Poole + Rainford

Phillip Hawkins v. Anstar Biotech Industries

Deposition of Philip Hawkins

10/21/2000 10:00 AM

Condensed Transcript

Prepared by:

Your Name Here Poole + Rainford

Thursday, January 17, 2008

Poole **+** Rainford

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1	STATE OF FLORIDA	ige 1	
2	DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY OFFICE OF THE JUDGE OF COMPENSATION CLAIMS	2	PAGE
3	DISTRICT "C"		3 4 PHILIP MARK HAWKINS
4	CLAIM NO: 263-55-6571	5	
6	EMPLOYEE: PHILIP M. HAWKINS	6	Direct Examination
7	EMPLOYER: ABI	_	by Ms. Onofrey 4
9	CARRIER: STATE OF FLORIDA	8	3
	D/A: 12/10/00	ç	
10		10	
	STATE OF FLORIDA)	11	
12 13	COUNTY OF DADE)	13	
14		14	
15	Deposition of PHILIP MARK HAWKINS, taken	15	
16 17	on behalf of the Employer/Carrier, pursuant to Amended Notice of Taking Deposition, on Thursday,	17	7
18	October 21, 2000, commencing at 10:00 a.m., at	18	
19 20	4741 Atlantic Boulevard, Suite F, Miami, Dade County, Florida, before Cindy Cooker, a Notary	20	
21	Public in and for the State of Florida at Large.	21	
22 23		22	
23		24	
25		25	5
		ige 2	Page 4
1	APPEARANCES	1	
3			3 counsel for the respective parties, and the witness,
4	PETER S. ARNDT, ESQUIRE		PHILIP MARK HAWKINS, that the reading and signing
5	Arndt & Arndt One National Drive		5 of the deposition not be waived.
6	Miami, Florida 32202	6	
7	Attorney for Employee/Claimant.	1	7 WHEREUPON, 3 PHILIP MARK HAWKINS,
8			 having been produced and first duly sworn as a witness
9 10	SUSAN A. ONOFREY, ATTORNEY-AT-LAW) on behalf of the Employer/Carrier, was examined and
11	Onofrey & Straight, P.A.		testified as follows:
10	4700 Ocean Boulevard	12	
12 13	Miami, Florida 32207 Attorney for Employer/Carrier.		BY MS. ONOFREY:
14	Automotive Employer/earner.	14	
15		16	
	ALSO PRESENT: Mrs. Hawkins	17	-
17 18		18	
19		19	
20		20 21	
21 22			2 Florida. The ZIP Code is 32980.
22		23	
		24	
24 25		25	5 Q Do you live in a house or rent an apartment?

	Page 5		Page 7	
1	A It's a house.	1 Speed-O-Mart for a year and a half and worked for the		
2	Q Do you own it?	2	Department of Corrections.	
3	A Yes, I do.	3	Q What were you doing for Speed-O-Mart when you	
4	Q What's your Social Security number?	4	left in '84?	
5	A 106-55-6571.	5	A I was a the title was junior assistant	
6	Q Were you basically born and raised in	6	store manager.	
7	Southeast Florida?	7	Q So you were the store manager at a	
8	A Yes, ma'am.	8	particular location?	
9	Q Where did you go to high school?	9	A Yes, ma'am, the Speed-O-Mart in High Springs.	
10	A Dade County High School, Miami.	10	Q Where is that in relation to Dade County?	
11	Q What year did you graduate?	11	A It's about 22 miles south of Dade County.	
12	A 1988.	12	Q You said during that time, sometime between	
13	Q Do you have any college education beyond	13 1976 and 1984, you worked for approximately one an		
14	high school?	14	half years at the Department of Corrections?	
15	A I have some. I attended Dade County Community	15	A Yes, ma'am.	
16	College, but I did not receive a degree.	16	Q What facility were you working at then?	
17	Q How much did you complete?	17	A Baker Correctional Institution.	
18	A Ma'am, I'm not real sure. I had some time	18	Q What was your job title there?	
19	that I went to regular structured classes, and I got	19	A Correctional officer.	
20	some credit hours through the law enforcement	20	Q What caused you to leave there after a year	
21	academy. I'm not sure the amount.	21	and a half?	
