1 2	IN THE CIRCUIT COURT OF THE NINTH JUDICIAL CIRCUIT IN AND FOR ORANGE COUNTY, FLORIDA
3	ZENAIDA GONZALEZ,
4	Plaintiff,
5	vs. CASE NO.: 2008-CA-24573
6	CASEY ANTHONY,
7	Defendant.
8	
9	The deposition of CASEY MARIE ANTHONY conducted via
10	videoconference on behalf of the Plaintiff on Saturday,
11	October 8, 2011, beginning at 8:02 a.m., at the law
12	offices of Morgan & Morgan, P.A., 20 North Orange Avenue,
13	14th Floor, Orlando, Florida, and the witness at an
14	undisclosed location, before Laura J. Landerman, R.M.R.,
15	C.R.R., and Notary Public, State of Florida at Large.
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        APPEARANCES:
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              JOHN B. MORGAN, ESQUIRE
              JOHN W. DILL, ESQUIRE
 3
              MATTHEW MORGAN, ESQUIRE
              Morgan and Morgan, P.A.
              20 North Orange Avenue -- Suite 1600
 4
              Orlando, Florida 32801
 5
                    For the Plaintiff,
 6
                                            (via videoconference)
              CHARLES M. GREENE, ESQUIRE
              Charles M. Greene, P.A.
 7
              28 East Washington Street
 8
              Orlando, Florida 32801
                       and
              ANDREW J. CHMELIR, ESQUIRE (via videoconference)
 9
              Jacobson, McClean, Chmelir & Ferw
10
              351 East State Road 434 -- Suite A
              Winter Springs, Florida 32708
11
                    For the Defendant.
12
        ALSO PRESENT:
                       Jeff Fleming of
                          Ron Fleming Video Productions
13
                       David McKeon, IT, Morgan & Morgan
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1	MR. DILL: We have to get the stipulation
2	about the oath since your client is there. Okay?
3	So we're going to go on the record. Is that all
4	right?
5	MR. GREENE: That's fine, yeah.
6	MR. DILL: We're on the record. We just
7	this is John Dill representing the plaintiff. I
8	just want to confirm we have a stipulation between
9	counsel that the court reporter can administer the
10	oath via this video conference and that will be
11	acceptable as far as a binding oath; is that
12	correct?
13	MR. GREENE: That's correct.
14	MR. MORGAN: Let's let the court reporter
15	swear the witness.
16	
17	CASEY MARIE ANTHONY
18	having been first duly sworn via videoconference by
19	stipulation of counsel, testified as follows:
20	THE WITNESS: I do.
21	DIRECT EXAMINATION
22	BY MR. MORGAN:
23	Q Good morning. My name is John Morgan, and I
24	represent Zenaida Gonzalez. I'm going to be asking you
25	some questions this morning. I'm sure you've spent some

1	time with with your attorney. The only thing that I
2	would remind you of is if you would please answer instead
3	of "uh-huh" or "huh-uh" just "yes" or "no." And if you
4	don't understand a question that I ask, I'll be happy to
5	repeat it or rephrase it.
6	Do you understand all that?
7	MR. GREENE: She understands her obligations.
8	Q Would you state your full name for the record,
9	please?
10	A Casey Marie Anthony.
11	Q And what
12	A I'm sorry. Casey Marie Anthony.
13	Q Thank you. And what is your name what is
14	your date of birth?
15	A 03/19/1986.
16	Q Thank you. Are you familiar with the person
17	by the name of Zenaida Gonzalez?
18	MR. GREENE: On behalf of Miss Anthony and
19	pursuant to the Fifth Amendment to the United States
20	Constitution and Article 1 of the Florida
21	Constitution, I instruct her not to answer that
22	question, and I object on the grounds it could tend
23	to incriminate.
24	MR. MORGAN: Chuck, she's going to have to
25	invoke that right herself, so I'm going to ask

1	MR. GREENE: No, she's not. I've just invoked
2	it.
3	MR. MORGAN: You don't believe she has to
4	answer that question herself?
5	MR. GREENE: No. I've just invoked it for
6	her. We're objecting on her behalf. The assertion
7	of the privilege is clear.
8	MR. MORGAN: So you're instructing her not to
9	answer that question? That you're answering it for
10	her?
11	MR. GREENE: No. I'm objecting on her behalf
12	and asserting her rights and privileges upon her
13	behalf and instructing her not to respond
14	MR. MORGAN: And what is the
15	MR. GREENE: because her response could
16	tend to incriminate her.
17	MR. MORGAN: And what is the basis for your
18	instruction?
19	MR. GREENE: Article 5 to the United States
20	Constitution and Article 1 to the Florida
21	Constitution.
22	MR. MORGAN: What is the factual basis for
23	that, sir?
24	MR. GREENE: I need not to explain our factual
25	basis other than to tell you that it could tend to

incriminate and provide a link in the chain of evidence that could be used against her, and we're not going to provide that to you.

MR. MORGAN: What pending criminal case are you objecting in lieu of?

MR. GREENE: We made our objection and that's all I'm going to state. We've made our objection and that's all I'm going to do.

MR. MORGAN: Okay.

BY MR. MORGAN:

Q Miss Anthony, what do you understand the Fifth Amendment applies to in this case? Your attorney has invoked on your behalf your Fifth Amendment right. I would like to ask you what is it that you understand the Fifth Amendment applies to as to this case, Zenaida Gonzalez versus Casey Anthony?

MR. GREENE: Objection, calls for a legal conclusion. In addition, on behalf of Miss Anthony, I assert her rights against self-incrimination pursuant to Article 5 of the United States Constitution and Article 1 of the Florida Constitution, and I instruct her not to answer that question on the grounds it could tend to incriminate.

