JERRY GREENBERG

GREENBERG V NATIONAL GEOGRAPHIC MAY 28,1998

PEGGY ANN COOK & ASSOCIATES

Page 1 to Page 76

NGS HAS USED THE IOX FOR UNAWIHARIZEN USE ON TWO DIFFERENT OCASSIONS

TRAVELER MAG. 75.00 X/O = \$750.00 JASON PROJECT 50,∞ × 10 = \$50,2

CONDENSED TRANSCRIPT AND CONCORDANCE PREPARED BY:

PEGGY ANN COOK & ASSOCIATES, INC. 150 S.E. Second Avenue Suite 1011 Miami, FL 33131 Phone: 305-371-1884 FAX: 305-536-2510

		r V, N	IAT]	IONAL GEOGRAPHIC MAY 28,1998	XMAX(17
	Page 1	·		Page 3	
1)	UNITED STATES DISTRICT COURT		(1)	Thereupon:	
~>	SOUTHERN DISTRICT OF FLORIDA		(2)	JERRY GREENBERG	
2) 3) '	CASE NO. 97-3924		(3)	was called as a witness and having been first duly	
0			(4)	sworn, was examined and testified on his oath as	
	JERRY GREENBERG, individually, and IDAZ GREENBERG, individually.		(5)	follows:	
5)	Plaintiffs.		(6)	DIRECT EXAMINATION	
7)	VS. NATIONAL GEOGRAPHIC SOCIETY, a	.	(7)	BY MR. SUGARMAN:	
	district of Columbia corporation.		(8)	Q. Mr. Greenberg, have you ever had your	
))	NATIONAL GEOGRAPHIC ENTERPRISES.		(9)	deposition taken before?	
13	INC., a corporation, and MINOSCAPE, INC., a California corporation,		(10)	A. Yes.	
0	Defendants.		(11)	Q. On how many occasions, roughly?	
	X		(12)	A. Two or three.	
))			(13)	Q. I am, as you undoubtedly know, going to ask you	
	701 Brickell Avenue		(14)	some questions. If you don't understand the	
1)	Miami. Florida Thursday, 9:30 a.m.		(15)	questions, let me know and I will try to rephrase	
5)	May 28th, 1998		(16)	them.	
5)	DEPOSITION OF JERRY GREENBERG		(17)	A. Yes.	
') 3)	DEFOJITION OF DENNY GREENDENG		(18)	Q. Let me finish the question before you answer so	
0	Takan on hohalf of the Defendant Lafore		(18)	the reporter can try to separate the question from the	
1))	Taken on behalf of the Defendant before LOIS E. GUFFEY, RDR, Certified Realtime Reporter and		(20)	answer and, if you can verbalize your answers, that	
2)	Notary Public in and for the State of Florida at		(20)	would be good. Okay?	
	Large, pursuant to a Notice of Taking Deposition filed in the above cause.			A. Yes. Of course.	
)			(22)		
			(23)	Q. You said you had been deposed two or three	
			(24)	times before. Were those depositions in cases in	
			(25)	which you or your company was a party?	
	Page 2			Page 4	
			(1)	A. That is correct, yes.	
1) 2)	APPEARANCES: STEEL, HECTOR & DAVIS LLP		(2)	Q. Would you describe just generally what those	
.,	By: Norman Davis, Esq.	•	(3)	cases were about.	
3)	and Naomi Gray. Esq. Appearing on behalf of the Plaintiffs.		(4)	A. Copyright infringement actions.	
)	Appearing on benair of the Framerics.		(5)	Q. Were you or your company plaintiffs in those	
6)	WEIL. GOTSHAL & MANGES LLP By: Robert G. Sugarman. Esq., of counsel appearing on behalf of the Defendants.		(6)	actions? A. Yes, we were.	
5)			(7) (8)	Q. And who were the defendants in the various	
)	*** INDEX ***		(8) (0)	actions?	
)			(9)		
)	WITNESS EXAMINATION BY PAGE		(10)	A. Mendez Screen Printing, N.W. Air and the	
)	JERRY GREENBERG Direct Mr. Sugarman 3		(11)	Bahamanian Ministry of Tourism. I can't remember the third one right now.	
)			(12)		
	J.G. EXHIBITS FOR IDENTIFICATION		(13)	Q. Did either of those lawsuits go to trial?	
		1	(14)	A. Yes, sir.	
)	1 19			Q. Which?	
)	2 24		(15)		
)	2 24 3 27 4 34		(16)	A. The Mendez Screen Printing.	
)))	2 24 3 27 4 34 5 35		(16) (17)	Q. And where was that tried?	
)))	2 24 3 27 4 34 5 35 6 37		(16)	. –	
)))	2 24 3 27 4 34 5 35 6 37 7 38 8 40		(16) (17)	Q. And where was that tried?	
))))	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		(16) (17) (18)	Q. And where was that tried?A. The Seventh District of Florida.	
))))	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		(16) (17) (18) (19)	Q. And where was that tried?A. The Seventh District of Florida.Q. When, approximately?	
))))	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		 (16) (17) (18) (19) (20) 	 Q. And where was that tried? A. The Seventh District of Florida. Q. When, approximately? A. The date escapes me. I am sorry. Q. Was it in the nineties? 	
)))))))	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		 (16) (17) (18) (19) (20) (21) (22) 	 Q. And where was that tried? A. The Seventh District of Florida. Q. When, approximately? A. The date escapes me. I am sorry. Q. Was it in the nineties? A. I can't nail it down. I am sorry. 	
0 1) 5) 5) 7) 9) 9)	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		 (16) (17) (18) (19) (20) (21) (22) (23) 	 Q. And where was that tried? A. The Seventh District of Florida. Q. When, approximately? A. The date escapes me. I am sorry. Q. Was it in the nineties? A. I can't nail it down. I am sorry. Q. What was the outcome? 	
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		 (16) (17) (18) (19) (20) (21) (22) (22) (23) (24) 	 Q. And where was that tried? A. The Seventh District of Florida. Q. When, approximately? A. The date escapes me. I am sorry. Q. Was it in the nineties? A. I can't nail it down. I am sorry. Q. What was the outcome? A. We received a partial summary judgment against 	
0 0 0 0 0 0 0 0 0 0	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		 (16) (17) (18) (19) (20) (21) (22) (23) 	 Q. And where was that tried? A. The Seventh District of Florida. Q. When, approximately? A. The date escapes me. I am sorry. Q. Was it in the nineties? A. I can't nail it down. I am sorry. Q. What was the outcome? 	
)))))))))	$\begin{array}{cccccccccccccccccccccccccccccccccccc$		 (16) (17) (18) (19) (20) (21) (22) (22) (23) (24) 	 Q. And where was that tried? A. The Seventh District of Florida. Q. When, approximately? A. The date escapes me. I am sorry. Q. Was it in the nineties? A. I can't nail it down. I am sorry. Q. What was the outcome? A. We received a partial summary judgment against 	

. . .

BSA	JERRY GREENBERG GREENBERG V	NATIONAL GEOGRAPHIC MAY 28,1998 XMAX(18
	Page 5	Page 7
(1)	us.	(1) Q. Are you still, today, active in taking
(2)	Q. And what –	(2) underwater photographs?
(3)	A. No. Yes. That's right. Yes.	(3) A. Yes, all the time, whenever weather permits.
(4)	Q. What images were involved in that lawsuit?	(4) Q. Do you have – Withdrawn. How is it that
(5)	A. To the best of my knowledge, my wife's artwork	(5) you – Withdrawn. Do you get assignments from
(6)	images out of our Guide to Corals and Fishes book.	(6) publications to actually take photographs?
(7)	Q. And what was the outcome of the litigation with	(7) A. Now or
(8)	N.W. Air and the Bahamanian Ministry of Tourism?	(8) Q. Now.
(9)	A. They settled up with us.	(9) A. No, sir. Occasionally something may come
0)	Q. And what images were involved in that case?	(10) through where they want to buy some series of
I)	A. My wife's artwork and my photograph.	(11) photographs or a photograph for lease for one-time use
2)	Q. When you say your photograph, was it one	(12) or specific use, and if the terms are right and it's a
3)	photograph?	(13) worthwhile client, we do it.
4)	A. Yes, sir.	(14) Q. Do you, today, take photographs which you then
5)	Q. Of what?	(15) submit to publications?
6)	A. The queen angelfish.	(16) A. No. The photographs that I take - all the work
7)	Q. In what way was that photograph used by	(17) that I am active in is only funneled through our own
8)	N.W. Air and the Bahamian Ministry of Tourism?	(18) Seahawk Press, Seahawk Products. We are
9)	A. Well, it was the photograph or the artwork. We	(19) self-publishers.
:0)	couldn't get the precise information, if my memory is	(20) Q. Now when you say you are self-publishers, what
1)	clear. I believe it was my wife's artwork that they	(21) do you self-publish?
2)	had in their - handing out a poster. But I also had a	(22) A. Seahawk Press publishes books. We have six
3)	photograph of the very same image she made her artwork	(23) current titles, in color. We produce plastic field
24)	from. It was used in a billboard.	(24) guides, submersible field guides. We were the
	Page 6	Page 8
(1)	A. I don't remember on that one. I am sorry.	(1) line of posters. We did postcards. We do T-shirts
(2)	Q. Have you or your company ever been involved in	(2) through licensing arrangement. And did I mention a
(3)	any litigation with Sports Illustrated?	(3) coloring book that we have. It's books and
(4)	A. No, sir.	(4) submersible field guides. That's the mainstay of the
5)	Q. How long have you been working as a	(5) business.
(6)	photographer?	(6) Q. When you say field guides, what is a field
(7)	A. Since 1950 I had my first major piece	(7) guide?
(8)	published.	(8) A. A submersible field guide is a six by nine
(9)	Q. And what -	(9) card, or half that size, that is printed on the same
0)	A. '52, '52.	(10) material that credit cards are done, and they all
1)	Q. What major piece was that?	(11) feature my wife's artwork on both sides of it. As I
2)	A. That was a piece in Underwater Photography, in	(12) mentioned, we were the innovators and creators of that
3) 1)	like a magazine.	(13) product.
4) 5)	Q. Do you have a specialty in the photography	(14) Q. And what are they used for?
5) ຄ	field?	(15) A. Fish identification under water, for
6) 7)	A. Yes. It's underwater photography.	 (16) beachcombing, looking for shells, for gamefish (17) identification just close to a 2000 theorem disease
7) 8)	Q. Do you do your business through a corporate	(17) identification, just close to a - 900, thousand pieces
8) 9)	entity?	(18) of art on all the cards. There are 12 different
9) M	A. I don't understand what a corporate entity is, Mr. Sugarman.	(19) cards.
0) 1)		(20) Q. Now you say there were pieces of art. Are
1)	Q. Well, do you have a business name?	(21) photographs also on those cards or is it just artwork?
	A. Yes. It's Seahawk Products, Seahawk Press.	(22) A. Artwork that came from my photographs or my
	O Is that a composition or a performance of	
22) 23) 24)	Q. Is that a corporation or a partnership?A. It is not a corporation. Law not	(23) wife's photograph or my son's photograph. (24) O I take it your wife is also efficient with

(24) A. It is not a corporation. I am not

(25) incorporated.

(24)

(25) Seahawk Products?

PEGGY ANN COOK & ASSOCIATES

Q. I take it your wife is also affiliated with

		Page 9		Page 11
(1)	Α.	Yes. That is correct.	(1)	Generally things came after the fact in many cases
(2)	Q.	Is your son also?	(2)	Q. When you say things came after the fact,
(3)	Α.	Loosely. He supplies work to us when we need	(3)	does that mean?
(4)	it.		(4)	A. Payment and the rights and permissions c
(5)	Q.	In addition to the finished products that you	(5)	after the fact that they used it.
(6)	have d	escribed, the books, the field guides, the	(6)	Q. So in other words, they would use it and,
(7)	T-shirt	s –	(7)	after the use, would contact you or you would cor
(8)	Α.	Uh-huh.	(8)	them?
(9)	Q.	- does Seahawk Products or do you personally	(9)	A. No. The bulk of it, they would – I am so
(10)	license	photographs for use in publications published	(10)	They would contact me and tell me what they wer
(11)	by othe	ers?	(11)	to pay.
(12)	Α.	Yes, yes. In publications or other uses for	(12)	Q. Would that have been before the use or a
(13)	adverti	sing use.	(13)	the use?
(14)	Q.	So do you distinguish in your own mind	(14)	A. After the use.
(15)	adverti	ising uses from other uses?	(15)	Q. Can you recall any instance in which the
(16)	A.	Licensing is licensing. It's just another way	(16)	National Geographic used any of your images in
(17)	to, you	a know, derive revenue from what you create.	(17)	advertisements?
(18)	It's a li	icense either to use it for an advertisement	(18)	A. Only for in-house use, specifically, never
(19)	or lice	nse for one-time use in a magazine.	(19)	the outside. What I mean, in-house, either it woul
(20)	Q.	Is there a difference in the revenue that you	(20)	appear as a brochure for a product, an announcen
(21)		e when an image is licensed for an advertising	(21)	It was only used in the context and under the umb
(22)	use, as	opposed to a nonadvertising use?	(22)	of the National Geographic Society, never for out
(23)	А.	Considerably more, yes.	(23)	ads. In fact, I was approached once for an outside
(24)	Q.	Considerably more for the advertising use?	(24)	use for a shark illustration for a TV series. I think
(25)	٨	Var	05	it was - Texaco was sponsoring it. But I said no

(25)Α. Yes.

(I)

BSA

Page 10

JERRY GREENBERG

Q. And why is that?

Well, if an agency is going to spend \$500,000 (2) Α.

or \$750,000 for ad space, they're inclined to pay more (3)

- for the illustration than a magazine would for inside (4)
- editorial use. Inside editorial use is the lower of (5)
- (6) the two, the least amount of money, least amount of
- (7) money brought in.
- 0. When you say inside editorial use, what kinds (8)
- of uses Withdrawn. Have you, over the years, (9)
- licensed photographs for use by the National (10)
- (11)Geographic?

A. I receive an assignment from them. The last (12)

- job I did for them was 19 the assignment was 1989 (13)
- and the article appeared in the 1990 July issue." (14)
- (15)Q. Has the National Geographic ever published
- (16) images that you have taken, photographs that you have
- taken, where there wasn't an assignment, but they were (17)
- aware of a photograph, they wanted to use it and (18)
- (19) contacted you and you permitted them to use it?
- Occasionally that would happen. (20)Α.
- And when that happened, would you consider that (21) Q.
- (22)an editorial use, an advertising use? Which?
- (23) Α. If they specify editorial use when they would
- contact me, it would be for editorial use. If they (24)
- had other uses for it, they would specify that. (25)

MAY 28,1998

XMAX(19/3)

- ases.
- act, what

GREENBERG V NATIONAL GEOGRAPHIC

- ns came
- nd, then,
- contact
- sorry.
- were going
- or after
- the
- ever on
- ould
- cement -
- mbrella
- outside
- side ad
- iink
- it was Texaco was sponsoring it. But I said, no, (25)
 - Page 12
- they didn't want to pay enough for it. (1)
- Do you recall what they offered to pay for it? (2) Q.
- (3)Α. I don't recall a precise fee. It did not sit
- well with me. It didn't feel right, so I declined. (4)
- Have you ever licensed the use of photographs, (5)0.
- that you have taken, to be used as the basis for (6)
- illustrations or drawings done by -(7)
- Outside? (8)Α.
- people for magazines? Outsiders. (9)0.
- Never. Never. (10) Á.
- (11)Q. Have you or Seahawk ever licensed the use of
- drawings made by Mrs. Greenberg based on photographs (12) (13)that you have taken? And again, to outsiders.
- A. The only situation that comes to my mind is (14)
- (15)when a publishing firm that did hotel-type of books in
- Hawaii came to us and utilized the artwork in a (16)
- (17)publication for one-time use.
- Aside from the publications that are at issue (18)0. in this litigation, which are the Geo Pack and the (19)
- (20)Jason project --
- (21)Α. Yes.
- (22) Q. - are you aware of any instance in which a
- publication used a photograph, that you took, as the (23)
- basis for a drawing or an illustration that that (24)
- (25)publication used in one of its magazines or books or

BSA	JERRY GREENBERG GREENBERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998	XMAX(20/4)
	Page 13	1	Page 15	
(1)	whatever?	(1)	the posting.	
(2)	A. At the present moment I can't - nothing comes	(2)	Q. When you say, I do all the posting, what does	
(3)	to my mind right now.	(3)	that mean?	
(4)	Q. You mentioned two general categories of use,	(4)	A. In the journal.	
(5)	advertising use and editorial use. In what category -	(5)	Q. Would you generally describe the process of	
(6)	which of those categories would you put the use that	(6)	billing and collection that you engage in on behalf of	
(7)	was made in the Jason project?	(7)	Seahawk.	
(8)	A. I can't put - it wasn't used outside Well, I don't know where that went, whether it was an ad - I	(8)	A. I am sorry. I didn't – Will you repeat that?	
(9)	believe it was, to the best of my knowledge now, on	(9)	Q. Yes. Just describe the process of how you bill your clients, collect the money, post it.	
(10) (11)	the Jason project it was used in-house. I don't think	(10)	A. Sure. Very simple system. I sell mainly to	
(12)	it was used outside Society.	(11)	distributors. A distributor makes the order. They	
(13)	Q. And what about the Geo Pack, would that be an	(12)	pick it up or I ship it to them. I send them the	•
(14)	advertising use, an editorial use, what?	(14)	invoice. And at the end of the first quarter, I log	
(15)	A. That's a product use. It's not editorial. I	(15)	in all of the invoices into my journal.	
(16)	don't consider that product to be editorial.	(16)	Q. Do you prepare or does anyone else prepare, for	
(17)	Q. What do you consider it to be?	(17)	Seahawk Products, any yearly summaries of financial	1 A. A.
(18)	A. A product like our books, our plastic cards.	(18)	results?	e de la construcción de la constru
(19)	It's something for sale over the counter in stores.	(19)	A. Yes, sir.	
(20)	Q. Well, okay. Within the product, itself, is the	(20)	Q. Who prepares those?	
(21)	image, or images, used for advertising?	(21)	A. My CPA.	
(22)	A. If they put it in a catalog and you see the	(22)	Q. What, as best you recall, was the level of	-
(23)	image in the catalog, it's advertisement. But the	(23)	sales for 1997?	
(24)	product, itself, is an item for sale, for retail sale.	(24)	A. I don't have that in my head but it was	
(25)	Q. Yeah, I understand that. I mean a magazine	(25)	reflected in the invoices that we provided to you.	: · ·
				• • • •
(1)	Page 14		Page 16	-
(1)	would be a product for sale, correct? A. Yes.	(1)	Q. Do you have a sense of how much of the income	-
(2) (3)	 A. Yes. Q. And within the magazine there are editorial 	(2)	of Seahawk Products was attributable to sales of finished products on the one hand and licenses for use	
(4)	uses and advertising uses, right?	(3) (4)	of images or drawings on the other?	:
(5)	A. Yes, sir.	(5)	A. Repeat that one more time because I got a	
(6)	Q. So take the Geo Pack, which is a product for	(6)	little lost.	-
(7)	sale. Is the use within the Geo Pack, in your view,	(7)	MR. SUGARMAN: Why don't you read it back.	
(8)	an advertising use or an editorial use?	(8)	(The requested portion of the record is read as above	
(9)	A. I can't cut it one way or the other. It's a	(9)	recorded)	-
(10)	product use.	(10)	THE WITNESS: Each year would be different and	
(11)	Q. And it's a product use because what?	(11)	each year would be reflected in the invoices we	
(12)	A. It's an educational product use and it's - in	(12)	provided to you. Off the top of my head, the answer	-
(13)	itself, it's a product - it doesn't have other	(13)	is, I can't give you a demarcation. If I have the	
(14)	articles in it, doesn't have any advertising in it,	(14)	invoices in front of me, then I can give you a better	
(15) (16)	per se, except when the image is used in the catalog and you can see it. I don't consider that editorial	(15)	idea.	
(10)	use, from my point of view of my experience. Because	(16)	Q. (BY MR. SUGARMAN) Let's focus for a second of the instances in which for Handle Paralette lineares)n
(18)	there are many ways that things can be used and		the instances in which Sea Hawk Products licenses other publications for use of - one-time use of images	- -
(19)	licensed, and editorial and advertising is two;	(18)	that you have photographed.	
(20)	product use is another, three. I am sure there are	(20)	A. Publications?	
(21)	other things out there that will fall into another	(20)	Q. Publications.	-
(22)	category.	(21)	A. Only. Yes.	
(23)	Q. Who is responsible for keeping the financial	(22)	Q. How do you go about determining the price or	-
(24)	records of Seahawk Products?	(24)	the fee that is charged to such a publication?	
(25)	A. I take care of all the invoices and I do all of	(25)	A. The bulk of my activity now - for editorial use	
				1
				-
Der	a 12 to Days 16			:

