In the Matter Of:

HARRINGTON vs SRGC

il Docket No.

TIMOTHY HARRINGTON

October 17, 2023



800.211.DEPO (3376) EsquireSolutions.com

| 1 | STATE OF MAINE | SUPERIOR COURT |
|----|--|-------------------------------|
| 2 | Lincoln, ss. | Civil Action |
| 3 | | |
| 4 | TIMOTHY L. HARRINGTON, IN HIS CAPACITY AS | * |
| 5 | TRUSTEE OF THE GFG 401K TRUST, | * |
| 6 | Plaintiff, | * |
| 7 | | * CV-22-32 |
| 8 | VS. | * |
| 9 | S.R. GRIFFIN CONSTRUCTION, INC., | * |
| 10 | Defendant. | ^ * |
| 11 | | |
| 12 | | |
| 13 | VIDEOCONFEREN | CE DEPOSITION OF: |
| 14 | TIMOTHY | HARRINGTON |
| 15 | | |
| 16 | | |
| 17 | Taken remotely befo | re Peggy J. Stockford, Notary |
| 18 | | |
| 19 | Public in and for the St | ate of Maine, on |
| 20 | | |
| 21 | October 17, 2023, the wi | tness appearing from |
| 22 | | |
| 23 | Edgecomb, Maine, via Zoo | m videoconferencing |
| 24 | | |
| 25 | commencing at 10:00 a.m. | pursuant to notice given. |



| 1 | INDEX OF APPEARANCES |
|--------|--|
| 2 | |
| 3 | ON BEHALF OF THE PLAINTIFF: |
| 4 5 | FRED BOPP, III, ESQ. Bopp & Guecia 121 Main Street |
| 6 | Yarmouth, Maine 04096 |
| 7 | 207.846.6111 |
| 8 | fbopp@boppguecia.com |
| 9 | |
| 10 | |
| 11 | |
| 12 | ON BEHALF OF THE DEFENDANT: |
| 13 | |
| 14 | JONATHAN R. LIBERMAN, ESQ. |
| 15 | Marden Dubord Bernier & Stevens |
| 16 | 44 Elm Street |
| 17 | Waterville, Maine 04901 |
| 18 | 207.873.0186 |
| 19 | jliberman@mardendubord.com |
| 20 | |
| 21 | |
| 22 | |
| 23 | ALSO PRESENT: |
| 24 | |
| 25 | (None) |
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| 1 | | | |
|----|-----------|-----------------------------------|-----|
| 2 | | INDEX OF EXAMINATION | |
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| 4 | EXAMINAT | ION BY: PAGE: | |
| 5 | | | |
| 6 | Mr. Libe | rman 4 | |
| 7 | | | |
| 8 | | | |
| 9 | | | |
| 10 | | | |
| 11 | | | |
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| 14 | EXHIBIT : | NO: PAGE: | |
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| 16 | Exhibit | 1 Map w/ markings and initials | 11 |
| 17 | | | |
| 18 | Exhibit | 2 Photograph (dump truck by tree) | 50 |
| 19 | | | |
| 20 | Exhibit | 3 Photograph (base of tree) | 55 |
| 21 | | | |
| 22 | Exhibit | 4 Maine Tree Growth Withdrawal | |
| 23 | | Penalty Calculation | 62 |
| 24 | | | |
| 25 | Exhibit | 5 Gmail Rat poison update | 101 |
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| 1 | | (The proceedings begin at 9:59 a.m.) |
|----|----|---|
| 2 | | TIMOTHY HARRINGTON, being duly sworn, on his oath, |
| 3 | | deposes and says as follows: |
| 4 | | EXAMINATION |
| 5 | | BY MR. LIBERMAN: |
| 6 | Q. | Good morning, Mr. Harrington. My name's Jon |
| 7 | | Liberman. I'm an attorney representing S.R. Griffin |
| 8 | | Construction. We're here to take your deposition. |
| 9 | | Before we get started, could I have you please |
| 10 | | state your name and date of birth for the record? |
| 11 | Α. | Timothy Lewis Harrington, October 4th, 1969. |
| 12 | Q. | Mr. Harrington, have you ever testified in a |
| 13 | | deposition before? |
| 14 | Α. | Yes. |
| 15 | Q. | Do you remember when that was? |
| 16 | Α. | I had an auto accident in Texas about so I think |
| 17 | | there was a deposition two years ago, and it was by |
| 18 | | Zoom just like this. |
| 19 | Q. | Were you the plaintiff or a defendant or a witness |
| 20 | | in that matter? |
| 21 | Α. | Defendant. |
| 22 | Q. | Is that case still pending? |
| 23 | Α. | No. |
| 24 | Q. | So I expect that many of the ground rules are going |
| 25 | | to be the same as they were during that deposition, |
| | | |



| 1 | | but just in case there's any differences, the first |
|----|----|--|
| 2 | | important thing to focus on is to make sure that you |
| 3 | | and I are not interrupting each other. Sometimes |
| 4 | | that will accidentally happen, maybe if you start to |
| 5 | | finish a question before I'm done asking it. That |
| 6 | | can make things difficult on our court on our |
| 7 | | court reporter here, Peg, so make sure that we're |
| 8 | | careful of that. |
| 9 | | The other thing is that if I ask a question and |
| 10 | | you don't understand what I'm asking, please just |
| 11 | | let me know that you don't understand the question |
| 12 | | and I can ask it a different way. That's not a |
| 13 | | problem at all. It won't offend me. |
| 14 | | The flip side of that, Mr. Harrington, is that |
| 15 | | if I ask you a question and you answer it, I'll |
| 16 | | assume that you understood the question that I've |
| 17 | | asked and that you're answering it truthfully. |
| 18 | | My first questions relate to your background. |
| 19 | | Are you married? |
| 20 | Α. | No. |
| 21 | Q. | Have you ever been married? |
| 22 | Α. | No. |
| 23 | Q. | Do you have any children? |
| 24 | Α. | No. |
| 25 | Q. | Where's your residence? |
| | | |



| 1 | Α. | My residence is in Edgecomb, Maine, 9 River Run |
|----|----|--|
| 2 | | Road. |
| 3 | Q. | Do you live there with anybody else? |
| 4 | Α. | No. |
| 5 | Q. | Has anyone else ever lived at that residence with |
| 6 | | you? |
| 7 | Α. | No. |
| 8 | Q. | And how long has that been your residence? |
| 9 | Α. | It's been my residence legally from Maine's point of |
| 10 | | view for two to three years. Before that it was my |
| 11 | | summer house. Let me put it to you this way: The |
| 12 | | pandemic made me a Maine resident. |
| 13 | Q. | Fair enough. When you use it as a summer house, |
| 14 | | what time period are we talking for that? |
| 15 | Α. | Various. |
| 16 | Q. | When was it that you first began staying at the |
| 17 | | property at 9 River Road [sic]? |
| 18 | Α. | Please be more specific. |
| 19 | Q. | Well, you had testified that you were using it as a |
| 20 | | summer residence before the last two or three years |
| 21 | | at which point it became your primary residence. |
| 22 | | When when did you start sleeping there? |
| 23 | Α. | I believe it was between the years 2006, 2007. I'd |
| 24 | | have to double-check that and I can get back with |
| 25 | | you. |
| | 1 | |



| 1 | Q. | I'm not going to hold you to an exact date. I'm |
|----|----|--|
| 2 | | just wondering about the time frame. |
| 3 | | What do you do for work, Mr. Harrington? |
| 4 | Α. | I design guitars and ukuleles. I have my own |
| 5 | | company. There are some fish ukuleles in the |
| 6 | | background. And that's what I do right now. I also |
| 7 | | have a sawmill and just, you know, piddle around |
| 8 | | down here on my property. |
| 9 | Q. | Do you have any other sources of income? |
| 10 | Α. | Yeah. I'm retired from the MEBA District 1. |
| 11 | Q. | What's that? |
| 12 | Α. | MEBA District 1 is the oldest and largest maritime |
| 13 | | union in the country established in 1872, and I |
| 14 | | retired after 21 years at 44 years of age. |
| 15 | Q. | And what year did you retire? |
| 16 | Α. | 2014. |
| 17 | Q. | Did you work in any capacity as a Merchant Marine |
| 18 | | since 2014? |
| 19 | Α. | You mean can you be more specific? |
| 20 | Q. | Sure. Let me ask you a different question. When |
| 21 | | you were a member of I think you said MEBA |
| 22 | | District 1? |
| 23 | Α. | Correct. |
| 24 | Q. | Did I get the acronym right? What were you doing |
| 25 | | for work as a trade? |
| | | |



| 1 | А. | For the last 10 years I was chief engineer or 12 |
|----|----|---|
| 2 | | years, and then prior to that I was third engineer, |
| 3 | | second engineer, first engineer; I did some port |
| 4 | | engineering, some consulting. |
| 5 | Q. | So I I had understood and I and I could be |
| 6 | | wrong about this, but I had I had understood that |
| 7 | | within the last well, since this case was pending |
| 8 | | that you at one point had to ship out. Am I |
| 9 | | incorrect on that? |
| 10 | А. | Your terminology of "had to" is incorrect. |
| 11 | Q. | Did you ship out? |
| 12 | Α. | I did sail on a vessel, but it was not under my |
| 13 | | license, I was not a licensed officer. |
| 14 | Q. | What kind of vessel was it? |
| 15 | Α. | A training ship. |
| 16 | Q. | What were you doing? What was your role? |
| 17 | Α. | Training. |
| 18 | Q. | And what kind of what jobs were you training |
| 19 | | people for? |
| 20 | Α. | Ship-related jobs. |
| 21 | Q. | Okay. Can you give me some examples? |
| 22 | Α. | I trained on air compressors, how they work, the |
| 23 | | internals, safety aspects of air compressors, |
| 24 | | functionality. I trained on refrigeration systems, |
| 25 | | from the basic refrigeration system to your car to |
| | | |



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| 1 | | the largest refrigeration, ammonia-type systems, |
|----|----|---|
| 2 | | and, of course, R12, R22, R34A, et cetera. I did |
| 3 | | training on oil and water separators; United States |
| 4 | | Coast Guard, how they function, the laws, rules, |
| 5 | | certifications, agencies that regulate, et cetera. |
| б | | Would you like me to continue? |
| 7 | Q. | No, you don't have to. I was more curious as to the |
| 8 | | people you were training with. Are those engineers |
| 9 | | or aspiring engineers? |
| 10 | Α. | They were. It's a cadet training ship, so, |
| 11 | | therefore, one can assume I would be training |
| 12 | | cadets. |
| 13 | Q. | Now, what company were you working for when you |
| 14 | | engaged in that training? |
| 15 | Α. | It was Maine Maritime Academy. |
| 16 | Q. | So did you work for them? |
| 17 | Α. | I worked yeah. Of course. It's their training |
| 18 | | ship. Yes. |
| 19 | Q. | All right. What period do you still work for |
| 20 | | them? |
| 21 | Α. | No. |
| 22 | Q. | Okay. So what's the time frame that you were doing |
| 23 | | work for Maine Maritime Academy? |
| 24 | Α. | Middle of May and June yeah, May and June. Two |
| 25 | | months of this year. May-June, yeah. Excuse me. |
| | | |



| 1 | Q. | And was that a one-time arrangement, or do you still |
|----|----|--|
| 2 | | do any work for Maine Maritime Academy? |
| 3 | Α. | Yeah, it was just a cruise. There was talk I would |
| 4 | | teach, but it was a two-and-a-half-hour drive, |
| 5 | | commute, and I can't do that. And also housing is |
| 6 | | ridiculous. So that was that. |
| 7 | Q. | My next questions have to do with the GFG Trust. |
| 8 | | When was that trust established? |
| 9 | Α. | First I'd like to say I've sent you 200 documents on |
| 10 | | that trust, every shred of paper. So if I don't |
| 11 | | accurately remember these things, I assure you do |
| 12 | | have those documents; is that correct? |
| 13 | Q. | I have been provided some discovery responses by you |
| 14 | | and/or by your attorney, Mr. Harrington, but and |
| 15 | | I'll just tell you I'm not looking to hold you to an |
| 16 | | exact date on when it was established. I'm just |
| 17 | | asking some general questions about the time frame. |
| 18 | | So can you tell me roughly |
| 19 | Α. | I think it was around 2015, 2016. |
| 20 | Q. | Who's the beneficiary of that trust? |
| 21 | Α. | I am. |
| 22 | Q. | Who's the trustee? |
| 23 | Α. | I am. |
| 24 | Q. | Who was it that established the GFG Trust? |
| 25 | Α. | GFG Trust was established by a company called IR |
| | | |

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| 1 | | IRA Financial located in Florida. |
|----|----|---|
| 2 | Q. | All right. What kind of company is that? |
| 3 | A. | It's a company that establishes IRAs and trusts. |
| 4 | Q. | Okay. Well, they were that at whose direction |
| 5 | | was IRA Financial acting in establishing the trust? |
| 6 | Α. | IR the company was acting at my direction to set |
| 7 | | up a trust. |
| 8 | Q. | All right. And what was the purpose for you in |
| 9 | | setting up the trust? |
| 10 | Α. | Well, this trust is known as a solo 401(k), and |
| 11 | | typically people invest in real estate or other |
| 12 | | assets other than the standard, normal stocks and |
| 13 | | bonds that you would do. So it's an outlet for a |
| 14 | | way to invest money differently. |
| 15 | Q. | When was it that well, actually what I'm going to |
| 16 | | do, Mr. Harrington, is I'm going to show you a map. |
| 17 | | I just need to share my screen with you for a |
| 18 | | moment. I'm showing you what I'll refer to as |
| 19 | | Exhibit 1 for the purposes of this deposition. |
| 20 | | Mr. Harrington, can you see that? |
| 21 | A. | I see a map that says R-7. I do not see a Exhibit 1 |
| 22 | | marker on the map. So please show me the Exhibit 1 |
| 23 | | mark on this map. |
| 24 | Q. | There is no Exhibit 1 mark on this map, |
| 25 | | Mr. Harrington. I'm referring to it as Exhibit 1, |



| 1 | | and what I'll do is send a copy of the exhibits to |
|----|----|--|
| 2 | | the court reporter after this deposition is is |
| 3 | | done at which point she will include these exhibits |
| 4 | | with markings, along with the deposition transcript. |
| 5 | Α. | I would like to interject that you're asking me a |
| 6 | | question that about an exhibit that does not have |
| 7 | | identification on it. Therefore, I cannot answer a |
| 8 | | question that I don't know in the future would be |
| 9 | | the proper exhibit. Suppose the court or lady said, |
| 10 | | "Well, you answered this," and you mismarked that |
| 11 | | exhibit, Attorney Liberman? Therefore, I find this |
| 12 | | questioning to be out of line. |
| 13 | Q. | Well, your objection is noted, Mr. Harrington, but |
| 14 | | I'll ask you the question again. |
| 15 | | Are you able to see the document that I'm |
| 16 | | referring to as Exhibit 1 on your screen? |
| 17 | Α. | I see a document. I do not see it as Exhibit 1. |
| 18 | Q. | I didn't ask you if you saw it as Exhibit 1. |
| 19 | Α. | I see a document, Jonathan Liberman. |
| 20 | Q. | All right. Thank you, Mr. Harrington. |
| 21 | | MR. BOPP: Jon? Jon? |
| 22 | | MR. LIBERMAN: Yes. |
| 23 | | MR. BOPP: Can I ask, is this something that |
| 24 | | was produced in discovery? |
| 25 | | MR. LIBERMAN: Sure. Yeah, Fred, this was |
| | | |



| 1 | | something that was produced by Mr. Harrington, if it |
|----|----|--|
| 2 | | wasn't produced by you. These are part of |
| 3 | | plaintiff's discovery responses in this matter. |
| 4 | | MR. BOPP: All right. This hasn't been Bates |
| 5 | | stamped? |
| 6 | | MR. LIBERMAN: No, this copy hasn't been |
| 7 | | Bates stamped. |
| 8 | | MR. BOPP: Okay. Do you know if any of the |
| 9 | | other discovery has been Bates stamped that was |
| 10 | | produced by the defendant I mean, by the |
| 11 | | plaintiff? I'm sorry. |
| 12 | | MR. LIBERMAN: No, it hasn't been. |
| 13 | | MR. BOPP: Okay. |
| 14 | | BY MR. LIBERMAN: |
| 15 | Q. | So, Mr. Harrington, could you tell us what we're |
| 16 | | looking at right now, this document that's on your |
| 17 | | screen? And for the record, I'm still referring to |
| 18 | | what I am calling Exhibit 1. |
| 19 | Α. | Well, this document has got numbers on it that say |
| 20 | | "R-7" and "R-5," it has a river that says |
| 21 | | "Damariscotta River," and there are lots there |
| 22 | | you go. There you go. It is titled R-6, and it |
| 23 | | says it's a property map of Edgecomb. |
| 24 | Q. | And this document was provided by you as part of |
| 25 | | your discovery responses in this case, correct? |
| | | |



| 1 | Α. | If you say so, that is correct. I don't remember |
|----|----|--|
| 2 | | which documents I sent. It was like a year ago. |
| 3 | | But I do see my initials on it, so, therefore, one |
| 4 | | could believe that I had something to do with this |
| 5 | | document. |
| 6 | Q. | Okay. And your initials, do those seem to be |
| 7 | | scribbled in in the area that's south of Mt. Hunger |
| 8 | | Road and west of the Merry Island Road? |
| 9 | Α. | First and foremost, the Mount Hunger Road ends at |
| 10 | | the Damariscotta River Road there. Do you see that? |
| 11 | | That line is referred to as the Old Town Road, the |
| 12 | | Old County Road, a road that provided transportation |
| 13 | | to John Merry, and an old road. Those are the four |
| 14 | | terms that are used for that; so your question is |
| 15 | | flawed. |
| 16 | Q. | Well, thank you for correcting me, Mr. Harrington. |
| 17 | | So I'll ask the question a different way. |
| 18 | | Are your initials scribbled in the area that is |
| 19 | | south of a road known as Old Town Road and to the |
| 20 | | west of Merry Island Road? |
| 21 | Α. | That is correct. |
| 22 | Q. | All right. And why was it that you scribbled your |
| 23 | | initials there? |
| 24 | Α. | Unknown at this time. |
| 25 | Q. | When was it that you scribbled your initials there? |
| | | |



