

1           LOUISIANA STATE BOARD OF PRIVATE SECURITY EXAMINERS  
2                           QUARTERLY BOARD MEETINGS  
3   AND  
4                           ADJUDICATORY HEARINGS  
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9           Louisiana State Board of Private Security Examiners  
10                           15703 Old Hammond Highway  
11   Baton Rouge, Louisiana  
12  
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15   September 19, 2013  
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20   Reported By  
21   ANNETTE ROSS, CCR, RPR  
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## APPEARANCES

## BOARD MEMBERS:

Mr. Louis S. Gurvich, Jr., Chairman, District 1

Thomas L. Baer, District 3

Donald O. Cotton, District 5

James H. "Chip" Romero, Member at Large

Christine Vinson, Vice Chairman, Member at Large

Mr. Mark Williams, Member at Large

## COUNSEL:

Frank D. Blackburn, Esq.

Adrienne Aucoin, Esq.

## BOARD STAFF:

Mr. Wayne R. Rogillio

Ms. Jane Ryland

Reported by: ANNETTE ROSS, CCR NO. 93001,  
Certified Court Reporter, in  
and for the State of Louisiana

(Annette Ross officiated in administering the oath to the  
witnesses.)

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MR. GURVICH: Welcome, everyone, to the quarterly meeting of the State Board of Private Security Examiners. I'd ask if, Chief Rogillio, if you would lead us in The Pledge, followed by a moment of silence.  
(Pledge of Allegiance, followed by moment of silence.)

MR. GURVICH: Thank you. May we have a roll call.

MR. ROGILLIO: Mr. Gurvich, if I could, I would like to introduce our newest board member, Mr. Mark Williams, at the end down there. And, for everybody, and we have a new staff member. Renee, would you stand. Did we embarrass you? Okay.

MR. GURVICH: Welcome to you both.  
(Roll call.)

MR. GURVICH: Well, there being a quorum present, Chief, what's your pleasure?

MR. ROGILLIO: All right, sir. We have three adjudicatory hearings; however, I don't know that any of those people are here. So we will --

MR. GURVICH: They may show up. I don't know.

MR. ROGILLIO: Well, we won't be here very long, because this is not a lot. The first one of the adjudicatories is the Butler case, Laqueshe Butler. That's a continuance that I granted. She asked for a

1 | continuance, and I granted that one.

2 | **JOANIE DAVE AND BYRON JORDAN**

3 |         Then we've got a Joanie Dave. Anybody here with  
4 | Joanie Dave? Byron Jordan, anybody here with him, for  
5 | him? And Oscar Dantzler. Dantzler was a matter that we  
6 | took up at the last meeting, and it was continued until  
7 | this meeting. He has not -- we have not heard from him.  
8 | He was --

9 |             MR. GURVICH: These are appeals, or they're  
10 | matters of first impression?

11 |             MR. ROGILLIO: Dantzler is asking for a license,  
12 | and there's some extenuating circumstances as to why we  
13 | didn't grant a license. And that's why we're here, to  
14 | hear that matter.

15 |             MR. GURVICH: So the board has denied the  
16 | license; the board staff has denied the license?

17 |             MR. ROGILLIO: Yes, sir. Yes, sir.

18 |             MR. GURVICH: Okay. And he has requested -- he  
19 | has appealed that, and, in fact, he is not here?

20 |             MR. ROGILLIO: Yes, sir.

21 |             MS. RYLAND: They just walked in.

22 |             MR. GURVICH: There is a gentleman.

23 |             MS. RYLAND: That's Mr. Dantzler.

24 |             MR. GURVICH: Okay. So he is here.

25 |             MR. ROGILLIO: He just came in.

1 MR. GURVICH: All right. In regards to the  
2 other two here?

3 MR. ROGILLIO: The other two are not here. They  
4 are appealing denial based on their background check.

5 MR. GURVICH: All right. And your services are  
6 in order, Counsel?

7 MR. ROGILLIO: Yes, sir.

8 MR. BLACKBURN: Yes, sir.

9 MR. GURVICH: And those individuals are?

10 MR. BLACKBURN: The first one is Joanie David  
11 (sic).

12 MR. GURVICH: And the second one was?

13 MR. BLACKBURN: Byron Jordan.

14 MR. GURVICH: Services in order; notices in  
15 order?

16 MR. ROGILLIO: They received certified mail,  
17 signed for.

18 MR. GURVICH: Okay. And these are all appeals  
19 of board staff actions?

20 MR. ROGILLIO: Yes, sir.

21 MR. GURVICH: So based on -- let the record  
22 reflect that it is now 16 minutes until ten, which means  
23 we would have been in session 14 minutes. Theoretically,  
24 they were supposed to be here 14 minutes ago. Then, I  
25 guess, we'll just dismiss the appeals. I don't know if

1 any formal board action is required.

2 MR. ROGILLIO: No, sir. Mr. Dantzler is here.  
3 He just came in, so --

4 MR. GURVICH: Right. We do have Mr. Dantzler  
5 here.

6 MR. ROGILLIO: We could proceed with that one if  
7 you want to.

8 MR. GURVICH: Right. Mr. Dantzler, if you  
9 would, step forward. And, now, this is an appeal of a  
10 denial of a company license application?

11 MR. ROGILLIO: Yes, sir.

12 MR. BLACKBURN: We do need to take a vote on  
13 dismissing those appeals on the first two.

14 MR. GURVICH: All right. Let's move to dismiss  
15 the appeals for the two individuals previously named.  
16 Second, I believe, by Mr. Romero. Debate? Discussion?  
17 All in favor of the motion as stated say aye.

18 ALL BOARD MEMBERS: Aye.

19 MR. GURVICH: Any opposed? The motion passes  
20 unanimously.

21 MR. BLACKBURN: And, for paperwork, introduce in  
22 globo the files on both.

23 **OSCAR DANTZLER**

24 MR. GURVICH: Mr. Dantzler, now, are we going to  
25 take testimony and all that sort of thing?

1 MR. ROGILLIO: Yes, sir.

2 MR. BLACKBURN: Yes, sir.

3 MR. GURVICH: Okay. Why don't we swear in the  
4 witnesses.

5 MR. ROGILLIO: Mr. Bonner, you may want to come  
6 up and be sworn as well.

7 (Mr. Oscar Dantzler and Mr. Wayne Rogillio are  
8 administered the oath.)

9 MR. GURVICH: Okay. So why don't you take a  
10 chair and a mic over here. And, now, we have witnesses  
11 that we're calling and?

12 MR. BLACKBURN: Yes, sir. We have two, Wayne  
13 and one other.

14 MR. GURVICH: Okay. We've got to swear them  
15 too, then.

16 MR. BLACKBURN: Well, he was sworn.

17 MR. ROGILLIO: I was sworn.

18 COURT REPORTER: Oh, I'm sorry.

19 (Dr. Ralph Bonner is administered the oath.)

20 MR. GURVICH: Counsel.

21 MR. BLACKBURN: Mr. Chairman, board members, in  
22 the case of Oscar Dantzler, I would like to call Wayne  
23 Rogillio.

24 DIRECT EXAMINATION OF MR. WAYNE ROGILLIO BY MR.

25 BLACKBURN:

1 Q. Mr. Rogillio, did your office have an opportunity to  
2 investigate the application for a company called Oscar  
3 Dantzler?

4 A. Yes, sir.

5 Q. And what did you determine in that investigation?

6 A. We -- Mr. Dantzler appeared here at our office with  
7 a vehicle that had signs on the side of the vehicle that  
8 indicated that he was a security company. We have  
9 photographs of that. We also have paperwork from the  
10 school board meeting that he attended.

11 MR. GURVICH: Do you want to introduce those,  
12 the documents and the photographs?

13 MR. BLACKBURN: Yes, sir. At the appropriate  
14 time, yes, sir. Do you want to them now so that the  
15 board can look at them?

16 MR. GURVICH: That was my plan. I mean, it's up  
17 to you, however you want to handle it.

18 MR. BLACKBURN: No. That's fine. Mr. Chairman,  
19 if you don't mind, I would like to introduce, let's just  
20 say, in globo the documents submitted and in the file on  
21 Oscar Dantzler, including a number of photographs.

22 MR. GURVICH: Why don't you show those to  
23 Mr. Dantzler. And let us know if you have any objection  
24 to the introduction of this evidence. Take a look at  
25 them first. Let's get these exhibits numbered while we

1 are at it.

2 MR. BLACKBURN: Okay. In your file, you will  
3 see a pamphlet. We're going to mark that State's  
4 Exhibit 1, which is a pamphlet that talks about the  
5 security business investigation services and high risk  
6 security options, the whole thing in globo.

7 MR. GURVICH: Okay. Do you want to introduce  
8 this, the first thing, the text, as S-1?

9 MR. BLACKBURN: The whole document of five  
10 pages.

11 MR. GURVICH: Okay.

12 MR. BLACKBURN: Well, make that four pages.

13 (Exhibit No. S-1 marked.)

14 MR. BLACKBURN: S-2 would be the photo of the  
15 van with the markings of the --

16 MR. GURVICH: Right.

17 (Exhibit No. S-2 marked.)

18 BY MR. BLACKBURN:

19 Q. And S-3 is -- what is that?

20 A. That's a sign that he had in his office indicating  
21 his --

22 MR. BLACKBURN: That's a picture of a sign.

23 MR. GURVICH: A picture of a sign. Okay.

24 That's going to be S?

25 MR. BLACKBURN: S-3.

1 MR. GURVICH: S-3.

2 (Exhibit No. S-3 marked.)

3 MR. GURVICH: And then we've got -- there's  
4 something, The Daily Star.

5 MR. BLACKBURN: Say it again.

6 MR. GURVICH: The Daily Star.

7 MR. BLACKBURN: Is that advertising?

8 MR. GURVICH: Is that part of your documentary  
9 evidence here?

10 MR. BLACKBURN: And we'll make The Daily Star  
11 document S-4. And there's one more.

12 (Exhibit No. S-4 marked.)

13 MR. GURVICH: I see you have a bunch of  
14 photographs. Do you want to just make the CAPS sign S-5;  
15 the lady in the metallic shirt S-6, the photographs, that  
16 is; the truck S-7; and this building S-8? Do you want to  
17 do that?

18 MR. BLACKBURN: That will be fine, sir.

19 (Exhibit Nos. S-5 through S-8 marked.)

20 MR. GURVICH: And, Mr. Dantzler, take a look at  
21 these documents. Has someone showed you those? And, I  
22 mean, you have the opportunity to object to their  
23 introduction, but you have to state a ground for the  
24 objection. Do you have any objection?

25 MR. DANTZLER: First, I want to say, Board, I

1 was going to ask the board could they continue this  
2 matter. I have a main witness that's supposed to have  
3 been here on my behalf that's a strong support to the  
4 allegations here set here before me, but the witness  
5 hasn't arrived at the particular time.

6 MR. GURVICH: Okay.

7 MR. BLACKBURN: We object to any continuance,  
8 Mr. Chairman. He's -- this is like the third meeting.  
9 You know, Mr. Dantzler, and addressing the board, you are  
10 charged with today soliciting business prior to being  
11 licensed. It's that simple. Did you solicit business  
12 prior to being licensed, not applying for licensed, being  
13 licensed?

14 I think the evidence is going to show that,  
15 Mr. Chairman, that he clearly was by his advertising, his  
16 going to a public meeting, a school board meeting, and  
17 trying to discuss his business, his security business,  
18 and trying, in a direct fashion, trying to get the  
19 contract. So if we can agree to that, we can move on.

20 MR. GURVICH: Well, let me just -- for  
21 housekeeping purposes, this matter has been continued how  
22 many times to this point?

23 MR. BLACKBURN: I was told twice.

24 MR. ROGILLIO: Yes.

25 MR. GURVICH: All right. So on that ground,

1 Mr. Dantzler, I am going to deny your request for  
2 continuance. We are here today. We are set. This is  
3 the third setting. I think that's really enough time to  
4 get your folks here.

5 Having said that, I would advert back to  
6 Mr. Blackburn's argument here. In other words, what we  
7 are here today is, it has to do with this Charge Letter.  
8 That is the letter dated --

9 MR. BLACKBURN: May 30th.

10 MR. GURVICH: -- June 25th?

11 MR. BLACKBURN: I'm looking for May 30th. It's  
12 charged him with --

13 MR. GURVICH: Well, let's see, I've got a  
14 June 25th letter.

15 MR. ROGILLIO: June 25th.

16 MS. RYLAND: That's the original board letter.

17 MR. BLACKBURN: Oh, that's the first set.

18 MR. GURVICH: Where is the Charge Letter that  
19 states the grounds?

20 MR. ROGILLIO: June 25th.

21 MR. BLACKBURN: May 25th.

22 MR. GURVICH: May 25th.

23 MR. BLACKBURN: I mean, June 25th.

24 MR. GURVICH: June 25th. This letter basically  
25 is the allegations, contains the gist of the allegations

1 made against you by the board staff; to wit, that you  
2 were operating as a security company without a license.

3 Now, it's not entirely clear to me how a witness  
4 would support or in any wise -- I mean, either it is --  
5 it happened, or it didn't happen. And I'm not quite sure  
6 how a witness would affect that determination. But, at  
7 any rate, I'm going to deny your request for a  
8 continuance, because we have already had several  
9 continuances.

10 So that being said, do you have any objection to the  
11 documents being introduced into evidence? And you could  
12 say they are not authentic or whatever you want to say,  
13 but, I mean, you have to state the grounds for the  
14 objection.

15 MR. DANTZLER: Yes, sir. That's what I was  
16 fixing -- especially the St. Helena Parish. I was  
17 expecting a president, because when I was -- went to the  
18 St. Helena School Board to speak, I did not even much a  
19 sign to be placed on the gym, though. Someone else  
20 placed me on the gym to speak about reinforcement, about  
21 security.

22 MR. GURVICH: Well, this documentary evidence,  
23 the question here is whether it accurately portrays what  
24 it purports to portray. All right. We can talk about  
25 the rest of the substantive aspect of the case later.

1 But, I guess, do you want to tutor him on -- he's got an  
2 opportunity to look at this stuff and he can object to it  
3 if he wants, but it either adequately or accurately  
4 portrays what it says it portrays or it doesn't.

5 MR. BLACKBURN: Yes, sir. What's the question  
6 to me?

7 MR. GURVICH: Well, he appears to want to state  
8 some sort of objection to the introduction of at least  
9 some of this.

10 MR. BLACKBURN: You object to any of that not  
11 being introduced?

12 MR. DANTZLER: I meant, board, I was present at  
13 the St. Helena School Board to this document. But the  
14 way it appears, it's not accurately the evidence that I  
15 solicited business. I was there to speak on security  
16 reinforcement as my 22 --

17 MR. GURVICH: We're going to get into all that.

18 MR. DANTZLER: Okay.

19 MR. GURVICH: You will have an adequate  
20 opportunity --

21 MR. DANTZLER: Okay.

22 MR. GURVICH: -- to assert everything you want  
23 to assert. But we are just talking about this very  
24 preliminary question as to admitting these documents into  
25 the record, into evidence, so to speak. I mean, do you

1 have any -- I mean, are the photographs inaccurate or,  
2 the stuff, did somebody tamper with the photographs,  
3 or is that -- I don't know.