BSA	JERRY GREENBERG GREENBERG V	NATIONAL GEOGRAPHIC MAY 28,1998 XMAX(21/5)
	Page 17	Page 19
(1)	of my photographs doesn't come up very much. The bulk	(1) A. J. Walter Thompson Agency.
(2)	of my livelihood and activity and my focus of my	(2) MR. SUGARMAN: I am going to ask the reporter
(3)	entire existence is with Seahawk Press, selling our	(3) to mark as Jerry Greenberg Exhibit 1 a document that
(4)	products as a product or the licensing of the specific	(4) is Bates stamped JG 2955, headed January 1995.
(5)	product to certain customers. For editorial use, I	(5) MR. SUGARMAN: Mr. Greenberg, why don't you
(6)	don't solicit much business. It comes to me. But the	(6) look at the other one that's been marked. The other
(7)	most recent licensing arrangement I made for a	(7) is a copy for your counsel.
(8)	one-time use magazine was with Audubon magazine, and	(8) (JG Exhibit 1 is marked)
(9)	that is one that I solicited them to see whether they	(9) Q. (BY MR. SUGARMAN) Can you identify Jerry
(10)	would be interested in our mangrove trees in the sea	(10) Greenberg Exhibit 1?
(11)	project.	(11) A. Yes. It's a photocopy of a page from the
(12)	Q. And I take it that they were interested?	(12) journal, January of 1995.
(13)	A. At first they gave me no answer. Then I told	(13) Q. Whose handwriting is that?
(14)	them to send the material back to me. And once they	(14) A. That's mine.
(15)	found out it had never been used before, obviously,	(15) Q. And is that one of the journal pages that you
(16)	they liked what they saw, they got very excited about	(16) have prepared as you described earlier today?
(17)	it.	(17) A. Yes.
(18)	Q. Did you then arrive at an arrangement for them	(18) Q. Would you just take us through the columns and
(19)	to use the images?	(19) tell us what the entries in each column represent.
(20)	A. Yes, sir, we did, uh-huh.	(20) A. Certainly. Do you want me to start with the
(21)	Q. And in that particular instance, how did you,	(21) top?
(22)	in your own mind, go about deciding what the price for	(22) Q. Yes.
(23)	the use would be?	(23) A. Miss Cocoa, Incorporated (phonetic). It's a
(24)	A. I have been selling or leasing photographs	(24) local distributor.
(25)	since the mid fifties, early sixties. At one time I	(25) Q. No. I actually just wanted you to describe

Page	18
------	----

- (1) had my own photo agency for my own work, my own
- (2) underwater photographs, underwater stock photo agency.
- (3) So I had a pretty fair idea what I could get for my
- (4) work. I always was on the high side. In this
- (5) instance, I felt what I would want as a fair price,
- (6) and I asked for it, and I told them what the terms
- (7) were and what the other aspects of the transaction
- (8) would be, and they agreed to it.
- (9) Q. And what was the price and what were the terms?
- (10) A. The price for that specific use for six to
- (11) eight photographs, inside editorial use for Audubon,
- (12) one-time use only in the magazine with the appropriate
- (13) copyright photo credit line was \$3500. They would pay
- (14) it in advance. They also would pay for the duplicate
- (15) transparencies they would be using for the separations
- (16) and return them because they were my property.
- (17) Q. Can you think of any other instances in the
- (18) last three years where you have made a similar
- (19) arrangement with a publication for one-time use of the
- (20) images that you have taken?
- (21) A. Editorial, no. I am not really active in the
- (22) leasing of my photos in the editorial area. There was
- (23) an advertising use of one of my images in '93, I
- (24) believe. I am certain it was '93.
- (25) Q. And to whom did you license that?

Page 20

what the entries are in the first column, one, two,
 three, four, ten, and then what is in the next column.

- (3) In other words, what is reflected there?
- (3) In other words, what is reflected there?
 (4) A. In the first column is the dates.
- (5) Q. The date of what?
- (6) A. Of the transaction and of the invoice.
- (7) Q. Okay. The second column is the -
- (8) A. Customer.
- (9) Q. All right. The third column?
- (10) A. Products or services or whatever we provided to
- (11) them.
- (12) Q. All right. The next which says PD is,
- (13) obviously, if it's paid.
- (14) A. Hopefully, yes.
- (15) Q. Looks like you have a pretty good record on
- (16) that. And the last column?
- (17) A. The amounts that came in, sir.
- (18) Q. On the right-hand margin there are four
- (19) asterisks. What do those represent?
- (20) A. Those the asterisks?
- (21) Q. Yes.
- (22) A. I don't know.
- (23) Q. Are they in your handwriting?
- (24) A. That's not my asterisk.
- (25) Q. Okay. I notice that between the entry for

BSA	· · · · · · · · · · · · · · · · · · ·	NAT	IONAL GEOGRAPHIC MAY 28,1998	XMAX(22/6)
(1)	Page 21		Page 23 O. And what was the - what was that transaction?	
(1)	January 10 and the entry for January 11, there is a	(1)		
(2)	space. A. Yes, sir.	(2)	A. I would have to see the invoice to give you precise information on that. If you have it, I can	
(3) (4)	Q. Can you explain why there is a space.	(3)	explain it.	
(5)	A. Yes. My wife went through all of the journals	(5)	Q. Then there is an entry on the 17th, American	
(6)	there, and whatever in there was - that had - that	(6)	Teaching, for license.	÷
(7)	was - had nothing to do about revenues from products		A. Yes, sir.	
(8)	and revenues from licensing was removed.	(8)	Q. What was that?	
(9)	Q. At the bottom of the page on the right-hand	(9)	A A license to utilize our - renditions of our-	
(10)	side there is the word "total," and there is no number	(10)	images on a product.	
(11)	there. Was there a number on the original of this	(11)	Q. When you say our renditions of our images, what	
(12)	document?	(12)	was actually –	
(13)	A. Yes, sir, there was.	(13)	A. No. Their rendition of our images.	
(14)	Q. And why is that not there?	(14)	Q. So that was a case - okay. When you say "our	
(15)	A. Because the total would reflect items in there	(15)	images," do you mean a photograph or a drawing?	
(16)	that had nothing to do with your request. Request for	(16)	A. I would have to see the product again and	
(17)	documents, that is.	(17)	double check it. That escapes me right now.	
(18)	Q. Now looking at the third column, which is the	(18)	Q. Do you know what the product was that American	
(19)	column which identifies the product –	(19)	Teaching used the images for?	
(20)	A. The one under 1995?	(20)	A. Yes. One was a poster and one was a jigsaw	
(21)	Q. The one under '95.	(21)	puzzle.	
(22)	A. Yes.	(22)	Q. Then there is an entry on the 20th for Sheldon	
(23)	Q. The first entry is for books.	(23)	Kaplan Associates. It says, "transfers." What does	
(24)	A. Yes.	(24)	that mean?	
(25)	Q. Would you generally describe what it means when	(25)	A. Yes, sir. We provided our - a match print to	
			·	
	Page 22		Page 24	
(1)	you see an entry, "books"?	 (1)	Sheldon Kaplan where he would make heat transfers off	
(2)	you see an entry, "books"? A. Yes. It would be strictly a transaction for	(2)	Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt,	
(2) (3)	you see an entry, "books"?A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic	(2) (3)	Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own	
(2) (3) (4)	you see an entry, "books"?A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards.	(2) (3) (4)	Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty.	
(2) (3) (4) (5)	you see an entry, "books"?A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards.Q. And then, the next one down is cards?	(2) (3) (4) (5)	Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make	
 (2) (3) (4) (5) (6) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for 	(2) (3) (4) (5) (6)	Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1?	
(2) (3) (4) (5)	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. 	(2) (3) (4) (5)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It 	
 (2) (3) (4) (5) (6) (7) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. 	 (2) (3) (4) (5) (6) (7) 	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up 	
 (2) (3) (4) (5) (6) (7) (8) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? 	 (2) (3) (4) (5) (6) (7) (8) 	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It 	
 (2) (3) (4) (5) (6) (7) (8) (9) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. 	(2) (3) (4) (5) (6) (7) (8) (9)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. 	(2) (3) (4) (5) (6) (7) (8) (9) (10)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try 	······································
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection 	·····
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. 	······
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. Q. Was it one or more than one image? 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. (Exhibit 2 is marked) 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. Q. Was it one or more than one image? A. I would have to look at the shirt. I am sorry. 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. (Exhibit 2 is marked) Q. (BY MR. SUGARMAN) Can you identify what has 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. Q. Was it one or more than one image? A. I would have to look at the shirt. I am sorry. Q. There is an entry on the 12th that says, 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. (Exhibit 2 is marked) Q. (BY MR. SUGARMAN) Can you identify what has been marked as Jerry Greenberg Exhibit 2. 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. Q. Was it one or more than one image? A. I would have to look at the shirt. I am sorry. Q. There is an entry on the 12th that says, "T-shirts." 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. (Exhibit 2 is marked) Q. (BY MR. SUGARMAN) Can you identify what has been marked as Jerry Greenberg Exhibit 2. A. Yes, sir. 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. Q. Was it one or more than one image? A. I would have to look at the shirt. I am sorry. Q. There is an entry on the 12th that says, 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. (Exhibit 2 is marked) Q. (BY MR. SUGARMAN) Can you identify what has been marked as Jerry Greenberg Exhibit 2. 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) 	 you see an entry, "books"? A. Yes. It would be strictly a transaction for our books, the books that we produce, not the plastic cards. Q. And then, the next one down is cards? A. Yes. That would be strictly a transaction for plastic cards. Q. Then the entry for the 10th says, "license"? A. Yes, sir. Q. Would you describe what that was. A. It was a license to use an artwork rendition of my photograph in a T-shirt. Q. What kind of a company is Habitat, if you know? A. It's - the company's name will be on the invoice for that date. It's a T-shirt manufacturing company. Q. Do you recall the image that they used as the basis for the drawing? A. Image or images, no, not off the top of my head but it was a licensing arrangement we made with them. Q. Was it one or more than one image? A. I would have to look at the shirt. I am sorry. Q. There is an entry on the 12th that says, "T-shirts." 	(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24)	 Sheldon Kaplan where he would make heat transfers off a match print that could be imprinted on a T-shirt, and he paid us so much a shirt. He paid for his own transfers. He paid so much a shirt royalty. Q. How often do you, as a normal practice, make entries in the journal pages which is copied as JG 1? A. I should do it at the end of the month. It usually is done at the end of the month. I get up early and do it. Q. So it's - to the extent that you can, you try to do it on a monthly basis? A. Yes, sir. Q. And to the best of your knowledge, the entries that are on these journals are an accurate reflection of the activity of that month? A. Yes. That's all reflected in the invoices. I only have one set of books. MR. SUGARMAN: I ask the reporter to mark as Jerry Greenberg Exhibit 2 an invoice that is Bates stamped JG 0358, dated March 26, 1997. (Exhibit 2 is marked) Q. (BY MR. SUGARMAN) Can you identify what has been marked as Jerry Greenberg Exhibit 2. A. Yes, sir. 	· · · · · · · · · · · · · · · · · · ·

Mer and

BSA	JERRY GREENBERG GREENBERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX	X(23/7)
	Page 25	1	Page 27	
(1)	A. It's an invoice for a shipment of books that	(1)	from it?	
(2)	went to Turks and Caicos.	(2)	A. Possibly, yes. I would hope so. Gives them a	
(3)	Q. And are these books that are published by	(3)	better understanding.	
(4)	Seahawk?	(4)	MR. SUGARMAN: I ask the reporter mark Jerry	
(5)	A. Yes, sir.	(5)	Greenberg Exhibit 3, a document stamped Bates number	
(6)	Q. There is an entry in the middle of the invoice	(6)	JG 0562 (indicating).	
(7)	that says, educational material?	(7)	(Exhibit 3 is marked)	
(8)	A. Yes.	(8)	MR. SUGARMAN: Why don't you give me back the	
(9)	Q. What does that mean?	(9)	ones we have marked already so I can keep track of	
(10)	A. I utilize that any time I ship to foreign	(10)	them.	
(11)	countries. It makes it easier in some cases to get	(11)	MR. DAVIS: (Indicating).	
(12)	through customs for us if they are educational	(12)	MR. SUGARMAN: Thanks.	
(13)	material. Books generally are not taxed by duty in	(13)	Q. (BY MR. SUGARMAN) Can you identify Jerry	
(14)	most countries. When you get down to the French	(14)	Greenberg Exhibit 3?	
(15)	islands or islands that were dominated by the French	(15)	A. Yes, sir.	
(16)	presence there, there is a problem with plastic cards.	(16)	Q. What is it?	
(17)	So we tried to make it easier for the material to go	(17)	A. It's a payment of royalties for the use of	
(18)	through customs. And let's put it this way. I will	(18)	artwork that were made from our photographs for both	
(19)	make it - give you the easier thing to understand.	(19)	versions of the alphabet book for the year 1993.	
(20)	Anything that I export, whether it goes to	(20)	Q. What is the Underwater Alphabet Book?	
(21)	Turks and Caicos, Mexico - if we ship it to Israel,	(21)	A. It's a book with alphabet numbers - alphabet	
(22)	ship to Australia, the Maldives, Seychelles, it all	(22)	letters in it that had a corresponding artwork	
(23)	has that. And from that I take a copy and put the	(23)	illustration next to it.	
(24)	Seahawk seal on the bottom, press it with our imprint,	(24)	Q. And is the Underwater Alphabet Book a book	
(25)	and that goes out as the commercial invoice with my	(25)	published by the Charles Bridge Publishing Company?	

Page 26

- (1) name on it and the gold seal imprint of a seahawk on
- (2) it. I don't usually use that original invoice,
- (3) educational material, on domestic shipments, only on
- (4) exports.
- (5) Q. I take it, then, that you consider the books
- (6) that are listed on JG Exhibit Jerry Greenberg
- (7) Exhibit 2 to be educational materials.
- (8) MR. DAVIS: Object to the form of the
- (9) question.
- (10) THE WITNESS: They could be. It depends on
- (11) what hands they fall in. A lot of times it goes for
- (12) the most part, it goes in the tourist shops. Tourisms
- (13) use them, occasional art books will use them for
- (14) teaching in classes. But the bulk of the stuff is for
- (15) tourist-oriented use. Did I -
- (16) Q. (BY MR. SUGARMAN) The But are they used for
- (17) the education of tourists?
- (18) A. I-
- (19) MR. DAVIS: Object to the form.
- (20) THE WITNESS: don't know. I am sorry.
- (21) MR. DAVIS: Go ahead.
- (22) THE WITNESS: I don't know what the tourists do
- (23) with it when they get them. I hope they will enjoy
- (24) it.
- (25) Q. (BY MR. SUGARMAN) And maybe learn something
- 305-371-1884

- Page 28
- A. Yes, sir.
- (2) Q. Now when you say in the invoice, for the use of
- (3) artwork from Jerry Greenberg's photographs, who did
- (4) the artwork?

(1)

- (5) A. Their artists did.
- (6) Q. How many photographs were involved?
- (7) A. I don't remember, Mr. Sugarman.
- (8) Q. Do you know Withdrawn. What was the nature
- (9) of the artwork that they did?
- (10) A. I don't remember that. I am sorry.
- (11) Q. Did you ever get a copy of the Underwater
- (12) Alphabet Book in which there was artwork from your
- (13) photographs?
- (14) A. I certainly had the book in my hands somewhere(15) along the lines.
- (16) Q. Do you presently have that book in your
- (17) possession?
- (18) A. I don't believe so.
- (19) MR. SUGARMAN: If it is in the possession of
- (20) the Greenbergs or Seahawk, Mr. Davis, I would ask that
- (21) that be produced.
- (22) MR. DAVIS: We will consider it.
- (23) Q. (BY MR. SUGARMAN) How Withdrawn. I take it
- (24) that the price that was charged and paid was \$2,000?
- (25) A. For the license for that year, yes, sir.

BSA	JERRY GREENBERG GREENBERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX(24/8)
	Page 29	1	Page 31
(1)	Q. For that year?	(1)	MR. SUGARMAN: I ask that records sufficient
(2)	A. Uh-huh.	(2)	to indicate the amounts of that payment be produced.
(3)	Q. How did you arrive at the \$2,000 number?	(3)	We will ask Mrs. Greenberg if she has a recollection.
(4)	A. It was an arrangement we made with them on an	(4)	That will be fine.
(5)	overall settlement for licensing.	(5)	Q. (BY MR. SUGARMAN) Do you have any information
(6)	Q. When you say overall settlement, what does that	(6)	as to how many copies of the Underwater Alphabet Book
(7)	mean?	(7)	were printed by Charles Bridge Publishing in 1993?
(8)	A. They had these illustrations in this book, and	(8)	A. No, sir.
(9)	there was no question in my mind that they derived	(9)	Q. Or in any other year?
(10)	from our work, copies of our work. So they paid us a	(10)	A. No. We don't have that, no.
(11)	settlement fee for busting into our copyrights, and	(11)	Q. Do you know whether there are any records that
(12)	they also took the option to continue using it under a	(12)	you or your counsel have that might reflect that?
(13)	licensing arrangement.	(13)	A. I don't believe so. No, sir.
(14)	Q. So this was an instance in which the use by	(14)	Q. Do you have an understanding as to whether the
(15)	Charles Bridge's publishing preceded any arrangement	(15)	Underwater Alphabet Book is a product that is sold in
(16)	that you made with them; is that right?	(16)	book stores or elsewhere by Charles Bridge publishing?
(17)	A. I don't understand the -	(17)	A. Yes, sir. I assume that they're selling it.
(18)	Q. Well, in other words, they used the images	(18)	(Short break)
(19)	first and then, after their use, you made this	(19)	Q. (BY MR. SUGARMAN) Can you recall any
(20)	arrangement with them?	(20)	instances, other than Charles Bridge's publishing of
(21)	A. Yes.	(21)	the Underwater Alphabet Book and the matters at issue
(22)	Q. How was it that you discovered the use of the	(22)	in this litigation, other than those, where you
(23)	photographs in the artwork in the Underwater Alphabet	(23)	discovered the use by a publisher, of images that you
(24)	Book?	(24)	took, either the images, themselves, or artwork from
(25)	A. Found the book in the book store, looked at it.	(25)	those images?
<u> </u>	Page 30		Page 32
(1)	Boy, those fish look familiar. I know my artwork.	(1)	A. Repeat that question again. I sort of lost it.
(2)	Q. Once you discovered that and contacted Charles	(2)	(The requested portion of the record is read as above
(3)	Bridge, how was it that you arrived at the \$2,000 for	(3)	recorded)
(4)	the use in the 1993 books?	(4)	Q. (BY MR. SUGARMAN) Let me rephrase the
(5)	A. I didn't contact Charles Bridge. My attorney	(5)	question. You already talked about the instance where
(6)	did.	(6)	you discovered the use of your photographs and artwork
(7)	Q. Do you know how it was that the \$2,000 number	(7)	in the Underwater Alphabet Book.
(8)	was arrived at?	(8)	A. Yes.
(9)	A. We gave them a base settlement figure for	(9)	Q. And this lawsuit is about the use of your
(10)	busting into our copyrights, first. Then we gave them	(10)	artwork in the Geo Pack and Jason project. At least
(11)	a choice to either stop doing it, getting rid of the	(11)	that's what we are talking about today.
(12)	stuff or take a license out.	(12)	A. Yes, sir.
(13)	Q. What was the - Withdrawn. In addition to the	(13)	Q. Put those aside. My question is whether you
(14)	\$2,000 payment that is reflected on Jerry Greenberg	(14)	can recall discovering the use of your images in any
(15)	Exhibit 3 - and I understand there are additional	(15)	publication where you did not consent to that use.
(16)	\$2,000 payments for use in subsequent years - was	(16)	A. You mean publication or product?
(17)	there an additional lump sum payment that was made?	(17)	Q. Any, any use.
(18)		1	
	A. Yes, sir.	(18)	A. Many times, many, many times.
(19)		(18)	
(19) (20)	A. Yes, sir.Q. And in what amount?	(19)	Q. Give me examples that come to mind of such use.
	A. Yes, sir.Q. And in what amount?	(19) (20)	Q. Give me examples that come to mind of such use.A. The biggest problem was for T-shirt
(20)	 A. Yes, sir. Q. And in what amount? A. I forget the amount. Q. Was it more than \$5,000? 	(19) (20) (21)	Q. Give me examples that come to mind of such use.A. The biggest problem was for T-shirt manufacturers. That was the bulk of the products that
(20) (21)	 A. Yes, sir. Q. And in what amount? A. I forget the amount. Q. Was it more than \$5,000? A. I don't remember the amount, sir. I am sorry. 	(19) (20) (21) (22)	 Q. Give me examples that come to mind of such use. A. The biggest problem was for T-shirt manufacturers. That was the bulk of the products that we face. There are others that were not T-shirts and
(20) (21) (22)	 A. Yes, sir. Q. And in what amount? A. I forget the amount. Q. Was it more than \$5,000? A. I don't remember the amount, sir. I am sorry. 	(19) (20) (21) (22) (23)	 Q. Give me examples that come to mind of such use. A. The biggest problem was for T-shirt manufacturers. That was the bulk of the products that we face. There are others that were not T-shirts and they printed product, a poster. Many, many times it's
(20) (21) (22) (23)	 A. Yes, sir. Q. And in what amount? A. I forget the amount. Q. Was it more than \$5,000? A. I don't remember the amount, sir. I am sorry. Q. Would there be records that you have that 	 (19) (20) (21) (22) (23) (24) 	 Q. Give me examples that come to mind of such use. A. The biggest problem was for T-shirt manufacturers. That was the bulk of the products that we face. There are others that were not T-shirts and they printed product, a poster. Many, many times it's the problem that you have when you publish books.
(20) (21) (22) (23) (24)	 A. Yes, sir. Q. And in what amount? A. I forget the amount. Q. Was it more than \$5,000? A. I don't remember the amount, sir. I am sorry. Q. Would there be records that you have that reflect the amount of that payment? 	(19) (20) (21) (22) (23)	 Q. Give me examples that come to mind of such use. A. The biggest problem was for T-shirt manufacturers. That was the bulk of the products that we face. There are others that were not T-shirts and they printed product, a poster. Many, many times it's

BSA	JERRY GREENBERG GREENBERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998
	Page 33	1	Page 35
(i)	Geographic has it, everyone seems to have this	(1)	Q. Was the – Withdrawn. Do you consider a pos
(2)	problem. Every publisher has it. It's a fact of	(2)	for a cruise line to be an advertising use?
(3)	life, really.	(3)	A. I can't answer that. I am not sophisticated
(4)	Q. Can you recall any instances in which you or	(4)	enough in the uses of photos. It wasn't a pic for a
(5)	your counsel contacted any of the publishers or	(5)	paid advertising, so I don't know what category it
(6)	T-shirt manufacturers or entities that used your	(6)	would be under.
(7)	images as, obviously, someone did with respect to	(7)	Q. Would you consider it an editorial use?
(8)	Charles Bridge?	(8)	A. It's just betwixt and between.
(9)	A. I can trait you a name-by-name count but there	(9)	Q. Do you have, in your files, a copy of the
(10)	were a considerable amount of problems that we and	(10)	poster that contains the image that was licensed and
(11)	other people face.	(11)	paid for as evidenced by Jerry Greenberg, Exhibit 4?
(12)	Q. Can you recall any instances where, as a result	(12)	A. I have no idea.
(13)	of those contacts, payments were made to Seahawk Press	(13)	MR. SUGARMAN: To the extent that it exists, v
(14)	or to you for the uses that were made of your images?	(14)	would ask that it be produced.
(15)	A. Virtually all the times that we contacted	(15)	MR. DAVIS: So I don't clutter up the record,
(16)	people, my attorney (indicating), a settlement was	(16)	any time you ask for one of these, we will consider
(17)	reached and they had the option to continue with the	(17)	it.
(18)	license or stop doing it.	(18)	MR. SUGARMAN: I understand.
(19)	Q. Can you recall any names of any of those	(19)	Would you mark as Jerry Greenberg Exhibit 5 a
(20)	companies where a settlement was reached and they	(20)	document Bates stamped JG 0256 (indicating).
(21)	continued to use the images pursuant to a license?	(21)	(Exhibit 5 is marked)
(22)	A. Not off the top of my head right now.	(22)	Q. (BY MR. SUGARMAN) Can you identify Jer
(23)	MR. SUGARMAN: I request any documents that	(23)	Greenberg Exhibit 5?
(24)	would indicate whether there were such settlements and	(24)	A. Yes. That's an invoice indicating that we
(25)	license arrangements.	(25)	charged someone after the fact, \$500, for a small dive
		1	•

Page 34

Settlements and license

(2) arrangements?

