FILED: NEW YORK COUNTY CLERK 01/14/2013

NYSCEF DOC. NO. 419

RECEIVED NYSCEF: 01/14/2013

INDEX NO. 651786/2011

Exhibit 5

MAYER BROWN

Mayer Brown LLP 1675 Broadway New York, New York 10019-5820

> Main Tel +1 212 506 2500 Main Fax +1 212 262 1910 www.mayerbrown.com

> > Matthew D. Ingber

Direct Tel +1 212 506 2373 Direct Fax +1 212 849 5973 mingber@mayerbrown.com

November 8, 2012

VIA ELECTRONIC MAIL

TO: STEERING COMMITTEE

Re: In re

In re the Application of The Bank of New York

Mellon (Index No. 6517876-2011)

Dear Counsel:

Pursuant to Paragraph 2(c) of the protective order signed by the parties and so ordered by Justice Kapnick on June 14, 2012 (the "Protective Order"), The Bank of New York Mellon designates the following portions of the deposition of Brian Lin as "Confidential," as it is defined in the Protective Order:

October 16, 2012 Transcript Page/Line Designation
37:11-38:16
60:24-63:21
64:16-68:21
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89:17-127:18
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670:2-675:11
675:21-678:2

Please feel free to call or email me if you have any questions.

Very truly yours,

Matthew D. Ingber

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Page 1
1
2
          SUPREME COURT OF THE STATE OF NEW YORK
                    COUNTY OF NEW YORK
    In the Matter of the
    Application of
6
    THE BANK OF NEW YORK MELLON )
    (As Trustee under various ) Index No.
    Pooling and Servicing
                                  ) 651786/2011
8
    Agreements and Indenture
    Trustee under various
    Indentures), et al.,
10
                   Petitioners,
11
    for an order, pursuant to
    C.P.L.R. 7701, seeking
12
    judicial instructions and
    approval of a proposed
13
    settlement.
14
15
16
17
18
            VIDEOTAPED DEPOSITION OF BRIAN LIN
19
                    New York, New York
20
                     October 16, 2012
21
22
23
    JOB NO. 53622
    Reported by:
24
    KRISTIN KOCH, RPR, RMR, CRR, CLR
25
```

	Page 2		Page 4
1		1	
2		2	APPEARANCES: (Continued)
3		3	
4		4	CIDDG 6 DDIDIG I I D
5		5 6	GIBBS & BRUNS LLP
7		7	Attorney for the Institutional Investors 1100 Louisiana, Suite 5300
8	October 16, 2012	8	Houston, Texas 77002
9	9:09 a.m.	9	BY: ROBERT J. MADDEN, ESQ.
10		10	,
11		11	DECHERT LLP
12	Videotaped Deposition of BRIAN LIN,	12	Attorneys for Bank of New York Mellon
13	held at the offices Quinn Emanuel	13	Petitioners and Brian Lin