4 MR. DANTZLER: Board, this here is my vehicle,  
5 and this is my office picture here. And at the same  
6 time, I was employed with CAPS Security Company at the  
7 same time.

8 MR. GURVICH: We're going to get into all that.  
9 Sure. But, I mean, if you don't have a substantive  
10 objection to these documents, then why don't we admit  
11 them, because you will have plenty of time later to  
12 discuss the import, implications of all these. Okay?  
13 All right. So let's proceed.

14 DIRECT EXAMINATION OF MR. WAYNE ROGILLIO BY MR. BLACKBURN  
15 (CONT'D):

16 Q. Okay. Mr. Rogillio, you were testifying to  
17 Mr. Dantzler's attendance at a school board meeting.

18 A. Yes, sir.

19 Q. Do you have with you the agenda -- I mean, the --

20 A. I have the minutes.

21 Q. Minutes of that meeting?

22 A. Yes, sir.

23 MR. BLACKBURN: And I would, Mr. Chairman, like  
24 to introduce it as State's Exhibit 8, I believe.

25 MR. GURVICH: No. I think probably 9.

1 MR. BLACKBURN: No. 9?

2 MR. GURVICH: And show it to Mr. Dantzler and  
3 let him have --

4 MR. BLACKBURN: I gave him an attachment, I  
5 think. It's in that big package.

6 MR. GURVICH:

7 Now, you want to introduce into evidence  
8 the agenda of the St. Helena --

9 MR. BLACKBURN: The minutes of the St. Helena  
10 School Board meeting.

11 (Exhibit No. S-9 marked.)

12 BY MR. BLACKBURN:

13 Q. And, Mr. Rogillio, did Mr. -- I can't ever say that  
14 name.

15 A. Dantzler.

16 Q. -- Dantzler have anything to say at that meeting in  
17 a public forum?

18 A. According to the minutes of March 27th -- I'm sorry,  
19 February 27, 2013.

20 MR. GURVICH: These are the minutes or the?

21 MR. ROGILLIO: These are the minutes, copy of  
22 the minutes.

23 MR. GURVICH: Okay. So this is an official  
24 government organization proceeding?

25 MR. ROGILLIO: Yes, sir.

1 MR. GURVICH: Okay.

2 MR. BLACKBURN: St. Helena Parish School Board.

3 A. I will read from the minutes (as read by Witness):

4 "Mr. Oscar Dantzler, owner of Dantzler  
5 Security and Investigation, presented  
6 information on security services offered by the  
7 company and certification courses taught by  
8 Dantzler's Global Security College."

9 BY MR. BLACKBURN:

10 Q. What was the date of that?

11 A. That was February 27th, 2013.

12 Q. Was Mr. Dantzler's company licensed at that time?

13 A. No, sir.

14 Q. Had he even applied at that time?

15 A. No, sir. His application was not submitted until --

16 MR. GURVICH: So that board meeting, the  
17 St. Helena Board meeting, was on what date?

18 MR. BLACKBURN: February 14th.

19 MR. ROGILLIO: February 27th.

20 MR. GURVICH: February 27th?

21 MR. BLACKBURN: Well, it says here  
22 February 14th.

23 MR. ROGILLIO: No. This was with the previous  
24 meeting, I think, that -- I'm sorry. I'm sorry. No.

25 This was the regular meeting February 14th, 2013. I'm

1 | sorry. Corrected.

2 | MR. GURVICH: 2/14/13, the St. Helena Board  
3 | meeting?

4 | MR. ROGILLIO: Right, right.

5 | MR. GURVICH: And that is where it's alleged  
6 | that Mr. Dantzler made a presentation?

7 | MR. ROGILLIO: Yes, sir. He filed his  
8 | application with us, and we received it on May 29th,  
9 | 2013.

10 | BY MR. BLACKBURN:

11 | Q. Okay. Moving on to the next piece, when did he come  
12 | here and have the sign on the vehicle?

13 | A. The same day that he turned in the application,  
14 | which was May 29th.

15 | Q. Okay. The sign that was in his office, when did we  
16 | see that; prior to his being licensed?

17 | A. Prior to his being licensed. I don't have the exact  
18 | date.

19 | MR. GURVICH: We sent an investigator to his  
20 | office, and that investigator would be?

21 | MR. ROGILLIO: No, sir. We received that  
22 | information from the witness that's going to testify.

23 | MR. GURVICH: Okay. All right. Okay. Counsel.

24 | BY MR. BLACKBURN:

25 | Q. Anything else, Mr. Rogillio?

1 A. No, sir.

2 MR. BLACKBURN: That's all.

3 MR. GURVICH: Okay. Mr. Dantzler, you have the  
4 opportunity to cross-examine the state's witness, that  
5 is, Chief Rogillio, if you would like to ask him  
6 questions.

7 MR. DANTZLER: I couldn't too much hear what  
8 they was talking about over there.

9 MR. GURVICH: Okay. Well, look, if you can't  
10 hear something, let me know, and we will make  
11 arrangements so that you can hear. I mean, have you got  
12 your mics on and everything?

13 MR. ROGILLIO: Yes.

14 MR. GURVICH: I mean, I can hear you okay here.  
15 What shall we do? Do you want to read back his  
16 testimony?

17 MR. BLACKBURN: Why don't I summarize and see if  
18 that helps you. He testified that you went to the  
19 St. Helena Parish School Board meeting and gave -- and we  
20 read the minutes part where you gave a presentation on  
21 services provided by your company. He also testified to  
22 the sign that was on your vehicle when you came here to  
23 file your application in May that said you provided  
24 security services. And he testified that you have a sign  
25 in your office that was taken by our witness that you

1 provide security services. And that's where we are at  
2 this point. If you want to ask Mr. Rogillio any  
3 questions about that, this is the time to do that.

4 MR. DANTZLER: Okay. The school board minutes,  
5 what date was that?

6 MR. BLACKBURN: February 14th, 2013.

7 MR. DANTZLER: February 14th. I had submitted a  
8 prior application -- I think it was January -- for  
9 business, to open up my business. But when I came with  
10 the paperwork, I didn't have all the paperwork or  
11 whatever done and my insurance.

12 MR. GURVICH: Okay. Let me just -- we will get  
13 into all that. Right now all I want you to do is ask  
14 Chief Rogillio any questions on cross-examination. You  
15 can ask him about anything you want to, but ask him a  
16 question. We're going to get -- you're going to have  
17 time to state your case, I promise. Do you have any  
18 questions for Chief Rogillio or his testimony? And, if  
19 requested, I guess we have to, Frank, I think we have to  
20 read back the testimony.

21 MR. BLACKBURN: He has it.

22 MR. GURVICH: Ann, are you able to do that?

23 COURT REPORTER: I don't know that I am. Let me  
24 see. The whole thing?

25 MR. GURVICH: Well, Chief Rogillio's testimony.

1 Can you hear me okay, sir?

2 MR. DANTZLER: Yes, sir.

3 MR. GURVICH: All right. I mean, any time that  
4 you're not hearing something, let us know. Let me know,  
5 and we'll get it corrected.

6 COURT REPORTER: Okay. He said that --

7 MR. GURVICH: Would you like us to read back  
8 Chief Rogillio's testimony --

9 MR. DANTZLER: Yes, sir.

10 MR. GURVICH: -- so you can hear it?

11 MR. DANTZLER: Yes, sir.

12 MR. GURVICH: Ann, do you want to go? Are you  
13 going to read it back?

14 COURT REPORTER: I don't know that I caught  
15 everything that they said. Would you mind if I go there  
16 and take a few minutes and get it straight, and then I'll  
17 read it back to him?

18 MR. GURVICH: I guess that's the best thing to  
19 do.

20 COURT REPORTER: If you want the whole  
21 testimony.

22 MR. GURVICH: Right. Okay. So we can defer the  
23 cross-examination of Chief Rogillio for a few minutes.  
24 Okay? So we're going to come back to this point after  
25 she gets everything in order.

1 MR. DANTZLER: Yes, sir.

2 MR. GURVICH: Okay? You can ask Chief Rogillio  
3 questions.

4 MR. DANTZLER: Okay.

5 MR. GURVICH: But I guess we'd better move on  
6 until this gets handled.

7 MS. RYLAND: Well, she needs to stop so that she  
8 can find it.

9 MR. GURVICH: Well, don't you guys record it on  
10 -- there's two ways you're doing it, right?

11 COURT REPORTER: Yes, sir. I do have it two  
12 ways.

13 MR. GURVICH: Can you do both things  
14 simultaneously?

15 COURT REPORTER: Let me see if I can -- do you  
16 want me to just play it back for him?

17 MR. GURVICH: Yes. That would be good.

18 COURT REPORTER: Okay. Let me get to the right  
19 place. I have never done this before. I have the part  
20 about they were numbering. Do you want it past that part  
21 where you were numbering exhibits?

22 MR. GURVICH: What if we struck all the previous  
23 testimony and we did a rapid questioning of Chief  
24 Rogillio and we encapsulate all this in three minutes or  
25 whatever, would that work?

1 MS. RYLAND: Why don't we take a brief recess?

2 MR. BLACKBURN: If he wants to hear it all. I'm  
3 not sure he wants to hear all this.

4 MR. GURVICH: He probably doesn't, but he said  
5 he did, and I'm -- you know, he didn't hear and the test  
6 the questions directed --

7 COURT REPORTER: You heard the part where they  
8 were numbering the exhibits?

9 MR. DANTZLER: Somewhat.

10 COURT REPORTER: Okay. If you want to go ahead  
11 and listen to this one.

12 (Mr. Dantzler listens to recording.)

13 MR. GURVICH: Okay. We can do that.

14 MR. BLACKBURN: While they're doing that, I can  
15 be finishing F.E.S.S.

16 MR. GURVICH: Yes. Why don't you read F.E.S.S.  
17 We will multitask. Very good.

18 MR. DANTZLER: Here you go, ma'am.

19 COURT REPORTER: You need to listen farther.

20 (Mr. Dantzler listens to recording.)

21 MR. DANTZLER: Here you go, ma'am.

22 MS. RYLAND: He's done.

23 MR. GURVICH: Okay. So we're done?

24 COURT REPORTER: Did you hear everything?

25 MR. DANTZLER: Yes, ma'am.

1 MR. GURVICH: So we're up to snuff, where we  
2 need to be? Let the record reflect that Mr. Dantzler has  
3 had an opportunity to review the testimony and commentary  
4 of counsel up to the point of which we are now. So,  
5 Mr. Dantzler, would you like to cross-examine Chief  
6 Rogillio?

7 MR. DANTZLER: Yes, sir.

8 MR. GURVICH: Just ask him questions. this is  
9 for Chief Rogillio, not about the whole case. Just  
10 cross-examine him, whatever you want to say.

11 CROSS-EXAMINATION OF MR. ROGILLIO BY MR. DANTZLER:

12 Q. Mr. Wayne Rogillio, was you present at that meeting  
13 of the St. Helena during that time when I was supposed to  
14 have been present and spoke?

15 A. I didn't understand you.

16 Q. I said, was you present on February 14th at the  
17 St. Helena Board meeting that you testify again that I  
18 presented and I spoke concerning solicitation?

19 A. No.

20 Q. Okay. So do you actually know actually what I said  
21 during that particular meeting or not?

22 A. I only testified to what the minutes reflect of that  
23 board meeting.

24 Q. Okay. So, without a doubt, you have no personal  
25 knowledge that my testimony or what I spoke about or how

1 I was dressed, what vehicle that I was driving in, you  
2 have no recollection presently; you cannot testify that  
3 you actually saw this particular vehicle there at the  
4 time that I was speaking?

5 A. I wasn't there. I don't know that.

6 Q. Also, in the exhibit, Mr. Wayne, did I forward you a  
7 letter advising you of certain -- contesting to your  
8 allegation in your Desist Order?

9 A. Uh-huh, yes.

10 Q. Okay. You fully read that?

11 A. I did.

12 Q. And you're fully aware of it?

13 A. I did.

14 Q. Okay. Also, Mr. Wayne, I also forwarded you  
15 evidence, attached photographs, pictures, did I not,  
16 showing you what I was driving during the time when I was  
17 out doing a parade and stuff like that, did I not?

18 A. Yes.

19 MR. DANTZLER: Board, if you will, I think y'all  
20 may have this photo here. If y'all list that as exhibit  
21 on my behalf, for No. 1.

22 MR. GURVICH: I want to make sure I got this.

23 MR. DANTZLER: It's showing CAPS that I'm  
24 advertising.

25 MS. RYLAND: It's in this packet like this.

1 MR. GURVICH: Right. I'm just trying to figure  
2 out which one. Oh, this is the truck?

3 MR. DANTZLER: Yes, sir.

4 MR. GURVICH: Okay. That would be -- well,  
5 that's S-2. That's Document S-2.

6 MR. DANTZLER: There's nothing on mine, S-2.  
7 Board, I would like it to be admitted into evidence to  
8 support my allegation that I was not solicitation. This  
9 is what I been advertising during the time that I been  
10 doing security for CAPS, CAPS signs. That's what I been  
11 carrying on my vehicle. It was during parades time and  
12 other times that I been out there soliciting business.

13 BY MR. DANTZLER:

14 Q. Also, Mr. Wayne, you have this article here?

15 A. Right.

16 Q. You read this article?

17 A. Yes.

18 MR. GURVICH: S-4? That's Document S-4, I  
19 believe.

20 BY MR. DANTZLER:

21 Q. Did you read these documents, Mr. Wayne?

22 A. I did.

23 Q. Does it say anything about Dantzler Security  
24 Investigation?

25 A. It does not.

1 Q. It does not? Mr. Wayne, would you advise the board  
2 what this here explains to you.

3 A. They have a copy of that.

4 Q. They have a copy?

5 A. Uh-huh.

6 MR. DANTZLER: Okay. I'd like to have this  
7 exhibit to show that I was -- I were supporting CAPS  
8 Security Company, letting the new people know that I'm a  
9 new beginner in the Hammond area. We have a college  
10 here. I'm teaching this here. Okay. I want that  
11 accepted into evidence on my behalf.

12 MR. GURVICH: Okay. That's fine. Okay? And  
13 it's already been introduced.

14 MR. DANTZLER: Okay.

15 MR. GURVICH: So we've got it. But I want you  
16 to focus on questions for Mr. Rogillio. You are going to  
17 have a chance to say all these things at your case in  
18 chief when it's your turn to make your case. Okay?  
19 Right now we are just cross-examining Chief Rogillio.  
20 Have you got any more questions for the chief?

