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09 DEC 2015 10:17 am

Civil Administration

E. MASCUILLI

Exhibit I.

Case ID: 131103195

1	IN THE COURT OF COMMON PLEAS	
2	PHILADELPHIA COUNTY	- X, EENNSILVANTA
3	PENNSYLVANIA MANUFACTURERS	: CIVIL ACTION
J	ASSOCIATION INSURANCE	:
4	COMPANY,	:
7	COMPANY, Plaintiff,	:
5		: JANUARY TERM, 2012
ب	THE PENNSYLVANIA STATE	:
6	UNIVERSITY AND JOHN DOE A,	:
U	Defendants.	: NO: 04126
7	Determance.	
,	THE PENNSYLVANIA STATE	: CIVIL ACTION
8	UNIVERSITY,	;
Ų	Plaintiff,	:
9		: NOVEMBER TERM, 2013
J	PENNSYLVANIA MANUFACTURERS'	
10	ASSOCIATION INSURANCE	:
τ.Ο	COMPANY,	:
11	•	: NO: 03195
L	Decondation.	
12	THE PENNSYLVANIA STATE	: CIVIL ACTION
14	UNIVERSITY,	:
13	Plaintiff,	:
ب. ب.	Planciii, - vs	: NOVEMBER TERM, 2013
71	- vs PENNSYLVANIA MANUFACTURERS'	
14	ASSOCIATION INSURANCE	:
1 =		:
15	COMPANY, Defendants.	: NO: 03197
1 ~	Detendands.	
16 17	** C O N F I D E N T I A L **	
17	Monday, October 13, 2014	
18	Monday, Octor	
19	 	on of JOHN DOE 150 taken
_	Oral deposition of JOHN DOE 150, taken pursuant to notice, was held in the law offices of	
20	pursuant to notice, was neld	A ALL CITC TOWN OFFICED OF
0.7		, at 1:00
21		-
<u>.</u> .	p.m., on the above date, before Lisa DePascale, a Court Reporter and Notary Public of the Commonwealth	
22		
	of Pennsylvania and Delaware	ਰ •
23		
24		

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- 1 Q. And you don't remember the names of the alumni
- 2 or coaches?
- 3 A. No.
- 4 Q. You say Sandusky moved his hands down my back
- 5 to my buttocks and then he stuck his finger in my
- 6 rectum. You remember that?
- 7 A. Yes.
- 8 Q. You then say you shouted, and again, there's
- 9 quotes around this "He stuck his finger in my ass."
- 10 Is that pretty accurate as to what you said?
- 11 A. Yes.
- 12 Q. Okay. Now, you say the other boys all turned
- 13 around and looked somewhat stunned by what was going
- 14 on. Sandusky responded, again with quotes, "Oh, I'm
- 15 sorry. I didn't realize I was getting that close."
- 16 First of all, is that an accurate description, as you
- 17 sit here today, as to what occurred?
- 18 A. Yes.
- 19 Q. Do you know whether or not the other campers
- 20 heard him when he said, "I'm sorry. I didn't realize
- 21 I was getting that close"?
- 22 A. Don't know.
- 23 Q. You say that the other boys turned around and
- 24 looked stunned by what was going on. Was that a

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Golkow Technologies, Inc.

- 1 reaction to your yelling out, he stuck his finger in
- 2 my ass?
- MS. ROMAGNOLI: Objection.
- 4 MR. Objection.
- 5 To the extent you know. You can
- answer.
- 7 BY MR. ENGELMYER:
- 8 Q. I'm going by your words.
- 9 A. Well, right. They turned and I yelled. I made
- 10 a statement. I wasn't quiet about it. I -- ewe, he
- 11 stuck his finger in my butt, in my ass.
- 12 Q. Is it clear to you that they heard you?
- 13 A. Yes.
- 14 Q. Did anybody say anything? Did any of the other
- 15 campers say anything?
- 16 A. No.
- MR. At the time, you're
- talking about?
- 19 BY MR. ENGELMYER:
- 20 Q. At the time. I'm focusing on -- we're in the
- 21 shower on this incident.
- 22 A. Still in the shower, no.
- 23 Q. Okay. Do you remember Sandusky saying anything
- other than what's quoted which is, "I'm sorry. I