14 15	Urquhart & Sullivan, LLP, 51 Madison Avenue, New York, New York, before Kristin	14 15	1095 Avenue of the Americas New York, New York 10036
16	Koch, a Registered Professional Reporter,	16	BY: HECTOR GONZALEZ, ESQ.
17	Registered Merit Reporter, Certified	17	B1. HECTOR GOTVEREEZ, ESQ.
18	Realtime Reporter, Certified Livenote	18	MAYER BROWN LLP
19	Reporter and Notary Public of the State of	19	Attorneys for Bank of New York Mellon
20	New York.	20	Petitioners and Brian Lin
21		21	1675 Broadway
22 23		22 23	New York, New York 10019
24		24	BY: MATTHEW D. INGBER, ESQ. JASON H. P. KRAVITT, ESQ.
25		25	CHRISTOPHER J. HOUPT, ESQ.
	Page 3		Page 5
1		1	
2	APPEARANCES:	2	APPEARANCES: (Continued)
3		3	,
4		4	
5	REILLY POZNER LLP	5	SCOTT + SCOTT LLP
6	Attorneys for The American International Group entities	6 7	Attorneys for Chicago Police
7 8	1900 Sixteenth Street, Suite 1700	8	The Chrysler Building 405 Lexington Avenue, 40th floor
9	Denver, Colorado 80202	9	New York, New York 10174
10	BY: MICHAEL A. ROLLIN, ESQ.	10	BY: BETH KASWAN, ESQ.
11	MICHAEL T. KOTLARCZYK, ESQ.	11	
12	JOHN M. McHUGH, ESQ.	12	
13		13	SCHLAM STONE & DOLAN LLP
14 15		14 15	Attorneys for Liberty View LLC,
16		16	Sun Life Assurance Company of Canada, Platinum Underwriters Reinsurance, Inc.,
17		17	Platinum Underwriters Bermuda, Ltd.,
18	KELLER ROHRBACK LLP	18	Reliance Standard Life Insurance Co.,
19	Attorneys for Federal Home Loan Banks of	19	First Reliance Standard Life Insurance
20	Boston, Chicago and Indianapolis	20	Co., and Safety National Casualty Corp.
21	1201 Third Avenue, Suite 3200	21	26 Broadway
22 23	Seattle, Washington 98101 BY: DAVID KO, ESQ.	22 23	New York, New York 10004 BY: BRADLEY J. NASH, ESQ.
23	DI. DAVID KO, ESQ.	24	DI. DRADLEI J. NASH, ESQ.
25		25	

	Page 6		Page 8
1		1	
2	APPEARANCES: (Continued)	2	THE VIDEOGRAPHER: This is the start
3	(3	of media labeled number 1 of the videotaped
4		4	deposition of Brian Lin in the matter of
5	QUINN EMANUEL URQUHART & SULLIVAN, LL		the application of the Bank of New York
6	Attorneys for The American	6	Mellon.
7	International Group entities	7	This deposition is being held at 51
8	51 Madison Avenue, 22nd floor	8	Madison Avenue, New York, New York on
9	New York, New York 10010	9	October 16th, 2012 at approximately
10	BY: MICHAEL B. CARLINSKY, ESQ.	10	9:09 a.m.
11		11	My name is Dale Swindell from TSG
12		12	Reporting, Incorporated and I am the