22	Q When did you attend the law enforcement	22	A Dissatisfied with the job.	
23	academy?	23	Q What caused you to leave Speed-O-Mart around	
24	A The one through Dade County Community College		1984?	
25	was in 1980, I believe. It was the latter part of	25	A To get on the highway patrol.	
	Page 6		Page 8	
	'81, early part of '82. That was the corrections	1	Q How long did you attend the Florida Highway	
	academy.	2	,	
3	Q So was that only through the Dade County	3	A Thirteen weeks.	
	Community College, or was it something you attended	4	Q And while you did that did you work, or was	
	independent of that?	5	, 3	
6	A It was actually the credit hours, it's	6	A It was an academic-type setting.	
	certified accredited through Dade County Community	7		
	College. It's actually put on by the State,		patrol academy, and you did that for 13 weeks	
	Department of Corrections.	9		
10	Q And was that one of the steps you took in	10	A Yes, ma'am.	
	becoming a state police officer?	11	Q And you completed that program, obviously.	
12	A No, ma'am.	12		
13	Q That's what I was getting at.	13		
14	When did you take steps to become a state police officer?		then a highway patrol officer, or did you have to go through further training or education?	
10		110		
16		16	A You were considered a trooper. You still	
16	A I started the Florida Highway Patrol	16	•	
17	A I started the Florida Highway Patrol Training Academy January the 7th, 1985.	17	had to complete a short in-service training under a	
17 18	 A I started the Florida Highway Patrol Training Academy January the 7th, 1985. Q Prior to that time, what sort of work did 	17 18	had to complete a short in-service training under a field training officer when you reported to the field.	
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	Page 9		Page 11
1	a trooper or had your title changed?	1	blocked.
2	A Corporal.	2	And that's why I went, was actually to help
3	Q How did you get from trooper to corporal?	3	the other trooper with traffic.
	How did you make that transition? What were the steps		
5	along the way?	5	the scene? How was it arranged?
6	A With the Florida Highway Patrol, a corporal	6	A The initial wreck was a single-vehicle wreck
	the duties and responsibilities are that of a	1	that had driven the car had driven off the road,
	traffic homicide investigator.	1	hit a guardrail. After striking the guardrail, the
9	Once you've been on the patrol for two	1	car careened off of the guardrail and came up onto the
	years, you can take a promotional examination. Based	1	through-traffic lanes of Interstate 75.
	on your numerical score on the promotional	11	The car was at its final rest position on
	12 examination, you can elect to promote to the rank of		the roadway. The occupant of the car was over close
	corporal.		to the west shoulder. The paramedics were
14	Q So corporal is the next rank after trooper?		administering emergency medical treatment to that
15	A Yes, ma'am.	1	guy.
16	Q So you obviously took the test and passed	16	•
17	It. A Yes, ma'am.	1	trooper to respond, she was on the scene probably a minute, minute and a half before I got there.
19	Q When did you become a corporal?	10	-
20	A October the 1st of 1988.	20	Q Were there any other vehicles stopped in the roadway other than the car that had careened off the
20	Q As a trooper, what were your duties?	20	•
22	A To patrol highways and roadways outside of a	22	A The other vehicles there, ma'am, were police
	municipality, enforce traffic law, investigate	1	cars: Trooper Kraszewski's patrol car, my patrol car,
	crashes, apprehend fugitives; just the duties of a		an ambulance and a fire truck.
	state trooper.	25	
			· · · · · · · · · · · · · · · · · · ·
	Page 10		Page 12
1	Page 10 Q Okay. And then, when you became corporal in	1	Page 12 time that you were struck?
	Page 10 Q Okay. And then, when you became corporal in 1988, what were your duties and how had they changed		time that you were struck?
