#### BEFORE THE HEARING SUBCOMMITTEE OF THE INTERIM LEGISLATIVE ETHICS COMMITTEE

In Re: Representative Carl Trujillo,

Respondent.

DEPOSITION OF GENE GRANT

November 16, 2018 1:00 p.m. 201 Third Street, NW, Suite 1500 Albuquerque, New Mexico

PURSUANT TO THE RULES OF CIVIL

PROCEDURE, this deposition was:

TAKEN BY: ERIC LOMAN ATTORNEY FOR RESPONDENT

REPORTED BY: Jan Gibson, CCR, RPR, CRR Paul Baca Court Reporters 500 Fourth Street, NW - Suite 105 Albuquerque, New Mexico 87102

#### Page 1

	Page 2		Page 4
1	APPEARANCES	1	Q. As we go, I will try to remind you. I'
2	For the Charging Party:	2	not busting your chops
3	THOMAS M. HNASKO	3	A. No, I have that habit.
4	HINKLE SHANOR, LLP P.O. Box 2068	4	Q. It's a lot easier for her if she only has
	Santa Fe, New Mexico 87504	5	to take down one voice at a time. So even if you
5	thnasko@hinklelawfirm.com	6	know what I'm going to say, let me finish before you
6	For the Respondent:	7	start. We're not going to be here all day but if
7	ERIC LOMAN	8	you need to take a break let me know. If you need
	JACKSON LOMAN STANFORD & DOWNEY, PC	9	to use the restroom, get a drink of water, whatever,
8	201 Third Street, NW, Suite 1500 Albuquerque, New Mexico 87102	10	it's fine. We just ask that if there's a question
9	505-767-0577	11	on the table you answer before we break.
	eric@jacksonlomanlaw.com	12	A. Okay.
10		13	Q. And finally, if I ask a question that
11	INDEX	14	doesn't make any sense because it's poorly worded or
12 13	THE WITNESS: PAGE: GENE GRANT	15	whatever, just let me know and I'll rephrase it. If
14	Examination by Mr. Loman3	16	you answer the question we will assume you
15	Reporter's Certificate	17	understood. Is that fair?
16		18	A. Uh-huh. Yes. Sorry.
17	EXHIBITS	19	Q. There you go. Before we start, let me ask
18 19	1. Grant Statement12 2. E-mails	20	you, are you on any medication or anything that
20	3. Page 20 from Report	21	would affect your memory or your ability to testify?
21		22	A. No.
22		23	Q. Good. Aside from the Sunday morning show
23		24	we were just discussing, tell me what you to for a
24 25		25	living.
23			C .
	Page 3		Dogo F
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## 2 (Pages 2 to 5)

#### Page 6

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back to me. Sorry.

Know what I mean?

Mr. Hnasko?

A. I just turned 60.

A. The fact is the fact.

Q. That's all right.

Then we ended up moving to -- in the North Valley

off of Matthew. That would be -- come on, Gene --

what the hell's the name of that road? It will come

A. We moved one more time a third place on

Matthew, which was just around the corner from that,

and so we lived three different places together.

A. Incompatibility. It was a lot of things,

I think, that were starting to be problematic with

at first. But she was living her life and I felt

Q. All right. How old are you?

our age difference that were kind of easy to ignore

like I needed to maybe find somebody my own age.

MR. HNASKO: You don't look it.

right. We sent you some interrogatories and

requests for production. Do you recall getting

A. Yes. Sorry, I misunderstood the term.

O. Now I want to know how old Tom is. All

those? I think you coordinated a response through

Q. Why did you break up?

1	started each other. Irish Freedom Committee. The
2	IFC. That's what she was part of. I met her that
3	night. She was with Chuck McLaughlin who has since
4	passed. He was the head of the IFC at that point
5	and she was dating I forgot her old boyfriend's
6	name but she was still seeing someone at that time.
7	But that was the first time I met her and that was
8	back God, I'll hazard a guess. Honestly guessing
9	here, but I would say 2010, somewhere around there.
10	Q. Okay. All right. And when did you begin
11	dating her?
12	A. It was a few years after that. I would
13	say actually the screening was before 2010 as I'm
14	thinking about it. Because now that you've asked me
15	that I can kind of picture the timeline. We started
16	dating if I go back, we split up in 2015.
17	Probably about 2011 or late 2010 or something like
18	that. It was a couple/three years after I met her
19	at the Irish Freedom Committee thing.
20	Q. Okay.
21	A. I had run into her a couple of times.
22	Just to kind of flesh it out a little bit, I had run
23	into her a couple of times in passing, once at NYPD
24	right over here downtown.
25	Q. The pizzeria?

