

UNITED STATES DISTRICT COURT
DISTRICT OF CONNECTICUT

AMERICAN NEWS & INFORMATION SVCS.
INC. and EDWARD PERUTA
Plaintiff

vs.

JAMES C. ROVELLA, MICHAEL COATES,
BRANDON J. O'BRIEN, SEAN SPELL,
BRIAN FOLEY, ET AL.
Defendants

*
* CIVIL ACTION NO.
* 3:15-CV-01209-RNC
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* MARCH 7, 2017
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VIDEOTAPE DEPOSITION
OF
CHIEF JAMES C. ROVELLA

Taken before Patricia Tyszka, Registered Merit Reporter and Notary Public, in and for the State of Connecticut, pursuant to the Federal Rules of Civil Procedure, at the Law Offices of Rachel M. Baird & Associate, 15 Burlington Road, Harwinton, Connecticut, on Tuesday, March 7, 2017, commencing at 10:01 a.m.

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ALSO IN ATTENDANCE:

Edward Peruta

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Transcript Legend

- [sic] - Exactly as said.
- [phonetic] - Exact spelling not provided.
- [...] - Indicates omission of word[s] when reading OR trailing off and not finishing a sentence.

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LIST OF EXHIBITS
[Marked for Identification]

CHIEF JAMES C. ROVELLA

PLAINTIFF

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33 Blow-Up Photograph of South End 75

**REPORTER'S NOTE: All exhibits retained
by Court Reporter.

S T I P U L A T I O N S

1
2
3 It is stipulated by the Attorneys for the Plaintiff
4 and the Defendant that each party reserves the right to
5 make specific objections in open court to each and every
6 question asked and the answers given thereto by the
7 witness, reserving the right to move to strike out where
8 applicable, except as to such objections as are directed to
9 the form of the question.

10 It is stipulated and agreed to the adequacy of the
11 notice.

12 It is stipulated and agreed between counsel for the
13 parties that the proof of the authority of the Commissioner
14 before whom this deposition is taken is waived.

15 It is further stipulated and agreed that the Deponent
16 will read and sign the deposition transcript.
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1 CHIEF JAMES C. ROVELLA,
2 Deponent, of Hartford Police Department, 253 High
3 Street, Hartford, Connecticut 06103, after first
4 having been duly sworn by the Court Reporter,
5 testified under oath as follows:

6
7 [Plaintiff Exhibit 20-30: Marked for ID.]

8
9 DIRECT EXAMINATION

10

11 BY MS. BAIRD:

12 Q Good morning, Chief Rovella. How are you?

13 A Good, thank you, and good morning.

14 Q Good. My name is Rachel Baird, and I represent
15 American News and Ed Peruta in a case that's been brought
16 against the City of Hartford, you, and a number of
17 individually named officers. And I'll be asking you some
18 questions related to that case today.

19 Have you been through the deposition process
20 previously?

21 A Yes.

22 Q On approximately how many occasions?

23 A I would guess or estimate --

24 MS. FEOLA-GUERRIERI: Well, we don't want
25 to guess.

1 A Or estimate at least 15 or 20 times in a
2 deposition process.

3 BY MS. BAIRD:

4 Q Okay. So you are aware of how the process
5 works, at least from that experience, but I'll go over it
6 again, as I'm sure every attorney has in each deposition
7 that you've taken.

8 If you need a break, just let me know and I'm
9 sure you and -- me and your counsel will be able to work
10 it out.

11 If a question is not clear, either say it's not
12 clear, you can't answer, ask me to clarify through your
13 counsel or directly; that's fine. And if anything arises
14 during the deposition that impacts your ability to answer
15 or to understand the question, just let me know and
16 hopefully we can work it out. Okay?

17 A I understand.

18 Q And you know, as I'm sure your counsel has told
19 you, if there is an objection, just stop answering and the
20 attorneys will attempt to work that out as well.

21 A I understand.

22 Q You provided some documents in response to
23 requests for production in this case. Do you recall doing
24 that?

25 A I do recall, but I do not know the exact

1 documents.

2 Q Sure. I'm going to provide you a document
3 that's been marked as Exhibit 28 in this case, and it's
4 called a Training Trakker, Hartford Police Department.

5 A Yes.

6 Q Do you recall providing this document in
7 response to a discovery request?

8 A A large amount of documents were provided to the
9 city attorney. This could be, yes, one of them.

10 Q Do you recognize the two-page document,
11 Exhibit 28?

12 A Yes.

13 Q What is it?

14 A This is course Training Trakker for myself.

15 Q And do you agree that it goes back to
16 December 30th, 2011?

17 A December 30th, 2011. Yes.

18 Q And then underneath that solid line on page two
19 of Exhibit 28, it says "Archived Courses." Do you see
20 that?

21 A Yes.

22 Q So does that mean that you took courses prior to
23 December 30th, 2011, that don't appear on Exhibit 28?

24 A That's possible. I couldn't say for sure.

25 Q Okay. Is there anything about that date,

1 December 30th, 2011, that you know of would be the reason
2 why this Training Trakker starts on that date -- goes that
3 far back?

4 A I would -- I would say that the Training Trakker
5 should start a little before that. I was appointed Chief
6 of Police in September of 2012. So no, I'd agree that
7 that's an accurate Training Trakker.

8 Q Okay. But again, do you know if when you're
9 requesting information with regard to training on a
10 Training Trakker, it goes back a certain amount of time
11 and then any courses before that are archived?

12 A I'm not sure if the archive means -- if they're
13 referring to my prior 20 years with the Hartford Police
14 Department, the Training Trakker for that.

15 Q Do you know who at the department is in charge
16 of tracking training?

17 A The Training Division or the Academy.

18 Q And when you say "the Academy," which academy
19 are you referring to?

20 A The Hartford Police Academy which trains
21 officers.

22 Q So let me ask you a few questions just to
23 clarify this Exhibit 28, the Training Trakker. For
24 example, if you go to page two, numbers 59 through 62,
25 under "Course Sponsor" it has "HPD." Do you see that?

1 A Yes.

2 Q Does that stand for Hartford Police Department?

3 A Yes, it does.

4 Q And does that mean that the course is offered by
5 Hartford Police Department personnel?

6 A Yes.

7 Q And is it offered at the location of the
8 Hartford Police Department?

9 A Yes.

10 Q And then if you go to No. 58 on page two of
11 Exhibit 28, it has "FBI." Does that stand for Federal
12 Bureau of Investigation?

13 A Yes.

14 Q Was that a course that you took at the FBI
15 Academy?

16 A No. It would have been a course either taught
17 by the FBI in Hartford or at a seminar. I don't recall
18 exactly which one.

19 Q What does the course sponsor "SP" stand for next
20 to item -- or training item No. 56 on page two of
21 Exhibit 28?

22 A State Police.

23 Q And would that be taken at a State Police
24 location?

25 A I think that was also at the Hartford Police

1 Department.

2 Q Was the person who offered the training or gave
3 the presentation a member of the State Police?

4 A Yes.

5 Q And going up to numbers 51 through 53, I see
6 "West Hartford PD." Was that course sponsored by the West
7 Hartford Police Department?

8 A Yes.

9 Q And do you know if they came to the Hartford
10 Police Department or if you went there for those courses?

11 A I don't recall. But they would have been either
12 place: The West Hartford or the Hartford Police
13 Department.

14 Q Okay. Going up to No. 48 where it has "CSP" on
15 page two of Exhibit 28, is that the Connecticut State
16 Police?

17 A Yes.

18 Q Does that in any way differ from the "SP" noted
19 under Nos. 55 and 56?

20 A I don't believe so. No.

21 Q Just a different acronym or characterization?

22 A Correct.

23 Q No. 45 -- item No. 45 on Exhibit 28, it has
24 "POSTC" as the course sponsor. What does that stand for;
25 if you know?

1 A Police Officer Standards and Training Council.

2 Q Do you know if you went to a different location
3 for that training than the Hartford Police Department?
4 Was it offered somewhere else?

5 A It could have been, but I don't recall exactly
6 where I took that course.

7 Q Sure.

8 No. 24, the "Hartford Police Academy." Do you
9 see that as the course sponsor?

10 A Yes.

11 Q Is the Hartford Police Academy as the course
12 sponsor different in any way from the courses that were
13 sponsored by the HPD?

14 A No.

15 Q Okay. So when it stays "HPD," for example,
16 under item No. 26, that's no different than Hartford
17 Police Academy under No. 24?

18 A That's correct.

19 Q Do you know why it's noted different?

20 A No, I don't.

21 Q And I'll ask you the same question on No. 22,
22 item No. 22 where it has "POST." Is that the same course
23 sponsor as is listed under No. 45?

24 A Yes.

25 Q Moving upward to No. 5 and 6 on page one of

1 Exhibit 28, there's a course sponsor called "Daigle Law."

2 Do you know what Daigle Law is?

3 A Daigle Law Group is a vendor to the Hartford
4 Police Department. They provide not only training, but
5 assistance with accreditation.

6 Q And I'll ask specifically regarding No. 5,
7 "Civil Liability," where the course sponsor was Daigle
8 Law. And that wasn't too long ago. It was a couple years
9 ago, January 30th, 2015. Do you recall if somebody from
10 Daigle Law came to the Hartford Police Department to teach
11 that course?

12 A Yes.

13 Q And were there others that participated in the
14 course than you?

15 A I believe there was, yes.

16 Q And No. 2, the Firearms Training, it says "HPD
17 Academy." Again, that is the same course sponsor as the
18 sponsors listed as "HPD" under other items numbers and
19 "Hartford Police Academy" under other item numbers; right?

20 A That's correct.

21 Q Other than the course sponsors we've reviewed
22 just now, can you think of any other course sponsors who
23 offer courses to Hartford Police Department officers?

24 A I would have to go to the Academy to actually
25 check exactly who the different vendors there are, or the

1 staff that comes in and trains Hartford police officers.