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- 1 didn't realize I was getting that close"?
- 2 A. No.
- 3 Q. Okay. If I may ask you take a look at
- 4 Paragraph 6, it says there were a half dozen other
- 5 boys who were in the shower at the time. It is
- 6 unknown if any of them actually saw him penetrate me.
- 7 Is that your best memory, as you sit here today as to
- 8 --
- 9 A. Yes, it is.
- 10 Q. So you're not sure whether any of the other
- 11 boys saw the actual penetration by Mr. Sandusky?
- 12 A. I don't know.
- 13 Q. Now, you then talk about in Paragraph 8, the
- 14 following day I approached Coach Paterno and informed
- 15 him. First of all, is that paragraph accurate?
- 16 A. Yes.
- 17 Q. Now, let's just walk through the following day.
- 18 This would be the day after the shower incident?
- 19 A. Yes.
- 20 Q. Okay. I'm sorry. We've got to just do it
- 21 verbally. Okay?
- 22 A. No. Okay. That's fine.
- 23 Q. All right. Before you spoke to Coach Paterno
- 24 had you shared with anybody else, other than yelling

- 1 that Mr. Sandusky?
- 2 A. I was told it was Sandusky. I didn't know who
- 3 it was.
- 4 Q. And who told you it was Sandusky?
- 5 A. The player.
- 6 Q. And that's part of the conversation where he
- 7 said --
- 8 A. That's the conversation that I had before the
- 9 shower incident.
- 10 Q. Okay. So this is prior to your abuse?
- 11 A. Yes.
- 12 Q. Okay. Did you speak to anybody about your
- abuse other than the camper that you've described?
- 14 A. Yes.
- 15 Q. Who else?
- 16 A. Several coaches.
- 17 Q. Okay.
- 18 A. I don't recall anyone, and different players.
- 19 Q. Okay. This is all before you spoke to Coach
- 20 Paterno?
- 21 A. Yes.
- 22 Q. So let's talk about -- I'm sorry did you want
- 23 to add something?
- 24 A. I wasn't specific with them, as I was with

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- 1 Paterno.
- 2 Q. Okay. So let me walk you through. You said
- 3 you spoke with other players and other coaches about
- 4 what had happened to you. What do you remember about
- 5 the communications you had with other players about
- 6 what had happened to you?
- 7 MS. ROMAGNOLI: Objection.
- 8 THE WITNESS: I don't recall.
- 9 BY MR. ENGELMYER:
- 10 Q. Did you tell them that he had penetrated you in
- 11 your rectum with his finger?
- MS. ROMAGNOLI: Objection?
- THE WITNESS: Don't recall what
- 14 specific.
- 15 BY MR. ENGELMYER:
- 16 Q. Okay. Did you give at least some indication
- 17 that you had been touched inappropriately?
- 18 A. Yes.
- 19 Q. And what did the players who you spoke to say
- 20 to you when you told them that?
- 21 A. Nothing.
- 22 Q. Did they just -- shook their heads? Nothing?
- 23 A. Nothing.
- 24 Q. Okay. Same question about you said you spoke

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- 1 to some coaches?
- 2 A. Now, I don't know if they were coaches. Still,
- 3 they were more adults. They were I guess adults.
- 4 Q. Okay.
- 5 A. I was only 14 so they were older than I was,
- 6 and they were either in school or out of school.
- 7 Q. But they were in that locker room?
- 8 A. Yes.
- 9 Q. And what do you remember? Did you also tell
- 10 these coaches or adults that you had been touched
- 11 inappropriately?
- 12 A. Yes.
- MS. ROMAGNOLI: Objection.
- 14 BY MR. ENGELMYER:
- 15 Q. And what did they say?
- 16 A. Nothing or I don't really recall them saying
- 17 anything.
- 18 Q. Did any of them express any concern for you?
- MS. ROMAGNOLI: Objection.
- THE WITNESS: They expressed concern,
- 21 but that was it.
- 22 BY MR. ENGELMYER:
- 23 Q. Did any of them say that they were going to --
- I mean, you had communicated to these people that you

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- had been sexually inappropriately touched, correct?
- 2 A. Yes.
- 3 Q. Did any of them say we are going to do
- 4 something about it?
- 5 A. No.
- 6 Q. Did that concern you that nobody was following
- 7 up on what you had told them?
- 8 A. Yes.
- 9 MS. ROMAGNOLI: Objection.
- 10 BY MR. ENGELMYER:
- 11 Q. Did they have something to do with why you went
- 12 to Coach Paterno?
- 13 A. Yes.
- 14 Q. Then, you went to Coach Paterno the next day?
- 15 A. Yes.
- 16 Q. Can you tell me where you were when you spoke
- 17 to Coach Paterno?
- 18 A. I was in the hallway. Specifically, I don't
- 19 know what building.
- 20 Q. Okay. Were you inside or outside, let's start
- 21 there?
- 22 A. Inside.
- 23 Q. In this locker room?
- 24 A. No.

