

EX. B

1 He said: Try taking Tylenol PM before you
2 get to something harder.

3 Q. What's the name of the doctor?

4 A. Brian Mendenhall, a good friend of mine, ER
5 doctor.

6 Q. And when did you talk to Dr. -- Mendenhall,
7 did you say?

8 A. Mendenhall. I know it was when we lived at
9 101 Fountain Valley Court. I want to say it was over a
10 year ago.

11 Q. Have you been taking Tylenol PM for a year
12 every night?

13 A. Yeah, one.

14 Q. One -- one tablet?

15 A. One tablet.

16 Q. Okay. And now are you sleeping through the
17 night every night?

18 A. I didn't last night, but pretty much, yeah.
19 I've had --

20 Q. You were worried about me, right?

21 A. Well, I was worried about my wife, what -- how
22 my wife was going to --

23 Q. She seemed --

24 A. -- hold up.

25 Q. She seemed okay.

1 rereading them?

2 A. No. It's a result of what they accused me of,
3 I think.

4 Q. Well -- but you don't have a ritual where you
5 sit down every couple of weeks and read these articles,
6 do you?

7 A. Oh, no. I put them -- I try to put them out
8 of my mind.

9 Q. Okay. And the only reason that you have to
10 answer discovery is because of this lawsuit, right?

11 A. That's right.

12 Q. Okay. But prior to your taking the Tylenol
13 PM -- which you said, I think, was maybe a year ago?

14 A. I think so.

15 Q. Okay. Prior to that, was the only thing
16 causing your sleepless nights the Troll Tracker
17 articles?

18 A. No.

19 Q. Okay. What -- what else?

20 A. Stresses of practice, stresses of life.

21 Q. What -- what stressful events in your life do
22 you have other than the stress of your practice?

23 A. I've got kids. I've got three kids. I worry
24 about my kids. I worry about my family. The people at
25 church, they have tough things going on in their lives

1 Q. Is -- Mr. Chiaviello is the lawyer at
2 Fulbright --

3 A. Chiaviello (pronunciation).

4 Q. Chiaviello. Sorry. He is the lawyer at
5 Fulbright, correct?

6 A. Correct.

7 Q. And he's the one that told you about a
8 conversation he'd had with somebody else about you?

9 A. Correct.

10 Q. Okay. Are you working with him on any case?

11 A. Yes.

12 Q. Are -- is he a -- an attorney on the Ward
13 versus Cisco case?

14 A. No.

15 Q. Okay. Okay.

16 A. But I'm in -- I'm in a number of cases with
17 Mr. Chiaviello and his firm.

18 Q. Is Mr. Pridham, who you referenced earlier, an
19 attorney in the Ward versus Cisco case?

20 A. No.

21 Q. Is he a client?

22 A. He's an attorney for a client -- former client
23 who I'm no longer working for.

24 Q. Okay. Do you recall talking to him about
25 litigation strategy regarding Ward versus Cisco?

1 MS. PEDEN: Objection to form.

2 A. I -- I can't reveal to you what we've talked
3 about without revealing attorney-client communications
4 dealing with the client that he worked for.

5 Q. (BY MR. BABCOCK) Okay. Bruce Lagerman, who
6 is he -- or Lagerman (pronunciation)?

7 A. He was a gentleman who contacted me about
8 potential representation who I did not end up working
9 for, I believe.

10 Q. Okay. Are your conversations with him -- do
11 you view them as privileged?

12 MS. PEDEN: Objection to form.

13 A. I do. If he was seeking legal representation,
14 yes, sir.

15 Q. (BY MR. BABCOCK) Okay. So anything he said
16 in that conversation would be covered by the
17 attorney-client privilege?

18 MS. PEDEN: Objection to form.

19 A. I -- I don't know that anything he says in the
20 conversation with me, when he's seeking legal
21 representation, would be privileged.

22 Q. (BY MR. BABCOCK) Okay. Did he -- did you
23 have any discussion with Mr. Lagerman about Cisco?

24 MS. PEDEN: Objection to form. And,
25 also, I -- you know, I don't know -- because I don't