BY MR. MORGAN:

1	Q Miss Anthony, you're aware that there is a
2	pending civil case against you of Zenaida Gonzalez versus
3	Casey Anthony. Are you aware of that, ma'am?
4	MR. GREENE: One moment, please, while we
5	discuss whether to assert a privilege.
6	(Off-the-record discussion was had.)
7	A Yes.
8	Q Are you aware
9	MR. GREENE: Did you get her answer to the
10	last question?
11	MR. MORGAN: Yes. Thank you very much, Chuck.
12	BY MR. MORGAN:
13	Q What are what is your understanding as to
14	the allegations made against you in that civil matter?
15	MR. GREENE: Let me go off the record to
16	discuss whether we need to assert a privilege.
17	(Off-the-record discussion was had.)
18	MR. GREENE: On behalf of Miss Anthony, I
19	instruct her not to answer the question on the
20	grounds of attorney-client privilege because
21	everything she knows about the case was communicated
22	to her by her counsel.
23	In addition, pursuant to the Fifth Amendment
24	to the United States Constitution and Article 1 of
25	the Florida Constitution, we assert her rights

1	against self-incrimination and instruct her not to
2	answer and object to the question.
3	BY MR. MORGAN:
4	Q Miss Anthony, have you read the complaint
5	against you filed by our law firm?
6	MR. GREENE: You can answer that.
7	A Yes.
8	Q Now, based upon the complaint that you read,
9	what do you understand the allegations against you to be
10	in this civil matter?
11	MR. GREENE: One moment. We're going off the
12	record for a moment.
13	(Off-the-record discussion was had.)
14	MR. GREENE: I'm going to allow you to answer
15	the question except do not reveal anything that I've
16	communicated to you in the course of the
17	attorney-client relationship.
18	THE WITNESS: Okay.
19	A I'm aware that I'm being sued.
20	Q And are you aware of who you're being sued by?
21	MR. GREENE: You can answer that.
22	A An individual by the name of Zenaida Gonzalez.
23	Q Have you ever met Zenaida Gonzalez?
24	MR. GREENE: Just a moment, please.
25	(Off-the-record discussion was had.)

Objection. On behalf of Miss 1 MR. GREENE: 2 Anthony, we assert her rights against 3 self-incrimination pursuant to the Florida Constitution Article 1 and Article 5 of the United 4 States Constitution and instruct her not to answer. 5 BY MR. MORGAN: 6 7 Now, Miss Anthony, are you aware that our Q 8 client, Zenaida Gonzalez, was questioned by police authorities in regards to the disappearance of your 9 daughter, Caylee Anthony? 10 11 MR. GREENE: Objection. I assert the attorney-client privilege on behalf of Miss Anthony 12 13 and instruct her not to answer the question to the 14 extent anything she knows came from communications from her counsel and also on behalf of the Fifth 15 16 Amendment to the United States Constitution and Article 1 of the Florida Constitution assert her 17 18 privileges and instruct her not to answer. 19 MR. MORGAN: Thank you. 20 BY MR. MORGAN: 21 Miss Anthony, was there ever a person named 22 "Zanny" or "Zenaida" who was a nanny to your child, 23 Caylee Anthony? 24 Objection. On behalf of Miss MR. GREENE: 25 Anthony, I assert her privileges against

self-incrimination pursuant to Article 5 of the 1 2 United States Constitution and Article 1 of the 3 Florida Constitution and object to the guestion and instruct her not to answer. 4 5 BY MR. MORGAN: Now, Miss Anthony, in your criminal trial here 6 Q 7 in Orange County, your attorney stated that there was never, in fact, a Zenaida Gonzalez, a Zanny the Nanny or 8 any such person. Did you hear that? 9 10 MR. GREENE: Objection. On behalf of Miss 11 Anthony, we assert her rights pursuant to the Fifth Amendment to the United States Constitution. 12 think I've referred to that as Article 5 to the 13 United States Constitution, but it's the Fifth 14 Amendment and Article 1 of the Florida Constitution 15 16 and instruct her not to answer and object to the 17 question. And also assert the attorney-client privilege. 18 MR. MORGAN: So she did not -- she's not going 19 to answer the question if she heard him say that in 20 21 her criminal trial? 22 MR. GREENE: Yes. She's not going to answer 23 the last question you asked. BY MR. MORGAN: 24

Miss Anthony, you were recently in a criminal

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1	trial here for murder in Orange County; is that correct?
2	MR. GREENE: Objection. Not reasonably
3	calculated to lead to admissible evidence. Also
4	assert her rights against self-incrimination
5	pursuant to the Fifth Amendment of the United States
6	Constitution, Article 1 of the Florida Constitution,
7	and instruct her not to answer and object to the
8	question.
9	MR. MORGAN: Well, I think it certainly is
10	relevant. I'm trying to find out what she heard her
11	lawyer say.
12	BY MR. MORGAN:
13	Q Miss Anthony, were you present during the
14	entire criminal trial against you in Orange County for
15	the murder of Caylee Marie Anthony?
16	MR. GREENE: Just a moment while we discuss
17	whether to assert a privilege.
18	(Off-the-record discussion was had.)
19	MR. GREENE: You can answer that question.
20	A Yes, I was present for the trial.
21	Q Were you able to hear everything that was said
22	during that trial?
23	MR. GREENE: One moment, please.
24	(Off-the-record discussion was had.)
25	MR. GREENE: You can answer that question.

1	A NO.
2	Q What didn't you hear?
3	MR. GREENE: Objection, calls for speculation,
4	can't possibly be answered. Let me discuss whether
5	to further assert a privilege.
6	(Off-the-record discussion was had.)
7	MR. GREENE: You can answer the last question.
8	A I don't know.
9	Q Miss Anthony, your attorney
10	MR. MORGAN: I'm sorry, Chuck. Did you are
11	you okay, Chuck?
12	MR. GREENE: Yeah, we got you. Can you hear
13	us?
14	MR. MORGAN: Yes, sir. Thank you.
15	BY MR. MORGAN:
16	Q Miss Anthony, your attorneys for the criminal
17	matter included José Baez and Cheney Mason; is that
18	correct?
19	MR. GREENE: One moment please while we
20	discuss whether to assert a privilege.
21	(Off-the-record discussion was had.)
22	MR. GREENE: You can answer the question.
23	A Yes.
24	Q And you were present in the courtroom when
25	José Baez delivered his opening statement to the jury,