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| 1 | Α. | I scribbled those initials when I I assume when I |
|----|----|--|
| 2 | | sent this document to discovery, or however you got |
| 3 | | the document. This was a year ago. So somehow |
| 4 | | somebody got a document that has that my initials |
| 5 | | on it. |
| 6 | Q. | And as you sit here today you can't think of any |
| 7 | | reason why you would have put your initials at that |
| 8 | | location on Exhibit 1? |
| 9 | Α. | Well, the initials are there to indicate, more than |
| 10 | | likely, that that portion of land is owned by me or |
| 11 | | it was some kind of stamp or something that I put on |
| 12 | | it to show that this has relevance to this case with |
| 13 | | my initials. I initial a lot of things. |
| 14 | Q. | Okay. What as you look at Exhibit 1 now, what |
| 15 | | relevance is that area of land with your initials on |
| 16 | | it? |
| 17 | Α. | That area of land is the land that the trust is |
| 18 | | owned by GFG 401(k) Trust. |
| 19 | Q. | Thank you. |
| 20 | | Now, this will be a bit awkward because we're |
| 21 | | not in the same room as each other, so I'm going to |
| 22 | | have to rely on your instructions while I make some |
| 23 | | marks on this document. Can you still see Exhibit |
| 24 | | 1, Mr. Harrington? |
| 25 | Α. | I see it, but it's small. Very I mean, I might |



| 1 | | have to get a different set of glasses or something. |
|----|----|--|
| 2 | Q. | Okay. |
| 3 | A. | I have 1.75 readers |
| 4 | Q. | All right. |
| 5 | Α. | so it's very small. |
| 6 | Q. | All right. Let me see if I'm able to make it any |
| 7 | | larger. I'm going to zoom in a bit in the area of |
| 8 | | your initials. Are you able to see that a little |
| 9 | | better, Mr. Harrington? |
| 10 | A. | A little better, yup. |
| 11 | Q. | Okay. Now, I'm going to make a mark on this |
| 12 | | exhibit, and I'm going to mark the number "1" in the |
| 13 | | area that I believe is the Old County Road, and I'll |
| 14 | | ask you to just verify that or correct me if I'm |
| 15 | | mistaken. Are you able to see where I marked the |
| 16 | | number "1"? |
| 17 | A. | I see the yeah, I see number one, yeah. I see a |
| 18 | | line. If you could make it a little more |
| 19 | | descriptive, like a real one, it would help. |
| 20 | Q. | Okay. Well, I'm not that talented at using this |
| 21 | | tool, so I think a line is probably the best we're |
| 22 | | going to do for the number one. But does that |
| 23 | | number one |
| 24 | A. | Can you put an arrow pointing to the road? |
| 25 | Q. | Sure. |
| | | |



| 1 | Α. | There you go. Good one. That is yeah, that is |
|----|----|--|
| 2 | | defined, like I said, many different ways on the |
| 3 | | deeds as Old Town Road, Old County Road. It's all |
| 4 | | in the Lincoln County court records there, deeds and |
| 5 | | all that, yup. |
| 6 | Q. | All right. I'm going to make another mark, |
| 7 | | Mr. Harrington, in the area that I believe is |
| 8 | | Mt. Hunger Road, and I'm going to mark this as a |
| 9 | | number "2". Are you able to see where I marked the |
| 10 | | number "2"? |
| 11 | Α. | That is number "2," and that is, I believe, not |
| 12 | | called the Mt. Hunger Road. |
| 13 | Q. | Okay. What is it called? |
| 14 | Α. | Mt. Hunger East or West or one of them. So |
| 15 | | there's a Mt. Hunger East, that side, and on the |
| 16 | | other side is Mt. Hunger West. |
| 17 | Q. | On the other side of what? |
| 18 | Α. | What separate what separates them is a giant |
| 19 | | preserve. |
| 20 | Q. | Okay. So as I as I've marked it |
| 21 | Α. | It's non-concurrent. |
| 22 | Q. | Okay. |
| 23 | Α. | Do you understand what that means? |
| 24 | Q. | Well, let me ask you a question, Mr. Harrington. |
| 25 | Α. | Okay. Sorry. |
| | | |



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| 1 | Q. | No. It's all right. |
|----|----|--|
| 2 | | So, Mr the number that I have written on |
| 3 | | Exhibit 1, number "2," which is pointing to a road, |
| 4 | | am I understanding that is either Mt. Hunger East or |
| 5 | | Mt. Hunger West? |
| 6 | Α. | Correct. |
| 7 | Q. | All right. And then as you look at this, Merry |
| 8 | | Island Road is marked on Exhibit 1, correct? |
| 9 | Α. | Correct. |
| 10 | Q. | All right. Now, I'm going to do my best, with your |
| 11 | | help, Mr. Harrington, to to draw the boundaries |
| 12 | | of where we believe GFG Trust land is here on this |
| 13 | | document, Exhibit 1. Okay? |
| 14 | Α. | I have to disagree with that, because this this |
| 15 | | document is not driven is not at all to scale. |
| 16 | | None of these lines mean anything from a surveyor's |
| 17 | | standpoint. If you go in, you look at the deeds or |
| 18 | | whatever, I can't I can't tell you what those are |
| 19 | | because this is not an accurate portrayal of the |
| 20 | | land. First of all, it's not 85 acres. It's 95 |
| 21 | | acres. I can go through 15 things that is wrong on |
| 22 | | this map, therefore, making this map useless when it |
| 23 | | comes to marking things. |
| 24 | Q. | Mm-hmm. And, Mr. Harrington, the purpose of me |
| 25 | | asking for this is not because I'm intending on |



| 1 | | using this as definitive proof of where property of |
|----|----|--|
| 2 | | GFG Trust ends and begins. I'm just hoping that you |
| 3 | | can orient me a bit to understand |
| 4 | Α. | Hey, Jon? Jon? Can I get some coffee? |
| 5 | Q. | If you need to take a recess |
| 6 | Α. | No. Just two minutes. I've got to get some coffee. |
| 7 | Q. | That's fine with me. |
| 8 | Α. | I'll be right back. I promise. |
| 9 | Q. | Okay. We can take a break. |
| 10 | | (A recess is taken at 10:25 a.m.) |
| 11 | | (The proceedings continue at 10:28 a.m.) |
| 12 | | All right. Mr. Harrington, we're back on the |
| 13 | | record. |
| 14 | | So as as we look at Exhibit 1, I want to get |
| 15 | | an idea of the boundaries of GFG Trust property as |
| 16 | | we look at this map. |
| 17 | | Now, I understand that this map is not you |
| 18 | | had testified that it's not to scale, so I am not |
| 19 | | looking to establish every exact boundary or the |
| 20 | | exact acreage or anything like that. The reason I'm |
| 21 | | asking you these questions, Mr. Harrington, is to |
| 22 | | orient me as someone who has not been to this area |
| 23 | | but needs to understand this lawsuit. Okay? |
| 24 | | So there's a lot, as we look at Exhibit 1, that |
| 25 | | has the number 33 indicating that it's 85 acres, and |
| | | |



| 1 | | that is the lot with your initials on it, correct? |
|----|----|---|
| 2 | Α. | Well, that has got the lot of the trustee, Timothy |
| 3 | | Harrington, acting as trustee for Gold for GFG, |
| 4 | | Trust. Yes, that has my initials. |
| 5 | Q. | Okay. Can you explain what you just said to me? So |
| 6 | | it |
| 7 | Α. | Well, you know, there GFG 401(k) Trust is a |
| 8 | | trust, it's a separate entity. In other words |
| 9 | | you should know that. You're a lawyer, right? So |
| 10 | | I'm just representing the trust, so I could not |
| 11 | | initial that GFG blah, blah, blah. I just initial |
| 12 | | it me, 'cause I am the beneficiary of that trust, |
| 13 | | GFG 401(k). |
| 14 | Q. | So GFG 401(k) is the owner of Lot 33 portrayed in |
| 15 | | Exhibit 1, correct? |
| 16 | Α. | Correct. |
| 17 | Q. | Does GFG own any other lots portrayed in Exhibit 1? |
| 18 | Α. | No. |
| 19 | Q. | Do you own any other lots or own any lots |
| 20 | | portrayed in Exhibit 1? |
| 21 | Α. | Yes. |
| 22 | Q. | All right. Which lots do you own as we're looking |
| 23 | | at this exhibit? Can you tell me the numbers? |
| 24 | Α. | 16.01. North by your "1" symbol. |
| 25 | Q. | 16.01? |
| | | |



| 1 | Α. | Right. |
|----|----|--|
| 2 | Q. | Okay. So you own |
| 3 | Α. | And that was surveyed, and that is an exact number, |
| 4 | | 33.57 acres. |
| 5 | Q. | Okay. So you own that lot, 16.01, individually as |
| б | | Timothy Harrington, right? |
| 7 | Α. | Correct. |
| 8 | Q. | Okay. Do you own any other lots that are portrayed |
| 9 | | on Exhibit 1? |
| 10 | Α. | No. |
| 11 | Q. | And I I think I asked you this, but just in case |
| 12 | | I didn't. GFG doesn't own any other lots in Exhibit |
| 13 | | 1, correct? |
| 14 | Α. | No. |
| 15 | Q. | And do any are there any other entities that you |
| 16 | | are affiliated with that own any other lots on |
| 17 | | Exhibit 1? |
| 18 | Α. | Nope. |
| 19 | Q. | My next my next question is has to do with the |
| 20 | | jobsite for the Whitmans. It's my understanding |
| 21 | | that that jobsite was located at the intersection of |
| 22 | | Old Town Road and Merry Island Road; is that |
| 23 | | correct? |
| 24 | Α. | The jobsite. Could you be more specific? |
| 25 | Q. | Sure. Well, was there a foundation being put in |
| | | |



| 1 | | well, I'll ask you first we'll start with |
|----|----|--|
| 2 | | blasting. Where was the area of blasting? |
| 3 | Α. | That was roughly four to five feet from the Old Town |
| 4 | | Road on Lot 29, which, by the way, is grossly, |
| 5 | | grossly mislabeled. That lot doesn't look anything |
| 6 | | like that. So, I mean, I can't even they do have |
| 7 | | a newer map that is updated, which I would suggest |
| 8 | | that you obtain somewhere, that shows the actual |
| 9 | | that lot. |
| 10 | Q. | All right. So as we but understanding what |
| 11 | | you've said about the size on this map not being |
| 12 | | accurate, Lot 29 located at the intersection of Old |
| 13 | | Town Road and Merry Island Road is the Whitman |
| 14 | | property, right? |
| 15 | Α. | That's correct. |
| 16 | Q. | All right. The next thing I'm I'd like to know |
| 17 | | is where on this map, approximately, the legacy oak |
| 18 | | tree and the turnaround would be located. It's my |
| 19 | | understanding that's |
| 20 | Α. | There is no no, no. |
| 21 | | MR. BOPP: Yeah. Object. Hold on a second. |
| 22 | | THE WITNESS: I object. |
| 23 | | MR. BOPP: Tim? |
| 24 | | THE WITNESS: There is no. That's leading. |
| 25 | | MR. BOPP: Tim? |
| | | |



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|----|----|---|
| 25 | Α. | Which end are you referring to? There are two ends |
| 24 | | Island Road? |
| 23 | Q. | Is the legacy oak tree located at the end of Merry |
| 22 | | answered. |
| 21 | | any other marks on the map. Your question cannot be |
| 20 | | not anywhere that I can see. There's no defining |
| 19 | | that based on that this is not accurate. It's |
| 18 | Α. | Jonathan, that is impossible. On this map to locate |
| 17 | | tree is located? |
| 16 | | describe for me where on this map the legacy oak |
| 15 | Q. | Okay. So, Mr. Harrington, can you show me or |
| 14 | | BY MR. LIBERMAN: |
| 13 | | form. |
| 12 | | MR. BOPP: hold on a second. Objection to |
| 11 | | THE WITNESS: All right. |
| 10 | | MR. BOPP: Tim, Tim |
| 9 | | object. |
| 8 | | THE WITNESS: Jonathan Liberman. I |
| 7 | | MR. BOPP: Tim? |
| 6 | | leading question |
| 5 | | THE WITNESS: no turnaround. That's a |
| 4 | | MR. BOPP: Tim? |
| 3 | | THE WITNESS: There is |
| 2 | | MR. BOPP: Tim, hold on. |
| 1 | | THE WITNESS: That's leading. |

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| 1 | | on the Merry Island Road. Which end are you |
|----|----|--|
| 2 | | referring to? |
| 3 | Q. | So Merry Island Road, does that begin by running off |
| 4 | | of Damariscotta River Road? |
| 5 | Α. | I'm not a road expert. I assume it does. There's a |
| 6 | | sign there. You'd have to ask somebody I would |
| 7 | | assume that's where it starts, yes. |
| 8 | Q. | Do you drive |
| 9 | Α. | But to the people that live listen, to the people |
| 10 | | that live on the other end, it might start on their |
| 11 | | side. They live at that end. The road might start |
| 12 | | there and end at the Damariscotta River Road. It's |
| 13 | | all perspective. |
| 14 | Q. | Mr. Harrington, do you drive on the Merry Island |
| 15 | | Road on a regular basis? |
| 16 | Α. | I do. |
| 17 | Q. | All right. So let's say you're coming from the |
| 18 | | Damariscotta River Road. How would you get onto the |
| 19 | | Merry Island Road? |
| 20 | Α. | You make a right. |
| 21 | Q. | And this is assuming you're driving north on |
| 22 | | Damariscotta Damariscotta River Road. You would |
| 23 | | then take a right to get onto Merry Island Road, |
| 24 | | correct? |
| 25 | Α. | Yes. |



| 1 | Q. | And that intersection is portrayed on Exhibit 1 as |
|----|----|---|
| 2 | | you're looking at it, correct? |
| 3 | Α. | Yeah, I'm looking at it. |
| 4 | Q. | All right. Now, once you make a right onto Merry |
| 5 | | Island Road, if you wanted to get to the legacy oak |
| 6 | | tree, how would you get there? |
| 7 | Α. | Well, you would drive down the Merry Island Road. |
| 8 | Q. | Okay. And how far would you drive on Merry Island |
| 9 | | Road approximately? |
| 10 | Α. | That is unknown. |
| 11 | Q. | Well, would you say it's under five miles? |
| 12 | Α. | Oh, certainly. Yes, it is under five miles. |
| 13 | Q. | Okay. Under one mile? |
| 14 | Α. | Unknown. |
| 15 | Q. | Under two? |
| 16 | Α. | Yes. |
| 17 | Q. | Okay. Is it more than a quarter mile? |
| 18 | Α. | Unknown. |
| 19 | Q. | Okay. Is it more than an eighth of a mile? |
| 20 | Α. | I don't know. I'm not a land surveyor and I I |
| 21 | | don't know those questions. |
| 22 | Q. | How often do you drive on Merry Island Road? |
| 23 | Α. | Depends on when my Airbnb is rented. For instance, |
| 24 | | I go there to clean my Airbnb, and then when I'm |
| 25 | | done I clean it. I check on it occasionally for |
| | | |



| 1 | | mice. You know, I look down there, I wonder how |
|----|----|---|
| 2 | | many mice I've caught in the basement. So it really |
| 3 | | depends on the season and what's going on. |
| 4 | Q. | What's the address of your Airbnb? |
| 5 | А. | 119 Merry Island Road. |
| 6 | Q. | Do you pass the legacy oak on your way to your |
| 7 | | Airbnb address if you're coming from the direction |
| 8 | | of Damariscotta River Road? |
| 9 | Α. | Yes. |
| 10 | Q. | Okay. And is the legacy oak tree or was the |
| 11 | | legacy oak tree |
| 12 | Α. | Please rephrase the question. Is or was? Which one |
| 13 | | is it? |
| 14 | Q. | Was the legacy oak tree located on your right or |
| 15 | | your left as you're driving by if you're headed |
| 16 | | south on Merry Island Road? |
| 17 | Α. | "Was" is past tense. There's still a tree there. |
| 18 | | So, therefore, I think "is" would be the there's |
| 19 | | a form there, you know? |
| 20 | | So right now would you repeat the question? |
| 21 | Q. | Sure. Is the legacy oak tree on your right as |
| 22 | | you're driving south on Merry Island Road from |
| 23 | | Damariscotta River Road? |
| 24 | Α. | Yes. Whoa. You got the map up still? |
| 25 | Q. | I took it off screen share. |
| | | |



| 1 | Α. | Oh. |
|----|----|---|
| 2 | Q. | And we may come back to it. |
| 3 | Α. | Okay. I'm going to try another pair of glasses |
| 4 | | here. Hold on. |
| 5 | Q. | Sure. |
| 6 | Α. | No. These are no good. Better. |
| 7 | Q. | Okay. Are you all set to proceed, Mr. Harrington? |
| 8 | Α. | I am set to proceed. |
| 9 | Q. | When was it that you, in your individual capacity, |
| 10 | | bought the property that we just discussed that you |
| 11 | | just identified on Exhibit 1? And I'm referring to |
| 12 | | Lot 16.01. |
| 13 | Α. | I'll have to see the map again. |
| 14 | Q. | Okay. |
| 15 | Α. | Sorry. Now now we're better. Go ahead. |
| 16 | Q. | Sure. When was it that you bought the lot that's |
| 17 | | identified as Lot 16.01 on Exhibit 1? |
| 18 | Α. | I believe it was around 2000, 2001, 2002. I have to |
| 19 | | check my records, but I can get back with you. |
| 20 | Q. | All right. But that approximate time frame? |
| 21 | Α. | Yes. |
| 22 | Q. | When was it that GFG Trust purchased the lot |
| 23 | | identified as Lot 33 here on Exhibit 1? |
| 24 | Α. | I assume it's roughly around 2015. |
| 25 | Q. | And who was that lot purchased from? |
| | | |



| 1 | А. | I don't remember their names right now. There were |
|----|----|--|
| | | |
| 2 | | several people involved. To try people and their |
| 3 | | grandsons and daughters. I don't know. |
| 4 | Q. | Okay. Were they people that you knew? |
| 5 | Α. | No. |
| 6 | Q. | All right. So no prior relationship between you or |
| 7 | | GFG Trust and the people that Lot 33 was purchased |
| 8 | | from? |
| 9 | | MR. BOPP: Objection to form. |
| 10 | | THE WITNESS: I don't understand the |
| 11 | | question. |
| 12 | | BY MR. LIBERMAN: |
| 13 | Q. | Okay. Was was there any relationship or or |
| 14 | | prior relationship between you and the people or |
| 15 | | entities that Lot 33 was purchased from? |
| 16 | Α. | First of all, I didn't purchase Lot 33. My trust |
| 17 | | did. So I don't know can you repeat the question |
| 18 | | again? |
| 19 | Q. | Sure. I don't think I said in that question that |
| 20 | | you purchased the trust purchased the land. |
| 21 | Α. | Well, I don't know. At that particular time I |
| 22 | | didn't I don't think I knew very many people at |
| 23 | | all. I don't remember. |
| 24 | Q. | And Lot 16.01 on Exhibit 1, who did you buy that |
| 25 | | property from? |
| | | |



