NEW YORK STATE JOINT COMMISSION ON PUBLIC ETHICS INVESTIGATIONS DIVISION

Interrogation of:

ADAM LOCHER

Date: July 11, 2014

Appearances:

Pei Pei Cheng-De Castro, Senior Investigative Counsel

Terence Mulderrig, Senior Investigator

Peter Smith, Investigator

Adam Locher, Interviewee

Andrew Fleming, Attorney

Transcribed by: Geneva Worldwide, Inc.

MR. PETER SMITH: Good morning. I'm Peter Smith. I'm with the Joint Commission on Public Ethics here in Buffalo, New York. With me today -- it's Friday, July 11, 2014, approximately 10:00 A.M. I have here in Buffalo -- as I said earlier, I'm Peter Smith, Investigator for JCOPE; I have Mr. Adam Locher, the former Chief of Staff to Assemblyman Dennis Gabryszak. And I have his attorney, Andrew Fleming. And in New York City, we have Investigator Terry Mulderrig, along with legal counsel, Pei Pei Cheng-De Castro.

Before we get started today, I just want to thank you for coming in. But there's a couple of house things that we've got to go through. The New York

State Joint Commission on Public Ethics is conducting this investigation pursuant to its authority under

Article 94 of the Executive Law. You received a subpoena to appear here today. At any time you don't understand the questions, you should so indicate and we'll attempt to clarify the questions for you. If you wish to refer to any documentation to answer a question or refresh your recollection, you may do so.

If a question calls for an answer that would intent to incriminate you have a right to assert your Fifth Amendment privilege. You are not entitled to the

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: How about an E-mail address,
3	sir?
4	MR. LOCHER:
5	MR. SMITH: Sir, what is your employment
6	history beginning from college days forward?
7	MR. LOCHER: Okay. I'll do it from George
8	Washington University with a degree in 1998. During my
9	time at George Washington, I worked for the Grocery
10	Manufacturers of America, Litton Industries, the
11	Republic National Committee as a tele-fundraiser;
12	started a full-time job with the National Association
13	of Health Underwriters; worked in New Hampshire for a
14	short time. Let me give some dates, date specific. And
15	I'll go with the full-time jobs. National Association
16	of Health Underwriters was from April of '98 to August
17	of 2001. I spent a short time in New Hampshire to work
18	with the New Hampshire Association of Health
19	Underwriters, which was for two months, from September
20	to November; came back here to Western New York in
21	January of 2002. I worked a temporary job until I was
22	given the opportunity to be the Assistant to the Town
23	Supervisor for the Town of Cheektowaga in June of 2002.

MR. SMITH: Okay. Now your education, sir?

MR. LOCHER: I have a bachelors in political

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1	ADAM LOCHER 07/11/2014
2	science from Niagara University and a masters in
3	political management, lobbying and government
4	relations from George Washington University. Niagara
5	was '96; GW was '98.
6	MR. SMITH: Okay. What was the first time
7	that you met Mr. Gabryszak, do you recall?
8	MR. LOCHER: It may have been it may have
9	been May of 2002.
10	MR. SMITH: 2002, okay. When did you become
11	under his employ?
12	MR. LOCHER: June 12, 2002.
13	MR. SMITH: Okay. And what was that position?
14	MR. LOCHER: Assistant to the Town
15	Supervisor.
16	MR. SMITH: And at that time, Mr. Gabryszak
17	was the Town Supervisor?
18	MR. LOCHER: Was the Town Supervisor.
19	MR. SMITH: Okay. How did you find out about
20	that position?
21	MR. LOCHER: An ad in the Buffalo News.
22	MR. SMITH: Okay. And who was part of the
23	interview process for that, do you recall? Was there
24	an interview?

MR. LOCHER: Yes. Dennis Gabryszak and Mike

1	ADAM LOCHER 07/11/2014
2	Stachowski, who was the Town Attorney at the time. I
3	don't recall meeting with anyone else during my
4	interview process.
5	MR. SMITH: Was this a full-time or part-
6	time position?
7	MR. LOCHER: This was a full-time position.
8	MR. SMITH: Okay. And do you remember the
9	salary?
10	MR. LOCHER: It started out, I want to say
11	at 31; and it finished out somewhere between 38 and 40.
12	MR. SMITH: And when you say finished out,
13	what when was that?
14	MR. LOCHER: That was the end of January
15	2007.
16	MR. SMITH: So you were employed with Mr.
17	Gabryszak in Cheektowaga from June 12, 2002 to
18	sometime in January 2007?
19	MR. LOCHER: I believe it would have been
20	the 31st. It was a seam-, I believe it was a seamless
21	transition to the Assembly office in February of 2007.
22	MR. SMITH: Okay. So, how did Mr. Gabryszak
23	get his position in the Assembly? How did that play
24	out?

The last day of petitions, Paul

MR. LOCHER:

1	ADAM LOCHER 07/11/2014
2	Tokasz announced his resignation. The Democratic
3	Committee had a process to determine who they would
4	put up. The Erie County Democratic Committee had a
5	process and they put up Dennis Gabryszak on the ballot
6	in November of 2006. And he won election in November
7	of 2006 for a term that began January 1, 2007.
8	MR. SMITH: So did he have a full term there?
9	Is he replacing someone?
10	MR. FLEMING: Cheektowaga, you mean?
11	MR. SMITH: Mr. Gabryszak.
12	MR. LOCHER: No, but in Cheektowaga or in
13	the Assembly?
14	MR. SMITH: In the Assembly.
15	MR. LOCHER: No, he was starting a fresh new
16	term. Paul Tokasz had announced his retirement in July
17	of 2006 and finished his term December 31, 2006.
18	MR. SMITH: Okay. So at this time, were you
19	full-time or part-time, working for the Assembly?
20	MR. LOCHER: I was a full-time employee.
21	MR. SMITH: Full-time employee. And what was
22	your position?
23	MR. LOCHER: When I started, I picked a
24	title that wasn't necessarily appropriate. I picked

I want to say I picked the title Legislative Associate.

1 ADAM LOCHER 07/11/2014 2 And soon after, probably within the first year of

3 employment, I took the title District Office Manager.

4 And then the Assemblyman announced to the staff in

5 July of -- July of 2012, he announced to the staff

6 that he was having me be the Chief of Staff. And from

7 what I can recall, he didn't file the paperwork

8 officially for this and changed the title until

9 January of 2013.

MR. SMITH: Okay. Alright. We jumped ahead a little. I want to back up a little bit.

MS. PEI PEI CHENG-DE CASTRO: I'm sorry. Can

I go back please?

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MR. SMITH: Yeah, we need to go back.

MS. CHENG-DE CASTRO: Okay. Can you just

tell us what your duties were as Assistant to Town

Supervisor when you started and if your role and title

changed between 2002 and 2007?

MR. LOCHER: My title never changed.

MS. CHENG-DE CASTRO: Okay.

MR. LOCHER: I was responsible for writing two columns a month for two local newspapers. I assisted with the writing of press releases, state-of-the-town addresses, and other written documents as needed. And I assisted the Assemblyman in coordinating

larger activities across both department heads, so

they didn't necessarily work in silos; and also in the

community. I did a lot of, for lack of a better term,

community organizing.

MR. SMITH: So then you rolled --

MS. CHENG-DE CASTRO: When you say you took the title as Legislature Associate when Mr. Gabryszak became the Assembly Member, what do you really mean by took the title? Did you self-title yourself? Or --

MR. LOCHER: The Assemblyman had a practice where when someone came on, he gave them the book. He gave them the title book from the Assembly and basically said: Pick your title. And that's what I did. And sometime later on within that first year, I had discussed with him what my responsibilities seemed to be and looked at it from the perspective of an employee that I knew who worked for Paul Tokasz and the District Office Manager title seemed to fit. And he agreed.

MS. CHENG-DE CASTRO: Did you have to interview for the job?

MR. LOCHER: Did I have to -- in the

Assembly?

25 MS. CHENG-DE CASTRO: When he became an

1	ADAM LOCHER 07/11/2014
2	Assemblyman?
3	MR. LOCHER: No, I did not have to interview
4	for the job.
5	MS. CHENG-DE CASTRO: Was there a discussion
6	between you and Mr. Gabryszak about just staying on
7	and transitioning with him?
8	MR. LOCHER: Yes.
9	MS. CHENG-DE CASTRO: And did you help Mr.
10	Gabryszak in his campaign to become the Assemblyperson?
11	MR. LOCHER: Yes.
12	MS. CHENG-DE CASTRO: And what was your role
13	in the campaign?
14	MR. LOCHER: I helped out with anything that
15	was needed of me.
16	MS. CHENG-DE CASTRO: Can you be more
17	specific? Like what, what tasks did you do? Did you
18	take care of finances? Did you organize events,
19	fundraisers?
20	MR. LOCHER: I do believe I organized
21	fundraisers. We had a separate Treasurer, who did
22	who did the financial aspects of things. And I helped
23	coordinate with the Democratic Assembly Campaign
24	Committee and the people that were on the ground for a

short time and assisted with anything that was asked

1	ADAM LOCHER 07/11/2014
2	of me.
3	MS. CHENG-DE CASTRO: What's the name of
4	or who was the Treasurer for his campaign at that time?
5	MR. LOCHER:
6	MS. CHENG-DE CASTRO: How do you spell his
7	last name?
8	MR. LOCHER:
9	MS. CHENG-DE CASTRO: And did he remain the
10	Treasurer for his campaign throughout the subsequent
11	campaigns or reelections?
12	MR. LOCHER: Yes.
13	MS. CHENG-DE CASTRO: Okay. Sorry, Pete.
14	MR. SMITH: Okay. I just want to follow up
15	on one thing. This separate Treasurer, was he an
16	employee then?
17	MR. LOCHER: was the was and
18	still is the Director of Administration and Finance
19	for the Town of Cheektowaga.
20	MR. SMITH: Alright. So did he was he
21	also involved when Mr. Gabryszak became a member of
22	the Assembly?
23	MR. LOCHER: He stayed as Treasurer while
24	still working for the Town of Cheektowaga in a

position that he is currently in today.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: Okay. Did he work for Mr.
3	Gabryszak and the Assembly payroll?
4	MR. LOCHER: Please clarify your question?
5	MR. SMITH: Okay. was the
6	Treasurer of Cheektowaga. Right?
7	MR. LOCHER: was the Director -
8	- was and is the Director of Administration and
9	Finance for the Town of Cheektowaga.
10	MR. SMITH: Okay. Now, when Mr. Gabryszak
11	becomes, gets into the Assembly, does he also continue
12	to help with his books?
13	MR. LOCHER: Yes.
14	MR. SMITH: He does. And how does he do
15	that? Volunteer basis or
16	MR. LOCHER: Yes.
17	MR. SMITH: Okay.
18	MR. LOCHER: To my to my knowledge.
19	MR. SMITH: Okay. Do you know what he was
20	doing with the books of Mr. Gabryszak's?
21	MR. LOCHER: What do you mean
22	MR. SMITH: What role he had?
23	MR. LOCHER: He kept all the filings. He
24	kept all the receipts. He kept all the paperwork. He
25	did all of that.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: Okay.
3	MR. LOCHER: He deposited checks. He wrote
4	checks. He did the things that I would expect a
5	Treasurer to do.
6	MR. SMITH: Okay. Was that for the budget
7	that he received from New York State, the Assembly
8	budget?
9	MR. LOCHER: No.
10	MR. SMITH: How about for the campaign, the
11	Friends of Dennis Gabryszak?
12	MR. LOCHER: He was the Treasurer for the
13	Friends of Dennis Gabryszak.
14	MR. SMITH: That's what we wanted to get,
15	okay.
16	MR. LOCHER: Am I allowed to ask questions?
17	MR. SMITH: No, you're not. It's one-sided.
18	MR. LOCHER: Okay. Sorry, I just wanted I
19	just wanted to ask.
20	MR. SMITH: When you started the work with
21	the Assemblyman, who else was on staff at that time?
22	MR. LOCHER: The first official person to be
23	on the State staff was . She started
24	before I did.