#### Page 7

	Page 7		Page 9
1	A. Yes. She was with a friend of hers. Her	1	Q. "Interrogatories" is not a word that
2	office was around the corner at the time. Another	2	anyone uses in any other context. That's fine. I
3	time I ran into her was where was that? It was	3	asked you for all communications with Ms. Bonar that
4	another coffee shop or something sometime after	4	occurred between January 24, 2014 and March 15, 2014
5	that. I can't remember where, but it was just a	5	that refer to or discuss Carl Trujillo, and your
6	little bit after that. So in that interim period of	6	response is you had no written communication; is
7	that time period before we started dating, I think I	7	that right?
8	had run into her casually a couple of times.	8	A. That's correct.
9	Q. Okay. So you started dating and then at	9	Q. What did you do to search for those
10	some point you guys moved in together, right?	10	communications?
11	A. Exactly.	11	A. Well, I don't have you're talking, you
12	Q. What years did you live together?	12	know, three to four phones ago. There's a technical
13	A. I would peg it as 2012 to 2015, August	13	problem here. And iPads ago and laptops ago. When
14	2015. In my previous testimony I said 2016 but in	14	we were living together we actually had a break-in
15	hindsight that was an error. I had my timetable a	15	and my laptop was stolen along with hers, her work
16	little off there. It was late summer of 2015. So	16	laptop. I replaced that with an iPad. That's since
17	we lived together for three-and-a-half, almost four	17	gone farstunkdt.
18	years, somewhere in that time frame.	18	Q. She's going to need a spelling for that.
19	We lived originally in her place on	19	A. Sorry. It's a fake German word. Sorry.
20	Francella. I had been living on Arno when we first	20	The phone issue was actually more of the issue. I
21	started dating by the old Albuquerque High. So we	21	had what's called a root boot failure. I don't know
22	were within walking distance of each other. So for	22	if you're familiar with that with phones. Basically
23	the first six months or so, seven or eight months,	23	the phone turns on but remains dark. If you have
24	obviously we had our own places. And then I moved	24	ever seen this, your phone is basically dead at that
25	into her place where she was living at the time.	25	point.

#### 3 (Pages 6 to 9)

	Page 10		Page 12
1	So I don't have a lot of the I don't	1	don't think I have anything outside of their
2	have any communications with anyone via text going	2	newsletters. To be specific, I don't think you can
3	back a certain period of time. It's just gone.	3	count that necessarily as from those guys, know what
4	E-mail is a little bit problematic, too, because my	4	I mean?
5	I old gene@genegrant account that is long gone, too.	5	Q. Yeah, I mean something directly between
б	That was a lot of my communications back in that	6	those folks.
7	time period. Now I'm genegnm58@gmail.com. It's a	7	A. There's none, no.
8	whole different e-mail address now. So I have a lot	8	Q. Have you maintained any relationships with
9	of communication that just doesn't go back that far	9	the APNM people since you broke up with Ms. Bonar?
10	for anyone. I just had a clear sort of a stopping	10	A. I haven't. I haven't spoken with those
11	point for these things.	11	guys at all. Probably the only one I can keep track
12	Q. I should have guessed your age based on	12	of is Jessica, only because we're Facebook friends.
13	your e-mail address, 58.	13	You know? It just sort of flows by.
14	A. Right.	14	Q. Sure. I have lots of Facebook friends I
15	Q. So genegnm58@gmail.com?	15	haven't talked to in a long time.
16	A. Right. My old one was	16	A. Right.
17	gene@genegrant.com	17	Q. You provided a written statement in this
18	Q. Let me finish.	18	case.
19	A. Sorry.	19	(Note: Exhibit 1 marked.)
20	Q. When that genegnm58@gmail.com, when did	20	Q. I will hand you what I have marked as
21	you open that account?	21	Exhibit 1, Mr. Grant.
22	A. I would say 2013/2014, somewhere around	22	A. Sure.
23	there.	23	Q. Do you recognize this?
24	Q. So were you using that e-mail account in	24	A. I do.
25	2014?	25	Q. And that's your signature on the back or
	Page 11		Page 13
1	A. Yeah. Oh, yeah, absolutely. Absolutely.	1	on the second page?
2	Q. So when you got my request for production	2	A. It is, yes.
3	did you go search	3	Q. So you prepared this statement. And how
4	A. Oh, sure.	4	did you did you sign it at Levi Monagle's office?
5	Q that e-mail account for the old	5	A. Yes. I don't have a printer at home so
б	e-mails?	6	yeah, it was signed there.
7	A. Yeah. But my e-mail only goes back so	7	Q. Okay. I would like to go through this.
8	far. I started using it back then but I don't have	8	A. Sure.
9	a whole long list of e-mails that go back that far.	9	Q. You talked about how you shared a home at
10	Even if I did a search in my e-mail it just	10	the time. "The evening of the incident is a stark
11	doesn't you know, I don't have any communication	11	memory for me," you say. Which incident is that?
12	with Laura about this situation from back then. I	12	A. Good question. Specifically it was the
13	don't have any you know, because everything was	13	I'll call it the arm grab, the touching business and
14	verbal. Know what I mean?	14	being asked to, if I recall it, go somewhere at some
15	Q. Okay.	15	point, meet up at some point. Just some insinuation
16	A. We were living together, you know? It was	16	of something, you know, to meet up later

17 like -- we talked about it.

18 Q. I asked you for any written communications 19 with Levi Monagle or his office. Do you have any of 20 those? 21 A. I don't. 22 Q. Same with the APNM folks, Jessica Johnson, 23 Lisa Jennings. Do you have any written 24 communications with them?

25 A. I don't. Not about this situation. I

#### 4 (Pages 10 to 13)

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Q. Okay.

touched?

set her off, you know.