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	Page 13		Page 15	
1	Q You noticed a vehicle close to you and it		side of my body, what I describe as my left hip, it	
	had passed, and then the next thing you knew you were		hurt, it was a pain sensation. My lower leg, about	
	on the hood of a car?		halfway between the knee and the ankle, had a large	
4	A Yes, ma'am.		bruise, and my left ankle was sore.	
5	Q What type of vehicle struck you?	5		
6	A It was a Dodge or a Plymouth Neon. I can't		time, was it localized in your hip, or was it	
	remember the year. I believe it was a '99 or a 2000		radiating, if you know?	
	model.	8	···· , ··· , ··· , ··· ,	
9	Q Do you have an idea as to how fast the car) it hurt.	
	was going when it struck you?	10		
11	A Ma'am, I'm going to guess 35 to 45 miles an		treatment on the scene?	
	hour.	12 A Yes, ma'am. The paramedics with Columbi		
13	MR. ARNDT: Object to form.		County MS were there due to the other wreck. They	
	BY MS. ONOFREY:		examined me. We decided I'd go to the hospital, but I	
15	Q Do you know, though, as you were setting the		elected to go in a patrol car instead of in the	
	flares, had the traffic slowed down, or was it still		ambulance.	
	going had the traffic slowed down compared to what	17	, , ,	
	you would typically see on a highway without an	18	,	
	accident?	19	, , , , , , , , , , , , , , , , , , , ,	
20	A No, ma'am; it had to be at a slower pace.		room?	
21	Q And at the time that you first of all,	21		
	describe the impact for me. Where did the car impact	22		
	with your body?	23		
24	A Along my left side and back.	24	0	
25	Q At the time of impact, what did your body	25	a result of it, were you taken off work?	
	Page 14		Page 16	
1				
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2	thrown backwards onto the hood?	2	2 Q For approximately how long?	
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	Page 17	P	age 19
1 returned on December 14th		1 A No, ma'am.	0
2 regular duty before being ta	aken back off work?	2 Q What did you do the you were off the	
3 A The last day I worke	ed was January the 18th.	3 18th? Were you actually off the 18th, or was that -	-
4 Q So you worked from	n December 14th through	4 A No, ma'am; I worked the 18th.	
5 January 18th as scheduled	l and at your regular duty?	5 Q So the 19th was your first day off?	
6 A Yes, ma'am.	6	6 A Yes, ma'am.	
7 Q Was it Dr. Garcia th	hat took you off work	7 Q And then the 20th was the birthday party.	
8 beginning January 18th?	8	8 What did you do on the 19th?	
9 A No, ma'am.	9	9 A Stayed home.	
10 Q What happened that	at caused that to be your 10	10 Q Do you recall what you did while you were	at
11 last day?	11	11 home?	
12 A I had actually sched	duled leave time. The	12 A No, ma'am.	
13 18th was scheduled to be r		13 Q Up until the coughing episode at your	
14 week. I had scheduled tim	-	14 father's birthday, while you had returned to work,	
15 hurting, I couldn't hunt, I wa	asn't able to. 15	15 what sort of pain were you having in your back dur	ing
-	-	16 that time? And I don't mean while you were at wor	ĸ.
17 birthday, my family and I w		17 That was probably a poor question.	
18 which is just a few miles from	om ours, to celebrate his 18	18 But during the time period between your	
19 birthday. While at his hous	se, I coughed, and, when I	19 returning to work and then the coughing episode o	n the
20 coughed, I ended up on the	e floor. They had to 20	20 20th, could you describe what your back pain was	like
21 physically help me get up.	2	21 during that time?	
22 The next morning, I		A From the day the wreck happened on Dece	mber
23 City Medical Center.		23 the 10th, I had a constant pain that I described as	
24 Q The hunting, I don't	want to call it a trip 24	24 being in my left hip.	
25 because I'm not sure you v	vere going anywhere, but you 25	25 The doctor at Dade County Medical Center g	gave
	Page 18		age 20
1 were scheduled to hunt. W	-	1 me some the day I was struck by the car, gave r	
2 actually go somewhere to	hunt?	2 some 800 milligram Motrin, and, as long as I took	
2 actually go somewhere to 3 A No, ma'am. Dade (hunt? County is rural. The hunting	2 some 800 milligram Motrin, and, as long as I took3 Motrin, it was tolerable. I could function while I	
 2 actually go somewhere to 1 3 A No, ma'am. Dade 0 4 club I'm in is about 12 mile 	hunt? County is rural. The hunting s from my house.	2 some 800 milligram Motrin, and, as long as I took3 Motrin, it was tolerable. I could function while I4 was taking the Motrin.	