MR. SMITH: Okay. What was her position?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: I do not recall the title that
3	she started with.
4	MR. SMITH: Okay. Any others on the staff?
5	MR. LOCHER: At the beginning, no.
6	MR. SMITH: Alright. But as it grows though?
7	MR. LOCHER: Well, I can do you want me
8	to go through a chronological order from '07 through
9	
10	MR. SMITH: Exactly.
11	MR. LOCHER: '07 to when it was done?
12	MR. SMITH: When you first became part of
13	the Assembly to; we're going to go right on through,
14	right up until we're done here in 2014.
15	MR. LOCHER: Okay, just asking for
16	clarification sake.
17	MR. SMITH: Yup. Who was on the staff at
18	that time then? ?
19	MR. LOCHER: and myself.
20	MR. SMITH: Okay.
21	MR. LOCHER: left the staff and
22	either April or May of 2007.
23	MR. SMITH: Do you know why she left the
24	position?
25	MR. LOCHER: I don't know all the specifics

1	ADAM LOCHER 07/11/2014
2	of why she left.
3	MS. CHENG-DE CASTRO: Was she a full-time
4	employee?
5	MR. LOCHER: Yes.
6	MS. CHENG-DE CASTRO: But you don't know
7	what her title was?
8	MR. LOCHER: At this time, I do not recall
9	her specific title?
10	MS. CHENG-DE CASTRO: Do you know what she
11	was hired to do?
12	MR. LOCHER: She was hired to be the person
13	who traveled between Buffalo and Albany each week and
14	to introduce bills and be the legislative person. I
15	don't recall if she was the Legislative Director or
16	not. At the same time, that was what I would clarify
17	her to be was the Legislative Director.
18	MS. CHENG-DE CASTRO: So you started in
19	February of 2007 at the Assembly. And then, so you're
20	saying started before you. Would that have
21	just probably been in January, when the term started?
22	MR. LOCHER: She, she started at the
23	beginning of the term.
24	MS. CHENG-DE CASTRO: Did you have a lot of

interaction with her in the four or five months she

1 ADAM LOCHER 07/11/2014 worked there? 2 MR. LOCHER: Phone conversations and being 3 there when they were back at the end of -- at the end 4 of the week. 5 MS. CHENG-DE CASTRO: Okay. Before she left, 6 did she tell you that she was leaving? 7 MR. LOCHER: Yes. 8 9 MS. CHENG-DE CASTRO: And did she say why 10 she was? MR. LOCHER: No. And the reason why I say 11 that is because I was on vacation with my family in 12 13 Disney World. And I had had a conversation with her to 14 check on something and she let me know that she was 15 leaving. I do not recall the reasons why she left. 16 MS. CHENG-DE CASTRO: Can you tell us what 17 your duties were when you started at the Assembly as a Legislative Associate? 18 19

MR. LOCHER: The most succinct description I can give you was what the Assemblyman told me once.

Which was he was advised when he was going to be becoming an Assemblyman that he needed to find someone who he could trust, who would be at home when he was not, to make certain that things were -- that that person was their eyes and ears at home and could relay

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information to him and would, would do their job and didn't need someone over the top of them all the time to do their job.

MS. CHENG-DE CASTRO: But I guess in terms - but in terms of actual responsibilities, what were
you in charge of doing and what did you actually do?

MR. LOCHER: I assisted constituents with their -- with their issues with State, State departments and other items as they arose; other levels of government. In a lot of ways I, I was responsible for making certain that our physical plant on Walden Avenue, our office was kept the way it needed to be. I worked with the landlord and his staff to make certain that things would be okay. And I worked with the Assembly inventory or Assembly computers and others to make certain that things ran smoothly out of that office.

MS. CHENG-DE CASTRO: What was -- do you remember the location of the office?

MR. LOCHER: 2561 Walden Avenue, Suite 109. The zip code is 14225.

MS. CHENG-DE CASTRO: So is that kind of the reason why you maybe renamed yourself the District
Office Manager because you were in charge of managing

1	ADAM LOCHER 07/11/2014
2	the district office?
3	MR. LOCHER: Yes.
4	MS. CHENG-DE CASTRO: Did you did you
5	spend most of your time at the district office? Or did
6	you travel with the Assemblyman?
7	MR. LOCHER: I spent the super majority of
8	my time in the district office.
9	MR. SMITH: Could you give us a number, when
10	you say super majority?
11	MR. LOCHER: I don't think I could go beyond
12	my hands in terms of the number of times I went to
13	Albany in seven years.
14	MR. SMITH: Okay. Ninety percent of the time
15	then in Western New York? Ninety-eight?
16	MR. LOCHER: Ninety percent, 95 percent. I,
17	I did not travel to Albany very often.
18	MS. CHENG-DE CASTRO: What was the impetus
19	in terms of changing your title from District Office
20	Manager to Chief of Staff?
21	MR. LOCHER: Uh, I believed the Assemblyman
22	and I had a conversation one day, where I was curious
23	about it and he said: Oh, I had a talk with my wife
24	about the same thing. And it's something that I would
25	consider for you.

2	MR. SMITH: Was what were the different
3	duties between Chief of Staff and District Office
4	Manager?
5	MR. LOCHER: I became more involved in items
6	that and it was discussions; it wasn't decisions,
7	it was discussions. I became more involved in
8	discussions with the Assemblyman on items that I was
9	not involved with prior to that, like staff salaries.
10	I never had any decisions on staff salaries ever in my
11	entire time in that office. At the same time, he would
12	discuss those issues with me. In a lot of ways, it was
13	more of a clarification to staff that a more of a
14	chain of command because there really was none. I was
15	their equal through, through when he made that

MR. TERENCE MULDERRIG: Yeah, can I ask a question?

MR. SMITH: Sure.

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20 MR. MULDERRIG: Mr. Locher, who did you 21 report to when you worked in the office?

MR. LOCHER: Dennis Gabryszak.

announcement in July of 2012.

MR. MULDERRIG: Were you the senior

supervisory person in that office?

MR. LOCHER: One of the items I have is --

1	ADAM LOCHER 07/11/2014
2	MR. ANDREW FLEMING: Answer the question.
3	MR. LOCHER: No.
4	MR. MULDERRIG: You reported directly to the
5	Assemblyman and the staff reported to you?
6	MR. LOCHER: Starting in July of 2012. Prior
7	to that, everyone went to the Assemblyman. There was
8	no chain of command.
9	MR. MULDERRIG: No one was in charge?
10	MR. LOCHER: No. Dennis Gabryszak was the
11	boss, if I'm answering your question properly.
12	MR. SMITH: Did, did you approve time and
13	attendance of other staff in the office?
14	MR. LOCHER: Starting with being Chief of
15	Staff.
16	MR. SMITH: Who did it before then?
17	MR. LOCHER: Dennis Gabryszak.
18	MR. SMITH: How was it done?
19	MR. LOCHER: He would look at timesheets. He
20	would ask me to write down certain things, which is
21	included in what was handed to you. And before he
22	would sign them, he would ask me to talk to him to
23	make certain that what they were writing was correct.
24	MR. SMITH: But if you said it wasn't
25	correct, what would happen? Or if you said it's

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7	correct?
_	COLLECC:

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MR. LOCHER: There were times where he 3 signed things anyway when I told him that they were 4 incorrect. 5

MR. SMITH: Okay. 6

7 MS. CHENG-DE CASTRO: When you say there were times, how many times are we talking about? And 8 9 do you remember specific examples?

MR. LOCHER: A few. And I don't have any 10 examples in mind at this time. 11

12 MS. CHENG-DE CASTRO: Do you remember right 13 now if there were any -- or recall a particular 14 employee's time and attendance sheet that was wrong, that he had informed him about and he still signed 16 anyways?

MR. LOCHER: That may be in what I have 17 handed over. I don't recall. 18

> MS. CHENG-DE CASTRO: So you think in some of the documents that you've provided us, there would be examples of when he signed a time and attendance sheet that you had told him specifically that was wrong?

MR. LOCHER: There may be. 24

25 MS. CHENG-DE CASTRO: And if it -- just to

1	ADAM LOCHER 07/11/2014
2	clarify what wrong means, what does that mean when you
3	say that?
4	MR. LOCHER: If someone wrote more time than
5	they worked and he still signed off on it and did not
6	ask them to change it, that would be wrong.
7	MS. CHENG-DE CASTRO: So did you keep track
8	of the times that staff worked? Or I guess my point is,
9	how, how would you know that someone filled out their
10	timesheet incorrectly?
11	MR. LOCHER: I was asked by the Assemblyman
12	to keep track on certain employees at certain times
13	when they didn't come to work or when they either came
14	in late or left early from work. So that I could refer
15	that information to him when it came time for him to
16	sign timesheets.
17	MS. CHENG-DE CASTRO: And how would you go
18	about doing that?
19	MR. LOCHER: Usual
20	MS. CHENG-DE CASTRO: For example, did you
21	have a calendar? And did you do it in a computer?
22	MR. LOCHER: I wrote down those instances in
23	a notebook and that notebook has been provided to you.
24	MS. CHENG-DE CASTRO: Okay. When you said

certain employees, is there a reason why you did not

1 ADAM LOCHER 07/11/2014 2 keep track of the time and attendance for all employees? 3 MR. LOCHER: I, I was asked at certain times 4 for certain employees who exhibited more frequent 5 absences or issues; I was told to begin tracking when 6 they were gone and when they would leave early or come 7 in late because there had been time and attendance 8 9 issues. 10 MR. SMITH: When were you doing this? When did you start doing this? 11 12 MR. LOCHER: I want to say, because I 13 haven't looked back at this stuff; I want to say it 14 more than likely didn't start happening until late '08 15 at the earliest. It may have been '09. 16 MR. SMITH: Okay. Mr. Locher, how much of 17 the time was the Assemblyman in Albany or out of the office? 18 19 MR. LOCHER: He, he was -- he was in the district office many times. He looked at -- he looked 20 21 at his Assembly position as a full-time job. And he

MR. MULDERRIG: During the day, was he in the office -- how many days would you say he was there

was in the district office quite a bit when the

Assembly was not in session.

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when the Assembly was not in session?

MR. LOCHER: Thursday and Friday during session, when they were at home; the January to June, he would be there most, most days. Maybe four or five, six hours a day or more, depending on meetings that were happening out of the office. And during nonsession time if he had business in Albany or New York, like hearings or other items, he would go to them. He did take time off from time to time. And I would say he was in the district office the majority of the time that they weren't in session.

MR. MULDERRIG: When he was not in the office, you would monitor the comings and goings of his staff; is that fair to say?

 $$\operatorname{MR}.\ \operatorname{LOCHER}\colon$}$ Only in the instances where there was a concern about their attendance or lack thereof.

MR. MULDERRIG: And how would that concern, be brought to the attention of the Assemblyman?

MR. LOCHER: When -- it might happen in, in phone calls. It might happen in discussions with him face to face.