2 Q And looking through the Training Trakker, the
3 most -- the most recent course listed appears to me, and
4 correct me if I'm wrong, to be No. 1, a course that
5 started on August 25th, 2015.

6 A That is the first one listed, yes.

7 Q Okay. Have you taken any courses since
8 August 25th, 2015?

9 A Yes.

10 Q And sitting here today, are you able to recall
11 what those courses were?

12 A Yes. They're chiefs' recertification for
13 P.O.S.T. standards. I've attended four of the seven
14 required courses, and I'm due to take the next three in
15 the next three months.

16 Q Where do you take those?

17 A In Rocky Hill, at the Rocky Hill Police
18 Department.

19 Q Other than the -- I think you said it was three
20 out of the seven required courses for the chief
21 recertification?

22 A I think it's four out of the seven, but yes.

23 Q Four out of the seven. Other than those four,
24 do you recall any other courses that you've taken since
25 August 25th, 2015?

1 A No, I don't.

2 Q In looking at the courses that are listed on
3 Exhibit 16 -- excuse me -- Exhibit 28, did any of those
4 courses focus primarily on the media or media relations
5 with police departments?

6 A Specifically, no.

7 Q In looking at the courses, do you recall any of
8 the courses having that as a component of the presentation
9 or the materials being taught?

10 A Yes. I believe with the Legal Developments or
11 the -- the impact of police media relations was
12 discussed, especially in relevance to Freedom of
13 Information and releasing Freedom of Information to the
14 media. Because the laws were changing '14 into '15.

15 Q And am I correct that you're referring to item
16 No. 1 on Exhibit 28? Course name No. 1, "New Legal
17 Developments"?

18 A No. 1 or 10.

19 Q And it looks like you had a New Legal
20 Development course back in 2013 that's listed as item
21 No. 16 as well?

22 A Yeah. I wouldn't go that far back to talk about
23 the media, though, because I believe the Freedom of
24 Information actually changed '14 into '15.

25 Q Who taught that component regarding F.O.I. and

1 media in course No. 1 back on August 25th, 2015?

2 A I believe it would have been the Chief State's
3 Attorney's office.

4 Q And do you recall who at the Chief State's
5 Attorney's office?

6 A I do not.

7 Q And would it have been the same for item No. 10
8 back on September 30, 2014? Someone at the Chief State's
9 Attorney's office taught that?

10 A Yes.

11 Q And you attended both course name No. 1 and
12 No. 10 on Exhibit 28 at -- in Rocky Hill at the Chief
13 State's Attorney's office?

14 A I believe those were held at -- in Meriden at
15 the P.O.S.T. facility. One could have been at the Chief
16 State's Attorney's office.

17 Q How about item No. 51 on page two of Exhibit 28?
18 And that's going all the way back to 2012, I realize that,
19 but what subject matter, if you recall, would "Police and
20 the Public" have -- would have dealt with in that class?

21 A I don't believe we would have talked about or
22 been instructed on media relations. It would have been
23 more addressing the public community policing and that
24 nature.

25 Q Is there anything about the courses that are

1 listed on Exhibit 28 that are particular to your position
2 as chief, or are some of these -- or are the courses
3 provided generally to police officers, or are they kind of
4 mixed in?

5 A These are actually mixed in, but there are
6 courses that pertain particularly to chiefs, and that is
7 the chiefs' training which is held presently in Rocky
8 Hill.

9 Q And I don't see that one listed -- any chiefs'
10 training listed on Exhibit 28.

11 A Yeah, I don't either. But this is the second
12 course that I've attended. I believe the first one was
13 three years ago.

14 Q This is Exhibit 26, and at the top it's called
15 "Hartford Police Department General Orders," "Special
16 Orders."

17 A Yes.

18 Q Are you familiar with this 10-page document?

19 A Yes.

20 Q Do you know if this is the most recent index?
21 It has on page one "Index as of February 28th, 2014."

22 A It is not the most recent index.

23 Q Do you know what the most recent one is?

24 A Probably as of this month there should be a new
25 index. We're presently pursuing accreditation and

1 reissuing a vast number of policies and procedures, and
2 they change as soon as we put them out.

3 Q Okay. But prior to this change that's going on
4 now which is related to the accreditation process, do you
5 know if this was the most recent index or has it been
6 changing over time since February of 2014?

7 A It's been changing over time.

8 Q So, for example, if Section 1-03 was revised,
9 then the whole index would be revised with the effective
10 date, right, "As Of"?

11 A Well, the date would change on the right-hand
12 side, yes.

13 Q Okay. Where are these General Orders, Special
14 Orders, Department Directives, Memos, Training Bulletins,
15 Forms, and SOPs maintained at the Hartford Police
16 Department?

17 A They're computerized. They're also maintained
18 in the Planning and Accreditation unit and the Academy.

19 Q Where is the Hartford Policy Academy actually
20 located?

21 A 85 Edwards Street, two blocks down from the main
22 police facility.

23 Q Where does a Hartford police officer, when
24 they're hired, receive their initial basic training?

25 A 85 Edwards Street at the Academy.

1 Q Okay.

2 COURT REPORTER: Excuse me. Was that an
3 objection?

4 MS. FEOLA-GUERRIERI: Yes.

5 THE WITNESS: Oh, I'm sorry.

6 MS. FEOLA-GUERRIERI: That's okay.

7 MS. BAIRD: I didn't hear -- I didn't
8 know --

9 MS. FEOLA-GUERRIERI: Yes. Give me a
10 chance to --

11 BY MS. BAIRD:

12 Q And then after the officer receives their
13 training at the Hartford Police Academy, their initial
14 training, then do officers receive field training?

15 A Yes.

16 Q And describe what field training is.

17 A Field training officer status is mandated by
18 P.O.S.T. standards -- Police Officer Standards and
19 Training. It's a three-month course, three different
20 levels which the officer -- the probationary officer has
21 to successfully pass.

22 Q And so if I were to obtain the equivalent of
23 Exhibit 26 today, which lists the Orders and Directives,
24 et cetera, on the right-hand side there would be some of
25 these documents that would have more recent dates.

1 A That's correct.

2 Q Are there any particular orders -- I'll start
3 with orders. Are there any particular orders that have
4 been a focus of revision or change during this
5 reaccreditation process?

6 A Actually all of the policies and procedures and
7 orders would have been looked at.

8 Q And do you know if they all would have changed
9 or ...

10 A Not all would have changed, but I'd have to
11 compare them against what we've actually done, which I
12 don't have.

13 Q Which -- and again I'll start with the General
14 Orders. It looks like the General Orders go through eight
15 sections. There's eight sections of General Orders?

16 A Yes.

17 Q Okay. Which of the orders within those sections
18 focus, if any, primarily on media policy or media
19 relations?

20 A Section 3.

21 Q And within Section 3 I see a Section 3.01 that
22 has "Media Policy." Is that one of the General Orders
23 that you're referencing?

24 A Yes.

25 Q Any other orders within Section 3 that focus

1 primarily on media policy?

2 A No.

3 Q And in looking at the other sections, do you see
4 any other sections that focus primarily on media policy?

5 A I do not.

6 Q Do you know if the Media Policy, General Order
7 3-01, has been revised since April 1st, 2001?

8 A Yes.

9 Q And would that revision have taken place since
10 February 28th, 2014?

11 A Yes.

12 Q Do you know the date that it was revised?

13 A I do not.

14 Q This is Exhibit 27.

15 A Yes.

16 Q In looking at Exhibit 27 -- which is the General
17 Order on media policy?

18 A Yes.

19 Q It has an effective date of April 1st, 2001; do
20 you agree?

21 A Yes.

22 Q And that appears to be the same date that is on
23 Exhibit 26 regarding General Order 3-01's effective date;
24 right?

25 A Yes.

1 Q So there would be, by your testimony, another
2 media policy that would be more recent than Exhibit 27?

3 A Yes.

4 Q Do you know what changes were made, if any, in
5 the more recent version of Exhibit 27?

6 A I would have to have that policy in front of me,
7 but there were quite a few changes.

8 Q I'll focus in particular on General Order 3-01
9 and ask you what was the process for reviewing the General
10 Order and determining that changes would be made to that
11 order?

12 A When I first became chief, we noticed that there
13 were orders dating back actually into the late seventies,
14 eighties, nineties, and early 2000s. And when we look
15 around the country, look at standards not only around the
16 country, but in-state standards, we felt that all the
17 orders should be updated and changed.

18 Q Depending on the subject matter of the order,
19 are different personnel assigned to review the order to
20 determine what changes, if any, are needed?

21 A Yes.

22 Q So in terms of -- for example, if it was a order
23 that had to do with firearms or an order that had to do
24 with media, it might be different personnel who review the
25 order, depending on their background, expertise,

1 knowledge?

2 A Yes.

3 Q In terms of the Media Policy, Order 3-1, who, if
4 anyone, was tasked with looking at that order and giving
5 their input as to whether revisions were needed or
6 necessary?

7 MS. FEOLA-GUERRIERI: Objection to form.

8 You can answer the question.

9 BY MS. BAIRD:

10 Q Yes.

11 A With the media policy, they would have had the
12 Daigle Law Group consult with my Planning and
13 Accreditation unit -- which is a captain and two
14 sergeants, and a temporary sergeant that has since been
15 moved -- they would have consulted with Deputy Chief
16 Foley, who is the Public Information Officer. And they
17 probably would have discussed it with Corp. Counsel, and
18 maybe some other officers in the Patrol unit who are on
19 scene, mostly command officers.

20 Q Do meetings take place or -- again I want to
21 stick to one particular order because it may work
22 differently depending on which orders are being reviewed.

23 So in terms of General Order 3-1, in this
24 process you've just described would there have been
25 meetings and discussions about the process?