13	WACHTELL, LIPTON, ROSEN & KATZ	13	certified legal video specialist. The
14	Attorneys for Bank of America	14	court reporter is Kristin Koch in
15	51 West 52nd Street	15	association with TSG Reporting.
16	New York, New York 10019	16	Counsel will be noted on the court
17	BY: ALBERT J. MARTINEZ, ESQ.	17	reporter's record.
18		18	Will the court reporter please swear
19		19	in the witness.
20	TALCOTT FRANKLIN P.C.	20	* * *
21	Attorneys for Knights of Columbus	21	
22	208 North Market Street, Suite 200	22	
23	Dallas, Texas 75202	23	
24	BY: MARTHA EVANS, ESQ. (Via telephone)	24	
25		25	
	Page 7		Page 9
1		1	
2	APPEARANCES: (Continued)	2	BRIAN LIN,
3		3	called as a witness, having been duly sworn
4		4	by a Notary Public, was examined and
5	ROBINS, KAPLAN, MILLER & CIRESI LLP	5	testified as follows:
6	Attorneys for Federal Home Loan Bank of	6	EXAMINATION BY
7	Pittsburgh	7	MR. ROLLIN:
8	800 LaSalle Avenue	8	Q. Good morning, Mr. Lin.
9	2800 LaSalle Plaza	9	A. Good morning, Mr. Rollin.
10	Minneapolis, Minnesota 55402	10	Q. Have you ever given a deposition
11	BY: THOMAS F. BERNDT, ESQ. (Via telephone)	11	before?
12		12	A. No.
13		13	Q. Your lawyer may have gone over it
14	JOSEPH SENSENBRENNER, ESQ. (Via telephone)	14	with you, but just a couple of preliminaries.
15	Delaware Attorney General's Office	15	This is a question-and-answer session under
16	Assistant Deputy Attorney General	16	oath. Do you understand that?
17	820 North French Street	17	A. Yes.
18	Wilmington, Delaware 19801	18	Q. You understand that everything we
19		19	say is being taken down by the court reporter;
			•
20	ALCO DREGENT	20	right?
20 21	ALSO PRESENT:	20 21	right? A. Yes.
20 21 22		20 21 22	right? A. Yes. Q. There are a couple of important
20 21 22 23	ALSO PRESENT: DALE SWINDELL, Legal Video Specialist	20 21 22 23	right? A. Yes. Q. There are a couple of important things that we have to remember. One, we have
20 21 22		20 21 22	right? A. Yes. Q. There are a couple of important

Page 70 Page 72 1 1 Lin Lin 2 2 Q. I mean as broadly as you can think damages? Okay. I am putting you in a bad 3 of being retained as an expert, whether it's 3 spot, Mr. Lin. I don't want to do that. 4 consulting or testifying or as a trustee expert 4 That's not my intention. The next time we take 5 5 or anything else. a break, if it's all right, if you can consult 6 6 with your partners about what you can reveal A. Oh, okay, so that's four years ago. 7 7 I thought