1	were you not?
2	MR. GREENE: You can answer that "yes" or
3	"no."
4	A Yes.
5	Q And you heard José Baez in his opening
6	statement state that you had made up the story of Zenaida
7	Gonzalez; isn't that true?
8	MR. GREENE: Just a moment while we discuss
9	whether to assert a privilege.
10	(Off-the-record discussion was had.)
11	MR. GREENE: You can answer the question.
12	A Yes.
13	Q Was he being truthful when he said that or was
14	he lying to the Court?
15	MR. GREENE: Objection, compound. Objection,
16	attorney-client privilege.
17	BY MR. MORGAN:
18	Q All right. Let me let me
19	MR. GREENE: In addition, we assert we
20	assert Miss Anthony's rights under the Fifth
21	Amendment to the United States Constitution and
22	Article 1 of the Florida Constitution and instruct
23	her not to answer.
24	MR. MORGAN: I'll just break it up for the
25	record, Chuck.

BY MR. MORGAN:

Q Was he being truthful when he made that statement in opening?

MR. GREENE: Objection. We assert the attorney-client privilege, and also on behalf of Miss Anthony assert her rights against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q Miss Anthony, was there anything in the opening statement made by Mr. Baez that you believe was untruthful?

MR. GREENE: Objection, attorney-client privilege. In addition, on behalf of Miss Anthony, we assert her privileges against self-incrimination under Article 1 to the Florida Constitution and the Fifth Amendment to the United States Constitution and instruct her not to answer and object to the question on those grounds.

MR. MORGAN: Just so we don't belabor all this, any questions regarding statements made by José Baez, Cheney Mason or any of the defense team in that criminal trial you're going to invoke the

1	Fifth Amendment, Chuck?
2	MR. GREENE: Any that could possibly be
3	relevant to the context of this case, yes.
4	MR. DILL: What does that mean?
5	MR. MORGAN: We're having trouble
6	understanding what that means.
7	MR. GREENE: Well, you'll just have to ask a
8	question, then, because I don't know.
9	MR. MORGAN: Okay.
10	MR. GREENE: If you ask I can't think of
11	anything that would be remotely relevant that you
12	could ask to which we would not assert the Fifth
13	Amendment and Article 1 privileges against
14	self-incrimination, but you may think of something
15	that we won't, so I don't know.
16	MR. MORGAN: Okay.
17	BY MR. MORGAN:
18	Q Why did you give the police the name of
19	Zenaida Gonzalez, Miss Anthony?
20	MR. GREENE: Objection on behalf of Miss
21	Anthony, and pursuant to the Fifth Amendment to the
22	United States Constitution and Article 1 of the
23	Florida Constitution, we instruct her not to answer
24	because the answer could tend to incriminate and
25	assert her privileges under the foregoing

1	Constitutional provisions.
2	MR. MORGAN: Thank you.
3	BY MR. MORGAN:
4	Q Miss Anthony, is Zenaida Gonzalez a real
5	person or is it one of your imaginary friends?
6	MR. GREENE: Objection, compound. In
7	addition, we object pursuant to the Fifth Amendment
8	to the United States Constitution and Article 1 of
9	the Florida Constitution, assert Miss Anthony's
10	privileges on her behalf and instruct her not to
11	answer.
12	BY MR. MORGAN:
13	Q Is Zenaida Gonzalez a real person, Miss
14	Anthony?
15	MR. GREENE: Just a moment while we discuss
16	whether to assert a privilege.
17	(Off-the-record discussion was had.)
18	MR. GREENE: Objection. The question's vague
19	and confusing. In addition, on behalf of Miss
20	Anthony, we assert her privileges under the Fifth
21	Amendment to the United States Constitution, Article
22	1 of the Florida Constitution and instruct her not
23	to answer.
24	MR. MORGAN: Thank you.
25	BY MR. MORGAN:

1	Q Miss Anthony, other than Mr. Greene, who is in
2	the room with you presently?
3	MR. GREENE: You can answer that.
4	MR. CHMELIR: Andrew Chmelir, for the record.
5	I'm co-counsel with Mr. Greene.
6	MR. MORGAN: Was that her speaking or
7	MR. DILL: No. That was him.
8	MR. MORGAN: You can answer, Miss Anthony.
9	MR. GREENE: You can answer.
10	BY MR. MORGAN:
11	Q Who do you understand is in the room with you
12	right now other than Mr. Greene?
13	A Andrew Chmelir, co-counsel.
14	Q And that's all?
15	A Yes.
16	Q Okay. Thank you. Where did you come up with
17	the name Zenaida Gonzalez or the words Zanny the Nanny?
18	MR. GREENE: Objection. On behalf of Miss
19	Anthony, we assert her privileges against
20	self-incrimination pursuant to the Fifth Amendment
21	to the United States Constitution, Article 1 of the
22	Florida Constitution, object to being questioned and
23	instruct her not to answer.
24	MR. MORGAN: Thank you.
25	BY MR. MORGAN:

Miss Anthony, are you familiar with an 1 Q 2 apartment complex called Sawgrass Apartments located in 3 Orlando. Florida? MR. GREENE: Objection. On behalf of Miss 4 Anthony, we assert her privileges against 5 self-incrimination pursuant to the Fifth Amendment 6 to the United States, Article 1 of the Florida 7 Constitution and instruct her not to answer. 8 BY MR. MORGAN: 9 Miss Anthony, you have been to the Sawgrass 10 Q Apartments in the past, have you not? 11 MR. GREENE: Objection. On behalf of Miss 12 13 Anthony, we assert her privileges against 14 self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of 15 16 the Florida Constitution and instruct her not to 17 answer and object to the question. BY MR. MORGAN: 18 Miss Anthony, isn't it a fact that you learned 19 Q of Zenaida Gonzalez and who she was when she visited you 20 21 Sawgrass Apartments and you were there? 22 MR. GREENE: Objection, vague and confusing, compound, speculative. In addition, on behalf of 23 24 Miss Anthony, we object to the question and assert 25 her privileges pursuant to the Fifth Amendment to

