

EXHIBIT D

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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EDWARD L. WHITE, P.C.,

Plaintiff,

vs.

No. 12-CV-1340 (JSR)

WEST PUBLISHING CORPORATION d/b/a
"WEST" and REED ELSEVIER INC.,
d/b/a LEXIS NEXIS,

Defendants.

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VIDEOTAPE DEPOSITION OF MARTIN S. HIGH, Ph.D.

Thursday, September 6, 2012

Oklahoma City, Oklahoma

REPORTED BY:

Becky C. Dame

Ref: 8096

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September 6, 2012

9:59 a.m.

Deposition of MARTIN S. HIGH, Ph.D., held
at the offices of Crowe & Dunlevy, 20 N. Broadway,
Oklahoma City, Oklahoma, pursuant to Notice before
BECKY DAME, a Shorthand Reporter of the State of
Oklahoma.

1 APPEARANCES:

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5 Witness MARTIN S. HIGH, Ph.D.
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26

27 Also Present:

28 Edward L. White, Esq. - Plaintiff
29 C.J. Shelton - Legal Video Specialist,

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1 THE VIDEOGRAPHER: This is Tape No. 1 of
2 the videotape deposition of Martin High taken in the
3 matter of Edward L. White, P.C., versus West
4 Publishing Company, filed in the United States
5 District Court, Southern District of New York, Case
6 No. 12-CV-1340 (JSR).

7 This deposition is being held at 20 North
8 Broadway, in Oklahoma City, Oklahoma 73102, on
9 September 6th, 2012, at approximately 9:59 a.m.

10 My name is C.J. Shelton from the firm of
11 Professional Reporters and I am a legal video
12 specialist. The court reporter is Becky Dame.

13 Will counsel please introduce themselves
14 for the record?

15 MR. BLUE: Gregory Blue for the plaintiff
16 and the witness.

17 MS. ABRAMSON: Cindy Abramson from
18 Morrison & Foerster for Lexis Nexis, a division of
19 Reed Elsevier.

20 MR. WHITNEY: Craig Whitney, Morrison &
21 Foerster for Lexis Nexis, a division of Reed
22 Elsevier.

23 MR. GERBA: John Gerba from Weil Gotshal
24 for Defendant, West Publishing Corporation.

25 THE VIDEOGRAPHER: Will the court reporter

1 please swear in the witness?

2 WHEREUPON,

3 MARTIN S. HIGH, Ph.D.,

4 after having been first duly sworn, deposes and

5 says in reply to the questions propounded as

6 follows, to-wit:

7 DIRECT EXAMINATION

8 BY MS. ABRAMSON:

9 Q Good morning, Mr. High.

10 A Good morning.

11 Q Can you please state your name and address
12 for the record?

13 A Martin High, 4016 West Deer Crossing
14 Drive, Stillwater, Oklahoma.

15 Q Have you ever been deposed before?

16 A Yes.

17 Q What were the circumstances?

18 A At least twice. Both were expert witness
19 cases. I was an expert witness on a dryer fire in a
20 poultry processing plant, and the other one was a
21 patent dispute.

22 Q And the first one was not a patent?

23 A It was not.

24 Q Was it engineering? What was the basis of
25 your expertise?

1 fact questions about Mr. High's involvement in these
2 documents or fact questions about his involvement
3 with Ed White, P.C., that's fine, but you're totally
4 just making a legal argument, but I'm sure Judge
5 Rakoff would be fascinated by it, but these are not
6 deposition questions.

7 BY MR. GERBA:

8 Q You can answer the question.

9 A You've asked me -- you started out with
10 the presumption this is a hypothetical that you're
11 giving me, and now you're asking me whether I know
12 there's an actual market to your hypothetical, and
13 the answer is yes.

14 Q And -- okay. Maybe I can just wrap this
15 up on this point.

16 Dr. High, are you being compensated in any
17 way for your time here today?

18 A No.

19 Q Now, you talked a little bit about --
20 earlier about your firm, Martin S. High, P.C. Does
21 that firm have any employees?

22 A Myself.

23 Q Other than yourself?

24 A No.

25 Q And you also testified earlier that you do

1 some work for Ed L. White, P.C.; correct?

2 A Correct.

3 Q Roughly how much of your professional time
4 is spent on work for White, P.C.?

5 A During what time frame?

6 Q Let's -- since 2009.

7 A Okay. During calendar year 2009, the
8 amount of work that I spent was considerable because
9 of the Beer versus XTO case, there was a lot going
10 on. I would say up to -- in any given week, the
11 maximum of around maybe even 30 hours a week, and
12 then some weeks down to zero, depending on -- excuse
13 me -- depending on what was going on with the case.
14 But in 2009, in particular, there was a lot going on
15 with the case.

16 Q And since 2009?

17 A 2010, much less. And when the class was
18 decertified, obviously, our involvement dropped off
19 precipitously. 2011, 2012, per week, close to zero.

20 Q In your work for White, P.C., do you have
21 occasion to speak with White, P.C.'s clients?

22 A Yes.

23 Q And during those conversations, have you
24 ever discussed who would own the IP rights for
25 documents filed on behalf of those clients?

1 A No.

2 Q Do you know if White, P.C., has any
3 agreements with its clients about who would own the
4 intellectual property rights for documents filed on
5 behalf of those clients?