Γ

| 1 | Α. | Olivia Watson. |
|----|----|--|
| 2 | Q. | All right. How do you know Olivia Watson? |
| 3 | Α. | Well, I researched her. She's a volunteer at the |
| 4 | | library. Maybe she's dead now. I don't know. But |
| 5 | | she bought I put an offer in, and she she's |
| б | | the lady I bought it from. |
| 7 | Q. | Is your Airbnb, 119 Merry Island Road, is that |
| 8 | | located on Lot 16.01 or Lot 33? |
| 9 | Α. | Lot 33. |
| 10 | Q. | Thank you. |
| 11 | Α. | Hey, can I take a bathroom break? |
| 12 | Q. | If you need to take a bathroom break |
| 13 | Α. | I do. |
| 14 | Q. | that's fine, Mr. Harrington. |
| 15 | | (A recess is taken at 10:44 a.m.) |
| 16 | | (The proceedings continue at 10:51 a.m.) |
| 17 | | Mr. Harrington, we're back on the record. The |
| 18 | | next questions that I'd like to ask you relate to |
| 19 | | the different areas of damage that you're alleging. |
| 20 | | So I want to start, the property that was owned |
| 21 | | directly by you, Lot 16.01 on Exhibit 1 that we were |
| 22 | | just discussing, are you alleging that any damage |
| 23 | | was caused to that stretch of property? |
| 24 | Α. | Can you be more specific on what type of damages? |
| 25 | Q. | Are you alleging that there was any damage caused by |
| | | |



| 1 | | S.R. Griffin Construction or anyone acting at |
|----|----|---|
| 2 | | S.R. Griffin Construction's direction on your |
| 3 | | personal property? By that I mean Lot 16.01 on |
| 4 | | Exhibit 1. |
| 5 | Α. | On the land itself; is that correct? |
| 6 | Q. | Yeah, on the land itself. |
| 7 | Α. | No, there was nothing. |
| 8 | Q. | Now and then Lot 33, the land that's |
| 9 | Α. | I have to see the map. |
| 10 | Q. | Sure. Before I show you, I might be able to ask you |
| 11 | | this without showing you the map |
| 12 | Α. | Okay. |
| 13 | Q. | and taking the time to do that. |
| 14 | | The land that is owned by GFG Trust, are you |
| 15 | | alleging that that land was damaged by S.R. Griffin |
| 16 | | or people acting at the direction of S.R. Griffin? |
| 17 | Α. | Correct. |
| 18 | Q. | All right. Can you tell me I'd like for you to |
| 19 | | describe for me the different areas of damage on |
| 20 | | your property, and why don't we go one at a time. |
| 21 | | I'm sorry. Excuse me. On GFG Trust property. If |
| 22 | | we go one at a time, can you tell me the different |
| 23 | | parts of GFG Trust property that was damaged by |
| 24 | | S.R. Griffin or someone acting at their direction? |
| 25 | Α. | That question was long and you'll have to |



| 1 | | you'll have to say the question again. |
|----|----|--|
| 2 | Q. | Okay. Did anyone from S.R. Griffin Construction or |
| 3 | | anyone acting at their direction damage property |
| 4 | | owned by GFG Trust? |
| 5 | Α. | Yes. |
| 6 | Q. | Okay. What areas of property were damaged? |
| 7 | | MR. BOPP: I'm going to object to form. |
| 8 | | BY MR. LIBERMAN: |
| 9 | Q. | You can answer. |
| 10 | Α. | Can you be more specific? |
| 11 | Q. | What parts of GFG Trust property in Edgecomb were |
| 12 | | damaged by S.R. Griffin or people acting at the |
| 13 | | direction of S.R. Griffin? |
| 14 | Α. | The land was rutted, and ruts were close to trees. |
| 15 | Q. | Where was the land rutted? |
| 16 | Α. | On the property, on GFG 401(k) Trust property. |
| 17 | | You'll have to be more specific. |
| 18 | Q. | Sure. Well, was the land rutted on areas close to |
| 19 | | the Merry Island Road? |
| 20 | Α. | Yes. |
| 21 | Q. | Okay. And you mentioned ruts close to trees. |
| 22 | | Roughly how many trees are we talking about? |
| 23 | Α. | This Complaint has one large tree, but upon further |
| 24 | | inspection there were ruts that go further in beside |
| 25 | | other trees. |
| | | |



Г

| 1 | Q. | Do you believe other trees were damaged by these |
|----|----|--|
| 2 | | ruts? |
| 3 | Α. | That's unknown. |
| 4 | Q. | As we sit here today are there any trees, other than |
| 5 | | the legacy oak tree, that you are saying was damaged |
| 6 | | by S.R. Griffin or people acting at their direction? |
| 7 | Α. | That's unknown. |
| 8 | Q. | When was it that what's the time frame that GFG |
| 9 | | Trust was damaged? |
| 10 | Α. | Can you be more specific? |
| 11 | Q. | Sure. Are you able to point to a month or a couple |
| 12 | | of months of a certain year where this project was |
| 13 | | happening where you believe GFG Trust |
| 14 | A. | August of 2022. |
| 15 | | MR. BOPP: Objection to form. |
| 16 | | BY MR. LIBERMAN: |
| 17 | Q. | Do you believe that GFG Trust property was damaged |
| 18 | | in any way prior to August of 2022? |
| 19 | | MR. BOPP: Objection to form. |
| 20 | | THE WITNESS: No. I don't know. Don't know. |
| 21 | | BY MR. LIBERMAN: |
| 22 | Q. | Do you have any have you met Scott Griffin prior |
| 23 | | to August of 2022? |
| 24 | Α. | Yes. |
| 25 | Q. | When did you meet him? |



| 1 | Α. | I met Scott Griffin in 2005 or '06. |
|----|----|--|
| 2 | Q. | And what was the context of you meeting him? |
| 3 | Α. | Scott Griffin did the sitework for this house. |
| 4 | Q. | When you say "this house," what house are you |
| 5 | | referring to? |
| 6 | Α. | On 9 River Run Road. |
| 7 | Q. | Was there anything noteworthy about your |
| 8 | | interactions with Mr. Griffin or his company back |
| 9 | | when he was doing the sitework for 9 River Run Road |
| 10 | | or River Road? |
| 11 | Α. | That was a long time. No. |
| 12 | Q. | Okay. Had you interacted with him in any way before |
| 13 | | August of 2022? |
| 14 | Α. | I just answered that question. |
| 15 | Q. | You did. Sorry. |
| 16 | Α. | I said it already. |
| 17 | Q. | Yup. I apologize. I'll ask I should ask the |
| 18 | | question in a better way. |
| 19 | | Between him doing the sitework for 9 River Road |
| 20 | | and August of 2022, did you have any other |
| 21 | | interactions with Mr. Griffin? |
| 22 | Α. | I don't remember. I was at sea in the in my |
| 23 | | sailing days, so that was a long time ago. |
| 24 | Q. | And before August of 2022, did you have any dealings |
| 25 | | or interactions with anyone associated with Maine |
| | | |



| 1 | | Drilling & Blasting? |
|----|----|---|
| 2 | Α. | I did receive a blast a blast notification in the |
| 3 | | mail. |
| 4 | Q. | Mm-hmm. |
| 5 | Α. | So eventually I called them to find out what the |
| б | | heck was going on. |
| 7 | Q. | All right. And prior to that blast notification you |
| 8 | | didn't deal with them at all? |
| 9 | Α. | No. |
| 10 | Q. | Are there any other contractor companies that you |
| 11 | | believe were involved in the project in August of |
| 12 | | 2022 that had any role in damaging GFG Trust |
| 13 | | property? |
| 14 | | MR. BOPP: Objection to form. And just I |
| 15 | | Jonathan, I think it might be helpful to define |
| 16 | | what you mean by "the project," but that's up to |
| 17 | | you. |
| 18 | | MR. LIBERMAN: Sure. |
| 19 | | BY MR. LIBERMAN: |
| 20 | Q. | When I say "the project," I'm referring to the |
| 21 | | project located on the Whitman property. |
| 22 | | So, to your knowledge, Mr. Harrington |
| 23 | Α. | I'd like to say there was activity on the Whitman |
| 24 | | property, but there's no documentation as to what |
| 25 | | that project or activity is, therefore, I cannot |
| | | |



| 1 | | comment. I can say there were improvements made to |
|----|----|--|
| 2 | | the Old Town Road, and you could call that a a |
| 3 | | project. |
| 4 | Q. | Who was it that made improvements to the Old Town |
| 5 | | Road? |
| б | Α. | S.R. Griffin Construction. |
| 7 | Q. | And are you alleging property damage as a result of |
| 8 | | those improvements? |
| 9 | Α. | Unknown. |
| 10 | Q. | Now, right now we've up to now we've talked about |
| 11 | | S.R. Griffin Construction, we've talked about Maine |
| 12 | | Drilling & Blasting. Were there any other |
| 13 | | contractors, to your knowledge, who were involved in |
| 14 | | either making improvements to the Old Town Road or |
| 15 | | doing work on the Whitman property? |
| 16 | Α. | Unknown. |
| 17 | Q. | Have you had and I'm asking in August of 2022. |
| 18 | | Did you have any interactions with S.R employees |
| 19 | | for S.R. Griffin Construction? |
| 20 | Α. | In August? No. |
| 21 | Q. | Okay. And aside from the work that was done in the |
| 22 | | mid 2000s for your property on River Road, did you |
| 23 | | have any other interactions just generally with any |
| 24 | | employees with S.R. Griffin Construction? |
| 25 | Α. | Not to my knowledge. |



| 1 | Q. | Okay. What about with Scott Griffin directly? |
|----|----|--|
| 2 | Α. | I have a sign out here at the front. You know, it |
| 3 | | says "River Run Road." The sign was stolen 15 years |
| 4 | | ago, and I've I've emailed the town and the |
| 5 | | you know, about you know, Scott Griffin as the |
| 6 | | person, not the contractor, I would like a new sign, |
| 7 | | and no one ever did anything; so I just gave up and |
| 8 | | hired an artist to make a sign. |
| 9 | Q. | Okay. Were any of your interactions with Scott |
| 10 | | related to that sign unpleasant? |
| 11 | Α. | The fact I didn't get a sign for 15 years, I guess, |
| 12 | | was kind of odd, but I I wouldn't call it |
| 13 | | unpleasant. |
| 14 | Q. | Have you ever had any unpleasant conversations with |
| 15 | | Scott Griffin? |
| 16 | Α. | Not that I can remember right now. I'll think about |
| 17 | | it some more, and if I do I can let you know. |
| 18 | Q. | So you you've alleged, Mr. Harrington, that Scott |
| 19 | | Griffin or his company knowingly and with malice |
| 20 | | trespassed on your land. Can you explain to me why |
| 21 | | it is that you believe that was done knowingly? |
| 22 | Α. | Well, there were five to six no trespassing signs, |
| 23 | | three of which were on the property that was very |
| 24 | | close to where the trespass occurred, two of which |
| 25 | | at least were on the on the Merry Island Road, |
| | 1 | |



| Secondly, with malice one of his employees called me drunk. I had to call the police. And admitted he worked for Scott Griffin and he said, "Well, let's forget about the trespass. How do y | ou k." |
|---|-----------|
| 4 admitted he worked for Scott Griffin and he said, 5 "Well, let's forget about the trespass. How do y | ou k." |
| 5 "Well, let's forget about the trespass. How do y | ou k." |
| | k." |
| (and T stando" | |
| 6 and I stand?" | |
| 7 And I said, "Well, you're drunker than a skun | |
| 8 So I called like I said, I called the sheriff. | |
| 9 And he kept repeating, "White truck. White | |
| 10 truck." He must've said that 20 times. So I ass | ume |
| 11 he was the driver of the white truck that | |
| 12 trespassed. | |
| 13At a time I I put a dump truck to prevent | the |
| 14 trespass, and on a particular day I went to clean | my |
| 15 Airbnb at 11, and when I got done at one there wa | s a |
| 16 tree, a piece of limb jammed in the grill of the | |
| 17 truck. Would you like to see that piece of wood? | |
| 18 I've kept it. Would you like to see the weapon | |
| 19 used? | |
| 20 Q. No, Mr. Harrington. I do have one | |
| 21 A. Oh, wait. I'm not through. Later I called the | |
| 22 police. Later a side of the door was scratched o | r |
| 23 dinged. The police were called. And then one of | my |
| 24 gas tanks gas tanks, of which I will say is qu | ite |
| 25 elaborate, quite nice, 50 bucks for this gas tank | 1 |



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|----|----|--|--|
| 25 | Q. | And, likewise, do you know who it was | that caused |
| 24 | Α. | Unknown. | |
| 23 | | grill of your vehicle? | |
| 22 | Q. | Do you know who it was that jammed the | limb in the |
| 21 | | on that, too, because, you know | |
| 20 | | that, but it has since ceased. I call | ed the police |
| 19 | | morning. That was I don't know who | was doing |
| 18 | | time of this event, sometimes midnight | , one in the |
| 17 | | horns that would go by my house after | 10 PM at the |
| 16 | | Another thing that was unnerving w | as the loud |
| 15 | Α. | It was nighttime. | |
| 14 | | called you? | |
| 13 | Q. | Do you remember what time of day it wa | s that he |
| 12 | | There is a report. And yeah. | |
| 11 | | name is Day. The police did an invest | igation. |
| 10 | Α. | I I think I'm not sure, but I th | ink his last |
| 9 | Q. | Who was the employee that you say call | ed you drunk? |
| 8 | | So this is how I base that. | |
| 7 | | rock of that form and size is known as | a spite rock. |
| 6 | | go up the road, including myself, and | typically a |
| 5 | | the Old Town Road not allowing public | anyone to |
| 4 | | malice. And ultimately the a rock | was placed on |
| 3 | | acts, whoever committed them, to be of | spite and |
| 2 | | top, and that was destroyed. So I con | sidered these |
| 1 | | would take a lot effort to rip the spo | ut off the |

| 1 | | damage to the door of your vehicle? |
|----|----|--|
| 2 | Α. | Unknown. |
| 3 | Q. | Or to the gas tank that you talked about? |
| 4 | Α. | Unknown. |
| 5 | Q. | Now, you mentioned a rock that was placed on Old |
| 6 | | Town Road. Was that when was it that that rock |
| 7 | | was placed? |
| 8 | Α. | I believe I sent you an email. I've sent you lots |
| 9 | | of emails with exact times and dates, sometimes to |
| 10 | | the minute of that. So, I don't know, sometime 10, |
| 11 | | 12, 14 days after in the middle of the month. But |
| 12 | | you have that information. |
| 13 | Q. | Did you ever determine who it was that was honking |
| 14 | | or who the people were who were honking the horns by |
| 15 | | your property? |
| 16 | Α. | Unknown. |
| 17 | Q. | Now, the conversation that you had with an |
| 18 | | S.R. Griffin employee who you say called you drunk, |
| 19 | | did he can you did he tell you why he was |
| 20 | | calling you? |
| 21 | Α. | He said, "What about you and me?" Okay? He kept |
| 22 | | saying that. |
| 23 | | And I said, "Who is this?" |
| 24 | | And he said, "White truck," and he kept |
| 25 | | repeating that. "White truck." |
| | 1 | |



| 1 | | So, you know, eventually I put one and one |
|----|----|--|
| 2 | | together and it equaled two, and then I called the |
| 3 | | police. They did an investigation because of the |
| 4 | | phone number. |
| 5 | | And he wants I don't know. He wants to know |
| б | | how our relationship is or something. I don't know. |
| 7 | | "How are we doing?" I don't know the guy. Frankly, |
| 8 | | I've only seen him from a distance, and I've never |
| 9 | | spoken to him before. |
| 10 | Q. | Did he make any threats against you during that |
| 11 | | call? |
| 12 | Α. | No, nothing that would bother me. You know, I know |
| 13 | | drunk. You know, I sailed for ships for 21 years, |
| 14 | | so I'm quite familiar with drunk people, so I |
| 15 | | wouldn't I'm not threatened by that. I am |
| 16 | | threatened by the fact that he's drunk, you know. |
| 17 | | You read the newspaper, take a look at all the |
| 18 | | people that are on drugs and alcohol, and you'll see |
| 19 | | that they don't act rationally. That's why I called |
| 20 | | the police. |
| 21 | Q. | And I understand that you may not have felt |
| 22 | | threatened by statements made by this individual, |
| 23 | | but were there any statements that could be |
| 24 | | interpreted as threatening? I mean, was there a |
| 25 | | threat to your home? |
| | | |