MR. MULDERRIG: What I'm getting at is you would inform him that there was an issue with this

1	ADAM LOCHER 07/11/2014
2	particular employee, in terms of time and attendance?
3	MR. LOCHER: That was something that the
4	Assemblyman asked for me to do.
5	MS. CHENG-DE CASTRO: To clarify, so would
6	that be the opposite; it would be the Assemblyman
7	informing you that he believed that there was a time
8	and attendance issue with a particular employee and
9	then ask you to start tracking?
10	MR. LOCHER: Correct.
11	MS. CHENG-DE CASTRO: Is that correct?
12	MR. LOCHER: Yes.
13	MS. CHENG-DE CASTRO: And so you would not
14	be bringing the issue up; he would. And so prior to
15	him bringing up some of these issues, is the
16	Assemblyman the person that's tracking the person's
17	time and attendance? What I'm getting at is: Do you
18	know how he was able to spot, like, or these issues
19	with the employees?
20	MR. LOCHER: He would keep his own notes
21	too.
22	MS. CHENG-DE CASTRO: Do you know how he
23	would keep his notes? Was it in a notebook also?
24	MR. LOCHER: I believe it was written. I do

not know. I do not know how he kept them.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: Mr. Locher, back in late 2008-
3	2009 is when you were first requested to keep an eye
4	on employees' time and attendance and report in to Mr.
5	Gabryszak?
6	MR. LOCHER: That is my recollection.
7	MR. SMITH: Okay. Who was the first employee
8	then?
9	MR. LOCHER:
10	MR. SMITH: Were there other employees that
11	he wanted to keep
12	MR. LOCHER:
13	MR. SMITH: Additional?
14	MR. LOCHER: I think I may have done that
15	with And I think after that, as
16	time went on, I would just record when people were off,
17	just so, just so he had it to had it to review.
18	MR. SMITH: Okay. When you were doing this
19	time and attendance, were you directed by anyone?
20	MR. LOCHER: Dennis Gabryszak.
21	MR. SMITH: Dennis, he told you to keep an
22	eye on and Did he say
23	why?
24	MR. LOCHER: As far as I knew, it was to

make certain that when he was signing sheets that they

2	were	correct.

MR. SMITH: Did you have any discussions

with him on that matter, on these three employees and
their time and attendance?

MR. LOCHER: There were times where -- there were times where before he would sign timesheets; we would have a discussion about time and atten-, people's time and attendance. And there were times that I could see that he had taken notes as well to, to refer to and to reconcile. And then he made his decision accordingly.

MR. SMITH: Okay. Did he direct you to check their time and attendance daily? Weekly, monthly, whatever? Was it an order from Dennis to you to do this?

MR. LOCHER: Yes.

MR. SMITH: Okay. And did he say why?

MR. LOCHER: It was to ensure that his signature would be, would be right. I, I don't know how else to answer your question.

MR. SMITH: Did you identify any employees that there was a time and attendance problem?

MR. LOCHER: I did what was asked of me in that regard.

2	MR. SMITH: I'll ask it again. Did you
3	identify any employees that had a time and attendance
4	problem and then bring it to Dennis?
5	MR. LOCHER: These were items that were
6	asked of me by the Assemblyman.
7	MR. SMITH: Okay.
8	MS. CHENG-DE CASTRO: If you could you
9	refer to your notebook that you provided us? Maybe
10	that'll refresh your recollection? Or kind of show,

refer to your notebook that you provided us? Maybe that'll refresh your recollection? Or kind of show, show Mr. Smith the notebook that you're talking about where you made those notes?

MR. LOCHER: Look back to this. I might actually have been early about the dates. I got to see if I had one other one. Okay. I, I apologize. Looking at my notebook, it looks like I started taking notes in 2010. And the first person I had written notes with was ______ And _____ starts in here 2-3-2010, at least in this notebook. I -- you can have the notebook here.

MS. CHENG-DE CASTRO: Well, is there -- are there, did you mark the times? I'm sorry. Did you indicate in your notebook the instances when you told the Assembly that the time and attendance sheets were filled out incorrectly?

2	MR. LOCHER: More than likely not. The, the
3	notebook was more about the notebook was more about
4	keeping track of the dates where there was an issue.
5	MS. CHENG-DE CASTRO: And when you would
6	tell the Assemblyman that an time and attendance sheet
7	was filled out incorrectly, what was his response?
8	MR. LOCHER: Well, he'd either do something
9	with it or he wouldn't do something with that. That,
10	that was what his responses were.
11	MR. SMITH: Did anyone ever speak to the
12	employee about the time and attendance issue?
13	MR. LOCHER: Um, I can't recall when the
14	Assemblyman would have conversations with them. I'm
15	fumbling through this folder right now because I want
16	to show at least one instance where I made a photocopy
17	of I made a photocopy of an instance where I
18	actually spoke to the person. And the reason why I
19	mentioned was because that was the person
20	that it was and early on and I'm hoping that I can
21	find what it is I'm looking for. Why am I having such
22	a hard time with this? This won't work that great.
23	MR. SMITH: You're going to look for a
24	[unintelligible] [00:45:06] notebook?
25	MS. CHENG-DE CASTRO: You know, I think

1	ADAM LOCHER 07/11/2014
2	instead we could look for that maybe later. And can
3	we, can we actually go back and talk more about the
4	office structure when he became the Assemblyman? If
5	you could clarify for us who was in charge of doing
6	what in the office? As I understand now, it seems like
7	you are in charge of making sure and I guess
8	corresponding with the landlord, making sure that the
9	Assembly computers were working or there
10	MR. LOCHER: the telephone system was
11	operational. I would go out to taxpayer and community
12	group meetings and represent the Assemblyman. I would
13	help him with any writing or any other issues he might
14	have or things that he wanted to have worked on.
15	MS. CHENG-DE CASTRO: So, who was in charge
16	of hiring employees for the office?
17	MR. LOCHER: Dennis Gabryszak.
18	MS. CHENG-DE CASTRO: Would you ever be
19	involved in the interview process?
20	MR. LOCHER: Much later on, from what I can
21	recall, in my time in the office.
22	MS. CHENG-DE CASTRO: When you say much
23	later on, can you tell us more, a more specific time?
2.4	MR IOCHER. I was in I want to say I

was involved in the hiring of _____. In terms

1	ADAM LOCHER 07/11/2014
2	of I want to say I helped with interviews and I
3	contacted references. And that is actually, I saw in
	that folder the reference calls that I made on
5	
6	MS. CHENG-DE CASTRO: Would you have made
7	any hiring decisions? Or would that just be the
8	Assemblyman's decision?
9	MR. LOCHER: All hiring
10	MS. CHENG-DE CASTRO: Who made the final
11	hire?
12	MR. LOCHER: All hiring and salary decisions
13	were made the entire time by Dennis Gabryszak.
14	MS. CHENG-DE CASTRO: But would Mr.
15	Gabryszak discuss with you prior to making the final
16	decision what the salary would be or whether someone
17	should be hired?
18	MR. LOCHER: The salary discussions were
19	later than the later in chronological order as time
20	went on; versus who the person was who was, was being
21	hired.
22	MS. CHENG-DE CASTRO: Okay. Who was
23	responsible for training the employees?
24	MR. LOCHER: It wasn't a direct

responsibility. I feel like I was. We didn't do much

1 ADAM LOCHER 07/11/2014 training in the office. His expectation was that 2 people would come in knowing enough on how to do their 3 4 job and would go out and find like people in Assembly offices or Senate offices with similar titles and try 5 to pick their brain to learn; to have people learn how 6 to do their job. 7 8 MR. SMITH: I need to back up a minute. On the hiring, how were the candidates identified? What 9 10 type of recruitment was there from the office? MR. LOCHER: Should I go back and --11 12 MR. FLEMING: Just listen to the question. 13 MR. LOCHER: In the beginning of 2008, he put an ad in the newspaper, in the Buffalo News, and 14 15 ended up hiring two people late 2007, early 2008, 16 somewhere in that timeframe. That was through an ad in 17 the newspaper. MR. SMITH: Who did he hire? 18 19 MR. LOCHER: He hired 20 MR. SMITH: Okay. And then after 2007-2008, 21 22 how did he recruit? MR. LOCHER: It depended on the individual 23

that he hired. Most of the time, I want to say it was either by word of mouth or an intern that he may have

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1	ADAM LOCHER 07/11/2014
2	had in Albany.
3	MR. SMITH: Did he accept applications or
4	resumes of any sort?
5	MR. LOCHER: He would when people would
6	send in resumes, he would take them and he would put
7	them in a folder.
8	MR. SMITH: Did he have any way of breaking
9	down that folder of like what position these people
10	are looking for?
11	MR. LOCHER: That was his folder. I do not
12	know.
13	MS. CHENG-DE CASTRO: Who was responsible fo
14	paying the bills of the office?
15	MR. LOCHER: I was responsible for
16	submitting vouchers to the, to the district office
17	operations at the State Assembly in Albany.
18	MS. CHENG-DE CASTRO: And then who was
19	responsible for budget for the office?
20	MR. LOCHER: The ultimate decision maker on
21	everything was Dennis Gabryszak.
22	MS. CHENG-DE CASTRO: Well, let me backtrac
23	Was, was there any sort of budget for the office?
24	MR. LOCHER: The district offices had a

\$2,700-a-year yearly budget.

2	MS. CHENG-DE CASTRO: So, who would be in
3	charge of managing the budget?
4	MR. LOCHER: The Assemblyman would receive
5	the printouts monthly from the Assembly of what his
6	budget was.
7	MR. SMITH: What role did you have with
8	MS. CHENG-DE CASTRO: And then after
9	receiving the printout, what happened? Is a budget
10	created in terms of: We're going to allocate this
11	amount of money to staff; this amount for supplies;
12	this amount for outreach? Um
13	MR. LOCHER: The district office budget that
14	I'm referring to of \$2,700 was for things like
15	newspapers, job advertisements, office equipment that
16	was not able to be provided by the Assembly or items
17	that the Assembly approved and did not want to have
18	delivered from Albany; for example, a filing cabinet.
19	MS. CHENG-DE CASTRO: Alright. So, who would
20	be in charge of kind of using that money or
21	determining what was needed and taking from those
22	funds?
23	MR. LOCHER: Dennis Gabryszak would tell me

24

ADAM LOCHER 07/11/2014
the district offices for the Assembly and finding out
if he could do that or not.
MS. CHENG-DE CASTRO: Okay. And then, then
what about the, the money that came from the Assembly
then to actually pay staff and other, other
MR. LOCHER: He spoke directly to the
personnel clerk in the Assembly , about those,
those issues.
MS. CHENG-DE CASTRO: So those funds, do you
have to submit vouchers for those funds when they are
used? Or how does that work?
MR. LOCHER: He would have to submit
personnel action request forms to be able to start
someone's employment and/or change their salary.
MS. CHENG-DE CASTRO: And that would be done
by Mr. Gabryszak?
MR. LOCHER: That would be done by Mr.
Gabryszak.
MS. CHENG-DE CASTRO: Were you ever involved
in doing that?
MR. LOCHER: Later on in my employment, he
would have me fill certain ones out. And he would tell
me what it was he wanted them to say and he would sign

them.

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: When you say later on,
3	can you be more specific in terms of a month and a
4	year?
5	MR. LOCHER: These were items that I believe
6	would have started from July of 2012 on.
7	MR. SMITH: Who are the individuals
8	identified on these, on the salary increase or
9	decrease?
10	MR. LOCHER: I recall being a part of
11	filling out the PARs for And I may
	have been involved in the PARs for
13	I don't believe I was involved in I don't
14	believe I was involved in PARs before that. I, I can't
15	recall.
16	MS. CHENG-DE CASTRO: And who, who was in
17	charge of I guess giving staff back any requests for
18	reimbursements? Would they go to you or the
19	Assemblyman?
20	MR. LOCHER: Please clarify the type of
21	reimbursement you're referring to.
22	MS. CHENG-DE CASTRO: I guess my question to
23	you would be like: What types of reimbursements do you
2.4	get reguests for? And then I guess then you could

tell me who's charge of that?

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MR. LOCHER: The only reimbursements that I would have been involved in any way were campaign related reimbursements.

MS. CHENG-DE CASTRO: So if there was a request for any sort of reimbursement that related to the office or duties for the Assemblyman, that would be submitted to Dennis Gabryszak?