(1)

- MR. SUGARMAN: Or either. (3)
- Would you mark as Jerry Greenberg Exhibit 4 a (4)
- (5) document Bates stamped JG 0461 (indicating).
- (Exhibit 4 is marked) (6)

MR. DAVIS:

- Q. (BY MR. SUGARMAN) Can you identify Jerry (7)
- Greenberg Exhibit 4? (8)
- (9) Α. Yes, sir.
- What is it? (10) Q.
- (11)Α. One-time art charge, logged in that way, for
- the use of my photograph that was put on a poster. (12)

(13)Q. Was this an instance where the agreement to use

- (14)the image was made prior to the publication of the
- poster or subsequent? (15)
- I don't recall. There may have been a second (16) Α.

invoice on that for other use. I am not sure. (17)

- (18) Q. What was the nature of the poster on which the
- (19) image was used?
- (20)Α. For a premier cruise line. They had a family
- cruises they tried to get off the ground and they did (21)
- a poster. I believe it was a poster. I am trying to (22)
- think. That's 1993. I forget what the exact product (23)
- (24) was. Small use, but I believe there was a second
- (25)transaction. I am not sure, though.

XMAX(25/9)

- a pic for a
- ategory it
- rial use?
- opy of the
- icensed and
- rg, Exhibit 4?
- that it exists, we
- the record,
- ill consider
- hibit 5 a
- ating).
- ou identify Jerry
- ng that we
- or a small dive
 - Page 36
- (1)shop that was using a very small ad for one time in a
- magazine. More than likely I forget what the (2)
- illustration was, but it was used they picked up one (3)
- of the images from our book and used it in a very (4)
- ത small ad in a diving magazine which was given away free. (6)
- (7)The words under description, quote, art 0.
- reference fee, close quote, what does that mean? (8)
- (9) Α. It was my way of indicating it wasn't a book,
- it wasn't a plastic card, but it was a fee we charged (10)
- after the fact always, it seems for the use of the (11)
- (12)item, against a small dive shop.
- (13) Q. Was this, to your recollection, for the use of
- (14) an actual photograph that they reproduced?
- (15) Α. I believe it was a piece of artwork from our (16) publication.
- (17) Q. One more question on this. How did you arrive at the fee of \$500? (18)
- It was a small dive shop that lived from hand (19) Α.
- to mouth. What are you going to ask, two or \$3,000? (20)
- (21)It's not our intent to beat people to death. I feel
- (22) they should pay for busting into our copyrights
- (23) according to what they are and what they do, and, in
- (24) many cases, we find people that get into our stuff,
- (25) and it costs me money to make them stop, and we don't

BSA	JERRY GREENBERG GREENBERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX(26/10
	Page 37		Page 39
(1)	try to take money out of people who can't afford it	(1)	Greenberg Exhibit 7?
(2)	who are really innocent.	(2)	A. Yes, sir. It's a photocopy of my journal, July
(3)	MR. SUGARMAN: Would you mark as Jerry	(3)	1996.
(4)	Greenberg Exhibit 6, a copy of the document Bates	· (4)	Q. Looking back at Jerry Greenberg Exhibit 6,
(5)	stamped JG 0064 (indicating).	(5)	which is dated July 11, 1996, it does not appear that
(6)	(Exhibit 6 is marked)	(6)	there is an entry for the Nautilus Sub Sea Adventures
(7)	Q. (BY MR. SUGARMAN) Can you identify Jerry	(7)	transaction on the July 1996 summary, which is JG
(8)	Greenberg Exhibit 6?	(8)	Exhibit 7. And my question is, can you explain why
(9)	A. Yes.	(9)	that is.
(10)	Q. What is it?	(10)	A. Yes, sir. The journal - it was taken out
(11)	A. It's an invoice there on an overall settlement	(11)	because of a settlement arrangement, and apparently,
(12)	and license to use it for a certain length of time for	(12)	I - it got left in on the invoices that you have
(13)	picking up our attwork from our cards for a car, for a	(13)	received.
(14)	car, utilizing the submarine service they have there.	(14)	Q. So is my understanding that some of the
(15)	I put it down as artwork, reference, for lack of a	. (15)	redactions that are made in the journals were for
(16)	better word, but it was - we allowed them to continue	(16)	settlements that were arrived at for use of your
(17)	using it, and we took a flat payment to allow them to	(17)	images?
(18)	continue to use it until the end of a certain length	(18)	A. Yes, sir. But also – Redactions? Excuse me.
(19)	of time.	(19)	What is a redaction?
(20)	Q. All right. This, again, was an after-the-fact	(20)	Q. Redaction is a whiteout or a maskout or an
(21)	settlement for the use of the images?	(21)	elimination.
(22)	A. Yes, sir.	(22)	A. Some cases there were settlements. Some cases
(23)	Q. Describe, as best you recall, the use to which	(23)	it was a refund, income tax. Some cases it was Social
(24)	Nautilus Sub Sea Adventures put the images. In other	(24)	Security. Some cases are refunds on Medicare part A
(25)	words, what product did Nautilus Sub Sea Adventures	(25)	or part B. They didn't pertain.
	· · · · · · · · · · · · · · · · · · ·		· · ·
	Page 38		Page 40
(1)	have that utilized your images?	(1)	MR. DAVIS: Just answer yes.
(2)	A. It was a card that they utilized to identify	(2)	THE WITNESS: Sorry.
(3)	the fishes, in their submarine, people would see in	(3)	MR. SUGARMAN: I would ask that any of the
(4)	the submarine.	(4)	entries that were redacted which reflect settlements
(5)	Q. How many images were involved?	(5)	or payments for use of images after the fact be
(6)	A. I don't remember right now.	(6)	provided to us. I am not interested in the Medicaid
(7)	Q. Do you have, in your possession, a copy of the	(7)	tax transactions.
(8)	card which was used by Nautilus Sub Sea Adventures?	. (8)	THE WITNESS: I am sorry. I haven't looked at
·(9)	A. I am not sure.	(9)	it (indicating). Excuse me. You had that. Did you
(10)	MR. SUGARMAN: If there is such a copy,	(10)	want to cover it?
(11)	Mr. Davis, we ask that it be produced.	(11)	
(12)	Q. (BY MR. SUGARMAN) How did you find out about	(12)	questions about that.
(13)	the use by Nautilus of the images in their card?	(13)	THE WITNES: Uh-huh.
(14)	A. All the way from Hawaii. Someone sent me a	(14)	MR. SUGARMAN: Would you mark as Jerry
(15)	copy of the card. I didn't find it in a book store.	(15)	Greenberg Exhibit 8 a document Bates stamped JG 0056
(16)			

- (15) copy of the card. I didn't find it in a book store.
- I forget who sent it to me. They sent me a copy of (16)
- the card, and we found out that they were using it for (17) awhile, and I went -(18)
- (19) Q. How did you arrive at the total fee of \$10,000?
- As I don't remember. (20)
- (21) MR. SUGARMAN: Would you mark as Jerry
- (22) Greenberg Exhibit 7 a document Bates stamped JG 2949
- (indicating). (23)
- (Exhibit 7 is marked) (24)
- (25) Q. (BY MR. SUGARMAN) Can you identify Jerry

新放着

- Q. What is it?
- (22) It's an invoice for Innovative Scuba Concepts. Α.

(BY MR. SUGARMAN) Can you identify Jerry

(23) Q. To do what?

(indicating).

Greenberg Exhibit 8?

Yes.

Q.

Α.

(Exhibit 8 is marked)

- (24) Α. They were supplied one of our artwork
- (25) illustrations by one of their customers, clients.

(16)

(17)

(18)

(19)

(20)

(21)

BSA	JERRY GREENBERG GREENBERG	VNAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX(27/11
	Page 41		Page 43
(1)	They put it on the mask strap of their product and as	(1)	paid för it.
(2)	per their customer's request and delivered to them.	(2)	Q. And that is pursuant to a contract, dated
(3)	Q. I take it, then, that this was another	(3)	January 21, '97?
(4)	after-the-fact payment for that use?	(4)	A. Yes, sir. Uh-huh.
(5)	A. Yes, but they didn't do it themselves. They	(5)	MR. SUGARMAN: I ask for a copy of that
(6)	were given the material, and they took care of it.	(6)	contract and for a copy of the book, West of Key West,
(7)	MR. SUGARMAN: Would you mark as Jerry	(7)	to the extent it is in the possession of the
(8)	Greenberg Exhibit 9 a document Bates stamped JG 0277	(8)	Greenbergs.
(9)	(indicating).	(9)	(Mrs. Greenberg leaves the deposition)
(10)	(Exhibit 9 it is marked)	(10)	MR. SUGARMAN: Would you mark, as Jerry
(11)	Q. (BY MR. SUGARMAN) Can you identify Jerry	. (11)	Greenberg Exhibit 10, a series of documents, all of
(12)	Greenberg Exhibit 9.	(12)	them invoices to Habitat, Bates stamped JG 0744, 0266,
(13)	A. Yes. It's the Stack Pole (phonetic) books, and	(13)	0136 and 0384 (indicating).
(14)	it's a license fee to utilize an artwork rendition of	(14)	MR. DAVIS: This is a Composite Exhibit?
(15)	our copyrighted material in a book for that year,	(15)	MR. SUGARMAN: Yes.
(16)	1998. It's a license fee.	(16)	(Exhibit 10 is marked)
(17)	Q. Was this a license fee that was agreed on	(17)	Q. (BY MR. SUGARMAN) Can you identify the
(18)	before publication or after the fact?	(18)	documents that have been marked as Jerry Greenberg
(19)	A. After the fact.	(19)	Exhibit 10?
(20)	Q. How did you discover the use by Stack Pole	(20)	A. Yes, sir.
(21)	books of the image?	(21)	Q. What are they?
(22)	A. Found the book in Borders book shop.	(22)	A. It's a license arrangement with Habitat for the
(23)	Q. In?	(23)	continued use of the images involved for the year
(24)	A. Borders book shop.	(24)	1994.
(25)	Q. And what – Withdrawn. How many images were	(25)	Q. And then the succeeding pages are for the years
			\$1,000. AVEAR
			B 700.
			Vrae
		_	Page 44
a	Page 42		'95, '96 and '97, correct?
(I) (1)	used? A. I don't remember.		A. Yes, sir.
(2)		(2)	Q. What is the nature of the use to which Habitat
(3)	Q. What was the nature of the use?	(3)	is putting the images?
(4) (5)	A. They used them for side bar illustrations.Q. I think you said before that they were drawings	(4)	
(5)	Q. I think you said before that they were drawings of -	(5)	
(6) (7)		(6)	
(7)		(7)	A. I don't remember, I am sorry.
(8)	Q. How did you arrive at the amount of a thousand	(8)	Q. How did you – Withdrawn. Was this another after-the-fact discovery of use?
(9)	dollars?	(9)	-
(10)	A. That was a licensing fee. That's the minimum	(10)	A. Yes. This is a licensing procedure they
(11)	we generally charge for continued yearly use. I never	(11)	decided to utilize after they settled up with us.
(12)	let it go anything above that.	(12)	Q. But they used it initially without your permission and then
(13)	Q. And this is for use during the year 1998; is	(13)	
(14)	that right?	(14)	A. Yes, sir.
(15)	A. Yes, sir.	(15)	Q. – settled up with you?
(16)	Q. Do you have any understanding as to whether Stack Pole will continue to use the image in future	(16)	A. Yes. Very quick. Yes, sir.Q. How did you discover the use by Habitat of the
(17)		(17)	Q. How did you discover the use by Habitat of the

- (17) Stack Pole will continue to use the image in future(18) years?
- (19) A. Well, when I get the check in December of 1998,
- (20) I guess they're going to seek another year's usage of
- (21) it, yes, sir.
- (22) Q. Is it your understanding that you are going to
- (23) receive a thousand dollars a year for every year that
- (24) they use the images?
- (25) A. As long as they continue to use it, we will be

305-371-1884

(18) images?

Α.

Q.

Α.

agreement.

Q.

Yes, sir.

Found the T-shirt in the Florida Keys.

MR. SUGARMAN: I ask for a copy of that

an agreement, dated September 23, 1993?

I take it that the arrangement is documented in

(BY MR. SUGARMAN) Do you have in your

(19)

(20)

(21)

(22)

(23)

(24)

(25)

A	······································	RG V NAT	IONAL GEOGRAPHIC MAY 28,1998
	Page 45		Page 47
-	ny of the T-shirts that utilize the images ; just talking about, the Habitat T-shirt?		told me they wanted to pay \$2,000 for the use of it.
	n not sure if I do, sir.	(2)	I told them I was marching to a different drummer, that's not enough money for me. And – Well, we have
	here is a T-shirt, we ask for the ability	(3)	other images we are considering. And I said, well, by
) to inspect it.		(4)	all means, use the other images. It ended up – Well,
	GARMAN: Would you mark, as Jerry	(6)	they said, what do you want? And I sat down with my
	Exhibit 11, a document Bates stamped JG 0682	(7)	wife and gave them a figure for a specific use. They
(indicatin		(8)	wanted - provided my copyright credit line would be on
	1 is marked)	(9)	the illustration - the use of the photo, and they
	MR. SUGARMAN) Can you identify the Jerry	(10)	would send me tear sheets. And that was that
Greenberg H		(11)	transaction right there. That's for a Geographic
-	, sir.	(12)	photograph that I own the copyrights to.
Q. Wh	at is it?	. (13)	Q. And was the number you gave them the \$9800 that
A. It's	a one-time payment to utilize our images	(14)	was agreed on?
on a ruler. I	found this product in Sharm el Sheik in	(15)	A. That's what I told them I wanted and said, use
	went there. I went to Israel and Jordan.	(16)	it or don't use it.
	to Sharm el Sheik and back into Isreal	(17)	Q. And they agreed that they would pay that and
	found this product in there and	(18)	use it?
	hem. \$300. I wanted them to stop using	(19)	A. Well, I got the check and got the tear sheets
-	nd stop using it. That's all it was	(20)	(indicating).
	dn't have a continuation use of it. I	(21)	Q. What photograph was used? Was it – First of
	take care of it for the year. I said,	(22)	all, was it one photograph?
	nymore and, please, stay out of our	(23)	A. One photograph, yes.
copyrights. Q. And	i he agreed?	(24)	Q. And which photograph was it?A. That was a photograph in the lead of the 1990
A. He	Page 46 may still be using it, Mr. Sugarman.		Page 48 National Geographic July piece I did for them,
	GARMAN: Would you mark, as Jerry	(2)	entitled, Florida's Coral Reefs are Imperiled. It's a
Greenberg I	Exhibit 12, a document Bates stamped JG	(3)	lead shot of a bunch of divers over Christ's statue.
0046.	- -	(4)	Q. Do you have in your possession any of the tear
(JG Exhi	pit 12 is marked)	(5)	sheets that they sent to you?
	' MR. SUGARMAN) I believe earlier today you	(6)	A. Possibly have, yes, sir.
	n arrangement with J. Walter Thompson. And	(7)	MR. SUGARMAN: I ask that they be produced.
•	enberg Exhibit 12 the invoice that	(8)	Q. (BY MR. SUGARMAN) And when it says on the
	arrangement?	(9)	invoice, unlimited worldwide, then, business trade
	s, sir. Waa this a hafara tha fact or	(10)	publications, what does that mean?
-	right. Was this a before-the-fact or t transaction?		A. It didn't mean for use in Life magazine. It
	s is an arm's length transaction.	(12)	meant for business trade, Wall Street Journal, Banking News, whatever, but it wouldn't be for any national,
	ore the use?	(13)	top-of-the-line magazines.
•	s, sir.	(14)	Q. So it was a license to use this photograph in
	how did that transaction come about?	(15)	business trade publications for a year; is that right?
-	y called me. They wanted to use one of my	(10)	A. Yes. And then it would stop.
A. The	that appeared in the 1990 issue of - July	(17)	MR. SUGARMAN: Would you mark as Jerry
	ional Geographic for an ad campaign for	(19)	Greenberg Exhibit 12 a copy of invoice stamped JG
photographs		(20)	0692.
photographs	•		THE REPORTER: It's 13.
photographs issue of Nat Cities Banks	ahead. Why don't you describe what then		
photographs issue of Nat Cities Banks		(21)	
photographs issue of Nat Cities Banks Q. Go happened.			MR. SUGARMAN: Okay.
photographs issue of Nat Cities Banks Q. Go happened. A. The	ahead. Why don't you describe what then	(21) (22)	MR. SUGARMAN: Okay. (Exhibit 13 is marked)
photographs issue of Nat Cities Banks Q. Go happened. A. The wanted to us	ahead. Why don't you describe what then y sent me a copy of the layout and they	(21) (22) (23)	MR. SUGARMAN: Okay. (Exhibit 13 is marked)
photographs issue of Nat Cities Banks Q. Go happened. A. The wanted to us	ahead. Why don't you describe what then y sent me a copy of the layout and they e it for a year's time in business	(21) (22) (23) (24)	MR. SUGARMAN: Okay. (Exhibit 13 is marked) Q. (BY MR. SUGARMAN) Can you identify Jerry
photographs issue of Nat Cities Banks Q. Go happened. A. The wanted to us	ahead. Why don't you describe what then y sent me a copy of the layout and they e it for a year's time in business	(21) (22) (23) (24)	MR. SUGARMAN: Okay. (Exhibit 13 is marked) Q. (BY MR. SUGARMAN) Can you identify Jerry
photographs issue of Nat Cities Banks Q. Go happened. A. The wanted to us	ahead. Why don't you describe what then y sent me a copy of the layout and they e it for a year's time in business	(21) (22) (23) (24)	MR. SUGARMAN: Okay. (Exhibit 13 is marked) Q. (BY MR. SUGARMAN) Can you identify Jerry

BSA	JERRY GREENBERG GREENBERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX(29/13)
	Page 49	1	Page 51
(1)	A. Yes.	(1)	Q. When you say they didn't comply with the letter
(2)	Q. What is it?	(2)	that you sent them, is that the March 11, 1994 letter?
(3)	A. It's a settlement payment for the unauthorized	(3)	A. I believe so.
(4)	use of my photograph in Travel magazine.	(4)	Q. And the reason they didn't comply is what?
(5)	Q. Would you describe the events that led up to	(5)	A. I received another letter from Allen Royce
(6)	the settlement which -	(6)	saying that these items - You would have to look at
(7)	A. Yes.	(7)	the letter. I don't have the letter in front of me,
(8)	Q. – resulted in the payment of \$750?	(8)	but it's on file there, very unsatisfactory reply to
(9)	A. Yes. In 1984 I received an assignment from	(9)	what the problems were.
(10)	National Geographic's director of photography to do a	(10)	MR. SUGARMAN: I ask for the production of a
(11)	photo essay on Florida's marine wilderness for Travel	(11)	copy of the March 11th, 1994 letter that is referred
(12)	magazine. I took the assignment with the	(12)	to in Jerry Greenberg Exhibit 13.
(13)	understanding that, what they would use, their -	(13)	MR. SUGARMAN: Would you mark as Jerry
(14)	whether - either if it was from my own personal	(14)	Greenberg Exhibit 14 a document Bates stamped JG 1662
(15)	collection or material that I shot for them on	(15)	(indicating).
(16)	assignment, they would have one-time use. I would	(16)	(Exhibit 14 is marked)
(17)	pull my own copyright, federal copyright, on it. They	(17)	Q. (BY MR. SUGARMAN) Can you identify Jerry
(18)	were to put the copyright credit in, witnessed on the	(18)	Greenberg Exhibit 14?
(19)	piece. They would return their originals which I gave	(19)	A. Yes.
(20)	them for use in the magazine. I got paid back, in	(20)	Q. What is it?
(21)	1985, X amount of dollars. '85. That was 10 years	(21)	A. It's a letter to me and my wife from Norman
(22)	before the incident in '94.	(22)	Davis's secretary giving me a check for \$5,000 from
(23)	I go into a book store, look in the magazines,	(23)	Sherry Manufacturing.
(24)	and there is Traveler magazine, in 1994, and I see the	(24)	Q. Describe what led up to the payment by Sherry
(25)	same photograph used again. And I was surprised,	(25)	Manufacturing of \$5,000.
	Page 50		Page 52

(1)

(2)

(3)

(4)

(5)

(6)

(7)

(8)

(9)

(10)

(11)

(12)

(13)

(14)

(15)

(16)

(17)

(18)

(19)

(20)

(21)

(22)

(23)

(24)

(25)

Α.

doing it.