the United States Constitution and Article 1 to the 1 2 Florida Constitution and strict her not to answer. 3 BY MR. MORGAN: Miss Anthony, you're aware that Zenaida 4 0 Gonzalez visited Sawgrass Apartments, are you not? 5 MR. GREENE: Objection. On behalf of Miss 6 7 Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment 8 to the United States Constitution and Article 1 to 9 Florida Constitution and instruct her not to answer. 10 11 BY MR. MORGAN: And, Miss Anthony, you're aware that Zenaida 12 0 13 Gonzalez filled out an application to live at Sawgrass 14 Apartments, are you not? MR. GREENE: Objection, attorney-client 15 16 privilege. In addition, on behalf of Miss Anthony, 17 we object to the question and assert her privileges against self-incrimination pursuant to the Fifth 18 Amendment to the Florida Constitution (sic) and 19 Article 5 -- or Article 1 to the Florida 20 21 Constitution and instruct her not to answer the 22 question. 23 BY MR. MORGAN: 24 And, Miss Anthony, you then looked at the Q 25 application that was filled out by Ms. Gonzalez at the

Sawgrass Apartments, did you not? 1 2 MR. GREENE: Objection. We assert Miss 3 Anthony's privileges pursuant to the Fifth Amendment to the United States Constitution and Article 1 to 4 the Florida Constitution and instruct her not to 5 6 answer the question. 7 John, let me clarify also, our IT guy is here in the room now. 8 9 MR. MORGAN: Okay. Thank you. Dominic Mellow, who you spoke to 10 MR. GREENE: 11 yesterday, setting this up. He supervises making sure we don't have any glitches. 12 13 MR. MORGAN: Okay. Thank you. 14 BY MR. MORGAN: Miss Anthony, the application that Zenaida 15 Q 16 Gonzalez filled out at Sawgrass Apartments enabled you to 17 know a lot about her personal life, did it not? Objection, vague and confusing. 18 MR. GREENE: In addition, we assert Miss Anthony's privileges on 19 her behalf against self-incrimination pursuant to 20 the Fifth Amendment to the United States 21 22 Constitution and Article 1 to the Florida Constitution and instruct her not to answer the 23 24 question. 25 BY MR. MORGAN:

Q And, Miss Anthony, as a result of that knowledge, the police had specific information about Zenaida Gonzalez when she was questioned in the disappearance and/or murder of Caylee Marie Anthony; isn't that correct?

MR. GREENE: Objection. On behalf of Miss Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q Miss Anthony, what do you know about the questioning that Ms. Gonzalez received from the police based on the information that you provided them?

MR. GREENE: Objection to the form, calls for hearsay. In addition, calls for attorney-client privilege. Further, we object and assert Miss Anthony's privileges pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q Miss Anthony, do you understand that Zenaida Gonzalez was questioned for the disappearance and murder of Caylee Marie Anthony?

MR. GREENE: Objection. The question calls for hearsay. In addition, attorney-client privilege. Further, on behalf of Miss Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q And, Miss Anthony, are you aware that
Ms. Gonzalez was questioned because of the information
you provided the police?

MR. GREENE: Objection, calls for hearsay, also attorney-client privilege. Further, we object and assert Miss Anthony's privileges against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q And, Miss Anthony, are you aware that the police knew specific things about Ms. Gonzalez, including her children, the type of car she had that could only have been provided to them by you?

MR. GREENE: Objection to the form, calls for

hearsay, assumes facts not in evidence and that 1 2 cannot be proven. In addition, calls for 3 attorney-client privilege. Further, we object and assert Miss Anthony's 4 privileges pursuant to the Fifth Amendment to the 5 United States Constitution and Article 1 of the 6 7 Florida Constitution and instruct her not to answer. 8 BY MR. MORGAN: Miss Anthony, are you aware that Ms. Gonzalez 9 Q was kicked out of her apartment complex because of the 10 11 false information you gave the police? MR. GREENE: Objection to the form, calls for 12 hearsay, assumes facts that have not been proven and 13 14 cannot be proven. In addition, may call for 15 attorney-client privilege. 16 Further, we object and assert Miss Anthony's 17 privileges against self-incrimination pursuant to the Fifth Amendment to the United States 18 Constitution and Article 1 of the Florida 19 Constitution and instruct her not to answer. 20 21 MR. MORGAN: I'm just asking her if she was 22 aware. I wasn't talking about hearsay. I'm asking her if she's aware. 23 24 MR. GREENE: Same objections. 25 BY MR. MORGAN:

Miss Anthony, are you aware that because of 1 Q 2 your false information that you gave to the police, 3 Mrs. Gonzalez lost her job and ability to provide for her children? 4 MR. GREENE: Objection to the form, compound, 5 argumentative, assumes facts that are not in 6 7 evidence and cannot be proven. In addition, may call for attorney-client privilege. 8 Finally, we object and assert Miss Anthony's 9 10 privileges against self-incrimination pursuant to 11 the Fifth Amendment to the United States Constitution and Article 1 of the Florida 12 Constitution and instruct her not to answer. 13 14 MR. MORGAN: Thank you. 15 BY MR. MORGAN: 16 Miss Anthony, are you aware that as a result Q 17 of the false information that you gave to the police that Ms. Gonzalez actually received death threats to herself? 18 MR. GREENE: Objection to the form, 19 argumentative, calls for hearsay, assumes facts that 20 21 have not and cannot be proven. 22 In addition, we object and assert Miss 23 Anthony's privileges against self-incrimination pursuant to the Fifth Amendment to the United States 24 Constitution and Article 1 of the Florida 25