MR. LOCHER: The only -- the only reimbursements or types of reimbursements that I would be aware of when it came to the State Assembly itself, State government itself; I don't recall if any staff member, including me, ever received any type of State reimbursement for things like travel or otherwise. Which would have been what I believe the type of reimbursements you're referring to you now. As the District office Manager and then as Chief of Staff, there were times where I would have to buy things that were State-oriented that I got approvals for. And I would fill out vouchers and I would send -- have the Assemblyman sign it and send them in to where they needed to go. There may have been one or two times, very few times, if I was out of the office or sick or in an extended time-off in 2011, where others may have had to submit to the Member Services Office for State

1 ADAM LOCHER 07/11/2014 2 Reimbursements. I can't recall that because I was out of the office for two to three months with a surgery 3 4 recovery. MS. CHENG-DE CASTRO: How many approved 5 computers were provided to the district office for use 6 for the Assembly? 7 MR. LOCHER: Three. No, four. In the end it 8 9 was four. I want to say in the beginning it was three. 10 And a fourth one was requested for an intern sometime later on, that they granted. 11 12 MS. CHENG-DE CASTRO: Were specific 13 computers designated to specific individuals? Or did 14 the entire office have access to all these computers? 15 MR. LOCHER: Computers were -- mainly the 16 computers were designated to the person whose desk it 17 was. And that fourth computer -- and I need to go back 18 because more than likely originally there were two 19 computers in the district office. Then it became three. 20 Then it became four. The fourth computer, Dennis Gabryszak would use from time to time and that was the 21 22 one that was in the kitchen. MS. CHENG-DE CASTRO: Did you have a 23 24

designated computer for yourself?

MR. LOCHER: Yes.

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: Okay. And, and then so
3	did Dennis have a designated computer for himself?
4	MR. LOCHER: No.
5	MS. CHENG-DE CASTRO: What, what happened to
6	those computers after you left and the Assemblyman
7	left office?
8	MR. LOCHER: You would have to ask
9	that question.
10	MS. CHENG-DE CASTRO: Did you take any
11	information that was on your computer with you when
12	you left?
13	MR. LOCHER: No.
14	MS. CHENG-DE CASTRO: So you left whatever
15	information was on that computer on the computer?
16	MR. LOCHER: Yes.
17	MS. CHENG-DE CASTRO: What were the E-mail
18	addresses that you or you used as part of for your
19	duties as Assembly for the Assemblyman?
20	MR. LOCHER: My Assembly E-mail address was
21	LOCHERA@ASSEMBLY.STATE.NY.US.
22	MS. CHENG-DE CASTRO: And did you have a
23	cell phone that was provided by the office?
24	MR. LOCHER: No.
25	MS. CHENG-DE CASTRO: Did you use did you

1	ADAM LOCHE	R				07/11/2014
2	have a cel	l ph	none that	was provi	ided by the	campaign?
3		MR.	LOCHER:	No. I use	ed my persor	nal cell
4	phone.					
5		MS.	CHENG-DE	CASTRO:	And what wa	as what's
6	the number	? Is	s it the s	same numbe	er?	
7		MR.	LOCHER:	Yes		I
8		MS.	CHENG-DE	CASTRO:	Was your ce	ell phone
9	though pai	d by	the offi	ce?		
10		MR.	LOCHER:	No.		
11		MS.	CHENG-DE	CASTRO:	What about	the
12	campaign?					
13		MR.	LOCHER:	No.		
14		MS.	CHENG-DE	CASTRO:	And who's t	the carrier
15	for your c	ell	phone?			
16		MR.	LOCHER:	Verizon V	Vireless.	
17		MS.	CHENG-DE	CASTRO:	Did the Ass	semblyman
18	have a cel	l ph	none that	was provi	ided to him	by the
19	office?					
20		MR.	LOCHER:	No.		
21		MS.	CHENG-DE	CASTRO:	Did he have	e a cell
22	phone?					
23		MR.	LOCHER:	yes.		
24		MS.	CHENG-DE	CASTRO:	And do you	know do

you remember what the number was?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER:
3	MS. CHENG-DE CASTRO: And do you know who
4	paid for that cell phone?
5	MR. LOCHER: The campaign.
6	MS. CHENG-DE CASTRO: Can you tell me who
7	the service provider was?
8	MR. LOCHER: AT&T.
9	MS. CHENG-DE CASTRO: And there obviously
10	was a office phone, correct?
11	MR. LOCHER: There was an Assembly phone
12	system.
13	MS. CHENG-DE CASTRO: Okay. Would the
14	Assembly Member have to pay that bill? Or how does
15	that work?
16	MR. LOCHER: Everything was handled by the
17	Finance Department of the Assembly. The bills would go
18	directly to them.
19	MS. CHENG-DE CASTRO: Sorry, Pete.
20	MR. SMITH: Okay.
21	MR. FLEMING: Pete, it's like a lawyer to
22	say: I just have one I just have one question.
23	MR. SMITH: With the employees on the staff,
24	was there a six-month or a yearly review that was
25	conducted regarding what their job performance was,

1	ADAM LOCHER 07/11/2014
2	their pay scale, pay raises?
3	MR. LOCHER: No, there was no formal review
4	process.
5	MR. SMITH: How about informal?
6	MR. LOCHER: No.
7	MR. SMITH: I mean, how would if there
8	was a problem with an employee, who, and who would
9	address it?
10	MR. LOCHER: The Assemblyman or myself.
11	MR. SMITH: Okay. How often did you have to
12	address problems?
13	MR. LOCHER: Clarify how you want that
14	answered.
15	MR. SMITH: Number-wise? Was it monthly? Was
16	it weekly?
17	MR. LOCHER: When circumstances arose and
18	uncomfortable conversations would have to take place.
19	MR. SMITH: Okay. And you would do those
20	uncomfortable conversations?
21	MR. LOCHER: Sometimes.
22	MR. SMITH: And then other times it would
23	be?
24	MR. LOCHER: The Assemblyman?

MR. SMITH: Okay. Alright. What type of

1 ADAM LOCHER 07/11/2014 problems were they that you were addressing? 2 MR. LOCHER: The Assemblyman says we have a 3 fully operational office. You need to work out-, 4 outside of the office -- or in the office. There's no 5 reason that you should be doing work from home. We 6 have an operational office. If you don't have a 7 meeting, come into work. 8 9 MR. SMITH: Okay. What other? MR. LOCHER: Uh, I discussed timesheet 10 issues before. I -- if there were conflicts or there 11 were issues, there were times where I was asked to 12 13 either have the uncomfortable conversation or I had to act as the go between, between staff members and the 14 15 Assemblyman. 16 MR. SMITH: What do you mean by uncomfortable conversations? 17 MR. LOCHER: No one likes to be criticized. 18 19 No one -- no one likes to have questions asked of them that aren't a lot of fun. Sometimes those type of 20 conversations need to be had though, to be able to get 21 at the heart of the problem to try to rectify it. 22 MR. SMITH: Mm-hmm. Were these problems or 23 conversations ever brought to you about -- at your --24

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MR. LOCHER: I would usually -- I would

1	ADAM LOCHER 07/11/2014
2	usually have to be the one that start asking questions
3	in certain circumstances to find out if there were
4	problems.
5	MR. SMITH: Did they raise did anyone
6	raise a problem or concern of the office environment
7	to you?
8	MR. LOCHER: Clarify what type of office
9	problem you may be referring to.
10	MR. SMITH: Well, some of the, the
11	complaints that have been written, written in the
12	paper; the complaints that we've seen.
13	MR. LOCHER: I have recalled two instances
14	where people came to me to talk to me about issues
15	that would be sexual harassment. Those two individuals
16	were and in an indirect way,
17	And in the notices of claim that
18	those two individuals put forth, the items that they
19	said I said were the items I said. And I'll how
20	much, how much detail do you want?
21	MR. SMITH: I, I need the details.
	MR. LOCHER: Okay. Looking back at
23	, she, from what I recall, had expressed some
24	concerns. I don't, I don't recall all the details

associated with the concerns. I do recall having a

1	ADAM LOCHER 07/11/2014
2	conversation where I did say and it wasn't in a mean
3	or intimidating way that job prospects aren't always
4	that great here in the Buffalo area and you, you'd
5	have to, you'd have to take that into account if you
6	were looking elsewhere.
7	MR. SMITH: Well, hey, hold on.
8	MS. CHENG-DE CASTRO: I'm sorry. Can we, can
9	we just stay, stay on right now. Can you
10	did programma approach you to talk to you about her
11	concerns?
12	MR. LOCHER: I, I do believe, yes.
13	MS. CHENG-DE CASTRO: If so, did she ask or
14	request a meeting with you beforehand?
15	MR. LOCHER: I want to, I want to say it
16	would it came about in a conversation that she and
17	I were having. It was not a formal request of any kind
18	MS. CHENG-DE CASTRO: Okay. So this was a
19	face to face conversation?
20	MR. LOCHER: This was a face to face
21	conversation between and myself. I
22	do not recall where exactly it was.
23	MS. CHENG-DE CASTRO: And you don't remember
24	if it was in the district office?

MR. LOCHER: I want to say it was. I can't

1 ADAM LOCHER 07/11/2014 2 just -- I can't a hundred percent recollect. MS. CHENG-DE CASTRO: Do you remember when 3 4 this took place? MR. LOCHER: I'm not recalling if it was 5 2012 or early 2013. I don't, I don't recall. 6 7 MS. CHENG-DE CASTRO: Do you recall was it maybe shortly after she was hired? Or maybe further 8 9 into her --10 MR. LOCHER: A long -- long time, a good amount of time in. It wasn't, it was not an early on 11 12 conversation. 13 MS. CHENG-DE CASTRO: Okay. And so do you, 14 do you remember what she said to you with respect to 15 what her concern was? 16 MR. LOCHER: I don't. I just -- I'm, I've been trying to remember the best I can each 17 interaction like that. And I'm remembering that there, 18 19 that, that there were discussions that were like that. 20 MR. MULDERRIG: Could I ask you? Are you suggesting that you remember what you said in response 21 22 to her but you don't remember what she was talking about, what her complaint was? 23 MR. LOCHER: Yeah. I'm, I'm sorry. 24

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MR. MULDERRIG: You just remember your side

1	ADAM LOCHER 07/11/2014
2	of the conversation?
3	MR. LOCHER: I don't remember specifics of
4	what she said.
5	MR. MULDERRIG: Do you remember it in
6	general terms?
7	MR. LOCHER: Fee-, feeling
8	MR. MULDERRIG: But you did say it was
9	sexual harassment earlier.
10	MR. LOCHER: Feeling uncomfortable in
11	reference to things of that nature. I remember a lot
12	more specifics
13	MR. MULDERRIG: Well, excuse me one second.
14	Things of what nature?
15	MR. FLEMING: He's already said sexual
16	harassment.
17	MR. MULDERRIG: Well, that's a pretty broad
18	term. I mean, do you have any specific recollection of
19	the conversation?
20	MR. LOCHER: I wish I could give you as much
21	detail as I can give you on the next one.
22	MR. MULDERRIG: Let's stay with this one.
23	MS. CHENG-DE CASTRO: I think you also said

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you're trying to remember what she said to you -- or

maybe I recall a couple times and tell me if I'm wrong.

1 ADAM LOCHER 07/11/2014 Am I, am I wrong in assuming that she might have 2 complained to you or expressed to you more than once? 3 It would have been [unintelligible] [01:14:03]. 4 MR. LOCHER: No, I'm remembering a specific 5 time that she had talked to me about this. It wasn't 6 in a formal approach. It wasn't a meeting request. I 7 want to recall it was over a conversation. 8 9 MS. CHENG-DE CASTRO: I quess before we continue. Did you review all the complaints that were 10 filed by the former staff members of the Assemblyman 11 12 prior to coming here? 13 MR. LOCHER: I have in the past looked at the notices of claims. I did not look at them again 14 15 before coming here today. 16 MS. CHENG-DE CASTRO: Okay. So, you remember 17 expressing concerns regarding sexual harassment to you during this conversation. Then you 18 19 responded. Did you do anything afterwards? Like, did you tell Mr. Gabryszak about her concerns? 20 MR. LOCHER: I don't remember if I -- I 21 22 don't remember if I spoke to the Assemblyman about her

MS. CHENG-DE CASTRO: Did you record in any way or in your notebook or anywhere else your

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concerns.

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)	conversation	747 1 ± h	har?
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3 MR. LOCHER: I, I don't believe so.