Γ

| 1 | A. | Yeah. Well, a yes. |
|----|----|--|
| 2 | Q. | All right. Tell me about that. |
| 3 | A. | The constant repeating of "white truck" could |
| 4 | | indicate some kind of obsession or I don't know. |
| 5 | | I'm not a psychiatrist. But "white truck" I'd |
| 6 | | say "Who is this?" "White truck" over and over. So |
| 7 | | the whole thing was a bizarre situation, so I just |
| 8 | | decided to call the police. |
| 9 | Q. | I want to ask you about the legacy oak tree that's |
| 10 | | referenced in your Complaint. Do you have any |
| 11 | | pictures of the legacy oak tree prior to August of |
| 12 | | 2022? |
| 13 | Α. | Unknown. |
| 14 | Q. | You don't know whether or not you have any of those |
| 15 | | pictures? |
| 16 | A. | (The witness shakes head). |
| 17 | Q. | Can you answer verbally so we can have it on the |
| 18 | | record? |
| 19 | A. | At this time I don't remember if I have any pictures |
| 20 | | of that thing that you just asked me the question. |
| 21 | | You know, it was a year ago. |
| 22 | Q. | Why is it called the legacy oak tree? |
| 23 | Α. | I call it a legacy oak tree because it's a very old |
| 24 | | oak tree and it is sort of an entrance point there. |
| 25 | | There's an old, old woods road there, and I just |
| | | |



| 1 | | think it's very nice. You know, it was and my |
|----|----|--|
| 2 | | thought process is you just don't want to mess with |
| 3 | | trees around power lines like that. I mean, it's |
| 4 | | right up there. So I called it that because it's, |
| 5 | | to me, right there sort of on the on my property |
| 6 | | and it's large. |
| 7 | Q. | So it hasn't been designated as a legacy oak by any |
| 8 | | outside source or anything like that, right? |
| 9 | Α. | No. |
| 10 | Q. | And the legacy oak tree, is that located on GFG |
| 11 | | Trust's property? |
| 12 | Α. | Correct. |
| 13 | Q. | When was it that you first noticed that there was |
| 14 | | something wrong with the legacy oak? |
| 15 | | MR. BOPP: Objection to form. |
| 16 | | THE WITNESS: Can you can you |
| 17 | | BY MR. LIBERMAN: |
| 18 | Q. | Well, your lawsuit alleges that there was damage |
| 19 | | caused to the tree by my client, correct? |
| 20 | Α. | Correct. |
| 21 | Q. | When was it that you first noticed damage to that |
| 22 | | tree? |
| 23 | Α. | I noticed that multiple tri-axle dump trucks were |
| 24 | | within feet, if not inches, of the tree itself |
| 25 | | circling the tree, so I can make the assumption that |
| | | |



| 1 | | the root system around that tree is damaged. |
|----|----|--|
| 2 | Q. | Why do you make that assumption? |
| 3 | Α. | Well, I grew up in Maine, and as a young boy I'd |
| 4 | | always heard, "Stay away from that tree. You don't |
| 5 | | want to kill the roots." |
| б | | And I'm like, "Okay. Whatever," never really |
| 7 | | giving it much thought. |
| 8 | | And in my experience, I have excavators, I know |
| 9 | | if you drive near a tree, you will damage the the |
| 10 | | root system of that tree. And this had been going |
| 11 | | on for 10 days, and I made the assumption based on |
| 12 | | the you know, the divots in the ground and the |
| 13 | | reshaping of the earth there that, yes, damage has |
| 14 | | occurred. |
| 15 | Q. | Did you observe any damage to the tree? |
| 16 | Α. | I am not an arborist, so I haven't actually gone |
| 17 | | I don't have the qualifications to make that |
| 18 | | assertation. But the tree the ground around it |
| 19 | | was depressed or trodden upon. |
| 20 | Q. | So you were able to make observations that there was |
| 21 | | that there were ruts in the area around this |
| 22 | | tree, right? |
| 23 | Α. | Yes. |
| 24 | Q. | But you were not able to make any observations of |
| 25 | | actual damage to the tree, right? |
| | | |



| 1 | Α. | No. I am not an arborist, therefore, I am not |
|----|----|--|
| 2 | | qualified for that job; so your question doesn't |
| 3 | | make sense. |
| 4 | Q. | Well, I just asked you if you observed any damage to |
| 5 | | that tree itself, you personally? |
| 6 | Α. | I wouldn't know because I'm not an arborist. |
| 7 | Q. | How is it that you know that the tree was damaged? |
| 8 | Α. | The root system |
| 9 | | MR. BOPP: Object to form. |
| 10 | | THE WITNESS: The root systems of trees ought |
| 11 | | not be trodden upon by tri-axle dump trucks in the |
| 12 | | quantity of 20 or more repeatedly for 10 days. That |
| 13 | | is just my opinion. A jury will be able to decide |
| 14 | | that if they want to want to be placed before |
| 15 | | them that question. |
| 16 | | BY MR. LIBERMAN: |
| 17 | Q. | Did you notice any difference to the legacy oak tree |
| 18 | | between the time period before August of 2022 and |
| 19 | | after August of 2022? |
| 20 | Α. | That question's unknown. I don't know that. |
| 21 | Q. | I'm simply asking you |
| 22 | Α. | And |
| 23 | Q. | Mr. Harrington, I'm simply asking you. Did you |
| 24 | | notice any difference in the condition of the legacy |
| 25 | | oak tree when between before the work started |



| 1 | | |
|----|----|--|
| 1 | | in August of 2022 and after Augusta of 2022? |
| 2 | Α. | I'm not qualified to answer the question, therefore, |
| 3 | | I cannot answer the question. It doesn't matter how |
| 4 | | many times you ask it. I don't have the |
| 5 | | qualifications to answer that question. |
| б | Q. | Did you notice any difference to the appearance of |
| 7 | | the tree compared when you're comparing the two |
| 8 | | time periods? |
| 9 | Α. | I'm not qualified to answer that question. I do not |
| 10 | | have I'm not a licensed arborist. I do not look |
| 11 | | at trees on a regular basis, therefore, I cannot |
| 12 | | make an opinion a question I mean, answer your |
| 13 | | question. |
| 14 | Q. | I'm just asking if you noticed a difference in the |
| 15 | | appearance of the tree when compare when you're |
| 16 | | comparing the two time frames before the work or |
| 17 | | after the work? Did you notice the |
| 18 | Α. | It's not clear to me. I I didn't have the dates |
| 19 | | or whatever, you know. You know, I wasn't looking |
| 20 | | for specifics. I was looking at the ruts in the |
| 21 | | ground and the loud noises of the trucks, the smog |
| 22 | | and smoke being produced as they revved their |
| 23 | | engines to dig deeper holes beside the tree, and the |
| 24 | | smoke pouring up into the tree from their V8 or V16 |
| 25 | | engines. I did observe that. But as far as a tree |
| | | |



| 1 | | that has been around 80 to 100 years plus, I am not |
|----|----|--|
| 2 | | an expert, therefore, I cannot comment. |
| 3 | Q. | Speaking of experts, Mr. Harrington, have you |
| 4 | | consulted with any arborists or landscaping |
| 5 | | professionals regarding the legacy oak tree? |
| 6 | Α. | You have copies of the my Expert Witness |
| 7 | | Designations, so yes. |
| 8 | Q. | All right. So one of the people identified in your |
| 9 | | Expert Witness Designation is Jaime Haskins. When |
| 10 | | was it that you first consulted with well, I'll |
| 11 | | ask you first how do you know Mr. Haskins? |
| 12 | Α. | He's a known entity in Lincoln County for doing tree |
| 13 | | work. |
| 14 | Q. | When was it that you first met Mr. Haskins? |
| 15 | Α. | I don't three I don't know. Three years ago, |
| 16 | | five years ago. I don't know. |
| 17 | Q. | And has Mr. Haskins been to the property of GFG |
| 18 | | Trust to look at the legacy oak tree? |
| 19 | Α. | Right now he has looked at it briefly, yes. |
| 20 | Q. | When was it that he looked at it? |
| 21 | Α. | I I don't remember. |
| 22 | Q. | Do you remember and I'm looking for a ballpark |
| 23 | | estimate. But do you remember how long ago it was |
| 24 | | that he came to that property to look at that tree? |
| 25 | Α. | I don't remember. I mean, it was it was raining |



| 1 | | most of the summer, so it wasn't on a rainy day. I |
|----|----|---|
| 2 | | mean, I hey, I'm a busy guy. I have a lot to |
| 3 | | I don't I just don't remember. It could have |
| 4 | | been May, June, July. I don't know. I don't |
| 5 | Q. | And you said that he was there to look at the tree |
| 6 | | briefly. Do you remember how long, roughly, he was |
| 7 | | there? |
| 8 | Α. | I don't know. |
| 9 | Q. | Okay. And did he share his opinions or observations |
| 10 | | with you after looking at the tree? |
| 11 | Α. | We had discussed some of things, yes [sic]. |
| 12 | Q. | Okay. What did you discuss? |
| 13 | Α. | Basically the removal of the tree. |
| 14 | Q. | Did he tell you that the tree needed to be removed? |
| 15 | Α. | That would be for an expert witness opinion, and I |
| 16 | | don't remember that we discussed that. He just said |
| 17 | | I I asked him about how much and everything |
| 18 | | would it cost to remove that tree. We didn't get |
| 19 | | into specifics. |
| 20 | Q. | So as we sit here today do you know how Mr. Haskins |
| 21 | | excuse me do you know Mr. Haskins' opinion on |
| 22 | | whether that tree needed to be removed in the first |
| 23 | | place? |
| 24 | Α. | I don't remember. That was two, three, five months |
| 25 | | ago. We can revisit that in the courtroom. |
| | | |



| 1 | Q. | Did Mr. Haskins end up removing that tree for you? |
|----|----|---|
| 2 | Α. | No. |
| 3 | Q. | Okay. Is the tree still there? |
| 4 | Α. | Correct. |
| 5 | Q. | Have any parts of the tree been removed? |
| 6 | Α. | Be more specific. |
| 7 | Q. | I don't know |
| 8 | Α. | What does that mean? |
| 9 | Q. | how I can |
| 10 | A. | I mean, by by a person or an entity? Unknown. |
| 11 | Q. | Sure. Has has any person acting at your |
| 12 | | direction removed any parts of the trees, branches, |
| 13 | | limbs |
| 14 | Α. | No. Not at my direction, no. |
| 15 | Q. | Have people acting outside of your direction |
| 16 | Α. | Hey, I've got to take a I've got to go to the |
| 17 | | bathroom again. I have a small bladder. You know, |
| 18 | | these Depends, they're killing me, you know. So, |
| 19 | | you know |
| 20 | Q. | The only thing is |
| 21 | A. | I've got to go and just five minutes. |
| 22 | Q. | That's fine, Mr. Harrington. The only thing |
| 23 | A. | I'll be right back. |
| 24 | Q. | Mr all right. |
| 25 | | (A recess is taken at 11:24 a.m.) |



| 1 | | (The proceedings continue at 11:25 a.m.) |
|----|----|--|
| 2 | | Mr. Harrington, are we ready to continue? |
| 3 | Α. | Go. |
| 4 | Q. | Okay. I was asking you I think I was about to |
| 5 | | ask you whether any parts of the legacy oak tree, |
| 6 | | limbs, branches, anything, have been removed by a |
| 7 | | person not acting at your direction? |
| 8 | Α. | Unknown. |
| 9 | Q. | Okay. Has there been any work done at your |
| 10 | | direction either to the legacy oak tree or to the |
| 11 | | immediate area? |
| 12 | Α. | Can you be more specific? What kind of work? What |
| 13 | | are you talking about? |
| 14 | Q. | Have you asked for any work to be done by an |
| 15 | | arborist or landscaper in that area? |
| 16 | Α. | No. |
| 17 | Q. | Have there been any repairs or remedial work done by |
| 18 | | anyone either to that legacy oak tree or to the |
| 19 | | surrounding area? |
| 20 | Α. | In what time frame? |
| 21 | Q. | Any time frame. |
| 22 | Α. | How far from the legacy oak tree are you talking |
| 23 | | about? |
| 24 | Q. | I'm just referring to the immediate area. |
| 25 | Α. | Please be more specific. What does that mean? |



| 1 | Q. | Sure. I think this will be a good time for me to |
|----|----|---|
| 2 | | have a picture show again. So I'm going to show you |
| 3 | | what I'll mark as Exhibit 2. I'm going to zoom in a |
| 4 | | bit. Mr. Harrington, are you able to see Exhibit 2? |
| 5 | Α. | I see it. |
| б | Q. | All right. Does the picture in Exhibit 2 portray |
| 7 | | the legacy oak tree that you've referenced in your |
| 8 | | Complaint? |
| 9 | Α. | Yes. |
| 10 | Q. | Okay. Do you recall did you take this picture? |
| 11 | Α. | Yes. |
| 12 | Q. | Do you remember when you took this picture, |
| 13 | | approximately? |
| 14 | Α. | I would assume it would be the date I sent that |
| 15 | | email, so you have that information. Oh, wait. |
| 16 | | There's the JPG. Look, it's 8/15/2022. |
| 17 | Q. | All right. And so you believe that you took this |
| 18 | | picture August 15th, 2022? |
| 19 | Α. | I took a picture like it. If you're asking me if |
| 20 | | that's the exact picture, I don't know. I've taken |
| 21 | | a lot of pictures and sent them to you. |
| 22 | Q. | Well, assuming that we received this picture from |
| 23 | | you as part of your discovery responses, does that |
| 24 | | indicate to you that this is a picture that you |
| 25 | | took? |
| | 1 | |



| 1 | Α. | If you have that picture in your discovery time |
|----|----|--|
| 2 | | stamped and with my email, then, yes, it is a |
| 3 | | picture that I took. |
| 4 | Q. | Now, as you look at this picture, Exhibit 2, the |
| 5 | | photographer in this picture, whether that's you or |
| 6 | | someone else, would have been standing on the edge |
| 7 | | of Merry Island Road facing south, correct? |
| 8 | Α. | That's unknown. I mean, that that question I |
| 9 | | don't you can't even answer it. |
| 10 | Q. | Well, how |
| 11 | Α. | How do you I mean, I don't know where you |
| 12 | | know, I mean, that |
| 13 | Q. | Well, Merry Island Road runs off of Damariscotta |
| 14 | | River Road in a southerly direction, correct? |
| 15 | Α. | Correct. |
| 16 | Q. | And you testified earlier that if you were driving |
| 17 | | south on Merry Island Road, the legacy oak tree |
| 18 | | would be on your right, correct? |
| 19 | Α. | That's correct. |
| 20 | Q. | And from this picture, Exhibit 2, if you look to the |
| 21 | | left side of this picture, it shows a paved road, |
| 22 | | correct? |
| 23 | Α. | Correct. |
| 24 | Q. | And that paved road is Merry Island Road, right? |
| 25 | Α. | That is correct. |
| | | |



| 1 | Q. | Okay. So keeping all of that information in mind, |
|----|----|---|
| 2 | | this picture shows the legacy oak tree as someone |
| 3 | | who is standing on the edge of Merry Island Road |
| 4 | | looking in a southerly |
| 5 | А. | That is not correct. |
| 6 | Q. | All right. |
| 7 | | |
| | Α. | I mean, that's unknown. It could have been standing |
| 8 | | on the you don't know where that road turns. |
| 9 | | Look at the picture. You don't know if it's on the |
| 10 | | Merry Island Road, off. It looks like it's off the |
| 11 | | Merry Island Road, but I don't know that. You don't |
| 12 | | know that. No one can know that. |
| 13 | Q. | So the picture indicates |
| 14 | Α. | By your definition it does. By me it does not |
| 15 | | indicate anything. It's a picture of a tree, the |
| 16 | | legacy oak, with a truck. Where it is taken, it's |
| 17 | | unknown. |
| 18 | Q. | Well, you're the person who took this picture, |
| 19 | | right, Mr. Harrington? |
| 20 | Α. | Yes. I took 300 pictures. So how would you expect |
| 21 | | me to know the exact foot place foot feet |
| 22 | | placing of my feet when I took that picture? |
| 23 | | Explain that to me. How would I know that? |
| 24 | Q. | Mr. Harrington, as you look at Exhibit 2 |
| 25 | Α. | I don't even see Exhibit 2 on this picture. So I'm |
| | | |



| 1 | | not looking I'm looking at a tree and a truck. |
|----|----------|---|
| | <u> </u> | |
| 2 | Q. | So, Mr. Harrington, this is Exhibit 2. Exhibit 2 is |
| 3 | | not listed on the picture. As I explained earlier, |
| 4 | | I will be submitting this picture to the court |
| 5 | | reporter. Your attorney will be copied on this |
| б | | email. This is being identified by me right now as |
| 7 | | Exhibit 2 for purposes of this deposition. |
| 8 | Α. | Okay. |
| 9 | Q. | Do you understand? |
| 10 | Α. | Yes. |
| 11 | Q. | Okay. So as you look at Exhibit 2, does that show |
| 12 | | the legacy oak tree from the vantage point of |
| 13 | | someone who is standing in the area of Merry Island |
| 14 | | Road facing in a southerly direction? |
| 15 | Α. | It is facing a southerly direction. "In the area" |
| 16 | | can you please be more specific? What does "in |
| 17 | | the area" mean? |
| 18 | Q. | Well, from this picture it looks as though Merry |
| 19 | | Island Road is within a few feet to the left, |
| 20 | | correct? |
| 21 | Α. | I don't know how many "few feet" is. Is that four |
| 22 | | feet, or two feet, or six feet? |
| 23 | Q. | Well, within two to 10 feet Merry Island Road is |
| 24 | | portrayed to the left in this picture, correct? |
| 25 | Α. | That is correct. |
| | | |