Constitution and instruct her not to answer. 1 2 MR. MORGAN: Thank you. 3 BY MR. MORGAN: Miss Anthony, are you aware that as a result 4 0 of your false information to the police that Ms. Gonzalez 5 received phone calls threatening to kill her children, 6 7 her two little girls? Were you aware of that, Miss 8 Anthony? Objection to the form, assumes 9 MR. GREENE: 10 facts that have not and cannot be proven. 11 argumentative. In addition, may call for attorney-client privilege. 12 13 Finally, we object and assert Miss Anthony's 14 privileges against self-incrimination pursuant to the Fifth Amendment to the United States 15 16 Constitution and Article 1 of the Florida 17 Constitution and instruct her not to answer. 18 MR. MORGAN: okay. 19 BY MR. MORGAN: Let's talk a little bit about the description 20 Q 21 you gave to the police of Ms. Gonzalez. Miss Anthony, 22 could you describe for us today what the description of 23 Zenaida Gonzalez was that you gave to the police? 24 MR. GREENE: Objection. The statements of 25 Miss Anthony speak for themselves. In addition, we

object and assert Miss Anthony's privileges against 1 2 self-incrimination pursuant to the Fifth Amendment 3 to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to 4 5 answer. BY MR. MORGAN: 6 7 Now, Miss Anthony, there came a time where you Q were questioned by the police in Kissimmee regarding the 8 disappearance of your daughter; is that correct? 9 MR. GREENE: Let me go off the record and 10 11 discuss with co-counsel whether we need to assert a 12 privilege. (Off-the-record discussion was had.) 13 14 MR. GREENE: I object to the question and on behalf of Miss Anthony assert her privileges against 15 16 self-incrimination pursuant to Article 1 of the Florida Constitution and the Fifth Amendment to the 17 United States Constitution and instruct her not to 18 19 answer. 20 MR. MORGAN: Thank you. 21 BY MR. MORGAN: 22 Miss Anthony --Q MR. GREENE: You're welcome. 23 24 Miss Anthony, do you know -- have you ever Q 25 seen a picture of our client who is a party in this

matter, Zenaida Gonzalez? 1 MR. GREENE: Objection. On behalf of Miss 2 3 Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment 4 to the United States Constitution and Article 1 to 5 the Florida Constitution and instruct her not to 6 7 answer. 8 BY MR. MORGAN: 9 Miss Anthony, I would ask you to please look Q 10 towards me. I have a picture of Zenaida Gonzalez. Can 11 you see this picture, Miss Anthony? MR. GREENE: You can answer that. 12 13 Α Yes. 14 Have you ever seen this person before? 0 MR. GREENE: Let me discuss with co-counsel 15 16 whether we need to assert a privilege. 17 (Off-the-record discussion was had.) Objection. On behalf of Miss MR. GREENE: 18 19 Anthony, we assert her privilege against self-incrimination pursuant to the Fifth Amendment 20 to the United States Constitution and Article 1 to 21 22 the Florida Constitution and instruct her not to 23 answer. 24 BY MR. MORGAN: 25 So, Miss Anthony, in fact that is the Zenaida Q

Gonzalez you were referring to when you made the false 1 2 statements to the police, is it not? 3 MR. GREENE: Objection to the form, among other things, compound and argumentative. 4 5 addition, on behalf of Miss Anthony, we assert her privileges against self-incrimination pursuant to 6 7 the Fifth Amendment to the United States Constitution and Article 1 to the Florida 8 Constitution and instruct her not to answer. 9 BY MR. MORGAN: 10 11 Now, Miss Anthony, has anyone ever showed you Q a picture of our client, Zenaida Gonzalez, before today? 12 MR. GREENE: Just a moment while I discuss 13 14 with co-counsel whether to assert a privilege. (Off-the-record discussion was had.) 15 16 MR. GREENE: Objection. On behalf of 17 Ms. Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment 18 to the United States Constitution and Article 1 to 19 the Florida Constitution and instruct her not to 20 21 answer. 22 BY MR. MORGAN: 23 Miss Anthony, at a certain point in time when Q 24 you met with the police and you were talking about

Zenaida Gonzalez, you refer to her as -- and I'm quoting

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you now -- "that girl down in Kissimmee." 1 2 What did you mean by that? Or, actually, to 3 your mother. MR. GREENE: Objection --4 I'm sorry, Chuck, sorry. 5 MR. MORGAN: MR. GREENE: Objection to the form, compound, 6 7 improper predicate. In addition, on behalf of Miss Anthony, we object and assert her privileges against 8 self-incrimination pursuant to the Fifth Amendment 9 to the United States Constitution and Article 1 to 10 11 the Florida Constitution and instruct her not to 12 answer. BY MR. MORGAN: 13 14 Miss Anthony, isn't it true that there was a 15 time in this murder investigation that the police met 16 with you and you had the opportunity to exonerate Zenaida 17 Gonzalez if you had wanted to? Objection. On behalf of Miss 18 MR. GREENE: 19 Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment 20 to the United States Constitution and Article 1 to 21 22 the Florida Constitution and instruct her not to 23 answer. 24 MR. MORGAN: Thank you, Chuck. 25 BY MR. MORGAN:

1	Q Miss Anthony, isn't it true that behind closed
2	doors with the police and outside the view of the media
3	you had this opportunity but decided not to take this
4	opportunity and exonerate our client, Zenaida Gonzalez?
5	MR. GREENE: Objection, asked and answered,
6	vague and confusing. In addition, on behalf of Miss
7	Anthony, we object and assert her privileges against
8	self-incrimination pursuant to the Fifth Amendment
9	to the United States Constitution and Article 1 to
10	Florida Constitution and instruct her not to answer.
11	BY MR. MORGAN:
12	Q Miss Anthony, after you saw a picture of
13	Zenaida Gonzalez shown to you by the police, you then
14	spoke to your mother about that, did you not?
15	MR. GREENE: Objection. On behalf of Miss
16	Anthony, we assert her privileges against
17	self-incrimination pursuant to the Fifth Amendment
18	to the United States Constitution and Article 1 to
19	the Florida Constitution and instruct her not to
20	answer. In addition, vague and confusing.
21	BY MR. MORGAN:
22	Q And, Miss Anthony, when you spoke to your
23	mother, you told her, in fact, that that was Zenaida
24	Gonzalez, didn't you?
25	MR. GREENE: Obiection to the form. Among

other things, vague and confusing. In addition, pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and on behalf of Miss Anthony, we assert her privileges and instruct her not to answer.