1 A Yes.

2 Q Okay. And who is the captain?

3 A Captain Jason Thody. T-h-o-d-y.

4 Q And you mentioned two sergeants, I think?

5 A Yes. Sergeant Rea, R-e-a. And Sergeant Bowzsa,
6 B-o-w-z-s-a.

7 Q And then a temporary sergeant.

8 A Yes.

9 Q Who was he or she?

10 A Sergeant Lee, L-e-e.

11 Q Do you know if the General Order regarding the
12 subject of media policy rescinded in its entirety the
13 April 1st, 2001, media policy in Exhibit 27?

14 A Yes.

15 Q And I may have asked you this already, but do
16 you know the date or the effective date of the new media
17 policy?

18 A I don't.

19 Q Okay. On Exhibit 27, which has been in effect
20 during at least part of your time as the chief, right --

21 A Yes.

22 Q -- it references, under policy Roman numeral II,
23 an "authorized news media representative." Actually it
24 says "authorized news media representatives." Do you see
25 that in Section A under II policy?

1 A Yes.

2 Q Does the Hartford Police Department have a
3 definition of an authorized news media representative?

4 MS. FEOLA-GUERRIERI: Are you asking about
5 this policy?

6 MS. BAIRD: I could. And then I'll ask
7 generally.

8 MS. FEOLA-GUERRIERI: Okay.

9 MS. BAIRD: Okay.

10 A No. Definitions?

11 BY MS. BAIRD:

12 Q So --

13 A Hold on a minute. Usually the definitions are
14 listed in here. So there is "B" which describes a news
15 media representative.

16 Q And what page are you on?

17 A I'm on page two of Exhibit 27.

18 Q Thank you. So do you agree then under the media
19 policy that was effective 4/1/2001, that the definition of
20 a news media representative is an individual directly
21 employed by agencies of the electronic or print media?

22 MS. FEOLA-GUERRIERI: Well, it continues.

23 I mean the document speaks for itself, so I
24 object to the question.

25 A I don't agree.

1 BY MS. BAIRD:

2 Q In your position as chief, do you rely on the
3 General Orders for the policy of the police department?

4 A Yes.

5 Q Okay. And so as the chief, what is the
6 definition -- at least under the media policy effective
7 4/1/2001 -- of a news media representative?

8 A I'll read directly from Exhibit No. 27, Roman
9 numeral III under "Definitions." (As Read.) B: Those
10 individuals who are directly employed by agencies of the
11 electronic or print media. Freelance workers in the
12 field that are to be regarded as members of the public
13 unless granted recognition by the Chief of Police or the
14 Public Information Officer.

15 Over the course of the years -- and I will add,
16 over the course of the years that was expanded
17 internally, especially when it came to bloggers and they
18 were recognized as members of the media also. I believe
19 that's as a result of a court decision.

20 Q Do you know if the media policy that has
21 rescinded General Order 3-1 that was effective 4/1/2001
22 contains definitions as well?

23 A Yes.

24 Q And do you know if it contains a definition of a
25 news media representative?

1 A I believe it does, yes.

2 Q And do you know if that's changed at all from --

3 A I think it -- I'm sorry.

4 Q From what's in Exhibit 27?

5 A Yes. I believe it's been expanded, yes.

6 Q In what ways, if any, under Exhibit 27 -- the
7 media policy with an effective date of 4/1/01 -- was -- or
8 were freelance workers granted recognition by the Chief of
9 Police or the PIO?

10 A I'm sorry. I don't understand your question.

11 Q Sure. You had read on page two of Exhibit 27 a
12 definition of news media representatives, and the second
13 sentence in there talks about freelance workers who
14 apparently could be granted recognition by the Chief of
15 Police or the PIO. And I'm asking you how is that --
16 No. 1, I'll ask you first, do you recall any such
17 recognition being granted while you've been the police
18 chief?

19 A I'm not sure how to answer your question.
20 Freelance workers in relation to this could be anybody
21 that decides they want to sell what they learn or a video
22 or an interview to an organized media.

23 Q The sentence talks about granting recognition.
24 So, for example, do you recall ever giving a media access
25 card to a freelance worker saying "we recognize you"?

1 MS. FEOLA-GUERRIERI: Objection to form.

2 A No media access card, no.

3 BY MS. BAIRD:

4 Q Okay. Do you recall, while you've been chief,
5 any freelance workers being told "we're giving you
6 recognition"? "I'm giving you recognition as the Chief of
7 Police"?

8 A No.

9 Q Do you recall in any other way, while you've
10 been Chief of Police, giving a freelance worker
11 recognition? Beyond, I guess, being regarded as members
12 of the public.

13 A No.

14 Q Do you know if that phrase which discusses
15 giving freelance workers recognition by the chief of
16 police is in the new media policy that's rescinded this
17 one, Exhibit 27?

18 A I wouldn't want to guess. I'd wait to see that
19 policy in front of me.

20 Q Going to page three of Exhibit 27.

21 A Yes.

22 Q Again under that subsection B, which would be
23 Section IV, subsection B, it talks about authorized news
24 media representatives. And am I correct that in
25 determining what that phrase means you again rely on the

1 policy and the same sentence or sentences that you read
2 before under the "Definition" section of the policy?

3 A Yes.

4 Q Okay. Has Deputy Chief Foley been the Public
5 Information Officer during your entire period so far as
6 the chief?

7 A No.

8 Q Who else, if anyone, has filled that role
9 besides Chief Foley?

10 A Lieutenant Garcia was in that role for a short
11 time. We used Lieutenant Cicero for a short time.
12 Captain Buyak, B-u-y-a-k.

13 Q And how long has Chief Foley been in the role?

14 A Several years now.

15 Q Does the Hartford Police Department currently
16 have any policy regarding the recording or photographing
17 of murder victims where the scene is in a public place?

18 A I'm not --

19 MS. FEOLA-GUERRIERI: Are you asking about
20 a written policy?

21 MS. BAIRD: It could be any policy. I
22 could ask about written.

23 BY MS. BAIRD:

24 Q Is there a written policy at the Hartford Police
25 Department that tells officers whether or not the media or

1 the general public should be able to photograph or record
2 a dead body at a crime scene?

3 A I don't know if there's one that is that
4 specific.

5 Q Are there policies or any policy with regard to
6 recording a public crime scene?

7 A I can't answer -- or I don't know if it's in
8 policies and procedures, but I know there's been memos or
9 directives put out informing officers that in the new era
10 of cameras that citizens are allowed to photograph not
11 only themselves, but the area.

12 Q Are there any procedures in place for officers
13 at a crime scene visible to the public to prevent the
14 public from viewing a dead body?

15 MS. FEOLA-GUERRIERI: Objection. I think
16 we need some clarification. Are we talking
17 about as of the date of the incident that brings
18 us here today? Or as of today? As of three
19 months ago?

20 MS. BAIRD: I was saying currently, and
21 then I --

22 MS. FEOLA-GUERRIERI: Current. Okay.

23 MS. BAIRD: -- was going to go back. So I
24 will try to be super clear about that. I will.
25 Okay. And well taken.

1 BY MS. BAIRD:

2 Q Let's go back to September 12th, 2014. Let's
3 deal with things as they were on September 12th, 2014. Am
4 I correct that the media policy that we've been talking
5 about, Exhibit 27, would have been the effective media
6 policy on that date?

7 A That's correct.

8 Q Okay. So on September 12th, 2014, you were the
9 chief.

10 A That's correct.

11 Q Do you recall a murder occurring on Park Street
12 on September 12th, 2014, where various members of the
13 Hartford Police Department responded?

14 A Yes.

15 Q And do you recall that the victim of that murder
16 was -- his body was visible to the public on the sidewalk
17 on Park Street?

18 A I'm aware he was -- he was found murdered on the
19 sidewalk, yes.

20 Q At that time were there any policies or
21 procedures that were communicated to Hartford police
22 officers about taking action so that people could not view
23 such a dead body on a sidewalk?

24 A No.

25 Q Okay. I mean have you heard of, for example,

1 temporary curtains? You know, they're, you know, metal
2 and then there's material that's, you know, connected to
3 the metal that can be temporarily set up around certain
4 crime scenes or sites? Are you familiar with those?

5 A I've seen those, yes.

6 Q I mean I don't know what the name of them is.
7 Do you know what the name is?

8 A I don't.

9 Q Okay. Does the Hartford Police Department use
10 those at all at crime scenes?

11 A No.

12 Q Are there any policies or procedures in place at
13 that time, September 12th, 2014, where it would have been
14 conveyed to officers to -- you know, for reasons of
15 privacy, to discourage people from taking photographs or
16 recording a dead body such as was on the sidewalk on
17 September 12th, 2014?

18 A No.

19 Q Show you Exhibit 20. That's the complaint --
20 Citizen Complaint Form.

21 A Yes.

22 Q If you could go through the Citizen Complaint
23 Form and tell me if you've seen all of it or part of it or
24 none of it.

25 MS. HARRIS: Can we go off the record?

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[Off record: 11:00 a.m. to 11:03 a.m.]

MS. BAIRD: Back on the record.

So we are looking for the previous exhibit, the Citizen Complaint Form, and I think it was entered in Mr. Peruta's deposition.

MS. FEOLA-GUERRIERI: That's right.

MS. HARRIS: Yes.

MS. FEOLA-GUERRIERI: So Exhibit 20 is not the actual complaint?

MS. BAIRD: No. No, it's not.

MS. FEOLA-GUERRIERI: Just for the record.

MS. BAIRD: So once we locate that, we'll go back to that subject matter.

MS. FEOLA-GUERRIERI: Okay.

And I think you wanted to clarify something on the curtains?

A Oh. Do you recall the question about the curtains?

BY MS. BAIRD:

Q Curtains? Oh, yes.

A I believe the Crime Scene Division has those curtains.

Q Okay.

1 A But not the patrol folks or the detective units
2 that would have responded first and been there for
3 probably an hour before the crime scene got there --
4 Crime Scene Division got there.