you meant as if I was the -- so about those other retentions, I would 8 8 generally speaking -- I mean, our firm, we do appreciate it, but it bears on your ability to 9 9 expert witness type line of work. be an expert and your background in this case 10 10 O. Okay. And have you been involved in and that's why I am asking you. I am not just 11 other expert witness work at your firm or is 11 trying to probe. 12 that somebody else? 12 A. I understand. I understand. 13 13 I have been involved. Can you tell me whether you have any 14 O. Okay. And is that three times? 14 prior expert experience determining the 15 A. I think that's -- I think that's 15 reasonableness of a settlement amount in any 16 16 three times. context? 17 17 O. And does that three times include MR. INGBER: I am going to object to 18 this engagement? 18 the extent that mischaracterizes the nature 19 A. Yes. 19 of the assignment in this case. 20 20 Q. Other than this engagement, tell me Go ahead and you can answer. 21 about the other two expert engagements. 21 A. Can you repeat that question one 22 22 MR. INGBER: I am just going to more time, please, Mr. Rollin. 23 23 interiect here. If there is any Can you tell me whether you have any 2.4 confidentiality issues, keep that in mind. 24 prior expert experience determining the 25 If you need to take a break, we could chat 25 reasonableness of a settlement amount in any Page 71 Page 73 1 Lin 1 Lin 2 about it, but I don't want you to reveal --2 context? 3 3 I don't want you to breach any A. I am trying to remember. I have 4 confidentiality agreements that you have 4 done valuation work, so it may be part of a 5 with any other clients. 5 settlement case. THE WITNESS: Thank you. 6 6 O. What kind of valuation work have you 7 7 A. I do have confidentiality agreements done? 8 8 with all those engagements, so I'm not sure how Again, I am not trying to not answer 9 9 much I could discuss without consulting with my your question, but I am trying to be vague as 10 10 partners and the legal folks in my firm. possible without violating my confidentiality 11 Q. Well, can you tell me who engaged 11 agreement. Basically valuations relating to 12 you? 12 mortgage-backed securities. 13 MR. INGBER: I think that's probably 13 In terms of trying to establish a 14 what's subject to the confidentiality 14 price? 15 15 agreement. A. Correct. 16 THE WITNESS: That's right. 16 Okay. Why don't we talk about that 17 17 O. Can you tell me what the general more after you have had a chance to talk to