Γ

| 1 | Q. | And the area as we look at Exhibit 2, the |
|----|----|--|
| 2 | | surrounding area of the legacy oak tree appears to |
| 3 | | have a path, correct? |
| 4 | Α. | No. I would disagree. A path is a path. |
| 5 | Q. | All right. |
| 6 | | MR. BOPP: Objection to form. |
| 7 | | THE WITNESS: I don't see a path. You go in |
| 8 | | the woods and you walk on a path. |
| 9 | | BY MR. LIBERMAN: |
| 10 | Q. | Exhibit 2 shows a orange dump truck that's parked |
| 11 | | within a few feet of the legacy oak tree, correct? |
| 12 | Α. | Un no, that is not correct. You don't know |
| 13 | | you cannot define how many feet that truck is from |
| 14 | | that tree from this picture. It could be 10 feet, |
| 15 | | it could be 15 feet. |
| 16 | Q. | How many feet would you say the orange truck in |
| 17 | | Exhibit 2 is from the legacy oak tree? |
| 18 | Α. | It is it is between 10 and 20 feet possibly. |
| 19 | Q. | Now, that the the area portrayed in this |
| 20 | | picture you didn't like the use of the word |
| 21 | | "path" earlier, but it does seem to show an area |
| 22 | | where vehicles have been driven over, correct? |
| 23 | Α. | Well, yes, there are ruts in there, correct, and I |
| 24 | | did witness the dump trucks driving over, yes. |
| 25 | Q. | So are you saying that prior to August of 2022, I |



| 1 | | mean, was there no evidence of a path in the area of |
|----|----|--|
| 2 | | the legacy oak tree? |
| 3 | Α. | That area that you're describing as "path" is what's |
| 4 | | called a CMP easement. You see the telephone pole |
| 5 | | back there? So more than likely that easement is |
| 6 | | for that when you know, that thing went down |
| 7 | | two two storms ago, you know. Those trees and |
| 8 | | everything, they blow down. That pole was |
| 9 | | destroyed, the pole beside it was destroyed. So, |
| 10 | | yeah, of course there's there's it's an |
| 11 | | easement, so sure. |
| 12 | | You've got to warn me when you do that. |
| 13 | Q. | I'm going to show you another picture, |
| 14 | | Mr. Harrington. |
| 15 | Α. | Okay. |
| 16 | Q. | And I'll mark this will be marked as Exhibit 3. |
| 17 | | Are you able to see Exhibit 3? |
| 18 | Α. | I am able to see it. |
| 19 | Q. | All right. Is this another photo of the legacy oak |
| 20 | | tree? |
| 21 | Α. | Yup, that is a photo of the legacy oak tree. |
| 22 | Q. | All right. Now, this photo in the title has |
| 23 | | "220816" |
| 24 | Α. | Correct. |
| 25 | Q. | in the JPG title. |
| | | |



| 1 | Α. | Yes. |
|----|----|--|
| 2 | Q. | Does that indicate to you that you took this photo |
| 3 | | on August 16th of 2022? |
| 4 | Α. | If you have that photo submitted in discovery, then, |
| 5 | | yes, I took that picture. |
| 6 | Q. | Okay. Why what does this picture show? What's |
| 7 | | the importance of this picture? |
| 8 | Α. | Well, this picture shows at the base, if you can see |
| 9 | | that, at the very bottom there's where a truck has |
| 10 | | gone around. Where those little plants are, a |
| 11 | | couple feet there isn't any, but there used to be, |
| 12 | | you know, up there, but it was trodden upon at the |
| 13 | | bottom. |
| 14 | | Also, it shows the tree. And, you know, |
| 15 | | obviously take a look at it. It's got a some |
| 16 | | type of growth or something there at the base of |
| 17 | | that tree. An arborist would have to determine |
| 18 | | what's going on there. |
| 19 | Q. | When you say the growth or something at the base of |
| 20 | | the tree, I'm gonna are you referring to |
| 21 | A. | Yeah, that's right. I'm looking at it, yes. |
| 22 | Q. | All right. This dark area that's in the center |
| 23 | A. | Correct. |
| 24 | Q. | base of the tree? |
| 25 | A. | Yes. |
| | | |



| 1 | Q. | Okay. So are you is it your belief that that |
|----|----|---|
| 2 | | dark area was caused by my client or people acting |
| 3 | | at my client's direction? |
| 4 | А. | Like I said, I am not a licensed arborist or tree |
| 5 | | expert. I do know that driving tri-axle dump trucks |
| | | |
| 6 | | repeatedly around a tree will hasten its demise. |
| 7 | | Regarding this scab or scar or whatever, a tree |
| 8 | | person is much more qualified to answer that |
| 9 | | question. |
| 10 | Q. | Do you know whether the scab or scar or dark area |
| 11 | | that we're talking about in Exhibit 3, do you know |
| 12 | | whether that existed prior to August of 2022? |
| 13 | Α. | As of right now I I did I didn't really notice |
| 14 | | anything there like in 2020 or 2021 readily, but a |
| 15 | | tree expert will be able to give you that answer |
| 16 | | what that is. |
| 17 | Q. | Have you asked a tree expert to determine what this |
| 18 | | is, Mr. Harrington? |
| 19 | Α. | I haven't got that far yet, no. I mean, my lawyer |
| 20 | | will talk with the expert witnesses, and when we're |
| 21 | | in court all this will get hashed out. I'm not an |
| 22 | | expert. It's sort of like this: Do you know how to |
| 23 | | start a slow-speed engine or a cold start-up of a |
| 24 | | steam ship? No. I couldn't ask your opinion on |
| 25 | | that. You would have to ask my opinion. So to ask |
| | | |



| 1 | | me things about things I have I'm not trained for |
|----|----|--|
| 2 | | in college, it doesn't make sense. |
| 3 | Q. | Have you had any work done to GFG Trust property to |
| 4 | | repair any damage that you believe was caused by my |
| 5 | | client or people acting at my client's direction? |
| 6 | Α. | No. I've done nothing. |
| 7 | Q. | Have you gotten any estimates from landscapers, |
| 8 | | arborists, or any other professionals for what it |
| 9 | | would cost to repair damage that you say was caused |
| 10 | | by my client or those acting at his direction? |
| 11 | Α. | You'd have to talk to the lawyer, Bopp. He does all |
| 12 | | that. And we've gotten estimates or whatever to |
| 13 | | mitigate this thing, but that's you talk to |
| 14 | | Lawyer Bopp. |
| 15 | Q. | You you at no point have seen any estimates for |
| 16 | | what it would cost to repair any of the any |
| 17 | | damage to GFG Trust property that you claim was |
| 18 | | caused by my client? |
| 19 | Α. | I have seen some estimates, that is I have, but I |
| 20 | | can't remember what they are right now. |
| 21 | Q. | Can you remember how much money was being quoted? |
| 22 | Α. | Not at this time, but they are listed on documents |
| 23 | | that my lawyer can submit to you at any time. |
| 24 | Q. | Have you expended any money to fix any damage to the |
| 25 | | Merry Island Road? |
| | | |



| 1 | Α. | Unknown. |
|----|----|--|
| 2 | Q. | You don't know whether you've spent any money fixing |
| 3 | | that road? |
| 4 | Α. | Well, I mean, I don't know really no, I haven't |
| 5 | | I don't I don't about the Merry Island |
| 6 | | Road? Can you be more specific? What damage on |
| 7 | | them? What are you talking about? |
| 8 | Q. | Are you saying as part of your allegations in |
| 9 | | this lawsuit, Mr. Harrington, are you alleging that |
| 10 | | my client or anyone acting in his direction caused |
| 11 | | damage to the Merry Island Road? |
| 12 | Α. | Well, an expert witness can figure that out. |
| 13 | Q. | But you don't know if |
| 14 | Α. | I'd have to have the I'd have to have the claim |
| 15 | | the lawsuit in front of me. My lawyer we can |
| 16 | | get back to you with that in a later in a later |
| 17 | | date. But right now, no, I I can't remember |
| 18 | | that. Obviously right now I'm getting tired. I |
| 19 | | need to take a break. I need to get some coffee and |
| 20 | | but regard to the Merry Island Road, I'd have to |
| 21 | | consult with my lawyer, but I'm sure we can get back |
| 22 | | with you on that question. |
| 23 | Q. | All right. And, Mr. Harrington, I like to give |
| 24 | | witnesses as much time as they need if they need to |
| 25 | | request a break, and I'm not going to end that |



| 1 | | practice here today, but I will say |
|----|----|---|
| 2 | Α. | Right. |
| 3 | Q. | if I'm not able to get done I'm not able to |
| 4 | | continue questioning you until I have to stop by |
| 5 | | 12:50. |
| 6 | Α. | All right. Go. Go ahead. I'll suffer. Go ahead. |
| 7 | Q. | Well, you don't have to. I'm just trying to |
| 8 | Α. | No, no, no. I know everybody's busy. Go ahead. Go |
| 9 | | ahead. |
| 10 | Q. | Okay. |
| 11 | Α. | Go ahead. |
| 12 | Q. | All right. So did my client or anyone acting at the |
| 13 | | direction of my client cause any damage to the Old |
| 14 | | Town Road? |
| 15 | | MR. BOPP: Objection to form. |
| 16 | | THE WITNESS: I'm not qualified to answer |
| 17 | | that. I'm not a a surveyor or a site evaluator |
| 18 | | or it's unknown. |
| 19 | | BY MR. LIBERMAN: |
| 20 | Q. | All right. Well, why don't you tell me, why don't |
| 21 | | you list for me the specific property damage that |
| 22 | | was caused by my client. |
| 23 | | MR. BOPP: Objection to form. |
| 24 | | THE WITNESS: Excuse me, but I already did |
| 25 | | that once. I answered that question. |
| | | |



| 1 | | MR. LIBERMAN: Well, I didn't ask that exact |
|----|----|--|
| 2 | | question before, so I'd like you to answer it, |
| 3 | | please. |
| 4 | | THE WITNESS: Court reporter, could you |
| 5 | | please go back and find the question? It was about |
| б | | a half an hour ago where this attorney said, "What |
| 7 | | damages did my client do to the property," and I |
| 8 | | listed four. So please find that for me. |
| 9 | | STENOGRAPHER: Mr. Liberman? Mr. Bopp? |
| 10 | | BY MR. LIBERMAN: |
| 11 | Q. | So I'm going to |
| 12 | Α. | Oh, this is a tape recording. You can't go back, |
| 13 | | right? |
| 14 | Q. | I'm going to |
| 15 | Α. | All right. |
| 16 | Q. | I'm going to save the I'm going to save some |
| 17 | | work here and I'll just ask you I'm just having |
| 18 | | I'll be candid with you, Mr. Harrington. I'm |
| 19 | | having some what I'm trying to do is to itemize, |
| 20 | | to the extent it's possible, the damage that you |
| 21 | | believe was caused by my client. I'm not trying to |
| 22 | | trip you up in any way. I want to give you an |
| 23 | | opportunity to explain to me exactly what damage was |
| 24 | | caused by my client and whether you have received |
| 25 | | any estimates to fix that damage. That's really |
| | 1 | |



| 1 | | what this is all about. |
|----|----|---|
| 2 | Α. | And I've answered that question. There are |
| 3 | | estimates. My lawyer has them and he can give them |
| 4 | | to you at a later date. I do not have them here |
| 5 | | sitting here. I cannot answer that 10 times the |
| б | | same way. |
| 7 | Q. | I'm going to show you what I'll mark as I think |
| 8 | | we're up to Exhibit 4. Are you able to see Exhibit |
| 9 | | 4, Mr. Harrington? |
| 10 | Α. | I see it. |
| 11 | Q. | Okay. Okay. What is this? |
| 12 | Α. | This says "Maine Tree Growth Withdrawal Penalty |
| 13 | | Calculation." |
| 14 | Q. | Okay. |
| 15 | Α. | "John E. O'Donnell & Associates, 632 Bald Hill |
| 16 | | Road" |
| 17 | Q. | And |
| 18 | Α. | "New Gloucester, Maine." |
| 19 | Q. | Thank you. And at the bottom of this document there |
| 20 | | appear to be signatures or some initials. Do you |
| 21 | | recognize those signatures the signature or |
| 22 | | initials? |
| 23 | Α. | Yes. That's my signature. |
| 24 | Q. | All right. Do you believe that you provided Exhibit |
| 25 | | 4, this document, to me as part of the discovery |
| | | |



| 1 | | process in this case? |
|----|----|--|
| 2 | Α. | You asked the discovery for all documents related |
| 3 | | to the purchase of the the land, so I'm sure that |
| 4 | | this was in the folder of documents. |
| 5 | Q. | Okay. And so what I'm getting at is Exhibit 4, does |
| 6 | | this have any relevance in your mind to a |
| 7 | | calculation of damages in your case? |
| 8 | Α. | I haven't looked at this, therefore, I can't |
| 9 | | comment. This was in a stack of papers about an |
| 10 | | inch thick. You wanted every piece of document, so |
| 11 | | I sent it to you. |
| 12 | Q. | And as I look at this I'm just wondering whether you |
| 13 | | plan to use Exhibit 4 as a way to itemize damages |
| 14 | | that you attribute to my client? |
| 15 | Α. | I have no comment on that because my lawyer's in |
| 16 | | charge of that. I'm not an expert. But when you go |
| 17 | | to a closing for documents for land, these are |
| 18 | | documents that they give you. So I did the closing, |
| 19 | | and that was what I signed in closing in 2015. |
| 20 | Q. | All right, Mr. Harrington. I'm going to X out of |
| 21 | | this. You've asked me to give you a warning in the |
| 22 | | past, so here we go. |
| 23 | Α. | Thank you. |
| 24 | Q. | Now, we talked about Jimmy Haskins [sic] a bit |
| 25 | | earlier, and am I understanding that your your |
| | | |



| 1 | | interaction with Mr. Haskins, was that simply asking |
|----|----|--|
| 2 | | him how much it would cost to remove the legacy oak |
| 3 | | tree? |
| 4 | Α. | It was a designate an expert on removing a tree. |
| 5 | | That's what that was. And we designated him |
| 6 | | because, you know, he's been in the business. |
| 7 | Q. | Did you ask Mr. Haskins to give you an opinion on |
| 8 | | whether or not it was necessary to remove that tree? |
| 9 | Α. | I've really I mean, that was two, three months |
| 10 | | ago, so I don't remember. |
| 11 | Q. | Do you believe it's necessary to remove the tree? |
| 12 | Α. | I'm not a licensed arborist or anything like that, |
| 13 | | but I'm sure in the courtroom we can with a jury, |
| 14 | | that they can decide that. My opinion like I |
| 15 | | said, experts are good and common sense is good, so |
| 16 | | I rely on the jury. |
| 17 | Q. | Has any expert ever told you that it was necessary |
| 18 | | to remove that tree? |
| 19 | Α. | I don't remember anything like that. I don't know. |
| 20 | | I can't I I don't know. I mean, I don't I |
| 21 | | don't know. I don't remember if I even posed the |
| 22 | | question. You know, we're still at the beginnings |
| 23 | | of this. Trial will be at the middle of next year. |
| 24 | | We have plenty of time to do the expert witnesses |
| 25 | | and find out what they think. That's what they're |



| 1 | | there for. |
|----|----|---|
| 2 | Q. | So as we sit here today you don't have any to |
| 3 | | your knowledge, you don't have any experts lined up |
| 4 | | who will testify that it was necessary to remove |
| 5 | | that tree? |
| 6 | Α. | I can you repeat the question? What was |
| 7 | | necessary to remove it? I mean, I don't understand |
| 8 | | that. |
| 9 | Q. | Are you aware of any experts who believe it is |
| 10 | | necessary to remove that legacy oak tree? |
| 11 | Α. | That's unknown. We haven't got that far in this |
| 12 | | lawsuit. We're at the forefront. |
| 13 | Q. | Are you aware of any opinion let me rephrase |
| 14 | | this. |
| 15 | | Do you did Mr. Haskins quote you on any other |
| 16 | | work to the tree, like other remedial work that |
| 17 | | could have been done other than removal? |
| 18 | Α. | We're your office extended this lawsuit so we can |
| 19 | | deal with experts or whatever, so, therefore, |
| 20 | | naturally I followed your direction. You wanted the |
| 21 | | extension, so we're going to deal with that as this |
| 22 | | lawsuit progresses. All right? Mr. Druary, of |
| 23 | | course, is wherever. You know, he paid the 300 for |
| 24 | | the trial by jury, so we'll go through the process. |
| 25 | | We're here, and then we'll go with the experts and |



| 1 | | see what they say, we'll go before a jury and we'll |
|----|----|---|
| 2 | | have a trial and see what they say. Do you |
| 3 | | understand? I don't know. I'm not a tree guy. I |
| 4 | | mean in other words, I don't know the right |
| 5 | | questions to ask. I mean, these experts will when |
| 6 | | they're when it's at the trial. |
| 7 | Q. | I'm not this next question I'm going to ask, I'm |
| 8 | | not seeking to learn any communications between you |
| 9 | | and your attorney. So other than your attorney, has |
| 10 | | anyone told you that it's necessary to remove the |
| 11 | | legacy oak tree? |
| 12 | Α. | No. I've never asked the question. I haven't had |
| 13 | | come to that point. I rely on experts' opinions. |
| 14 | Q. | Has anyone told you, aside from I'm not asking |
| 15 | | about attorney-client communication. Has anyone |
| 16 | | told you that it was necessary to do any remedial |
| 17 | | work for the legacy oak tree? |
| 18 | Α. | No. I mean, I haven't had that I've just |
| 19 | | designated the experts. We're going down that road |
| 20 | | now. |
| 21 | Q. | An expert witness designation generally indicates |
| 22 | | what an expert will testify to if a case goes to |
| 23 | | trial. You're telling me that you've never been |
| 24 | | told that the tree needed to be removed, correct? |
| 25 | Α. | Let me think now. As of right now we're in the |
| | | |



