

# EXHIBIT 22

1                   IN THE UNITED STATES DISTRICT COURT  
2                   FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

3 -----x  
4 EDWARD CARRINGTON, et al.,

5                                   Plaintiffs,

6                   -against-

                                  Civil Action No.

7 DUKE UNIVERSITY, et al.,

                                  1:08-CV-00119

8                                   Defendants.  
9 -----x

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14                   VIDEOTAPED DEPOSITION OF:  
                          DANIEL C. OPPEDISANO  
15                   Monday, March 26, 2012  
                          New York, New York  
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23                                   Reported in stenotype by:  
24                   ---- Rich Germosen, CCR, CRCR, CRR, CLR ----  
                          NCRA Certified Realtime Reporter  
                          NCRA Realtime Systems Administrator  
25

1 friends who lived there on that night?

2 **A. I don't remember. I'm sure I did.**

3 Q. Did you understand that your DukeCard  
4 created a log of transactions?

5 **A. Yes.**

6 Q. At some point in time when you believed  
7 that allegations of rape were being made against  
8 unspecified members of the lacrosse team, did it  
9 ever occur to you that you ought to look and think  
10 about when you'd use your DukeCard as a potential  
11 alibi?

12 **A. No.**

13 Q. And did there come a time when you learned  
14 that your DukeCard information was being subpoenaed?

15 MS. SMITH: Objection.

16 Calls for work product and communications with  
17 counsel and I'd instruct you not to answer.

18 (Direction not to answer the  
19 question.)

20 MR. SEGARS: Are you instructing him  
21 not to answer whether there came a time that he  
22 learned that his DukeCard information was being  
23 subpoenaed?

24 MR. GUSTAFSON: I --

25 MS. SMITH: Yes, if he learned it