 2 actually go somewhere to 3 A No, ma'am. Dade (4 club I'm in is about 12 mile 5 Q What club is that? 	hunt? County is rural. The hunting s from my house. What's the name of the	 2 some 800 milligram Motrin, and, as long as I took 3 Motrin, it was tolerable. I could function while I 4 was taking the Motrin. 5 Q Was the pain in your left hip at that time 	the
 2 actually go somewhere to 1 3 A No, ma'am. Dade 0 4 club I'm in is about 12 mile 5 Q What club is that? 6 club? 	hunt? County is rural. The hunting s from my house. What's the name of the	 2 some 800 milligram Motrin, and, as long as I took 3 Motrin, it was tolerable. I could function while I 4 was taking the Motrin. 5 Q Was the pain in your left hip at that time 6 localized, or did you feel it radiating down into you 	the
 2 actually go somewhere to l 3 A No, ma'am. Dade 0 4 club l'm in is about 12 mile 5 Q What club is that? 6 club? 7 A Palestine Hunting 0 	hunt? County is rural. The hunting s from my house. What's the name of the Club.	 2 some 800 milligram Motrin, and, as long as I took 3 Motrin, it was tolerable. I could function while I 4 was taking the Motrin. 5 Q Was the pain in your left hip at that time 6 localized, or did you feel it radiating down into you 7 leg, your left leg? 	the
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 2 actually go somewhere to 1 3 A No, ma'am. Dade 0 4 club I'm in is about 12 mile 5 Q What club is that? 6 club? 7 A Palestine Hunting 0 8 Q Palestine? 9 A Yes, ma'am. 10 Q So the week that yet 	hunt? County is rural. The hunting s from my house. What's the name of the Club.	 2 some 800 milligram Motrin, and, as long as I took 3 Motrin, it was tolerable. I could function while I 4 was taking the Motrin. 5 Q Was the pain in your left hip at that time 6 localized, or did you feel it radiating down into you 7 leg, your left leg? 8 A Ma'am, I would call it localized. 9 Q And then on your father's birthday, you're 10 saying that you well, describe what activities you 	the r
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	Page 21		Page 23
1	what you felt at that point.	1	Nasrullah in the city of Live Oak.
2	A Ma'am, the pain, it became from being	2	Q Is that doctor an orthopedist, do you know?
3		3	A I don't know, ma'am.
4	Q Was there a change in terms of the pain	4	Q And you ended up going to him?
5	3 , 3 , 3 ,	5	A Yes, ma'am.
6		6	Q And he ordered an MRI?
	just curious if at the time you coughed I know	7	A Yes, ma'am.
	you're saying it became intolerable, but was it	8	Q About how long did it take for you to get in
	different or just more intense than the pain you'd had		to see him? Was it a relatively short period of time?
	before?	10	
11	A No, ma'am. It was the same, it was just	11 24th. And that needs to be approximate now.	
	it was just it went from taking Motrin and being	12 Q You didn't go anywhere or do anything	
	bearable to being unbearable.		between the ER on the 21st and seeing Nasrullah on the
14	Q And then did you go to the emergency room		24th?
	that you said the next morning.	15	A No, ma'am.
16	A Yes, ma'am.	16	Q And I take it you were taken off work at
17	Q Okay. That evening, what did you do after		that point when you were seen at the emergency room?
18	,	18	A Yes, ma'am.
	did you	19	Q So you didn't work at all during that
20	A No, ma'am; I had help to get up.		period?
21	Q Okay. And did you go home that evening	21	A No, ma'am.
	then?	22	Q And then I guess the next doctor you saw
23			would have been Dr. Padget and Dr. Wiss?
24	Q And then the first thing in the morning you	24	
25	went to the emergency room?	25	Q And then ultimately it was Dr. Garcia that
	Page 22		Page 24
1	A Yes, ma'am.		did the surgery?
2	A Yes, ma'am.Q And I guess they ordered an MRI at that	2	did the surgery? A Yes, ma'am.
2 3	A Yes, ma'am.Q And I guess they ordered an MRI at that time?	2 3	did the surgery? A Yes, ma'am. Q Did you see both Padget and Wiss?