Q.

Α.

Q.

Α.

Q.

Α.

Q.

Α.

Q.

possession?

able to look at it.

They got into our copyrighted images and put

Do you have any information as to how many

No, we didn't base it on how many shirts they

What image or images of yours were used on the

Do you have a sample of the T-shirt in your

MR. SUGARMAN: If there is one, we ask to be

copy of a document Bates stamped JG 0673 (indicating).

(BY MR. SUGARMAN) Can you identify Jerry

Would you mark as Jerry Greenberg Exhibit 15 a

TRAVELER 1994 10 X 75.9

them on the shirt - put them on a shirt. Norman Davis

took care of the transaction. They paid a settlement

figure there and that was the end of it. They stopped

shirts were produced with your images on them?

be. We don't like to delay people's books.

T-shirt put out by Sherry Manufacturing?

I forget that one.

I don't think so.

(Exhibit 15 is marked)

Greenberg Exhibit 15?

Yes, sir.

What is it?

sold. Strictly on what we felt a proper payment would

(1) because they didn't keep their agreement with me back

(2) with the '84 transaction for one-time use only. They

used it again, and without my permission, this time. (3)

(4) I sent a letter on to Geographic. It went to

(5) the editor of Traveler, if remembrance recalls. They

called me, and I didn't understand how it got in there (6)

if they returned my chromes to me. And he offered to (7)

pay me \$75 after the fact, and I told him that was not (8)

acceptable and I want ten times that amount. And I (9)

also wanted - it seems if they had - if this was done (10) (11)with a duplicate tranparency that I didn't even know

existed, I ask that they return that. And, at the (12)

same time, I have to go back to that letter dated (13)

(14)March 11th, 19--- whatever the letter is involved

(15) with. But he told me, well, if you charge us this we

won't be able to use your stock photos again, and I (16) told him I didn't care. I told him there shouldn't be (17)

(18)an infringement on my copyright like this. So they

paid it, reluctantly, but they paid it. They returned (19)

(20)the 4 by 5 repro dupes they had, that I knew nothing

(21) about, and they didn't comply with the rest of the

agreement that I put in the letter to them. There was (22)

(23) a lot of my material in a file there that shouldn't be

in there. It keeps - this shouldn't have been in (24)

their file. (25)

SHERRY MFG. \$\$5,000.9

PEGGY ANN COOK & ASSOCIATES

305-371-1884

Page 49 to Page 52

BSA		G V NAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX(30/14)
(1)	Page 53 A. It's an invoice logging in the partial payment	(1)	Page 55 A. I don't remember what it is - what it was.
(2)	and settlement of a copyright infringement suit	(1)	MR. SUGARMAN: I ask for the production of
(3)	against Stanley Michael's, Incorporated in Hialeah.	(2)	documents sufficient to indicate that amount.
(4)	Q. What was the - what were the events that led up	(3)	Q. (BY MR. SUGARMAN) Do you or does Seahawk
(4)	to the copyright infringement suit against Stanley		Products have any claim that you know of for any
		(5)	
(6)	Michael's, Inc?	(6)	unauthorized use of any images in the motion picture
(7)	A. We found some T-shirt stores in the market out	(7)	Jaws?
(8)	there, one - one shirt that had our images on it. I	(8)	A. No, sir.
(9)	am trying to reconstruct it, but it actually happened	(9)	MR. SUGARMAN: Would you mark as Jerry
(10)	years before that. The bottom line is that it went	(10)	Greenberg Exhibit 16 a book entitled, The Coral Reef,
(11)	into litigation in federal court. There were other	(11)	and as Jerry Greenberg Exhibit 17 a book entitled, The
(12)	shirts that - we found some images on them, and they	(12)	Living Reef (indicating).
(13)	ended up paying a total payment, including legal - I	(13)	(Exhibits 16 and 17 are marked)
(14)	forget what the total payment was, but the payment to	(14)	Q. (BY MR. SUGARMAN) Can you identify what I have
(15)	us was \$108,000.	(15)	marked as Jerry Greenberg Exhibits 16 and 17
(16)	Q. Was that a case that was brought in the	(16)	(indicating)?
(17)	Southern District of Florida?	(17)	A. The Scahawk Press publications, Coral Reef, and
(18)	A. Yes, sir.	(18)	the new edition of The Living Reef.
(19)	Q. The invoice marked as Jerry Greenberg Exhibit	(19)	Q. When you say the new edition of the Living
(20)	15 indicates there is a balance of \$103,038 still due.	(20)	Reef, what do you mean?
(21)	Has that amount been received?	(21)	A. First edition came out with less pages and no
(22)	A. Yes, it has. It's all been paid up.	(22)	artwork and illustrations in back.
(23)	Q. Do you have any reason to believe that any of	(23)	Q. And that's been added in the new edition? $222 > 0$
(24)	your images or artwork was used in the motion picture	(24)	A. This is the new edition.
(25)	Jaws?	(25)	Q. The new edition has more pages, plus the \Im
			10/24/20
			5 C 7 C 7 C
		ļ.	-1 22
			DALE
<u> </u>	Page 54		Page 56
(1)	A. Yes.	(1)	artwork in the back?
(2)	Q. And what is the basis of your belief, and what	(2)	A. No. The new edition has artwork in the back
(3)	images do you believe were used?	(3)	that comes up to 126 pages.
(4)	A. Before Jaws was released as a motion picture -	(4)	Q. Are the photographs that appear in Coral Reef
(5)	I am trying to reconstruct this. MCA Universal		and The Living Reef all photographs that you took?
(6)	contacted me and they wanted to get permission to use	(5)	A. Yes. Every one of them.
(7)	a geographic photograph in a sequence in their movie.		Q. And are the individual images in The Living
(8)	It's when Sheriff Brody was turning the pages of a	(7)	Reef and The Coral Reef individually registered for
	book and there it pops out, you know, Geographic	(8)	
(9) (10)	images, one of which was mine. He wanted to use it	(9)	copyright?
	and I didn't give him permission. And he came back	(10)	A. There is one copyright for the first edition of
(11) (12)	with counteroffers, and this and that, and I didn't -	. (11)	Living Reef. There is another copyright for the
		(12)	Living Reef that covers the text and the artwork
(13)	I don't believe I owned the copyright to it at that	(13)	supplement. And there is a different copyright for
(14)	time, but he wanted permission to do it properly, and	(14)	the Coral Reef (indicating), and I believe that
(15)	I turned it over to an agent, at the time, in New	(15)	another copyright may cover the erab on the back of
(16)	York, the photo researchers, and they negotiated for	(16)	this.
(17)	us its use for the movie, and subsequent use for pay	(17)	Q. This, being The Coral Reef?
(18)	TV, and subsequent use for general TV. It was only on	(18)	A. Coral Reef, yes.
(19)	the screen for a short length of time.	(19)	MR. SUGARMAN: Would you mark as Jerry
(20)	Q. And what was the amount that – So I take it	(20)	Greenberg Exhibit 18 a photocopy of a document called
(21)	that eventually you permitted the use; is that	(21)	Geo Safari Reefs and Oceans which bears production
(22)	correct?	(22)	numbers NGS 1 through 20.
(23)	A. Yes. I agreed to it, yes.	(23)	(Exhibit 18 is marked)
(24)	Q. And what was the amount of the fee for the uses	(24)	Q. (BY MR. SUGARMAN) Can you identify - I only
(25)	that you describe?	(2.5)	have one copy of this but we will make more - document
		(23)	wepp of and out no will make more - uotumon
		Į	
	$-\frac{1}{2} \left(\frac{1}{2} - \frac{1}{2} \right) \left(\frac{1}{2} + \frac{1}{2} \right) $	1	· · · ·
		1	

.

BSA	JERRY GREENBERG GREENBER	Ģ V NAT	TONAL GEOGRAPHIC MAY 28,1998
	Page 57		Page 59
(1)	I have marked Jerry Greenberg Exhibit 18?	(1)	other words, in what publication did those photographs
(2)	MR. DAVIS: This is a composite exhibit?	(2)	originally appear?
(3)	MR. SUGARMAN: Yes. It's an exhibit that	(3)	A. Living Reef, Coral Reef, Corals of the Tropical
(4)	includes all of the pages.	(4)	Atlantic poster.
(5)	THE WITNESS: I want to look through all of the	(5)	Q. Now would you take a look at the Living Reef
(6)	pages.	(6)	book that I have marked as - I believe it's under
(7)	MR. DAVIS: Yes. Look through every page.	(7)	there.
(8)	THE WITNESS: It's two-sided.	(8)	MS. GRAY: It's 17.
(9)	MS. GRAY: Some of the pages are two-sided.	(9)	Q. (BY MR. SUGARMAN) - (continuing) Exhibit 17
(10)	(Mrs. Greenberg leaves the room)	(10)	and identify for me in that book the page on which the
(11)	MR. SUGARMAN: Reread the question.	(11)	red-band parrot fish, on which your claim is based,
(12)	(The requested portion of the record is read as above	(12)	appears.
(13)	recorded)	(13)	A. It appears on the cover of The Living Reef and
(14)	THE WITNESS: Yes.	(14)	it appears on page 49 of The Living Reef.
(15)	Q. (BY MR. SUGARMAN) What is it?	(15)	Q. Now is there an individual copyright
(16)	A. It's a black-and-white photocopy, sometimes	(16)	registration for the image, itself, as opposed to a
(17)	one-sided, other times two-sided, of the oceans and -	(17)	copyright registration for the whole book?
(18)	reefs and oceans; educational, inside product.	(18)	A. The entire book covers everything that's in it
(19)	Q. Is that one of the publications on which this	(19)	for the –
(20)	lawsuit is based?	(20)	Q. Okay. I am sorry –
(21)	(Mrs. Greenberg enters the room)	(21)	A. – for the first edition and the new editions.
(22)	A. I don't know whether it's a publication, but	(22)	Q. Identify on which page the stoplight parrot
(23)	it's a product, yes, sir.	(23)	fish appears.
(24)	Q. (BY MR. SUGARMAN) Okay. A product. And would	(24)	A. Page 50.
(25)	you identify, in Exhibit 18, the images that are the	(25)	Q. And on which page does the moray cel appear?
		1	

	Page 58		Page 60
(1)	basis for the claim of copyright infringement in this		(1) A. Page 83 to 84.
(2)	case?		(2) Q. And identify the page or pages on which the two
(3)	A. Red-band parrot fish.	÷	(3) divers appear.
(4)	Q. On what Bates-numbered page is that?		(4) A. 17, 74.
(5)	A. NGS 00017.		(5) Q. Are there any copyright registrations for the
(6)	Q. Okay.	÷	(6) individual images of the parrot fish, the moray eel or
(7)	A. What they call parrot fish. It's a stoplight	1. A	(7) the two divers, as opposed to the registration for the
(8)	parrot fish, number 8, on NGS 00017. Moray eel,		(8) whole book?
(9)	number 6 on the same page, 00017. The two divers on		(9) MR. DAVIS: Let me object to the extent that
(10)	NGS 00020. Don't you want to get some copies made of		(10) calls for a legal conclusion. You can answer.
(11)	this?		(11) THE WITNESS: Not that I am aware of.
(12)	MR. DAVIS: No. Just -		(12) Q. (BY MR. SUGARMAN) How was it that the images
(13)	MR. SUGARMAN: We will get copies made but I		(13) that appear in the document that I have marked as -
(14)	don't want to waste the time at the moment.		(14) MS. GRAY: 18.
(15)	Q. (BY MR. SUGARMAN) Would you - Withdrawn. I		(15) Q. (BY MR. SUGARMAN) – Jerry Greenberg Exhibit
(16)	take it that the images that you have just identified,		(16) 18 first came to your attention?
(17)	the red-band parrot fish, the stoplight parrot fish,		(17) A. May I see it?
(18)	moray eel and the two divers are images that are		(18) In March 1996 I went into a shop, called Get
(19)	either photographs that you took or drawings that Mrs.		(19) Smart, looking for some jigsaw puzzles. I walked by
(20)	Greenberg made; is that right?		(20) this Educational Insights rack that had a number of
(21)	A. Those are from photographs. Those are from		(21) products on it. I saw the outside of the package of
(22)	photographs.		(22) that - creatures of the ocean reef product, saw my
(23)	Q. They're all from photographs?	-	(23) images on the literature in the front. I opened it up
(24)	A. Yes, sir.		(24) and looked inside to go to the transition piece, and
(25)	Q. And where did those photographs appear? In		(25) they were my images there. Recognized them right
- PE	GGY ANN COOK & ASSOCIATES	305-31	71-1884 Page 57 to Page 60

XMAX(31/15)

BSA	JERRY GREENBERG GREENBERG V I	NAT	IONAL GEOGRAPHIC MAY 28,1998 XMAX(32/16)
	Page 61		Page 63
(1)	away.	(1)	Q. When you say all pure Seahawk, what do you
(2)	Q. And then what?	(2)	mean?
(3)	A. Well, I was very upset. I had no arrangement	(3)	A. Well, we have licensing arrangements with
(4)	with them to do this, especially for an outside	(4) (5)	cruise lines to produce a product for them that is
(5)			pure Seahawk images. I wouldn't want our stuff used
(6)	it in the hands of Norman Davis, made it an exhibit.	(6)	on a piece like this (indicating) where we wouldn't
(7)	Q. Did you ever have any discussions with any	(7)	have control over the quality of it and the royalties
(8) (9)	person at Educational Insights? A. No, sir. No, I didn't.	(8)	of it. It's not how I - that's not how I run the
(10)	 A. No, sir. No, I didn't. Q. Did Mrs. Greenberg, to your knowledge? 	(9)	business. MR. SUGARMAN: Would you mark, as Greenberg
(10)	A. No, we didn't do it that way.	(10)	• –
(12)	Q. Had you been approached by Educational Insights	(11) (12)	Exhibit 19, a document which is headed Adapting to a Changing Sea, a copy of which was produced in
(12)	for the use of the images that were used in Exhibit 18	(12)	discovery.
(14)	was there any reason why you would not have consented	(13)	(Exhibit 19 is marked)
(15)	to that use, if appropriate compensation would have	(15)	Q. (BY MR. SUGARMAN) I have marked on the back of
(16)	been arranged?	(16)	the document, as Exhibit 19, a copy of a document
(17)	MR. DAVIS: Objection. It's hypothetical,	(17)	headed, Adapting to a Changing Sea. Could you
(18)	speculative.	(18)	identify that document, Mr. Greenberg (indicating).
(19)	THE WITNESS: You would have to put the deal on	(19)	A. It appears to be a printed piece they did for
(20)	the table and the - know what it is, and I would look	(20)	the Jason project.
(21)	at it and either say yes or no. Never happened.	(21)	Q. And when you say they did, who is they?
(22)	Q. (BY MR. SUGARMAN) Okay.	(22)	A. National Geographic Society.
(23)	A. It's speculation.	(23)	Q. What, as you understand it, is or was the Jason
(24)	Q. What factors would go into your decision as to	(24)	project?
(25)	whether you would say yes or no?	(25)	A. I don't know, Mr. Sugarman.
		· · ·	
	Page 62		Page 64
(1)	MR. DAVIS: Same objection.	' (l)	Q. What image of yours is claimed to be infringed
(2)	THE WITNESS: We wouldn't allow piecemeal use	(2)	on that poster?
(3)	of our material on a product like this. Either it's a	(3)	A. The sea fan image on top, upper right.
(4)	full Seahawk Press package that had all our images on	(4)	Q. Upper right?
(5)	it or - I have a huge library - would have a huge,	(5)	A. Yes, sir.
(6)	large collection of our material on it, but I wouldn't	(6)	Q. And in which of your publications does that
(7)	want our stuff used piecemeal like this, if someone	(7)	photograph appear, The Living Reef, The Coral Reef,
(8)	came to me.	(8)	all –
(9)	Q. (BY MR. SUGARMAN) Has anyone ever come to you	(9)	A. It doesn't -
(10)	for the use of one image from The Living Reef in a	(10)	Q. – other –
(11)	publication or product, another company or person?	(11)	A. It doesn't appear in the publications. I hold
(12)	A. From that - from Educational Insights?	(12)	the copyright to it after it was published in the 1990
(13)	Q. No, another instance. Has any other person or	(13)	issue of National Geographic, the July issue.
(14)	entity ever come to you to ask for permission to use	(14)	Q. So that was one of the images that was
(15)	an image from The Living Reef?	(15)	published in the National Geographic based on the
(16)	A. No. Our business is not set up in small,	(16)	assignment that you have described earlier?
(17)	single images like that.	(17)	A. Yes, sir.
(18)	Q. What is the reason why you would not allow a	(18)	Q. Is the image that appears on Jerry Greenberg
(19)	publication to use individual images that you have	(19)	Exhibit 19 a photograph or a - a copy of a photograph
(20)	taken, as opposed to the whole series?	(20)	or a copy of a drawing, if you know?
(21)	A. We're not in that business of utilizing	(21)	A. It's a reproduction of my photograph, but
(22)	piecemeal portions of our material. I am mainly	(22)	flopped.
(23)	interested in an overall package of full illustrated	(23)	Q. Excuse me?
(24)	pieces of our material. If someone wants to do it, it	(24)	A. It's reversed.
(25)	would have to be all pure Seahawk.	(25)	Q. I see. Is that a reproduction of your entire
		,	