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- 1 Q. No. Were you in a building somewhere?
- 2 A. In a building, yes.
- 3 Q. Was it an athletic facility or?
- 4 A. It wasn't like a court or anything like this.
- 5 It was offices. I had to walk -- we had to walk in an
- 6 office --
- 7 Q. Okay.
- 8 A. -- or in a hallway.
- 9 Q. Did you just bump into to him or did you
- 10 specifically ask to speak to him?
- 11 A. I specifically asked to speak with him.
- 12 Q. And who did you specifically ask to speak with
- 13 him? Was it him directly?
- 14 A. Paterno himself.
- 15 Q. Okay. And did he ask you what it is you wanted
- 16 to speak with him about?
- 17 A. No. He said, follow me, I have a meeting to go
- 18 to. And then he and several other coaches were
- 19 walking, and he said, just follow me.
- 20 Q. Okay. And you then say that you told Coach
- 21 Paterno -- you approached Coach Paterno and informed
- 22 him that Jerry Sandusky put his finger in my rectum;
- 23 is that accurate?
- 24 A. Yes.

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- 1 Q. Was it just the two of you? Did anybody else
- 2 --
- 3 A. Person to person, it was just the two of us,
- 4 but there were several people within three, four,
- 5 five feet.
- 6 Q. Do you know whether or not you spoke loud
- 7 enough that they would have heard you?
- 8 MS. ROMAGNOLI: Objection.
- 9 THE WITNESS: I was embarrassed. More
- than likely, I'm not sure, but I would have not
- 11 been so loud.
- 12 BY MR. ENGELMYER:
- 13 Q. Okay. Is it accurate that Coach Paterno
- 14 quickly said to you, I don't want to hear about any of
- that kind of stuff, I have a football season to worry
- 16 about?
- 17 A. Specifically. Yes.
- 18 Q. Okay. So that's about as good as you can
- 19 remember the details of what he said?
- 20 A. Yes.
- MS. ROMAGNOLI: Objection.
- 22 BY MR. ENGELMYER:
- 23 Q. What was your reaction when he said that to
- 24 you?

- 1 A. I was shocked, disappointed, offended. I was
- 2 insulted.
- 3 Q. Did you tell him -- did you say anything back
- 4 to him?
- 5 A. I said, is that all you're going to do? You're
- 6 not going to do anything else?
- 7 Q. And then you say he just walked away from you?
- 8 A. Just walked away.
- 9 O. So he never even responded to you?
- 10 A. Never responded, no.
- 11 Q. Okay. Was that your only interaction with
- 12 Coach Paterno?
- 13 A. Yes.
- 14 Q. Did you ever speak to him again about this?
- 15 A. No.
- 16 Q. Have you ever spoken to him again about
- 17 anything?
- 18 A. No.
- 19 Q. Now, you then go on to say, "Since that time I
- 20 have reported the incident to another Penn State
- 21 alumni"?
- 22 A. Yes.
- 23 O. Who is that?
- 24 A. Her name is

She's from State

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- 1 College area, Vernon, Lewistown --
- 2 Q. Somewhere in the State College?
- 3 A. Somewhere around there, yes.
- 4 Q. Okay. Circumstances of you speaking with her.
- 5 Was this immediately after the incident happened?
- 6 A. No, not at all. It was years later.
- 7 Q. Okay. Let me try to -- life moves
- 8 chronologically so let me stay with you in time.
- 9 A. Yes.
- 10 Q. After Coach Paterno walked way away from you
- 11 and did nothing, what did you do next, if anything,
- 12 about the inappropriate contact Sandusky had with you?
- MS. ROMAGNOLI: Objection.
- 14 BY MR. ENGELMYER:
- 15 Q. Did you speak to anybody else?
- 16 A. No. I may have said that -- no. No, not
- 17 really. I don't recall.
- 18 Q. So you didn't take it to some other -- well let
- 19 me just --
- 20 A. No.
- 21 Q. Did you ever speak to your high school football
- 22 coach?
- 23 A. No.
- 24 Q. Your parents?

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- 1 A. No.
- 2 Q. Siblings?
- 3 A, No.
- 4 O. Friends?
- 5 A. No.
- 6 Q. Anybody else you can remember prior to Ms.
- 7 and the other people you said?
- 8 A. No one.
- 9 Q. Okay. So you kept it to yourself?
- 10 A. Yes.
- 11 Q. Was Ms. the first person you spoke to
- 12 after the conversation with Coach Paterno?
- MS. ROMAGNOLI: Objection.
- 14 THE WITNESS: Regarding.
- 15 BY MR. ENGELMYER:
- 16 O. The abuse.
- 17 A. Regarding the abuse, yes.
- 18 Q. Okay. I'm going to try to frame a time frame
- 19 for us. Are we talking five years after it occurred?
- 20 20 years after it occurred? Any sense of that?
- 21 A. 20 years.
- 22 Q. So somewhere in the mid to late '90s is when --
- 23 A. Early '90s.
- Q. Okay. What were the circumstances of speaking

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