2 3 4	A Yes, ma'am.Q And I guess they ordered an MRI at that time?A No, ma'am, not then.	2 3 4	did the surgery? A Yes, ma'am. Q Did you see both Padget and Wiss? A Yes, ma'am.
2 3 4 5	 A Yes, ma'am. Q And I guess they ordered an MRI at that time? A No, ma'am, not then. Q Okay. What happened at the emergency room? 	2 3 4 5	 did the surgery? A Yes, ma'am. Q Did you see both Padget and Wiss? A Yes, ma'am. Q At the same time or
2 3 4 5 6	 A Yes, ma'am. Q And I guess they ordered an MRI at that time? A No, ma'am, not then. Q Okay. What happened at the emergency room? What did they 	2 3 4 5 6	 did the surgery? A Yes, ma'am. Q Did you see both Padget and Wiss? A Yes, ma'am. Q At the same time or A No, ma'am.
2 3 4 5 6 7	 A Yes, ma'am. Q And I guess they ordered an MRI at that time? A No, ma'am, not then. Q Okay. What happened at the emergency room? What did they A The doctor came in, she examined me. It's 	2 3 4 5 6 7	 did the surgery? A Yes, ma'am. Q Did you see both Padget and Wiss? A Yes, ma'am. Q At the same time or A No, ma'am. Q Which one did you see first?
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	Page 25		Page 27		
1	A Yes, ma'am.	1	is your deposition, not hers. It's really not		
2	Q And then apparently that was denied by	2	proper for you to ask her.		
3		3	BY MS. ONOFREY:		
4	A Yes, ma'am.	4	Q You don't recall offhand how much you paid?		
5	Q When did you first see Dr. Garcia,	5	A No, ma'am.		
6	approximately?	6	Q After the surgery you stayed under the care		
7	A February the 22nd, 23rd, somewhere right in	7	of Dr. Garcia, or were you again referred out?		
8	that.	8	A No, ma'am; I'm still under the care of Dr.		
9	Q How did you identify him as the doctor that	9	Garcia.		
10	you wanted to have the surgery done by?	10	Q When did you last see him?		
11	A When I started having difficulties with	11	A Physically saw him around April the 1st.		
12	2 worker's comp, I contacted Arndt & Arndt and, in		2 Q Are you seeing him about once a month, or		
13	talking with them	13	more or less?		
14	MR. ARNDT: I'm going to object to	14	A No, ma'am. The last time that I physically		
15	attorney-client privilege information.	15	saw him was around April the 1st. I've been in		
16	BY MS. ONOFREY:	16	contact with his office a couple of times by phone.		
17	Q You don't have to tell me what they told you	17	He put me on physical therapy for well over		
18	or any conversations you had with them. I'll just	18	a month. Most of what I've done since then has either		
19	leave it at that.	19	been with physical therapy or by telephone.		
20	A Okay.	20	Q To your knowledge, has he released you yet,		
21	Q Had you ever seen Dr. Garcia prior to this	21	or are you still actively scheduled to see him, or has		
22	accident?	22	he said: Look, see me as needed?		
23	A No, ma'am.	23	A Basically, see me as needed.		
24	Q Then you ended up having the surgery by Dr.	24	Q Are you still undergoing physical therapy,		
25	Garcia, and that was approximately when?	25	or has that stopped?		
	Page 26		Page 28		
1	A February the 29th.	1	A No, ma'am.		
2	A February the 29th.Q That one you know, right?	2	A No, ma'am.Q Other than being seen at the emergency room		
2 3	A February the 29th.Q That one you know, right?A (Nods head affirmatively.)	2 3	A No, ma'am.Q Other than being seen at the emergency roomon the two times that you mentioned, the initial day		
2 3 4	A February the 29th.Q That one you know, right?A (Nods head affirmatively.)Q And obviously this entire time up to that	2 3 4	A No, ma'am.Q Other than being seen at the emergency roomon the two times that you mentioned, the initial daythat the accident happened and then the day after your		
2 3 4 5	 A February the 29th. Q That one you know, right? A (Nods head affirmatively.) Q And obviously this entire time up to that point, from the coughing episode to February 29th, you 	2 3 4 5	A No, ma'am. Q Other than being seen at the emergency room on the two times that you mentioned, the initial day that the accident happened and then the day after your father's birthday party, and being seen by Dr.		