6 A I am not aware of any.

7 Q Dr. High, the possibility that Westlaw or
8 Lexis Nexis might make a legal document you drafted
9 available on one of their services, that possibility
10 wouldn't stop you from creating legal documents,
11 would it?

12 A No.

13 Q And even if you knew that Westlaw or Lexis
14 Nexis was going to put a legal document you drafted
15 on their service, you would still create that
16 document if you thought it benefit your client's
17 case; right?

18 A I would.

19 Q I'd like us to take a look back at what
20 has been marked as High Exhibit 3.

21 A Okay.

22 Q And I apologize if we go over some stuff
23 you've already answered, but do you believe you have
24 any copyright interest in this document?

25 A No.

1 Q Other than either filing with the court or
2 sending copies to a client, the client of White,
3 P.C., have you distributed this document to anybody?

4 A Well, of course, it would have gone to
5 opposing counsel.

6 Q Other than opposing counsel?

7 A No.

8 Q And are you aware of -- other than
9 opposing counsel, filing with the court, sending it
10 to the client, are you aware of White, P.C.,
11 distributing this document to anybody?

12 A I am not.

13 Q Has anyone ever asked you for a copy of
14 this work?

15 A Not that I can recall, no.

16 Q Has anyone ever asked you for permission
17 to copy this work?

18 A Not that I can recall, no.

19 Q Has anyone ever asked you for a license
20 for the rights in this work?

21 A No.

22 Q I believe earlier you testified that you
23 thought -- your memory was that this document was
24 drafted, at least in the first instance, by
25 Mr. White and you really added only editorial

1 comments to it?

2 A Correct.

3 Q What is your understanding -- when you say
4 "editorial," what do you mean by that?

5 A Oh, you know, word choice, some
6 grammatical questions. I might have added or
7 amplified some points that he wrote. I might have
8 added some citation -- excuse me. I might have
9 added some citations where I thought they were
10 necessary, you know, basically -- basic legal
11 drafting suggestions to add.

12 (Exhibit 7 marked for identification)

13 BY MR. GERBA:

14 Q I'd like to mark as High Exhibit 7 a
15 document Bates numbered P00339.

16 Do you recognize this document?

17 A Yes.

18 Q And what is it?

19 A It's an e-mail from Ed to me concerning a
20 Motion for Summary Judgment.

21 Q Do you believe that this Motion for
22 Summary Judgment is referring to Exhibit 3?

23 A I don't know for sure. I suspect it's in
24 the correct time frame of when the Motion for
25 Summary Judgment was documented. There wasn't any

1 Ed at the time.

2 Q And so, if you know, your understanding
3 is, he was an employee of Edward L. White, P.C.?

4 A I don't know whether he was an employee.
5 I don't know what their formal relationship was.

6 Q And on the front page, it says, "Submitted
7 by," and then it has "Edward L. White, Diane
8 Goldschmidt, and William L. Oldfield" listed, and
9 then below that it says, "and Foshee and Yaffe,
10 P.C."

11 A Correct.

12 Q Are you familiar with that firm?

13 A I've met them, so my extent of knowledge
14 of them is to the point where we've met at some
15 gatherings.

16 Q Do you know if there were any agreements
17 between Edward L. White and Diane Goldschmidt about
18 who would own the copyright in this brief?

19 A I do not know if there were any
20 agreements.

21 Q Do you know if there were any agreements
22 between Edward L. White and Foshee and Yaffe, P.C.,
23 who would own the copyrights to this document?

24 A I do not.

25 Q Do you know if Mr. White asked for

1 Ms. Goldschmidt's permission to provide you a copy
2 of this brief?

3 A I do not know.

4 Q And do you know if Mr. White asked for
5 Foshee and Yaffe, P.C.'s permission to provide you a
6 copy of this brief?

7 A I do not.

8 THE WITNESS: While you get yourself
9 organized, I'm just going to grab a little more
10 water.

11 MR. GERBA: Sure.

12 BY MR. GERBA:

13 Q If we could go back to Exhibit 4, and,
14 again, this is the Motion in Limine filed on behalf
15 of the plaintiffs in the Beer v XTO litigation by
16 Edward L. White, P.C.; correct?

17 A Correct.

18 Q Other than this document being filed with
19 the court, provided to clients, and served on the
20 other side, are you aware of any other distribution
21 of this document?

22 A I am not.

23 Q Did you distribute it to anyone?

24 A I don't believe so, no.

25 Q Has anyone ever asked you for a copy of

1 this document?

2 A Not that I can recall, no.

3 Q And has anybody ever asked you for
4 permission to copy this document?

5 A No.

6 Q Has anybody ever asked you for a license
7 for the rights in this document?

8 A No.

9 MR. GERBA: Can we go off the record for
10 five minutes?

11 THE VIDEOGRAPHER: We are off the record
12 at 12:02.

13 (Off the record)

14 THE VIDEOGRAPHER: We are back on the
15 record at 12:06.

16 BY MR. GERBA:

17 Q Dr. High, I believe earlier you testified
18 that it was your presumption that, using your word,
19 that White, P.C., would own all the copyright and
20 works you did for White, P.C.; is that correct?

21 A That's correct.

22 Q Was that presumption ever discussed with
23 Mr. White?

24 MR. BLUE: Objection. Asked and answered.
25 You can answer.