A. -- in a non-work environment, but it was

Q. When was the touching? Where was she

Q. Okay. Did she tell you wrist, shoulder

elbow, somewhere in between? Do you know where she

really about the touching that really kind of had

A. On the arm, if I recall correctly.

	Page 14		Page 16
1	was touched?	1	Q. Sure.
2	A. I don't recall, no.	2	A. She was like, "He asked me to meet him
3	Q. And what was it about that that was so	3	and, you know, he's married and it's like I just
4	upsetting for her?	4	don't want to what am I supposed to do?" She was
5	A. Well, it really there's a lot of layers	5	really stuck with what am I supposed to do. That
6	there. It's a good question. I think the shock of	6	was a big, sort of repeating theme throughout the
7	it, it was probably more you know, not more, in	7	night. She was very much stuck with the next step,
8	addition to the touch what was being asked along	8	so to speak.
9	with the touch. That was the entirely of the	9	Q. Did she tell you how she responded to him
10	upsetness. It wasn't just the touching that was the	10	when he asked her whatever it was he asked her?
11	problem. It was the whole package of what went with	11	A. To the best of my recollection, I don't
12	it that was upsetting for her.	12	recall the exact wording but she definitely put him
13	You know, she felt like it was a	13	off and said you know, in whatever way she said
14	ridiculous proposition, especially since it came	14	no, she said no. I wish I could tell you the exact
15	from him that she considered a colleague and	15	wording she had told me that night but I don't
16	considered helpful for APNM and considered someone	16	recall exactly what it was. But the take-away was
17	on the team. It was just a very shocking thing for	17	she clearly left no impression that this was even a
18	her, and I, you know, did the best I could to just	18	remote possibility. Know what I mean?
19	listen and, you know, kind of take it. And it sort	19	We talked about that. Because I was kind
20	of built from there, know what I mean? It wasn't	20	of like, "Now, do you think he's thinking you might
21	like it was just one night's conversation and we	21	be sort of into this? You know, you said no but are
22	just kind of forgot about it there. It was this	22	we talking" but it was like, "No, this is not
23	ongoing thing. But that was the upsetness of it,	23	happening." Know what I mean?
24	was mainly about the ask, if I could put it that	24	Q. Did she tell you how he responded to that
25	way, in addition along with the touch. That was the	25	no?
	Page 15		Page 17
1	problem.	1	A. I don't recall. No. I don't think she
2	Q. Okay. Is that the first time that she	2	mentioned that. Not that night certainly.
3	ever complained to you about Carl Trujillo?	3	Q. Okay. As you continued talking, I think
4	A. Yes.	4	you said somewhere it dominated your conversation
5 6	Q. So I would like to know, you say it was a stark memory for you so I want to know exactly what	5	for weeks, I think is the phrase you used? A. Yes.
7	you remember about what she reported in as detailed	7	<ul><li>A. Tes.</li><li>Q. As you continued to discuss this with Ms.</li></ul>
8	a fashion as vou can.	8	-
9	A. Okay. I had been home you know, I work	9	Bonar for the next several weeks, did she give you more details? Did more come out?
2	A. Okay. Thad been none you know, T work		
10	from home and she was the one that would go to the	10	
10 11	from home and she was the one that would go to the office every day. It was dark. She had her coat on	10 11	A. What had happened over the course of that
11	office every day. It was dark. She had her coat on	11	A. What had happened over the course of that time, if I recall it correctly, there were other
11 12	office every day. It was dark. She had her coat on that she never took off, which was very unusual for	11 12	A. What had happened over the course of that time, if I recall it correctly, there were other I'm not crazy about the word "advances" or
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## 5 (Pages 14 to 17)