21 MR. DANTZLER: Well, not at this particular  
22 time, then.

23 MR. GURVICH: Okay. Well, you can reserve your  
24 rights if you want to ask him something later. Okay?  
25 Counsel.

1 MR. BLACKBURN: I'd like to call as a witness  
2 Mr. Bonner.

3 MR. GURVICH: Is there a Mr. Bonner in the  
4 courtroom?

5 MR. BLACKBURN: Mr. Dantzler, would you let  
6 Mr. Bonner near the microphone, let him.

7 MR. GURVICH: Did Mr. Bonner get sworn?

8 **DIRECT EXAMINATION OF DR. RALPH BONNER BY MR. BLACKBURN:**

9 Q. Have you been sworn, Mr. Bonner?

10 A. Yes, I have.

11 Q. Could you state your full name and address, please.

12 A. Okay. My name is Dr. Ralph Bonner of Cover-All  
13 Protective Services in Lafayette, Louisiana.

14 Q. Okay. You can sit down if you want to and get that  
15 mic a little closer to you.

16 MR. GURVICH: Yes. Why don't you all sit down  
17 and, that way, Mr. Dantzler can be seated and just share  
18 that mic. Can you get that mic a little closer? Is it  
19 on? Will somebody make sure the mic is on.

20 MS. RYLAND: Is that red button up?

21 MR. DANTZLER: It was up.

22 MS. RYLAND: Okay. It's on.

23 MR. GURVICH: Okay. Anybody, anybody anywhere  
24 in this hearing room that has any trouble hearing a  
25 witness or an attorney or one of us, just let me know,

1 and I will fix it. Okay.

2 BY MR. BLACKBURN:

3 Q. Mr. Bonner, you are the owner of what company?

4 A. Cover-All Protective Services, CAPS, Incorporated.

5 Q. CAPS. Do you know Mr. Dantzler?

6 A. Yes.

7 Q. Was he an employee of yours?

8 A. He was a manager of a branch company in Hammond.

9 Q. A branch company?

10 A. Yes. In Hammond.

11 Q. A branch office of CAPS?

12 A. Yes.

13 EXAMINATION OF DR. RALPH BONNER BY MR. GURVICH:

14 Q. We're talking about one company?

15 A. Yes.

16 Q. And that company is?

17 A. Cover-All Protective Services.

18 Q. Okay. So there's only -- he was a branch manager of  
19 that company?

20 A. Yes.

21 Q. There was not a separate company?

22 A. No separate.

23 Q. Just for clarification purposes --

24 A. Yes.

25 Q. -- I wanted to get that.

1 A. That's all it was.

2 MR. GURVICH: Okay, Counsel.

3 DIRECT EXAMINATION OF DR. BONNER BY MR. BLACKBURN

4 (CONT'D):

5 Q. When was his last day of employment with you?

6 A. Well, I -- the last day was the 5th/24/13.

7 Q. Say that again?

8 A. May 24 this year.

9 Q. Of '13. Was he working for you on -- in February  
10 when that board meeting, the parish school board met?

11 A. I think he -- yeah. At that time he was still the  
12 manager of the branch office. He was.

13 Q. Okay. Was he working for you when -- have you seen  
14 this document before? It's a pamphlet of security  
15 services provided by.

16 A. No. That basically was my document with CAPS on  
17 it. He made some changes. All those documents you see  
18 are on my personal documents from the headquarters, so.

19 Q. And they were converted into?

20 A. Right. I'm not aware of that at all. But these are  
21 my personal --

22 Q. Have you seen this document?

23 A. Well, this is like I said. I saw it clearly.

24 MR. BLACKBURN: For the board, this is the  
25 Dantzler Security and Investigation pamphlet that we have

1 | previously passed out.

2 | BY MR. BLACKBURN:

3 | Q. That was previously your document?

4 | A. No. Same, same.

5 | Q. Same wording?

6 | A. Except he changed -- no. It's on the same two.  
7 | He's changed the name, changed his part right here.

8 | COURT REPORTER: I need him to speak up.

9 | A. But this, and he's changed this part here. But,  
10 | basically, that's my document, about 80 percent of it,  
11 | maybe 90 percent.

12 | BY MR. BLACKBURN:

13 | Q. When was the first time you saw that document?

14 | A. Now.

15 | MR. GURVICH: Could speak up a little bit, sir.  
16 | Speak up a little bit or get the mic a little bit closer  
17 | to you.

18 | MR. DANTZLER: Okay. Yeah.

19 | MR. GURVICH: There you go. Can I get a  
20 | housekeeping matter out of the way? On June 25th, the  
21 | board issued in effect a Charge Letter, official  
22 | notification, that Oscar Dantzler solicited contract  
23 | security business without a license. So I take it that  
24 | the Charge Letter goes against Oscar Dantzler, Jr.,  
25 | personally. Okay. So there is no previous company

1 license or anything like that out there that we are  
2 dealing with?

3 MR. BLACKBURN: No.

4 MR. GURVICH: So it was just we -- the board  
5 staff in effect denied him a license? Well, actually, we  
6 didn't do that. We charged him with soliciting contract  
7 security business without a company license, right?

8 MR. BLACKBURN: Right. Then he submitted a  
9 application, and we -- the board staff denied issuing him  
10 the license until he came before the board.

11 MR. GURVICH: Okay. But the Charge Letter  
12 basically doesn't say anything that they denied the  
13 license. It just says that he solicited contract  
14 security business.

15 MS. RYLAND: We didn't deny the license. We  
16 issued a Cease and Desist Order, but Wayne wouldn't give  
17 him a license until it was brought before the board to  
18 clarify everything.

19 MR. GURVICH: Right. So what we are doing here  
20 is dealing with an allegation that Oscar Dantzler  
21 personally solicited contract security business without  
22 any sort of corporate or proprietary facility license.  
23 Right? I mean, that's what the Charge Letter says.

24 MR. BLACKBURN: Yes.

25 MR. GURVICH: So that being the case, you have

1 | already denied the license. He's -- I guess he's -- do  
2 | we have an application that he seeks to have approved?

3 | MR. ROGILLIO: I'm sorry?

4 | MR. GURVICH: Is there an application that he is  
5 | seeking to have approved, of a company, someday?

6 | MR. ROGILLIO: Right. And that's why we are  
7 | here. I issued a Cease and Desist Order dated June 25th,  
8 | 2013.

9 | MR. GURVICH: Right. Okay. I understand. But  
10 | the Charge Letter is what I'm going by. The June 25th  
11 | Charge Letter basically just says he was soliciting  
12 | contract security business. That's our complaint, our  
13 | bill of information, whatever you want to call it.

14 | MR. BLACKBURN: Right.

15 | MR. GURVICH: And, you know, we have to deal  
16 | with that.

17 | MR. BLACKBURN: Yes, sir. We are dealing with  
18 | that.

19 | MR. GURVICH: Well, okay. So we are looking at  
20 | affirming the denial of a license and a possible fine?

21 | MR. ROGILLIO: Well, I don't know that you're  
22 | affirming a denial, because it wasn't denied. It was  
23 | stopped by issuing a Cease and Desist Order.

24 | MR. GURVICH: Right. Well, is this in the  
25 | nature of an appeal of that Cease and Desist Order?

1 MR. BLACKBURN: Yes.

2 MR. ROGILLIO: Obviously.

3 MR. GURVICH: Okay, right. But we also have the  
4 issue of whether he solicited contract security service.  
5 So, on that basis, I just want to make sure everything  
6 that we are doing and that he is doing is relevant to  
7 what this Charge Letter. So, I mean --

8 MR. BLACKBURN: I think it's within your purview  
9 to, if you find that he was soliciting prior to  
10 licensing, that once we prove to you that he was  
11 soliciting prior to licensing --

12 MR. GURVICH: Right.

13 MR. BLACKBURN: -- you can deny the application,  
14 not issue the license, and fine him.

15 MR. GURVICH: Correct. So I just want to make  
16 sure we all know exactly what we're doing here and that  
17 some elements of maybe where he is trending aren't  
18 directly relevant to that as to whether he was working --  
19 I mean, in the end, it just comes down to this paragraph  
20 in the Charge Letter.

21 MR. BLACKBURN: Yes, that's correct. And if I  
22 can ask Mr. Bonner about three more questions, I'll be  
23 done with that

24 MR. GURVICH: Go ahead. Go ahead.

25 BY MR. BLACKBURN:

1 Q. Mr. Bonner, you complained to the board about him  
2 soliciting business prior to being licensed when he still  
3 wasn't licensed, correct?

4 A. Yes.

5 Q. You submitted to the board this picture where his  
6 sign is right above your sign. Where was that located?

7 A. In Hammond.

8 Q. At the Hammond office?

9 A. Yes.

10 Q. And do you know the date of that?

11 A. Not right off. I have it in my camera. I've got  
12 date on it.

13 Q. Was he still employed with you then?

14 A. Yes, he was.

15 Q. He was employed with you, soliciting for another  
16 company at the same time?

17 A. Yeah.

18 Q. Did any of your clients or any other clients mention  
19 of that to you?

20 A. Well, what really alerted me was that a lady, a  
21 Ms. Jackson, had called me and thought I -- and thought  
22 he was the owner of the company of CAPS. And she stated  
23 that he wanted \$50, started off with \$50. Then he wanted  
24 to try to get more. He wanted to get \$75 an hour.

25 And then I confronted him into a meeting. We had a

1 special meeting. I confronted him about that. And he  
2 told me that he was just testing out. And I asked him  
3 about the uniform, if the fellow had uniform on that  
4 site. He says, no, no uniforms, just plain clothes. But  
5 he was doing security for these restaurant/club type  
6 situation for her.

7 And when she told me that, that really alerted me,  
8 and I began to investigate and check into things was  
9 going on. And that was one of the things that I  
10 immediately removed him from signing of -- as signing  
11 employees, because of that violation, because, in a  
12 meeting --

13 Q. Were there any other incidences where he -- you  
14 became aware of that where he was soliciting clients?

15 A. Yes.

16 Q. What were those? Was it other clients of yours?

17 A. No. As a matter of fact, I didn't know those  
18 clients at all. And the thing that really gets to me is  
19 that he was hiring people, didn't follow the rules.

20 We had a meeting for all managers. Okay. And the  
21 rule is that you always fill out a form every month who  
22 you're hiring, why you're hiring them, how much you're  
23 paying them, and everything else.

24 Since he was employed with me, he never have. It  
25 was over a year. I didn't know who it was that he was

1 hiring.

2 And when the board gave me this information about  
3 wanting to fine me \$50 for this or \$50 for that, I looked  
4 into it, and I had no information in my file on those  
5 people that he had hired, no information, no ID, no  
6 license, no nothing. And that really blew everything up,  
7 when I realized that he was hiring without even wanting  
8 me knowing who he was hiring. I had no details of who he  
9 was hiring.

10 Q. Was he hiring them for you, or was he hiring them  
11 for --

12 A. Probably hiring for me at that time. At that time  
13 he was hiring for me, but secretively, probably, you  
14 know.

15 Q. After y'all had the meeting where you confronted him  
16 about the soliciting, was he unemployed shortly  
17 thereafter or then?

18 A. No. We talked about it, and he denied. I called  
19 the lady. And, also, the lady was there in our meeting,  
20 the lady that accused him. I called her into a meeting  
21 to make sure. And he denied it. And she asked me to  
22 meet her later on to talk to me about it again, because,  
23 I guess, maybe she was afraid or something. I don't  
24 know.

25 But I met her again, and she confirmed that that had

1 | gone on, that there was a person there that he placed on  
2 | that job without -- you know, without the uniform, so.

3 | Q. And this pamphlet that was being passed out was your  
4 | pamphlet redone?

5 | A. That was my company pamphlet. I guess he revised it  
6 | or changed it or modified, whatever he did to it, so.  
7 | So, apparently, see, I don't know how long that been  
8 | going on with what he's doing. I don't know. The  
9 | Dantzler Security Company, I don't know how long that was  
10 | either. I just, by accident, happened to see that, the  
11 | sign. And that also alerted me, because I know you must  
12 | have a license to have a sign.

13 | EXAMINATION OF DR. RALPH BONNER BY MR. GURVICH (CONT'D):

14 | Q. Excuse me, Dr. Bonner. Where did you see  
15 | the Dantzler -- what is it, Dantzler Security and  
16 | Investigations? Where did you see that sign?

17 | A. At the home office in Hammond at my headquarters --  
18 | not my headquarters. My office, my office.

19 | Q. At your office?

20 | A. Yes.

21 | Q. Where is your corporate headquarters; where is  
22 | yours?

23 | A. In Lafayette.

24 | Q. In Lafayette. So this was a branch office in  
25 | Hammond?

1 A. In Hammond, uh-huh.

2 Q. And you certainly didn't anticipate seeing the sign  
3 Dantzler Security and Investigations?

4 A. No.

5 Q. Do you recall what date that you observed this sign?

6 A. I can't recall what date.

7 Q. And is this sign in one of these photographic  
8 documents that we have admitted?

9 A. Say it again.

10 MR. BLACKBURN: Right here, Mr. Chairman. It's  
11 that one.

12 MR. GURVICH: Okay. That would be?

13 MR. BLACKBURN: I don't have it numbered on  
14 mine, but the top sign is Dantzler. The bottom sign is  
15 CAPS.

16 MR. GURVICH: Okay. Let's see. And why don't  
17 you see if you can confirm that that's the sign that he  
18 observed.

19 MR. BLACKBURN: All right. I think -- what did  
20 I mark that one?

21 MR. GURVICH: I'm trying to find that out.

22 MS. VINSON: I don't think that one was marked.

23 MR. GURVICH: All right. Was that one not?

24 MS. VINSON: It's not in that first packet.

25 COURT REPORTER: The truck was marked.

1 MR. GURVICH: This is -- show Annette the -- I  
2 don't think that one's in the file yet.

3 COURT REPORTER: Wait a second here. Everybody  
4 stop talking for a second.

5 DR. BONNER: It has to be in about May, sometime  
6 in May.

7 MR. GURVICH: So why don't we admit that and  
8 allow Mr. Dantzler to review it. What is that going to  
9 be, S-10?

10 MR. BLACKBURN: That's the copy of the picture  
11 you submitted?

12 COURT REPORTER: The truck was S-10.

13 MR. GURVICH: No. This is this sign. I don't  
14 know, photographs of signs, which I don't recollect that  
15 we admitted this. Did we?

16 MR. BLACKBURN: It was part of that package.

17 MR. GURVICH: In my package, which I admit, is  
18 rather jumbled up at this point, I don't see that  
19 particular photograph.

20 MR. BLACKBURN: Dr. Bonner, going on,  
21 Mr. Chairman.

22 MR. GURVICH: All right. Hold on. We're  
23 getting there.

24 MS. VINSON: Give me a minute.

25 MR. GURVICH: Right. Exactly. We need a female

1 touch to organize it. Let's introduce this as -- we've  
2 got two of these photographs, right?

3 MR. BLACKBURN: One of them is on a vehicle.  
4 One of them is on the wall.

5 MR. GURVICH: Right. Neither one of which do I  
6 recognize. I guess, where are we, at S-10? Let's do  
7 that. S-10 for the sign Dantzler Security over CAPS.  
8 And S-11 for the Dantzler Security. Okay? And  
9 Mr. Dantzler has had an opportunity to review these  
10 documents?

11 (Exhibit Nos. S-10 and S-11 marked.)