18

nature of your retention was, like the field?

answer your question, but --

Q. I understand.

A. Yeah, I mean, I'm not trying to not

A. -- given the circumstances of my

confidentiality agreement, the general field

would be the residential mortgage business.

Is it related to the calculation of

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21

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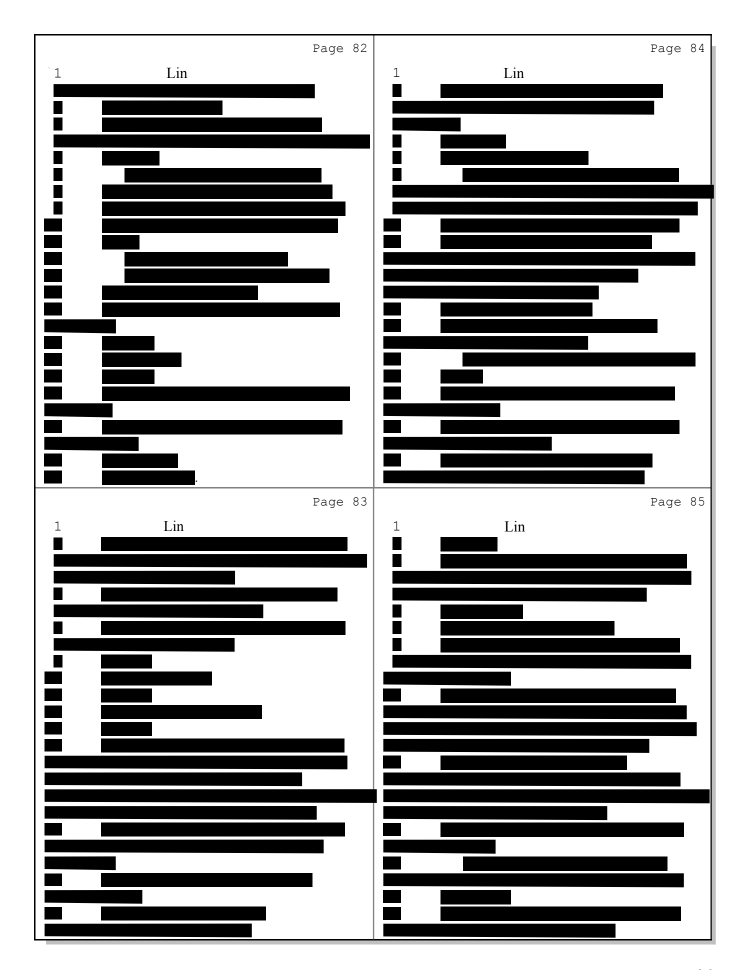
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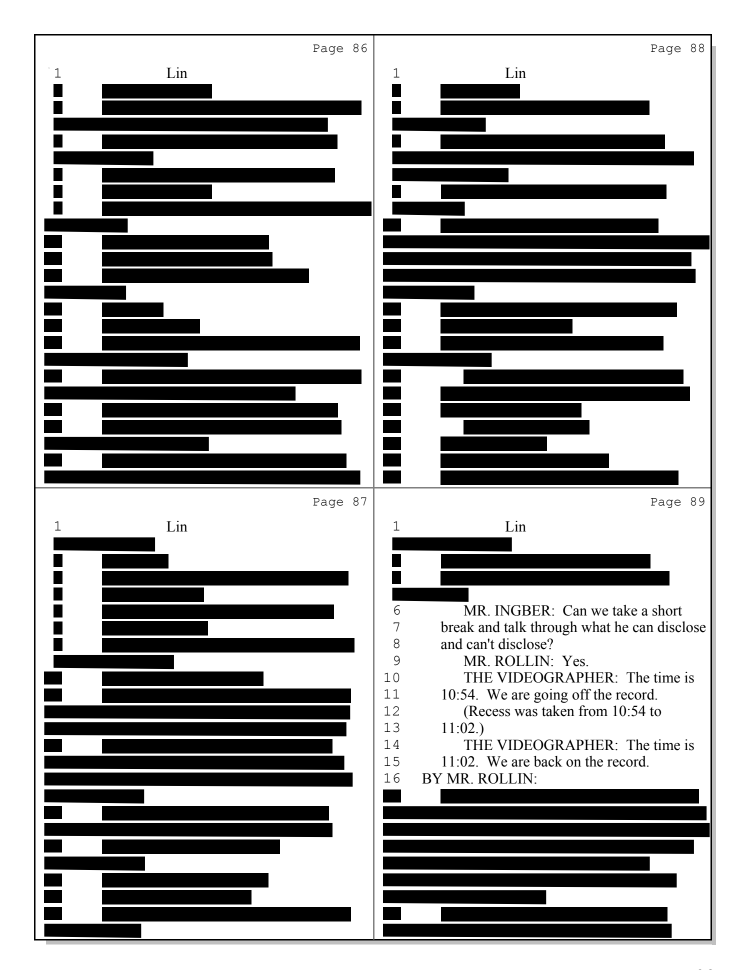
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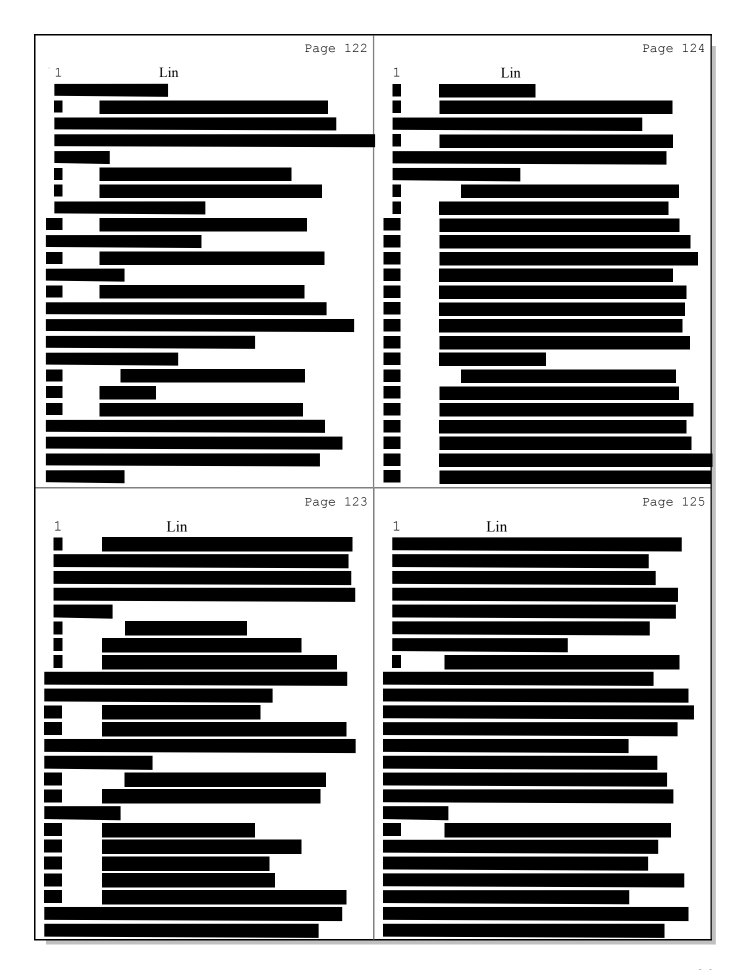
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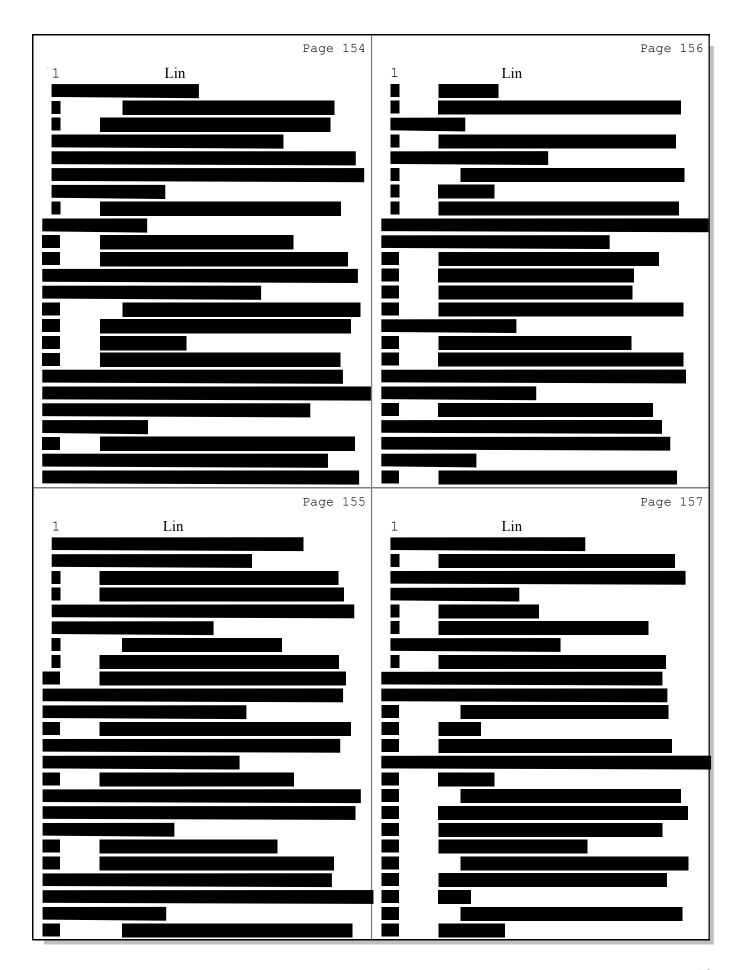
your partners. Okay?

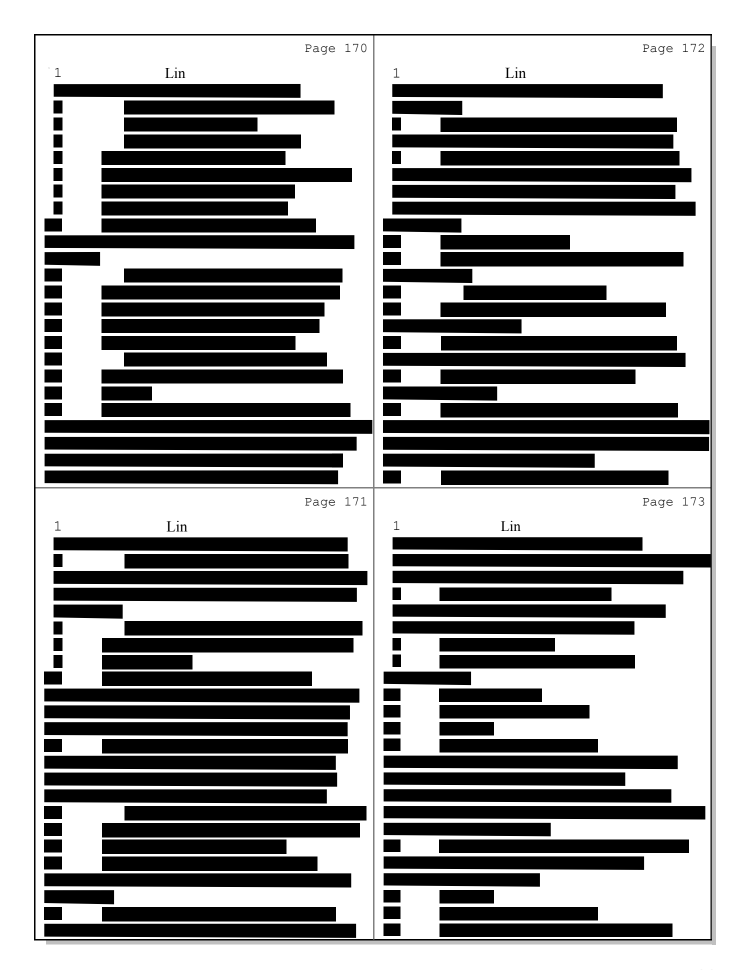


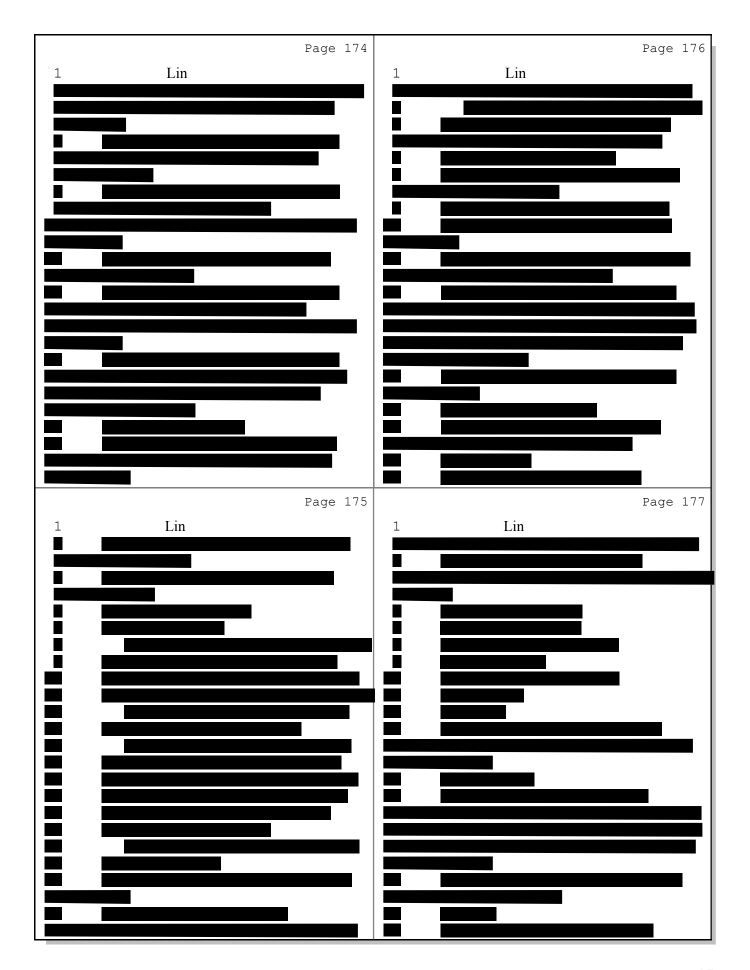


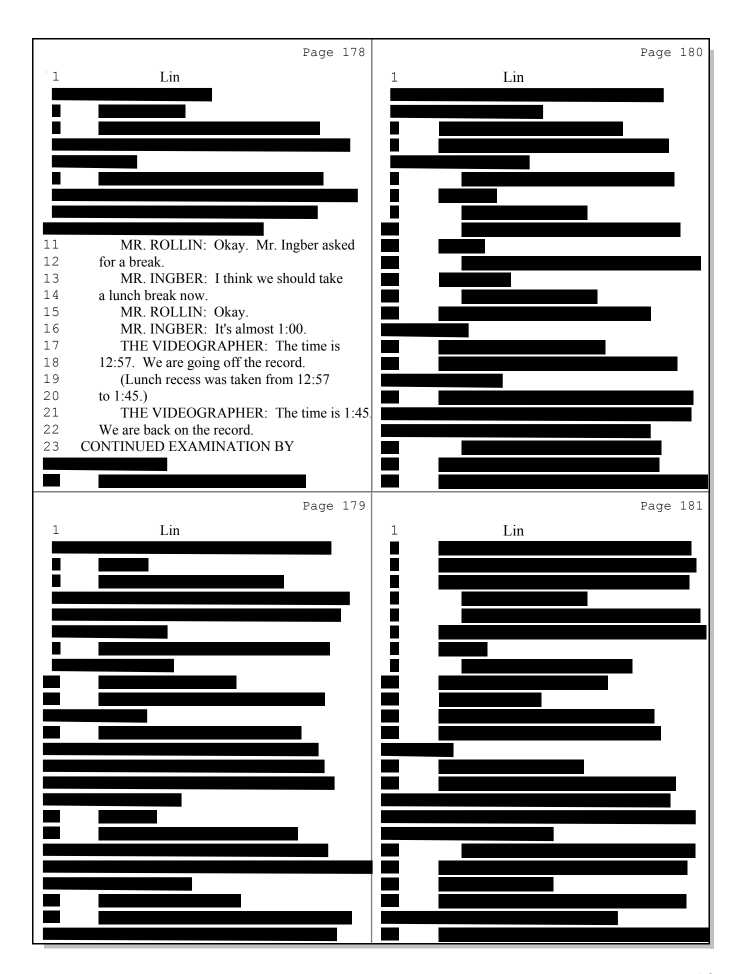


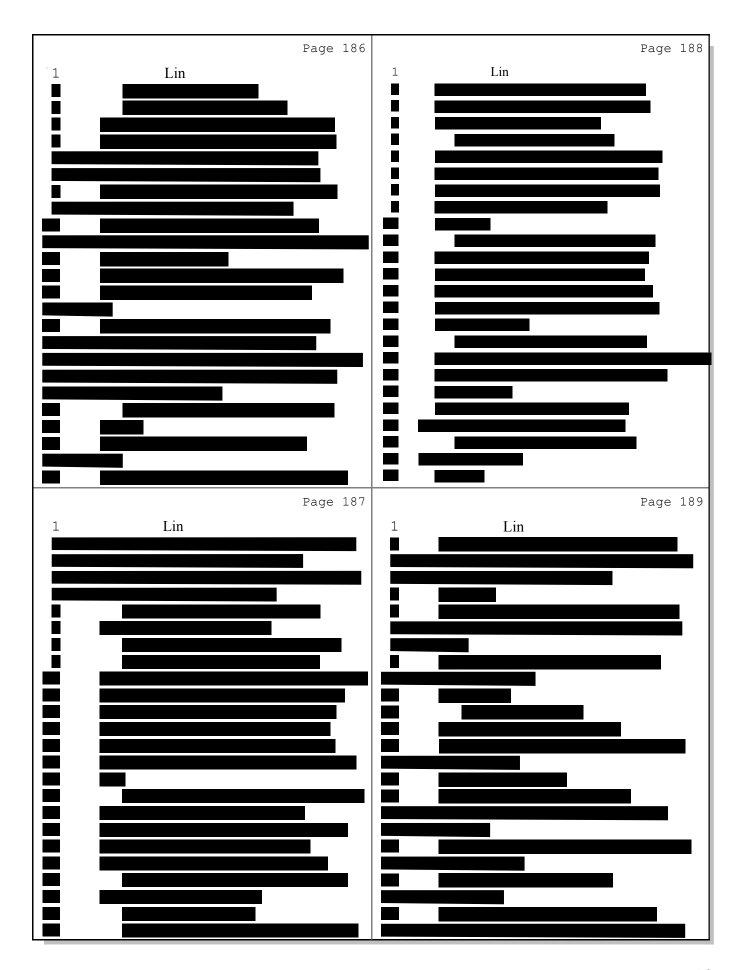


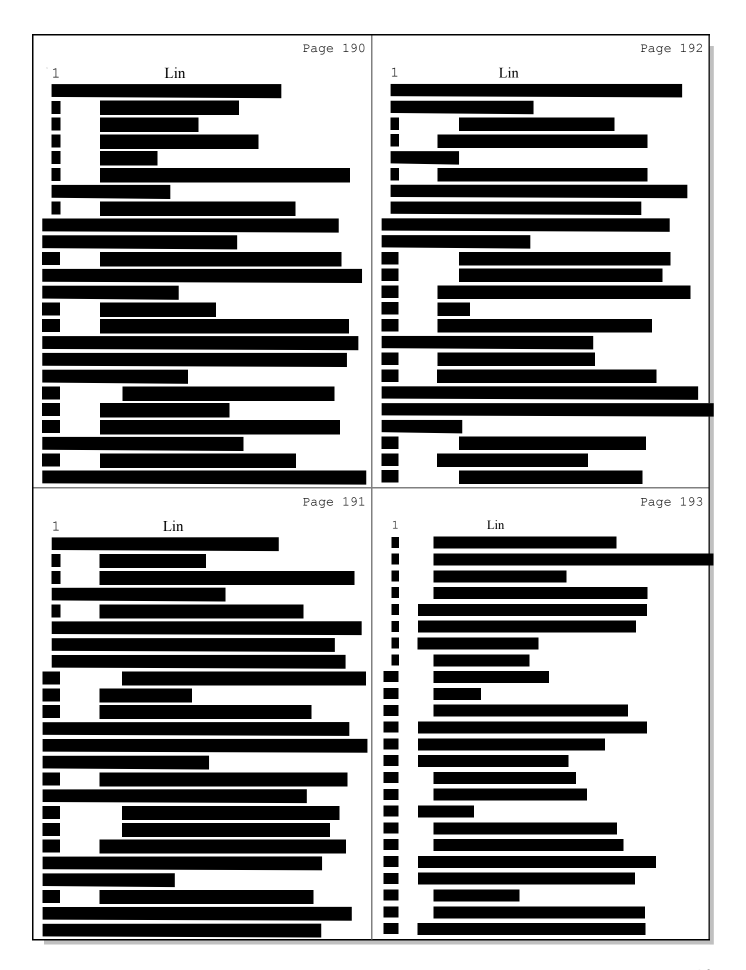


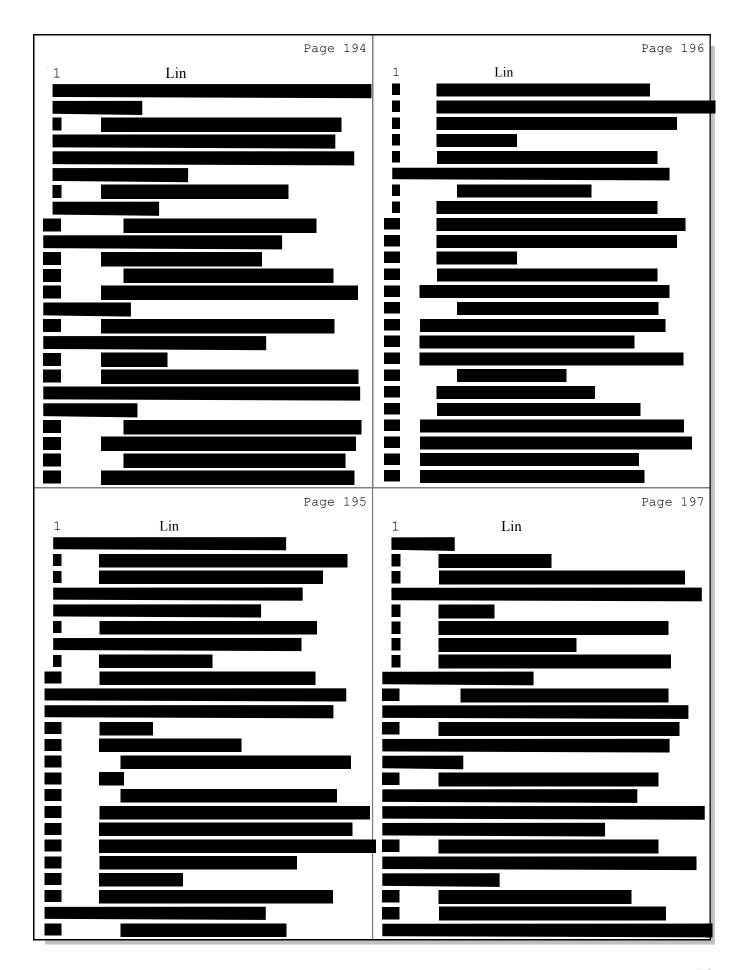








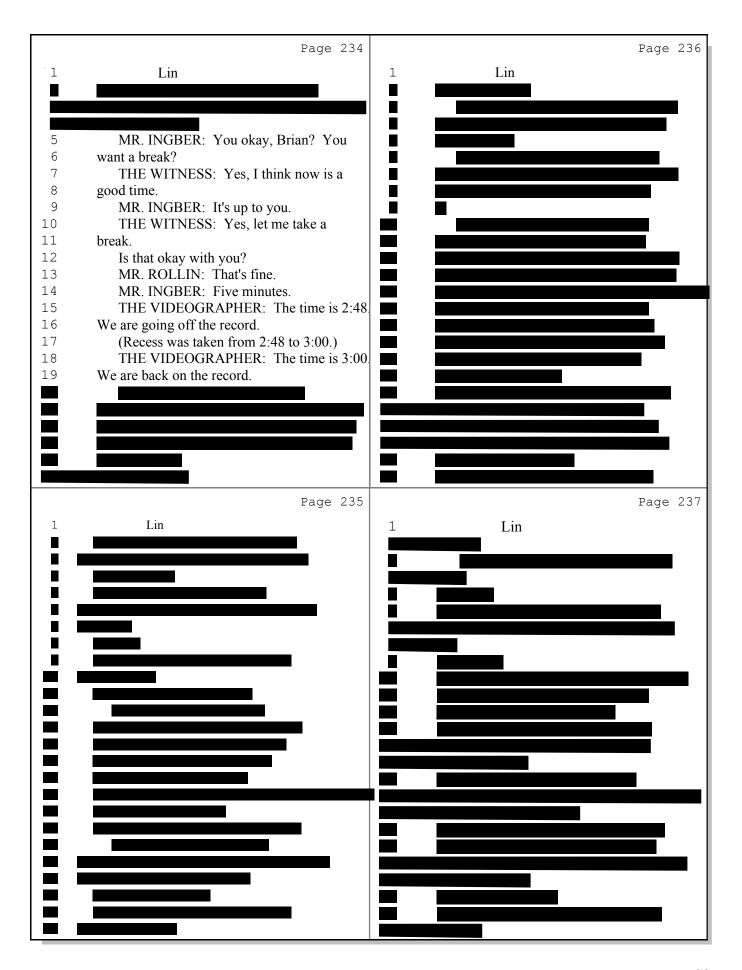




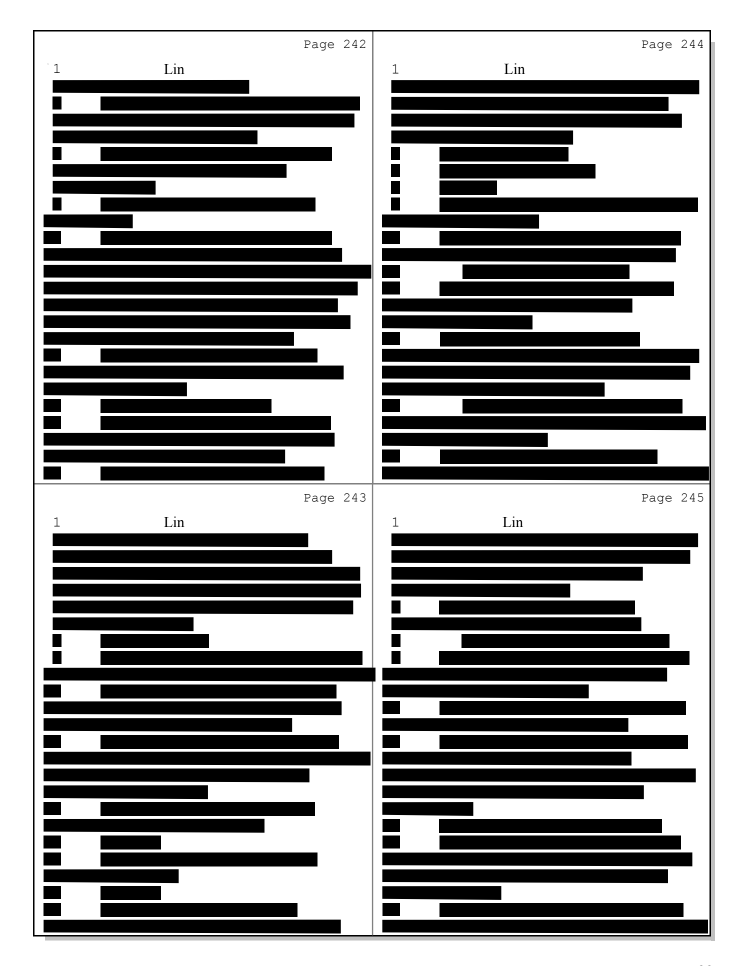


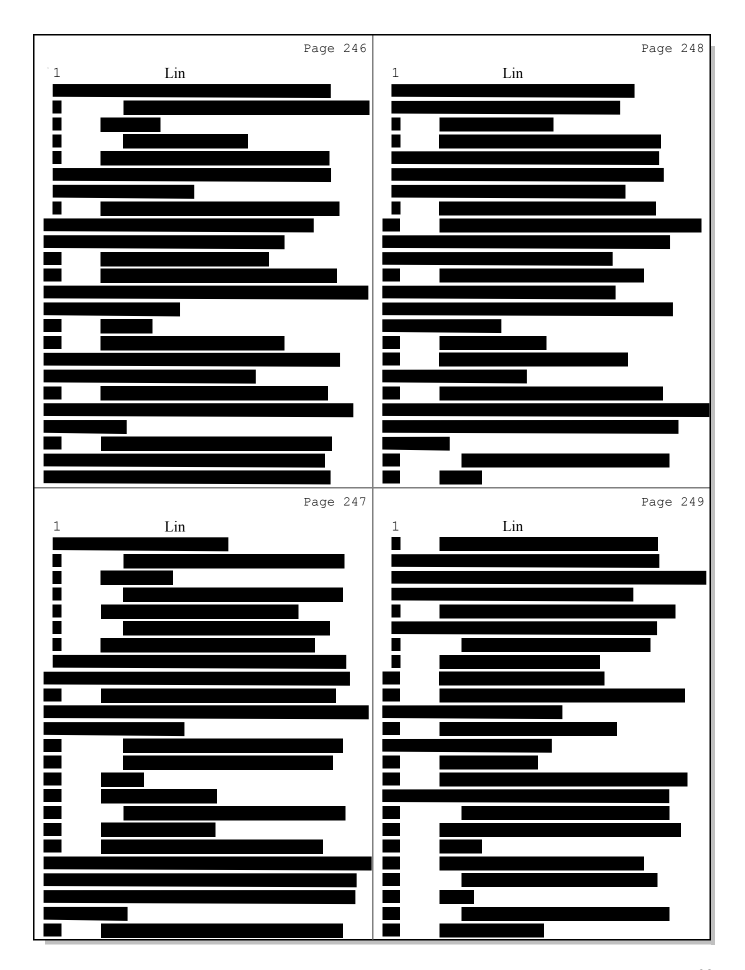


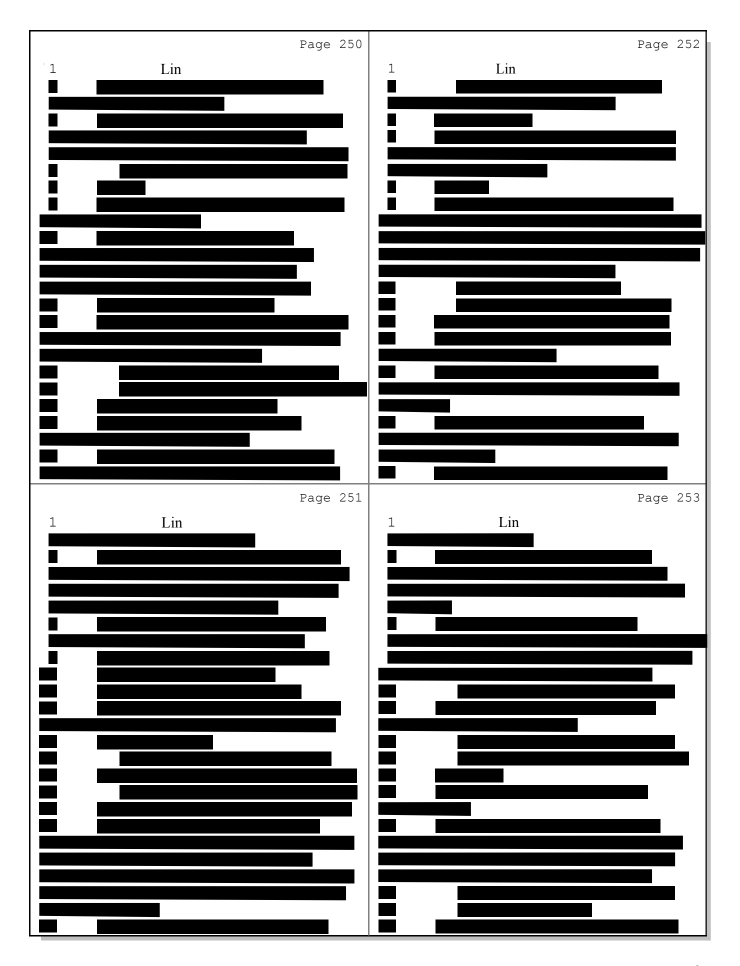


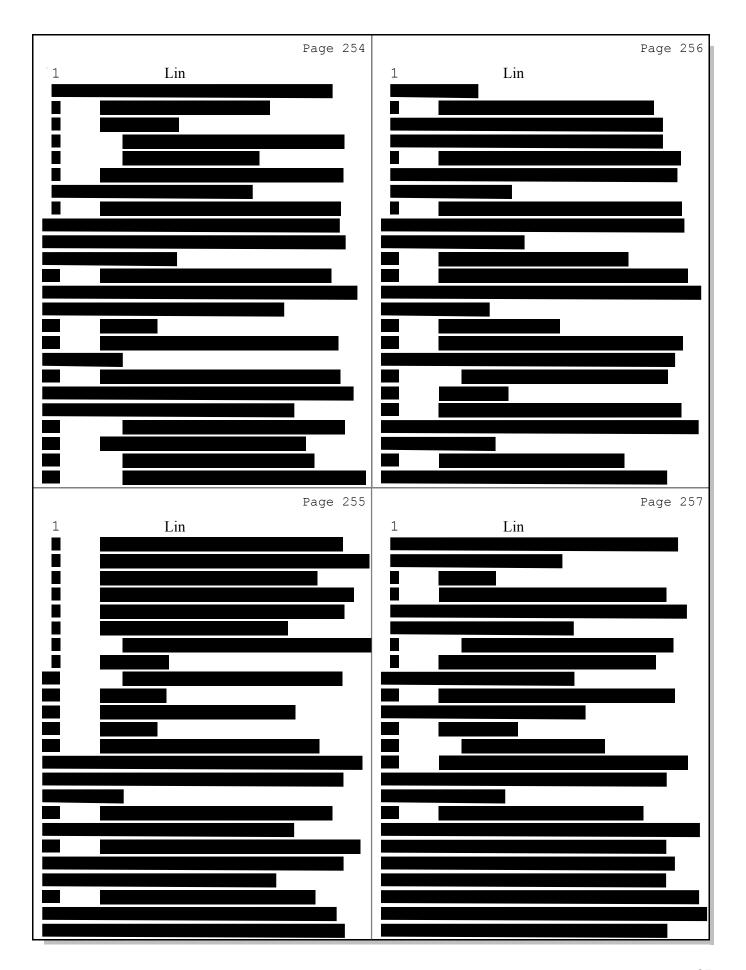






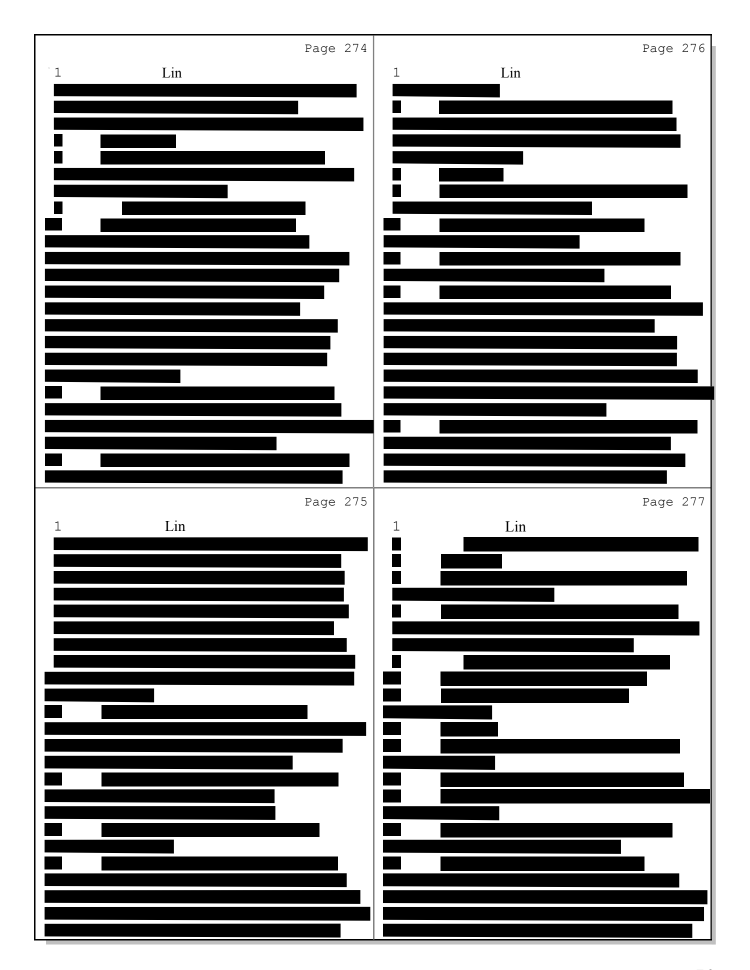




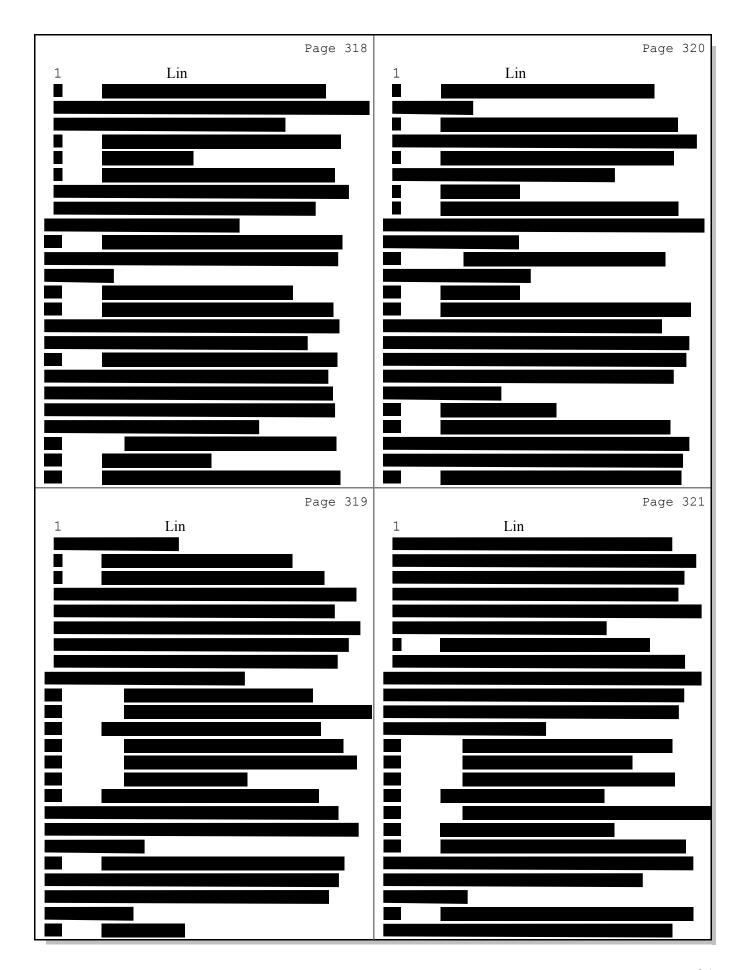


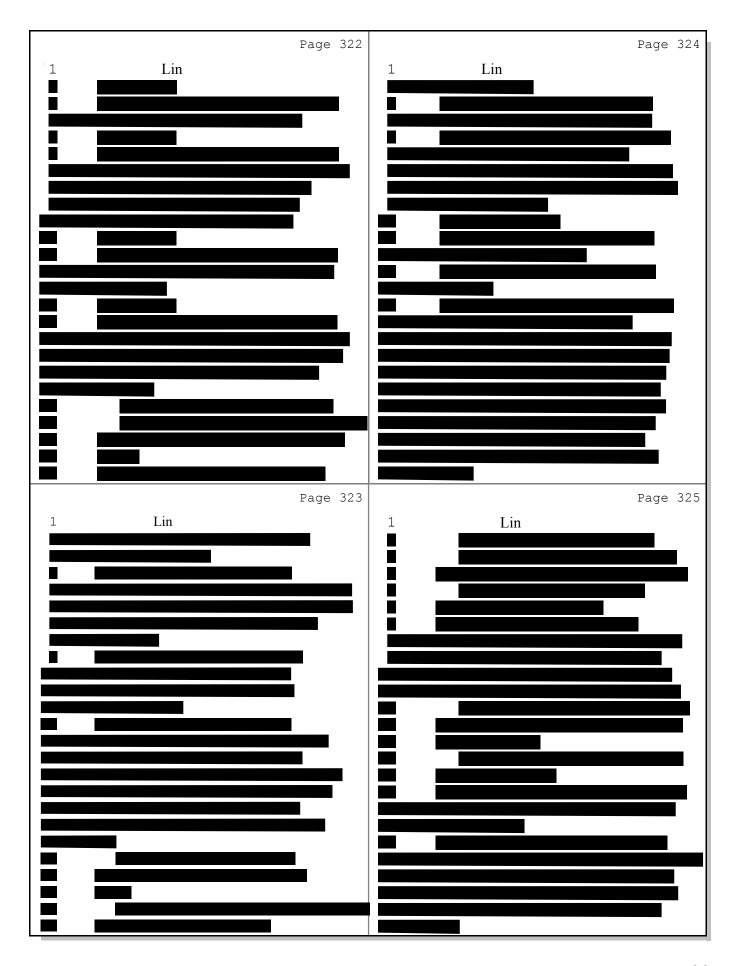


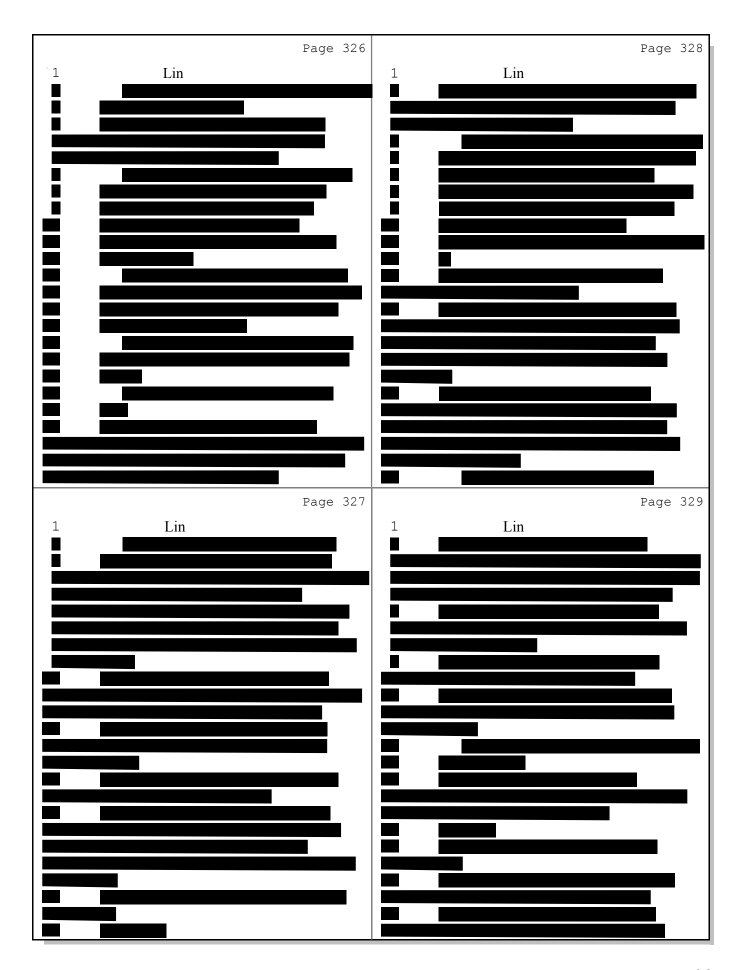












1	Lin
06:20:40 2	THE VIDEOGRAPHER: The time is 5:20.
06:20:42 3	We are back on the record.
06:20:46 4	MR. INGBER: Okay. We could come
06:20:47 5	back tomorrow. As I said earlier, I think
06:20:50 6	we were pretty efficient today. We tried
06:20:52 7	to cut down on breaks and lunch and the
06:20:54 8	like, and so it's our expectation that we
06:20:57 9	won't go a full day tomorrow, but because I
06:20:59 10	don't have jury duty tomorrow I can be here
06:21:01 11	with Mr. Lin, so we will be here at 9:00
06:21:03 12	tomorrow. Thanks.
06:21:08 13	THE VIDEOGRAPHER: The time is 5:21.
06:21:11 14	We are off the record.
06:21:12 15	(Time noted: 5:21 p.m.)
16	
17	MARIO BERMUDEZ Notary Public - State of New York Research Research
18	NO. 01BE6195793 Qualified in New York County My Commission Expires 100 3 20/0
19	BRIAN LIN
20	
21	Subscribed and sworn to before me
22	this I day of Sec 2012.
23	Law seared
24	
25	