5 Q Okay.

6 THE WITNESS: Do you want to keep that one
7 out?

8 MS. FEOLA-GUERRIERI: Sure. Let's give it
9 back to her.

10 This is Exhibit 20.

11 MS. BAIRD: Okay. We'll set those over
12 here until we get all that straight.

13 BY MS. BAIRD:

14 Q Did you become aware at some point that there
15 was an Internal Affairs complaint filed by Edward Peruta
16 about some contacts he had made with Hartford police
17 officers on September 12th, 2014, at that crime scene that
18 we've been talking about?

19 A Yes.

20 Q And how did you become aware of that?

21 A I was made aware through the Internal Affairs
22 Division.

23 Q And who was the head of the Internal Affairs
24 Division back in September 2012?

25 MS. FEOLA-GUERRIERI: You mean 2014?

1 MS. BAIRD: 2014. Yes. September 12th,
2 2014.

3 A I believe it was Lieutenant Coates,
4 C-o-a-t-e-s.

5 BY MS. BAIRD:

6 Q How soon after the complaint was made did you
7 become aware of it?

8 A I can't say for sure. Soon after would be
9 approximate.

10 Q Is there a process that's followed, whether
11 written or not, of a time frame when you're informed of
12 any Internal Affairs complaint that comes into the police
13 department?

14 A No.

15 Q So is it fair to say some you may be informed of
16 sooner, some later?

17 A Yes.

18 Q Because you're not the one that the Internal
19 Affairs complaint is made to; right?

20 A That's correct.

21 Q Well, I guess it could be, but usually it's not;
22 right?

23 A Usually it's not.

24 Q Okay.

25 A And even if it was, I'd have to refer it.

1 Q Okay. Is there a part in the process of the
2 Internal Affairs complaint process where you do become
3 involved?

4 A Yes.

5 Q In what role or capacity?

6 A The final disposition. After the investigation
7 leaves the I.A. Division, it comes through command review
8 to two different deputy chiefs before it comes to my
9 desk.

10 Q Currently who are those two deputy chiefs that
11 it goes through?

12 A They vary by responsibility, but it most likely
13 would have come through -- and I believe it's on the
14 exhibit if you -- the actual report. It says which
15 deputy chiefs reviewed it.

16 Q Okay. So --

17 A If that's easier.

18 Q Okay. So I'll show you Exhibit 21. This is a
19 letter from September of 2014. It's fair to say, Chief,
20 that your name is not on Exhibit 21; right?

21 A That's correct.

22 Q Okay. And it's from a Sergeant Martin
23 Cunningham. Was he part of the I.A. Division at that
24 time?

25 A He would have been the acting commander there

1 before Lieutenant Coates was assigned. Just to clarify
2 that.

3 Q Is there a reason that you know of why Chief
4 Brian Heavren would be assigning an investigator?

5 A When Assistant Chief Brian Heavren was with us,
6 he was the Assistant Chief. He would have been in charge
7 of professional standards.

8 Q And who has taken Chief Heavren's position since
9 he left?

10 A It remains vacant.

11 Q Who is fulfilling his role?

12 A Deputy Chief Justin Rendock.

13 Q Let me hand you Exhibit 22. This is a memo from
14 March of 2015. Have you seen this memo in Exhibit No. 22?

15 A I don't believe I have. I just can't be
16 positive.

17 Q Okay. Do you know if Lieutenant O'Brien was the
18 investigator assigned by Assistant Chief Heavren to
19 investigate the I.A. filed by Mr. Peruta?

20 A Deputy Chief Brian Foley would have been in the
21 chain, and it would have been assigned to Lieutenant
22 Brandon O'Brien for investigation, yes.

23 Q And in looking at page three of Exhibit 22, what
24 does the word "exonerated" mean in terms of its context in
25 this exhibit?

1 A That any wrong -- that there was no wrongdoing
2 determined by that -- of the officer.

3 Q And are you able to tell from this memorandum
4 what charge Sergeant Spell was exonerated from?

5 A Discourteous attitude.

6 Q Do you know if Mr. Peruta filed any other
7 charges in his I.A. against Sergeant Spell besides
8 discourteous attitude?

9 A I'm not sure without seeing the actual document.

10 Q Exhibit 23. You don't have that in front of
11 you; right?

12 A No, I do not.

13 Q This is the April 9th, 2015, letter, Exhibit 23.

14 A Yes.

15 Q Now, I guess we should -- let me give you
16 Exhibit 24 as well because we'll probably be going off
17 that one.

18 This is an April 23rd, 2015, letter. Now
19 they're basically the same letter, but you made a
20 correction in Exhibit 24; right?

21 A Yes.

22 Q Okay. You had put the date of July 7th, 2014,
23 in Exhibit 23?

24 A I signed the letter, but it was prepared by an
25 admin assistant out of Internal Affairs, yes.

1 Q Okay. So there was some confusion with the
2 date; right?

3 A Yes.

4 Q And do you know what caused you to correct the
5 date on Exhibit 24?

6 A I don't.

7 Q In the second paragraph on Exhibit 24, it
8 discusses a thorough investigation of the complaint. What
9 investigation of the complaint were you directly familiar
10 with?

11 A It would have been the case file under this
12 Internal Affairs, which was CC2014-100.

13 Q And did you review the case file under '14-100?

14 A I must have. And that would have been your
15 Exhibit 22. But I don't recall actually just seeing this
16 one at the time.

17 Q And do you agree that the second paragraph in
18 Exhibit 24, which discusses the allegation of discourteous
19 attitude made against Sean Spell was exonerated, pretty
20 much -- or does match the third page of the memo which is
21 Exhibit 22 -- the result reported in there?

22 A Yes.

23 Q What options do you have, if any, in reviewing
24 an Internal Affairs file prior to making a determination
25 of the disposition of the complaint?

1 A During command review, each deputy chief has the
2 option to send the investigation back for follow-up. I
3 also have the same option when it reaches my desk.

4 Q Other than Exhibit 22, the memo --

5 A Yes.

6 Q -- do you recall if the Internal Affairs
7 investigation file regarding '14-100 had any other
8 documents?

9 MS. FEOLA-GUERRIERI: Objection. They've
10 all been produced. You've only pulled out one
11 section of it.

12 A Yes. There would have been the actual complaint
13 with it.

14 BY MS. BAIRD:

15 Q And do you know -- and I'm going to have a copy,
16 so if you want me to wait for the copy I will. Do you
17 know if you reviewed the copy of the complaint?

18 A If you wouldn't mind, can we just wait for the
19 copy?

20 Q Perfect.

21 Okay. In the second paragraph of Exhibit 24
22 where it discussed "the acts reported did occur" --

23 A Yes.

24 Q -- which -- what report of acts are you
25 referring to?

1 MS. FEOLA-GUERRIERI: Objection to form.

2 A So this is a standard letter that we return to
3 folks. We do not argue what citizens put down on their
4 complaints. We investigate any violations of policy and
5 procedures, of code of conduct violations as it relates
6 to the Hartford police officer.

7 BY MS. BAIRD:

8 Q So the phrase "the acts reported did occur" is
9 somewhat boilerplate; is that what you're saying? That
10 goes in --

11 A Yes.

12 Q Okay. I mean are there I.A. investigations
13 where you review it and that boilerplate phrase may not be
14 present? I mean ...

15 A I don't recall.

16 Q Okay. I mean, for example, if someone reports
17 that, you know, an officer, you know, spit on them, and
18 the investigation finds the officer didn't, would you
19 still put "the acts reported did occur"?

20 A We don't contest the citizen's account. We just
21 investigate the officers and we report that it did not
22 occur or they were exonerated.

23 Q But under that scenario I just said, would you
24 still write to the individual who made the complaint that
25 the acts reported did occur, even if you found they

1 didn't?

2 A We may have in this standard boilerplate
3 document, yes.

4 Q You would.

5 A Yes.

6 Q So no matter what a complainant says, you write
7 them back and say it did occur?

8 A Unfortunately with this boilerplate, yes, it
9 would have been that way.

10 Q And that's boilerplate in the letters that you
11 as the chief send out after reviewing the investigation
12 file of Internal Affairs complaints to complainants.

13 A Yes. These letters have been around for quite
14 some time.

15 Q Are there some letters that go out after you
16 review the Internal Affairs investigation file and make a
17 determination, where the language "justified, lawful and
18 proper" is not in there? There is a different outcome?

19 A Yes.

20 Q Okay. So that's not boilerplate.

21 A The other letters are boilerplate where we found
22 an officer chargeable.

23 Q Okay. Okay. So there's two kinds of letters.

24 A Yes.

25 Q Got it. Am I right? Are there two kinds of

1 letters or could there be more?

2 A There could be more, but I recall signing at
3 least two different kinds.

4 Q Okay. While you've been chief.

5 A Yes.

6 Q So it's fair to say then, for example, the last
7 paragraph on Exhibit 24 where it starts "If the Hartford
8 Police Department can be of any further assistance,"
9 that's boilerplate except, perhaps, if Lieutenant Michael
10 Coates is replaced or is no longer in that position. Then
11 you would put the other person's name in there; right?

12 A Yes.

13 Q Okay. And then the third paragraph in
14 Exhibit 24, again that's boilerplate unless Kim Taylor
15 isn't there anymore and somebody else replaces her or she
16 has another position?

17 A Yes.

18 Q And then the first paragraph is boilerplate on
19 Exhibit 24 as well, except for the date; correct?

20 A Yes.

21 Q And that's probably how the incorrect date was
22 put in on Exhibit 23 of July 7th, because that may have
23 been from the last letter that was typed or something like
24 that --

25 MS. FEOLA-GUERRIERI: Objection. Form.

1 BY MS. BAIRD:

2 Q -- and is still on there?

3 A I have no idea.

4 Q Okay. Well, are you the one that goes in and
5 draws out the boilerplate letter and then fills in the
6 different information?