12 MR. BLACKBURN: No. it's still on Mr. Bonner.  
13 He's the one.

14 EXAMINATION OF DR. BONNER BY MR. BLACKBURN (CONT'D):

15 Q. Did you take that picture there at the bottom and  
16 submit it to the State Board of Private Security Office?

17 A. I did.

18 COURT REPORTER: Yes?

19 DR. BONNER: I did.

20 EXAMINATION OF DR. BONNER BY MR. GURVICH (CONT'D):

21 Q. Do you recollect the date you took that photograph?

22 A. It has to be, I think, the beginning of May or so.

23 MR. BLACKBURN: I would rather you not answer if  
24 you don't know the answer.

25 A. I don't exactly. I can't remember.

1 BY MR. GURVICH:

2 Q. You don't have to answer if you don't know the  
3 answer.

4 A. I have it on my phone, though.

5 MR. BLACKBURN: It's okay not to know the  
6 answer.

7 MR. BONNER: Okay.

8 BY MR. GURVICH:

9 Q. Do you know what month?

10 A. It has to be at the beginning of May, I'm more than  
11 sure.

12 Q. If you don't know anything beyond that, don't say  
13 anything.

14 A. Okay.

15 MR. GURVICH: Go ahead, counsel.

16 DIRECT EXAMINATION OF DR. RALPH BONNER BY MR. BLACKBURN  
17 (CONT'D):

18 Q. Okay. And you took that picture?

19 A. Yeah.

20 Q. Did you also take the one of the vehicle?

21 A. No.

22 DIRECT EXAMINATION OF MR. DANTZLER BY MR. BLACKBURN:

23 Q. Do you recall that sign, Mr. Dantzler?

24 A. I recall the CAPS sign, but I'm not aware of the top  
25 sign at the top up there.

1 Q. You didn't put that sign there?

2 A. No, sir.

3 Q. Do you know who did?

4 A. I will question him when my time comes.

5 Q. Okay. So you refuse to answer?

6 MR. GURVICH: Well, let's try and keep this.  
7 We're on Dr. Bonner right now. We are going to get to  
8 that, because the man is under oath and somebody is going  
9 to have to testify, you know, what knowledge they had of  
10 who and --

11 MR. BLACKBURN: We don't have any further,  
12 Mr. Chairman.

13 MR. GURVICH: Okay. Do you want to cross-  
14 examine Dr. Bonner?

15 MR. DANTZLER: What's that?

16 MR. GURVICH: You can ask him questions.

17 CROSS-EXAMINATION OF DR. BONNER BY MR. DANTZLER:

18 Q. Dr. Bonner, how long have you known me?

19 A. About a year, year and a half.

20 Q. How long have I worked for you?

21 A. The same amount of time.

22 Q. Have I been honest supplying working for you since  
23 that time?

24 A. Up to now, I would not say you have been honest to  
25 me. I will say you have been quite dishonest to me.

1 Q. Yes or no, Mr. Bonner?

2 A. Well, no.

3 MR. GURVICH: Well, all right. So let me  
4 explain. He can ask you a yes or no answer. He can  
5 require a yes or no answer, but you also have the  
6 opportunity to explain the answer. Okay? In other  
7 words, we don't have to leave it at yes or no. You can  
8 ask him a yes or no answer, and you're supposed to  
9 respond with a yes or no. But you do have the  
10 opportunity to explain your answer as well. Okay? Just  
11 so you guys know where we are.

12 BY MR. DANTZLER:

13 Q. Okay. You said that I was last terminated on  
14 May 24th, 2013; that's correct?

15 COURT REPORTER: May 24th, you said; is that  
16 what you said?

17 MS. RYLAND: Yes. That's what he just said.

18 BY MR. DANTZLER:

19 Q. May 24th, 2013?

20 A. Right.

21 Q. Did you notify me of termination of that day?

22 A. Yes. Both by text and e-mail.

23 Q. You say text. You didn't call me?

24 A. Well, I called you, but you wouldn't answer your  
25 phone.

1 Q. You didn't send certified mail advising me that I no  
2 longer work for the company?

3 A. I did not send certified mail. I did not.

4 Q. That way I could have verification, not just you  
5 saying you texted me, correct?

6 A. I texted you. I also e-mailed, and I tried and call  
7 you.

8 Q. But you didn't send a certified letter or certified  
9 mail?

10 A. I didn't send a certified letter.

11 Q. You didn't call and leave a voicemail that I was  
12 terminated from your job, CAPS, on May 24th, 2013,  
13 correct?

14 A. I did. I left a voicemail.

15 Q. Okay. So did not, on May 24th, Dr. Bonner, did you  
16 go down to Mississippi on that same day?

17 A. I can't recall.

18 MR. GURVICH: Okay. let me ask you this: Why  
19 is that important to this case; in other words, going to  
20 Mississippi?

21 MR. DANTZLER: Okay. It's important, board,  
22 because we had a office in Mississippi together also,  
23 CAPS. And on that same day, on the 24th, when he came to  
24 my office in Hammond and brought me my instructor card  
25 and stuff to me on the same day here. That's why it's

1 very important. I want to acknowledge he is going to be  
2 truthful or not in testimony.

3 MR. GURVICH: Well, but, I mean, I just -- we've  
4 got to keep it relevant here.

5 MR. DANTZLER: Okay.

6 MR. GURVICH: What happened in Mississippi, I  
7 don't know that it's got any real relevance to what we're  
8 doing right here.

9 MR. DANTZLER: Okay.

10 MR. GURVICH: Why don't we try and limit that.

11 MR. DANTZLER: Okay.

12 BY MR. DANTZLER:

13 Q. Dr. Bonner, on or about that same day, May 24th,  
14 2013, did you show up at my Hammond location, 900  
15 Magazine Street, Hammond, Louisiana, Suite B?

16 A. I can't remember the exact date when I tell you  
17 that.

18 Q. But you remember, on May 24th, 2013, you say you  
19 called me and you terminated me during that day, correct?

20 A. Right.

21 Q. Okay. But you cannot remember that you actually  
22 showed up on May 24th, 2013, when me and you talked, and  
23 you personally handed me my instructor card, new license,  
24 and stuff that I just had recently paid for, for your  
25 company?

1 A. No. I can't recall that.

2 MR. GURVICH: But how is that relevant to  
3 what -- you know, soliciting without -- soliciting  
4 contract security services without a license?

5 MR. DANTZLER: Because he said the picture was  
6 taken. It was supposed to have been on that day. I'm  
7 trying to establish was he there on that particular day  
8 or not, board.

9 DR. BONNER: I didn't say I took that picture  
10 exactly on that same day.

11 MR. GURVICH: Yes. He has not testified --

12 DR. BONNER: No, not on that same day.

13 MR. GURVICH: He said the photos were taken in  
14 early May. Or did you say early May or sometime in May?

15 MR. BONNER: Early May, yeah. About early May  
16 or maybe a little before that, not on that same day.

17 MR. GURVICH: Early May, so whether he was there  
18 on a particular day is not -- I mean, I don't know that  
19 it affects the real --

20 MR. DANTZLER: Okay.

21 BY MR. DANTZLER:

22 Q. Dr. Bonner, on May 24th, 2013, did you come to the  
23 board on that particular day and do a termination letter  
24 against me, against the company?

25 A. I did the same --

1 Q. On the 24th?

2 A. (Inaudible.)

3 Q. But you can't remember that you came to Hammond  
4 office on the same day?

5 COURT REPORTER: Wait, wait, wait. I didn't  
6 understand your answer, sir. "Did you come" --

7 MR. GURVICH: Would you repeat your answer.

8 COURT REPORTER: Could you repeat. You said  
9 something, I came on the -- and I didn't understand what  
10 you were saying, and you were going so fast.

11 "Did you come to the board on that  
12 particular day and do a termination letter  
13 against me, against the company?"

14 A. I said, Yes, I did come personally to the board.

15 COURT REPORTER:

16 Thank you.

17 BY MR. DANTZLER:

18 Q. Okay. Dr. Bonner, you cannot recall coming to  
19 Hammond office on May 24th, 2013, personally talked to me  
20 concerning this, or bringing or delivering me my  
21 instructor license and my other license from the state  
22 board, state board issued to you; you can't remember  
23 that?

24 A. Not on that particular day, no.

25 Q. Okay. You testified a while ago you remember coming

1 down and speaking to some lady who said I had something  
2 somebody working at her club and I supposed to charge  
3 \$75?

4 A. Yes.

5 Q. So I need to establish a date that you came down to  
6 Hammond so the board can be aware of what dates I'm  
7 talking about.

8 A. Okay. I can't recall the particular dates, but if I  
9 go in my records of my phone, though, I will try to find  
10 that for you at a later time. But I have a log.

11 Q. Okay.

12 A. I don't think it was on the 24th. I don't know what  
13 you're trying to say, but, no. I don't think it was the  
14 24th.

15 Q. Okay. So you had no -- did you have any knowledge,  
16 Dr. Bonner, did the board advise you, anyone from  
17 Mr. Wayne's office advise you when you came up here on  
18 May 24th, 2013, when you terminated me, did they present  
19 to you or made allegation to you that I was soliciting a  
20 business on February 14th, 2013, in St. Helena School  
21 Parish?

22 A. No.

23 Q. You had no idea, were not aware of the February  
24 incident?

25 A. I was not aware of any school board or anything of

1 that nature. As a matter of fact, I am surprised to hear  
2 it today. This is my first time ever hearing about a  
3 school board. I'm shocked. I didn't know.

4 MR. GURVICH: Okay. Let's try to focus on  
5 whether contract security services were solicited. Okay?  
6 We want to stay relevant. I don't know. I'm trying to  
7 stay focused on this and give Mr. Dantzler every  
8 opportunity, but we are wandering a bit. Why don't we  
9 get ready to wrap this up. In other words, how many more  
10 questions do you think you have?

11 MR. DANTZLER: I only have one or two. That's  
12 about all.

13 MR. GURVICH: Okay. Let's go ahead. Ask your  
14 questions.

15 BY MR. DANTZLER:

16 Q. Okay. For the record, for the board, Dr. Bonner,  
17 did me and you ever had differences concerning the  
18 business?

19 A. What you mean by "differences concerning the  
20 business"; what are you talking about?

21 Q. Did me and you ever had differences about hiring  
22 people or how I wanted to run the business or did I --

23 MR. GURVICH: All right. Let me -- I'm going to  
24 object to that question. It's not really relevant to  
25 whether you were or were not soliciting contract security

1 services. Okay? Go ahead and ask another question.  
2 Let's try to wrap this up.

3 MR. DANTZLER: Okay.

4 MR. GURVICH: Do you have any --

5 BY MR. DANTZLER:

6 Q. Dr. Bonner, did I send you a certified mail on or  
7 about in -- about in March of 2013, discussing our  
8 businesses, about our partnership?

9 A. You did send a certified letter. I cannot remember  
10 the exact date. But in that letter, you were in complete  
11 error. You were 100 percent wrong in that letter.

12 MR. GURVICH: Have we got the letter?

13 MR. BONNER: He is talking about Mississippi  
14 mainly, about having an ownership in CAPS in  
15 Mississippi. That is nothing to do with what we are  
16 talking about.

17 MR. GURVICH: Okay. Mr. Dantzler, you want to  
18 get that letter into evidence?

19 MR. DANTZLER: Yes, sir. I want to give that to  
20 the board. That's something -- this here. It was the  
21 letter that I sent Dr. Bonner.

22 MR. GURVICH: All right. We'll get it into  
23 evidence. Counsel, why don't you get over there? This  
24 will be -- what are we, D-1?

25 MR. BLACKBURN: Yes, sir.

1 MR. GURVICH: Any objection?

2 MR. BLACKBURN: Yes, sir. Relevancy.

3 MR. GURVICH: Let me take a quick look at it.

4 MR. DANTZLER: I have a copy for the board.

5 MR. GURVICH: Hand me the copy, and I will take  
6 a quick look.

7 MR. BONNER: Can I say one thing?

8 MR. GURVICH: Yes, sir.

9 DR. BONNER: Y'all questioned me about the  
10 meeting. I have a copy of the information at that  
11 meeting and everything that occurred at that meeting with  
12 this young lady, explaining exactly what she said, what  
13 he said, and what the allegations are. And the questions  
14 he was about to ask me about -- him asking if we had some  
15 kind of differences. Can I just take one minute,  
16 please?

17 MR. GURVICH: Okay.

18 MR. BONNER: We went to training, all my  
19 managers and supervisors. Alabama, remember, y'all went  
20 to the meeting. In that meeting, I told y'all very  
21 clearly I want a monthly report of anybody you hire,  
22 anybody you train. I said, I have to know, because I  
23 have got the liability. I have got the liability  
24 insurance for all my instructors. I've got general  
25 liability for the company. I made it clear to you, I

1 must know.

2           Years passed. You hired people that I was not aware  
3 of. In my records, I don't have a driver's license, I  
4 don't have a social security card, I don't have anything  
5 on them. And the board called me about certain people.  
6 They want to penalize me. I got very, very upset,  
7 because I had no records whatsoever. You did not follow  
8 up what you're supposed to follow.

9           And you are talking about differences. We had  
10 maximum differences. A whole year, you could not give me  
11 the people you had hired? You could not follow the  
12 simple rules. I gave you the papers to fill out, very  
13 simple, very elementary. You couldn't do that? You talk  
14 about differences?

15           MR. GURVICH: Okay. Let's start wrapping it up  
16 here.

17           MR. DANTZLER: First, board, I want to say I  
18 object to what he's testifying, no record. I don't know  
19 what he is talking about there as far as me not  
20 submitting no documents to his office, because if I was  
21 that bad, I wouldn't have been employed that long.

22           MR. GURVICH: I don't want to go there too much.  
23 Objection overruled. I guess it has some relevance.

24           Now, you're objecting to this?

25           MR. BLACKBURN: Yes, sir. I see no relevance at

1 all, unless he can explain the relevancy of it.

2 MR. GURVICH: Well, there's something about he  
3 was going to be given X-number of -- I'll admit it.  
4 Let's just keep moving. This will be D-1.  
5 (Exhibit No. D-1 marked.)

6 MR. GURVICH: So we have admitted this into  
7 the -- let's just keep the ball moving here. Okay. Any  
8 more questions of Dr. Bonner?

9 MR. DANTZLER: Not at this time.

10 MR. GURVICH: Any redirect?

11 MR. BLACKBURN: No, sir.

12 MR. GURVICH: You've got another, any more  
13 witnesses?

14 MR. BLACKBURN: No, sir.

15 MR. GURVICH: You're not going to call  
16 Mr. Dantzler?

17 MR. BLACKBURN: No, sir.

18 MR. GURVICH: All right. So your case in chief  
19 is finished up?

20 MR. BLACKBURN: Yes, sir.

21 MR. GURVICH: All right. It is now your case in  
22 chief for you to proceed. The floor is open. You can  
23 call witnesses. You can testify yourself. Now, you also  
24 can be cross-examined by counsel for the board or any of  
25 the board members on your testimony. So it's your turn,

1 so to speak. Yes. Do we need Dr. Bonner for any  
2 further?