)		
1			Trescontactors		
2	ERRATA SHEET FOR THE TRANSCRIPT OF:				
3	Case Name: In the Matter of the Application of The Bank of New York Mellon				
4	Dep. Date: Octob Deponent: Brian	per 16, 2012 Lin			
5	CORREC	TIONS:			
6	Pg. Ln. Now Reads	Should Read	Reason		
7	4 12 For Bank	for The Bank	party name		
8	4 19 for Bank	for The Bank	party name		
9	12 11 continue		· (1 15		
10	16 11 advocate	aggregate	incorrect transcript		
11	130 21 possibility	possibly	incorrect transcript		
12	176 16 like	looked at	incorrect tran		
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14			SC CELESCO.		
15			**************************************		
16			Control of the contro		
17			- Cities and Cities an		
18		,	CANAL		
19		Buen	And I		
20		Signature of I	Deponent		
21	SUBSCRIBED AND SWORN BE	FORE ME			
22	THIS 14 DAY OF DEC	, 2012. MAR	IO BERMUDEZ		
23		No. (c - State of New York D1BE6195793 n New York County		
24	- Haw sernue	My Commission	n Expires <u>MUV3 3</u> 019		
25	(Notary Public) MY COM	MISSION EXPIRES:	nov3 2016		

KRISTIN KOCH, RPR, RMR, CRR, CLR

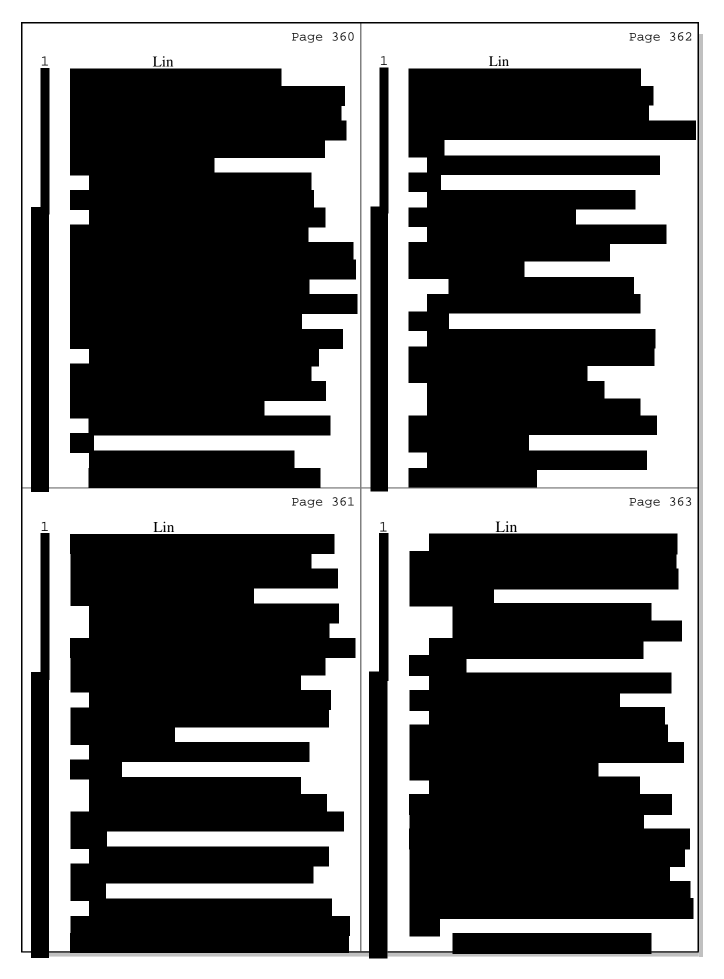
JOB NO. 53623

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	Page 348		Page 350
1		1	
2		2	APPEARANCES: (Continued)
3		3	TTT LTTTT CLS. (Continued)
4		4	
5		5	GIBBS & BRUNS
6		6	Attorney for the Institutional Investors
7		7	1100 Louisiana
8	October 17, 2012	8	Houston, Texas 77002
9	9:04 a.m.	9	BY: ROBERT J. MADDEN, ESQ.
10		10	· -
11		11	
12	Continued Videotaped Deposition of	12	
13	BRIAN LIN, held at the offices of Quinn	13	MAYER BROWN
14	Emanuel Urquhart & Sullivan, LLP, 51	14	Attorneys for Bank of New York Mellon
15	Madison Avenue, New York, New York, before	15	Petitioners and Brian Lin
16	Kristin Koch, a Registered Professional	16	1675 Broadway
17	Reporter, Registered Merit Reporter,	17	New York, New York 10019
18	Certified Realtime Reporter, Certified	18	BY: MATTHEW D. INGBER, ESQ.
19	Livenote Reporter and Notary Public of the	19	JASON H. P. KRAVITT, ESQ.
20	State of New York.	20	CHRISTOPHER J. HOUPT, ESQ.
21		21	
22		22	
23		23	
24 25		24 25	
		25	
,	1430 015	_	1430 301
1	ADDEADANCEC	1	ADDE AD ANCE C. (Continued)
2	APPEARANCES:	2 3	APPEARANCES: (Continued)
3 4		4	SCOTT+SCOTT
5	REILLY POZNER	5	Attorneys for Chicago Police
6	Attorneys for The American	6	The Chrysler Building
7	International Group entities	7	405 Lexington Avenue
8	1900 Sixteenth Street	8	New York, New York 10174