7 A No, I'm not.

8 Q Okay.

9 A There is an administrative assistant in the
10 Internal Affairs area.

11 Q Did you -- after the administrative assistant
12 completed the letter in Exhibit 24, do you actually
13 hand-sign it or is that some kind of automatic signature?

14 A I hand-sign it.

15 Q And before you hand-sign it, do you read through
16 the letter?

17 A Yes.

18 Q And when in the process do you look through the
19 I.A. file? If you do.

20 A I look at the I.A. file probably at least a week
21 prior.

22 Q A week prior to receiving such a letter like you
23 received in Exhibit 24?

24 A That's correct.

25 Q And then after you look through the I.A. file,

1 then you say to the administrative assistant, you know, I
2 want letter A or letter B; right?

3 A No. After I sign off on the I.A. file, it's
4 returned to the commander of Internal Affairs or it's
5 returned to the advocate if it's found chargeable. And
6 then the admin assistant in Internal Affairs generates
7 the letter.

8 Q And who is the advocate? Is that somebody
9 employed by the Hartford Police Department?

10 A Yes. I don't recall who the advocate was in
11 2015. It could have been Captain Buyak. Presently it's
12 Sergeant Leonard. That position is -- it's similar to a
13 prosecutor's position. When they find people chargeable,
14 they administer discipline.

15 Q Did you respond on site to the scene of
16 September 12th, 2014, on Park Street?

17 A No, I did not.

18 Q This is Exhibit 25.

19 A Yes.

20 Q If you could just take a minute -- or if you
21 need a minute, look through it and let me know if you've
22 seen all of it, some of it, or none of it.

23 MS. HARRIS: Do you intend for this to be
24 missing pages? It starts at page eight.

25 MS. BAIRD: This is the way it came to us.

1 MS. HARRIS: Okay.

2 MS. FEOLA-GUERRIERI: It seems to be a
3 collection of different documents with different
4 page numbers in it. Rachel, do you know where
5 this came from?

6 MS. BAIRD: It was an F.O.I. request.

7 A Your question? I'm sorry.

8 BY MS. BAIRD:

9 Q Do you recognize any part of Exhibit 25?

10 A Just parts.

11 Q I know it is out of order. So if we could go
12 through it together and you could identify the first part
13 on which page that you recognize.

14 A So when we start to go through the document --
15 or I go through the document, after the cover page it's
16 listed 1/7/17 on the top of the document, page eight at
17 the bottom. I haven't seen that page.

18 I haven't seen the page afterwards, 9, 10, 11,
19 12.

20 Then it looks like we jump to another document,
21 Excessive Use Of Force, page six of seven. I can't say
22 I've seen this document in this form, but I'm aware of
23 it.

24 As we keep moving on, page seven of seven, I
25 can't really say I've seen it.

1 I have no idea about the next two -- three pages
2 that have no page numbers on them.

3 Q And the third, that third page that you're
4 talking about that has no page number, does that have
5 statute summaries on the top -- 29-27?

6 A That's correct.

7 Q Okay.

8 MS. FEOLA-GUERRIERI: I think my copy is
9 different because I go to a page eight after
10 seven of seven.

11 MS. HARRIS: Yes.

12 MS. BAIRD: Let me see.

13 MS. FEOLA-GUERRIERI: I mean I'll just
14 eventually get copies of the exhibits, and I'll
15 just follow along with the Chief for now if
16 that's okay.

17 MS. BAIRD: Okay.

18 MS. FEOLA-GUERRIERI: It seems to be out of
19 order.

20 MS. HARRIS: Wait. So this is what
21 you're -- what's this? Out of order, I guess?

22 MS. FEOLA-GUERRIERI: Yes.

23 Go ahead.

24 A So moving on --

25

1 BY MS. BAIRD:

2 Q The next page that I have has "DLG" in the top
3 left-hand corner. "Pride. Integrity. Commitment."

4 A Yes. This is a newsletter that he puts out that
5 we distribute actually by e-mail to officers.

6 The next two pages, again Daigle Law Group.
7 It's again out of order.

8 I'm sorry. The one that says page two at the
9 bottom --

10 Q Right.

11 A -- DLG at the top? That's one I'm not familiar
12 with.

13 Then we get into a PowerPoint. The first slide
14 looks to be a January 2014.

15 MS. FEOLA-GUERRIERI: Again, I don't have
16 that.

17 A It says page one --

18 MS. FEOLA-GUERRIERI: Right.

19 A -- two, three.

20 MS. HARRIS: It's backwards, Nathalie.

21 MS. FEOLA-GUERRIERI: Okay.

22 A Four, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, and
23 a 16. I believe I saw this PowerPoint during a training
24 seminar.

25 Moving on to the next page, these looks like

1 court decisions. Page -- it's seven on the bottom. Page
2 eight I haven't seen.

3 BY MS. BAIRD:

4 Q Seven and eight you have not seen?

5 A Not in this form.

6 Q And the page seven that we're discussing begins
7 with "in Spence" at the top of the page?

8 A Yes.

9 Q And page eight begins with "accompany the
10 ammunition."

11 A Yes.

12 The next page begins "An Act Concerning
13 Excessive Use of Force." It's listed as page seven of
14 seven.

15 Q Have not seen?

16 A Not in this form.

17 The next page continues "An Act Concerning
18 Excessive Use of Force," but it looks to be going
19 backwards, page six of seven. Again, not in this Daigle
20 Law Group form.

21 The next page, 1/7/2017 at the top and a page
22 No. 12 at the bottom continuing to -- backwards to 11.
23 Next page backwards again to 10, backwards to 9,
24 backwards to 8. And the back page which almost appears
25 to be a cover page, I haven't seen any of that.

1 Q Okay. So my understanding of what you've just
2 testified to is that the PowerPoint presentation in the
3 form it's in is what you can recall seeing previously out
4 of all the pages in Exhibit 25?

5 A I'm not going to positively say it was presented
6 to us, but some of the slides do look familiar.

7 Q So some of the slides in the PowerPoint
8 presentation look familiar.

9 A Yes. And I know it wasn't -- I didn't sit in
10 front of the Danbury -- the Danbury Police Department
11 sergeant who is listed on one of the slides, I have no
12 recollection of sitting in front of him.

13 Q Okay.

14 A So I've seen portions of that slide, but not in
15 that form.

16 Q And going back to Exhibit 28, if you still have
17 the --

18 A I do.

19 Q -- Training Trakker in front of you --

20 A I do.

21 Q -- other than the course names numbered five and
22 six on page 28 of the Training Trakker, do you recall
23 other courses that you attended sponsored by the Daigle
24 Law Group?

25 MS. FEOLA-GUERRIERI: You mean as he sits

1 here today?

2 MS. BAIRD: Yes.

3 A No.

4 BY MS. BAIRD:

5 Q Were you present at the 38 Kelsey Street
6 incident on August 7th or into August 8th, 2015? Do you
7 need me to describe the incident further or do you know
8 what I'm talking about?

9 A I'd ask you to describe it further.

10 Q Okay. I will.

11 A Just --

12 Q Were you present at an incident on 38 Kelsey
13 Street on August 7th or August 8th, 2015, where there was
14 a response made regarding a Matthew Russo?

15 A Yes.

16 Q And when -- when did you respond?

17 A Hours after Mr. Russo was removed from the
18 house.

19 Q What was the reason for your response?

20 A Coordinating the investigative effort.

21 Q About what time did you arrive there?

22 A I don't have a recollection of what time. It
23 was -- it was late in the evening.

24 Q How long did you spend there?

25 A Probably an hour or so, and it -- I wanted to

1 meet the Connecticut State Police who were arriving. So
2 when they arrived, we turned the scene over to them.

3 Q Sitting here today, do you have any awareness of
4 Mr. Peruta being at the 38 Kelsey Street scene on
5 August 7, 2015?

6 MS. FEOLA-GUERRIERI: You're asking about
7 whether or not he saw him?

8 BY MS. BAIRD:

9 Q Any awareness. Through brother, sister
10 officers, reports, the complaint. You know, any awareness
11 sitting here today that Mr. Peruta was at the scene of
12 Kelsey Street.

13 A At the time I was not aware, but Nathalie -- the
14 attorneys advised me that he was there.

15 Q So is it fair to say you became aware of
16 Mr. Peruta being at the scene through this action --
17 through this lawsuit?

18 A Yes.

19 Q Did you -- have you had any discussions with
20 other officers on the Hartford Police Department about
21 Mr. Peruta's presence at the Kelsey Street scene on
22 August 7, 2015?

23 A No.

24 MS. BAIRD: I'm going to see if I can dig
25 up the complaint. Okay?

1 MS. HARRIS: Good time to take a break?

2 MS. BAIRD: Yes, let's do that.

3

4 [Off record: 11:38 a.m. to 11:58 a.m.]

5

6 MS. BAIRD: Back on the record.

7

8 Previously we had marked a document as
9 Exhibit 20. It has "Citizen Complaint Form" on
10 it. I, during the break, obtained another
11 Citizen Complaint Form that appears to be much
12 more complete than we've previously used in this
13 case as an exhibit. And we can just mark it as
14 the next exhibit to, you know, keep the record
15 straight instead of, you know, replacing Exhibit
16 20. We'll just leave Exhibit 20 as it is and
17 then this will be the next exhibit.

17 MS. FEOLA-GUERRIERI: Which is 31?

18 COURT REPORTER: Yes.

19

20 [Defendant Exhibit 31: Marked for ID.]

21

22 BY MS. BAIRD:

23 Q Chief, have you seen Exhibit 31 previously, or
24 part of it or none of it?

25 A Yes.

1 Q When did this complaint form first come to your
2 visual attention?

3 A This would have been in the I.A.D. case file.

4 Q So from your previous testimony, that would mean
5 that approximately a week or so before the April 9th,
6 2015, letter went out you would have reviewed that case
7 file?