3 MR. BLACKBURN: No, sir.

4 MR. GURVICH: Do you want to -- I mean, we can  
5 ask him to stick around for possible redirect or recross.

6 MR. BLACKBURN: You can step down. You can just  
7 wait in the audience.

8 MR. GURVICH: Yes. Stay in the audience for the  
9 time being until we finish the hearing. Yes, if you  
10 would, please. Thanks very much. Okay. Mr. Dantzler.  
11 Now, remember, we want to keep everything relevant. I  
12 understand that you and Dr. Bonner had differences, but,  
13 in the end, this is really about whether or not you were  
14 soliciting contract security business when you didn't  
15 have a license. So I want to keep focused on that  
16 point. Mr. Dantzler, it's your turn.

17 MR. DANTZLER: I'm going to try to make it  
18 short, board. Concerning the February 14th, 2013th  
19 minutes, I find, in my impression, my knowledge, I was  
20 not soliciting on that particular day. Also attached to  
21 one of the letters in the packets here that was sent to  
22 Mr. Wayne -- okay. That's one of the packets that y'all  
23 have already here. There was a letter from a resident of  
24 the St. Helena Parish who wrote a letter on my behalf  
25 that he the one was submitted my name to the board and

1 | who recommended be placed on the agenda to speak  
2 | concerning reinforcement for the security at St. Helena  
3 | Parish School.

4 | MR. GURVICH: Well, okay. You want to -- you  
5 | seek to -- do you want to introduce that letter into  
6 | evidence for the board's consideration?

7 | MR. DANTZLER: Yes, sir.

8 | MR. GURVICH: Counsel, you may want that  
9 | letter.

10 | MR. BLACKBURN: Has he introduced it?

11 | MR. GURVICH: Well, he is proffering it. I  
12 | mean, do you have an objection?

13 | MR. BLACKBURN: Can I see it?

14 | MR. DANTZLER: You have a copy already. You  
15 | already have a copy.

16 | MR. GURVICH: Well, let's get it notated.

17 | MR. BLACKBURN: Is that the one you had a minute  
18 | ago?

19 | MR. DANTZLER: The one y'all handed out right  
20 | here.

21 | MR. BLACKBURN: Okay.

22 | MS. RYLAND: It's in the packet where it talks  
23 | about it's his response to the hearing letter.

24 | MR. GURVICH: Okay. This is Gene Warner signed  
25 | that letter; is that the letter?

1 MS. RYLAND: Is it Gene Warner?

2 MR. DANTZLER: Yes, ma'am.

3 MR. GURVICH: Gene Warner. Okay. That letter,  
4 I guess, has already been introduced. Do you want to  
5 assign it a specific -- I guess you sort of introduced it  
6 in globo with a couple of other documents.

7 MR. BLACKBURN: No, not these two letters.

8 MR. GURVICH: Okay. Then let's introduce it as  
9 what, D-2, the letter of Mr. Warner. And there is  
10 another letter?

11 MR. DANTZLER: My letter that was attached.

12 MR. GURVICH: That's Mr. Dantzler's letter to  
13 Chief Rogillio. And we will make that -- well, that's  
14 S-1, isn't it?

15 MR. BLACKBURN: Sir?

16 MR. GURVICH: The letter from Mr. Dantzler to  
17 Chief Rogillio has been introduced as S-1.

18 MR. BLACKBURN: And -- it has?

19 MR. GURVICH: Well, yes. That was the first  
20 thing in that pile of documents. And we will accept the  
21 letter from Mr. Warner regarding Oscar Dantzler as D-2.  
22 Okay. Do you want to talk about that letter from  
23 Mr. Warner, D-2?

24 MR. DANTZLER: Yes, sir.

25 MR. GURVICH: Okay.

1 MR. BLACKBURN: Before you get too afar,  
2 Mr. Chairman, I don't recall introducing S-1 as you just  
3 called it.

4 MR. GURVICH: I wrote S-1 at the top of the  
5 document.

6 MR. BLACKBURN: Yes. But, that document, I did  
7 not mean to introduce if I did and would object to its  
8 introduction if it was attempted. There is no relevancy  
9 in it. He takes personal shots at employees.

10 MR. GURVICH: I will overrule the objection.  
11 Okay. So let's do this. We will make that letter --  
12 just to keep the ball rolling, and it's a long letter,  
13 maybe there is something relevant, which I don't know if  
14 we want to discuss every paragraph of that letter. Let's  
15 make that D-3, letter from Oscar Dantzler to Chief  
16 Rogillio --

17 MR. BLACKBURN: All right.

18 MR. GURVICH: -- undated but certified. Last  
19 four numbers of the certification 1413 will be entered  
20 into the record as D-3. And the letter from Mr. Warner,  
21 again undated, to Chief -- Attention, Mr. Rogillio, will  
22 be entered into the record as D-2. There we go. Okay.  
23 Mr. Dantzler, go ahead.

24 (Exhibit Nos. D-2 and D-3 marked.)

25 MR. DANTZLER: Okay. And also, but what I would

1 | like, for all the other exhibits attached to this  
2 | particular packet.

3 | MR. GURVICH: That's already in the record.

4 | MR. DANTZLER: All right.

5 | MR. GURVICH: All right. Well, I think we've  
6 | got all the exhibits handled. So you wish to testify  
7 | further about this case, right?

8 | MR. DANTZLER: Yes, sir.

9 | MR. GURVICH: Okay. Proceed, then.

10 | MR. DANTZLER: Yes, sir. Like I say, I  
11 | (unintelligible) the board. When I went to the  
12 | St. Helena meeting, it was only -- I was only given five  
13 | minutes to talk about reinforcing. They were having  
14 | problems in the school with the security that they had.  
15 | And Mr. Warner had come into my office and took a  
16 | concealed weapon class, so he knew that I was a former  
17 | police officer and had security experience. And so he  
18 | had placed my name on the school board, the gym. I had  
19 | no revelation of it then. They notified me to come to  
20 | the board and speak. So that's why I was there. At the  
21 | same time that I was present at the board -- this is not  
22 | accurate -- I had CAPS.

23 | EXAMINATION OF MR. OSCAR DANTZLER BY MR. GURVICH:

24 | Q. Let me back it up a second. Okay. You made a --  
25 | you spoke?

1 A. Yes, sir.

2 Q. -- at the St. Helena Board meeting, and that was on  
3 February 14th --

4 A. Yes, sir.

5 Q. -- 2013? My question to you -- and you're under  
6 oath.

7 A. Okay.

8 Q. This, it's perjury if you don't tell the truth.

9 A. Yes, sir.

10 Q. My question is, did the subject of Dantzler Security  
11 and Investigations come up at that meeting?

12 A. Yes, sir. At the end, not when I first -- I just --  
13 when I got ready to close, I remembered I was thinking  
14 about bringing forward Dantzler Security in the future  
15 for the next school year.

16 Q. So my question is this: So you discussed security  
17 with the St. Helena Board --

18 A. Yes, sir.

19 Q. -- on that day? Okay. That's fine. But why did  
20 the subject of Dantzler Security and Investigations come  
21 up if you were just having a general discussion about  
22 security?

23 A. Well, that's the way they placed it on the agenda.  
24 I had no control of them placing my name on the agenda  
25 like that, because I was still employed with CAPS. I had

1 CAPS' uniform on.

2 Q. Whether you were still employed may not have any,  
3 you know, direct bearing on it. My question is, did you  
4 try to obtain any business from --

5 A. No, sir. We didn't talk about no type of contract.

6 Q. Let me finish my question. Did you try and obtain  
7 any business from Dantzler Security and Investigations at  
8 that board meeting?

9 A. No, sir. We didn't talk about no money, no -- con  
10 -- business, no kind of contract to that nature.

11 Q. Okay. So you presented yourself as an expert in  
12 security?

13 A. Yes, sir.

14 Q. But you did not solicit personally or for Dantzler  
15 Security and Investigations any business or whatever?

16 A. No, sir. I don't know how my name got to be on the  
17 board like that. When I showed up and saw the  
18 presentation, it said Presentation from Dantzler Security  
19 and Investigations. That's how the, I guess, the  
20 secretary wrote it on the minutes.

21 Q. All right. I want to direct your attention to  
22 Mr. Warner's letter, which is D-2.

23 A. Okay.

24 Q. And in that letter, Mr. Warner says, and I quote:

25 "I notified Mr. Dantzler to show up on

1           2/14/2013 at the board to let them know about  
2           security safety and his security and  
3           investigation company and his security and  
4           investigation college that he would have ready  
5           before the next school year."

6           So Mr. Warner is saying in effect in the body of his  
7           letter which has been introduced, and I'll quote again  
8           the pertinent part: "...let them know about security  
9           safety and his security and investigation company..."

10          Now, what is the point of letting the board,  
11          St. Helena Board, know about your company if you are not  
12          soliciting for your company?

13          A. That was about the future to come. I didn't solicit  
14          nothing. That's what he talking about. I didn't do no  
15          type of talking about contract or anything. Right when I  
16          got through talking about the reinforcement, then I let  
17          the board know that, for the next future school year, I  
18          shall have Dantzler's coming up; my security and  
19          investigation company should come the next school year.

20                 MS. VINSON: And that's soliciting.

21                 MR. DANTZLER: To me, I wasn't soliciting by  
22          contract. We talked about no type of contracts or  
23          anything. That's all I spoke about. They didn't  
24          question me, didn't ask me no other questions, just told  
25          me to sit down.

1           MR. GURVICH: Well, go ahead. It's back to you,  
2 your case. Take up where you left off before I asked the  
3 question.

4           MR. DANTZLER: And, after that, like I say, I  
5 sat down and I left. And the other did -- the picture  
6 they are showing here, this is around the June time when  
7 I came here to get my license feeling real good as a  
8 young man to open up his own business. So I brought the  
9 sign so they can approve, see what this can be accurate  
10 on my vehicle. That's why I drove up here with this the  
11 same day. But I was under the impression I was going to  
12 get my license.

13 BY MR. GURVICH:

14 Q. Let me ask you a question about it: This is  
15 Document S-11, I believe, of the vehicle. Is this your  
16 personal vehicle?

17 A. Yes, sir.

18 Q. And there is a magnetic sign on the vehicle?

19 A. Yes, sir.

20 Q. And the top of the sign says Dantzler Security and  
21 Investigation?

22 A. Yes, sir.

23 Q. Okay. Now, what -- I'm sorry. You say that that  
24 sign -- you put that sign on your vehicle; is that  
25 correct?

1 A. Yes, sir. I came up here to get my license that  
2 same day, I --

3 MR. GURVICH: Who took this picture; was it  
4 Dr. Bonner? Did Dr. Bonner say that he took this  
5 picture, or was this taken by the board staff?

6 MR. ROGILLIO: Jane Ryland took that picture,  
7 sir.

8 MR. GURVICH: Okay. Well, she's got to testify  
9 that she took it. Okay. Do you want to stipulate,  
10 Mr. Dantzler, that Jane Ryland took this picture?

11 MR. DANTZLER: Yes, sir. I was at the board.  
12 Yes, sir.

13 MR. GURVICH: All right. That's stipulated.  
14 Now, that's S-11. And, by the way, this one here, who  
15 took this photo?

16 MS. VINSON: That was Dr. Bonner.

17 MR. GURVICH: That was Dr. Bonner. And it's  
18 already we have received testimony that he took the  
19 picture. All right. Getting back to S-11, the photo  
20 taken by board staffer Jane Ryland, now, do we know when  
21 this photograph was taken?

22 MS. RYLAND: It was taken on May 29th.

23 MR. GURVICH: All right. Well, swear her in.  
24 (Ms. Jane Ryland is administered the oath.)

25 MR. GURVICH: All right. This is a matter of

1 housekeeping. I want to just make sure we get everything  
2 on board.

3 EXAMINATION OF MS. JANE RYLAND BY MR. GURVICH:

4 Q. Did you take this photograph --

5 A. Yes, I did.

6 Q. -- that we have marked S-11?

7 A. Yes, sir.

8 Q. And what day did you take it?

9 A. May 29th, 2013.

10 Q. Okay. And where was the vehicle located when you  
11 took the photo?

12 A. Packing lot of the board office.

13 Q. The board office here.

14 MR. GURVICH: Okay. Any quick questions for  
15 Ms. Ryland? I'm just trying to get this photograph  
16 adequately documented to get it into the file.

17 CROSS-EXAMINATION OF MS. JANE RYLAND BY MR. DANTZLER:

18 Q. Ms. Ryland, on that particular day the photograph  
19 was taken, was I at the office inside here, present?

20 A. Yes.

21 Q. Was I trying to obtain my license at that particular  
22 time?

23 A. You were actually just turning in your application  
24 at that time.

25 Q. And all fees and everything was paid for on that

1 same day that you took the picture?

2 A. We received the application that day, so I assume  
3 so.

4 MR. GURVICH: Okay. So we're back. Any  
5 questions for Ms. Ryland?

6 MR. BLACKBURN: No, sir.

7 MR. GURVICH: Okay. So we are back to where we  
8 were. So here we are on S-11, and it is -- what day did  
9 we say?

10 MR. BLACKBURN: May 29th.

11 MR. GURVICH: May 29th was when this photograph  
12 was taken. The application was filed on that day.

13 EXAMINATION OF MS. JANE RYLAND BY MR. GURVICH (CONT'D):

14 Q. My sole question for you is: Was the application  
15 granted at the time this photograph was taken?

16 A. No, it was not.

17 Q. Did the gentleman have a license at the time that  
18 you observed this sign on this vehicle?

19 A. No. There was not a license for that company at the  
20 time I took that picture.

21 EXAMINATION OF MR. OSCAR DANTZLER BY MR. GURVICH

22 (CONT'D):

23 Q. Okay. This, to me, Mr. Dantzler, looks like, when  
24 someone puts a sign on one's vehicle, it appears to me to  
25 be soliciting business. And I'd like your response to

1 that query. I mean, were you not soliciting business  
2 when you put this sign on your vehicle?

3 A. Board, let me say, I was -- I came here to obtain my  
4 license that same day. And not only that, the board have  
5 to approve your uniforms and shirts and things. So I  
6 brought stuff. They have to approve the material that I  
7 would be able to have produced. That's why I brought it  
8 there that particular day.

9 Q. Let me ask you this: When did you put this magnetic  
10 sign on your vehicle?

11 A. When I come up here that day.

12 Q. Just that day?

13 A. Yes, sir.

14 Q. All right.

15 A. That's what I was saying: I --

16 Q. So there had been no such sign previous to that day?

17 A. No, sir. I didn't have that on there.

18 Q. And you put it on that day just before your -- when  
19 you got here?

20 A. And Mr. Wayne told me to go take it off that same  
21 day. And I walked outside, and I took it off and put it  
22 inside my vehicle.

23 MR. GURVICH: All right. So, okay, how are we  
24 going to handle this? We have a comment from  
25 Dr. Bonner. Counsel.

1 MR. BLACKBURN: Sir?

2 MR. GURVICH: Dr. Bonner wants to respond. How  
3 do you recommend -- suppose that we -- we can redirect.

4 MR. BLACKBURN: Hold on one second. Do we have  
5 a picture of that? How do we know that?

6 MR. GURVICH: Why don't we just get it on  
7 redirect. Okay? We are going to get to whatever you  
8 wish to say. Counsel is -- in fact, if you want to get  
9 with counsel, you can talk to him.