BY MR. MORGAN:

Q Miss Anthony, when you spoke to your mother and told her that that was Zenaida Gonzalez, that that was the nanny for Caylee Marie Anthony, you knew, Miss Anthony, that your mother was then going to go out and publish your false statements to the media, to the press and to the public, did you not?

MR. GREENE: Objection to the form. Among other things, compound and argumentative. In addition, on behalf of Miss Anthony, we object and assert her privileges against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 to the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q Miss Anthony --

MR. GREENE: By the way, John, could -- John, could you tell us who's in the room with you there?

MR. MORGAN: Yes. John Dill, who's my law

partner; my son Matthew, who is also my law partner; 1 2 David McKeon, the greatest IT man in America, who 3 was here on time unlike your guy; Laura, the court reporter, and a very handsome Jeff Fleming, 4 videographer. 5 MR. GREENE: Who is Jeff Fleming? 6 7 MR. MORGAN: Our videographer. 8 MR. GREENE: Hey, Jeff. I know Jeff. Not the judge, Chuck. 9 THE COURT: I know them both. 10 MR. GREENE: 11 BY MR. MORGAN: Miss Anthony, why did you not tell your mother 12 0 the truth about Zenaida -- the photograph of Zenaida 13 14 Gonzalez? Why did you decide to lie to her? 15 MR. GREENE: Objection to the form, 16 argumentative, compound. In addition, on behalf of 17 Miss Anthony, we object and assert her privileges against self-incrimination pursuant to the Fifth 18 Amendment to the United States Constitution and 19 Article 1 to the Florida Constitution and instruct 20 21 her not to answer. 22 MR. MORGAN: Thank you. 23 BY MR. MORGAN: 24 Miss Anthony, why did you not tell the 25 police -- I'm sorry, Chuck.

Miss Anthony, why did you not tell the truth 1 2 to the police about where your child was? 3 MR. GREENE: Objection to the form. Ιn addition, on behalf of Miss Anthony, we object and 4 assert her privileges against self-incrimination 5 pursuant to the Fifth Amendment to the United States 6 7 Constitution and Article 1 to the Florida Constitution and instruct her not to answer. 8 BY MR. MORGAN: 9 10 Q Miss Anthony, have you ever been to Jay 11 Blanchard Park? MR. GREENE: Let me consult with co-counsel 12 13 for purposes of determining whether to assert a 14 privilege. (Off-the-record discussion was had.) 15 16 MR. GREENE: On behalf of Miss Anthony, we 17 object and assert her privileges against self-incrimination pursuant to the Fifth Amendment 18 to the United States Constitution and Article 1 of 19 the Florida Constitution and instruct her not to 20 21 answer. 22 Thank you, Chuck. MR. MORGAN: 23 BY MR. MORGAN: 24 Miss Anthony, are you aware that I've had the Q 25 pleasure of taking the depositions of your brother Lee

1	and your mother and father?
2	MR. GREENE: One moment while I discuss
3	whether to assert a privilege.
4	(Off-the-record discussion was had.)
5	MR. GREENE: Object and instruct her not to
6	answer pursuant to the attorney-client privilege.
7	BY MR. MORGAN:
8	Q Miss Anthony, have you ever had the
9	opportunity to watch the depositions that I took of your
10	mother, your father and your brother Lee?
11	MR. GREENE: One moment while we discuss
12	whether to assert a privilege.
13	(Off-the-record discussion was had.)
14	MR. GREENE: You can answer that question.
15	A No.
16	Q Not interested?
17	MR. GREENE: Don't respond.
18	MR. DILL: Why not?
19	BY MR. MORGAN:
20	Q You were not interested in that depo those
21	depositions, Miss Anthony?
22	MR. GREENE: Objection, attorney-client
23	privilege, argumentative, instruct her not to answer
24	that question.
25	BY MR. MORGAN:

1	Q Miss Anthony, what did you do to prepare for
2	your deposition today?
3	MR. GREENE: Objection, instruct you not to
4	answer, attorney-client privilege.
5	MR. MORGAN: Thank you.
6	BY MR. MORGAN:
7	Q Miss Anthony
8	MR. DILL: That is absolutely not privileged.
9	MR. MORGAN: Most of this isn't.
10	BY MR. MORGAN:
11	Q Miss Anthony, let me walk you through some
12	things that your brother
13	MR. GREENE: One moment, John.
14	MR. MORGAN: Okay. Sorry.
15	MR. GREENE: Let me consult with co-counsel.
16	Excuse me.
17	(Off-the-record discussion was had.)
18	MR. GREENE: I'm going to withdraw my
19	objection to the prior question and let her answer
20	it. The question was, what did you do to prepare
21	for the deposition today?
22	MR. MORGAN: Thank you.
23	THE WITNESS: I consulted with my attorneys.
24	BY MR. MORGAN:
25	Q Have you ever spoken in the last six months to

1	your brother Lee Anthony?
2	MR. GREENE: One moment while we discuss
3	whether to assert a privilege.
4	(Off-the-record discussion was had.)
5	MR. GREENE: She can answer the question.
6	A No.
7	Q When was the last time you spoke to your
8	mother?
9	MR. GREENE: One moment while we discuss
10	whether to assert a privilege.
11	(Off-the-record discussion was had.)
12	MR. GREENE: You can answer that question.
13	A October 14th, 2008.
14	Q When was the last time you spoke to your
15	father?
16	A The same day.
17	Q Was anything that José Baez said about your
18	father in opening statements in your criminal matter
19	true?
20	MR. GREENE: Objection, attorney-client
21	privilege. In addition, on behalf of Miss Anthony,
22	we object and assert her privileges against
23	self-incrimination pursuant to Article 1 of the
24	Florida Constitution and the Fifth Amendment to the
25	United States Constitution and instruct her not to

1 answer. 2 MR. MORGAN: Thank you, Chuck. 3 BY MR. MORGAN: Miss Anthony, it is our understanding --4 Q MR. GREENE: You're welcome. 5 -- it is our understanding that all the 6 Q 7 information that Mr. Baez conveyed to that jury about your father came from you. Is that true? 8 9 MR. GREENE: Objection. The question calls 10 for attorney-client privilege. In addition, on 11 behalf of Miss Anthony, we object and assert her privileges against self-incrimination pursuant to 12 Fifth Amendment to the United States Constitution 13 and Article 1 to the Florida Constitution and 14 15 instruct her not to answer. 16 MR. MORGAN: Thank you very much. 17 BY MR. MORGAN: Miss Anthony, what I'm getting at concerning 18 Q Lee, let me -- let me kind of set this up for you so you 19 understand and so that I don't confuse you. 20 21 I had the opportunity to take Lee Anthony's 22 deposition, and he had spoken to you. Let me kind of give it to you in narrative form, and then I'll break it 23

up so that the questions are not compound, argumentative

24

25

or vague.