8 A Yes.

9 Q And that would be Exhibit 23, if you need to --

10 A Yes.

11 Q -- refer to it.

12 A And followed by the April 23rd letter, yes.

13 Q Yes. And that's Exhibit 24?

14 A Correct.

15 Q Going back to Exhibit 22, the memorandum.

16 A Yes.

17 Q On the last page of the memorandum where we
18 already discussed the exoneration on the charge of
19 discourteous attitude, I'd like to direct your attention
20 to that. And then if you could look at Exhibit 31, the
21 complaint form, five pages in.

22 A Does it begin with "Description of the
23 Incident"?

24 Q It does.

25 A Okay.

1 Q Now, you're aware that under the Hartford
2 Ordinance 2-196, there are a list of various reasons under
3 which -- or various complaints under which an Internal
4 Affairs complaint can be filed; right?

5 MS. FEOLA-GUERRIERI: Objection to form.

6 A Yes.

7 BY MS. BAIRD:

8 Q Okay. And obviously one of them is discourteous
9 attitude; right?

10 A Yes.

11 Q On that page that we're examining in Exhibit 31
12 that begins with "Description of the Incident," were you
13 aware in reviewing the file that Mr. Peruta had made a
14 complaint that his civil rights were violated on
15 September 12th, 2014?

16 A I actually didn't pick up on that when I read
17 it.

18 Q And in the memo that's Exhibit 22, is there any
19 finding with regard to a civil rights violation complaint
20 filed by Mr. Peruta?

21 A There is not.

22 Q And harassment. Were you aware that Mr. Peruta
23 had alleged harassment from the September 12th, 2014,
24 incident?

25 A I did miss that. No.

1 Q And in the memo, Exhibit 22, is there any
2 finding with regard to harassment?

3 A No.

4 Q Now, is conduct becoming -- conduct unbecoming
5 an officer different from a claim of discourteous
6 attitude?

7 MS. FEOLA-GUERRIERI: Objection to form.

8 A Yes.

9 BY MS. BAIRD:

10 Q And were you aware that Mr. Peruta had made a
11 complaint of conduct unbecoming an officer?

12 A No.

13 Q And am I correct that there is no finding on
14 that claim in Exhibit 22?

15 A That's correct.

16 Q And your letter dated April 23rd, 2015, which is
17 Exhibit 24, it just mentions discourteous attitude;
18 correct?

19 MS. FEOLA-GUERRIERI: Objection to form.

20 A Yes.

21 BY MS. BAIRD:

22 Q And going back to Exhibit 31, the "threatening
23 arrest of the complainant," were you aware what Mr. Peruta
24 had made a claim that he had been threatened with arrest?

25 MS. FEOLA-GUERRIERI: Objection to form.

1 A No.

2 BY MS. BAIRD:

3 Q And I'm talking about the September 12th, 2014,
4 incident.

5 MS. FEOLA-GUERRIERI: Objection to form.

6 A No.

7 BY MS. BAIRD:

8 Q And in Exhibit 22 was there any finding made
9 with regard to a claim by Mr. Peruta that he was
10 threatened with arrest on September 12th, 2014?

11 A No.

12 Q Do you know why Exhibit 22 would not have
13 included findings with regard to Mr. Peruta's allegations
14 of conduct unbecoming an officer, harassment, threatening
15 arrest, and civil rights violations?

16 MS. FEOLA-GUERRIERI: Objection to the
17 form.

18 A No.

19 You're claiming this is finding; correct?

20 BY MS. BAIRD:

21 Q Excuse me?

22 A In your questions you mentioned a finding.

23 Q Right.

24 A Right.

25 Q At the end.

1 Now, I could follow up and ask you do you see
2 parts in Exhibit 22 where those allegations are
3 referenced?

4 A Yes.

5

6 [Mr. Peruta left proceedings.]

7

8 BY MS. BAIRD:

9 Q And where are those located?

10 MS. FEOLA-GUERRIERI: Objection. The
11 document speaks for itself.

12 A On page two. The paragraph at the top of the
13 page.

14 BY MS. BAIRD:

15 Q Do you need any more time to answer or is
16 that --

17 A That's my answer.

18 Q Okay. On Exhibit 31, the Citizen Complaint
19 Form --

20 A Yes.

21 Q -- at the bottom where it says "For Office Use
22 Only," it appears that the complaint was received by
23 Sergeant Cunningham, who also signed Exhibit 21, the
24 letter?

25 A That's correct.

1 Q Okay. In the notation on Exhibit 31 where it
2 says "Investigator," I just want to clarify. Is that a
3 lieutenant named Field or is it a field lieutenant?

4 A It's a field lieutenant.

5 Q Do you know what the reference to "Date of Final
6 Report" means? What is a final report?

7 A It should indicate the date that it actually
8 came out of my office.

9 Q And that would have been -- oh, I don't -- would
10 that be April 9th, 2015?

11 A On or about there.

12 Q Because that's the date of Exhibit 23. Is that
13 what you mean by come out of your office?

14 A Yes, but I'm just -- that's internal to Internal
15 Affairs, so I think they're better suited to answer that,
16 the final date of report.

17 Q And that would be Lieutenant Coates? I don't
18 know, when did he take over from Sergeant Cunningham?

19 A I don't know the exact date. He would have
20 been -- let's see. Cunningham did write the letter in
21 September of '16, and Coates was there in April. So the
22 transition would have been in there someplace.

23 Q What letter of '16?

24 A I'm sorry. Not '16, '14.

25 Q Okay.

1 A '15 actually.

2 Q So in looking at Exhibit 22, the memo --

3 A Yes.

4 Q -- and then Exhibit 31, the date of final
5 report, would Lieutenant O'Brien perhaps be better suited
6 than you to answer what was going on between the date of
7 the final report notated on Exhibit 31, and his memo?

8 A He may be. But somebody from Internal Affairs
9 may be better suited to answer that.

10 Q What working relationship, if any, do you have
11 with Integrated Security Services in their role of
12 investigating complaints made to Internal Affairs?

13 A We have none.

14 Q Okay. Do you know the names of any
15 investigators at Integrated Security Services?

16 A I do not.

17 Q Does the name Jacqueline Manning-Bainer sound
18 familiar to you?

19 A No.

20 Q Do you know Andy Thibault?

21 A It sounds familiar, but I can't say positively.

22 Q Do you, in your capacity as Chief, review
23 reports made by Integrated Security Services in
24 investigating I.A. complaints for the Civilian Review
25 Board?

1 A No.

2 MS. BAIRD: We will mark this as -- I think
3 32 is next.

4
5 [Plaintiff Exhibit 32 (Actually Exhibit 30
6 Previously Marked): Marked for ID.]

7
8 MS. FEOLA-GUERRIERI: You gave us a copy of
9 this this morning.

10 MS. BAIRD: Did I?

11 MS. FEOLA-GUERRIERI: Yes. It was, in
12 fact --

13 MS. HARRIS: I think you're ahead of the
14 game.

15 MS. FEOLA-GUERRIERI: These two things that
16 you have there.

17 MS. BAIRD: Oh. I was wondering what
18 happened to them. Okay. Good. So we've got
19 them marked?

20 MS. FEOLA-GUERRIERI: And the Training
21 Trakker as well.

22 MS. BAIRD: Ahead on some things and behind
23 on others. Okay. There we go.

24 A No. 30?

25

1 BY MS. BAIRD:

2 Q If you could look through Exhibit 30 and tell me
3 if you recognize anything in there as having seen the
4 report previously.

5 A Everything out of Exhibit No. 30, except the
6 last page, I have not seen before.

7 Q If I could direct your attention to the third
8 page from the back of Exhibit 30. It should hopefully say
9 Report No. 005, page two, in the top left-hand side?

10 No, it does not.

11 A The third page in does not say that.

12 Q Okay. Does it begin "in this case"?

13 A The third page in from the back is actually a --
14 looks to be an e-mail.

15 Q So let's try this.

16 MS. HARRIS: It looks like she has pages
17 that none of us have.

18 MS. BAIRD: Yes. Exactly. I don't know
19 where his came from.

20 THE WITNESS: This is 30.

21 MS. BAIRD: I know. Because I don't have
22 those pages in the back. Do you?

23 MS. FEOLA-GUERRIERI: No.

24 MS. BAIRD: No.

25 MS. FEOLA-GUERRIERI: But that's the one

1 you marked as Exhibit 30.

2 MS. BAIRD: Right. I don't know why that
3 one has pages in the back.

4 MS. FEOLA-GUERRIERI: Maybe you could just
5 refer him to that page, the page No. 2.

6 MS. HARRIS: Remove the pages and --

7 MS. FEOLA-GUERRIERI: Well, if we remove
8 the pages then --

9 MS. BAIRD: Let's remove the pages and then
10 we'll all make sure we have the same thing.

11 MS. FEOLA-GUERRIERI: But wait. He just
12 testified about the last page.

13 MS. BAIRD: So let's leave it on. But I'm
14 not going to be referring to those, so you guys
15 don't necessarily need them right now unless you
16 want them.

17 MS. FEOLA-GUERRIERI: No.

18 MS. BAIRD: We could make copies.

19 MS. FEOLA-GUERRIERI: I don't think we --
20 not right now. I mean we could go with it next
21 time, you know, when you make the copies and
22 send them to us.

23 But I think she's directing you to this
24 page, so let's just find this particular page
25 that you've never seen before. I think it's

1 this one right here.

2 You said page two?

3 MS. BAIRD: Yes.

4 MS. FEOLA-GUERRIERI: October 20?

5 MS. BAIRD: Yes. It begins "in this case."

6 MS. FEOLA-GUERRIERI: Yes.

7 MS. BAIRD: Okay.

8 A Okay.

9 MS. HARRIS: Is that actually the same?

10 MS. FEOLA-GUERRIERI: It's not exactly the
11 same. It's got highlighted on it.

12 MS. HARRIS: Okay.

13 BY MS. BAIRD:

14 Q Directing your attention to the first full
15 paragraph, which is actually the second paragraph on the
16 page, four lines down. There's a quotation mark that
17 begins "You're" -- y-o-u, apostrophe r-e. Do you see
18 that, Chief?