10 MR. BONNER: On that particular picture you're  
11 talking about with that sign on it, in about --

12 MR. GURVICH: Well, all right. I mean, we've  
13 got to -- I want to try to maintain the -- we're going to  
14 get to you. We're going to get to you. I've just got  
15 to -- we've got to do things in order. Okay. We are  
16 going to redirect Dr. Bonner. You make a note of that.  
17 Okay. Mr. Dantzler, anything more you wish to say or any  
18 witnesses you want to call?

19 MR. DANTZLER: No, sir. Not at this time.

20 MR. GURVICH: I mean, is your case finished?

21 MR. DANTZLER: Yes, sir, at this time.

22 BY MR. GURVICH:

23 Q. I have another question, then, adverting to Document  
24 S-10, which is a photograph of a Dantzler Security and  
25 Investigations sign placed over a CAPS sign. Okay? And

1 I believe Dr. Bonner has testified that this photograph  
2 was taken in early May. Did you place this sign over  
3 CAPS, the CAPS sign?

4 A. No, sir. I didn't place that sign over CAPS.

5 Q. Do you know who did?

6 A. No, sir. I don't have knowledge who did.

7 Q. Did you hire anyone to place that sign over there?

8 A. Well, I got people do work for me that -- you know,  
9 but.

10 Q. Did one of them put this sign up?

11 A. Yes, sir. But I can't recall.

12 Q. Did you direct that person to put this sign up?

13 A. No, sir. I didn't direct -- direct them to direct  
14 to put it up.

15 Q. You're saying, and you are under oath --

16 A. No. My -- that -- I had --

17 Q. Mr. Dantzler, I want it to be perfectly clear,  
18 you're under oath just as if this were a courtroom, and  
19 not telling the truth is a felony. My question to you  
20 is, did you personally place this sign, or did you tell  
21 someone or pay someone to place it where it is located in  
22 this photograph?

23 A. Yes, sir. But I didn't.

24 Q. I didn't ask you if you --

25 A. Okay.

1 Q. -- did, solely, if you did it. I asked, did you  
2 tell somebody to do this?

3 A. Yes, sir.

4 Q. You paid somebody to do it? Okay. And so do you  
5 remember when this happened, when this sign was placed  
6 over the CAPS sign?

7 A. It was right about, around about in May during the  
8 same time, about, about the middle of May, around about  
9 the 20 -- between, I think, about the 24th or 29th,  
10 somewhere around in the May --

11 Q. The 24th and the 29th is not the middle of May.  
12 It's late May.

13 A. Well, that's what I can relate to, because it was  
14 after the 24th.

15 Q. We have Dr. Bonner's testimony that this photograph  
16 was taken in early May.

17 A. I'm saying I (unintelligible) on May 24th, that's  
18 when I was terminated with his company, and I also had  
19 called Mr. Wayne when I received a Cease Order.

20 Q. Well, but here is -- just my point is, when you put  
21 this sign up or when you caused this sign to be put up by  
22 someone else, did you have a license to engage in the  
23 contract security business, yes or no?

24 A. No, sir.

25 Q. Okay. And you can explain your answer if you want,

1 but the -- no. Any further explanation?

2 A. No, sir.

3 MR. GURVICH: Okay. I'm sorry. I guess it's  
4 your cross-examination, and I was kind of intruding on  
5 your territory.

6 MR. BLACKBURN: We have no further,  
7 Mr. Chairman.

8 MR. GURVICH: Now, anything further while we've  
9 got you here?

10 MR. DANTZLER: No, sir.

11 MR. GURVICH: You will have an opportunity to  
12 briefly address the board on summation. And do you want  
13 to redirect Dr. Bonner?

14 MR. BLACKBURN: Yes.

15 MR. GURVICH: Okay. Dr. Bonner, would you come  
16 forward and find a mic somewhere. Something you wanted  
17 to tell?

18 DR. BONNER: What I wanted to say about the  
19 photo is that -- the car, is that he came to my church.  
20 I'm also a bishop, so. He came to my church to help me.

21 EXAMINATION OF DR. BONNER BY MR. GURVICH (CONT'D):

22 Q. This photograph is S-11 --

23 A. Yes, sir.

24 Q. -- taken by Jane Ryland?

25 A. Yes. But I want to say something about that.

1 Q. Right.

2 A. So he came to the church in about March to do some  
3 work in Melville, Louisiana.

4 Q. March of 2013?

5 A. Yes.

6 Q. Not May; March?

7 A. March. It was early. And the sign was already on  
8 the car when he came by. It was -- and I saw it, I saw  
9 it then, my own eyes. And it was on the car. I did not  
10 confront him or anything of that nature. I just kind of  
11 -- you know, I'm an easy-going person. I didn't confront  
12 him at all. I just saw it, spoke to him, and let him go  
13 back home. But that sign was already on the car.

14 DR. BONNER: Do you remember when you came to  
15 help me out?

16 MR. GURVICH: Do you have anything further for  
17 Dr. Bonner?

18 MR. BLACKBURN: Yes.

19 REDIRECT EXAMINATION OF DR. RALPH BONNER BY MR.

20 BLACKBURN:

21 Q. Dr. Bonner.

22 A. Yes.

23 Q. Let me ask you a couple questions. Did Mr. Dantzler  
24 provide information on security services, to your  
25 knowledge, at the school board meeting?

1 A. No. I have no knowledge of that.

2 Q. And you don't have any knowledge of that?

3 A. Uh-uh. (Witness indicating.)

4 Q. Did you know about the signs on his vehicle?

5 A. I knew about it, yeah, in, about in March. I saw it  
6 with my own eyes. I saw a new sign. It was there in  
7 March.

8 Q. In March?

9 A. Yes.

10 Q. And it had what on the sign?

11 A. Dantzler Security, same sign.

12 Q. Same sign for Dantzler Security?

13 A. For Dantzler, uh-huh.

14 Q. Where did you see that at; where was it located?

15 A. I saw it on his car. He had it on his same vehicle  
16 you see right here. It was on there when he came to  
17 church to do some work for me.

18 Q. Okay. And he previously had some signs on it that  
19 had your company's name on it, correct?

20 A. My signs? Okay. I was not aware. He must have  
21 just made my signs, because my signs are completely  
22 different.

23 Q. But there were some signs, magnetic signs, on the  
24 vehicle that was your company name? I just want to make  
25 sure.

1 A. Okay. I've never -- yeah. I have never seen my  
2 signs.

3 Q. You have never seen those before?

4 A. My signs are very short, very brief. See, he  
5 probably made it for a special event, you see, a parade  
6 or something. Maybe he made it special, you know. Maybe  
7 he made it special. I don't know.

8 Q. But way prior to May, you saw --

9 A. Yeah.

10 Q. -- those signs --

11 A. Prior to May, he had the sign on his car.

12 Q. -- on his truck way prior to May?

13 A. Dantzler, yes.

14 Q. March, April, so --

15 A. Not CAPS, but Dantzler.

16 Q. A couple of months prior to --

17 A. Right.

18 Q. -- May, you saw those signs on his truck? All  
19 right. In D-3, which is the letter he wrote to the State  
20 Board of Private Security, he said that Dr. Bonner and  
21 Ms. Melissa conspired together to terminate his  
22 employment. Is that true?

23 A. No. It's not true.

24 Q. Did y'all conspire to terminate his employment?

25 A. It's not true. Nobody --

1           MR. GURVICH: Well, it doesn't really matter why  
2 they terminated --

3 A. What does he mean, "conspire"?

4           MR. GURVICH: We just wanted --

5           MR. BLACKBURN: What matters is, he is making  
6 accusations all over this letter that -- accusing them of  
7 committing a crime, and I want the board to know that  
8 that's not true.

9           DR. BONNER: No.

10          MR. GURVICH: Well, but I think we want to just  
11 confine ourselves to the question of whether he  
12 engaged --

13          MR. BLACKBURN: It goes to the validity of his  
14 testimony and truthfulness.

15          MR. GURVICH: Right. All right.

16 BY MR. BLACKBURN:

17 Q. The letter also says that -- he accused Ms. Melissa  
18 of singling him out with your assistance. Did y'all  
19 single him out somehow?

20 A. No.

21          MR. BLACKBURN: Okay. I don't have any further  
22 questions.

23          MR. GURVICH: Now, do you want to ask some  
24 questions of Dr. Bonner?

25          MR. DANTZLER: Yes, sir.

1 MR. GURVICH: But confine, please --

2 MR. DANTZLER: Yes, sir.

3 MR. GURVICH: -- to the testimony here so we can  
4 get this done. Let's be brief.

5 RE-CROSS-EXAMINATION OF DR. BONNER BY MR. DANTZLER:

6 Q. You testified that, on or about the March month, you  
7 say you saw this particular vehicle with the sign at the  
8 church, correct?

9 A. That's that maroon vehicle, right? Maroon the  
10 color, maroon.

11 Q. Did I come and do some work at your church?

12 A. Yes, you did.

13 Q. (unintelligible)?

14 A. You did do some work, yes.

15 Q. About what time of night it was when we got finished  
16 working?

17 A. About maybe --

18 MR. GURVICH: All right. What's the relevance  
19 of that? We don't care what time y'all --

20 A. About maybe one o'clock that morning, we finished.  
21 You'll want to know, about one o'clock that morning, we  
22 finished.

23 MR. GURVICH: Right. But the question is, was  
24 that sign affixed to that car at that time, and did you  
25 have a license at that time? That's what we are really

1 here to find out.

2 MR. DANTZLER: That's what I'll get to the  
3 point, though. I didn't have a sign. If it was one  
4 o'clock in the morning, with no lights, how can he say  
5 that I had a sign on my vehicle? Not only that, board --

6 MR. BONNER: We stood by your car. Remember, we  
7 walked together?

8 MR. GURVICH: All right. We've got to address  
9 the board in this.

10 BY MR. DANTZLER:

11 Q. Dr. Bonner, you're saying, you testified under oath  
12 that, at no time, that I never owned or purchased any  
13 sign on my vehicle with CAPS, correct?

14 A. Not nothing like -- no. I never.

15 Q. You never saw CAPS on my vehicle?

16 A. No.

17 Q. At all?

18 A. Uh-uh.

19 MR. GURVICH: All right. But that's not  
20 relevant to whether you had Dantzler Security on your  
21 vehicle. So let's strike that question.

22 MR. DANTZLER: I'm trying to establish  
23 credibility here, board, because, all the time, I had  
24 CAPS advertising on my vehicle through parades  
25 constantly, through videos and everything else.

1 MR. GURVICH: Right. But he is saying that he  
2 saw this sign on this vehicle in early March, so that's  
3 really the issue. Whether you had a CAPS sign on the car  
4 or wherever else doesn't matter so much as -- really at  
5 all whether you're not at Dantzler Security. We are  
6 trying to stay on focus, stay on point here. So, if you  
7 would -- any more questions for Dr. Bonner?

8 MR. DANTZLER: No more, board. I just want to  
9 state my own stuff.

10 MR. GURVICH: Hold on a second. We'll get to  
11 you. That's it for Dr. Bonner, recross, redirect?

12 MR. BLACKBURN: That's it.

13 MR. GURVICH: Re-recross, re-redirect?

14 MR. BLACKBURN: No further.

15 MR. GURVICH: Okay. You don't have any other  
16 witness, right? Is that correct, sir?

17 MR. DANTZLER: Yes, sir. I don't have no  
18 witnesses.

19 MR. GURVICH: Okay. So what are we going to do?  
20 A short summation, final argument, really short?

21 MR. BLACKBURN: Yes, sir.

22 MR. GURVICH: Okay.

23 MR. BLACKBURN: The state rests, Mr. chairman.

24 MR. GURVICH: State rests. That's a good  
25 argument. Sir, final word.

1           MR. DANTZLER: I just want to advise the board  
2 that I strongly believe that I was not having  
3 solicitation during the February 14th, 2000 -- school  
4 board hearing. I'm objecting. However, like I said,  
5 according to this here, I does admit that I was present  
6 on a particular day here with this sign, only present  
7 here during the time I was trying to obtain my  
8 application. But, also, I want to object to Dr. Bonner's  
9 statement, though, that he lied, because I did not have  
10 this on my van at the time that I was present at his  
11 church. And I have no further -- no questions.

12           MR. GURVICH: Okay. So I think we are actually  
13 ready for board action. There is a Cease and Desist  
14 Order around somewhere?

15           MR. ROGILLIO: It was issued in June. Yes,  
16 sir.

17           MR. GURVICH: Right. Is that in the file?

18           MR. ROGILLIO: Sir?

19           MR. GURVICH: That's in the file? That was  
20 entered into the record?

21           MR. ROGILLIO: Normally --

22           MR. GURVICH: We have to do some in globo work  
23 here.

24           MR. BLACKBURN: It is in there.

25           MR. GURVICH: All right. It's all your entering

1 | it -- it's already been entered in, in globo, the  
2 | document -- the record of the state board?

3 | MR. ROGILLIO: Right.

4 | MR. GURVICH: Okay. So what we have here is an  
5 | appeal of a Cease and Desist Order and a charge in the  
6 | letter, Charge Letter, of June 25th, that he did solicit  
7 | contract security business in the state of Louisiana.  
8 | Okay. The floor is open to motions. All right. I will  
9 | make one: That the board uphold the Cease and Desist  
10 | Order issued by the board staff on -- what date?

11 | MR. ROGILLIO: June 25th, 2013.

12 | MR. GURVICH: The Cease and Desist Order was?

13 | MR. ROGILLIO: Yes, sir.

14 | MR. GURVICH: Okay. The board uphold the  
15 | issuance of said order and that, further, Mr. Dantzler be  
16 | fined personally in the amount of \$500 for violation of  
17 | RS 37:3276. Do I hear a second?

18 | MR. ROMERO: Second.

19 | MS. VINSON: Second.

20 | MR. COTTON: Second.

21 | MR. GURVICH: Motion by Mr. Gurvich jointly  
22 | seconded by Mr. Romero, Ms. Vinson, and Mr. Cotton, okay,  
23 | down there, quietly down there. Final arguments,  
24 | anything?

25 | MR. ROGILLIO: May I ask a question?

1 MR. GURVICH: Chief.

2 MR. ROGILLIO: What kind of posture does that  
3 put this in for future licensing? Is that going to be  
4 permissible or not permissible?

5 MR. GURVICH: Well, the Cease and Desist Order  
6 is going to be upheld if this motion passes. So he can't  
7 work. I don't know that we're directly addressing the  
8 license, because it's not really in the Charge Letter.

9 So I would say that it's up to your -- it's up to  
10 the board staff as to how they want to treat that, and  
11 it's up to Mr. Dantzler and/or the board staff if they  
12 want us to deal with it as a matter of first impression  
13 or an appeal. But when it comes up, it comes up, but  
14 it's not directly indicated in the Charge Letter, so I  
15 really don't feel we should be dealing with that today.

16 Okay. Debate? Discussion? There being none, I  
17 will call for a vote. All in favor of the motion as  
18 stated say aye.

19 ALL BOARD MEMBERS: Aye.

20 MR. GURVICH: Any opposed? The motion passes  
21 unanimously. Thank you, sir.

22 Mr. Dantzler, I think you have skirted with the  
23 truth, some of your testimony today, and that you came  
24 rather close, to my mind, if you didn't actually cross  
25 the line, to serious felony offense of perjury. And I

1 think you should be wary of that sort of testimony under  
2 oath and that you ought to, you know, be more careful.