1       A. I believe so. I believe that's the first         2       time. Whether that's true or not or whether she         3       told me about other you know, I can't know. My         4       recollection is that was the first time.         5       Q. As far as she told yon?         6       A. As far as she told yon?         7       Q. In other words, at that first evening when         8       she came home very upset, she didn't fell you, "And         9       this has been going on for months'' or anything like         0       that, correct?         11       A. Correct.         12       Q. Okay. I want to make sure we're on the         13       same page. So then in the weeks that follow she's         14       telling you about other incidents with Carl         15       Trujillo; is that right?         16       A. Yes.         17       Q. And so as best you can, walk me through         18       those. What were the other incidents?         19       A. Theis is where it gets a little fuzzy for         20       me on hard details, to be very honest with you. It         21       was more about insinuations and things being said.         22       There was no more touching. That I can tell you,         24       th	ı, M
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3       told me about other you know, I can't know. My       3       with him, everything would just end at that point.         4       recollection is that was the first time.       4       Know what I mean? It wasn't like this high dram crazy thing at that point. So yeah.         6       A. As far as she told you?       6       A. As far as she told me. Right. Exactly.       6         7       Q. In other words, at that first evening when       7       6       Q. Do you know if Laura did tell her co-workers and supervisors at APNM?         8       she came home very upset, she didn't tell you, "And this has been going on for months" or anything like       9       Q. Back when it happened in 2014?         10       ha. Correct.       10       A. Yes.       9         11       A. Correct.       11       Q. All right. And do you know if the APN         12       Q. Okay. I want to make sure we're on the same page. So then in the weeks that follow she's       13       A. I don't know. It's a great question. I         14       telling you about other incidents with Carl       14       still don't know to this day because I haven't         15       Trujillo; is that right?       15       assumption, I have to think Lisa must have said         16       A. Yes.       16       assumptions.       17         17       Q. And so as best you can, walk me through	м
4       recollection is that was the first time.       4       Know what I mean? It wasn't like this high dram.         5       Q. As far as she told you?       6       A. As far as she told you?       6         6       A. As far as she told me. Right. Exactly.       6       Q. Do you know if Laura did tell her       7         7       Q. In other words, at that first evening when       7       7       Q. Do you know if Laura did tell her       7         8       she came home very upset, she didn't tell you, "And       8       A. I believe so she did, yes.       9         9       this has been going on for months" or anything like       9       Q. Back when it happened in 2014?       10         10       that, correct?       11       A. Correct.       11       9       A. I don't know. If's a great question. I         13       same page. So then in the weeks that follow she's       13       A. I don't know. If's a great question. I         14       telling you about other incidents?       14       still don't know to this day because I haven't         16       A. Yes.       16       assumption, I have to think Lisa must have said       something. You know what I mean? It just seem         17       Q. And so as best you can, walk me through       17       9       A. Cokay, that's a good point.         21	м
5       Q. As far as she told you?       5       crazy thing at that point. So yeah.         6       A. As far as she told me. Right. Exactly.       6       Q. Do you know if Laura did tell her         7       Q. In other words, at that first evening when       7       6       A. As far as she told me. Right. Exactly.       6         8       she came home very upset, she didn't tell you, "And       8       A. I believe so she did, yes.       9         9       this has been going on for months'' or anything like       9       Q. Back when it happened in 2014?         10       that, correct?       10       A. Yes.         11       A. Correct.       11       Q. All right. And do you know if the APN people did anything in response?         13       same page. So then in the weeks that follow she's       13       A. I don't know. It's a great question. I stalked to this day because I haven't talked to this day because I haven't talked to those guys. If I had to make an assumption, I have to think Lisa must have said something. You know what I mean? It just seem illogical –         19       A. This is where it gets a little fuzzy for       19       Q. Well, I don't want you to make assumptions.         20       me on hard details, to be very honest with you. It       20       assumptions.       21         21       There was no more touching. That I can tell you,       22       Q. I want to know what you k	м
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3 stick with Lisa. What's up with APNM? Do they know 3 her jacket on, counting that as day one, if we g	
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4 what's going on here? Know what I mean? So 4 forward six to eight weeks is when I think you	)
5 honestly, at a certain point, as the boyfriend I 5 <b>described this as being discussed.</b>	
6 felt like there was only so much I could do and it 6 A. Right.	
7 was almost like an APNM issue at that point. Know 7 Q. Can you tell me what months we're talk	ng
8 what I mean? 8 about? What period of time?	
9 <b>Q. Sure.</b> 9 A. Well, it's pretty easy because the	
10       A. Like it was up to them. So I wasn't       10       legislative session I don't recall if '14 was a         11       digging for details. I wasn't getting into a the       11       30 or a 60. I don't recall that, but whatever that	
13really badgering her with that. Know what I mean?13that's basically sort of the beginning and the end14Q. Okay.14of it. That's the end timeline, because again, she	
14     Q. Okay.       15     A. If she brought it up I would talk about       15     Wouldn't have to deal with him every day after that	
16     it. I wouldn't go there if she hadn't. But there     16     That's ended it with the overt.	•
1011121313141417wasn't I couldn't give you like three weeks later17Q. And as you were having the discussion v	vith
18 it was this and four weeks later there was that. Do 18 her about what are you going to do, what is she	
10It was his and four weeks fact there was had.D01010her about what are you going to do, what is she19you know what I mean? It wasn't quite that19going to do, and the responses, what were her -	
20 structured. 20 what did she do?	
20Subtraction21Q. Okay.21A. You are getting right to the nut of our	
22     A. But it was more of a feeling that this was     22     conversations. She felt like she could do nothing	
23       still going on. She would tell me now and again,       23       at a certain point for a lot of the reasons I	
<ul> <li>but I assumed it was being handled by APNM because</li> <li>24 mentioned before of who he was in relationship w</li> </ul>	
25     Carl was sort of their guy. And just being the     25     the organization. We didn't have anything in place	th

# 6 (Pages 18 to 21)

	Page 22		Page 24
1	at that time in the legislature to make well, we	1	these things, too, as well as to lobby.
2	did, a formal complaint, but we didn't even talk	2	So if I recall correctly, the idea that he
3	about that at that point. That was like way, way,	3	verbalized that he would, in fact, hold his vote if
4	too far. Because again, I figured it would be	4	something did not happen here do you know what I
5	handled in-house between parties of APNM and Carl.	5	mean?
6	And that was the big part dominating the	6	Q. Yeah, and that's exactly what I want to
7	talk over the period of time was what do we do about	7	get into. So his threat to withhold his support. I
8	this? How do we what can be done here? And the	8	want to know exactly what Ms. Bonar told you. What
9	final conclusion was zero, there was nothing to be	9	threat was made, to the best of your recollection,
10	done about it and that was my great frustration,	10	and what support he would be withholding.
11	because I had nothing to offer on that of what could	11	A. To the best of my recollection, I don't
12	we do here. I couldn't really come up with anything	12	have the wording that Carl I don't even think she
13	either. I certainly wasn't going to confront the	13	even said what he said necessarily to be able to
14	guy. That's not my style or my place. And that was	14	repeat back to you.
15	about it. Just finding allies? I mean, could	15	Q. Okay.
16	someone talk to him? We talked about that. We	16	A. But if it was somewhere in between
17	talked about maybe fellow legislators possibly	17	insinuation and straight up mean saying, "I'm not
18	talking to him saying, "Cut the crap here."	18	voting for this," it's in that gray area there. I
19	We just ran the traps on a lot of	19	wish I could tell you how it went down, but her
20	different things, but there's only so many people	20	take-away was what she heard was true or
21	that know him that's in our circle or at the time	21	not but his insinuation was if this didn't happen
22	was in our circle as well. That only includes APNM	22	it was a possibility this vote wouldn't happen.
23	folks. I never even met Carl before then and I	23	Q. And was that threat made during one of
24	couldn't even tell you what he looked like at that	24	these encounters that you described?
25	point, honestly. I know quite a few legislators but	25	A. I believe so.
	Page 23		Page 25