19 A First paragraph. Four lines down. Apostrophe.

20 Q "You're not filming a dead body."

21 MS. FEOLA-GUERRIERI: This one here.

22 A Second paragraph.

23 BY MS. BAIRD:

24 Q Okay.

25 A Hold on.

1 So it's first paragraph. Six lines down.

2 "You're not filming a dead body."

3 Q Yes. And I mean I really don't need to refer to
4 this. And I could just ask you, which I will, is there
5 any policy where Hartford police officers assert the
6 privacy on behalf of a decedent and his family at a crime
7 scene?

8 MS. FEOLA-GUERRIERI: Objection to the
9 form.

10 A No.

11

12 [Mr. Peruta rejoined proceedings.]

13

14 BY MS. BAIRD:

15 Q And was there, on September 12th, 2014, a policy
16 or procedure position of the Hartford Police Department to
17 assert the privacy of the decedent at that crime scene and
18 his family?

19 MS. FEOLA-GUERRIERI: Objection.

20 A Not that I know of.

21 BY MS. BAIRD:

22 Q Have you looked at any videos or photographs
23 taken by Ed Peruta at the September 12th, 2014, Park
24 Street incident?

25 MS. FEOLA-GUERRIERI: Objection to form.

1 A Yes.

2 BY MS. BAIRD:

3 Q Have you looked at any videos or photographs
4 taken by Mr. Peruta at the 38 Kelsey Street incident from
5 August 7th, 2015?

6 A No, I can't be sure about that.

7 Q When was the first time you viewed the video or
8 photographs taken by Mr. Peruta at the September 14th --
9 September 12th, 2014, Park Street incident?

10 A When I met with Nathalie Feola-Guerrieri in my
11 office probably last year, and it was an attempt to
12 identify police officers.

13 Q Okay. Did you know prior to that meeting that
14 there were video recordings or photographs taken by
15 Mr. Peruta at the Park Street incident?

16 A I had heard there were videos taken.

17 Q Do you know if in the investigation file of
18 Mr. Peruta's Internal Affairs complaint related to the
19 September 12th, 2014, incident, there were media
20 containing any recordings, photographs, or videos taken by
21 Mr. Peruta at the September 12th, 2014, incident?

22 A There may have been, yes.

23 Q Did you view them?

24 A I did not.

25 Q Did you discuss the September 12th, 2014,

1 complaint filed by Mr. Peruta with Sean Spell?

2 A No, I did not.

3 Q And were you aware that Mr. Peruta had named
4 Sean Spell as an officer who had displayed the conduct or
5 some of the conduct that Mr. Peruta complained about in
6 the I.A. complaint?

7 A I was aware he named Sergeant Spell, yes.

8 Q Did you discuss with Sean Spell the 38 Kelsey
9 Street incident where Mr. Peruta was present?

10 A No. I did not.

11 Q Did you have any discussions with Sean Spell
12 about Ed Peruta at all?

13 A Not that I recall, no.

14 Q By the way, when was the first time you became
15 aware of the person named Ed Peruta?

16 A Wow. As you sit here, there's no disrespect,
17 but I believe he had a television show, jeez, I want to
18 say almost 15, 20 years ago. And that's how I knew of
19 him. Very little contact with him over my Hartford
20 police career. There was some contact with him as chief
21 at a gun buyback and some subsequent small contacts with
22 him since then.

23 Q Now, what did you mean when you said "no
24 disrespect" about the show from 15 or 20 years ago?

25 A The show -- the show was kind of out there.

1 Q And the gun buyback that you're referring to,
2 was that while you were chief?

3 A Yes.

4 Q And what was that? What did that interaction
5 involve?

6 A It occurred on Martin Street. I'm not exactly
7 sure of the year. Mr. Peruta handed me a document or an
8 affidavit that I eventually forwarded to the Corp.
9 Counsel and to the State's Attorney's office. I believe
10 it called for my arrest.

11 Q Okay. And I won't ask you what happened with
12 Corporation Counsel because that's your counsel. But with
13 regard to the State's Attorney's office, did you hear
14 anything back?

15 A Yes. It was rejected.

16 Q And was that in writing? Or was that by phone
17 call?

18 A I can't say for sure positive.

19 Q Is there any procedure or policy with regard to
20 what officers should do at a crime scene if there are
21 cameras present?

22 MS. FEOLA-GUERRIERI: Objection to form.

23 A I'm not aware of any that just talks about
24 cameras, no.

25

1 BY MS. BAIRD:

2 Q I had noted in the media policy, the one that
3 was effective 4/1/2001, where it discusses that certain
4 media may be able to cross a perimeter if allowed to do
5 so. And I'm referring to Exhibit 27. I will find the
6 exact quote.

7 Specifically page one of Exhibit 27, under
8 Section II, Subsection C. The second sentence, it
9 indicates "Media representatives may cross police lines
10 with the express permission of the incident commander."

11 A Yes.

12 Q Has that provision been revised or changed at
13 all in the new media policy that rescinds Exhibit 27?

14 A I don't recall. It certainly addresses it,
15 though.

16 Q What factors, if you know, go into the exercise
17 of discretion about whether media representatives may
18 cross the police lines with the express permission of the
19 incident commander?

20 MS. FEOLA-GUERRIERI: Objection to form.

21 MS. HARRIS: Join.

22 A Speaking from my point of view, all the evidence
23 should be collected, the photographs should be -- your
24 crime scene should be all wrapped up before you let any
25 of the media in inside that crime scene.

1 BY MS. BAIRD:

2 Q Just going to the sentence that precedes the one
3 that we just looked at on Exhibit 27 under Section II,
4 subsection C, where it indicates that "the media shall
5 have the same rights of access as the general public."

6 A Yes.

7 Q Do you know if that's been revised or changed at
8 all since the revision that rescinded this Exhibit 27?

9 A I'd really have to get that policy in front of
10 me.

11 Q Okay.

12 A Compare them.

13 Q Hold on one second. I'm going to show -- I have
14 a clip that I'm going to show. We're just going to have
15 to use this computer.

16 MR. PERUTA: I think that I can play --

17 MS. BAIRD: Think that will work?

18 MR. PERUTA: -- the 19 raw clips with no
19 edits --

20 MS. BAIRD: Well, we're not going to play
21 the 19 clips.

22 MR. PERUTA: Okay, but this is --

23 COURT REPORTER: Are we on the record right
24 now?

25 MS. BAIRD: Yes.

1 Okay, I --

2 MR. PERUTA: This is a frame taken out of
3 the exhibit.

4 MS. FEOLA-GUERRIERI: There should only be
5 one person asking questions, so let's try to ...

6 MS. BAIRD: I have this. This could be
7 Exhibit 33. I think we're on 33? I have it on
8 a drive, a disk.

9 COURT REPORTER: This is actually 32.

10 MS. BAIRD: Okay. Thanks.

11 Okay. We'll try our best with this. I'll
12 put it right here.

13 BY MS. BAIRD:

14 Q I anticipate objections, but I'm going to ask
15 you to watch it. This is Exhibit 32.

16 MS. FEOLA-GUERRIERI: What is it?

17 BY MS. BAIRD:

18 Q But the objection can't come until I ask the
19 question, so ...

20 MS. HARRIS: Is this the same clips that
21 you've already --

22 MS. BAIRD: No. This is a clip from
23 June 4th, 2016.

24 MS. HARRIS: No. There is a motion for
25 protective order pending about this.

1 MS. BAIRD: I can ask the question.

2 MS. HARRIS: So ask the question, but --

3 MS. BAIRD: I will. I have to preserve a
4 record.

5 MS. HARRIS: -- there's objections.

6 MS. BAIRD: Exactly. That's why I said
7 that.

8 [Video Played.]

9 UNIDENTIFIED VOICE: Cameras. Cameras.

10 [Video and Paused.]

11 BY MS. BAIRD:

12 Q And that's all I want to play. I'll replay it
13 again.

14 COURT REPORTER: Am I to be taking this
15 down?

16 MS. BAIRD: Yes.

17 COURT REPORTER: Okay.

18

19 [Video Played.]

20

21 UNIDENTIFIED VOICE: Cameras. Cameras.

22 DISPATCHER: [Unintelligible.]

23 UNIDENTIFIED VOICE: Cameras. Cameras.

24 {Video Paused.]

25

1 BY MS. BAIRD:

2 Q And my question to you, Chief Rovella, is there
3 any policy or procedure where officers, when they are at a
4 scene and they become aware of cameras, they make an
5 announcement of it?

6 MS. FEOLA-GUERRIERI: Objection.

7 MS. HARRIS: Objection. And again there's
8 a motion for protective order pending regarding
9 anything related to this -- questioning of that
10 incident.

11 MS. BAIRD: Okay. I'm going to put on the
12 record why it's relevant.

13 So this is the reason I'm claiming this
14 question and all questions related to June 4th,
15 2016.

16 There is an allegation in the current
17 complaint about the Park Street incident that
18 Sergeant Spell prevented American News and
19 Mr. Peruta from videotaping. There has been an
20 arrest warrant -- and we allege that it was by
21 order of Sean Spell. There is an arrest warrant
22 that is currently pending -- well, it's been
23 served on Sergeant Spell -- related to the
24 June 4th, 2016, incident, where it's alleged in
25 the arrest warrant that Sergeant Spell

1 approached a State Police cruiser to look at
2 what had been caught on the dash cam or the
3 video recorder on the State Police cruiser. And
4 the arrest warrant implies, if not outright
5 states, that the purpose was to determine if the
6 conduct of Sean Spell, which included kicking
7 somebody in the head, was caught on video.