MS. CHENG-DE CASTRO: Was her concern at
that time -- when she expressed her concern to you,
were you surprised by the fact that she told you

7 whatever she told you?

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MR. LOCHER: There was an interact-, there was a general interaction between the two of them over time that made it so that I didn't take what she was saying as seriously as I did with the second person who I mentioned.

MS. CHENG-DE CASTRO: Okay. Can you tell me more about what you mean by that there was this general I guess rela-, or interaction?

MR. LOCHER: They had -- they, they had a very flirty relationship, very back and forth; at times inappropriate interchanges between the two of them.

MS. CHENG-DE CASTRO: Can you give us some examples?

MR. LOCHER: I don't have any specific stories at this time.

MR. SMITH: Mr. Locher, could I ask a question? What, what month and years -- from when to

1	ADAM LOCHER 07/11/2014
2	when did that first person work?
3	MR. LOCHER: , I want to say
4	she worked for more than two years with the
5	Assemblyman.
6	MR. SMITH: What years?
7	MR. LOCHER: I want to say it was '11
8	through '13. I'm, I'm not remembering the specific
9	months.
10	MR. SMITH: That's alright.
11	MR. LOCHER: She, she was the longest
12	serving communications staff member that we had.
13	MR. MULDERRIG: Next question. I'm sorry to
14	interrupt here.
15	MS. CHENG-DE CASTRO: Oh, no, thank you.
16	Well, so then I could represent to you she worked from
17	June 2011 to March 2013. So when did would you
18	characterize that this flirty rela-, interaction
19	between the Assemblyman and start? Was it
20	kind of off the bat when she started working there? Or
21	did you notice it, you know, six months into her
22	working there? If you could recall when this flirty
23	interaction started?
24	MR. LOCHER: Within the first six months of
25	her being there. Probably sooner.

2	MS. CHENG-DE CASTRO: And based on your
3	observation, who would start these flirty interactions?
4	Would it the Assemblyperson man, or
5	MR. LOCHER: Shared.
6	MS. CHENG-DE CASTRO: And do you not
7	remember any specific examples of what was said?
8	MR. LOCHER: I don't have any specific
9	stories, no.
10	MS. CHENG-DE CASTRO: Well, do you remember
11	what the topics were? Because previously I think you
12	said they were they were inappropriate. So what
13	do you recall what was discussed?
14	MR. LOCHER: Thing-, things that would be of
15	a sexual inappropriate nature. I, I don't know. I, I
16	don't have any specific stories that I can give you.
17	And I'm trying to make certain I only answer the
18	questions that you guys ask without giving a lot of
19	speculation. I mean
20	MS. CHENG-DE CASTRO: Well, have you ever
21	heard the Assemblyman and talk about
22	strip clubs?
23	MR. LOCHER: Yes.
24	MS. CHENG-DE CASTRO: And what would they

say about strip clubs?

2	MR. LOCHER: They, they both discussed
3	having gone to them in the past.
4	MS. CHENG-DE CASTRO: And you would say that
5	sometimes would start this conversation
6	and tell the Assemblyman that she's been to a strip
7	club?
8	MR. LOCHER: I'm saying that there were
9	times of sexual-oriented subjects. Not necessarily
10	saying she had gone to a strip club. There
11	were just times where there were certain exchanges
12	between the two of them that I would have classified
13	as inappropriate.
14	MS. CHENG-DE CASTRO: During these
15	conversations that were present at, was there anyone
16	else that was also present that heard these
17	conversations?
18	MR. LOCHER: I want to say was
19	still employed by the Assemblyman at that time. Uh,
20	Lauren Paulo could have been present for conversations
21	like that could have been present for
22	conversations like that. I mean, if it will help
23	MS. CHENG-DE CASTRO: Did you I'm sorry.
24	Yeah, sure, go ahead.
25	MR. LOCHER: If it will help, since this has

all happened, I had the Director of the Cheektowaga
Senior Center, whom was a part of the Veterans' trip
that Dennis sponsored to Washington DC in August of
2011. went with the Assemblyman because I was
out on surgical recovery leave. I've had the Director
tell me that some of her attendees on this trip, who
are regulars at the Senior Center, came up to her and
asked her if and the Assemblyman were a
couple. They were playing off one another so much that
they gave these people reason to believe that they
were a couple.

MS. CHENG-DE CASTRO: Do, do you remember the names of these people?

MR. LOCHER: No. I just can tell you that the Director of the Senior Center's name is

MS. CHENG-DE CASTRO: So then based on your interaction or just working at the office, do you agree with the comments that were said to you with respect to -- from the senior center members? Did you observe the same thing when you were in the office with and the Assemblyman?

MR. LOCHER: I would agree with that perception.

2	MS. CHENG-DE CASTRO: So when the times
3	you said that you thought that conversation was
	inappropriate, did you ever say anything to
5	or the Assembly Member and expressing your
6	concern that their discussion was inappropriate in the
7	office?
8	MR. LOCHER: Pei Pei, I was classified as
9	the no-fun league by the Assemblyman. There were many
10	times where I would have to be the one to say to the
11	group or to individuals that the types of
12	conversations that they were having were inappropriate
13	for the office. And I can I give you specific
14	examples right now? No. I just usually was the one who
15	had to try to pull everyone back.
16	MS. CHENG-DE CASTRO: Do you recall having
17	any private conversations with just you and the
18	Assemblyman regarding these types of inappropriate
19	conversations?
20	MR. LOCHER: The main thing that sticks with
21	me is the fact that when came to me
22	in September of 2013, even though I was trying to get

to be in front of the Assemblyman; I told the Assemblyman that he had to stop the sexual comments, the sexual content. And --

1 ADAM LOCHER 07/11/2014 MS. CHENG-DE CASTRO: Okay. Well, I -- well, 2 let's, I'm going to just pause. So, can you kind of --3 4 can you tell us how that came about that she came to 5 you and what she said? MR. LOCHER: You're, you're still on 6 7 8 MS. CHENG-DE CASTRO: No, I'm on 9 now. 10 MR. LOCHER: Okay. On a Saturday morning over the telephone, she called me because after items 11 12 that had taken place on the Veterans' trip to New York 13 City, that she went with the Assemblyman on and a lunch that we had had the day before with the 14 15 Assemblyman, and myself; behavior that he 16 had exhibited toward her in New York City, and I'll be 17 detailed with you, the conversations that he had at the Cheesecake Factory for leaving our 18 19 office were just so bad and so inappropriate to her 20 that she finally had to say something. MS. CHENG-DE CASTRO: Okay. So then what 21 22 does she say to you?

does she say to you?

MR. LOCHER: She talked about behavior

toward her by the Assemblyman when they were in New

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York City, comments that he would make to a waitress

if a waitress say: Oh, are you guys a couple? And he
would play along with that and got excited by that. He
would talk about things like the Naked Cowboy and the
Naked Cowgirl and different things that he saw when he
was in New York City. And the straw that broke the
camel's back was somehow during the lunch that we had
at the Cheesecake Factory with the four of us, a
discussion was had about the fact that
was going to be moving away, back to Albany and she
was going to be having a garage sale. And he decided
to say something about: why don't you sell
your panties at the garage sale? And he started making
comments about me, I should buy I should buy her
panties.

MS. CHENG-DE CASTRO: Did you respond when he said that?

MR. LOCHER: No. I -- by, by that point, no matter how many times; no matter how many times in the past I would say to people that certain things were inappropriate, they did them anyway.

MS. CHENG-DE CASTRO: What was and reaction when he said that, that day?

MR. LOCHER: Disgusted. Both of them. And I

1 ADAM LOCHER 07/11/2014
2 wasn't thrilled with it. And when I told my wife, she
3 was sickened by it.
4 MS. CHENG-DE CASTRO: When

called you that Saturday, did she call your cell phone or your home phone?

MR. LOCHER: Cell phone.

MS. CHENG-DE CASTRO: Okay. And then so what happened after the call?

MR. LOCHER: I had suggested --

MS. CHENG-DE CASTRO: Well, actually -- I'm sorry. Let me go back. So she told you this on Saturday and what did you say to her?

MR. LOCHER: I told her that -- the things I remember are that I, I expressed concern about getting involved in a sexual harassment complaint; that I felt that she should talk to the Assemblyman, to tell the Assemblyman how she felt and that I was going to try to make that happen. And later on that day or in the evening, the Assemblyman called me because I had called him when ______ first left a message with me that morning asking if he knew what she might be calling about. He called later on that night and I had to say: Look, I want ______ to be able to tell you what her concerns are. At the same time, stop the

1	ADAM LOCHER 07/11/2014
2	sexual comments.
3	MS. CHENG-DE CASTRO: And what did he say in
4	response?
5	MR. LOCHER: Nothing. Which was the
6	Assemblyman's way.
7	MS. CHENG-DE CASTRO: So when you say it was
8	the Assemblyman's way, what do you mean by that? Was
9	there were there [unintelligible] [01:31:09] on his
10	part?
11	MR. LOCHER: Over, over time and I worked, I
12	worked for the Assemblyman for what11 years? I
13	would tell him things and I felt he listened. He just
14	said very little usually. And that was another
15	instance where I believe he took in what I said and
16	that was it.
17	MR. FLEMING: Can we take a break for a
18	couple minutes for a head call?
19	MR. SMITH: Sure.
20	MS. CHENG-DE CASTRO: Sure.
21	MR. SMITH: It's 11:35. We're going to stop
22	recording for a couple minutes for a restroom break.
23	[OFF THE RECORD]
24	[END 7-11-14 interview part 1.WMA]

[START 7-11-14 interview part 2.WMA]

1	ADAM LOCHER 07/11/2014
2	[ON THE RECORD]
3	MR. SMITH: Okay. It's July 11, 2014. We're
4	back. It's approximately 11:45. You had a question,
5	sir?
6	MR. LOCHER: Well, I just wanted to mention
7	something. I tried going through my folder, thinking I
8	had a copy of something. This is an example of a note
9	in my book of where I had identified something of
10	and had to discuss that issue with her.
11	I thought I had a physical timesheet copy in here and
12	I don't.
13	MR. SMITH: Okay.
14	MR. LOCHER: So, I, I don't want you to
15	think that I'm making stuff up. I just don't have; I
16	went through here a couple times just now and I could
17	not find a physical timesheet copy.
18	MR. SMITH: Well, we can use this note here
19	on 1-30-12.
20	MR. LOCHER: And you can go through you
21	can have it. I you, you get to have this. I just,
22	for the record, I wanted to point that out.
23	MR. SMITH: Okay.
24	MS. CHENG-DE CASTRO: So continuing on, did

you eventually help set up an appointment

2	with	Assembly	vman?

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MR. LOCHER: I attempted to. What had 3 happened was was going to be going 4 out of town on a Wednesday toward the end of September. 5 The Assemblyman was out of town on the Monday and the 6 7 Tuesday. I don't know recall which. There was a window on that Wednesday where; and there was a window on 8 9 that Wednesday where the Assemblyman could have been 10 in the office between 9:00 and 1:00 and was there at 9:00 and had to leave at 1:00. I told the 11 12 Assemblyman that was going to be there so 13 that the two of them could speak. And the Assemblyman 14 did not come in until after had to 15 leave. 16 MS. CHENG-DE CASTRO: Did you call the Assemblyman to remind him about the meeting? 17 MR. LOCHER: Yes, I attempted to do that. 18 19 MS. CHENG-DE CASTRO: Did he answer his phone? 20 MR. LOCHER: I, I don't --21 22 MS. CHENG-DE CASTRO: Did he answer? MR. LOCHER: I don't specifically recall. 23

came in, did you say anything to him?