3 I mean, you have been fined \$500. Frankly, after  
4 what I have heard today, I think that's a rather light,  
5 lenient fine, and it could have been much worse. All  
6 right. Dr. Bonner, thank you for being here today. Do  
7 you need time to pay the fine?

8 MR. DANTZLER: Yes, sir. I don't have the  
9 money.

10 MS. RYLAND: He will have 30 days after service  
11 automatically.

12 MR. GURVICH: You have 30 days after service  
13 automatically. Do you want to make it just -- I will  
14 amend it to six months to pay the fine.

15 MR. ROMERO: No.

16 MR. GURVICH: No? Okay. So it is what it is.

17 MR. BLACKBURN: He gets about 60 days.

18 MR. GURVICH: You are going to have at least 60  
19 days. In the normal course of the way business operates  
20 at the board level, you will have about 60 days to come  
21 up with the \$500. So stay in touch with Chief Rogillio  
22 or Ms. Ryland and get that paid up, okay, because you're  
23 going to have to deal with that before any license is  
24 ever considered. Mr. Romero.

25 MR. ROMERO: You need to understand also that

1 | you cannot operate a private security company in the  
2 | state of Louisiana until such time that your application  
3 | with all the supporting documents have been submitted and  
4 | approved. Any sign, pamphlet, solicitation, business  
5 | card, anything along those lines cannot be used in the  
6 | furtherance of that business. Make sure you understand  
7 | that.

8 | MR. DANTZLER: Yes, sir.

9 | MR. GURVICH: All right. Thank you for  
10 | appearing today. Next matter -- or do you want to --  
11 | let's take a five-minute break.

12 | MR. BLACKBURN: Is anybody here Joanie David  
13 | (sic)? Byron Jordan?  
14 | (Recess taken.)

15 | MR. GURVICH: All right. We're all here. I  
16 | guess we're ready. Let's try and -- we've got this. Did  
17 | we waive the reading of the minutes?

18 | MR. ROGILLIO: No, sir. I was going to mention  
19 | that. We overlooked it.

20 | MR. GURVICH: So moved.

21 | MR. ROMERO: Second.

22 | MR. BAER: Second.

23 | MR. GURVICH: Motion by Mr. Gurvich, second by  
24 | Mr. Baer and Mr. Romero. So all in favor, aye.

25 | ALL BOARD MEMBERS: Aye.

1 MR. GURVICH: Any opposed? Motion passes  
2 unanimately. We knocked out adjudicatory hearings.

3 **LEGAL UPDATE/LEGISLATION**

4 MR. ROGILLIO: Yes, sir. Legal Update.

5 MR. GURVICH: Legal Update/Legislation, have we  
6 got any of that?

7 MR. BLACKBURN: Well, just to let you know that  
8 we will have one more meeting before the end of the year,  
9 I guess. So that would be the perfect time to come with  
10 any legislation you want to try and do, because, after  
11 that, the next one, you will approve it and then the  
12 session starts.

13 MR. GURVICH: Are we going to meet in December?

14 MR. BLACKBURN: And then the only other -- so  
15 put that on the radar. I don't know if you want to --  
16 one year, you set up a committee, which -- and then you  
17 could do that if you wanted to or just submit it to Wayne  
18 or me.

19 MR. GURVICH: Okay. I mean, anybody want to  
20 carry the ball on this? I mean, we always give it to Ken  
21 Kennedy, who has got the kamikaze committee.

22 MR. BLACKBURN: Yes. He's not here. You give  
23 it to him. We really don't need a committee. I mean,  
24 all you have to do is submit like we always do.

25 MR. GURVICH: Any ideas? I mean, things we need

1 to be doing or whatever, I mean.

2 MR. BLACKBURN: I will come up with a couple.

3 MR. GURVICH: Okay. So I guess we will be  
4 meeting in early December, I presume. Okay. You are the  
5 head of the committee.

6 MR. BLACKBURN: I don't think it works that way,  
7 but okay. My second, last thing on my Legislative/Legal  
8 agenda is -- do you want to take it up under New  
9 Business, the F.E.S.S. issues?

10 MR. GURVICH: Take it up whenever you like. Are  
11 you ready? I can just report back to the board that we  
12 have had numerous mini conferences and telephone calls,  
13 and I think the problem was that the F.E.S.S. attorney  
14 kind of looked at this case as if we were a normal party  
15 to the settlement of a lawsuit. He was suggesting that  
16 we needed to define what it meant to be on probation and  
17 that we would agree to forebear. And I had to kind of  
18 tell him through our attorney, Glenn Adams, that we could  
19 not do anything which in effect make the board agree not  
20 to enforce the law.

21 So you will notice here that where we ended up on  
22 this is that we said that we would not regard small,  
23 minor infractions. This is at Section 2, Paragraph 4.  
24 Their concern was that, if they had any infraction at  
25 all, we would consider that a violation of probation and

1 proceed accordingly.

2 And I said that was never our intent, but we can't  
3 commit that we're not going to do anything about any  
4 violations. So the agreement was that, if they have  
5 minor violations -- I'm not talking about juvenile  
6 security officers with weapons or anything like that. I  
7 mean, I'm talking about minor violations of, you know,  
8 failing to turn in the eight hours timely.

9 If they had fewer than 20 violations, then we agreed  
10 that that would not constitute -- or 20, 20 or fewer  
11 violations, that would not constitute a violation of  
12 probation. And at that point, I think they kind of  
13 agreed.

14 MS. VINSON: Do you mean -- and my question  
15 about the 20, is it 20 over the course of six months, or  
16 is it 20 regarding one?

17 MR. GURVICH: 20 while they are on probation.

18 MS. VINSON: So it could be like 3 --

19 MR. GURVICH: It could be accumulated, it could  
20 be one.

21 MS. VINSON: -- it could be accumulated up 20?

22 MR. GURVICH: Now, I assume they are of such a  
23 company size, that if they had 20 -- if they had an audit  
24 and they had 20 violations, you know, I'm not -- my  
25 personal point of reference is that that's probably not a

1 violation of the probation, but that's for the board to  
2 decide. So that was the principal part here.

3 They also -- I don't know that we set -- maybe we  
4 kind of implicitly had the six-month payment in there, so  
5 they gave us -- they have given us a check which is 1/6th  
6 of presumably a six-month pay-out. By the way, the  
7 settlement was for -- are we supposed to be doing this on  
8 open record? We don't have to go into executive session?

9 MR. BLACKBURN: We can go into executive  
10 session.

11 MR. GURVICH: I don't want to go into executive  
12 session.

13 MR. BLACKBURN: It's not necessary.

14 MR. GURVICH: The settlement was adequate and  
15 within the terms that we set out for them. Actually, it  
16 was a little better than that. So we don't have to go  
17 into that.

18 Any comments or questions for me? They have signed  
19 it. I have not signed it. I would not presume to do so  
20 without your authorization.

21 MS. VINSON: Have we done payment terms in the  
22 past?

23 MR. GURVICH: A lot of times, we have let them  
24 pay in six months or whatever, and that's pretty much  
25 where they have left it. We have a check for 1/6th of

1 the amount. And I think that -- did we stipulate in here  
2 that they have to pay in six months?

3 MR. BLACKBURN: 5,000 on the 1st of each month  
4 until the total assessment.

5 MR. GURVICH: Yes. I think that we can, you  
6 know, work with that. They have agreed.

7 MR. COTTON: Is there a certain date each month  
8 that we're going to give them to pay it?

9 MR. BLACKBURN: 1st.

10 MR. GURVICH: 1st of the month.

11 MR. BLACKBURN: 1st of each month.

12 MS. RYLAND: Do you mean, do you have a grace  
13 period?

14 MR. COTTON: Do we have any penalties if they're  
15 not?

16 MR. GURVICH: Oh, it's in the agreement.  
17 Paragraph 3: As further consideration of the settlement  
18 releasing party, that is, F.E.S.S., agrees to pay the  
19 amount of 5,000 contemporaneously with signing this  
20 agreement, 5,000 on the 1st of each month until the total  
21 settlement, blah-blah-blah.

22 Now, I would say this: If they don't pay it, that  
23 would be a breach of the probation. So that would cause  
24 a cascade of events that I don't think they want. So if  
25 everyone -- I will make a motion to approve the

1 settlement as presented. I'm certainly here to answer  
2 any questions. I do want to get this thing over with.

3 Okay. Motion by Mr. Gurvich, second by Mr. Romero.  
4 Any debate or discussion? Take a look at it if you  
5 like. I'll call for a vote, then. Go ahead. I'm  
6 sorry.

7 MS. VINSON: Frank, you are comfortable?

8 MR. BLACKBURN: Yes.

9 MR. COTTON: 30,000 includes the registration  
10 costs, fees, fines, and all that; that wasn't separate?

11 MR. BLACKBURN: What registration costs?

12 MR. COTTON: I don't know. It's in Paragraph 3  
13 here.

14 MS. RYLAND: That actually includes the fines  
15 and the attorneys' fees.

16 MR. GURVICH: All in favor say aye.

17 ALL BOARD MEMBERS: Aye.

18 MR. GURVICH: Any opposed? The motion passes  
19 unanimously. I shall so sign and request the gentleman  
20 on my right and the lady on my left to affix their  
21 signatures as witnesses.

22 MR. ROGILLIO: This is the original.

23 MR. GURVICH: Oh, this is now the original.  
24 That copy is not a copy anymore. When you sign it, it's  
25 the original.

1 MR. BLACKBURN: Do you know what he's talking  
2 about, registration costs? because I don't know what  
3 he's talking about.

4 MR. GURVICH: I don't know either.

5 MR. ROGILLIO: Registering the guards, paying  
6 their fees for registration.

7 MR. BLACKBURN: Oh, for the ones that we had the  
8 violations on? Okay.

9 MR. GURVICH: So here is the document. This has  
10 to go to certain places, doesn't it?

11 MR. BLACKBURN: Yes. Give it back to our  
12 attorney, and he will file a motion to dismiss and.

13 MR. GURVICH: Okay. The state police needs a  
14 copy and the?

15 MR. ROGILLIO: We will make that a part of their  
16 company file.

17 MR. BLACKBURN: You're talking about --

18 MR. GURVICH: Public Safety and Corrections  
19 needs it. There is some deal with just has to do to with  
20 -- okay.

21 MR. BLACKBURN: (Witness indicates.)

22 **OLD BUSINESS, OFFICE STATUS/FINANCIAL REPORTS**

23 MR. GURVICH: All right. So that's F.E.S.S.  
24 Office Status/Financial Reports. Comments? Questions?  
25 Everything is pretty much on track to where it should be,

1 Chief?

2 MR. ROGILLIO: Yes, sir.

3 MR. GURVICH: Take a look at that. Active  
4 security officers, 9526; pending, 981. Wow. 234 active  
5 security companies, 11 pending. How long does it take,  
6 average?

7 MR. ROGILLIO: If we get good prints, we can get  
8 it done sometimes in three to four weeks. If we get bad  
9 prints, then, of course, that delays the process, and it  
10 would take whatever time it would be to get the prints.

11 MR. GURVICH: Current assets looks as good as I  
12 recollect it ever has been, right?

13 MR. ROGILLIO: Yes, sir.

14 **NEW BUSINESS, AUDIT**

15 MR. GURVICH: Comments or questions for the  
16 Financial Report/Office Status Report? All right. We  
17 will move on. Miscellaneous, any miscellaneous stuff?  
18 There been none, we will move on. New Business, the  
19 audit. Discuss the audit findings of the legislative  
20 auditor.

21 MR. ROGILLIO: We were criticized by the  
22 auditor, not anything to do with dollars, but we were  
23 criticized for not signing off or approving on every  
24 single bill we get. I sign the checks, so I look at the  
25 bills, but I just didn't sign them or okay them. We are

1 | now doing that. I've got two stamps of approval, so.

2 | MR. GURVICH: Is this the Michael Glover?

3 | MR. ROGILLIO: Yes, sir.

4 | MR. GURVICH: And he was the state-appointed  
5 | auditor?

6 | MR. ROGILLIO: He was the contract auditor to  
7 | the legislative auditor's office.

8 | MS. VINSON: They have to find something.

9 | MR. ROGILLIO: Yes, obviously. The light bill,  
10 | the water bill, you know, again, I look at the bill  
11 | before I pay the thing and I sign the check. So, you  
12 | know, there was no impropriety, except there's --  
13 | apparently, there's some new requirements in the auditing  
14 | process that we weren't aware of, so now I sign off or  
15 | Jane signs off on everything. She even has to approve my  
16 | leave slips and so forth, so.

17 | MS. RYLAND: It turned out pretty good.

18 | MR. ROGILLIO: But it's just having somebody's  
19 | initials or name on it that it was okay. So that's  
20 | basically all that --

21 | MR. GURVICH: In other words, nobody is going  
22 | anywhere further with this than --

23 | MR. ROGILLIO: No.

24 | **NEW BUSINESS, MOROPHO TRACK**

25 | MR. GURVICH: Okay. Any questions? Audit.

1 Moropho Track.

2 MR. ROGILLIO: That is the system that would  
3 allow us to electronically submit fingerprints from this  
4 office to state police, who then, in turn, can submit  
5 them to the FBI and should give us back a return much  
6 faster than we are getting now, again, provided we get a  
7 good set of prints. There won't be a delay from here to  
8 state police as I physically go there and take them.

9 MR. GURVICH: It's all digital at this point?

10 MR. ROGILLIO: Sir?

11 MR. GURVICH: It's all digital?

12 MR. ROGILLIO: Well, it's some departments,  
13 police departments, are not using digital. Some of them  
14 are using the old print system with the printers' ink and  
15 what have you. But, here, if we put it on that computer  
16 and it doesn't read it, then that automatically gives us  
17 the opportunity to reject it and it cuts down some of the  
18 time that we are spending now waiting for state police to  
19 get them back to us and so forth, because they  
20 occasionally --

21 MS. VINSON: It will scan the cards?

22 MR. ROGILLIO: Yes, ma'am.

23 MS. VINSON: Perfect.

24 MR. ROGILLIO: Yes, ma'am. And it will send  
25 that card directly to state police electronically, so.

1 MR. GURVICH: Do we have a price, a cost, on  
2 this?

3 MR. ROGILLIO: We do. And it's -- I think it's  
4 in your packet. It's \$50,000.

5 MS. RYLAND: \$50,145.

6 MR. COTTON: Wayne, what happens to the original  
7 fingerprint card that you scan in there? We keep it here  
8 on-site?

9 MR. ROGILLIO: We will keep in the file. It  
10 will go in that person's file, yes, sir.

11 MR. GURVICH: Now, parish police departments are  
12 buying this machine, I presume, and?

13 MR. ROGILLIO: It is in every major police  
14 department, as I understand, in the state of Louisiana,  
15 and every sheriff's office has it. They were provided  
16 that equipment through the sheriff's association. I had  
17 at one time been promised that they would consider giving  
18 us one, but promises are broken, as you well know, so we  
19 didn't arrive there.