2 3 4 5 6	 A February the 29th. Q That one you know, right? A (Nods head affirmatively.) Q And obviously this entire time up to that point, from the coughing episode to February 29th, you did not work. 	2 3 4 5 6	A No, ma'am. Q Other than being seen at the emergency room on the two times that you mentioned, the initial day that the accident happened and then the day after your father's birthday party, and being seen by Dr. Nasrullah, Dr. Padget, Dr. Wiss and Dr. Garcia,		
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	Page 29		Page 31
1	Q The same pay you were receiving at the time	1	or whenever it was in May, did you receive a paycheck
2	the accident occurred?		from the State?
3	A Yes, ma'am.	3	A Yes.
4	Q Are you on salary?	4	Q And it was your regular paycheck during that
5	A Yes, ma'am.	5	time period?
6	Q What was your salary at the time of the	6	A If I could explain. When you're on worker's
7	accident?	7	comp, the Division of Risk Management picks up 66 and
8	A Ma'am, I'd have to my base salary is just	8	two thirds, and then you use your personal sick leave
9	over \$36,000 a year.	9	to make up the additional, what is it, two and one
10	Q And then do you get something over and above	10	third. Up through March, that's how it worked.
11	your base salary?	11	Q March of 2000?
12	A Yes, ma'am. We have a state hire-back	12	A Yes, ma'am. And that's when worker's comp
13	program where I work overtime. Back then we were	13	cut off all benefits, and then I went to full sick-
14	working roughly one day a week of that, which would be	14	leave status where I was using my personal sick leave.
	a six-hour shift.	15	Q So from March of 2000 until May that's
16	Q And those were the only elements of your	16	approximately two months you used or March,
	pay, salary plus overtime?		April, May, maybe three months. But during that
18			period you were using your sick leave?
19	Q Was health insurance provided by the State,	19	A Yes, ma'am.
20	or did you pay for your own health insurance at the	20	Q And do you get a certain amount of sick
	time? You know, around the time of the accident, were	21	
	you paying out of your own pocket for health	22	A We're given eight hours of sick leave a
	insurance, or was your employer paying for it?	23	month, and that sick leave, you can bank it.
24	A Well, it's a benefit package of the State.	24	Q Does it roll over from year to year, or you
25	Since my wife and I are both State employees, we fall	25	can only bank it
	Page 30		Page 32
1	under a special provision with Blue Cross & Blue	1	-
	Shield where we do not pay anything out of our pocket.	2	
3		3	started using it full time in March?
4	this and I think you answered it, but between May 1st	4	-
	and June 16th, when you were doing light-duty work,	5	Q Do you know how much you used during just
	you were receiving your regular pay?	6	that period between March and May?
7	A Yes.	7	
8	Q Were you working your regular hours?	8	can't remember the exact. I want to say it's
9	A I was working eight hours a day. We don't	9	something like 460 hours.
10	have set regular hours, ma'am.	10	-
11	Q But your schedule hadn't really changed	11	
12	since before the accident. I mean, you returned	12	A Yes, ma'am.
	working the same type of hours that you were doing	13	
1		4.4	
14	before the accident?	14	Do you have any complaints relating to your back
14 15	before the accident? A No, ma'am. When you're on full duty, you		currently?
15			currently?
15 16	A No, ma'am. When you're on full duty, you	15 16	currently?
15 16 17	A No, ma'am. When you're on full duty, you work shifts. When I was working light duty, I was	15 16 17	currently? A One day it will be pretty good, the next day
15 16 17 18	A No, ma'am. When you're on full duty, you work shifts. When I was working light duty, I was assigned to the office, and I worked basically 8:00 to	15 16 17	currently? A One day it will be pretty good, the next day it will hurt fairly bad. Every morning when I get up, I know that I've had back surgery.
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Page 33	Page 35
1 to get balanced.	1 A Yes, ma'am.