MS. CHENG-DE CASTRO: When he eventually

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: Yes. You had your opportunity
3	and she had to leave. And that was it.
4	MS. CHENG-DE CASTRO: And how did he respond?
5	MR. LOCHER: I, I don't recall.
6	MS. CHENG-DE CASTRO: Was there another
7	meeting that was supposed to be set up?
8	MR. LOCHER: When came back to the
9	office the next week, the first thing she announced to
10	me was: I'm leaving. I have found another job. I'm
11	leaving.
12	MS. CHENG-DE CASTRO: And she said that to
13	you?
14	MR. LOCHER: And she said that to me.
15	MS. CHENG-DE CASTRO: And how did you
16	respond?
17	MR. LOCHER: As was written in the notice of
18	claim, I said: I didn't blame you.
19	MS. CHENG-DE CASTRO: And what do you mean
20	by that?
21	MR. LOCHER: Because of his collective
22	behavior and the fact that she was similar to me in
23	the fact that we believed in respect to the utmost and
24	wouldn't come right out to your boss and say: Shut up,

which was a quote from her and he continued behavior

1 ADAM LOCHER 07/11/2014 2 that she couldn't tolerate anymore. She was able to go -- she was able to work out on her own, unbeknownst to

me, to go back to her last employer before she came to 4

the Assembly office. 5

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MS. CHENG-DE CASTRO: So when you said continued behavior, what do you mean by that?

MR. LOCHER: He, he thought it was funny to have inappropriate jokes and comments and stories and like I told you about the, about the panties at the garage sale reference. I mean, he thought that kind of stuff was funny. Not everyone finds that funny.

MS. CHENG-DE CASTRO: So after the garage sale pantie reference, he -- did the Assemblyman continue to make similar references to

that you observed?

MR. LOCHER: He had no opportunity because she was gone. She was gone by the end of the week that she came back. He just -- I believe their last interaction was he came in and wished her well.

MS. CHENG-DE CASTRO: So then prior to their Cheesecake Factory garage sale conversation, did he used to -- the Assemblyman used to make similar comments to

MR. LOCHER: I would believe so, yes.

MS. CHENG-DE CASTRO: What do you mean, you believe so? Do you actually know so? Were you present at any of these conversations?

Albany more times than I did in the span that she worked there and I worked there, if I recall. And I wasn't with him 24 hours a day, seven days a week. And she had to be the one to go with him at the end of the session. And I want to say there were at least two weeks that she went along with him, where they were there either four days or five days in a row. So, there were many times where I wasn't present, that the two of them were next to one another or adjacent to one another or what have you.

MS. CHENG-DE CASTRO: So, are you trying to tell me that you believe though that at times when you were not present and she was alone with the Assemblyman that he may have made inappropriate sexual comments to her?

MR. LOCHER: Then -- yes.

MS. CHENG-DE CASTRO: And what's your basis for the belief?

MR. LOCHER: When you work for a person for 11 years, you learn about like who they are. I, I, and

1	ADAM LOCHER 07/11/2014
2	what, the types of things that they speak about. I, I
3	don't know how to answer your question.
4	MS. CHENG-DE CASTRO: Well, if you can, if
5	someone asks you like describe what it's like to work
6	for Dennis Gabryszak, what type of person he is; what
7	would you say?
8	MR. LOCHER: I'm biased.
9	MS. CHENG-DE CASTRO: That's fine. You're
10	biased. What would you say?
11	MR. LOCHER: Every person in this world has
12	their good points and bad points.
13	MS. CHENG-DE CASTRO: And what are his good
14	points?
15	MR. LOCHER: He cares about his son. He
16	cares about his dad. I in some respects he cares
17	about his community that he served.
18	MS. CHENG-DE CASTRO: Anything else?
19	MR. LOCHER: No.
20	MS. CHENG-DE CASTRO: So then what would his
21	bad points be?
22	MR. LOCHER: Very early on in working for
23	the Assemblyman, when I was in the Town Supervisor's
24	Office, he informed me that one of my informal job

responsibilities was to ensure that he did his job; to

1 ADAM LOCHER 07/11/2014 2 make certain that he did his job. To keep after him,

to make certain that he did his job. To keep after him, to make certain that he would do what he was supposed to do. Because more often than not, he would rather have fun more than do his job. Not a circumstance I would want to wish on anyone from my, my perspective. Having to push your boss? It's supposed to be the other way around.

MS. CHENG-DE CASTRO: So are you saying one of his bad points is that he doesn't -- am I characterizing it; tell me if I'm characterizing this wrong, but he's not -- he doesn't take responsibility and he leaves it off to other people, for other people to do?

MR. LOCHER: Yes.

MS. CHENG-DE CASTRO: Okay. Anything else?

MR. LOCHER: He likes to test people. He

likes to present circumstances to people and see how

they respond to it and see how they; see what

decisions that they make which may give him an

indication of their character. Would you like an

example?

MR. SMITH: Yes.

MS. CHENG-DE CASTRO: Sure.

MR. LOCHER: , we -- I

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don't remember the specific event that was happening on a; actually I do. We were going to have a press conference with the Cantalician Center on a Saturday and I do not recall the month. I do not recall the date of the press release that we had. And she had had reservations with a friend in Toronto on a Friday night. She is the communications director. One would expect she would be present for the press conference. She asked him if it was okay not to be at the press conference and he said: Yes, it's okay that you're not there. While sharing with me that that was not the case. He wanted to see how that person would respond and he got -- and he got an impression on that person's character. I, on the other hand, am of the belief that you come right out and you say what you mean and you don't test people. Because that when you're the boss, doing that is -- it's not nice to do that. You, you -- the boss should say what it is they want and what it is they don't want and not test people.

MS. CHENG-DE CASTRO: Would he test staff members with -- by using sexual scenarios?

 $$\operatorname{MR.}$ LOCHER: I never had conversations with him that would lead me to -- lead me to make a

MS. CHENG-DE CASTRO: So, other than

judgment on that one way or the other.

Assemblyman's behavior?

other staff members complained to you at all about the

MR. LOCHER: There was one instance that I recall and I did not take this to be sexual in nature, sexual harassment in nature. And I believe this person referenced it in their notice of claim.

when I was at a fundraiser with her in Albany, I remember having a conversation with her, where she brought up the fact that when she would come out here to Buffalo and she came out here a few times over her two to three years of employment; the one time that she came here and he paid through the campaign for her hotel room. She had mentioned to me that he took her back to the hotel room and for whatever reason, he didn't necessarily leave right away. She thought that he would drop her off and leave.

And what I recall saying to her was that the Assemblyman just didn't like going home and he would like to hang out with people and stay out and not, and not have a reason to go home. His home life wasn't that great. And I viewed that as creepy behavior, just

not sexual harassment behavior. She did not come out

and say: I felt sexually threatened by the Assemblyman.

So, and I don't believe I said anything to the

Assemblyman about her making that reference to me

because I just knew that he would do the same kind of

7 thing with me sometimes. He would -- he would rather

8 sit and talk to me than go home.

MS. CHENG-DE CASTRO: Any other instances you can remember?

MR. LOCHER: That that's his -- I've been beating myself up for six to seven months now and that's the best I have.

MR. SMITH: And how long -- you've known the Assemblyman since 2002, right. A lot of the people that we've spoken to had known him that long also. You said that, that this was continuous behavior. When did you first observe this type of behaviors towards, you know, sexual content in his conversation, possible sexual harassment of people? You mentioned earlier about his language. When did all this start?

MR. LOCHER: With all of the notices of claim that were put out, the first instance that I recall, based on what was written in those notices of claim, was ______ Now, she didn't come to me.

Okay? I need to make that abundantly clear. She didn't come to me. But it was something that I observed him either wanting to put something up or showing something that was inappropriate for the office. I don't remember if it was a piece of art or it was something that he was considering putting up in the district office. I do recall that I felt that that was pretty odd or inappropriate behavior; kind of, kind of pushing the envelope if you will. I don't recall -- I don't recall her coming to me individually and complaining about it. I just recall that instance and feeling similar to what she expressed in her notice of claim.

MS. CHENG-DE CASTRO: But did you express

your --

MR. LOCHER: Uh, there were, there were times -- there were times in the Assembly office or in the Supervisor's office where he either said things or did things in a inappropriate nature that I wouldn't have agreed with either. I mean, guys, I've had people --

MS. CHENG-DE CASTRO: Like what?

MR. LOCHER: I have reason to believe, because his wife said this to me on the day that all

this stuff broke out, that he had an affair with an unofficial intern in the Supervisor's office while I was there. Her name was

5 MS. CHENG-DE CASTRO: When was she an intern 6 at the office?

MR. LOCHER: I don't recall the specific dates. It was for a short time. It may have -- I believe it was supposed to be for three months. I think it ended in a month and a half because I think they smartened up and said: You know what? I can't be carrying on this way and having this person in the office.

MR. MULDERRIG: Who -- who told you that occurred?

MR. LOCHER: Louise Gabryszak confirmed that on December -- December 20, 2013.

MR. MULDERRIG: What do you mean she confirmed it? So you went to her and she said that it was accurate?

MR. LOCHER: I had to go to his house the day that this all broke in Buffalo. And over a conversation at the kitchen table, I mentioned something, which was: I believe the video exists that showed up all over the airwaves of Dennis acting

2	inappropriately in a bathroom stall. And she made
3	mention of the fact that: Don't you remember the
4	intern that Dennis had an affair with while he was
5	Supervisor? I don't re-, I never saw them physically
6	engaged. They, they acted kind of flirty to one
7	another. I just never saw anything physically.
8	MS. CHENG-DE CASTRO: Because this is when
9	he was a Town Supervisor?
10	MR. LOCHER: Correct.
11	MS. CHENG-DE CASTRO: Do you know what

MS. CHENG-DE CASTRO: Do you know what precipitated his wife telling you about the affair with the intern while he was the Supervisor?

MR. LOCHER: No, I was surprised he said that -- or she said that to me. It kind of confirmed everything I felt and that's why I basically exited stage left for three weeks until he resigned. That's why hired a, a counsel. That's why I contacted Andy. Everything was just clear. And I, I'm, I'm forty years old. I have 20 to 30 years of work remaining in my life. And I needed advice. I needed counsel. And I needed to exit from a situation. That kind of put the nail on the head for me that she would say that that way.

MR. SMITH: When she brought that that to

1	ADAM LOCHER 07/11/2014
2	your attention, did that; alright, what was your
3	feeling towards all these other complaints?
4	MR. LOCHER: Did you guys watch my TV
5	interview?
6	MR. SMITH: Yes, I did.
7	MR. LOCHER: And you remember in the end I
8	said something to the effect of: These are really big
9	claims and I don't want to take anything away from the
10	claims. I feel like that today.
11	MR. SMITH: Okay.
12	MR. LOCHER: It I, just, this is not time
13	for me to speculate. I'm here to answer your questions.
14	MS. CHENG-DE CASTRO: So, are you saying
15	when you say that they're really these are really
16	big claims is that you; obviously you having read
17	these notice of claims. Are you saying you kind of,
18	you agree with what's alleged in these claims? Because
19	I know previously you referred to
20	MR. LOCHER: That doesn't sound like a legal
21	question.
22	MR. SMITH: Well, I
23	MS. CHENG-DE CASTRO: We're just asking your

MR. FLEMING: Isn't he here -- isn't here as

opinion. I mean --

2 a fact witness under a subpoena? Not to render
3 opinions but to --

MS. CHENG-DE CASTRO: Well, it's not a legal opinion. I'm just wondering if he agrees with the allegations that are alleged in the notice of claims; that they actually occurred.

MR. LOCHER: Alright. This is what -- this is what I'm going to try to say here. Okay? It's been six months since all this broke. I'm pretty well known in the community that I worked. Almost every person to a tee who comes up to me says: I knew Dennis for decades. We weren't surprised that this was how he behaved. And I feel sorry for you, Adam. I feel the worst for you, that you had to be there; you had to be in the middle of this and you've had to deal with this. And that's why I sought counsel. And that's -- I, I'm, I usually --

MR. FLEMING: Well, let me, let me intersect here. He doesn't agree with everything that's in the claims in he said that in the interview on TV. If it's helpful for you to know? I mean, he's, he's --

MS. CHENG-DE CASTRO: It is help --

MR. FLEMING: He's also testified today that someone who's made an allegation against him for two

years continued to frequently travel with him in the car alone to Albany, back and forth. Somebody who's made a complaint about him, there's a photograph we're giving you. They're happy go lucky friends and friends and the whole deal in New York City. So, he's not of the view that Dennis Gabryszak went out -- you know, I'm not; you know, he's not of the view that Dennis Gabryszak did all the things that he's been accused of. He's characterized his view of it. But he's not saying; he's saying they're big claims in terms of what the parameters could be.