20 So we would like to try to purchase one if you folks  
21 approve it and, again, eliminate a lot of down time, a  
22 lot of time between state police and here. And I think  
23 it will be beneficial to us.

24 MS. RYLAND: A lot less rejected prints.

25 MR. GURVICH: It will work with the old prints

1 and the new digital stuff?

2 MR. ROGILLIO: Yes, sir.

3 MR. GURVICH: So there's no -- it doesn't care?

4 MR. ROGILLIO: No, sir. The only thing it -- it  
5 will show you on the screen. If you get a bad set of  
6 prints, it will show that it's not something that can be  
7 classified.

8 MR. GURVICH: Can you get a bad set of digital  
9 prints?

10 MR. ROGILLIO: We have gotten some digital  
11 prints bad. State police does them on that Moropho  
12 machine and we've, a couple of times, gotten some bad  
13 prints back from that, which is unusual.

14 MR. GURVICH: So you think this would speed up  
15 the issuance of the card?

16 MR. ROGILLIO: I certainly do. I certainly do.

17 MR. BAER: That's strictly a reader?

18 MR. ROGILLIO: We're not going to do prints on  
19 the machine. All we're going to do is read them and  
20 transmit them.

21 MS. RYLAND: We'll still get the hard copy of  
22 the print.

23 MR. BAER: Right. But it's not capable of doing  
24 printing.

25 MR. ROGILLIO: No, sir. No, sir. We are not

1 interested in rolling them. We are interested in just  
2 having them sent to state police.

3 MR. ROMERO: When we say it's going to be  
4 quicker, do we know how much quicker?

5 MS. RYLAND: Forty-eight hours is what they told  
6 us.

7 MR. ROGILLIO: If we get a good set, they are  
8 telling us that we can get a return within 48 hours.

9 MS. RYLAND: We had this before, an older  
10 machine, and it worked wonderful.

11 MR. ROGILLIO: Two machines that were almost  
12 half as big as that table that you've got.

13 MR. GURVICH: We got those from the state  
14 police.

15 MR. ROGILLIO: They gave them to us. But we had  
16 repair problems. They gave us two, because, if one broke  
17 down, we could rob the other one for parts. Well, when  
18 the Motorola people came out here, they said, you know,  
19 they don't even make this anymore. So I had to pay  
20 somebody to come move them, because they were so heavy.

21 MR. GURVICH: Well, it seems to me that the  
22 assets, cash assets, would allow a purchase of this  
23 size. I mean, you feel comfortable? I mean, this is a  
24 big expenditure. How -- are y'all just going to pay them  
25 cash or you finance it or?

1 MR. ROGILLIO: No. We would pay. We'd write a  
2 check for it when it gets here.

3 MR. GURVICH: And we have the state price?

4 MS. RYLAND: Yes.

5 MR. ROGILLIO: It's contract, same price as --

6 MR. GURVICH: I guess, all the machines are sold  
7 to the state government. There's nobody --

8 MR. ROGILLIO: Same thing that state police has.

9 MR. GURVICH: So that's the best deal, 50,145?

10 MR. ROGILLIO: That's the best we can do.

11 MR. GURVICH: Okay. I mean, you guys are on  
12 board with it; it's your feeling that we can afford it.  
13 Okay. The board is open. Anybody who wants to make a  
14 motion?

15 MS. VINSON: Motion to approve.

16 MR. GURVICH: I will second it, jointly. Motion  
17 by Ms. Vinson, jointly seconded by Mr. Cotton and  
18 Mr. Gurvich. Debate? Discussion? All in favor of the  
19 motion as stated say aye.

20 ALL BOARD MEMBERS: Aye.

21 MR. GURVICH: Any opposed? The motion passes  
22 unanimously. Okay. Yes. I would like to see that thing  
23 when it gets here.

24 MS. RYLAND: Hopefully, by December 8th, it will  
25 be all up and running.

1 **NEW BUSINESS, GARAGE**

2 MR. GURVICH: All right. Garage.

3 MR. ROGILLIO: Okay. Let me -- if I can explain  
4 this one to you. We have experienced and called the  
5 sheriff's office and reported on two different occasions  
6 gasoline was stolen out of the state van that was parked  
7 here at the office, because we are not allowed to have  
8 home storage of that vehicle. I made an application for  
9 home storage. I was rejected. Even sending the  
10 sheriff's reports with the application, I was still  
11 rejected: No home storage.

12 We have been parking it next door to keep that from  
13 happening again at these folks' house next door, which  
14 they don't mind. But if something happens to the van and  
15 it's there and it's not on state property, we may have a  
16 problem.

17 So what we anticipated, if you so approve, is to  
18 purchase, right out here in front on this grassy area --  
19 again, now, I will have to get permits from the  
20 city-parish. If they don't approve it, then we are shot  
21 down there. But we would put a slab of concrete and then  
22 have a garage built.

23 MR. GURVICH: You mean a metal building?

24 MR. ROGILLIO: A metal garage with a roll-up  
25 door so that we can park that van inside it and lock it

1 and, hopefully, not have anybody steal or vandalize it.  
2 So we're just asking for that. And we've gotten three  
3 proposals on the building. I've only got two proposals  
4 on the concrete work.

5 MR. GURVICH: How thick is your slab going to  
6 be?

7 MR. ROGILLIO: 12 by 26, I believe.

8 MR. GURVICH: I mean, 5-inch deep?

9 MR. ROGILLIO: Oh, yes, 5-inch. I'm sorry.

10 MR. GURVICH: 3500 PSI, that's probably more  
11 than enough, I would think. Fiber mesh, good. Okay. We  
12 only have one vehicle. We have only had, ever, one  
13 vehicle. Is there any other storage you guys need while  
14 we are doing this?

15 MR. ROGILLIO: No, sir.

16 MR. GURVICH: I mean, the cost to do a 15 by 30  
17 isn't going to be twice 12 by 24. I mean, is there any  
18 reason you would want to don't buy the minimum here, just  
19 have some extra spare storage capacity or anything like  
20 that?

21 MR. ROGILLIO: Well, I think if we do a 12 by  
22 26, there's going to be plenty enough room.

23 MR. GURVICH: We have 12 by 24 on the slab here.  
24 Now, maybe that's the slab.

25 MR. ROGILLIO: Well, I may have to have him

1 change that, because --

2 MR. GURVICH: Okay.

3 MR. ROGILLIO: -- the folks who build the  
4 building gave us gave an estimate on the 12 by 26.

5 MR. GURVICH: So we've got how many quotes on  
6 the slab?

7 MR. ROGILLIO: Two.

8 MR. GURVICH: 2750 for the same slab. One is  
9 3,000 PSI, one is 3500. So, I don't know, maybe there's  
10 -- I don't know that you need to go over 3,000. But, you  
11 know, if you've got 3500 for an extra -- they are not  
12 quite the same thing. The size and the thickness of the  
13 slab are the same. The PSI is a little different. You  
14 might want to go with the 30. What's your total project  
15 price on this thing?

16 MR. ROGILLIO: I had it figured up.

17 MR. GURVICH: Are you going to connect power to  
18 the thing?

19 MR. ROGILLIO: No, no. No power, no water, none  
20 of that, no utilities at all. Just strictly the garage.

21 MR. GURVICH: You are going to secure it into  
22 the ground, so you've got a --

23 MR. ROGILLIO: Yes, sir, anticipating  
24 hurricanes.

25 MS. RYLAND: It will be 130 mile an hour proof.

1 MR. ROGILLIO: Yes. The lowest bid on the  
2 building itself was 2860. The next bid was 2940, and  
3 then we had one for 3180, I believe it was -- 3185.

4 MR. GURVICH: So you are looking at 2900 for a  
5 slab and, say, 3,000-odd dollars for?

6 MS. RYLAND: 2860 is what it would be.

7 MR. GURVICH: Okay. So, I mean, you guys can  
8 micro-manage these bids better than we can. And if you  
9 feel that you want the 3500 more than the 3,000, which,  
10 you know, a garage, probably both would be adequate, or  
11 if you want to do the -- where I'm trending on this is, I  
12 will make a motion or somebody can make a motion,  
13 authorize you to proceed with the project and use your  
14 best judgment and get the building built.

15 MR. ROGILLIO: Well, again, I think, for the  
16 fact that we have had two incidents with the van, and  
17 it's not going to stop, so.

18 MR. GURVICH: No, not out here.

19 MR. ROGILLIO: Well, it sits here all weekend  
20 and it's vulnerable there, you know. And I have tried  
21 parking it at a neighbor's house way in the back and  
22 parked it over here. I hate to impose on these people  
23 over here with our vehicle, even though they said they  
24 don't mind.

25 MR. GURVICH: Any compliance issues with State

1 Purchasing and anything like that?

2 MR. ROGILLIO: No, sir, as long as we follow  
3 these proposals.

4 MR. GURVICH: All right. I will make a motion  
5 to authorize the board staff to proceed with the project  
6 as outlined herein; to use the bidders that they feel are  
7 most appropriate, best value for the money, best  
8 capability to do the job and quality-wise as well; and  
9 to complete it accordingly. Any second to that?

10 MR. BAER: Second.

11 MR. GURVICH: Motion by Mr. Gurvich, second by  
12 Mr. Baer. Debate? Discussion? All in favor of the  
13 motion as stated say aye.

14 ALL BOARD MEMBERS: Aye.

15 MR. GURVICH: The motion passes unanimously.  
16 Next matter.

17 MR. ROGILLIO: Thank you.

18 MS. RYLAND: Thank you.

19 **DETERMINATION OF DATE OF NEXT MEETING**

20 MR. ROGILLIO: The next matter is to determine  
21 the date of the next meeting.

22 MR. GURVICH: We have to meet in early -- well,  
23 we have to meet in December. I assume that nobody wants  
24 to meet on Christmas week.

25 MS. RYLAND: How about December 12th?

1 MR. GURVICH: December 12th, is that?

2 MS. RYLAND: Oh, no. We can't do that,  
3 Christine is not available.

4 MS. VINSON: We can make it the 5th.

5 MS. RYLAND: The 5th is fine with us.

6 MR. GURVICH: December 5th, that's a Thursday,  
7 whatever?

8 MS. VINSON: That's the Thursday before.

9 MR. GURVICH: December 5th here in the board  
10 offices at 9:30 a.m. Do I hear a motion to that effect?

11 MR. ROMERO: So moved.

12 MR. GURVICH: Motion by Mr. Romero, second by  
13 Mr. Gurvich. Debate? Discussion? All in favor of the  
14 motion as stated say aye. Any opposed? The motion  
15 passes unanimously.

16 MS. VINSON: Thank you.

17 **QUESTIONS FROM THE PUBLIC**

18 MR. GURVICH: Now we are at the point where we  
19 solicit questions from the public. Anybody care to  
20 approach the board and let us know your concerns and  
21 issues? Please step forward, give your name to this nice  
22 lady over here, and speak your piece. Come on up here,  
23 sir, and give Ms. Annette your name and find a  
24 microphone. Anyone else?

25 MR. SMITHERS: My name is Ken Smithers, World

1 Protection, Incorporated.

2 MR. GURVICH: Why don't you get over there by  
3 that mic to make sure this thing --

4 MR. SMITHERS: Good morning. I was trying to  
5 get on the board where you guys are located and try to be  
6 one of the members there. My understanding, you have to  
7 be a resident of Louisiana.

8 MR. GURVICH: I believe that's correct.

9 MR. SMITHERS: Yes. I will be a resident. I  
10 sent all my information to the Governor's office. I  
11 guess you have to go through the Governor's office. I  
12 see you have two empty seats. If you guys are still  
13 looking, I would like to be a part of the board if  
14 there's an opening.

15 MR. GURVICH: That's a decision that the  
16 Governor makes.

17 MR. SMITHERS: Okay.

18 MR. GURVICH: And that's where you should employ  
19 your efforts to get on the board.

20 MS. SMITH: Well, they -- I was on the phone  
21 with them about a month ago, and that's what they told  
22 me, that I had to be an actual resident.

23 MR. GURVICH: Right. And you have to be, I  
24 think, in the contract security industry for five years.

25 MR. SMITHERS: Oh, it's over that for me, yes.

1 MR. ROGILLIO: I did introduce him to  
2 Middendorf's catfish, did I not?

3 MR. SMITHERS: Yes, sir.

4 MR. ROGILLIO: So now he wants to become a  
5 resident.

6 MR. GURVICH: I don't blame you. It's one of my  
7 favorite places. I don't get there enough. Well, Boards  
8 and Commissions, the head of Boards and Commissions and  
9 the Governor ultimately makes the appointment.

10 MR. SMITHERS: Yes. They received my packet and  
11 everything. Basically, I have relocated recently to  
12 Baton Rouge. I'm just waiting for my apartment or my  
13 location be complete, and then I will have my official  
14 address.

15 MR. GURVICH: Oh, good luck to you.

16 MR. SMITHERS: Yes, sir.

17 MR. GURVICH: Thank you. Thank you for being  
18 here today. Anybody else?

19 MR. BLACKBURN: I want to make one comment. If  
20 I didn't get a chance to introduce you, this is Attorney  
21 Adrienne Aucoin, who works in our office and who will be  
22 working with me together for the next 20 years with  
23 y'all. And she -- other hearings she does are sexual  
24 offenders that we do a lot of hearings on. And she said  
25 this one was almost as bad as those today.

1 MR. GURVICH: They're not usually this involved.

2 MR. BLACKBURN: And, last, I guess somebody  
3 ought to welcome the new board member to the.

4 MR. GURVICH: Yes, absolutely, absolutely.  
5 Welcome aboard.

6 MR. WILLIAMS: Thank you.

7 MR. GURVICH: And, like I say, this was a bad --  
8 a long, drawn-out, probably unnecessary hearing. We  
9 usually get through these things a lot faster than that.  
10 We don't like to spend, what, an hour and a half on a  
11 hearing.

12 Any further business? Then I will make a motion to  
13 adjourn. All in favor of the motion stated say aye.

14 ALL BOARD MEMBERS: Aye.

15 MR. GURVICH: The motion passes unanimously.  
16 This meeting is hereby adjourned.

17 MR. ROGILLIO: Thank you for supporting us on  
18 your purchasing that. Thank you very much.

19 **(End of Proceedings)**

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## C E R T I F I C A T E

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I, Annette Ross, Certified Shorthand Reporter in and for the State of Louisiana, as the Officer before whom this testimony was taken, do hereby certify:

That the proceedings as herein before set forth in the foregoing 108 pages was reported by me in stenographic machine shorthand, transcribed by me or under my personal direction and supervision, and is a true and correct transcript to the best of my ability and understanding;

That I am not of counsel, nor related to any person participating in this cause, and am in no way interested in the outcome of this event;

That the transcript has been prepared in compliance with the transcript format guidelines required by statute and by rules of the board;

That I have acted in compliance with the prohibition on contractual relationships as defined by Louisiana Code of Civil Procedure Article 1434 and in rules and advisory opinions of the board.

This certification is valid only for a transcript accompanied by my original signature and original blue stamp on this page.

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ANNETTE ROSS,  
CCR NO. 93001

19th day of October, 2013