2 Q Do you have a lawsuit pending against the	2 Q Anything other than that?
3 driver or any third party?	3 A No, ma'am.
4 A Yes.	4 Q Any major illnesses in your lifetime?
5 Q Who are you suing or have claims against?	5 A No, ma'am.
6 MR. ARNDT: If you're not sure off the top	6 Q Other than relating possibly to the surgery,
7 of your head, just tell her that.	7 were you ever hospitalized for any reason?
8 THE WITNESS: It's the insurance carrier for	8 A No, ma'am.
9 the Alachua County School Board. I don't know	9 Q Do you have any sense of whether you're
10 the name of it.	10 about to settle your case or not, or do you know?
11 BY MS. ONOFREY:	11 A I don't know, ma'am.
12 Q What about the driver of the vehicle that	12 MS. ONOFREY: I don't think I have any
13 hit you?	13 further questions. I'm just going to review my
14 A In other words, am I seeking settlement from	14 notes for a second. (Examining documents.)
15 him personally?	15 BY MS. ONOFREY:
16 Q From him or his insurance carrier. Or do	16 Q Who else was at your father's party? Was
17 you believe that to be his insurance carrier?	17 your wife there?
18 A I believe that to be his insurance carrier.	18 A My wife, my mother and father, and I believe
19 Q So what you just mentioned was pertaining to	19 our children were there.
20 the vehicle that hit you?	20 Q How many children do you have? I didn't ask
21 A Yes.22 Q Okay. Do you know, have you actually filed	21 you that. 22 A Two.
Q Okay. Do you know, have you actually fileda lawsuit, or are you trying to settle without filing	22 A Two. 23 Q How old are they?
24 lawsuit?	24 A One is 17 and one is 11.
25 A Without; trying to settle.	25 MS. ONOFREY: I don't have any further
Dave 04	D
Page 34	Page 36
1 Q But you haven't settled it yet?	1 questions.
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1	CERTIFICATE OF OATH	1	ERRATA SHEET
2	STATE OF FLORIDA)	2	IN RE: PHILIP HAWKINS vs. STATE OF FLORIDA
3	COUNTY OF DADE)	-	CLAIM NO.: 263-55-6571 D/A: 12/10/99
4	I, CINDY COOKER, certify that PHILIP MARK	5	
5	HAWKINS personally appeared before me and was duly	6	
6	sworn.	7 8	PAGE LINE WHERE IT READS SHOULD READ
7	WITNESS my hand and official seal this 14th	9	
8	day of October 2000.	10	
9		11	
10		12 13	
11		14	
12	CINDY COOKER	15	
13	Notary Public-State of Florida	16	With the above corrections, if any, and by my
14		17	signature affixed hereon, I hereby sign my deposition.
15		18	
16			PHILIP MARK HAWKINS
17		19	Oursen to and automited before me
18		20	Sworn to and subscribed before me this day ofA.D. 2000
19		21	(init) (idy of, i.b. 2000
20		22	
21		~~	Notary Public, State of Florida
22			My Commission expires: RETURN TO: STATEWIDE REPORTING SERVICE
23		21	606 Blackstone Building
24		25	Miami, Florida 32202
25			(904) 353-7706
	Page 38		Page 40
1	CERTIFICATE	1	
	STATE OF FLORIDA)	2	
3	COUNTY OF DADE)	3	
4	I, CINDY COOKER, Notary Public, State of	4	
	Florida at Large, certify that I was authorized to and	5	
	did stenographically report the deposition of PHILIP	6	
	MARK HAWKINS; that a review of the transcript was	7	
-	requested; and that the transcript is a true and	8	
9	complete record of my stenographic notes.	9	
10	I further certify that I am not a relative,	10	
11	employee, attorney or counsel of any of the parties,	11 12	
	nor am I relative or employee of any of the parties'	13	
	attorney or counsel connected with the action, nor am	14	
14 15	I financially interested in the action.	14	
	Dated this 14th day of October, A.D., 2000.	16	
16 17		17	
		18	
18 19		19	
19	CINDY COOKER,	20	
		- - U	
20			
20 21	Notary Public-State of Florida	21	
20 21 22		21 22	
20 21 22 23		21 22 23	
20 21 22		21 22	

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