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| 1 | | process of this trial. So like I've told you, I'm |
|----|----|--|
| 2 | | not an expert. I haven't posed many you know, I |
| 3 | | I can't adhere I can't answer that based on my |
| 4 | | inexperience. |
| 5 | | I do know, I will tell you this, that I live on |
| 6 | | this area where trees fall all the time. It's like |
| 7 | | crazy. So we don't you know, they just do. So I |
| 8 | | want to avoid any of that if it's problematic. |
| 9 | Q. | As far as damage to GFG Trust's property, other than |
| 10 | | the damage relating to the legacy oak tree, what |
| 11 | | else is there? |
| 12 | Α. | There is some rutting. |
| 13 | Q. | Where is the rutting? |
| 14 | Α. | Well, it's around the legacy oak tree and, you know, |
| 15 | | a circle there. It circled it, you know. |
| 16 | Q. | Is there any other rutting on GFG Trust property? |
| 17 | Α. | Not that I can see. |
| 18 | Q. | Is there aside from the damage to the legacy oak |
| 19 | | tree and the rutting that you've just discussed, is |
| 20 | | there any other property damage that you're that |
| 21 | | you are seeking compensation for? |
| 22 | Α. | Not at this time, but possibly in the future. |
| 23 | Q. | But up to this point you have not discovered any |
| 24 | | other property damage that you're seeking to be |
| 25 | | compensated for, right? |
| | | |



| 1 | Α. | No. |
|----|----|--|
| 2 | Q. | Okay. Have you ever gotten any estimates or quotes |
| 3 | | on what it would cost to fix the rutting that you've |
| 4 | | discussed? |
| 5 | Α. | I have not. |
| 6 | Q. | The other person another person you designated as |
| 7 | | an expert is John Drake. How do you know John |
| 8 | | Drake? |
| 9 | Α. | I made some phone calls to try to find an expert on |
| 10 | | planting a tree, and at the time I was making these |
| 11 | | everyone, the arborists and tree people, were out |
| 12 | | doing that work and they were all busy. So I |
| 13 | | called, and he was willing to come in and testify |
| 14 | | about he was an expert on how to plant a tree. So I |
| 15 | | don't know him. I've just spoken with him. |
| 16 | Q. | Okay. Did he do any sort of investigation on |
| 17 | | whether |
| 18 | Α. | We are in |
| 19 | Q. | I'm sorry. Go ahead. |
| 20 | Α. | We're in process. There's been an extension. So |
| 21 | | we're going to get the in the process of finding |
| 22 | | out, we will take care of that. |
| 23 | Q. | Has Mr. Drake ever been to GFG Trust's property |
| 24 | | that's the subject of this lawsuit? |
| 25 | Α. | I don't unsure. He may have showed up when I |



| 1 | | wasn't there this summer when I was at sea. I'm not |
|----|----|--|
| 2 | | sure. |
| 3 | Q. | So as we as we sit here today and I understand |
| 4 | | that you may ask Mr. Drake to form different |
| 5 | | opinions going forward, but as we sit here today |
| 6 | | Mr. Drake has not offered an opinion to you on |
| 7 | | whether or not the legacy oak tree needs to be |
| 8 | | removed, right? |
| 9 | Α. | Right. Correct. I haven't gotten that far yet. |
| 10 | Q. | All right. |
| 11 | Α. | As of today. |
| 12 | Q. | Okay. |
| 13 | Α. | But I have until February, so |
| 14 | Q. | And as of today has Mr. Drake offered any opinion on |
| 15 | | whether or not there needs to be any work done to |
| 16 | | the legacy oak tree? |
| 17 | Α. | Well, he did laugh when I told him about how many |
| 18 | | tri-axle dump trucks went around the tree. It was a |
| 19 | | sort of like a I guess he thought it was a |
| 20 | | joke, funny. |
| 21 | Q. | Okay. |
| 22 | Α. | He'd never heard of that before. Something |
| 23 | | something new, novel. |
| 24 | Q. | All right. But, again, he hasn't offered an opinion |
| 25 | | on whether or not the legacy oak tree required any |
| | | |



| 1 | | remedial work, has he? |
|----|----|--|
| 2 | Α. | I don't believe so, no. I'd have to look back in |
| 3 | | records and emails, but I don't think so. |
| 4 | Q. | Did he offer any opinion on whether or not the |
| 5 | | legacy oak tree in fact had any damage? |
| 6 | Α. | Well, I described to him the situation, and |
| 7 | | basically, as everyone said, everyone knows you stay |
| 8 | | away from tree roots, period, because you will |
| 9 | | damage the tree. It's sort of common knowledge or |
| 10 | | heuristic, so you don't have to go into that. But |
| 11 | | it's to the extent of how many dump trucks, how many |
| 12 | | excavators that go around a tree like that how |
| 13 | | damaging it can be. It's it's it's |
| 14 | | interesting, and I'm sure the jury will they'll |
| 15 | | figure it out. |
| 16 | Q. | Mr. Harrington, as we sit here today does anyone |
| 17 | | know and this is you or any of the experts that |
| 18 | | you've designated. Does anyone in fact know that my |
| 19 | | client's actions damaged that tree? |
| 20 | | MR. BOPP: Objection to form. |
| 21 | | BY MR. LIBERMAN: |
| 22 | Q. | You can answer, Mr. Harrington. |
| 23 | Α. | All right. Sorry. What now? |
| 24 | Q. | Does anyone know whether it's |
| 25 | Α. | Who is anyone? |



| 1 | Q. | I'm going to define that for you. |
|----|----|--|
| 2 | Α. | All right. |
| 3 | Q. | Whether it's you or the experts that you've |
| 4 | | designated, are you aware of anyone who knows that |
| 5 | | the legacy oak tree was damaged by my client or |
| 6 | | those acting at my client's direction? |
| 7 | | MR. BOPP: Objection to form. |
| 8 | | BY MR. LIBERMAN: |
| 9 | Q. | You can answer. |
| 10 | Α. | Well, as of right now we're at the forefront of this |
| 11 | | lawsuit. So I'd have to look back in my records and |
| 12 | | emails to see, but it's pretty much common knowledge |
| 13 | | that if you ring a tree over 20 times with tri-axle |
| 14 | | dump trucks and rut the ground and compress the |
| 15 | | roots, that you're going to damage the tree. So, |
| 16 | | yes, I would say that everyone knows that. Even |
| 17 | | some poor Mainer that doesn't have a college |
| 18 | | education or high school education knows that. I |
| 19 | | mean, that's just my opinion. So, I mean, that's |
| 20 | | I might be wrong. |
| 21 | Q. | Did Mr. Haskins, when he did a site visit to the |
| 22 | | legacy oak tree, did he share any opinion with you |
| 23 | | on the condition of that tree? |
| 24 | Α. | Mr. Haskins was hired to be an expert on removing |
| 25 | | the tree. He was not hired to ascertain the |
| | | |



| 1 | | condition of the tree. Okay? So does that answer |
|----|----|---|
| 2 | | your question? |
| 3 | Q. | Mr. Har |
| 4 | A. | I mean, you can ask I mean, we can we'll ask |
| 5 | | Mr. Haskins. Maybe he'll have an answer, no |
| 6 | | problem, but I don't remember anything right now. |
| 7 | | That was several months ago, you know, so you |
| 8 | | know, I'm mid I'm mid-aged, I'm mid 54 years old. |
| 9 | | My memory is just not as rock solid as I was in my |
| 10 | | twenties and thirties. I don't have notebooks here |
| 11 | | with all emails and stuff to tell you. I just don't |
| 12 | | know. |
| 13 | Q. | And have has and I know that with respect to |
| 14 | | Mr. Haskins, but was Mr. Drake, do you know to |
| 15 | | your knowledge, shown any pictures of the tree? |
| 16 | Α. | Not to my knowledge, no. We're going into that |
| 17 | | stage based, you know, today on this and getting |
| 18 | | right into it. |
| 19 | Q. | So up to this point, to your knowledge, Mr. Drake |
| 20 | | doesn't have an opinion on whether or not the tree |
| 21 | | is in fact damaged |
| 22 | Α. | All I can tell you |
| 23 | Q. | right? |
| 24 | Α. | is he laughed and laughed when he heard that all |
| 25 | | these dump trucks went around it and said that's |

| | - | |
|----|----|--|
| 1 | | everyone knows not to do that, contractors you |
| 2 | | just don't do that. It's common sense, it's |
| 3 | | malicious, and it's one of the craziest things he's |
| 4 | | ever heard. So if that's an opinion, that's what it |
| 5 | | is. |
| б | Q. | Mr. Harrington, do you believe that my client or the |
| 7 | | actions of my client caused devaluation to GFG |
| 8 | | Trust's property or to your property? |
| 9 | Α. | I am not a professional surveyor or site evaluator, |
| 10 | | but potentially, yes, there is in the future. Which |
| 11 | | I'm not a genie or something, I don't know the |
| 12 | | future, but I believe it is possible in the future, |
| 13 | | yes, that that hastening the demise of that tree |
| 14 | | hurts that property. |
| 15 | Q. | Aside from your general knowledge that it's |
| 16 | Α. | Hey, one question. I don't want to interrupt. How |
| 17 | | much further have you got? Can I get some more |
| 18 | | coffee? |
| 19 | Q. | If you need to take a break |
| 20 | Α. | Yeah. |
| 21 | Q. | for more coffee, that's fine. |
| 22 | | (A recess is taken at 12:05 p.m.) |
| 23 | | (The proceedings continue at 12:09 p.m.) |
| 24 | | We're back on the record, Mr. Harrington. |
| 25 | | How many times did you witness any vehicles |
| | | |



| 1 | | belonging to my client or those acting in his |
|----|----|---|
| 2 | | direction, how many times did you witness any of |
| 3 | | those vehicles |
| 4 | Α. | Over five times. And at one time someone |
| 5 | Q. | Hold on, Mr. Harrington. I just want to make sure |
| 6 | | that I finish my question |
| 7 | Α. | Oh, right. |
| 8 | Q. | just for the record. |
| 9 | Α. | Over five times, five to 10 times. |
| 10 | Q. | Hold on, Mr. Harrington. I need to finish my |
| 11 | | question. |
| 12 | | So |
| 13 | Α. | Oh. |
| 14 | Q. | how many how many times did you witness any |
| 15 | | vehicles, either vehicles of my client or those |
| 16 | | acting at my client's direction, drive around the |
| 17 | | legacy oak tree? |
| 18 | Α. | Between five and 10 times, tri-axle trucks, black |
| 19 | | truck, white truck. |
| 20 | Q. | Were both the black and white trucks tri-axle? |
| 21 | Α. | They're big trucks, yeah. |
| 22 | Q. | And are these dump trucks? |
| 23 | Α. | Yeah, dump trucks. |
| 24 | Q. | Then |
| 25 | Α. | No, wait a minute. Then you said your client or |
| | | |



| 1 | | anyone else? |
|----|----|--|
| 2 | Q. | My client or those acting at my client's direction. |
| 3 | Α. | Yeah, I saw that. And also one time I went down the |
| 4 | | road to do the Airbnb and there were that whole |
| 5 | | area that you had the picture where the truck was, |
| б | | there must have been 10, 15 vehicles parked in there |
| 7 | | all the way down. I mean, it was like, I guess, a |
| 8 | | jumping-off point for somebody, the blasting people, |
| 9 | | blasting trucks, just loaded. And I think I made a |
| 10 | | comment, you know, to the town. I'm like, "What |
| 11 | | I mean, is it a parking lot here," you know. So |
| 12 | | there was that, and, yeah, that was quite memorable. |
| 13 | Q. | And are you aware of when we're talking about the |
| 14 | | dump trucks here, are you aware whether any of those |
| 15 | | trucks were loaded at the time that they were |
| 16 | | driving around |
| 17 | Α. | Yes. |
| 18 | Q. | that legacy oak tree? |
| 19 | Α. | I emailed Scott Griffin about the white truck and |
| 20 | | black truck loaded with stumps. In discovery you |
| 21 | | never gave me those emails. But, yeah, I asked, you |
| 22 | | know, where the stumps were going, and also logs, I |
| 23 | | sent you pictures of logs, and they were disposed |
| 24 | | of. And then there are a lot of empty dump trucks, |
| 25 | | too, because you have to dump gravel up on the |
| | 1 | |



| 1 | | improvement of that road. And so you would drive up |
|----|----|--|
| 2 | | to the road because you cannot make a right-hand |
| 3 | | turn onto that road from the Merry Island. You have |
| 4 | | to drive up, back in, dump, and then go, and then |
| 5 | | the turnaround that they did around my tree. They |
| 6 | | ringed the tree. |
| 7 | Q. | All right. I'm going to show you Exhibit 2 again, |
| 8 | | because I think it will be helpful while I ask you |
| 9 | | some of these questions. |
| 10 | Α. | Right. |
| 11 | Q. | So Exhibit 2, I think you testified earlier that |
| 12 | | there's a CMP easement that runs along the area of |
| 13 | | the telephone poles portrayed in this picture, |
| 14 | | right? |
| 15 | Α. | Yeah. That's what I was told |
| 16 | Q. | Okay. |
| 17 | Α. | by CMP. Oh, it's more than 20 years older, too |
| 18 | | 20 years old. |
| 19 | Q. | And it looks to me as we look at Exhibit 2 like |
| 20 | | there's also a path that leads from the CMPs back |
| 21 | | onto Merry Island Road on the far side of the legacy |
| 22 | | oak tree, right? |
| 23 | Α. | I have no idea what you're talking about. I can't |
| 24 | | see a path. A path is something that's small in the |
| 25 | | woods, typically four, five feet long wide. And, |
| | | |



| 1 | | also, I'm not an expert on easements, so I don't |
|----|----|--|
| 2 | | know. I mean, what is an easement? You'd have to |
| 3 | | define that per state statute laws or whatever. |
| 4 | Q. | What's on the other side of the legacy oak tree |
| 5 | | in |
| б | Α. | There is |
| 7 | Q. | this picture, Mr. Harrington? |
| 8 | Α. | It looks like there's open ground. |
| 9 | | MR. BOPP: Objection to form. |
| 10 | | THE WITNESS: There's I mean, I can't see |
| 11 | | it. So if you gave me a picture, I could show you. |
| 12 | | But obviously it looks to be, if you look under the |
| 13 | | truck, that there's ground, earth, terra firma. |
| 14 | | BY MR. LIBERMAN: |
| 15 | Q. | All right. Mr. Harrington, you're familiar with |
| 16 | | this area, right? |
| 17 | Α. | Well, I drive by it when I do my Airbnb quite a bit, |
| 18 | | yes, and I hunt up in there and all that. Sure |
| 19 | Q. | Okay. |
| 20 | Α. | I know the area. |
| 21 | Q. | All right. So you know as we're looking at this |
| 22 | | picture in Exhibit 2, you know what the other side |
| 23 | | of the legacy oak tree looks like, right? |
| 24 | Α. | Of course I know. |
| 25 | Q. | Okay. |
| | | |



| 1 | Α. | Ι | mean, | it's | | yes. |
|---|----|---|-------|------|--|------|
|---|----|---|-------|------|--|------|

- Q. All right. And is that an area that vehicles drive
 over between the -- what you've described as the CMP
 easement and the Merry Island Road?
- 5 Α. That's unknown. I've never witnessed any vehicles 6 ever drive on that except for the tri-axle dump 7 trucks, ever. Oh, I take that back. Two years ago, 8 that big windstorm, I had my sports car parked to 9 keep it away from trees, and that wire right there above fell a foot from my sports car and I had to 10 11 move my sports car away. CMP went in and fixed the 12 wire.
- 13 Q. All right. When did that happen?
- 14 A. I don't know. A couple of years ago. It could be
 15 five years ago. You know, I -- you know, pandemic.
 16 Q. Was that -- all right. So was that before August of
 17 2022?
- 18 A. Yeah, yeah.
- 19 Q. All right. I'm going to exit out of this again,
 20 Mr. Harrington.
- A. It was funny because the wire was -- one foot it
 would have come right down on the car, so that's how
 I remember that, Mr. Liberman.
- Q. So in -- you provided me, Mr. Harrington, or
 provided to my office, an email sent to George Chase



| 1 | | August 16th of 2022. |
|----|----|---|
| 2 | Α. | Sure. |
| 3 | Q. | Do you recall exchanging a number of emails with |
| 4 | | Mr. Chase? |
| 5 | Α. | Oh, probably about 300, yeah, trying to find out |
| 6 | | what's going on. |
| 7 | Q. | Okay. Now, at some point you indicated to Mr. Chase |
| 8 | | that you were intent on building a pole barn on GFG |
| 9 | | Trust property, correct? |
| 10 | Α. | Oh, I don't know. You'd have to I've been trying |
| 11 | | to I mean, that's nebulous. I mean, there's |
| 12 | | I've tried to do pole barns several places, and |
| 13 | | George has refused to do it. It's it's beyond |
| 14 | | anything I can understand. I tried to do a pole |
| 15 | | barn you know yeah. So you'd have to show me |
| 16 | | and tell me what's going on there. |
| 17 | Q. | Do you recall conveying |
| 18 | Α. | You'd have to go ahead. |
| 19 | Q. | Do you recall conveying to Mr. Chase that you would |
| 20 | | be running ATVs or snowmobiles at any hour of the |
| 21 | | night in the area of the GFG Trust property? |
| 22 | Α. | Yeah. I don't own snowmobiles. And what did you |
| 23 | | say? |
| 24 | Q. | I asked if you recalled conveying to Mr. Chase |
| 25 | Α. | I don't own snowmobiles. But if anybody wants to |
| | | |



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| 1 | | snowmobile there any hour of the night, it's fine by |
|----|----|--|
| | | |
| 2 | | me, anywhere, on my property anywhere. I'm into |
| 3 | | that. And also what did you say? ATVs? Go for |
| 4 | | it. You want to go? Run. People go up and down |
| 5 | | that road all the time. |
| 6 | | They ask me, "Hey, can we go up there?" |
| 7 | | I says, "It's not my choice. I don't have the |
| 8 | | power to tell you one way or the other. Do what you |
| 9 | | want." |
| 10 | Q. | Do you recall conveying to Mr. Chase that you would |
| 11 | | be running a bulldozer at seven in the morning? |
| 12 | Α. | Well, I mentioned that it's possible that there |
| 13 | | I'll be running machinery all the time, maybe six in |
| 14 | | the morning, seven, eight, down and around doing |
| 15 | | building, moving trees. There are trees down there |
| 16 | | right now that have fallen into my property that I |
| 17 | | have to grab and use for firewood. I don't like |
| 18 | | waste. So, yeah, I'm going to run it's my |
| 19 | | property. I'll run machines, whatever, any time I |
| 20 | | want when I want as per the law, the rule of law. |
| 21 | Q. | Why were you sharing this information with |
| 22 | | Mr. Chase? |
| 23 | Α. | Because at the beginning of all this fiasco, I'll |
| 24 | | call it, I assumed that the activity on around my |
| 25 | | property had paperwork, like an application, like a |
| | | |



| 1 | | building permit, some road permit, anything. So I |
|----|----|--|
| 2 | | made that assumption that they that what was |
| 3 | | going on, that activity was legitimate. So |
| 4 | | basically I was sort of angry that they were going |
| 5 | | to do something there with no paperwork or any type |
| 6 | | of you know, follow an ordinance, and it would |
| 7 | | take away a hundred yards of hunting, because I'm |
| 8 | | not allowed to shoot a hundred yards from any house. |
| 9 | | So I had to restructure my whole plan, because my |
| 10 | | I have a house lot down there, and because it's no |
| 11 | | longer huntable, I had to rethink my whole concept |
| 12 | | of what I'm doing, because I don't want any you |
| 13 | | know, any dangerous stuff, you know. So I told him, |
| 14 | | "Hey, that's what's going on." And when I found out |
| 15 | | that there's no oversight, I still can't believe it. |
| 16 | | But anyway. |
| 17 | Q. | Were you hoping that any of the information you |
| 18 | | shared with Mr. Chase would make its way to the |
| 19 | | Whitmans and discourage them |
| 20 | Α. | No. Well no, no. Basically it's all about the |
| 21 | | rule of law. I want just simple answers to simple |
| 22 | | questions. Like I speak to you, "Hey, you send me a |
| 23 | | blast permit, tell me what you're doing." Why send |
| 24 | | me the blast permit if you don't want to tell me |
| 25 | | what you're doing? I mean, the rights no one |
| | | |



| 1 | | would for 30 days, no one. Not one simple thing. |
|----|----|--|
| 2 | | So I sent tons of emails to discourage people to |
| 3 | | say, "Hey." I told them from day one I had surveys |
| 4 | | down there for my other property from Terry Leighton |
| 5 | | and you should not mess with that Old Town Road. He |
| 6 | | told me, because I asked him. |
| 7 | | I said, "What's going on with this?" |
| 8 | | He says, "That's a town road. Don't do it." |
| 9 | | So basically I sent some really far out emails, |
| 10 | | because I've sailed for 21 years and I've wanted to |
| 11 | | discourage any craziness down there, and I found out |
| 12 | | that, boy, lawless, completely lawless. We're |
| 13 | | learning more by the day. |
| 14 | | As for Whitman, I don't care anything about him. |
| 15 | | He he bought this property, sent me a letter, a |
| 16 | | hand letter, two months later wanting to come and be |
| 17 | | my friend and, "Come join me in festivities," and I |
| 18 | | says, "No. It's COVID. I don't know you." And so |
| 19 | | I've communicated with him six times just you |
| 20 | | know, seems to be rocking the road there. So, no, I |
| 21 | | don't I even communicated with Scott Griffin. He |
| 22 | | never sent me anything. So, you know, it's it'll |
| 23 | | all come out, you know, once we get going here, Jon. |
| 24 | Q. | Mr. Harrington, does Exhibit 2, which I've put on |
| 25 | | the screen again, does this picture fairly and |