BSA		ERG V	NAT	IONAL GEOGRAPHIC MAY 28,1998	XMAX(33/17)
(1)	Page 65 photograph or a part of it?		713	Page 67	
(1) (2)	A. I don't have the 1990 issue of National		(1) (2)	Q. Did you have any discussion about that offer with anyone?	
(3)	Geographic to compare it to.		(2)	A. At the Geographic or –	
(4)	Q. And you can't tell from looking at it?	·	(4)	Q. No. I understand you said before that you	
(5)	A. Not unless I see the 1990 issue or exhibit.		(5)	didn't respond, and I take it that means that you	
(6)	Q. How did the reproduction of your photograph in		(6)	didn't have any discussion with anybody at the	
(7)	Exhibit 19 come to your attention?		(7)	Geographic. My question is, did you have any	
(8)	A. They contacted me after they used it.		(8)	discussions with anyone else about the \$500 offer?	
(9) (10)	Q. Who is they? A. Rockwell Wheeler.		. (9) (10)	Just answer yes or no for the moment.	
(10)	Q. What position did Rockwell Wheeler have and		(10)	Q. With whom?	
(12)	with whom was he affiliated?	•	(12)	A. (Indicating).	
(13)	A. I don't have the document in front of me. He's		(13)	Q. Pointing to Mrs. Greenberg?	
(14)	with the Society, apparently involved with this -		(14)	A. My wife, yes.	
(15)	doing this piece (indicating).	÷	(15)	Q. What did you say to her and what did she say to	
(16)	Q. And when you say he contacted you, was that	· .	(16)	уоц?	
(17)	orally or in writing?		(17)	A. I don't recall the exact words but the essence	
(18) (19)	 A. In writing. Q. And what did you do, if anything, when you 		(18)	of it – Q. Substance.	
(20)	received the writing from Mr. Wheeler?		(19)	A. This is an outrageous situation that is	
(21)	A. I was very upset that this is a continuation of	· · ·	(21)	continuing and don't even answer them.	
(22)	what they were doing with the Traveler piece, and now		(22)	Q. So you collectively made the decision that you	
(23)	it's this. And the head of it came to me when this		(23)	were not going to answer them; is that right?	a.
(24)	Insight piece came out. I was very, very mad. In		(24)	A. Yes. That's correct.	
(25)	fact, I was furious.		(25)	Q. After you saw the Educational Insights piece,	
			L		
	Page 66		·	Page 68	
(1)	Q. What - Are you saying the Insight piece came		(1)	which is Jerry Greenberg Exhibit 18, did you have any	
(2)	Q. What – Are you saying the Insight piece came out before the Jason project came to your attention?		(2)	which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg?	
(2) (3)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). 		(2) (3)	which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes.	
(2) (3) (4)	Q. What – Are you saying the Insight piece came out before the Jason project came to your attention?		(2)	which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg?A. Yes.Q. What did you say to her and what did she say to	
(2) (3)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. 		(2) (3) (4)	which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes.	
(2) (3) (4) (5)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. 		(2) (3) (4) (5)	which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg?A. Yes.Q. What did you say to her and what did she say to you about that?	
(2) (3) (4) (5) (6)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - 		(2) (3) (4) (5) (6)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them 	
 (2) (3) (4) (5) (6) (7) (8) (9) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my 		 (2) (3) (4) (5) (6) (7) (8) (9) 	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you 		(2) (3) (4) (5) (6) (7) (8) (9) (10)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? 	
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? 	
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. 	· · · ·
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. 	
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you 	· · · · · · · · · · · · · · · · · · ·
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is 	· · · · · · · · · · · · · · · · · · ·
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project 	
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21)	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (14) (15) (16) (17) (18) (19) (20) (21)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project or the use that you allege in the Educational 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - of your image in the Jason project? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - of your image in the Jason project? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (17) (18) (19) (20) (21) (22)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project or the use that you allege in the Educational Insights? 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - of your image in the Jason project? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project or the use that you allege in the Educational Insights? A. No, sir. 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - of your image in the Jason project? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project or the use that you allege in the Educational Insights? A. No, sir. Q. With whom, at the National Geographic, did you 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - of your image in the Jason project? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project or the use that you allege in the Educational Insights? A. No, sir. Q. With whom, at the National Geographic, did you 	
 (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24) 	 Q. What - Are you saying the Insight piece came out before the Jason project came to your attention? A. No, sir. This is 1995 (indicating). Q. I see. A. Jason came out in 1996. Q. Insight, you mean - A. I am sorry. The Educational Insights piece. Q. But going back to the Jason project, I understand you got a letter from Mr. Wheeler. And my question is, after you got that letter, what did you do? A. I did not respond. Q. And when is the next time that you had any discussion or took any action with respect to the Jason project piece? A. When Norman Davis sent them a letter in regard to Educational Insights that included the Jason product and mentioned other problems that I had with them previously. Q. In the communication from Mr. Wheeler was there an amount of money offered to you for the use in the - of your image in the Jason project? A. Yes, sir. Q. What was that? 		(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24)	 which is Jerry Greenberg Exhibit 18, did you have any discussions about that with Mrs. Greenberg? A. Yes. Q. What did you say to her and what did she say to you about that? A. I think it's about time that we approach them and try to get these problems straightened out once and for all and make them stop infringing on our copyrights. Q. Is that what you said or she said or that was the substance of it? A. The general theme. We are very protective of our copyrights. Q. And as a result of that discussion, what action, if any, did you take? A. It was put in the hands of Norman Davis. Q. Have you, personally, at any time since you became aware of the Jason project piece, which is Exhibit 19, had any discussions with anybody at the National Geographic about the use in the Jason project or the use that you allege in the Educational Insights? A. No, sir. Q. With whom, at the National Geographic, did you 	

	NATIONAL GEOGRAPHIC MAY 28,1998 XMAX(34/1
Page 69 (1) did back in 1990?	Page 71 (1) used in the outside before, when it was a different
(2) A. The assignment was in 1989, and my friend, Fred	(1) used in the outside before, when it was a uncerning(2) Society, in the umbrella framework of that. I said
(3) Ward, approached them that both of us do a followup	(2) booley, in the university in the university of that i build (3) no, and I sent her a letter and said, I do not want
(4) story on the Pennecamp Park, almost 30 years later.	 (4) you folks to utilize it. And whatever I sent to her,
(5) We do it as a team. He would write it and photograph	(5) we have a copy of it.
(6) it, and I would photograph it, also.	(6) Q. Did you ever – Did you, thereafter, have any
(7) We got the okay from Bill Garrett, the editor	(7) direct contract with the pharmaceutical company that
(8) at that time. He sent me the contract. It was not	(8) wanted to use the image?
(9) acceptable to mc. Since Fred Ward was handling all of	(9) A. No, sir.
10) the negotiations for the overall project, I told Fred,	(10) Q. I take it, to the best of your knowledge, the
1) I won't take this assignment unless it's on a parallel	(11) image was not used?
12) situation, that if - for Traveler, back in 1984, when	(12) A. I hope not.
13) it appeared in 1985; that is, I will provide whatever	(13) MR. SUGARMAN: Why don't we take a two-minute
 they need from my vast collection of photographs on 	(14) break. I think I am finished. Maybe there will be a
15) Pennecamp Park. Whatever I shoot for them, plus, my	(15) few more questions.
16) stock would be used. They would return all originals.	(16) (Short break taken)
17) They would put my copyright on the inside there. And	(17) Q. (BY MR. SUGARMAN) Have you ever, before the
18) I would pull my own VA form for my participation in	(18) fact, licensed the reproduction, of a photograph that
19) that project.	(19) you have taken, to another entity?
20) Q. You say VA form. What does that mean?	(20) A. Starting from what time in my life?
21) A. Visual arts copyright form.	(21) Q. As far back as you can recall.
22) Q. Now these were the conditions that you set down	(22) A. Well, when I had my own photo agency I did
23) in your discussion with Mr. Ward –	(23) quite a bit of that, yes.
 A. Yes. Q. – and he discurred and them to the National 	 (24) Q. Put that aside. Take the time period after you (25) stopped having your own photo agency. Let's say in
Page 70 (1) Geographic people?	Page 72 (1) the last 10 years.
(2) A. Yes.	(2) A. Whatever photo licensing that I had in the last
(3) Q. So I take it that you didn't have any direct	(3) five years is reflected -
(4) discussions with anybody at National Geographic?	(4) MR. DAVIS: Just listen to his question.
(5) A. No, sir.	(5) Q. (BY MR. SUGARMAN) The question is, in the last
(6) Q. When is the last time you did have any	(6) 10 years can you recall licensing another person or
(7) discussions with anyone at the National Geographic, if	(7) entity to reproduce one of your photos?
(8) you ever had such a discussion?	(8) A. I can't recall right now.
(9) A. Recently, they asked permission to utilize that	(9) Q. Would you look again at Jerry Greenberg Exhibit
10) same photograph they ripped off in Traveler. They	(10) 3 (indicating), which is the invoice for the use of
 called me again to get permission to use it in the Turkish addition of Travalar, done by Lagrant I. 	(11) artwork from photographs in the Underwater Alphabet
 Turkish edition of Traveler, done by Leonard, I believe. I said, no, I am not interested. They 	(12) Book. And I think you testified before that this was(13) an after-the-fact arrangement, correct?
14) responded back. It won't be used.	 (13) an after-the-fact arrangement, correct? (14) A. Yes, sir.
 Q. When is the last time, before that, that you 	(14) A. 105, 50. (15) Q. Is there a reason to distinguish the fact that
16) had any communication with anybody at?	(15) Q. Is note a feasibility distinguish the fact that (16) you agreed to an after-the-fact arrangement with
 A. Someone in the image collection contacted me to 	(17) Charles Bridge Publishing for the Underwater Alphabet
18) utilize one of the images from that 1990 take, if you	(18) Book but you did not respond to the letter from the
19) want to call it a take, for a pharmaceutical	(19) Geographic suggesting an after-the-fact arrangement
20) yearbook - annual report, and I wrote back to her and	(20) for the use of your image in the Jason project, which
21) told her, no, it wasn't an in-house - it wasn't an	(21) is Exhibit 19?
22) in-house piece. And I said, no, I do not want	(22) A. This Charles Bridge (indicating) transaction,
23) National Geographic to act as my agent for use of my -	(23) licensing, came afterwards, when they made a proper
24) selling my photos. This is with the image collection	(24) payment to us as a settlement and took the option to
25) and it's – They never would allow photographs to be	(25) continue using it under a civilized relationship to
े	-
潮福 市。	

BSA	JERRY GREENBERG GREENB	ERG V	NAT	TONAL GEOGRAPHIC MAY 28,1998 XMAX(35/19)
	Page 73		1	Page 75
(1)	pay a yearly fee. The other situation, I had nothing		(1)	
(2)	like that in my head. It became an ongoing problem			EXCEPT FOR THE CORRECTIONS
(3)	with the Society.		(2)	
(4)	Q. Going back to the question I asked before about			CERTIFY THIS IS A TRUE AND
(5)	licensing of any individual image for reproduction of		(3)	
(6) (7)	a photograph, let me ask that question again and let me ask you, before answering, to just flip through the			FURTHER DEPONENT SAYETH
(8)	pages of The Living Reef and The Coral Reef to see		(4)	NOT.
(9)	whether looking at any of those images refreshes your		(5)	
(10)	recollection as to whether you licensed, any time		(6)	DEPONENT
(11)	within the last 10 years, the use of an individual		(7)	DEFONENT
(12)	image, and that will be the last question.			STATE OF FLORIDA)
(13)	MR. DAVIS: Take time to look at every page.		(8)	
(14)	Do you recall the question?			COUNTY OF BROWARD)
(15)	THE WITNESS: Yes. Repeat it to me again. I		(9)	······································
(16)	will take the question again, please.			Sworn and subscribed to before me thisday
(17)	(The requested portion of the record is read as above		(10)	of , 1998.
(18)	recorded)		(11)	PERSONALLY KNOWN OR I.D.
(19)	THE WITNESS: An arm's length licensing		(12)	
(20)	arrangement, no.			Notary Public in and for
(21)	Q. (BY MR. SUGARMAN) And you distinguish between		(13)	the State of Florida at
(22)	an arm's length and an after the fact?	5 C		Large
(23)	A. Yes, sir.		(14)	
(24)	Q. And what about after-the-fact licensing		(15)	
(25)	arrangements?		(16)	
			(17)	
			(18)	
			(19)	
			(20)	
	Page 74		(21)	Page 76
(1)	A. Some of these images, photographic images, I		(22)	CERTIFICATE OF OATH
(2)	believe appeared on the arrangements that I made with		(22)	STATE OF FLORIDA)
(3)	Habitat. To the best of my knowledge that I can think		(24)) SS
(4)	of right now sitting here, I don't recall anything.		(23)	COUNTY OF BROWARD)
(5)	MR. SUGARMAN: Okay. I don't have any further		(4)	I, Lois E. Guffey, RDR, and Notary Public in and
(6) (7)	questions. Thank you for your time.			for the State of Florida at Large, do hereby certify
(7) (%)	THE WITNESS: Thank you for your courtesy to	÷ .	(5)	that the witness, JERRY GREENBERG, personally appeared
(8) (9)	US.			before me and was duly sworn
(10)	MR. SUGARMAN: Why don't we break and -2:00 o'clock?		(6)	Witness by hand and official seal this 7th of
(11)	MR. DAVIS: Sure.		(7)	June, 1998, in the City of Hollywood, County of
(12)	We will read.		(7)	Broward, State of Florida.
(13)	(Thereupon, the taking of the deposition was concluded		(8)	Lois E. Guffey, PDP, Noter-
(14)	at 12:25 p.m.)		(9)	Lois E. Guffey, RDR, Notary Public, State of Florida
(15)			(10)	Tuble, State of Florida
(16)			(11)	REPORTER'S DEPOSITION CERTIFICATE
(17)			(12)	STATE OF FLORIDA)
(18)			()) SS
(19)			(13)	COUNTY OF BROWARD)
(20)			(14)	I, Lois E. Guffey, RDR, do hereby certify that I
(21)				was authorized to and did stenographically report the
(22)			(15)	deposition of JERRY GREENBERG, the witness herein;
(23)				that a review of the transcript was requested; that
(24)			(16)	the foregoing pages, number from 1 through 76,
(25)			-	inclusive, is a true and complete record of my
			(17)	stenographic notes of the deposition by said witness;
				and that this computer-assisted transcript was
			(18)	prepared under my supervision.
				I FURTHER CERTIFY that I am not a relative,
DEC	ICIY ANNI COOK A LEGGERT	···	(19)	employee, attorney or counsel of any of the parties,
PEC	GY ANN COOK & ASSOCIATES	305-371	-188/	por om La relative en en la cut Page 73 to Page 76

305-371-1884 nor am I a relative or employee of any of the **Pages** 73 to Page 76

BSA JERRY GRE		NATIONAL GEOGRAPHIC	MAY 28,1998 Look-See
able [2]	Alien [1]	arrived [3]	bar [1]
<i>50:16; 52:18</i>	51:5	30:3, 8; 39:16	42:4
acceptable [2] 50:9; 69:9	allow [4]	art [5]	base [2]
iccording [1]	<i>37.17; 62:2, 18; 70:25</i>	8:18, 20; 26:13; 34:11; 36:7	30:9; 52:8
<i>36:23</i>	allowed [1] 37:16	article [1] 10:14	based [4]
ACCURATE [1]	Alphabet [10]	articles [1]	12:12; 57:20; 59:11; 64:15 basis [6]
75:3	27:20, 24; 28:12; 29:23; 31:6,		12:6, 24; 22:18; 24:11; 54:
accurate [1]	15, 21; 32:7; 72:11, 17	artists [1]	58:1
24:14	alphabet [3]	28:5	Bates [14]
act [1]	27:19, 21	arts [1]	19:4; 24:19; 27:5; 34:5;
70:23	American [2]	69:21	35:20; 37:4; 38:22; 40:15;
action [3]	23.5, 18	Artwork [1]	41:8; 43:12; 45:7; 46:3;
66:14, 68:15, 76:20	amount [16]	8:22	51:14; 52:20
actions [3]	5:25; 10:6; 30:19, 20, 22, 24;	artwork [31]	Bates-numbered [1]
4:4, 6, 9	33:10; 42:8; 49:21; 50:9;	5:5, 11, 19, 21, 23; 8:11, 21;	58:4
active [3]	53:21; 54:20, 24; 55:3; 66:21	12:16; 22:11; 27:18, 22; 28:3,	beachcombing [1]
7:1, 17; 18:21	amounts [2]	4, 9, 12; 29:23; 30:1; 31:24;	8:16
activity [3]	20:17; 31:2	32:6, 10; 36:15; 37:13, 15;	bears [1]
16:25; 17:2; 24:15	angelfish [1]	40:24; 41:14; 53:24; 55:22;	56:21
actual [1]	5:16	56:1, 2, 12; 72:11	beat [1]
36:14	announcement [1]	Aside [1]	36:21
ad [6]	11:20	12:18	before-the-fact [1]
10:3; 11:23; 13:9; 36:1, 5;	annual [1]	aside [2]	46:11
46:19	70:20	32:13; 71:24	behalf [1]
Adapting [2]	answer [10]	aspects [1]	15:6
63:11, 17	3:18, 20; 16:12; 17:13; 35:3;	18:7	belief [1]
added [1]	40:1; 60:10; 67:9, 21, 23	assignment [10]	54:2
55:23	answering [1]	10:12, 13, 17; 49:9, 12, 16;	believe [18]
addition [2]	73:7	64:16; 68:25; 69:2, 11	5:21; 13:10; 18:24; 28:18;
9:5; 30:13	answers [1]	assignments [1]	30:25; 31:13; 34:22, 24;
additional [2]	3:20	7:5	36:15; 46:6; 51:3; 53:23;
30:15, 17	anybody [4]	Associates [1]	54:3, 13; 56:14; 59:6; 70:1
ads [1]	67:6; 68:19; 70:4, 16	23:23	74:2
11:23	anymore [1]	assume [1]	betwixt [1]
advance [1]	45:23	31:17	35:8
18:14	apparently [2]	asterisk [1]	biggest [1]
Adventures [4]	39:11; 65:14	20:24	32:20
37:24, 25; 38:8; 39:6	appear [10]	asterisks [2]	Bill [1]
advertisement [2]	11:20; 39:5; 56:4; 58:25;	20:19, 20	69:7
9:18; 13:23	59:2, 25; 60:3, 13; 64:7, 11	Atlantic [1]	bill [1]
advertisements [1]	appeared [5]	59:4	15:9
11:17	10:14; 46:18; 69:13; 74:2;	attention [3]	billboard [1]
dvertising [15]	76:5	60:16; 65:7; 66:2	5:24
9:13, 15, 21, 24; 10:22; 13:5,	appears [6]	attorney [4]	billing [1]
14, 21; 14:4, 8, 14, 19; 18:23;	59:12, 13, 14, 23; 63:19;	30:5; 33:16; 76:19, 20	15:6
35:2, 5	64:18	attributable [1]	bit [1]
affiliated [2]	approach [1]	16:2	71:23
8:24; 65:12	68:6	Audubon [2]	black-and-white [1]
afford [1]	approached [3]	17:8; 18:11	57:16
37:1	11:23; 61:12; 69:3	Australia [1]	Book [10]
fter-the-fact [8]	appropriate [2]	25:22	27:20, 24; 28:12; 29:24; 3.
37:20; 41:4; 44:9; 46:12;	18:12; 61:15	authorized [1]	15, 21; 32:7; 72:12, 18
72:13, 16, 19; 73:24	approximately [1]	76:14	book [28]
fterwards [1]	4:19	aware [4]	5:6; 8:3; 27:19, 21, 24; 28
72:23	area [1]	10:18; 12:22; 60:11; 68:18	16; 29:8, 25; 31:16; 36:4,
Agency [1]	18:22	awhile [1]	38:15; 41:15, 22, 24; 43:6;
19:1	arm's [3]	38:18	49:23; 54:9; 55:10, 11; 59.
igency [5]	46:13; 73:19, 22	·····	10, 17, 18; 60:8
10:2; 18:1, 2; 71:22, 25	arranged [2]	– B –	Books [1]
agent [2]	61:16; 68:25	Bahamanian [2]	25:13
54:15; 70:23	arrangement [19]	<i>4:11; 5:8</i>	books [20]
agreed [7]	8:2; 17:7, 18; 18:19; 22:20;	4:11; 5:8 Bahamian [1]	7:22; 8:3; 9:6; 12:15, 25;
18:8; 41:17; 45:25; 47:14, 17;	29:4, 13, 15, 20; 39:11;		13:18; 21:23; 22:1, 3; 24:1
54:23; 72:16	43:22; 44:20; 46:7, 9; 61:3;	5:18 balance [1]	25:1, 3; 26:5, 13; 30:4; 32
agreement [5]	72:13, 16, 19; 73:20	balance [1]	41:13, 21; 52:10
34:13; 44:21, 24; 50:1, 22	arrangements [5]	53:20 Booking [1]	Borders [2]
Air [3]	33:25; 34:2; 63:3; 73:25; 74:2	Banking [1]	41:22, 24
4:10; 5:8, 18	arrive [5]	48:12 Banka [1]	Boy [1]
allege [1]	17:18; 29:3; 36:17; 38:19;	Banks [1] 46:20	30:1
68:21	42.8	1 40.70	