#### 1 1 he wasn't exactly a frontline guy. He had never Q. Okay. At least that's what Ms. Bonar 2 been to the studio, he had never been -- so I really 2 would have reported back to you, right? 3 3 didn't know the man. A. Yes. 4 Q. Okay. All right. So if I understand you 4 Q. Going on the next page, you say, "The 5 then, after what I'm sure was a lot of going around 5 situation dominated the in our home for weeks." You 6 talking about it, her conclusion was just nothing? 6 talked about that a little bit. 7 7 A. Yes. A. Right. 8 8 Q. Okay. Going back to your statement, the Q. Sounds like she was very upset about what 9 9 third paragraph starts, "It's frustrating." Do you was going on, right? 10 10 A. Uh-huh. see that? 11 Q. Yes? 11 A. Yes. 12 Q. And the last part of it says, "Considering 12 A. Yes. 13 the work didn't stop and his threat to withhold his 13 O. Did she seek therapy or counseling as a support for APV legislation." What threat was that? 14 result of this? 14 15 A. There was a vote, and I don't recall the 15 A. Not as a result of this. Not in that 16 16 exact bill that it was about. It was, obviously, an wording, as a result of this. 17 animal bill that these guys were pushing, but the 17 Q. Well, okay. Let me -- was she already 18 exact bit I couldn't tell you. But it was a classic 18 getting therapy or counseling during that time? 19 situation where if they are going to get an animal 19 A. No, not to my knowledge. If she was, she 20 vote or an animal bill passed it's always by one or 20 was doing it secretly, but I doubt it. 21 21 two votes. It's never a slam dunk. It's just never Q. Okay. At some point then I'm trying to 22 like that. So the idea that he would back away from 22 parse together your response. At some point are you 23 23 aware she was getting therapy? a vote that he had been very supportive of 24 24 A. Yes. And I can tell you for a fact I know previously was very upsetting for her because this 25 25 because we went together for a few times before we was her job -- part of her job was to whip votes for

#### 7 (Pages 22 to 25)

	Page 26	Page 28
1	broke up, and my assumption is she carried on after	1 A. Gotcha. I understand now. No, she never
2	we broke up.	2 alluded to that. Not at all. Or she never
3	Q. Appreciate that.	<sup>3</sup> expressed it to me, let's put it that way, in
4	A. I can't recall the name of the woman but	4 realtime at the time. Because, honestly, I would
5	she's up on 4th Street. North of Montano on the	5 have had a much different reaction at that point.
6	east side of the road.	6 If she had said she was fearful for her physical
7	Q. Patricia Martinez Burr?	7 safety, I would have stepped into the situation.
8	A. Is that her name? Possibly.	8 Not with Carl, but I would have gone to APNM and
9	Q. Well, I'm not going to ask what you talked	9 said, "Okay, what's up here?"
10	about. When did it start approximately, these	10 Q. If she had told you she was slammed up
11	therapy sessions?	11 against the wall?
12	A. I would say early 2015. Yeah, early or	12 A. It would have been a whole different deal,
13	spring 2015. Yeah.	13 a whole different deal.
14	Q. Okay was Carl Trujillo discussed in those	14 Q. Okay. You also provided us actually,
15	sessions?	15 you provided Mr. Hnasko who passed them on to us, a
16	A. No. It was about us and relationship	16 stack of e-mails. We'll call this Exhibit 2.
17	stuff.	17 MR. LOMAN: Tom, this is your Exhibit 77.
18	Q. I assumed that but I wanted to close that	18 Do you need me to make a copy of this?
19	loop.	19 MR. HNASKO: No.
20	A. No worries.	20 (Note: Exhibit 2 marked.)
21	Q. And as far as you know, she was not	21 Q. Mr. Grant, take your time to flip through
22	seeking any sort of therapy or counseling prior to	22 these. This is a series of e-mails between you and
23	that?	23 Ms. Bonar that you provided to us, right?
24	A. As far as I know.	A. Correct. What happened was should I be
25	Q. Going on to your last paragraph, you	25 saying this or wait for the question?
	Page 27	Page 29
1	reference women going about their business in the	1 <b>Q.</b> Wait for the question.
2	Roundhouse without fear.	2 MR. HNASKO: Wait until he asks you a
3	A. Uh-huh.	3 question. Actually, the deposition goes longer the
4	Q. Did Ms. Bonar tell you she was fearful?	4 more information you give.
5	A. She did.	5 A. Gotcha. No worries.
6	Q. Tell me about that.	6 Q. Okay. As far as I can tell, the first

	rage 27		rage 29
1	reference women going about their business in the	1	Q. Wait for the question.
2	Roundhouse without fear.	2	MR. HNASKO: Wait until he asks you a
3	A. Uh-huh.	3	question. Actually, the deposition goes longer the
4	Q. Did Ms. Bonar tell you she was fearful?	4	more information you give.
5	A. She did.	5	A. Gotcha. No worries.
6	Q. Tell me about that.	6	Q. Okay. As far as I can tell, the first
7	A. I think from a lot of different angles,	7	e-mail that you provided us is between from you
8	the fear of losing an ally; of course, fear of being	8	to her.
9	seen by others in the Roundhouse as, you know	9	A. Yes.
10	others like him in the Roundhouse, specifically	10	Q. And I believe it was on May 8th of this
11	other legislators, as being a targets; fear of her	11	year. Can you confirm that? Tell me if there was
12	reputation. You know, it was a lot of layers to the	12	an earlier e-mail than May 8th.
13	fear thing.	13	A. No, I'm assuming the earliest are at the
14	Q. Sure. So I would like to get a little	14	bottom?
15	more specific. For example, you mentioned the only	15	Q. Well, this is sort of the same thread over
16	physical touching she reported was the arm grab as	16	and over again so it's hard to
17	they were in the hallway at the Roundhouse?	17	A. Okay. I've got the 16th, the 15th. May
18	A. That's correct.	18	8th. Okay. Yes, this is the first one. On the
19	Q. Did she describe it as a forceful, like	19	third page, the bottom.
20	grab-you-push-you-against-the-wall kind of thing?	20	Q. It actually shows up a couple of times.
21	A. Absolutely not. Not that forceful at all.	21	So on May 8th at 4:05 p.m., right?
22	Q. Okay. Good. So is there anything I	22	A. Yes.
23	understand all the fears and concerns and anxiety	23	Q. You e-mail her, "I am proud of you and
24	that you described. What I want to know is did she	24	support what you're doing totally." That e-mail?
25	tell you she was fearful for her personal safety?	25	A. Yes.
		1	