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| 1 | | accurately portray the ruts |
|----|----|--|
| 2 | Α. | No. |
| 3 | Q. | that were |
| 4 | Α. | No. |
| 5 | Q. | Okay. |
| б | Α. | I mean, it's a long-shot picture. |
| 7 | Q. | Okay. |
| 8 | Α. | There are other pictures I sent you. Remember that? |
| 9 | | That's portraying the truck, my dump truck, to |
| 10 | | prevent the damage, more damage to the tree. The |
| 11 | | tree had had enough. |
| 12 | Q. | Okay. |
| 13 | Α. | That is nothing to do with ruts. That has to do |
| 14 | | with the truck. That was also sent to George Chase, |
| 15 | | and he complimented me on how nice my truck was, and |
| 16 | | that was great. But that's all that picture says. |
| 17 | Q. | Well, I'll extend the same compliment, |
| 18 | | Mr. Harrington. |
| 19 | | The other question that I have, so you went |
| 20 | | when was it that you parked your truck in that |
| 21 | | location? |
| 22 | Α. | I parked I parked that truck well well, |
| 23 | | right there, somewhere around that date, because I'm |
| 24 | | like, "Hey, enough's enough," you know. |
| 25 | Q. | So you're referring to August 15th, 2022? |
| | | |



| 1 | A. | Sure. It could have been the 14th, the 15th, the |
|----|----|--|
| 2 | | 16th, whatever. And, of course, the 17th, that was |
| 3 | | closely thereafter when I was there, the damage to |
| 4 | | the truck, and then, of course, I believe it was two |
| 5 | | days later the rock in the road, the spite rock, the |
| б | | malice. So it all adds up. I think the jury will |
| 7 | | figure it out. |
| 8 | Q. | So were any ruts caused to the area surrounding the |
| 9 | | legacy oak tree after you parked your truck there on |
| 10 | | or before August 15th, 2022? |
| 11 | Α. | I don't I don't I don't know. Once I parked |
| 12 | | that truck there, I just figured it's over. They |
| 13 | | can no longer destroy my land, they can no longer |
| 14 | | hurt this beautiful tree. So |
| 15 | Q. | And that's that's what I'm trying to pinpoint, |
| 16 | | Mr. Harrington, is whether there was any further |
| 17 | | damage to the area portrayed in Exhibit 2 after you |
| 18 | | parked your dump truck there? |
| 19 | Α. | I don't know. I mean, I like I said, |
| 20 | | Mr. Liberman, I'm a busy guy, at Airbnb's doing I |
| 21 | | didn't really I just knew now that no more |
| 22 | | ringing the tree. That's the main concern, you |
| 23 | | know. |
| 24 | Q. | Okay. So you're |
| 25 | Α. | All that all that I got this pop-up, "Meet the |
| | | |



| 1 | | new WinZip." I don't want to meet the WinZip. Oh. |
|----|----|--|
| 2 | | Okay. Sorry. |
| 3 | Q. | Mr. Harrington, you're not aware of my client or |
| 4 | | those acting at my client's direction causing any |
| 5 | | additional ruts to the area portrayed in Exhibit 2 |
| 6 | | after you parked your vehicle in the location that |
| 7 | | that is in the photograph, correct? |
| 8 | A. | Yeah. I don't know no, I'm not aware of |
| 9 | Q. | All right. So, to your knowledge, any ruts in that |
| 10 | | area were caused between August 1st and roughly |
| 11 | | August 15th when you parked your truck there, right? |
| 12 | | MR. BOPP: Objection to form. |
| 13 | | THE WITNESS: Yeah. I mean, before August |
| 14 | | lst I was just busy trying to find out what's going |
| 15 | | on, you know, and my Airbnb, my ukulele company, |
| 16 | | I've got 85-year-old parents. I'm trying to help |
| 17 | | them through this awful COVID and so, yeah, my |
| 18 | | oh, my mother had Lyme disease and babesiosis at the |
| 19 | | same time, so I'm like I'm in the hospital with |
| 20 | | her for 10 days. You know, she may you know, so |
| 21 | | I'm kind of busy at this time. So, you know. What |
| 22 | | happened? |
| 23 | | BY MR. LIBERMAN: |
| 24 | Q. | So, Mr. Harrington, the other thing that I want to |
| 25 | | ask you about is when you received notice that there |



| 1 | | was going to be blasting in the area |
|----|----|--|
| 2 | Α. | Correct. |
| 3 | Q. | do you remember roughly when it was that you |
| 4 | | received word of that? |
| 5 | Α. | It came the letter came to my parents' house, |
| 6 | | because I believe the trust is still I'm not sure |
| 7 | | where. I have a million addresses. I have Texas |
| 8 | | addresses and who knows? But it came and I it |
| 9 | | was sometime in the middle of July. But you |
| 10 | | know, plus or minus five days. |
| 11 | Q. | Now, at some point did you move a number of vehicles |
| 12 | | onto the edge of GFG Trust's property that was |
| 13 | | closest to the location of the blasting? |
| 14 | Α. | Yeah, I moved some trucks that were slated for |
| 15 | | scrap. The scrap value went from 200 a ton to \$30 a |
| 16 | | ton. |
| 17 | | So I researched the blasting company and found |
| 18 | | out that they are not very competent. If you look, |
| 19 | | there are chunks of rocks that exit that blasting, |
| 20 | | Mainely Blasting [sic], in other people's yards. |
| 21 | | They have very poor reviews. So I said, "Well, |
| 22 | | let's prevent these rocks from hitting my property. |
| 23 | | So if they want to hit these old trucks, what do I |
| 24 | | care? They're going to the scrap." And they are at |
| 25 | | scrap, they're done. So I put them there. |
| | 1 | |



And then also I figured, hey, it's gonna be 1 2 hunting season soon. What a great thing to have 3 those trucks, you know, in case -- I have some kids 4 that hunt from a friend of mine. That would be a 5 nice barrier to prevent any bullets or anything from 6 going over and onto that area, although it's a 7 hundred yards, you know. But I just tried to be 8 proactive. But, yeah, sure, I moved that. 9 And I want to be -- let you know not one piece 10 of dust went onto my property. I didn't see any 11 marks on any of those old trucks and it was a 12 smashing success. They did a great job. Albeit in 13 discovery it cost them 7,000 more dollars to do a 14 great job, and that's how a blasting company should 15 be. After all, they blast. They should be really 16 cautious, you know. 17 Was any part of your motivation for moving your 0. 18 trucks to that area before the blasting, was any 19 part of your motivation to hinder the project on the 20 Whitmans' property? 21 I don't -- you know, first of all, I had Α. No. No. 22 no -- no, of course not. You know, what am I going 23 I'm not -- I'm not going to confront these to do?

people. It's just basically I had no knowledge of what's going on there, so I wanted to protect my



24

25

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| 1 | | property against this Mainely Blasting [sic]. Go |
|----|----|--|
| 2 | | ahead and Google them. You'll see chunks like a |
| 3 | | half a mile away in some guy's yard, I mean rocks. |
| 4 | | And I'm like, "Wow. These guys, they just don't |
| 5 | | seem to care." And you can Google it. |
| 6 | | So that's what I did, I put them there. And, |
| 7 | | frankly, because that could no longer be hunted, |
| 8 | | what a great place to store stuff. It's now taken |
| 9 | | basically a half an acre away from me on my |
| 10 | | property. I'll store a lot of my older vehicles and |
| 11 | | stuff that are slated for scrap right down in this |
| 12 | | area. So from my point of view it made perfect |
| 13 | | sense. That and the safety element of the guns. I |
| 14 | | mean, they're dangerous. |
| 15 | Q. | Have you ever sent any communication, whether that's |
| 16 | | email, or a phone call, text message, whatever, to |
| 17 | | Mr. Whitman demanding that he stop work |
| 18 | Α. | No. |
| 19 | Q. | on his property? |
| 20 | Α. | Just to remove the rock. Their last communication I |
| 21 | | said, "Look, I'm going to sue you if you don't |
| 22 | | remove that rock." Because, as everyone knows, it's |
| 23 | | nuisance. And, you know, you go on the news, you |
| 24 | | take a look at all these problems. There's 200 |
| 25 | | lawsuits right now about these blocking of roads. |
| | | |



| 1 | | You've really got to get into it, Jon. It's |
|----|----|---|
| 2 | | amazing. |
| 3 | | And, you know, the history of the roads. That |
| 4 | | road was done in 1792. Can you imagine that? 1792, |
| 5 | | and it's on the map of 1857. It's a legacy road, a |
| 6 | | it's amazing. And do you know what? My great, |
| 7 | | great, great, great, great to the ninth grandfather |
| 8 | | was a part of that. Nehemiah was one of the |
| 9 | | original Nehemiah Harrindeen was one of the |
| 10 | | original selectmen of Freetown, it was called, |
| 11 | | Edgecomb, and his brother was Hezekiah. Hezekiah |
| 12 | | had a son. His name was Benjamin Harrindeen. |
| 13 | | Harrindeen had William Harrington, William |
| 14 | | Harrington, William Harrington, Clifford |
| 15 | | Harrington |
| 16 | Q. | Mr. Harrington |
| 17 | A. | Harold Harrington, Harold Harrington, and now me. |
| 18 | Q. | we are running out of time. |
| 19 | A. | It's just a great story, Jon. |
| 20 | Q. | I'm sure it is, but we're running out of time, so I |
| 21 | | want to keep us on task here. |
| 22 | A. | Okay. |
| 23 | Q. | So I'd like you and I'm not interested I'm not |
| 24 | | asking you about money that you've expended for an |
| 25 | | attorney, but can you explain to me what money you |
| | | |



| 1 | | have expended as a result of actions that you |
|----|----|--|
| 2 | | attribute to my client? |
| 3 | Α. | Well, I'll tell you what I'm going to do, Jon. If |
| 4 | | there's going to be lawlessness in this area, I'm |
| 5 | | selling my house. I've got 350,000 in it. I'm not |
| 6 | | going to live here. I'm going to take this to |
| 7 | | court. If I win or lose, it will become a |
| 8 | | precedent-setting case, and that's how it's going to |
| 9 | | be. That's what I'm going to do. |
| 10 | Q. | Okay. |
| 11 | Α. | That's the money I'm going to expend, everything. |
| 12 | | I'm moving. Do you understand? I'm not going to |
| 13 | | stay here where someone can drive tri-axle trucks |
| 14 | | all over my property. It's not going to happen. |
| 15 | Q. | Okay. I'm talking about money that you have |
| 16 | | expended up to this point. Not future plans. We |
| 17 | | can get into that in a moment. But up to this |
| 18 | | point, aside from any money that relates to an |
| 19 | | attorney. |
| 20 | Α. | I did no. I mean no. I mean, I'm waiting for |
| 21 | | the lawsuit. Let the good people of Lincoln County |
| 22 | | decide what's right, what's good, what's just, and |
| 23 | | how we should define these things. So, no, I don't |
| 24 | | I've spent money on the attorney, and we're |
| 25 | | waiting on experts and stuff like that, so |



| 1 | Q. | So other than than monies that you've expended |
|----|----|--|
| 2 | | associated with litigation, like an attorney or |
| 3 | | money that you've expended for experts, you have not |
| 4 | | expended any funds related to actions of my client, |
| 5 | | correct? |
| 6 | Α. | Not that I can remember. I mean |
| 7 | Q. | Okay. |
| 8 | Α. | you're asking a I mean, I don't think about |
| 9 | | that very much, Jon. |
| 10 | Q. | All right. |
| 11 | Α. | I mean, what were no. I don't know. I guess |
| 12 | | not. Yeah, I mean |
| 13 | Q. | And same same with GFG Trust. Has GFG Trust |
| 14 | | expended any such funds that you're aware of? |
| 15 | Α. | I've got to tell ya, Jon, I didn't expect that |
| 16 | | question. I'd have to think about it. I don't |
| 17 | | know. I mean, it's I don't think so. I'm I |
| 18 | | never you know, I don't think so. |
| 19 | Q. | Okay. |
| 20 | Α. | Yeah. I mean |
| 21 | Q. | And you do it is your recollection that you |
| 22 | | have received at least some estimates for work that |
| 23 | | you believe needs to be done on GFG Trust property, |
| 24 | | correct? |
| 25 | Α. | Yeah, I mean, where that's in process. But sure, |
| | | |



| 1 | | yeah. |
|---------|----|--|
| 2 | Q. | Well, it's in process. Have have you actually |
| 3 | ~ | received |
| 4 | А. | Yeah. I mean, sure |
| 5 | Q. | any estimates yet? |
| 6 | A. | but, you know, we're talking Maine. You know, |
| 7 | | all these guys are always out working, this, that, |
| , 8 | | and the other. Yeah, I we have come up with that |
| 9 | | stuff, and it's it is what it is. My lawyer has |
| 9 10 | | that, and I can't remember what it is off the top of |
| | | |
| 11 | | my head. But sure. |
| 12 | Q. | Okay. Do you remember who how many estimates are |
| 13 | | we talking about here? |
| 14 | Α. | Three or four. |
| 15 | Q. | Okay. Who was it that gave you these estimates? |
| 16 | Α. | I got an estimate from some company yeah, one was |
| 17 | | Plants Unlimited in in Camden. Another one was |
| 18 | | from a tree removal somewhere in I don't know. |
| 19 | | That was months ago. Bath or Wiscasset? I don't |
| 20 | | know. And then a tree planting, I got a rough |
| 21 | | rough estimate. |
| 22 | Q. | Okay. |
| 23 | Α. | It's hard to do. It's a very Jon, very hard to |
| 24 | | do in August when all these guys are out planting, |
| 25 | | out doing their work, believe me. I'm very happy |
| | | |



| 1 | | that you got an extension on this case, because now |
|----|----|--|
| 2 | | all these guys will be freed up for the trial. |
| 3 | Q. | So Plants Unlimited out of Camden, do you remember |
| 4 | | whether they gave you the estimate verbally or |
| 5 | | written? |
| 6 | Α. | I got a verbal, and eventually I got a written. |
| 7 | Q. | Okay. What was that estimate for? |
| 8 | Α. | That was for a tree. |
| 9 | Q. | What was it that you specifically asked Plants |
| 10 | | Unlimited |
| 11 | Α. | For a large tree to replace that oak. |
| 12 | Q. | Okay. And then tree removal in Bath. Do you recall |
| 13 | | whether it was a verbal or a written estimate? |
| 14 | Α. | Somewhere there was a written estimate, but that was |
| 15 | | a long time and that was five months ago or so. It |
| 16 | | was a written estimate. I'd have to find it. |
| 17 | | Lawyer Bopp might have it. I don't know. |
| 18 | Q. | Okay. And was that, again, just how much it would |
| 19 | | cost for a new oak tree? |
| 20 | Α. | No, no. That was that was a removal of the tree. |
| 21 | Q. | Okay. |
| 22 | Α. | Okay? I do remember one thing about that I'll tell |
| 23 | | you. That road is posted for 17 tons, so it can't |
| 24 | | be removed normally. I do remember that. You can't |
| 25 | | bring big equipment down there. It's against the |
| | | |



| 1 | | law, the rule of law. Seventeen tons is 17 tons. |
|----|----|---|
| 2 | Q. | Do you remember how much roughly well, I'm sorry. |
| | 2. | |
| 3 | | Do you still have a copy of that estimate that |
| 4 | | you can |
| 5 | Α. | Oh, somewhere. Bopp has one somewhere in our you |
| 6 | | know, I probably I have it somewhere. Look, I've |
| 7 | | got a lot of emails, you know, so I'm sure I've got |
| 8 | | it somewhere. |
| 9 | Q. | Okay. And similar question with respect to the |
| 10 | | Plants Unlimited estimate. Is that something you |
| 11 | | also still have access to? |
| 12 | Α. | Yeah, I've got access to it. Bopp's got access to |
| 13 | | it. |
| 14 | Q. | Okay. And you also mentioned Tree Planting, I think |
| 15 | | a business called Tree Planting? |
| 16 | Α. | No. That's just you know excuse me. Boy. |
| 17 | Q. | Do you recall a business that was associated with? |
| 18 | Α. | No, no. That's just I don't remember that. But |
| 19 | | it's no. I think it was I'm still working on |
| 20 | | that. I got a rough estimate from somebody, but I |
| 21 | | think it's I think I was trying to get someone |
| 22 | | closer, like Boothbay. You know, someone has to get |
| 23 | | the tree and then plant it, I believe. I'd have to |
| 24 | | look. But we can get back to you on that. |
| 25 | Q. | Do you remember how much that rough estimate was |
| | | |



| 1 | | for? |
|----|----|--|
| 2 | Α. | I don't. Sorry. |
| 3 | Q. | Okay. Did you receive an estimate any estimates |
| 4 | | for work from Mr. Haskins? |
| 5 | Α. | I think it was just an hourly thing from on the |
| б | | expert witness. I don't know. I don't remember. I |
| 7 | | mean, I you know no, I don't. Yeah. |
| 8 | Q. | Okay. Did you receive |
| 9 | Α. | My memory isn't as good as it used to be, Jon. |
| 10 | Q. | Did you receive an estimate for any work from John |
| 11 | | Drake? |
| 12 | Α. | No. I remember that. No. Just the hourly |
| 13 | | whatever. |
| 14 | Q. | So I just want to make sure that I have a complete |
| 15 | | understanding. Any any documentation of your |
| 16 | | expected costs would be contained in those estimates |
| 17 | | that you've just testified about, right? |
| 18 | Α. | Well, no, because there's punitive damages, too. |
| 19 | Q. | Okay. |
| 20 | Α. | And there's double and triple, treble, and all that. |
| 21 | | You know, you're a lawyer. You get it. |
| 22 | Q. | So putting aside punitive damages and putting aside |
| 23 | | damages that you may claim pursuant to a statute. |
| 24 | | I'm talking about actual damages. |
| 25 | Α. | I mean, yeah. I mean, it's in process, but as of |
| | | |