9	Denver, Colorado 80202	9	BY: BETH KASWAN, ESQ.
10	BY: MICHAEL A. ROLLIN, ESQ.	10	
11	- and -	11	WACHTELL, LIPTON, ROSEN & KATZ
12	1900 Sixteenth Street	12	Attorneys for Bank of America
13	Denver, Colorado 80202	13	51 West 52nd Street
14	BY: MICHAEL T. KOTLARCZYK, ESQ.	14	New York, New York 10019
15	JOHN M. McHUGH, ESQ.	15	BY: ALBERT J. MARTINEZ, ESQ.
16		16	
17		17	TALCOTT FRANKLIN
18	KELLER ROHRBACK	18	Attorneys for Knights of Columbus
19	Attorneys for Federal Home Loan Banks of	19	208 N. Market Street
20	Boston, Chicago and Indianapolis	20	Dallas, Texas 75202
21	1201 Third Avenue	21	BY: MARTHA EVANS, ESQ. (Via telephone)
22	Seattle, Washington 98101	22	ALGO PREGENT
23	BY: DAVID KO, ESQ.	23	ALSO PRESENT:
		24	
24 25		25	DALE SWINDELL, Legal Video Specialist

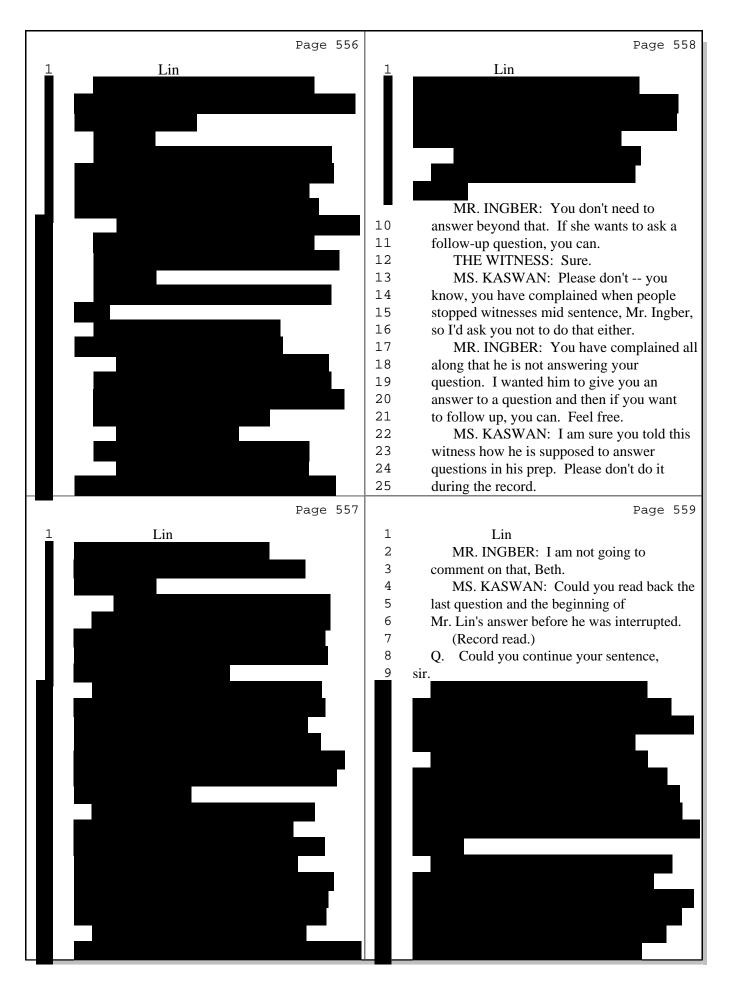
Page 358 Page 356 1 1 Lin Lin 2 2 you want to make sure you complied with the right, if he has restrictions that affect 3 obligations that you signed? 3 what he can say about a Bank of America 4 A. Of course. 4 entity, right, or what he can do vis-à-vis 5 5 a Bank of America entity, as an expert in a Q. Did you, therefore, have to know 6 what they were? 6 case involving quantification of damages 7 7 from Bank of America I think that's MR. INGBER: Objection to the extent 8 8 it mischaracterizes the witness' testimony. relevant, particularly in the expert 9 9 MR. MADDEN: Mike, can we move on? context. 10 10 This is a total waste of time. He doesn't MR. MADDEN: Fine. You could have 11 11 remember what it says. It doesn't have done that with one question. 12 12 MR. ROLLIN: I have made my record. anything to do with what he said and you 13 are just spending countless time wasting 13 A. I could --14 MR. INGBER: Don't offer. Leave it. 14 time asking questions about it. This 15 15 ridiculous. Wait for a question. Don't offer anything. 16 16 If there is a question, then you can answer MR. ROLLIN: You know what, Bob, I 17 don't appreciate you characterizing --17 MR. MADDEN: Well, I don't 18 19 appreciate you wasting time. 20 MR. ROLLIN: Listen, you got into 21 this litigation, it takes time to go 2.2 through it and to take all the depositions. 23 THE VIDEOGRAPHER: Counselor, I need That's just the way it is. 24 MR. MADDEN: Yes, when people waste 24 to go off the record for one second. 25 time asking irrelevant questions it takes a 25 MR. ROLLIN: Sure. Page 357 Page 359 1 1 Lin Lin 2 lot longer than it should. 