# 8 (Pages 26 to 29)

	Page 30		Page 32
1	Q. Is that the first communication you had	1 okay, I have a dec	ision to make. I think I have a
2	with Ms. Bonar since the breakup?	2 side of the story th	nat would being impactful here,
3	A. It was. Including everything.	-	ike I'm not trying to be a
4	Q. Verbal or written?	4 lawyer here. With	nholding evidence doesn't quite
5	A. Yes. I had not run into her or anything	5 meet that threshold	d, but it felt like, honestly,
6	else in that interim period either.	6 it's an incomplete	story if I don't come forward.
7	Q. So she gets this e-mail, for lack of a	7 Know what I mea	n? It felt like I didn't want I
8	better phrase, kind of out of the blue from you?	8 couldn't live with	myself watching this whole thing
9	A. Yes.	9 go down from afa	r and not throw this bit in. I
10	Q. Tell me what prompted you to send this	10 didn't know where	e it would go. I didn't know it
11	e-mail.	11 would end up like	this. That wasn't my concern at
12	A. I was pissed. I was just really like,	12 the time. I just wa	anted to be a decent person and
13	okay, this thing is still going, know what I mean?	13 say, "Look, if you	need help, I was an eyewitness
14	It bugged me. It really, really bugged me and it	14 that night. Maybe	I can say something, offer to
15	felt like I felt like I was reliving it,	15 write the thing."	
16	honestly. I had never been through anything like	16 And I didn'	t even really think about
17	that before. It was really impactful how the	17 wordsmithing this	that heavily. It's not like I
18	emotion of it just came completely back, all in one		or days. I just basically whipped
19	fell swoop. Because I had no idea this was going to		hour. Sat on it, looked at it
20	be another step by her in that interim period. I	20 again and was sati	isfied and decided to go with it.
21	assumed the whole thing was, like, long gone since	Q. Let me ju	ımp in.
22	it had been a couple years previous and it had been	22 A. Sure.	
23	handled. So when it came out it was, like, okay,		th, and then the next looks
24	what do I do here?		d you get a response from her on
25	Q. I'm sorry to interrupt but let me focus in	25 May 13th. "Tha	nk you for offering, Gene." Right?
	Page 31		Page 33
1	on that. You said when it came out. How did you	1 A. Let me ge	t that.
2	first become aware that she had publicized these	*	question is, was there anything
3	allegations?	3 in between those	
4	A. It was in the paper at that point, I	4 A. No. No, t	here was not.
5	believe.	5 <b>Q.</b> So you e-	mail her on the 8th. Five days
6	Q. Did you read the open letter that she	6 later on the 13th	, and there's no communication
7	posted online?	7 between you in b	etween those, right?
8	A. I don't recall where that was posted.	8 A. No.	
9	Q. Well, it made its way around. I can tell		"Would you consider sending a
10	you she published it on May 2nd. There are a lot of	10 written statemen	t you would be willing to
11	places where you probably could have found it.	11 provide," et cete	ra, right?
12	A. I'm trying to think of where that was.	12 A. Correct.	
13	That's a very good question.	13 <b>Q. And you</b>	did that, right?
14	Q. Do you remember reading her letter?	14 A. Yes.	
15	A. I do. I do, yes.	15 Q. Looks lik	e two days later no, I'm
16	Q. Prior to you sending her this e-mail?	16 sorry, that same	day on May 13th, later that evening
17	A. Yes.	17 you wrote out wh	nat would become this written
18	Q. All right. Okay.	18 statement, right?	
19	A. To finish the question you had asked me	19 A. Yes.	
20	just previous	20 <b>Q. Okay. A</b>	nd then she responds the next day
21	Q. Sure.	21 and says, "Your	statement as you've written it looks
22	A about why I decided to reach out.	22 good''?	
23	Because this is an important part to me. I just had	A. Correct.	
24	this sense that after now it's coming back a	24 Q. Was ther	e any communication between you
25	little bit, too. After reading that, it was, like,	and Ms. Bonar in	n between those two e-mails?