We have received a letter from one of the -an attorney for one of these complainants threatening
to sue Adam. And he shouldn't be getting sued over all
this stuff. But he's been -- so big claim means it's a
big deal to him because somebody's threatening to sue
him. Of course under the Public Officer's Law, he's
going to be seeking, you know, representation through
the State. But the point being is that, you know, I'm
not sure how his opinion on this at this stage -we're not entitled to a copy of this transcript; is
going to be -- is a fair question. That's my kind of
objection. Not that I'm a position to object. But it's
arguably privileged and it goes towards the merits of

what might ultimately be his defense. He's been a cooperative witness and I'm hoping we can move on.

4 MR. LOCHER: Guys, you --

MR. FLEMING: Next question.

MS. CHENG-DE CASTRO: Okay. I think from and this is where kind of this question is, in fact the previous question really is a sense for me is is that from seeing your interview on TV, you get the sense and I could be wrong; I get the sense that, you know, you were kind of defending the Assemblyman. But today as you come here and you specifically point to particular sections in notice of claims where you say: This happened and I was there and I agree with it; I feel differently. I feel that maybe six months later, you're now coming and you're telling us that: You know, these things did happen in the office. You know, and I see a difference between what you said initially and now.

And so I, I want to explore that: What did you see? What was the inappropriate behavior? You've already told us some. But I think we need to know more specific examples, if you could remember. Things, inappropriate things that he said; what were they about? How as it started? So, I need you to think back

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in 11 years that you worked for him and tell me why you, you, you're -- what happened and what he said.

What was inappropriate?

MR. LOCHER: Pei Pei, I went on TV to defend me. Me -- not him. Not them -- me. Because there were many instances in those notices of claims where they said I was Chief of Staff and they came to me. And I don't believe they came to me. Okay? I went out there for me. I'm 40 years old and I wanted to be able to try to protect myself. I stayed away for three weeks and was amazed that called me and asked me if I was in danger. You want to know why I called him? I called Andy because he started saying -because Dennis Gabryszak started saying to me, saying to me: You're, you're going to be there for me. You're going to protect me, right? No. No. I, I'm sorry if I gave you the impression that I was defending him. What I was saying was I was in the middle. I was in the middle of everybody. And I was --

MR. FLEMING: Hold -- hold on a second.

Let's just -- let's take -- Pei Pei, what was

communicated in some of these notices of claim, to

help Adam here so we can move along; is that he was

somehow in a position to make employment decisions

about these individuals. And he wasn't. That's what he wanted to communicate on television and I'm hoping he's communicated it here today. Was he called the de facto or de jure, I suppose, Chief of Staff as of July of 2012? I suppose he was. Did he keep track of their time slips or time? Yes. Was he in a position to make any decision about the terms and conditions of their employment? No. So, that's important for us to all understand here. He was a co-worker with these people. He was in a position -- and I know that there were, a lot of earlier questions were along the lines setting up: Were you in a position to hire and fire? He was not. Was he in a position to express opinions about things that weren't happening? Yes.

But these were -- this was Dennis

Gabryszak's show. It was not Adam's. So, maybe there
I think that the investigators here and Pei Pei are

interested in any other specific instances of sexual

harassment you can remember, coming to your attention.

Because it sounds like these people weren't, quote,

complaining to you, other than _______ Other -
those were conversations. _______ you took as a no

doubt a complaint to you, right? Alright. And you

approached your boss about it. Didn't go to the,

whatever the hotline was or whatever, just as she hadn't. But, uh, for that maybe you, maybe you should have. But the long and the short of it is: Are there other instances of sexual harassment? I don't mean to take your thunder here, Pei Pei. But I think that's —it would be very helpful for them to have information about; that you can remember.

MS. CHENG-DE CASTRO: No, no thunder taken.

Thank you. I, I, I understand your position. And yet right now, the point I'm getting at is I really need you to tell us; you know, you're giving us the sense that: Yes, he acted inappropriately in the office.

Everybody knew it and a lot; you know, everybody who knew him, knew it. And you, you're the one that stayed with him and worked for him for 11 years. So, you need to tell us, you know, what or other examples of inappropriate behavior that you observed.

MR. LOCHER: This was my dream job. Being able to be involved in helping to make Western New York better. Dennis Gabryszak would remind me and remind me in regards to others that these positions, including my own, were at-will positions. Someone could look at him with a dirty look and that would be enough to be able to send them on their way. He would

remind me of that and those items would come up in conversations between he and I; I'm not going to say like every day or every week. They were frequent enough that that's what I remember. He was my boss.

And I just tried the best I could to keep everything together the best I could.

MS. CHENG-DE CASTRO: Okay, I understand that. But I've got -- what Mr. Fleming and I are, are kind of just asking you to, to tell us is: If you remember specific examples of the Assemblyman creating inappropriate behave-, or behaving inappropriately?

MR. LOCHER: I can't give you specific stories. What I can tell you is he talked about strip clubs a lot, which is referenced a lot in notices of claims. He would talk -- he would --

MS. CHENG-DE CASTRO: Besides, besides it being referenced in the notice of claims, you say he talked about strip clubs a lot. What do you mean by that? Did he talk about it once a week? Every time he was in the office? Was it open to the entire staff? Or at least --

MR. LOCHER: It was open -- it was open to the entire staff. He talked about things like that quite often. He talked about how people looked, how

they dressed. He was pretty free with talking about things that would -- that I would classify as sexually inappropriate. Do I recall him -- do I recall witnessing him trying to go up and grab people? No, I don't. Would it -- if I was in his position, would I be conducting myself verbally the way he was? No, absolutely not. And he would try to egg me on and get me involved in the conversations. And I didn't like doing that because that wasn't what we were there for. That was inappropriate and it was more about the perception of other people. When you talk like that, it doesn't matter how you're intending it to be. It only matters what the person on the other side is receiving it as.

MS. CHENG-DE CASTRO: And how many times throughout the 11 years that you worked for him when he made these inappropriate comments, did you ever approach him and tell him that what he was doing you thought was inappropriate?

MR. LOCHER: There were many times where I said it out in front of everybody: We got to stop this. You got to stop this. I mean, did I keep a journal of that? No. And we weren't memo writers either. That was one of the main things that I was surprised by with

2	your subpoena. We weren't memo writers. Even, even the
3	two conversations I mentioned with
4	and there was no notes. No one
5	wrote anything to me. They're the only closest
6	thing I have that I would classify as a diary is what
7	I gave to you. You can I hope that the Assembly
8	will say: Here's all the files. Here's all the
9	Assembly E-mails. Here's all everything on the
10	computers. Go at it. Have the I-Drive, have everything
11	Look at whatever you want. I was not the photo taker.
12	I, I stunk at photos. He knew it. He didn't have me
13	take photos. So, any photos that may be on the flash
14	drives or the hard copies of photos I gave you, it's
15	because I had them. So, I was not the photo taker. I
16	didn't go
17	MR. FLEMING: Let's get a mix of question in
18	here. Next question, Peter.
19	MS. CHENG-DE CASTRO: So when you would tell
20	the Assemblyman that his behavior was inappropriate,
21	what was generally his reaction or response to you?
22	MR. LOCHER: Nothing.
23	MS. CHENG-DE CASTRO: He would just keep
24	quiet?
25	MR. LOCHER: Yeah, that was his way about

1	ADAM LOCHER 07/11/2014
2	most everything. You would hope he was
3	MS. CHENG-DE CASTRO: Did he ever dismiss
4	did he ever dismiss you and then continue the
5	inappropriate behavior?
6	MR. LOCHER: That's why he called me the no-
7	fun league. That was his way. Dr. No and no fun. That
8	was me. I carry that with me to this day.
9	MS. CHENG-DE CASTRO: What was your main
10	method of communication with the Assemblyman?
11	MR. LOCHER: Verbal.
12	MS. CHENG-DE CASTRO: Did you E-mail him at
13	all?
14	MR. LOCHER: Some. He wasn't an E-mail type
15	person usually. He would tell me that. Most of the
16	time, he was included on E-mail, either it be
17	government or campaign, to ensure that I knew he had
18	it if he asked.
19	MS. CHENG-DE CASTRO: What E-mail did he use
20	when he was Assemblyman?
21	MR. LOCHER: GABRYSZAKD@ASSEMBLY.STATE.NY.US
22	and he created and that was what the
23	political stuff went to.
24	MS. CHENG-DE CASTRO: So,

Yes.

MR. LOCHER:

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: That E-mail was used
3	for campaign or fundraising sort of?
4	MR. LOCHER: Yes, political campaign
5	purposes.
6	MS. CHENG-DE CASTRO: Any other E-mails?
7	MR. LOCHER: No.
8	MS. CHENG-DE CASTRO: I think you said that
9	he one cell phone, correct?
10	MR. LOCHER: Yes.
11	MS. CHENG-DE CASTRO: Would you text with
12	him at all?
13	MR. LOCHER: I was not a texter.
14	MS. CHENG-DE CASTRO: But did the
15	Assemblyman text his any other, like text with
16	other staff.
17	MR. LOCHER: He texted with everybody under
18	the sun.
19	MS. CHENG-DE CASTRO: And that would be from
20	that phone number that you gave us?
21	MR. LOCHER: Yes. I was not aware of any
22	other phone numbers that he would use.
23	MS. CHENG-DE CASTRO: Just to clarify,
24	you're not saying that you don't text with him; it's

just very rare? Is that correct?

1 ADAM LOCHER 07/11/2014 2 MR. LOCHER: During my entire time in the Assembly, I made it so that my phone would not text. 3 MS. CHENG-DE CASTRO: Why? 4 MR. LOCHER: Because I have bad fingers. Big 5 fat, bad fingers and they don't work that great. And I 6 didn't like texting anyway. 7 MR. FLEMING: Next question. 8 9 MS. CHENG-DE CASTRO: Pete, go ahead. I'm 10 good I think. MR. SMITH: Okay. I got -- a lot of these 11 12 we've already answered. I just want to go through them 13 real quick. How many job applicants would the office 14 receive a year? 15 MR. LOCHER: In, in the time that I would be 16 aware, we got five to ten sporadic, not called upon resumes. That would be about it. 17 MR. SMITH: A year? 18 19 MR. LOCHER: Yeah. We didn't get -- we didn't have positions open all the time. And, I mean, 20 we had --21 22 MR. FLEMING: Next question. Just listen to 23 the questions. 24 MR. SMITH: How were the applicants

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prescreened?

1 ADAM LOCHER 07/11/2014 2 MR. LOCHER: He brought them in. He interviewed them. Sometimes he would have me interview 3 them. Sometimes I would say we needed to call 4 references. Most of the time, he didn't care. 5 MR. SMITH: Okay. When you say he, he, he; 6 who is that? 7 8 MR. LOCHER: Dennis Gabryszak. 9 MR. SMITH: Okay. Were men ever considered 10 for employment? MR. LOCHER: Yes. 11 MR. SMITH: Yes? How often? And were they 12 13 hired? 14 MR. LOCHER: A few times -- and no. MR. SMITH: A few times --15 16 MR. LOCHER: And no. MR. SMITH: Okay. That's what --17 MR. LOCHER: I was the only man who worked 18 for him while he was in the Assembly -- paid employee. 19 I was the only male paid employee in the, in the time 20 21 in the Assembly. 22 MR. SMITH: Did he ever mention why that's the case? 23 MR. LOCHER: No. We had --24

MR. FLEMING: Just listen to the questions.