2 THE VIDEOGRAPHER: The time is 9:10. 3 3 MR. ROLLIN: It's not wasteful. We are going off the record. 4 4 Q. Do you have a non-disparagement (Recess was taken from 9:10 to 5 5 provision that you know of in your contract 9:12.) 6 6 THE VIDEOGRAPHER: The time is 9:12. with Merrill Lynch? 7 7 We are back on the record. A. A non-what? 8 8 BY MR. ROLLIN: Q. Disparagement. 9 A. Like I said, I don't recall. 10 Q. Do you have a non-compete? 11 MR. INGBER: I think his testimony 12 is pretty clear, Mike, that he doesn't 13 recall the terms, so --14 MR. ROLLIN: Just making sure. 15 MR. INGBER: This is getting to a 16 point where we are wasting some time. 17 O. You don't remember? 18 A. I don't remember. 19 Q. Will you -- if you can find a copy, 20 will you produce it? 21 MR. INGBER: Don't offer to produce 22 it. I will take it under advisement, Mike. 23 Leave it at that. MR. ROLLIN: Sure. And let me make 24 25 my record. Just so you both understand,











		Page 6/8
	1	Lin
06:51:05	2	A. I don't that I don't recall.
06:51:12	3	MR. ROLLIN: Nothing further. Thank
06:51:13	4	you.
06:51:14	5	MR. INGBER: Bob, anything else?
06:51:19	6	THE VIDEOGRAPHER: The time is 5:40.
06:51:21	7	We are going off the record.
06:51:22	8	(Time noted: 5:40 p.m.)
	9	
	10	Buan In
	11	Bulen In
	12	BRIAN LIN
	13	
	14	Subscribed and sworn to before me
	15	this 14 day of De C 2012.
	16	
	17	
	18	
	19	
	20	
	21	
	22	MARIO BERMUDEZ Notary Public - State of New York NO. 01BE6195793
	23	Qualified in New York County My Commission Expires <u>n の</u> が <u>る</u> シル
	24	
	25	

1	
2	ERRATA SHEET FOR THE TRANSCRIPT OF:
3	Case Name: In the Matter of the Application of The Bank of New York Mellon Dep. Date: 10/17/2012
4	Deponent: Brian Lin cont
5	CORRECTIONS:
6	Pg. Ln. Now Reads Should Read Reason
7	350 14 Bank The Bank Party name
8	362 5 2005 Clarification
9	362 6 2006 Clarification
10	491 15 Charge of Charge off Incorrect transcription
11	491 17 charge of charge off Incorrect transcription
12	418 4 not to that Bof A made Clarification
13	did not
14	663 14 I would say I say Clarification
15	
16	
17	<u> </u>
18	
19	Burn In
20	Signature of Deponent
21	SUBSCRIBED AND SWORN BEFORE ME
22	THIS 14 DAY OF 19C, 2012.
23	
24	han semul
25	(Notary Public) My COMMISSION EXPIRES: n0/3 2016
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MARIO BERMUDEZ Notary Public - State of New York NO. 01BE6195793 Qualified in New York County My Commission Expires <u>ルレノコン</u>(()