BSA JERRY GR	EENBERG GREENBERG	NATIONAL GEOGRAPHIC	MAY 28,1998 Look-Sce(21)
Look-See Concordance	\$300 [1]	126 [1]	1 19:4
Report	45:19	56:3	2:00 [1]
	\$3500 [1]	12:25 [1]	74:9
UNIQUE WORDS: 1,328	18:13	74:14	
TOTAL OCCURRENCES: 4,480	\$5,000 [3] 30:21; 51:22, 25	12th [1]	-3-
NOISE WORDS: 384	\$500 [4]	22:23 13 [4]	3 [5]
TOTAL WORDS IN FILE: 13,444	35:25; 36:18; 66:25; 67:8	48:21, 23, 25; 51:12	27:5, 7, 14; 30:15; 72:10
	\$500,000 [1]	14 [3]	30 [1]
SINGLE FILE CONCORDANCE	10:2	51:14, 16, 18	69:4
CASE SENSITIVE	\$75 [1]	15 [4]	-4-
CASE SENSITIVE	50:8	52:19, 21, 23; 53:20	
COVER PAGES $= 2$	\$750 [1]	16 [3]	4 [5]
	49:8	55:10, 13, 15	34:4, 6, 8; 35:11; 50:20
INCLUDES ALL TEXT	\$750,000 [1] 10:3	1662 [1] 51:14	49 [1]
OCCURRENCES	\$9800 [1]	17 [6]	59:14
	47:13	55:11, 13, 15; 59:8, 9; 60:4	- 5
DATES ON	· · · · · · · · · · · · · · · · · · ·	17th [1]	·
	- 0 -	23:5	5 [4]
INCLUDES PURE NUMBERS	00017 [3]	18 [8]	35:19, 21, 23; 50:20
POSSESSIVE FORMS ON	58:5, 8, 9	56:20, 23; 57:1, 25; 60:14,	50 [1] 59:24
1035E35IVE FORMS ON	00020 [1]	16; 61:13; 68:1	59.24 52 [2]
– DATES –	58:10	19 [9]	6:10
·······	0046 [1]	10:13; 50:14; 63:11, 14, 16; 64:19; 65:7; 68:19; 72:21	
December of 1998 [1] 42:19	46:4	1950 [1]	- 6 -
January, 1995 [1]	0056 [1]	6:7	6 [5]
19:4	40.15	1979 [1]	37:4, 6, 8; 39:4; 58:9
January 10 [1]	0064 [1]	7:25	
21:1	37:5 0136 [1]	1984 [2]	-7-
January 11 [1]	43:13	49:9; 69:12	7 147
21:1	0256 [1]	1985 [2]	7 [4] 38:22, 24; 39:1, 8
January 21 [1]	35:20	49:21; 69:13	74 [1]
43:3	0266 [1]	1989 [2]	60:4
January of 1995 [1]	43:12	10:13; 69:2	76 [1]
19:12	0277 [1]	1990 [8]	76:16
July [4] 10:14; 46:18; 48:1; 64:13	41:8	10:14; 46:18; 47:25; 64:12; 65:2, 5; 69:1; 70:18	7th [2]
July, 1996 [2]	0358 [1]	1993 [5]	76:6, 21
<i>39:2, 7</i>	24:20	27:19; 30:4; 31:7; 34:23;	
July 11, 1996 [1]	0384 [1]	44:21	- 8 -
39:5	<i>43:13</i> 0461 [1]	1994 [5]	8 [4]
June, 1998 [2]	34:5	43:24; 45:16; 49:24; 51:2, 11	40:15, 17, 19; 58:8
76:6, 21	0562 [1]	1995 [4]	83 [1]
March, 1996 [1]	27:6	19:4, 12; 21:20; 66:3	60:1
60:18	0673 [1]	1996 [5]	84 [2]
March 11, 1994 [1]	52:20	<i>39:3, 5, 7; 60:18; 66:5</i>	50:2; 60:1
51:2 March 11th [1]	0682 [1]	1997 [2] 15:23; 24:20	85 [1] <i>49:21</i>
<i>50:14</i>	45:7	1998 [6]	77.21
March 11th, 1994 [1]	0692 [1] 48:20	41:16; 42:13, 19; 75:10; 76:6,	-9-
51:11	48:20 0744 [1]	21	
March 26, 1997 [1]	43:12		9 [3]
24:20		-2-	<i>41:8, 10, 12</i> 900 [1]
September 23, 1993 [1]	-1-	2 [4]	8:17
44:21	1 [6]	24:19, 21, 23; 26:7	93 [2]
- \$ 442	19:3, 8, 10; 24:6; 56:22;	20 [1]	18:23, 24
	76:16	56:22	94 [1]
\$10,000 [1]	10 [8]	20th [1]	49:22
38:19	21:1; 43:11, 16, 19; 49:21;	23:22	95 [2]
\$103,038 [1]	72:1, 6; 73:11	21 [1]	21:21; 44:1
53:20 \$108.000 (1)	10th [1]	43:3	96 [1]
\$108,000 [1] 53-15	22:8		44:1
<i>53:15</i> \$2,000 [7]	11 [6]	44:21	97 [2]
28:24; 29:3; 30:3, 7, 14, 16;	21:1; 39:5; 45:7, 9, 11; 51:2	26 [1] 24:20	43:3; 44:1
47:1	11th [2]	2949 [1]	- A -
\$3,000 [1]	<i>50:14; 51:11</i>	38:22	
<i>36:20</i>	12 [5] <i>8:18; 46:3, 5, 8; 48:19</i>	2955 [1]	ability [1]
			45:4
PECCY ANN COOK & ASS			· · · · · · · · · · · · · · · · · · ·

From December of 1998 to ability

BSA JERRY GR	EENBERG GREENBERG V	NATIONAL GEOGRAPHIC	MAY 28,1998 Look-Sec(24)
- D -	9:20	25:13	54:21
date [3]	Diplomate [1] 76:23	- E -	evidenced [1] 35:11
4:20; 20:5; 22:15	DIRECT [1]		exact [2]
DATED [1]	3.6	early [2] 17:25; 24:9	34:23; 67:17
76:20	direct [2]	easier [3]	EXAMINATION [1]
dated [5] 24:20; 39:5; 43:2; 44:21;	70:3; 71:7	25:11, 17, 19	3.6
50:13	director [1] 49:10	edition [10]	examined [1] 3:4
dates [1]	discover [2]	55:18, 19, 21, 23, 24, 25;	examples [1]
20:4	41:20; 44:17	56:2, 10; 59:21; 70:12 editions [1]	32:19
DAVIS [18] 26:8, 19, 21; 27:11; 28:22;	discovered [4]	59:21	EXCEPT [1]
<i>20.8, 19, 21, 27.11, 28.22,</i> <i>34:1; 35:15; 40:1; 43:14;</i>	29:22; 30:2; 31:23; 32:6 discovering [1]	editor [2]	75:1
57:2, 7; 58:12; 60:9; 61:17;	<i>32:14</i>	50:5; 69:7	except [1] 14:15
62:1; 72:4; 73:13; 74:11	discovery [2]	Editorial [1]	excited [1]
Davis [6]	44:9; 63:13	18:21 editorial [19]	17:16
28:20; 38:11; 52:2; 61:6; 66:16; 68:16	discussion [6]	10:5, 8, 22, 23, 24; 13:5, 14,	Excuse [3]
Davis's [1]	66:14; 67:1, 6; 68:14; 69:23; 70:8	15, 16; 14:3, 8, 16, 19; 16:25;	39:18; 40:9; 64:23 Exhibit [72]
51:22	discussions [6]	17:5; 18:11, 22; 35:7	<i>19:3, 8, 10; 24:19, 21, 23;</i>
deal [1]	61:7; 67:8; 68:2, 19; 70:4, 7	education [1] 26:17	26:6, 7; 27:5, 7, 14; 30:15;
61:19 death [1]	distinguish [3]	Educational [8]	34:4, 6, 8; 35:11, 19, 21, 23;
death [1] 36:21	9:14; 72:15; 73:21	<i>60:20; 61:8, 12; 62:12; 66:7,</i>	37:4, 6, 8; 38:22, 24; 39:1, 4,
December [1]	distributor [2] 15:12; 19:24	17; 67:25; 68:21	8; 40:15, 17, 19; 41:8, 10, 12; 43:11, 14, 16, 19; 45:7, 9, 11;
42:19	distributors [1]	educational [6]	46:3, 5, 8; 48:19, 23, 25;
decided [2]	15:12	<i>14:12; 25:7, 12; 26:3, 7;</i> <i>57:18</i>	51:12, 14, 16, 18; 52:19, 21,
4:25; 44:11	District [2]	eel [4]	23; 53.19; 55.10, 11; 56:20,
deciding [1] 17:22	4:18; 53:17	58:8, 18; 59:25; 60:6	23; 57:1, 25; 59:9; 60:15;
decision [2]	dive [3] 35:25; 36:12, 19	eight [1]	61:13; 63:11, 14, 16; 64:19; 65:7; 68:1, 19; 72:9, 21
61:24; 67:22	divers [5]	18:11	exhibit [4]
declined [1]	48:3; 58:9, 18; 60:3, 7	el [2] 45:15, 17	57:2, 3; 61:6; 65:5
12:4 defendants [1]	diving [1]	elimination [1]	Exhibits [2]
4:8	36:5 document [21]	39:21	55:13, 15 existed [1]
delay [1]	<i>19:3; 21:12; 27:5; 34:5;</i>	elsewhere [1]	50:12
52:10	35:20; 37:4; 38:22; 40:15;	31:16	existence [1]
delivered [1] 41:2	41:8; 45:7; 46:3; 51:14;	employee [2] 76:19	17:3
demarcation [1]	52:20; 56:20, 25; 60:13;	end [5]	exists [1]
16:13	63:11, 16, 18; 65:13 documented [1]	15:14; 24:7, 8; 37:18; 52:4	35:13 experience [1]
depends [1]	44:20	ended [2]	· 14:17
26:10	documents [5]	47:5; 53:13 engage [1]	explain [3]
DEPONENT [2] 75:3, 6	21:17; 33:23; 43:11, 18; 55:3	15:6	21:4; 23:4; 39:8
deposed [1]	doesn't [5] 14:13, 14; 17:1; 64:9, 11	enjoy [1]	export [1] 25:20
3:23	dollars [3]	26:23	exports [1]
DEPOSITION [1]	42:9, 23; 49:21	enters [1] 57:21	26:4
76:11 deposition [5]	domestic [1]	entities [1]	extent [4]
<i>3:9; 43:9; 74:13; 76:15, 17</i>	26:3 dominated [1]	33:6	24:10; 35:13; 43:7; 60:9
depositions [1]	25:15	entitled [3]	- F -
3:24	double [1]	48:2; 55:10, 11	face [2]
derive [1] 9:17	23:17	entity [5] 6:18, 19; 62:14; 71:19; 72:7	<i>32:22; 33:11</i>
derived [1]	drawing [4] 12:24; 22:18; 23:15; 64:20	entries [5]	fact [15]
29:9	drawings [5]	19:19; 20:1; 24:6, 13; 40:4	11:1, 2, 5, 23; 33:2; 35:25;
Describe [2]	12:7, 12; 16:4; 42:5; 58:19	entry [10]	36:11; 40:5; 41:18, 19; 50:8;
37:23; 51:24	drummer [1]	20:25; 21:1, 23; 22:1, 8, 23; 23:5, 22; 25:6; 39:6	65:25; 71:18; 72:15; 73:22
describe [9] 4:2; 15:5, 9; 19:25; 21:25;	47:2	escapes [2]	factors [1] 61:24
<i>4.2, 15.3, 9, 19.23, 21.23, 22:10; 46:21; 49:5; 54:25</i>	due [1] 53:20	4:20; 23:17	fair [2]
described [3]	duly [2]	essay [1]	18:3, 5
9:6; 19:16; 64:16	3:3; 76:5	49:11	fall [2]
description [1]	dupes [1]	essence [1] 67:17	14:21; 26:11
36:7 determining [1]	50:20	events [2]	familiar [1] 30:1
16.73	duplicate [2] 18:14; 50:11	49:5; 53:4	family [1]
difference [1]	duty [1]	eventually [1]	34:20
	···		

BSA JERRY GRI		V NATIONAL GEOGRAPHIC	MAY 28,1998 Look-See
<i>31:18; 71:14, 16; 74:9</i>	27:25; 29:15; 30:2, 5; 31:7,	composite [1]	41:15; 42:7; 52:1
Bridge [8]	16, 20; 33:8; 72:17, 22	57:2	copyrights [7]
27:25; 30:3, 5; 31:7, 16; 33:8;	check [4]	computer-assisted [1]	29:11; 30:10; 36:22; 45:24
72:17, 22	23:17; 42:19; 47:19; 51:22	76:17	47:12; 68:9, 13
Bridge's [2]	choice [1]	Concepts [1]	Coral [11]
29:15; 31:20	30:11	40:22	48:2; 55:10, 17; 56:4, 8, 14
brochure [1]	Christ's [1]	concluded [1]	17, 18, 59:3, 64:7, 73:8
11:20	48.3	74:13	Corals [2]
Brody [1]	chromes [1]	conclusion [1]	5:6; 59:3
54:8	50:7	60:10	corporate [2]
BROWARD [3]	Cities [1]	conditions [1]	6:17, 19
75:8; 76:3, 13	46:20	69:22	corporation [2]
Broward [2]	City [1]	confronted [1]	6:23, 24
76:7, 20	76:6	45:19	CORRECTIONS [1]
bulk [5]	civilized [1]	-	
11:9; 16:25; 17:1; 26:14;	72:25	connected [1]	75:1
		76:20	corresponding [1]
32.21	claim [3]	consent [1]	27:22
bunch [1]	55:5; 58:1; 59:11	32:15	costs [1]
48:3	claimed [1]	consented [1]	36:25
business [11]	64:1	61:14	counsel [5]
6:17, 21; 8:5; 17:6; 46:24;	classes [1]	consider [9]	19:7; 31:12; 33:5; 76:19, 2
48:9, 12, 16; 62:16, 21; 63.9	26:14	10:21; 13:16, 17; 14:16; 26:5;	count [1]
ousting [3]	clear [1]	28:22; 35:1, 7, 16	33:9
29:11; 30:10; 36:22	5:21	considerable [1]	counter [1]
ouy [1]	client [1]	33:10	13:19
7:10	7:13	Considerably [2]	counteroffers [1]
· •	clients [2]	9:23, 24	54:12
- C -	<i>15:10; 40:25</i>		
	-	considering [1]	countries [2]
Caicos [2]	clutter [1]	47:4	25:11, 14
25:2, 21	35:15	contact [5]	COUNTY [3]
call [2]	Cocoa [1]	10:24; 11:7, 10; 30:5	75:8; 76:3, 13
58:7; 70:19	19:23	contacted [8]	County [2]
calls [1]	collect [1]	10:19; 30:2; 33:5, 15; 54:6;	76:6, 20
60.10	15:10	65:8, 16; 70:17	course [1]
	collection [6]	contacts [1]	3.22
campaign [1]	15:6; 49:15; 62:6; 69:14;	33.13	court [1]
46:19	70:17, 24	contains [1]	53:11
car [2]	collectively [1]	35:10	courtesy [1]
37:13, 14	67:22		
ard [7]	+ + +	context [1]	74:7
8:9; 36:10; 38:2, 8, 13, 15, 17	color [1]	11:21	cover [3]
cards [10]	7:23	continuation [2]	40:10; 56:15; 59:13
8:10, 18, 19, 21; 13:18; 22:4,	coloring [1]	45:21; 65:21	covers [2]
5, 7; 25:16; 37:13	8:3	continue [7]	56:12; 59:18
care [5]	column [9]	29:12; 33:17; 37:16, 18;	CPA [1]
14:25; 41:6; 45:22; 50:17;	19:19; 20:1, 2, 4, 7, 9, 16;	42:17, 25; 72:25	15:21
<i>52:3</i>	21:18, 19	continued [3]	crab [1]
	columns [1]	33:21; 42:11; 43:23	56:15
case [4]	19:18	continuing [2]	create [1]
5:10; 23:14; 53:16; 58:2	commercial [1]	59:9: 67:21	9:17
ases [9]	25:25	contract [4]	creators [1]
3:24; 4:3; 11:1; 25:11; 36:24;	communication [2]	43:2, 6; 69:8; 71:7	8:12
39:22, 23, 24	66:20; 70:16	control [1]	1
atalog [3]	companies [1]	63:7	creatures [1]
13:22, 23; 14:15	<i>33:20</i>		60:22
ategories [2]		copied [1]	credit [4]
13:4, 6	Company [1]	24:6	8:10; 18:13; 47:8; 49:18
ategory [3]	27:25	copies [4]	cruise [3]
13:5; 14:22; 35:5	company [8]	29:10; 31:6; 58:10, 13	34:20; 35:2; 63:4
CERTIFICATE [2]	3:25; 4:5; 6:2; 22:13, 16;	сору [22]	cruises [1]
76:1, 11	61:5; 62:11; 71:7	19:7; 25:23; 28:11; 35:9;	34:21
CERTIFY [2]	company's [1]	37:4; 38:7, 10, 15, 16; 43:5,	current [1]
	22:14	<i>6; 44:23; 46:23; 48:19; 51:11;</i>	7:23
75:2; 76:18	compare [1]	52:20; 56:25; 63:12, 16;	Customer [1]
ertify [2]	65:3	64:19, 20; 71:5	
76:4, 14		· · · · · · · · · · · · · · · · · · ·	20:8
Changing [2]	compensation [1]	Copyright [1]	customer's [1]
63:12, 17	61:15	4:4	41:2
harge [3]	complete [1]	copyright [21]	customers [2]
<i>34:11; 42:11; 50:15</i>	76:16	18:13; 47:8; 49:17, 18; 50:18;	17:5; 40:25
harged [4]	comply [3]	53:2, 5; 54:13; 56:9, 10, 11,	customs [2]
16:24; 28:24; 35:25; 36:10	50:21; 51:1, 4	13, 15; 58:1; 59:15, 17; 60:5;	25:12, 18
10:24, 28:24, 35:25, 36:10 Charles [10]	Composite [1]	64:12; 69:17, 21	cut [1]
			լսուլոյ
	43:14	copyrighted [3]	14:9

fan [1]	3:5	giving [1]	heat [1]
64:3	followup [1]	51:22	24:1
eature [1]	69:3	goes [4]	hereby [2]
<i>8.11</i>	foregoing [1]	25:20, 25; 26:11, 12	76:4, 14
ederal [2]	76:16	gold [1]	HEREIN [1]
49:17; 53:11	foreign [1]	26:1	75:2
ee [13]	25:10	GRAY [3]	herein [1]
12:3; 16:24; 29:11; 36:8, 10,	forget [6]	57:9; 59:8; 60:14	76:15
18; 38:19; 41:14, 16, 17;	30:20; 34:23; 36:2; 38:16;	GREENBERG [3]	Hialeah [1]
42:10; 54:24; 73:1	52:13; 53:14	3:2; 76:5, 15	53:3
eel [2]	form [5]	Greenberg [58]	high [1]
12:4; 36:21	26:8, 19; 69:18, 20, 21	3:8; 12:12; 19:3, 5, 10; 24:19,	18:4
elt [2]	Found [3]	23; 26:6; 27:5, 14; 30:14;	hold [1]
18:5; 52:9	29:25; 41:22; 44:19	31:3; 34:4, 8; 35:11, 19, 23;	64:11
eld [8]	found [6]	37:4, 8; 38:22; 39:1, 4; 40:15,	Hollywood [2]
6:15; 7:23, 24; 8:4, 6, 8; 9:6	17:15; 38:17; 45:15, 18; 53:7;	19; 41:8, 12; 43:9, 11, 18;	76:6, 20
fties [1]	12	45:7, 11; 46:3, 8; 48:19, 25;	home [1]
17:25	four [2]	51:12, 14, 18; 52:19, 23;	61:5
gure [3]	20.2, 18	53:19; 55:10, 11, 15; 56:20;	hope [3]
30:9; 47:7; 52:4	framework [1]	57:1, 10, 21; 58:20; 60:15;	26:23; 27:2; 71:12
ile [3]	71.2	61:10; 63:10, 18; 64:18;	Hopefully [1]
50:23, 25; 51:8	Fred [3]	67:13; 68:1, 2; 72:9	20:14
iles [1]	69.2, 9, 10	Greenberg's [1]	hotel-type [1]
35:9	free [1]	28:3	12:15
inancial [2]	36:6	Greenbergs [2]	huge [2]
14:23; 15:17	French [2]	28:20; 43:8	62:5
ind [3]	25:14, 15	ground [1]	hypothetical [1]
36:24; 38:12, 15	friend [1]	34:21	61:17
ine [1]	69:2	guess [1]	- I -
<i>31:4</i>	front [4]	42:20 GUFFEY [1]	
inish [1]	16:14; 51:7; 60:23; 65:13	76:22	I.D. [1]
3:18	full [2] 62:4, 23	Guffey [3]	75:11
inished [4] 9:5; 16:3; 40:11; 71:14	funneled [1]	76:4, 8, 14	idea [3]
irm [1]	7:17	Guide [1]	16:15; 18:3; 35:12
<i>12:15</i>	furious [1]	5:6	identification [2]
First [2]	65:25	guide [2]	8:15, 17
47:21; 55:21	future [1]	8:7, 8	identified [1]
irst [12]	42:17	guides [5]	58:16
<i>3:3; 6:7; 15:14; 17:13; 20:1,</i>	72,17	7:24; 8:4, 6; 9:6	identifies [1]
<i>4</i> ; 21:23; 29:19; 30:10; 56:10;	- G -	7.24, 0.1, 0, 7.0	21:19
<i>59:21; 60:16</i>		- H -	Identify [1]
Fish [1]	gamefish [1]		59:22
8:15	8:16	Habitat [7]	identify [21]
ish [9]	Garrett [1]	22:13; 43:12, 22; 44:3, 17;	19:9; 24:22; 27:13; 34:7;
30:1; 58:3, 7, 8, 17; 59:11,	69:7	45:2; 74:3	35:22; 37:7; 38:2, 25; 40:1
23; 60:6	gave [6]	half [1]	41:11; 43:17; 45:10; 48:24
Fishes [1]	17:13; 30:9, 10; 47:7, 13;	8:9	51:17; 52:22; 55:14; 56:24
5:6	49:19	hand [3]	57:25; 59:10; 60:2; 63:18
ishes [1]	Geo [6]	16:3; 36:19; 76:6	Illustrated [1]
38:3	12:19; 13:13; 14:6, 7; 32:10;	handing [1]	.6:3
ive [1]	56:21	5:22	illustrated [1]
72:3	Geographic [23]	handling [1]	62:23
lat [1]	10:11, 15; 11:16, 22; 33:1;	69:9	illustration [6]
37:17	46:19; 47:11; 48:1; 50:4;	hands [4]	10:4; 11:24; 12:24; 27:23;
Tip [1]	54:9; 63:22; 64:13, 15; 65:3;	26:11; 28:14; 61:6; 68:16	36:3; 47:9
73:7	67:3, 7; 68:20, 24; 70:1, 4, 7, 23; 72:19	handwriting [2]	illustrations [5]
lopped [1]		<i>19:13; 20:23</i> haven't [1]	12:7; 29:8; 40:25; 42:4; 5:
64:22	geographic [1]	40:8	Image [1] 22:19
LORIDA [3]	Geographic's [1]	-	
75:7; 76:2, 12	49:10	Hawaii [2]	image [27]
lorida [8]	Give [1]	12:16; 38:14	5:23; 9:21; 13:21, 23; 14:
4:18; 44:19; 53:17; 75:13;	32:19	Hawk [1] 16:17	22:17, 21; 34:14, 19; 35:10
76:4, 7, 9, 20	give [7]		41:21; 42:17; 52:11; 59:16
Florida's [2]	16:13, 14; 23:2; 25:19; 27:8;	He's [1] 65:13	62:10, 15; 64:1, 3, 18; 66:
48:2; 49:11	10:13, 14; 23:2; 25:19; 27:8; 33:9: 54:11		70:17, 24; 71:8, 11; 72:20,
focus [2]		head [6]	73:5, 12
16:16; 17:2	given [2] 36:5; 41:6	15:24; 16:12; 22:19; 33:22;	images [71]
folks [1]	Gives [1]	65:23; 73:2 headed [3]	5:4, 6, 10; 10:16; 11:16;
71:4			13:21; 16:4, 18; 17:19; 18
71:4	27:2	19:4; 63:11, 17	23; 22:19; 23:10, 11, 13, 1