8 Part of our allegation in this case is that
9 Sergeant Spell did not like to be videotaped,
10 that he had numerous Internal Affairs complaints
11 against him and the only one that had ever been
12 substantiated was one where he had been
13 videotaped. And that was his purpose. He
14 didn't like videotape and he didn't want
15 Mr. Peruta videotaping. It violates the First
16 Amendment.

17 So I wanted to ask Chief Rovella if there
18 was any policy or procedure in the Hartford
19 Police Department to alert officers when there
20 was a camera in the vicinity of a police
21 response, and I want to ask him questions about
22 the June 4th, 2016, incident where we are making
23 an offer of proof that an officer did, in fact,
24 yell out "Cameras, cameras, cameras" before some
25 of the conduct occurred on that date.

1 MS. FEOLA-GUERRIERI: I'll let him answer
2 the first question, and the only question that's
3 pending right now, as to whether or not there is
4 a policy.

5 I'm going to object to the form of the
6 question. I'm not sure if you mean written or
7 oral, what particular date, what particular time
8 that we're talking about. But you can
9 anticipate that I'm going to instruct the
10 witness not to answer any questions concerning
11 the June 14th, 2016, incident because it is
12 still under investigation.

13 MS. HARRIS: I join the objection.

14 MS. FEOLA-GUERRIERI: So you can answer it.

15 A The answer to your question: Not that I know
16 of.

17 MS. BAIRD: This is Exhibit 32?

18 COURT REPORTER: Yes.

19 BY MS. BAIRD:

20 Q Had you seen Exhibit 32 prior to today?

21 MS. FEOLA-GUERRIERI: Objection. I'm going
22 to instruct the witness not to answer the
23 question.

24 MS. HARRIS: Join the objection.

25 MS. FEOLA-GUERRIERI: There is a pending

1 motion for protective order which prevents
2 inquiry at this time until the Court rules.

3 MS. BAIRD: If I could just have a moment.

4

5 [Off record: 12:36 p.m. to 12:38 p.m.]

6

7 [Defendant Exhibit 33: Marked for ID.]

8

9 MS. BAIRD: We are back on the record.

10 BY MS. BAIRD:

11 Q Chief Rovella, you've been a Hartford police
12 officer for a long time; right?

13 A Careful now. Yes.

14 Q Around 30 years, I think I saw?

15 A A police officer in Hartford probably about 25,
16 26 years.

17 Q And you started out patrolling the streets?

18 A Yes.

19 Q Did you ever work in the South End?

20 A Yes.

21 Q Is that the South End?

22 A It is.

23 Q Okay. Do you recognize this area as portraying
24 an intersection in Hartford?

25 A Somewhat. It is dark. The only way I'm kind of

1 putting it together is the H-u-n-g up in the upper
2 right-hand corner is Hungerford Street. It's a one-way
3 street that runs -- dead-ends at Park Street.

4 Q Do you recognize this yellow tape --

5 A Crime scene tape? Yes.

6 Q -- portrayed in the picture?

7 A Yes.

8 Q And is that used by the Hartford Police
9 Department?

10 A Yes.

11 Q And why is it used?

12 A That's used to cordon off crime scene areas.

13 Q And in looking at this crime scene tape in
14 Exhibit 33, are you able to tell what area is cordoned off
15 from public access?

16 MS. FEOLA-GUERRIERI: From the document
17 that he's being shown.

18 MS. BAIRD: Yes.

19 MS. FEOLA-GUERRIERI: Because the tape goes
20 beyond the limits of the --

21 MS. BAIRD: Exactly.

22 MS. HARRIS: -- blow-up.

23 MS. BAIRD: Exactly.

24 A It appears it runs from the storefronts, headed
25 south to the curb line, and then from the same

1 storefronts, westbound out of the picture.

2 BY MS. BAIRD:

3 Q I'm pointing to the middle of the picture an
4 individual who, in looking at Exhibit 33 directly, is to
5 the right of the cordon-off tape. Does he appear to be in
6 uniform?

7 A It appears that way. The only way I can tell is
8 the upper right shoulder appears to be a yellow patch
9 which would indicate our uniform.

10 Q And the individuals to the left of the
11 cordon-off tape, do they appear to be members of the
12 public who are prevented from crossing the yellow tape?

13 A Yes.

14 Q Does the yellow tape prevent the public from
15 using cell phones or cameras to record what's going on
16 inside the yellow tape?

17 A No.

18 Q How -- if it would, how would the presence of
19 the media with a camera affect the placement of the yellow
20 tape?

21 MS. FEOLA-GUERRIERI: Objection to form.

22 MS. HARRIS: Join.

23 A The placement of the yellow tape applies to the
24 crime scene. And I have no idea when this picture was
25 taken in time for that incident, but it keeps -- it

1 prevents folks from -- media or civilians from crossing
2 that crime scene and contaminating it.

3 BY MS. BAIRD:

4 Q At this moment in time on Exhibit 33 where there
5 are members of the general public on the left side of the
6 crime scene tape, would the media be restricted in any way
7 from being at the same place as the general public --

8 MS. FEOLA-GUERRIERI: Objection.

9 BY MS. BAIRD:

10 Q -- at that moment in time?

11 A Not that I know of.

12 MS. BAIRD: Let me just look through the
13 exhibits that were marked and make sure we
14 discussed them all and then I'm done.

15 A They're all in order.

16 MS. BAIRD: Okay. We went over all my
17 exhibits, so I'm done. Thank you. Thank you,
18 Chief.

19 MS. FEOLA-GUERRIERI: I just have a few
20 follow-up clarifications.

21

22 CROSS-EXAMINATION

23

24 BY MS. FEOLA-GUERRIERI:

25 Q You were asked questions concerning your

1 Training Trakker that was produced back when discovery was
2 requested of you?

3 A Yes.

4 Q And that's Exhibit 28; correct?

5 A Yes.

6 Q All right. And just to clarify, you were asked
7 questions about what courses were sponsored by different
8 entities; do you recall that?

9 A Yes.

10 Q All right. Is the Hartford Police Academy a
11 satellite branch of the Police Officer Standards Training
12 Council?

13 A We are.

14 Q Okay. So is it accurate that the Police Officer
15 Standards Training Council is the organization that
16 mandates any curriculum, training, any other requirements
17 in order for any of the Hartford police officers,
18 including yourself, to be certified as a police officer in
19 the State of Connecticut?

20 A Yes. They mandate it.

21 Q Okay. And so is it your understanding that all
22 of the training that is required is required by the Police
23 Officer Standards Training Council?

24 A All P.O.S.T.-mandated training we teach, along
25 with a huge variety of other training that we deem

1 appropriate.

2 Q Okay. So is it also fair to say that the
3 personnel or the individuals that provide this sort of
4 training are certified by P.O.S.T.?

5 A Yes.

6 Q To give that training; correct?

7 A Yes.

8 Q All right. You were asked questions concerning
9 the media policy that was effective as of 2001, which is
10 Exhibit 27. Is it your understanding that that policy,
11 along with other policies, are subject to update, revision
12 for purposes of the Hartford Police Department's attempt
13 to get accreditation?

14 A Yes. Since -- and to also take into effect
15 national trends, state trends, and different mandates.
16 And we learn from other police departments also.

17 Q And so is it accurate to say that the Hartford
18 Police Department regularly updates and revises its
19 policies and guidelines and procedures?

20 A Not as regular as we want them to be, so
21 therefore is the accreditation and the review of the
22 entire policy.

23 Q In other words, things could always be better,
24 but you're doing what's required; correct?

25 A I think we're going over and above what's

1 required.

2 Q Okay.

3 MS. FEOLA-GUERRIERI: Any other questions
4 I'm just going to reserve for the time of trial.
5 Thank you.

6 MS. HARRIS: Oh, I don't have any. Sorry.

7 MS. BAIRD: Okay. That's done. I don't
8 have any follow-up.

9 MS. FEOLA-GUERRIERI: Thank you.

10 MS. BAIRD: Oh, I'll take this out and
11 we'll mark this somehow.

12 MS. FEOLA-GUERRIERI: Yes, let's mark that.
13 And could you just circulate the copies --

14 MS. BAIRD: Yes.

15 MS. FEOLA-GUERRIERI: -- of the
16 depositions? So just for the record, it's
17 Exhibits 20 through 33?

18 COURT REPORTER: Yes.

19

20 [Plaintiff Exhibit 32: Marked for ID.]

21

22 [Deposition concluded: 12:56 p.m.]

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JURAT

I, CHIEF JAMES ROVELLA, have read the foregoing transcript of the testimony given at my deposition on March 7, 2017, and it is true and accurate to the best of my knowledge and belief as originally transcribed and/or with the changes as noted on the attached Errata Sheet.

DATE CHIEF JAMES ROVELLA

Subscribed and sworn to before me this _____ day of _____, 2017.

Notary Public

My Commission Expires:_____

REPORTER: Patricia Tyszka
CT Lic. #0046

1 STATE OF CONNECTICUT :
 2 COUNTY OF HARTFORD :
 3

4 I, PATRICIA TYSZKA, a Registered Merit Reporter and
 5 Notary Public duly commissioned and qualified in and for
 6 the State of Connecticut, do hereby certify that pursuant
 7 to notice there came before me on March 7, 2017, the
 8 following-named person to wit: CHIEF JAMES ROVELLA, who
 9 was by me duly sworn to testify to the truth and nothing
 10 but the truth; that he was thereupon carefully examined
 11 upon his oath and his examination reduced to writing under
 12 my supervision; that this transcript is a true record of
 13 the testimony given by the witness.

14 I further certify that I am neither attorney nor
 15 counsel for nor related to nor employed by any of the
 16 parties to the action in which this deposition is taken;
 17 and further, I am not a relative or employee of any
 18 attorney or counsel employed by the parties hereto, or
 19 financially interested in this action.
 20
 21

22 _____
 23 Patricia Tyszka
 24 LSR, RMR and Notary Public
 25 CT Lic. #0046

 DATE

24 My Commission Expires:
 25 May 31, 2020

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