| 1 | | right now that's what I've got for estimates, yeah. |
|----|----|---|
| 2 | Q. | Okay. And I'm assuming you have no problem with |
| 3 | | your attorney sharing those estimates with me, |
| 4 | | right? |
| 5 | Α. | Sure. Fred's good. |
| 6 | Q. | All right. Do you have any convictions for |
| 7 | | felonies, Mr. Harrington? |
| 8 | Α. | Felonies. No. I don't believe I do. |
| 9 | Q. | What about |
| 10 | Α. | But I might be wrong. |
| 11 | Q. | Okay. |
| 12 | Α. | I'm not up on it, but I don't think so. |
| 13 | Q. | Okay. Do you have any convictions that you believe |
| 14 | | may be may qualify as a felony? |
| 15 | Α. | I have a misdemeanor two Class D. Is that a felony? |
| 16 | Q. | No. That sounds like a |
| 17 | Α. | Hey, you were the district attorney, Jon. |
| 18 | Q. | Oh, okay. |
| 19 | Α. | You were, weren't you? |
| 20 | Q. | I was. |
| 21 | Α. | And that crazy woman, she she won, that liberal |
| 22 | | whack okay. Sorry. Wasn't that you? That |
| 23 | | liberal, crazy, restorative person that she defers |
| 24 | | every case. |
| 25 | Q. | Yeah. |
| | 1 | |



| 1 | Α. | Just look at it, defer, defer, defer. |
|----|----|---|
| 2 | Q. | So, again |
| 3 | Α. | So you would know that. |
| 4 | Q. | Again, I I do like talking with you, |
| 5 | | Mr. Harrington |
| 6 | Α. | Oh. Sorry, sorry. |
| 7 | Q. | but I want to make sure we stay we've got to |
| 8 | | stay on task here. |
| 9 | Α. | All right. Sorry, sorry. Yeah. |
| 10 | | Yeah. So I had something. I had a protection |
| 11 | | order put on me, and then I unknowingly violated |
| 12 | | that, I mean, with some paperwork or whatever. So I |
| 13 | | don't know what that is. They told me it was |
| 14 | | nothing. I paid a \$50 or \$100 fine and that was |
| 15 | | that. |
| 16 | Q. | That's likely a misdemeanor. So aside from that |
| 17 | Α. | No, I don't have any felonies. |
| 18 | Q. | Okay. |
| 19 | Α. | I'm a good good, joyful, wonderful person. |
| 20 | Q. | Okay. So, Mr. Harrington, the other question I |
| 21 | | have, and this applies to misdemeanor convictions, |
| 22 | | do you have any convictions for crimes that relate |
| 23 | | to honesty? And by that I mean crimes of theft, |
| 24 | | fraud, forgery, things of that nature. Do you have |
| 25 | | any convictions like that on your record? |
| | | |



| 1 | Α. | That is John Chapter 13. |
|----|----|---|
| 2 | | (Displays the Bible) |
| 3 | | See, John Chapter 13 I've read three times. I'm |
| 4 | | very much of a Bible reader. So I'll read the |
| 5 | | scripture an hour a day, sometimes an hour and a |
| 6 | | half, and I reread, reread. So, no, I am not |
| 7 | | dishonest. No, I don't lie. I quit when I was 12. |
| 8 | | I was caught stealing locks from a hardware store, |
| 9 | | and it dawned on me that, my goodness, you cannot |
| 10 | | lie because lies create more lies. So, no, I don't |
| 11 | | have any of that. If I did, it was unintentional. |
| 12 | Q. | Okay. And I'm not the question I asked is not |
| 13 | | whether or not you lie. It's more just whether you |
| 14 | | have any convictions for any of those crimes that I |
| 15 | | just characterized as crimes of dishonesty? |
| 16 | Α. | No. But I just gave a hundred ukuleles to Toys for |
| 17 | | Tots and 40 to the Lincoln County hospital for the |
| 18 | | old people to learn ukulele. |
| 19 | Q. | Okay. Now, the one of the things that you |
| 20 | | provided in your discovery responses related to a |
| 21 | | small claims matter that was brought by Timberland |
| 22 | | Consultants against |
| 23 | Α. | Oh. |
| 24 | Q. | GFG Trust. |
| 25 | Α. | All right. Can I tell you about it? |



1 0. Sure. 2 All right. Look, so I had that property down there Α. 3 -- now, look, I've been to sea for 21 years, so I've 4 got a thousand stories, Jon. You could sit around 5 the campfire with me and have a pretty good time. 6 But anyway, so I hired this guy because he was 7 the old quy who did the property, so I'm like okay. 8 He came down and he did an assessment. Boom, I paid 9 him 800 the same day right there. I says -- he did 10 it. So I says, "All right. I'm going to sea. 11 Ι 12 want this property cut when I get back." 13 So I come back, the property's not cut. So I'm 14 like, "What's going on here?" 15 Well, this quy said this and that." "Oh. 16 I'm like, "Okay. Fine." So I go out to sea again the next year. I come 17 18 back, the property's not cut, and I said, "Well, 19 what's going on here?" 20 The woodcutter owned an excavator or something, 21 and he comes to my property and says, "I'm having an 22 argument with the forester. I'm a forester, too, 23 and I don't want to do it his way. I want to do it 24 that way." So in the third year I said, "Guess what? 25 All



| 1 | | you guys, you're fired." |
|----|----|--|
| 2 | Q. | Okay. |
| 3 | Α. | Three weeks later, it was cut. You know, crazy. I |
| 4 | | mean, I don't care that you have a fight with you |
| 5 | | know, and he had done some work, and I said, "Look, |
| б | | I didn't even ask you to do that work." And I tried |
| 7 | | to settle with him. There was no settling with him, |
| 8 | | so he took me to court. I couldn't defend myself. |
| 9 | | Why? I was at sea. All right? At the time |
| 10 | Q. | So it was a default judgment? |
| 11 | Α. | Yeah, it was default judgment. And I'm like you |
| 12 | | know, I'm softening in my old age. I'll probably |
| 13 | | give it to him or give it to his wife. It doesn't |
| 14 | | mean much to him. But he did not for one instant |
| 15 | | take an ounce of responsibility. Three years you |
| 16 | | couldn't do it? Three years? So that's what |
| 17 | | happened. |
| 18 | Q. | All right. Thank you. |
| 19 | | Now, the the next question that I have |
| 20 | | relates to other information you've provided in your |
| 21 | | discovery responses involving you and League City |
| 22 | Α. | Oh. |
| 23 | Q. | Texas. And I don't |
| 24 | Α. | Yes. |
| 25 | Q. | I don't intend on getting into too much detail |



| 1 | Α. | Oh, come on. Let's do it, Jon. We've got to have |
|----|----|--|
| 2 | | an hour, two hours for this one. Come on. |
| 3 | Q. | Well well, one question that I have and I'm |
| 4 | | going to show you |
| 5 | Α. | That's how I learned all this. |
| 6 | | MR. LIBERMAN: Peg, can you can you |
| 7 | | refresh my memory? Are we up to Exhibit 5 or 6? |
| 8 | | THE WITNESS: I don't know. You didn't mark |
| 9 | | them. |
| 10 | | MR. LIBERMAN: No. I'm asking for |
| 11 | | THE WITNESS: Oh. |
| 12 | | MR. LIBERMAN: Peg. |
| 13 | | THE WITNESS: Oh, sorry. I don't know. I |
| 14 | | think we're on Exhibit 4. |
| 15 | | STENOGRAPHER: Five. |
| 16 | | THE WITNESS: We're on five? |
| 17 | | BY MR. LIBERMAN: |
| 18 | Q. | So I'm going to show you what I'll |
| 19 | Α. | Is it a good one? Oh, yeah. |
| 20 | Q. | mark as Exhibit 5. |
| 21 | Α. | Yes. |
| 22 | Q. | Do you recognize this email? |
| 23 | Α. | Yes. |
| 24 | Q. | Okay. And did you write this email? |
| 25 | Α. | Yeah. Yeah. This is a police thing down there. |
| | | |



| | r | |
|----|----|--|
| 1 | | They put a dog park right beside my property, and |
| 2 | | when you do that there's a lot of feces that rolls |
| 3 | | in. Of course, rats come, so I had to put rats |
| 4 | | along I had to put rat poison on my property to |
| 5 | | kill these rats because the rats were getting up in |
| б | | my attic and ripping it to pieces. So I I |
| 7 | | fought, you know, because here's what happened, |
| 8 | | Jon. The all of the people down there said, |
| 9 | | "Tim, just sign this paper that says you don't |
| 10 | | you know there's nothing wrong with your house, your |
| 11 | | lawn." |
| 12 | | But I said, "I can't do that, guys. I've done |
| 13 | | the soil test, and it's contaminated with E. coli. I |
| 14 | | can't lie." So I foreclosed on the property. My |
| 15 | | credit went from 760 to 600. I'm not going to lie |
| 16 | | on a document stating there's nothing wrong with the |
| 17 | | land. I fought the police; I fought the town. So |
| 18 | | I've got experience. |
| 19 | Q. | So, Mr Mr. Harrington, this email indicates that |
| 20 | | you put rat poison out on your property, correct? |
| 21 | Α. | Correct. I had to kill the rats, man. You should |
| 22 | | see these things. |
| 23 | Q. | Okay. Did you also |
| 24 | Α. | They were everywhere. |
| 25 | Q. | Did you also |
| | | |



| 1 | Α. | They were eating the dog feces, Jon. |
|----|----|--|
| 2 | Q. | Mr. Harrington, I'm going to ask you |
| 3 | Α. | That's what they do. |
| 4 | Q. | Mr. Harrington, I'm going to ask |
| 5 | Α. | Yeah. |
| 6 | Q. | you another question. |
| 7 | Α. | You've got me going now. |
| 8 | Q. | Did you put |
| 9 | Α. | Oh, there it goes. Rats love dog feces. It was a |
| 10 | | it was a rat infestation. |
| 11 | Q. | Mr. Harrington Mr. Harrington, did did you end |
| 12 | | up putting rat poison along your fence line close to |
| 13 | | the area of where the dog park was? |
| 14 | Α. | No. I put rat poison on the fence because that's |
| 15 | | where the rats ran. The rats would go from the |
| 16 | | water I watched them. They go right along the |
| 17 | | top of the fence line. |
| 18 | Q. | Is that |
| 19 | Α. | I mean, like not one. I was like, "This is a rat |
| 20 | | super highway." So I put rat poison on the top of |
| 21 | | my fence |
| 22 | Q. | Were there |
| 23 | Α. | and it killed the rats. |
| 24 | Q. | On the other side of your fence were there dogs |
| 25 | | roaming around |
| | | |



1 A. No --

2 Q. -- that got --

| 3 | Α. | no, no. They'd eliminated that. See, there were |
|----|----|--|
| 4 | | two sections. They removed one dog park that was |
| 5 | | closer, because the urine was coming on my fence and |
| 6 | | the bottom of it was destroyed. Dogs were digging |
| 7 | | under it, because, see, the dog park used my wooden |
| 8 | | fence as a wall. So eventually they had to remove |
| 9 | | that. The other dog park was further down. No, |
| 10 | | there were no dogs there, but there were lots of |
| 11 | | rats, big, old rats. You wouldn't believe it. Have |
| 12 | | you ever seen a big rat, Texas rat, up close, Jon? |
| 13 | | It is a sight to see. |
| 14 | Q. | Mr. Harrington, you indicated in that email or |
| 15 | | you stated in that email, "I am not responsible if a |
| 16 | | dog eats a dead mouse or rat and gets poisoned." |
| 17 | Α. | That is correct. I told them, "Look, my safety with |
| 18 | | rats" look, have you ever seen a rat get in your |
| 19 | | attic? I'm not talking mice. I'm talking rats. |
| 20 | | They're a foot and a half long down there. They got |

They're a foot and a half long down there. They got in the attic. I am not responsible if a rat --'cause a rat poison is a time-released mechanism. They die over time. So that rat eats a cube of rat poison -- which you can buy right at Lowe's, by the way. It ain't hard. The little cubes. You've seen



21

22

23

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Γ

| 1 | | them. They're green. Come on, Jon. Don't you get |
|----|----|--|
| 2 | | mice? You know, the green so anyways, a rat |
| 3 | | comes, and if he takes that, I can't I can't |
| 4 | | if the rat goes a mile away and dies and a dog eats |
| 5 | | it, I can't do anything about that. I'm warning |
| 6 | | you, get the rats, because the rats came for the dog |
| 7 | | crap. |
| 8 | Q. | And you also |
| 9 | Α. | Have you ever seen a rat feast on a pile of dog |
| 10 | | crap? |
| 11 | Q. | Mr. Harrington, I have a |
| 12 | Α. | I have. It's unbelievable. |
| 13 | Q. | Mr. Harrington |
| 14 | Α. | Yes. |
| 15 | Q. | did you also receive a number of citations in |
| 16 | | 2014 |
| 17 | Α. | Yeah. |
| 18 | Q. | pertaining to loud noise or causing noise that |
| 19 | | would |
| 20 | Α. | Yeah, yeah. That was a a defensive mechanism |
| 21 | | trying to keep these dogs one of them was this |
| 22 | | dog was on a balcony right beside me and the thing |
| 23 | | wouldn't stop barking, and then this lady took a |
| 24 | | she took a a dust pan full of dog feces and flung |
| 25 | | it in my yard. So I was like, "Now, that's not very |
| | | |



| 1 | | nice to do." You know, so the cops came over and I |
|----|----|--|
| 2 | | said, "Can't you see that dog right there? Don't |
| 3 | | you have ordinances?" |
| 4 | | He said, "Yes, but we're not going to do |
| 5 | | anything." |
| 6 | | So I took my amplifier, I'm a guitar player, and |
| 7 | | I let it rip, Eddie Van Halen solo. And now the |
| 8 | | officer, he said, "Man, I'm going to citation you |
| 9 | | for that loud music." |
| 10 | | I said, "Great. What about that dog?" |
| 11 | | So it was quite a time for me, Jon. |
| 12 | Q. | So my last question today before I let you go, |
| 13 | | Mr. Harrington |
| 14 | Α. | Yes. |
| 15 | Q. | is is there any documentation that you have not |
| 16 | | provided me that documents or that supports actual |
| 17 | | damages, financial damages, that you allege my |
| 18 | | client is responsible for? |
| 19 | Α. | I don't know, Jon, because I'd have |
| 20 | | MR. BOPP: Objection to form. |
| 21 | | BY MR. LIBERMAN: |
| 22 | Α. | to look at what documents you have, you know, and |
| 23 | | then I'd have to compare them with mine. So how |
| 24 | | would I know that? I don't know. |
| 25 | Q. | Fair enough. That's those are all the questions |

| 1 | | that I have. Your attorney may have some questions |
|----|----|---|
| 2 | | for you. |
| 3 | Α. | Jon, I've enjoyed it. |
| 4 | | MR. BOPP: I think we're pretty much out of |
| 5 | | time, right? |
| 6 | | MR. LIBERMAN: Yeah. |
| 7 | | MR. BOPP: So that's that's |
| 8 | | THE WITNESS: 12:50 on the button. Sorry, |
| 9 | | Fred. I talk too much, but, you know. |
| 10 | | MR. BOPP: I don't need to ask any questions. |
| 11 | | MR. LIBERMAN: Okay. Do you want to have any |
| 12 | | discussion with your client about reading and |
| 13 | | signing or |
| 14 | | MR. BOPP: I assume |
| 15 | | THE WITNESS: I know all that. |
| 16 | | MR. BOPP: he's going to read and sign. |
| 17 | | MR. LIBERMAN: Okay. |
| 18 | | MR. BOPP: Did you hear that? Sorry. We |
| 19 | | were talking at the same time. I said I assume he's |
| 20 | | going to want to read and sign. |
| 21 | | MR. LIBERMAN: Okay. Fair enough. |
| 22 | | And, Peg, I can I'll send you an email that |
| 23 | | has the five exhibits attached that I used in |
| 24 | | today's deposition. And I think other than that |
| 25 | | we're good to go. |



| 1 | (The | pro | C | ee | di | ng | js | С | on | cl | uc | le | at | - | 12: | 51 | p.m. |) | | |
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| 1 | CERTIFICATE |
|----------|--|
| 2 | |
| 3 | I, Peggy J. Stockford, Notary Public in and for the |
| 4 | State of Maine, hereby certify that on October 17, 2023, |
| 5 | personally appeared before me the within-named deponent |
| 6 | who was sworn to testify the truth, the whole truth and |
| 7 | nothing but the truth in the aforementioned cause of |
| 8 | action; and the foregoing 108 pages, as reduced to |
| 9 | computer type, is a true and accurate record of the |
| 10 | evidence as taken by me by means of stenotype. |
| 11 | I further certify that I am a disinterested person |
| 12 | in the event or outcome of the aforementioned cause. |
| 13 | IN WITNESS WHEREOF, I subscribe my hand at |
| 14 | Mt. Vernon, Maine, October 23, 2023. |
| 15 | |
| 16 | Regard & Stronger of |
| 17 18 | Peggy J. Stockford |
| | Notary Public My Commission Expires May 22, 2029 |
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| 25 | MVP LITIGATION SERVICES 207.622.1616 |
| | ESQUIRE BOO.211.DEPO (3370 EsquireSolutions.col |

| 1 | Reference No.: 10420886 |
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| 2 | |
| 3 | Case: HARRINGTON vs SRGC |
| 4 | DECLARATION UNDER PENALTY OF PERJURY |
| 5 | I declare under penalty of perjury that |
| 6 | I declare under penalty of perjury that I have read the entire transcript of my Depo- sition taken in the captioned matter or the |
| 7 | same has been read to me, and the same is true and accurate, save and except for |
| 8 | changes and/or corrections, if any, as indi- cated by me on the DEPOSITION ERRATA SHEET |
| 9 | hereof, with the understanding that I offer these changes as if still under oath. |
| 10 | |
| 11 | |
| 12 | Timothy Harrington |
| 13 | |
| 14 | NOTARIZATION OF CHANGES |
| 15 | (If Required) |
| 16 | |
| 17 | Subscribed and sworn to on the day of |
| 18 | |
| 19 | , 20 before me, |
| 20 | |
| 21 | (Notary Sign) |
| 22 | |
| 23 | (Print Name) Notary Public, |
| 24 | |
| 25 | in and for the State of |
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