Lee Anthony told us that you told him that the last time you saw your daughter was in Blanchard Park and that Zenaida Gonzalez had taken her from you. He further told us that you told him that you were to say nothing about that, and that if you did, Caylee would be killed or hurt, you would be killed or hurt, your family, your mother and your father would be killed or hurt.

Was Lee telling me the truth when he told me that story, Miss Anthony?

MR. GREENE: Objection, move to strike the testimony by counsel and the improper predicate, and otherwise object to the form. And on behalf of Miss Anthony, we object and assert her privileges against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

MR. MORGAN: Okay. I understand. Thank you. The reason I said it in narrative form was I was trying to make it not argumentative or to give testimony, just to make it easy for you guys so we didn't have to sit here and go step by step.

BY MR. MORGAN:

Q Miss Anthony, were you ever in Blanchard Park with Zenaida Gonzalez and your daughter Caylee Marie

Anthony?

MR. GREENE: Objection. On behalf of Miss Anthony, we assert her privileges against self-incrimination pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to answer.

BY MR. MORGAN:

Q Miss Anthony, did Zenaida Gonzalez ever take Caylee Marie Anthony from you in Blanchard Park?

MR. GREENE: Objection. On behalf Miss
Anthony, we assert her privileges against
self-incrimination pursuant to the Fifth Amendment
to the United States Constitution and Article 1 of
the Florida Constitution and instruct her not to
answer.

BY MR. MORGAN:

Q Miss Anthony, did you ever tell your brother
Lee that Zenaida Gonzalez threatened to kill or hurt you,
Caylee or any other family member?

MR. GREENE: Objection. On behalf of Miss
Anthony, we assert her privileges against
self-incrimination pursuant to the Fifth Amendment
to the United States Constitution and Article 1 of
the Florida Constitution and instruct her not to

1 answer. 2 BY MR. MORGAN: 3 Just so we're clear, Miss Anthony, the whole story about Zenaida Gonzalez having your child is a 4 complete falsehood and total lie, is it not? 5 MR. GREENE: Objection to the form, 6 7 argumentative, assumes facts that have not been 8 proven, cannot be proven. In addition, on behalf of Miss Anthony, we assert her privileges against 9 self-incrimination pursuant to the United States 10 11 Constitution and the Florida Constitution. 12 MR. MORGAN: Thank you. 13 BY MR. MORGAN: 14 Miss Anthony, what does timer 55 mean? 0 MR. GREENE: Excuse me, John, while we discuss 15 16 whether to assert a privilege. 17 (Off-the-record discussion was had.) MR. GREENE: Objection. On behalf of Miss 18 Anthony, we assert her privileges against 19 self-incrimination under the Fifth Amendment to the 20 United States Constitution and Article 1 of the 21 22 Florida Constitution and instruct her not to answer. 23 MR. MORGAN: Thank you. 24 BY MR. MORGAN: 25 Miss Anthony --Q

MR. GREENE: You're welcome. 1 2 -- isn't it true that you fabricated the Q 3 entire story about Zenaida Gonzalez or Zanny the Nanny as an alibi for your involvement in your own daughter's 4 death? Isn't that true, Miss Anthony? 5 MR. GREENE: Objection to the form. 6 Among 7 other things, compound and argumentative. In addition, pursuant -- on behalf of Miss Anthony, we 8 object and assert her privileges against 9 self-incrimination pursuant to the Fifth Amendment 10 11 to the United States Constitution and Article 1 of the Florida Constitution and instruct her not to 12 13 answer. 14 MR. MORGAN: Okay. We'll move, then, in a minute here to Miss Anthony's involvement in her 15 16 daughter's death more specifically. 17 Objection. Move to strike the MR. GREENE: improper predicate by counsel. 18 BY MR. MORGAN: 19 Miss Anthony, what would lead you to be --20 Q 21 excuse me. Strike that. 22 Why would you lead people to believe that your 23 child was missing? 24 MR. GREENE: Objection. On behalf of Miss 25 Anthony, we assert her privileges against

self-incrimination pursuant to the Fifth Amendment 1 2 to the United States Constitution and Article 1 of 3 the Florida Constitution, instruct her not to 4 answer. BY MR. MORGAN: 5 Miss Anthony, do you consi -- did you consider 6 Q 7 yourself a good mother to Caylee Marie Anthony? MR. GREENE: Objection, argumentative. 8 Objection to the form. Designed solely for 9 In addition, on behalf of Miss Anthony 10 harassment. 11 and pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida 12 Constitution, we object and assert our privileges 13 14 against self-incrimination. 15 BY MR. MORGAN: 16 Miss Anthony, why did you not tell people Q 17 searching for your daughter -- excuse me. Strike that. Why did you not tell people searching for your 18 daughter to stop? 19 Objection to the form, 20 MR. GREENE: 21 argumentative. In addition, outside the scope for 22 permissible discovery and reasonable discovery in 23 this case. Finally, on behalf of Miss Anthony, we 24 object and assert her privileges against