From fan to images

BSA JERRY GREENBERG 19; 29:18; 31:23, 24, 25; 10:5 32:14, 25; 33:7, 14, 21; 36:4; inside [6] 37:21, 24; 38:1, 5, 13; 39:17; 40:5: 41.25: 42.24: 43.23: 69:17 44:4, 6, 18; 45:1, 14; 47:4, 5; 52:1, 7, 11: 53:8, 12, 24: 54:3, 10; 55:6; 56:7; 57:25; 58:16, 18; 60:6, 12, 23, 25; 61:13; 62:4, 17, 19; 63:5; 64:14: 70:18: 73:9: 74:1 Imperiled [1] 45:5 48:2 imprint [2] 25:24: 26:1 imprinted [1] 24:2 in-house [5] intent [1] 11:18, 19; 13:11; 70:21, 22 36:21 Inc [1] 53:6 incident [1] 49:22 inclined [1] 10:3included [1] 66:17 72:10 includes [1] 57:4 inclusive [1] 76:16 income [2] 16:1; 39:23 Incorporated [2] 19:23; 53:3 25:15 incorporated [1] Israel [2] 6:25 indicate [3] Isreal [1] 31:2: 33:24: 55:3 45:17indicates [1] issue [9] 53:20 **Indicating** [2] 27:11; 67:12 item [2] indicating [25] 27:6; 33:16; 34:5; 35:20, 24; items [2] 36:9; 37:5; 38:23; 40:9, 16; 41:9; 43:13; 45:8; 47:20; 51:15; 52:20; 55:12, 16; 56:14; 63:6, 18; 65:15; 66:3; 72:10.22 individual [6] Jason [15] 56:7; 59:15; 60:6; 62:19; 73:5.11 individually [1] 56:8 Jaws [3] information [4] 5:20; 23:3; 31:5; 52:6 infringed [1] 64:1 Jerry [46] infringement [5] 4:4; 50:18; 53:2, 5; 58:1 infringing [1] 68:8 initially [1] 44:12 innocent [1] 37:2 Innovative [1] 40:22 **JG** [20] innovators [2] 7:25: 8:12 입니? Inside [1]

10:4, 8; 18:11; 57:18; 60:24; Insight [3] 65:24:66:1.6 Insights [8] 60:20; 61:8, 12; 62:12; 66:7, 17; 67:25; 68:22 inspect [1] instance [8] 11:15; 12:22; 17:21; 18:5; 29:14; 32:5; 34:13; 62:13 instances [5] 16:17; 18:17; 31:20; 33:4, 12 interested [5] 17:10, 12; 40:6; 62:23; 70:13 invoice [20] 15:14; 20:6; 22:15; 23:2; 24:19; 25:1, 6, 25; 26:2; 28:2; 34:17: 35:24: 37:11: 40:22: 46:8; 48:9, 19; 53:1, 19; invoices [8] 14:25; 15:15, 25; 16:11, 14; 24:16: 39:12: 43:12 involved [8] 5:4, 10; 6:2; 28:6; 38:5; 43:23; 50:14; 65:14 islands [2] 25:21; 45:16 10:14: 12:18: 31:21: 46:18. 19; 64:13; 65:2, 5 13:24; 36:12 21:15: 51:6 - J -January [5] 19:4, 12; 21:1; 43:3 12:20; 13:7, 11; 32:10; 63:20, 23; 66:2, 5, 8, 15, 17, 22; 68:18, 20; 72:20 53:25; 54:4; 55:7 JERRY [3] 3:2; 76:5, 15 19:3, 9; 24:19, 23; 26:6; 27:4, 13; 28:3; 30:14; 34:4, 7; 35:11, 19, 22; 37:3, 7; 38:21, 25; 39:4; 40:14, 18; 41:7, 11; 43:10, 18; 45:6, 10; 46:2, 8; 48:18, 24; 51:12, 13, 17; 52:19, 22; 53:19; 55:9, 11, 15; 56:19; 57:1; 60:15; 64:18; 68:1; 72:9 19:4, 8; 24:6, 20; 26:6, 27:6; 34:5; 35:20; 37:5; 38:22; legal [2]

GREENBERG V NATIONAL GEOGRAPHIC 39:7: 40:15: 41:8: 43:12: 45:7; 46:3, 5; 48:19; 51:14; 52:20 jigsaw [2] 23:20: 60:19 iob [1] 10:13 Jordan [1] 45:16 Journal [1] 48:12 journal [7] 15:4, 15: 19:12, 15: 24:6: 39:2, 10 journals [3] 21:5; 24:14; 39:15 judgment [1] 4:24 July [7] 10:14; 39:2, 5, 7; 46:18; 48:1; 64:13 June [2] 76:6, 21 - K -Kaplan [2] 23:23; 24:1 keep [2] 27:9; 50:1 keeping [1] 14:23 keeps [1] 50:24 Key [1] 43:6 Keys [1] 44.19 kinds [1] 10:8 knowledge [6] 5:5; 13:10; 24:13; 61:10; 71:10; 74:3 – L – lack [1] 37:15 Large [2] 75:13; 76:4 large [1] 62:6 last [10] 10:12: 18:18: 20:16: 70:6. 15: 72:1, 2, 5; 73:11, 12 lawsuit [3] 5:4; 32:9; 57:20 lawsuits [1] 4:13layout [1] 46:23 lead [2] 47:25; 48:3 learn [1] 26:25 lease [1] 7:11leasing [2] 17:24; 18:22 leaves [2] 43:9; 57:10

53:13: 60:10 length [6] 37:12, 18; 46:13; 54:19; 73:19.22 Leonard [1] 70:12 Let's [2] 16:16; 71:25 let's [1] 25:18 letter [16] 50:4, 13, 14, 22; 51:1, 2, 5, 7, 11, 21; 66:9, 10, 16; 71:3; 72:18 letters [1] 27:22 level [1] 15:22 library [1] 62:5 license [20] 9:10, 18, 19; 18:25; 22:8, 11; 23:6, 9; 28:25; 30:12; 33:18, 21, 25; 34:1; 37:12; 41:14, 16, 17; 43:22; 48:15 licensed [8] 9:21; 10:10; 12:5, 11; 14:19; 35:10; 71:18; 73:10 licenses [2] 16:3, 17 Licensing [1] 9:16 licensing [17] 8:2; 9:16; 17:4, 7; 21:8; 22.20; 29.5, 13; 42.10; 44.10; 63:3; 72:2, 6, 23; 73:5, 19, 24 Life [1] 48:11 life [2] 33:3; 71:20 liked [1] 17:16 line [6] 8:1: 18:13: 34:20: 35:2: 47:8: 53:10 lines [2] 28:15:63:4 listed [1] 26:6 listen [1] 72:4 literature [1] 60:23litigation [5] 5:7: 6:3: 12:19: 31:22: 53:11 lived [1] 36:19 livelihood [1] 17:2 Living [15] 55:12, 18, 19; 56:5, 7, 11, 12; 59:3, 5, 13, 14; 62:10, 15; 64:7: 73:8 local [1] 19:24 log [1] 15:14logged [1] 34:11 logging [1]

MAY 28,1998

Look-See(26)

Imperiled to logging

: 1

PEGGY ANN COOK & ASSOCIATES

53:1

BSA JERRY GRE	ENBERG GREENBERG V	NATIONAL GEOGRAPHIC	MAY 28,1998 Look-See(28)
15:12	11:4	Photography [1]	prepare [2]
original [2]	payment [17]	6:12	15:16
21:11; 26:2	27:17; 30:14, 17, 24; 31:2;	photography [3]	prepared [2] 19:16; 76:18
originally [1] 59:2	37:17; 41:4; 45:14; 49:3, 8; 51:24; 52:9; 53:1, 13, 14;	6:14, 16; 49:10 photos [5]	prepares [1]
originals [2]	72:24	18:22; 35:4; 50:16; 70:24;	15:20
49:19; 69:16	payments [3]	72:7	presence [1]
outcome [2]	30:16; 33:13; 40:5	pic [1]	25:16
4:23; 5:7	PD [1]	35:4	present [1]
outrageous [1] 67:20	20:12 Pennecamp [2]	pick [1] 15:13	13:2 presently [1]
Outside [1]	69:4, 15	picked [1]	28.16
12:8	People [1]	36:3	Press [7]
outside [8]	32:25	picking [1]	6:22; 7:18, 22; 17:3; 33:13;
11:19, 22, 23; 13:8, 12;	people [8]	37:13	55:17; 62:4
60:21; 61:4; 71:1	<i>12:9; 33:11, 16; 36:21, 24;</i>	picture [3]	press [1] 25:24
Outsiders [1] 12:9	<i>37:1; 38:3; 70:1</i> people's [1]	53:24; 54:4; 55:6 piece [18]	pretty [2]
outsiders [1]	52:10	6:7, 11, 12; 36:15; 48:1;	18:3; 20:15
12:13	period [1]	49:19; 60:24; 63:6, 19; 65:15,	previously [1]
overall [5]	71:24	22, 24; 66:1, 7, 15; 67:25;	66:19
29:5, 6; 37:11; 62:23; 69:10	permission [8]	68.18; 70:22	price [6]
owned [1] 54:13	44:13; 50:3; 54:6, 11, 14; 62:14: 70:9. 11	piecemeal [3] 62:2, 7, 22	16:23; 17:22; 18:5, 9, 10; 28:24
J4715	permissions [1]	pieces [3]	print [2]
– P –	<i>11:4</i>	8:17, 20; 62:24	23:25; 24:2
n m [1]	permits [1]	plaintiffs [1]	printed [4]
p.m. [1] 74:14	7:3	4:5	8.9; 31.7; 32:23, 63:19
Pack [5]	permitted [2]	plastic [6]	Printing [2]
12:19; 13:13; 14:6, 7; 32:10	10:19; 54:21	7:23; 13:18; 22:3, 7; 25:16;	4:10, 16
package [3]	person [4] 61:8; 62:11, 13; 72:6	36:10 please [2]	prior [1] 34:14
60:21; 62:4, 23	personal [1]	45:23; 73:16	problem [5]
Page [2]	49:14	plus [2]	25:16; 32:20, 24; 33:2; 73:2
59:24; 60:1 page [11]	PERSONALLY [1]	55:25; 69:15	problems [4]
19:11; 21:9; 57:7; 58:4, 9;	75:11	point [1]	33:10; 51:9; 66:18; 68:7
59:10, 14, 22, 25; 60:2; 73:13	personally [3]	14:17 Deinting [1]	procedure [1] 44:10
pages [13]	9:9; 68:17; 76:5 pertain [1]	Pointing [1] 67:13	process [2]
19:15; 24:6; 43:25; 54:8;	39:25	Pole [3]	15:5, 9
55:21, 25; 56:3; 57:4, 6, 9;	pharmaceutical [2]	41:13, 20; 42:17	produce [3]
60:2; 73:8; 76:16 paid [14]	70:19; 71:7	pops [1]	7:23; 22:3; 63:4
20:13; 24:3, 4; 28:24; 29:10;	phonetic [2]	54:9	produced [7]
35:5, 11; 43:1; 49:20; 50:19;	19:23; 41:13 photo [9]	portion [4] 16:8; 32:2; 57:12; 73:17	28:21; 31:2; 35:14; 38:11; 48:7; 52:7; 63:12
52:3; 53:22	<i>18:1, 2, 13; 47:9; 49:11;</i>	portions [1]	product [37]
parallel [1]	54:16; 71:22, 25; 72:2	62:22	7:25; 8:13; 11:20; 13:15, 16,
69:11 Park [2]	photocopy [4]	position [1]	18, 20, 24; 14:1, 6, 10, 11,
69:4, 15	19:11; 39:2; 56:20; 57:16	65:11	12, 13, 20; 17:4, 5; 21:19;
parrot [8]	photograph [36]	possession [7]	23:10, 16, 18; 31:15; 32:16,
58:3, 7, 8, 17; 59:11, 22; 60:6	5:11, 12, 13, 17, 19, 23; 7:11; 8:23; 10:18; 12:23; 22:12;	28:17, 19; 38:7; 43:7; 45:1; 48:4; 52:15	23; 34:23; 37:25; 41:1; 45:15, 18; 57:18, 23, 24; 60:22;
part [4]	23:15; 34:12; 36:14; 47:12,	post [1]	62:3, 11; 63:4; 66:18
26:12; 39:24, 25; 65:1 partial [2]	21, 22, 23, 24, 25; 48:15;	15:10	production [3]
<i>4:24: 53:1</i>	49:4, 25; 54:7; 64:7, 19, 21;	postcards [1]	51:10; 55:2; 56:21
participation [1]	65:1, 6; 69:5, 6; 70:10; 71:18;	8:1	Products [10]
69:18	73:6	poster [12]	6:22; 7:18; 8:25; 9:9; 14:24;
parties [2]	photographed [1] 16:19	5:22; 23:20; 32:23; 34:12, 15, 18, 22; 35:1, 10; 59:4; 64:2	15:17; 16:2, 17; 20:10; 55:5 products [6]
76:19	photographer [1]	posters [1]	9:5; 16:3; 17:4; 21:7; 32:21;
partnership [1]	6:6	8:1	60:21
6:23 party [1]	photographic [1]	posting [2]	project [16]
3:25	74:1	15:1, 2	12:20; 13:7, 11; 17:11; 32:10;
pay [13]	photographs [34]	practice [1]	63:20, 24; 66:2, 8, 15, 22;
10:3; 11:11; 12:1, 2; 18:13,	7:2, 6, 11, 14, 16; 8:21, 22; 9:10; 10:10, 16; 12:5, 12;	24:5	68:18, 20; 69:10, 19; 72:20
14; 36:22; 45:20; 47:1, 17;	17:1, 24; 18:2, 11; 27:18;	preceded [1] 29:15	proper [2] 52:9; 72:23
50:8; 54:17; 73:1	28:3, 6, 13; 29:23; 32:6;	precise [3]	properly [1]
paying [1] 53:13	46.18; 56.4, 5; 58.19, 21, 22,	5:20; 12:3; 23:3	54:14
Payment [1]	23, 25; 59:1; 69:14; 70:25;	premier [1]	property [1]
e e e e e e e e e e e e e e e e e e e	72:11	34:20	18:16
·	•	·	,

Ŀ

LOIS [1]	23:25; 24:2	NATIONAL GEOGRAPHIC 1 3:7; 16:7, 16; 19:2, 5, 9;	MAY 28,1998 Look-See(
76:22	material [15]		
		24:18, 22; 26:8, 16, 19, 21,	notice [1]
Lois [3]	8:10; 17:14; 25:7, 13, 17;	25; 27:4, 8, 11, 12, 13; 28:19,	20:25
76:4, 8, 14	26:3; 41:6, 15; 42:7; 49:15;	22, 23; 31:1, 5, 19; 32:4;	number [10]
looks [1]	50:23; 62:3, 6, 22, 24	33:23; 34:1, 3, 7; 35:13, 15,	21:10, 11; 27:5; 29:3; 30:7;
20:15	materials [1]	18, 22; 37:3, 7; 38:10, 12, 21,	47:13; 58:8, 9; 60:20; 76:10
Loosely [1]	26:7	25; 40:1, 3, 11, 14, 18; 41:7,	numbers [2]
9:3	matters [1]	11; 43:5, 10, 14, 15, 17;	27:21; 56:22
ost [2]	31:21	44:23, 25; 45:6, 10; 46:2, 6;	27.21, 30.22
16:6; 32:1	MCA [1]	48:7, 8, 18, 22, 24; 51:10, 13,	- 0 -
ot [2]	54:5		
		17; 52:17, 22; 55:2, 4, 9, 14;	o'clock [1]
26:11; 50:23	mean [16]	56:19, 24; 57:2, 3, 7, 11, 15,	74:10
ower [1]	11:3, 19; 13:25; 15:3; 23:15,	24; 58:12, 13, 15; 59:9; 60:9,	OATH [1]
10:5	24; 25:9; 29:7; 32:16; 36:8;	12, 15; 61:17, 22; 62:1, 9;	76:1
3 mp [1]	48:10, 11; 55:20; 63:2; 66:6;	63:10, 15; 71:13, 17; 72:4, 5;	
30:17	69:20	73:13, 21; 74:5, 9, 11	oath [1]
	means [3]	Mr [13]	3.4
– M –	21:25; 47:5; 67:5	3:8; 6:20; 19:5; 28:7, 20;	Object [2]
	meant [1]		26:8, 19
nad [1]		38:11; 46:1; 63:18, 25; 65:20;	object [1]
65:24	48:12	66:9, 20; 69:23	60:9
nagazine [15]	Medicaid [1]	Mrs [9]	Objection [1]
6:13; 9:19; 10:4; 13:25; 14:3;	40:6	12:12; 31:3; 43:9; 57:10, 21;	61:17
17:8; 18:12; 36:2, 5; 48:11;	Medicare [1]	58:19; 61:10; 67:13; 68:2	
	39:24	MS [3]	objection [1]
49:4, 12, 20, 24	memory [1]	57:9; 59:8; 60:14	62.1
nagazines [4]	5:20		obviously [3]
12:9, 25; 48:14; 49:23	Mendez [2]	- N -	17:15; 20:13; 33:7
nainly [2]	4:10, 16		occasional [1]
15:11; 62:22		N.W. [3]	26:13
nainstay [1]	mention [1]	4:10; 5:8, 18	Occasionally [2]
8:4	8:2	nail [1]	7:9; 10:20
najor [2]	mentioned [4]		
	8:12; 13:4; 46:7; 66:18	4:22	occasions [1]
6:7, 11	Mexico [1]	name [3]	3:11
Aaldives [1]	25:21	6:21; 22:14; 26:1	ocean [1]
25:22	Michael's [2]	name-by-name [1]	60:22
nangrove [1]		33:9	Oceans [1]
17:10	53:3, 6	names [1]	56:21
nanufacturers [2]	mid [1]	33:19	oceans [2]
32:21; 33:6	17:25	National [17]	
Aanufacturing [3]	middle [1]		57:17, 18
	25:6	10:10, 15; 11:16, 22; 46:19;	offer [2]
51:23, 25; 52:12	mind [6]	48:1; 49:10; 63:22; 64:13, 15;	67:1, 8
nanufacturing [1]	9:14; 12:14; 13:3; 17:22;	65:2; 68:20, 24; 69:25; 70:4,	offered [3]
22:15	29:9: 32:19	7, 23	12:2; 50:7; 66:21
larch [5]		national [1]	official [1]
24:20; 50:14; 51:2, 11; 60:18	mine [2]	48:13	76:6
parching [1]	19:14; 54:10	nature [4]	Okay [9]
47:2	minimum [1]	28:8; 34:18; 42:3; 44:3	
	42:10		3:21; 20:7, 25; 48:22; 57:24
argin [1]	Ministry [3]	Nautilus [5]	58.6; 59:20; 61:22; 74:5
20:18	4:11; 5:8, 18	37:24, 25; 38:8, 13; 39:6	okay [3]
narine [1]	Miss [1]	negotiated [1]	13:20; 23:14; 69:7
49:11	19:23	54:16	one-sided [1]
ark [18]	moment [3]	negotiations [1]	57:17
19:3; 24:18; 27:4; 34:4;		69:10	One-time [1]
35:19; 37:3; 38:21; 40:14;	13:2; 58:14; 67:9	News [1]	34:11
41:7; 43:10; 45:6; 46:2;	money [7]	48:13	one-time [10]
48:18; 51:13; 52:19; 55:9;	10.6, 7; 15:10; 36:25; 37:1;	NGS [4]	
56:19: 63:10	47:3; 66:21		7:11; 9:19; 12:17; 16:18;
arked [28]	month [3]	56.22; 58:5, 8, 10	17:8; 18:12, 19; 45:14; 49:
	24:7, 8, 15	nine [1]	50:2
<i>19:6, 8; 24:21, 23; 27:7, 9;</i>	monthly [1]	8:8	ones [1]
34:6; 35:21; 37:6; 38:24;	24:11	nineties [1]	27:9
40:17; 41:10; 43:16, 18; 45:9;		4:21	ongoing [1]
46:5; 48:23; 51:16; 52:21;	Moray [1]	nonadvertising [1]	73:2
53:19; 55:13, 15; 56:23; 57:1;	58:8	9:22	
59:6; 60:13; 63:14, 15	moray [3]		opened [1]
arket [1]	58:18; 59:25; 60:6	normal [1]	60:23
	motion [3]	24:5	opposed [4]
53:7	53:24; 54:4; 55:6	Norman [5]	9:22; 59:16; 60:7; 62:20
ask [1]	mouth [1]	51:21; 52:2; 61:6; 66:16;	option [3]
41:1		68:16	29:12; 33:17; 72:24
naskout [1]	36:20	Notary [3]	
39:20	movie [2]	75:12; 76:4, 8	orally [1]
·	54:7, 17	13.12, 10.4, 0	65:17
atch [2]	MR [101]	notes [1]	order [1]

مېنېنې د مېړۍ و د

PEGGY ANN COOK & ASSOCIATES

. . I .