# 9 (Pages 30 to 33)

	Page 34		Page 36
1	A. No.	1	A. Yeah.
2	Q. At any point did she offer any suggestions	2	Q. And that's the first
3	or revisions to your written statement?	3	A. First, yeah.
4	A. No.	4	Q. Is that the first face-to-face contact you
5	Q. When you wrote this, your written	5	had had with her since the breakup then?
б	statement, did you review anything? Did you do it	6	A. It is.
7	just completely from memory?	7	Q. And other than the phone call where you
8	A. Completely from memory, yeah.	8	were just discussing deposition dates or scheduling,
9	Q. Did you go back and look at anything to	9	have you had any other phone contact with her?
10	check dates? Like, for example, when was the	10	A. Going back, there were a couple phone
11	legislative session that year or anything like that?	11	calls before the latest one. A couple three phone
12	A. I didn't. In a way I probably should	12	calls, you know, leading up to the coffee, some
13	have. Like I said, I got the dates wrong about when	13	phone calls after. Know what I mean? It wasn't
14	we broke up, 2015 versus 2016, because I didn't have	14	like
15	a lot of that information. The calendar, all the of	15	Q. Sure.
16	that stuff was just gone from my devices so I was	16	A. And it included some texts in there, too,
17	going purely off memory.	17	but your question is about meeting face-to-face.
18	Q. You don't keep actual calendars	18	Q. What about the texts? What was discussed
19	A. No.	19	there?
20	Q like Judge Kavanaugh, 40 years of	20	A. Catching up on life, catching up on her
21	calendars?	21	life. Her sister just had a baby. Her mom at the
22	A. No, I don't.	22 23	public theater. I had gotten close to those guys
23	Q. You never know when you need to go back	23	over time and, you know, wondering what they were
24 25	and know when you were at the beach. A. That's right.	24	about and just sort of catching up on life. But not a whole lot of detail about this really. It would
23	A. mats right.	25	a whole lot of detail about this rearry. It would
	Page 35		Page 37
			ruge of
1	O. When is the last time not by e-mail but	1	-
1 2	Q. When is the last time not by e-mail but actually speaking to I told you there was going	1	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so
	actually speaking to I told you there was going	1	come up, you know, but there wasn't a whole lot she
2		2	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so
2 3	actually speaking to I told you there was going to be a bad question today. When is the last time	2 3	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of
2 3 4	actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?	2 3 4	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the
2 3 4 5	actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar? A. Face-to-face?	2 3 4 5	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the
2 3 4 5 6	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> </ul>	2 3 4 5 6	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of
2 3 4 5 6 7	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two</li> </ul>	2 3 4 5 6 7	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee
2 3 4 5 6 7 8	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a</li> </ul>	2 3 4 5 6 7 8	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody else, know what I mean? So that was really about
2 3 4 5 6 7 8 9	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a short conversation about this, the dates and, you know, what was happening and all that kind of stuff.</li> <li>Q. Okay.</li> </ul>	2 3 4 5 6 7 8 9	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody
2 3 4 5 6 7 8 9 10	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a short conversation about this, the dates and, you know, what was happening and all that kind of stuff.</li> <li>Q. Okay.</li> <li>A. Yeah. I wasn't since we had the</li> </ul>	2 3 4 5 6 7 8 9 10	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody else, know what I mean? So that was really about the bulk of it was about the committee stuff. <b>Q.</b> And she was frustrating her frustration
2 3 4 5 6 7 8 9 10 11 12 13	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a short conversation about this, the dates and, you know, what was happening and all that kind of stuff.</li> <li>Q. Okay.</li> <li>A. Yeah. I wasn't since we had the original date of the 9th I'm trying to back-time</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody else, know what I mean? So that was really about the bulk of it was about the committee stuff. Q. And she was frustrating her frustration about the process?
2 3 4 5 6 7 8 9 10 11 12 13 14	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a short conversation about this, the dates and, you know, what was happening and all that kind of stuff.</li> <li>Q. Okay.</li> <li>A. Yeah. I wasn't since we had the original date of the 9th I'm trying to back-time here. But face-to-face, we actually met I asked</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14	come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody else, know what I mean? So that was really about the bulk of it was about the committee stuff. <b>Q.</b> And she was frustrating her frustration about the process? A. Correct.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a short conversation about this, the dates and, you know, what was happening and all that kind of stuff.</li> <li>Q. Okay.</li> <li>A. Yeah. I wasn't since we had the original date of the 9th I'm trying to back-time here. But face-to-face, we actually met I asked her and she hesitated quite a bit but I asked her if</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14 15	<ul> <li>come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody else, know what I mean? So that was really about the bulk of it was about the committee stuff.</li> <li>Q. And she was frustrating her frustration about the process?</li> <li>A. Correct.</li> <li>Q. Okay. Would you be willing to give us a</li> </ul>
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<ul> <li>actually speaking to I told you there was going to be a bad question today. When is the last time you actually spoke to Ms. Bonar?</li> <li>A. Face-to-face?</li> <li>Q. Face-to-face or on the phone?</li> <li>A. There's two. Latest would be phone two weeks ago, I think. About two weeks ago we had a short conversation about this, the dates and, you know, what was happening and all that kind of stuff.</li> <li>Q. Okay.</li> <li>A. Yeah. I wasn't since we had the original date of the 9th I'm trying to back-time here. But face-to-face, we actually met I asked her and she hesitated quite a bit but I asked her if having a cup of coffee would be a viable thing to just talk about this a little bit. Again, not the details, not to compare notes, but just to say, "How are you doing with this? Are you doing okay? What's your support system?" I had a lot of questions.</li> <li>Q. When was that?</li> <li>A. That was we're in November. That was</li> </ul>	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	<ul> <li>come up, you know, but there wasn't a whole lot she could say, and I was functioning out of ignorance so there wasn't a whole lot I could ask her. Most of our conversations were about frustration with the process, but also the main part, I would say, the conversation as far as I'm concerned is the setup of the committee, of how the process of the committee was working, about, you know, like I'm in a mysterious place with all this just like everybody else, know what I mean? So that was really about the bulk of it was about the committee stuff.</li> <li>Q. And she was frustrating her frustration about the process?</li> <li>A. Correct.</li> <li>Q. Okay. Would you be willing to give us a copy of those text messages?</li> <li>A. I wouldn't actually. Not that I'm hiding anything but I wouldn't. I think it's a step too far for me in this process.</li> <li>Q. Okay. We've been going about an hour. Let's take a break.</li> <li>(Note: The deposition stood in recess at 1:50 to 1:57.)</li> </ul>