self-incrimination pursuant to the Fifth Amendment

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to the United States Constitution and Article 1 of 1 2 the Florida Constitution and instruct her not to 3 answer. MR. MORGAN: Thank you. 4 BY MR. MORGAN: 5 Miss Anthony, could you tell me the date, 6 Q 7 since you seem to be doing pretty good with dates 8 specifically today, what was the last day you saw your daughter Caylee Anthony, the date? 9 10 MR. GREENE: Objection. 11 Excuse me. Let me rephrase that. Q when was the last day or date that you saw 12 13 your daughter Caylee Anthony alive? 14 MR. GREENE: Objection, move to strike the improper predicate and otherwise object to the form. 15 16 Further, on behalf of Miss Anthony, we object and 17 assert her privileges against self-incrimination pursuant to the Fifth Amendment to the United States 18 Constitution and Article 1 of the Florida 19 Constitution and instruct her not to answer. 20 21 BY MR. MORGAN: 22 In taking these Fifth Amendment privileges, Q 23 Miss Anthony, do you believe that you are still subject 24 to charges of murder? 25 MR. GREENE: Objection. Instruct Miss Anthony

not to answer pursuant to the attorney-client 1 2 privilege and also assert the privileges against 3 self-incrimination to the extent they would be required to be invoked in these circumstances. 4 5 MR. MORGAN: Thank you. BY MR. MORGAN: 6 7 Just so we don't get confused on predicate, Q very simple question, what was the last date you saw your 8 daughter Caylee Anthony alive? 9 10 MR. GREENE: Objection. On behalf of Miss 11 Anthony and pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the 12 Florida Constitution, we assert Miss Anthony's 13 14 privileges and instruct her not to answer the 15 question. Further, we object on the grounds that the 16 17 question is designed for harassment and outside the scope of permissible discovery. 18 BY MR. MORGAN: 19 Miss Anthony, based on statements made in your 20 Q 21 murder trial, let me ask you this question. Did your 22 daughter die as a result of drowning? 23 MR. GREENE: Objection. Outside the scope of permissible discovery, object to the form, 24 argumentative. Object to the form, designed solely 25

for harassment.

Further, on behalf of Miss Anthony and pursuant to the Fifth Amendment to the United States Constitution and Article 1 of the Florida Constitution, we assert her privileges and instruct her not to answer.

MR. MORGAN: I certainly, Chuck, don't mean to harass your client, and the only reason I'm asking some of these questions is because we anticipate a hearing before a judge to compel some of these questions to be answered. And I certainly don't want to upset you or Miss Anthony regarding the death of her daughter, her involvement in that death, her involvement in the cover up.

And so while I have a list of questions here that we could go through one by one, is it your instruction to your client that any questions that I ask regarding the death of Caylee Marie Anthony, whether it be concerning a drowning, the burial, chloroform, any circumstances, that you're going to assert the Fifth Amendment privilege provided to all of us under the Constitution of the United States or do you want me to go through --

MR. GREENE: Yeah, I think we can safely -MR. MORGAN: Or do you want me to go through

them one by one? 1 2 MR. GREENE: I appreciate that. No. 3 MR. MORGAN: I'm sorry, Chuck? MR. GREENE: I appreciate that, John, and I 4 5 won't require you to go through them one by one. I believe we would not only assert those privileges 6 7 but object on a variety of other grounds to those 8 questions. MR. DILL: Just so we're preserved -- this is 9 10 John Dill, for the record. Just so we're preserved 11 as far as this subject matter, you understand our questions, but obviously, there are more questions 12 in this area which we believe are relevant and not 13 14 subject at all to any privilege. But we're -- based on your objections, we're not going to go through 15 16 those one by one, but we're not waiving the 17 opportunity --Right. 18 MR. MORGAN: MR. DILL: -- should the judge grant our 19 20 motion to compel. 21 MR. GREENE: I understand your position, yep, 22 and I've told you that I anticipated that we would raise a variety of objections, including the Fifth 23 Amendment and Article 1 privileges against 24 25 self-incrimination if you start going in to those

areas.

MR. MORGAN: Miss Anthony, because we do plan to have motions before a court and because our motives here today are not to harass you or to embarrass you or to turn this proceeding into a circus, I'm going to go ahead and conclude and suspend -- not end -- I'm going to go ahead and suspend this deposition taken of you.

I hope that you and your counsel understand that we did not ask questions that many people may have wished we did concerning your employment history then or now, where you live, where you stay. We did not do this -- we did this, this deposition, in pursuit of truth and not in pursuit of sensation.

So, Chuck, we're going to go ahead and suspend the deposition at this time unless you have some questions of your client, Casey Anthony.

MR. GREENE: No, I don't, John. I appreciate you terminating it here. We're going to be taking this to Judge Munyon anyways. I think that's the best thing to do.

MR. MORGAN: Right.

MR. GREENE: I appreciate it. Have a good morning.

MR. MORGAN: Thank you, Miss Anthony. Have a

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              good day.
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                    MR. GREENE: You too.
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               (The proceedings were adjourned at 9:00 a.m.)
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1	CERTIFICATE OF OATH
2	STATE OF FLORIDA
3	COUNTY OF ORANGE:
4	I, LAURA J. LANDERMAN, R.M.R., C.R.R., F.P.R.,
5	certify that CASEY MARIE ANTHONY appeared via
6	videoconference before me on the 8th day of October,
7	2011, and was duly sworn pursuant to stipulation of
8	counsel.
9	
10	WITNESS my hand and official seal this 10th day of
11	october, 2011. Augustan Janduran
12	LAURA J. LANDERMAN, R.M.R., C.R.
13	Notary Public, State of Florida at Large Commission No. DD 956686
14	Commission Expires: Feb. 20, 2014
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1 2 CERTIFICATE OF REPORTER 3 STATE OF FLORIDA: 4 COUNTY OF ORANGE: 5 I, LAURA J. LANDERMAN, R.M.R., C.R.R., F.P.R., do hereby certify that I was authorized to and did 6 7 stenographically report the deposition of CASEY MARIE ANTHONY; that the review of the transcript was not 8 requested; and that the foregoing transcript, pages 1 9 10 through 49, inclusive, are a true and complete record of 11 my stenographic notes. 12 I further certify that I am not a relative, 13 employee, attorney or counsel of any of the parties nor 14 am I a relative or employee of any of the parties' attorneys or counsel connected with the action, nor am I 15 financially interested in the outcome of the action. 16 17 DATED this 10th day of October, 2011. 18 19 20 21 22 23 24 25