.

From LOIS to order

afari [1]	5:9; 44:11, 15	12:14; 67:20; 69:12; 73:1	41:8; 43:12; 45:7; 46:3;
56:21	settlement [16]	six [3]	48:19; 51:14; 52:20
ale [5]	4:25; 5:25; 29:5, 6, 11; 30:9;	7:22; 8:8; 18:10	Stanley [2]
<i>13:19, 24; 14:1, 7</i>	33:16, 20; 37:11, 21; 39:11;	sixties [1]	53:3, 5
ales [2]	49:3, 6; 52:3; 53:2; 72:24	17:25	start [1]
15:23; 16:2	Settlements [1]	size [1]	19:20
	34:1	8:9	Starting [1]
ample [1] 52:14		Smart [1]	71:20
	settlements [4]	60:19	STATE [3]
at [1]	<i>33:24; 39:16, 22; 40:4</i>	· ·	75:7; 76:2, 12
47:6	Seventh [1]	Social [1]	,
AYETH [1]	4:18	39.23	State [4]
75:3	Seychelles [1]	Society [6]	75:13; 76:4, 7, 9
aying [2]	25:22	11:22; 13:12; 63:22; 65:14;	statue [1]
51:6; 66:1	shark [1]	71:2; 73:3	48:3
creen [2]	11:24	sold [2]	stay [1]
4:10, 16	Sharm [2]	31:15; 52:9	45:23
creen [1]	45:15, 17	solicit [1]	stenographic [1]
54:19	sheets [3]	17:6	76:17
cuba [1]	47:10, 19; 48:5	solicited [1]	stenographically [1]
40:22	Sheik [2]	17:9	76:14
e [1]	45:15, 17	Someone [2]	stock [3]
14:15	Sheldon [2]	38:14; 70:17	18:2; 50:16; 69:16
Sea [7]	23:22; 24:1	someone [4]	stop [7]
16:17; 37:24, 25; 38:8; 39:6;	shells [1]	33:7; 35:25; 62:7, 24	30:11; 33:18; 36:25; 45:1
63:12, 17	8:16	somewhere [1]	20; 48:17; 68:8
ea [2]	Sheriff [1]	28:14	stoplight [3]
17:10; 64:3	54.8	son [1]	58:7, 17; 59:22
Seahawk [23]	Sherry [3]	9:2	stopped [2]
6:22; 7:18, 22; 8:25; 9:9;	51:23, 24; 52:12	son's [1]	52:4; 71:25
	i i i i i i i i i i i i i i i i i i i	8:23	store [3]
12:11; 14:24; 15:7, 17; 16:2;	ship [4]	1	
17:3; 25:4, 24; 28:20; 33:13;	15:13; 25:10, 21, 22	sophisticated [1]	29:25; 38:15; 49:23
55:4, 17; 62:4, 25; 63:1, 5	shipment [1]	35:3	stores [3]
eahawk [1]	25.1	Sorry [1]	13:19; 31:16; 53:7
26:1	shipments [1]	40:2	story [1]
seal [3]	26:3	sorry [13]	69:4
25:24; 26:1; 76:6	shirt [6]	4:20, 22; 6:1; 11:9; 15:8;	straightened [1]
econd [4]	22:22; 24:3, 4; 52:2; 53:8	22:22; 26:20; 28:10; 30:22;	68:7
16:16; 20:7; 34:16, 24	shirts [3]	40:8; 44:7; 59:20; 66:7	strap [1]
ecretary [1]	52:7, 8; 53:12	sort [1]	41:1
51:22	shoot [1]	32:1	Street [1]
Security [1]	69:15	Southern [1]	48:12
39:24	shop [6]	53:17	Strictly [1]
eek [1]	36:1, 12, 19; 41:22, 24; 60:18	space [3]	52:9
42:20	shops [1]	10:3; 21:2, 4	strictly [2]
elf-publish [1]	26:12	speak [1]	22:2, 6
7:21	shot [2]	68:25	stuff [5]
elf-publishers [2]	48:3; 49:15	specialty [1]	26:14; 30:12; 36:24; 62:7
7:19, 20	sides [1]	6:14	63:5
ell [1]	8:11	specific [4]	Sub [4]
<i>15:11</i>		7:12; 17:4; 18:10; 47:7	37:24, 25; 38:8; 39:6
	simple [1]		
elling [4] 17:3, 24; 31:17; 70:24	1	specifically [1]	submarine [3]
	single [1]	1	<i>37:14; 38:3, 4</i>
end [3]	62:17	specify [2]	submersible [3]
15:13; 17:14; 47:10	sir [60]	10:23, 25	7:24; 8:4, 8
ense [1]	4:14; 5:14; 6:4; 7:9; 14:5;	speculation [1]	submit [1]
16:1	15:19; 17:20; 20:17; 21:3, 13;	61:23	7:15
eparate [1]	22:9, 25; 23:7, 25; 24:12, 24;	speculative [1]	subscribed [1]
3:19	25:5; 27:15; 28:1, 25; 30:18,	61:18	75:9
eparations [1]	22, 25; 31:8, 13, 17; 32:12;	spend [1]	subsequent [4]
18:15	34:9; 37:22; 39:2, 10, 18;	10:2	30:16; 34:15; 54:17, 18
September [1]	42:15, 21; 43:4, 20; 44:2, 14,	sponsoring [1]	Substance [1]
<i>4</i> 4:21	16, 22; 45:3, 12; 46:10, 15;	11:25	67:19
equence [1]	48:6; 52:24; 53:18; 55:8;	Sports [1]	substance [1]
54:7	57:23; 58:24; 61:9; 64:5, 17;	6:3	68:11
series [4]	66:3, 23; 68:23; 70:5; 71:9;	SS [3]	succeeding [1]
7:10; 11:24; 43:11; 62:20	72:14; 73:23		
	1	75:8; 76:2, 12	43:25
ervice [1]	sit [1]	Stack [3]	sufficient [2]
37:14	12:3	41:13, 20; 42:17	31:1; 55:3
services [1]	sitting [1]	stamped [15]	SUGARMAN [83]
20:10	74:4	19:4; 24:20; 27:5; 34:5;	3:7; 16:7, 16; 19:2, 5, 9;
settled [3]	situation [4]	35:20; 37:5; 38:22; 40:15;	24:18, 22; 26:16, 25; 27:4

BSA JERRY GRI	· · · · · · · · · · · · · · · · · · ·	NATIONAL GEOGRAPHIC	MAY 28,1998 Look-Se
protective [1]	76:4, 8, 14, 22	reflects [1]	requested [5]
68:12	read [6]	46:9	16:8; 32:2; 57:12; 73:17;
provide [1]	16:7, 8; 32:2; 57:12; 73:17;	refreshes [1]	76:15
69:13	74:12	73:9	Reread [1]
provided [6]	reason [5]	refund [1]	57:11
15:25; 16:12; 20:10; 23:25;	51:4; 53:23; 61:14; 62:18;	39:23	researchers [1]
40:6; 47:8	72:15	refunds [1]	54:16
Public [3]	recall [18]	39:24	respect [2]
75:12; 76:4, 9	11:15; 12:2, 3; 15:22; 22:17;	regard [1]	33:7; 66:14
publication [14]	31:19; 32:14; 33:4, 12, 19;	66:16	respond [3]
12:17, 23, 25; 16:24; 18:19;	34:16; 37:23; 67:17; 71:21;	Registered [1]	66:12, 67:5, 72:18
32:15, 16; 34:14; 36:16;	72:6, 8; 73:14; 74:4	76:23	responded [1]
41:18; 57:22; 59:1; 62:11, 19	recalls [1]	registered [1]	70:14
Publications [2]	50:5	56:8	responsible [1]
16.20, 21	receive [3]	registration [3]	14:23
publications [13]	9:21; 10:12; 42:23	59:16, 17; 60:7	rest [1]
7:6, 15; 9:10, 12; 12:18;	received [6]		50:21
<i>16:18; 46:25; 48:10, 16;</i>		registrations [1] 60:5	1
	4:24; 39:13; 49:9; 51:5;		result [2]
<i>55:17; 57:19; 64:6, 11</i>	53:21; 65:20	relationship [1]	33:12; 68:14
publish [1]	recent [1]	72:25	resulted [1]
32:24	17:7	relative [2]	49:8
published [7]	Recently [1]	76:18, 19	results [1]
6:8; 9:10; 10:15; 25:3; 27:25;	70:9	relayed [1]	15:18
64:12, 15	Recognized [1]	69:25	retail [1]
publisher [2]	60:25	released [1]	13:24
31:23; 33:2	recollection [3]	54:4	return [4]
publishers [1]	31:3; 36:13; 73:10	reluctantly [1]	18:16; 49:19; 50:12; 69:1
33:5	reconstruct [2]	50:19	returned [2]
publishes [1]	53:9; 54:5	remember [10]	50:7, 19
7:22	record [7]	4:11; 6:1; 28:7, 10; 30:22;	revenue [2]
Publishing [3]	16:8; 20:15; 32:2; 35:15;	38:6, 20; 42:2; 44:7; 55:1	9:17, 20
27:25; 31:7; 72:17			
	57:12; 73:17; 76:16	remembrance [1]	revenues [2]
publishing [4]	recorded [4]	50:5	21:7, 8
<i>12:15; 29:15; 31:16, 20</i>	16:9; 32:3; 57:13; 73:18	removed [1]	reversed [1]
pull [2]	records [4]	21:8	64:24
49:17; 69:18	14:24; 30:23; 31:1, 11	rendition [3]	review [1]
pure [3]	Red-band [1]	22:11; 23:13; 41:14	76:15
62:25; 63:1, 5	58:3	renditions [2]	rid [1]
pursuant [2]	red-band [2]	23:9, 11	30:11
33:21; 43:2	58:17; 59:11	Repeat [3]	right [24]
putting [1]	redacted [1]	16:5; 32:1; 73:15	4:12; 5:3; 7:12; 12:4; 13::
44:4	40:4	repeat [1]	14:4; 20:9, 12; 23:17; 29:
puzzle [1]	Redaction [1]	15:8	33:22; 37:20; 38:6; 42:14
23:21	39:20	rephrase [2]	46:11; 47:11; 48:16; 58:20
puzzles [1]	redaction [1]	3:15: 32:4	
60:19	<i>39:19</i>	,	60:25; 64:3, 4; 67:23; 72:
00.17		reply [1]	74:4
	Redactions [1]	51:8	right-hand [2]
- Q -	39:18	report [2]	20:18; 21:9
quality [1]	redactions [1]	70:20; 76:14	rights [1]
63:7	39:15	REPORTER [1]	11.4
Juarter [1]	Reef [25]	48:21	ripped [1]
15:14	55:10, 12, 17, 18, 20; 56:4, 5,	Reporter [1]	70:10
queen [1]	8, 11, 12, 14, 17, 18; 59:3, 5,	76:23	Rockwell [2]
<i>5:16</i>	13, 14; 62:10, 15; 64:7; 73:8	reporter [4]	65:10, 11
juestion [19]	reef [1]	3:19; 19:2; 24:18; 27:4	room [2]
	60:22	REPORTER'S [1]	57:10, 21
3:18, 19; 26:9; 29:9; 32:1, 5, 12, 26:17, 20:9, 57:11, 66:10	Reefs [2]	76:11	roughly [1]
<i>13; 36:17; 39:8; 57:11; 66:10;</i>	48:2; 56:21	represent [2]	3.11
67:7; 72:4, 5; 73:4, 6, 12, 14,	reefs [1]	19:19; 20:19	royalties [2]
16	57:18	-	
questions [5]		repro [1]	27:17; 63:7
3:14, 15; 40:12; 71:15; 74:6	reference [2]	50:20	royalty [1]
quick [1]	36:8; 37:15	reproduce [1]	24:4
44:16	referred [1]	72:7	Royce [1]
quote [2]	51:11	reproduced [1]	51.5
<i>36:7, 8</i>	reflect [4]	36:14	ruler [1]
2017, 0	21:15; 30:24; 31:12; 40:4	reproduction [5]	45:15
- R -	reflected [6]	64:21, 25; 65:6; 71:18; 73:5	run [1]
<u> </u>	15:25; 16:11; 20:3; 24:16;	Request [1]	63:8
rack [1]	30:14; 72:3	21:16	0.00
(0.00	reflection [1]	request [3]	<u> </u>
00:20 IE	I renection (1)		

From protective to Safari

12, 13; 28:19, 23; 31:1, 5, 19;	testified [2]	Travel [2]	45:1, 14; 70:9, 18; 71:4
32:4; 33:23; 34:3, 7; 35:13,	3:4; 72:12	49:4, 11	utilized [3]
18, 22; 37:3, 7; 38:10, 12, 21,	Texaco [1] 11:25	Traveler [6]	12:16; 38:1, 2 utilizing [2]
25; 40:3, 11, 14, 18; 41:7, 11; 43:5, 10, 15, 17; 44:23, 25;	text [1]	49:24; 50:5; 65:22; 69:12; 70:10, 12	37:14; 62:21
45.6, 10; 46.2, 6; 48.7, 8, 18,	56:12	trees [1]	
22, 24; 51:10, 13, 17; 52:17,	Thank [2]	17:10	- V -
22; 55:2, 4, 9, 14; 56:19, 24;	74:6, 7	trial [1]	VA [2]
57:3, 11, 15, 24; 58:13, 15;	Thanks [1]	4:13	69:18, 20
59:9; 60:12, 15; 61:22; 62:9;	27:12	Tropical [1]	vast [1]
<i>63:10, 15; 71:13, 17; 72:5;</i>	theme [1]	59:3	69:14
<i>73:21; 74:5, 9</i> Sugarman [4]	68:12 thereafter [1]	TRUE [1] 75:2	verbalize [1]
6:20; 28:7; 46:1; 63:25	71:6	true [1]	3:20
suggesting [1]	Thereupon [2]	76:16	versions [1]
72:19	3:1; 74:13	Turkish [1]	27:19
suit [2]	They're [1]	70:12	view [2] 14:7, 17
53:2, 5	58:23	Turks [2]	Virtually [1]
sum [1]	they're [3]	25:2, 21	33:15
<i>30:17</i>	10:3; 31:17; 42:20	turning [1]	Visual [1]
summaries [1] 15:17	third [3] 4:12; 20:9; 21:18	54:8 TV [3]	69:21
summary [2]	4.12, 20.9, 21.18 thisday [1]	11:24; 54:18	
4:24; 39:7	75:9	two-minute [1]	W -
supervision [1]	Thompson [2]	71:13	walked [1]
76:18	19:1; 46:7	two-sided [3]	60:19
upplement [1]	thousand [3]	57:8, 9, 17	Wall [1]
56:13	8:17; 42:8, 23	– U –	48:12
supplied [1] 40:24	three [5] 3:12, 23; 14:20; 18:18; 20:2		Walter [2] 19:1; 46:7
supplies [1]	times [8]	Uh-huh [4]	wanted [14]
<i>9:3</i>	3:24; 26:11; 32:18, 23; 33:15;	9.8, 29.2; 40.13; 43.4	10:18; 19:25; 45:19; 46:17,
surprised [1]	50:9; 57:17	uh-huh [1]	24, 25; 47:1, 8, 15; 50:10;
49:25	titles [1]	17:20 umbrella [2]	54:6, 10, 14; 71:8
Sworn [1]	7:23	11:21; 71:2	wants [1]
75:9	top-of-the-line [1]	unauthorized [2]	62:24
sworn [2] 3:4: 76:5	48:14 total [5]	49:3; 55:6	Ward [3]
system [1]	21:10, 15; 38:19; 53:13, 14	understand [11]	69:3, 9, 23 waste [1]
<i>15:11</i>	Tourism [3]	3:14; 6:19; 13:25; 25:19;	58:14
·	4:11; 5:8, 18	29:17; 30:15; 35:18; 50:6;	water [1]
- T -	Tourisms [1]	63:23; 66:9; 67:4 understanding [6]	8:15
Γ-shirt [12]	26:12	27:3; 31:14; 39:14; 42:16, 22;	ways [1]
22:12, 15; 24:2; 32:20; 33:6;	tourist [1]	49:13	14:18
44:5, 19; 45:2, 4; 52:12, 14;	26:12 tourist-oriented [1]	Underwater [11]	We're [1]
53:7	26:15	6:12; 27:20, 24; 28:11; 29:23;	62:21 weather [1]
Γ-shirts [5]	tourists [2]	31:6, 15, 21; 32:7; 72:11, 17	7:3
8:1; 9:7; 22:24; 32:22; 45:1 able [1]	26:17, 22	underwater [4]	West [2]
<i>61:20</i>	track [1]	6:16; 7:2; 18:2 undoubtedly [1]	43:6
alked [1]	27:9	3:13	Wheeler [5]
32:5	trade [3] 48:9, 12, 16	Universal [1]	<i>65:10, 11, 20; 66:9, 20</i>
alking [2]	48.9, 12, 10 tranparency [1]	54:5	whenever [1] 7:3
32:11; 45:2	50:11	unlimited [1]	wherever [1]
ax [2]	transaction [14]	48:9	46:25
39:23; 40:7 axed [1]	18:7; 20:6; 22:2, 6; 23:1;	unsatisfactory [1]	whiteout [1]
25:13	34:25; 39:7; 46:12, 13, 16;	51:8 Upper [1]	39:20
Feaching [2]	47:11; 50:2; 52:3; 72:22	64.4	wife [6]
23:6, 19	transactions [1]	upper [1]	8:24; 21:5; 47:7; 51:21; 61.
eaching [1]	40:7 TRANSCRIPT [1]	64:3	67:14
26:14	75:3	upset [2]	wife's [5]
eam [1]	transcript [2]	61:3; 65:21	5:5, 11, 21; 8:11, 23 wilderness [1]
69:5	76:15, 17	usage [1]	49:11
tear [3]	transfers [3]	42:20	Withdrawn [10]
47:10, 19; 48:4 ten [2]	23:23; 24:1, 4	uses [10]	7:4, 5; 10:9; 28:8, 23; 30:1
20:2; 50:9	transition [1]	9:12, 15; 10:9, 25; 14:4; 33:14; 35:4; 54:24	35:1; 41:25; 44:8; 58:15
terms [3]	60:24 transparencies [1]	utilize [9]	WITNES [1]
7:12; 18:6, 9	representation of the second s	1 · · · · · · · · · · · · · · · · · · ·	40:13

From Sugarman to WITNESS

16:10; 26:10, 20, 22; 40:2, 8;						
57:5, 8, 14; 60:11; 61:19;						
62:2; 73:15, 19; 74:7 Witness [1]	· · · ·					
76:6						
vitness [4]						1. Start 1.
3:3; 76:5, 15, 17						1
vitnessed [1] 49:18						and a second
won't [3]						🔨 a statistica e se s
50:16; 69:11; 70:14						· .
word [2]					•	
21:10; 37:16 words [7]						
<i>11:6; 20:3; 29:18; 36:7;</i>						
37:25; 59:1; 67:17						
work [6]						
7:16; 9:3; 18:1, 4; 29:10 working [1]						
6:5						
worldwide [1]						
48:9						
worthwhile [1] <i>7:13</i>						
wouldn't [5]						
48:13; 62:2, 6; 63:5, 6						
write [1] 69:5						
writing [3]						
65:17, 18, 20						
wrote [1]						
70:20						
- Y -						
Yeah [1]						
13:25						·
year [13]						н. 1947 — Польски страната 1947 — Польски страната
<i>16:10, 11; 27:19; 28:25; 29:1;</i>						
31:9; 41:15; 42:13, 23; 43:23; 45:22; 48:16						
43:22; 48:10 vear's [2]						
42:20; 46:24						· .
/earbook [1]						
70:20 /early [3]						
15:17; 42:11; 73:1						
years [12]						
10:9; 18:18; 30:16; 42:18;						
43:25; 49:21; 53:10; 69:4; 72:1, 3, 6; 73:11			-			· .
(ork [1]						·
54:16				·		
ours [2]	<u>.</u>			-		
52:11; 64:1						
						and the second
			,			
						х
				· .		
				. •		· .
	· .					· · · · · · · ·
						1
1. L. B. M.						
					to t	