### 10 (Pages 34 to 37)

<ol> <li>I think you were interviewed</li> <li>Parish or both?</li> <li>A. Correct.</li> <li>Q. And they prepared a binvestigation. Are you aware</li> <li>A. Yes.</li> <li>Q. Have you read the rep</li> <li>pages long?</li> <li>A. I did.</li> <li>Q. I'm not going to ask y</li> </ol>	report based on their	1 2 3 4	my letter and the process was starting I wanted them to know that I was doing this in case it came out in the press and my name was out there. I wanted to
<ul> <li>Parish or both?</li> <li>A. Correct.</li> <li>Q. And they prepared a particular of the second seco</li></ul>	report based on their	3	to know that I was doing this in case it came out in
<ul> <li>4 Q. And they prepared a provided investigation. Are you aware</li> <li>5 investigation. Are you aware</li> <li>6 A. Yes.</li> <li>7 Q. Have you read the rep</li> <li>8 pages long?</li> <li>9 A. I did.</li> </ul>	-		the press and my name was out there. I wanted to
<ul> <li>investigation. Are you aware</li> <li>A. Yes.</li> <li>Q. Have you read the rep</li> <li>pages long?</li> <li>9 A. I did.</li> </ul>	-		the press that my hand that out there i handed to
<ul> <li>A. Yes.</li> <li>Q. Have you read the rep</li> <li>pages long?</li> <li>9 A. I did.</li> </ul>	e of that?	4	give them a heads-up. Other than that, no one.
<ul> <li>Q. Have you read the rep</li> <li>pages long?</li> <li>9 A. I did.</li> </ul>		5	Because, honestly, in my circle now, social circle,
8 pages long? 9 A. I did.		6	I don't think but one or two people even know Laura
9 A. I did.	port? It's 40-some	7	at this point so, you know, it wasn't really the
		8	topic of conversation. Certainly not between the
10 Q. I'm not going to ask y		9	time we broke up and now. Oh, I'm sorry, and before
	ou to review all 40	10	this started. In that space period.
11 pages with me, but there was	s one page that was about	11	Q. All right. There's a hearing coming up in
12 you. Let's call this Exhibit 3	•	12	a couple weeks, as you probably know. And the
13 (Note: Exhibit 3 mark	, ,	13	reason you're here for the deposition is you were
14Q. I will represent to you		14	identified as a witness. Other than everything we
15 page from special counsel's f	8	15	have already talked about today, is there anything
16 recommendations and that w		16	that you expect you will be asked to testify about
17 you. What I would like to do		17	at that hearing?
18 caught one, which was you w	ere off by a year on when	18	A. I'm not anticipating anything beyond what
19 <b>the relationship ended.</b>		19	we have covered and what I have expressed already.
20 A. Correct.		20	Q. Those are all the questions I have for
21 Q. It was actually August	t of 2015?	21	you. I assume Tom has none?
<ul> <li>A. Correct.</li> <li>O. You don't need to real</li> </ul>	dit out land for	22	MR. HNASKO: I have none.
<ul> <li>23 Q. You don't need to real</li> <li>24 the court reporter's sake, but</li> </ul>		23 24	Q. So you have the opportunity to read and sign the deposition transcript, which means she will
<ul> <li>24 the court reporter's sake, but</li> <li>25 want to know if there was an</li> </ul>	· ·	24	produce a transcript for you to review. You can go
2.5 want to know if there was an	ything in here that was	2.5	produce a transcript for you to review. Tou can go
	Page 39		Page 41
1 inaccurate or not reported	correctly, any quibbles	1	through it and check for transcription errors or you
2 or any details that need to b	oe changed here. Please	2	can waive it. Would you like to read and sign your
3 tell me if there was anything	g else.	3	deposition?
4 A. Other than the date, eve	erything looks	4	A. Sure. I can wait. I have time.
5 correct.		5	Q. It will be over the next week or so.
6 Q. Okay, good.		6	A. Okay.
7 A. Other than the typo s	orry on Section	7	MR. HNASKO: You can send that to me and I
8 B that "she" felt powerless vers	sus "he."	8	will go ahead and send it to Mr. Grant.
9 <b>Q.</b> Oh, I see.		9	(Note: The deposition was concluded at
10 A. Yeah.		10	2:00.)
11 <b>Q.</b> Thank you for that.	Have you ever met	11	
12 Carl Trujillo?		12	
13 A. No. I have been in the		13	
14 him as expressed here at the Al		14	
15 Santa Fe, but other than that, m		15	
16 in his company knowingly. W		16	
17 same committee hearing room	•	17	
18 really didn't know the man. I d		18	
19 relationship with him in any w		19	
-	have already discussed	20	
21 today, who have you discus	•	21	
22 Laura Bonar allegations wi		22	
23 A. My work. My New Me		23	
<ul><li>24 just in the broadest terms that I</li><li>25 heads-up that I was doing this.</li></ul>		24	
25 heads-up that I was doing this.	Anter I had written	25	

# 11 (Pages 38 to 41)

12 (Pages 42 to 44)