1	ADAM LOCHER 07/11/2014
2	Okay?
3	MR. LOCHER: Okay.
4	MR. SMITH: Was there ever a time that a
5	resume was offered
6	MS. CHENG-DE CASTRO: Hopefully I'm sorry
7	MR. SMITH: Oh, go ahead.
8	MS. CHENG-DE CASTRO: What were you going to
9	say?
10	MR. SMITH: I'm asking about the resumes.
11	MS. CHENG-DE CASTRO: Oh, okay.
12	MR. SMITH: Was there ever a time that
13	you're aware of that resumes of men were submitted?
14	MR. LOCHER: Yes.
15	MR. SMITH: Okay. And what was done with
16	them?
17	MR. LOCHER: He wanted to hire a
18	communications person who was from Washington DC when
	we were going through the hiring process for
20	He wanted he wanted too much money and
21	the Assemblyman couldn't do it.
22	MR. SMITH: Okay. Was the Assemblyman
23	interested in hiring him?
24	MR. LOCHER: Yes.
25	MR. SMITH: And the reason for not hiring

2	him?
_	11-111.

MR. LOCHER: He wanted more money than I

made. At the time, I was either making 42 or 46. And

he wanted more than me. And in the Assembly, they have

very little money.

7 MR. SMITH: Did you ever hear the quote: "I 8 want women in the position. If you don't like it, find 9 another position"?

MR. LOCHER: No.

MR. SMITH: Who determined when someone

would be fired?

MR. LOCHER: Dennis Gabryszak.

MR. SMITH: Would anybody have any input

into that?

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MR. LOCHER: He may ask me for my opinion.

MR. SMITH: Okay. And would you concur or

disagree with him?

MR. LOCHER: I've heard a term recently called stoop advisor. Where someone is given all the responsibility and no -- none of the authority. And that's what I would informally classify myself to have been, the stoop advisor. There were certain employees who if I was the Assemblyman, they would have been gone a lot sooner than they were. I did not have the

authority to let anyone go.

MR. SMITH: Would you make recommendations
to let someone go?

5 MR. LOCHER: Yes.

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6 MR. SMITH: Okay. And who was that?

MR. LOCHER: She was the -- she

was the main person who I had said a number of times

to him that I would suggest that he let her go.

MR. SMITH: And why?

MR. LOCHER: When she started out in 2008, her main responsibility was to travel back and forth, either with him or just travel back and forth to Albany as the Legislative Director. I want to say that in 2010 beginning of the session, she stopped going. She just stopped going and never gave a reason to him as to why. And things got really, really bad. And the intern was ineffectual and it made things extremely difficult. And I would say to him: Why do you not tell her to go? If I was you, I would say something over and over and over again until they did what I asked or it would be time to part ways because you're the boss. And if you're okay with this, then let it go. In the end, her classification was changed. She went to a part-time position eventually. And she stayed on for

1 ADAM LOCHER 07/11/2014 2 at least another, another year or so if my memory

at least another, another year or so if my memory serves.

MR. SMITH: Okay. Did, did Dennis -- you said you wanted to hope that; you would have removed her immediately, correct? How come Dennis held onto her?

MR. LOCHER: She had union ties. That would be the only reason I would think that he kept her as long as, as she did. Your, your guess is as good as mine, Peter.

MR. SMITH: What other employees were fired or demoted?

MR. LOCHER:

MR. SMITH: Why was

removed?

MR. LOCHER: She was removed from what I understand because he was made aware that she did not have a current driver's license. And he called her on it and said: You have been driving my car and I need you to produce a current driver's license. If you cannot produce a current driver's license, because he had worked as the First Deputy DMV, he knew of a document that he told her to go get from the DMV that would illustrate if -- that would illustrate that she

1	ADAM LOCHER 07/11/2014
2	was in good standing with the driver's license. She
3	never produced that. They came to an agreement and she
4	left.
5	MR. SMITH: Who else?
6	MS. CHENG-DE CASTRO: I'm sorry. If I could
7	just how did this whole situation about him finding
8	out that she didn't have a current driver's license
9	come about?
10	MR. LOCHER: I believe told him.
11	MS. CHENG-DE CASTRO: What's your basis for
12	that belief?
13	MR. LOCHER: Because I remember
14	telling me that.
15	MS. CHENG-DE CASTRO: So, told
	you that she told Mr. Gabryszak that
17	didn't have a valid driver's licenses?
18	MR. LOCHER: Correct.
	MS. CHENG-DE CASTRO: Do you recall if
20	, near the end of her employment at the office,
21	had her hours reduced?
22	MR. LOCHER: We were going in Dennis and
23	I
24	MR. FLEMING: Just listen to the question.
25	Do you remember if her hours were reduced?

1 ADAM LOCHER 07/11/2014 2 MR. LOCHER: She was given -- she was made aware of changes that were going to be made. And she 3 decided instead of going to temporary status, that she 4 was going to leave the office. 5 MS. CHENG-DE CASTRO: Was 6 full-time employee? 7 8 MR. LOCHER: started as a full-9 time employee; then became a 17-1/2 hour a week part-10 time employee. And before her employment ended, she was presented with becoming a temporary employee; that 11 would be anything under 17-1/2 hours a week. 12 13 MS. CHENG-DE CASTRO: Why did she become a 14 full-time employee to a 17-1/2 hour employee? 15 MR. LOCHER: Because she refused to go to 16 Albany anymore. And when the next session began the next year, he needed to find another way to make it 17 work. And he ended up hiring a former intern who 18 19 became the part-time Legislative Director. MS. CHENG-DE CASTRO: So who made the 20 decision to change her status from full-time to 17.5 21 22 hours? MR. LOCHER: Dennis Gabryszak. 23 24 MS. CHENG-DE CASTRO: Okay. And then from

17.5 to temporary?

ADAM LOCHER 07/11/2014
MR. LOCHER: Dennis Gabryszak.
MS. CHENG-DE CASTRO: Did he discuss his
decision with you prior to making that decision?
MR. LOCHER: Yes.
MS. CHENG-DE CASTRO: And what did he say to
you?
MR. LOCHER: Her schedule became
schedule became very scattershot and she could
pick her own schedule. And we wanted he thought it
was best to give her a defined schedule and to split
more of her salary allotment with another staff member
who at the time only worked nine hours a week.
MS. CHENG-DE CASTRO: Do you know why she
decided that she didn't want to go travel to
Albany anymore? Did she tell you why?
MR. LOCHER: I believe she said it was an
expense issue.
MS. CHENG-DE CASTRO: She said that to you?
MR. LOCHER: I, I want to say she may have
mentioned that to me, yes.
MS. CHENG-DE CASTRO: Do you remember if
there was any other reason, other than that?
MR. LOCHER: No.

MS. CHENG-DE CASTRO: Okay. Anyone else

1	ADAM LOCHER 07/11/2014
2	besides and and ?
3	MR. LOCHER: Dennis Gabryszak did not like
4	to fire people; so, no.
5	MR. SMITH: How about others that were full-
6	time and put on part-time status?
7	MR. LOCHER: No one else that I recall went
8	from full-time to part-time status. The only one who
9	did was .
10	MR. SMITH: Who set the salary rate?
11	MR. LOCHER: Dennis Gabryszak.
12	MR. SMITH: How was the rate developed?
13	MR. LOCHER: He discussed his staff
14	allotment with And he would work out or
15	his own how he would make it work.
16	MR. SMITH: Okay. When the salaries were cut
17	or someone was put on part-time, does that have to be
18	documented?
19	MR. LOCHER: He would have to fill out a PAF
20	a personnel action request form.
21	MR. SMITH: And where would that go?
22	MR. LOCHER: That would go to
23	and Albany human resources.
24	MS. CHENG-DE CASTRO: Mr. Locher, I'm, I'm
25	just referring to notice for

claim where she says she advised the Assemblyman how upset she was with his sexual conduct and behavior toward her. As a result she received immediate retaliation from the Assemblyman. Her timesheets were not filed and her salary was dropped. She began her employment — when she began her employment, her salary was \$52,000 per year. By the time she left her position in May 2009, her salary was less than half that amount. Do you know if her salary was cut in half?

MR. LOCHER: You're going to have to bear with me. I'm going to give you detail on this. And I actually have to start with me; an example with me, so you understand how I'm going to explain this with Christy.

MS. CHENG-DE CASTRO: Okay.

MR. LOCHER: The way the Assembly worked in terms of overall salary was they looked at the overall allotment over the course of a year. The example I've given to people is let's say you have \$100,000 over the year. You have three employees who make \$33,000 each. Let's say one person leaves in May, one person leaves in July. You have one person on and a new person is going to come on who you intend at the beginning of the next year to pay \$33,000 to. And you

don't expect to hire the third until the beginning of January. So you have a little bit of play in there because there was a person that left in the spring and a person who left in the summer. So there's a little play in there. So, a new person comes on — the second person; the second person in the office. And you say to that person: Look, at the end — at the beginning of the next year, I'm going to change your salary to \$33,000. Right now, I can give you more. What is your choice? Do you want more money now? Or do I start you at \$33,000? People can make that choice.

In the first year in the Assembly, my first year in the Assembly, when had left, I was the only one there. He didn't bring on a part-time person, into the district office until later that year. He came to me that summer and he said to me: Adam, right now your salary is \$33,500. I'm willing for the rest of the year, and this can be tracked by PARs; I'm willing to make your salary \$41,000. Be aware that come January 1, your salary is going to go back to or near 33.5, which in essence, January 1, it became 34.5.

Fast forward to _____. And I had to learn all this after the fact. And I can't tell you

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with certainty if this is true. But based on the example I just gave builds upon it. came in at a time with a gap in between I want to say and when she started. And supposedly and this came out in March of the year she left, March or April of the year she left, supposedly he said to her: Right now, today, I can pay you some big amount of money. I don't even know how much it is, to be honest with you. I never saw the PAR. As he explained it to me, he supposedly told her: I can pay you X amount of money now. Your salary is going to change. Your salary is going to change January 1st. And it's going to change because I can't -- and this is him talking to me; I cannot pay you more than Adam. I can't. Adam's been with me for a long time. I can't do that. I'm not going to pay you more.

So supposedly come that January when -because I want to say that that was the start of a
term; I don't recall actually. I think that was the
start of a term and at the start of the term you put
in everybody's paperwork, including the PARs, as if
you resigned them up again. Supposedly, he put in
paperwork that said her salary was going to go down.

Well, she brought it to my attention somewhere in

March or April that: Her salary was different and why

was it? So, I went to him and I said: Look, Dennis,

she's bringing this to my attention. I remember what

you did to me or for me. Tell me what's going on.

Because it was clear that she was very angry,

rightfully so.

March because the way my mind would work with this, this would have been something that would have happened in January. And if you're coming in, coming into me in March and you haven't been looking at your bank statements with your direct deposits; you would have seen a big difference. This was my logic of it.

So, I had to say to Dennis: What's going on? What is happening here? I'm bringing this to your attention.

And he's telling me that he told these -- he told

this when tarted. And this is what I was told. I don't remember if I got in the middle of it or not. I just know that the prospect of what he said to me has some validity only because it was

MR. FLEMING: Next question.

something that had happened to me.

MS. CHENG-DE CASTRO: Do you remember or

2	recall is has said to you that maybe the
3	reason why her salary was reduced was because she
4	complained to him about sexual comments that he made
5	to her?
6	MR. LOCHER: No. She never spoke to me about
7	that.
8	MS. CHENG-DE CASTRO: In her notice of claim
9	she says she advised you or reported to you of her
10	uncomfortableness with the Assemblyman's behavior. Do
11	you recall her doing that?
12	MR. LOCHER: I never recall her saying those
13	things, no.
14	MS. CHENG-DE CASTRO: Okay. Pete, do you
15	want to continue?
16	MR. SMITH: Yup. Were health benefits always
17	included in the hiring?
18	MR. LOCHER: If you worked 17-1/2 hours a
19	week or more, you got health insurance.
20	MR. SMITH: Did anyone ever come to you with
21	concerns over health insurance?

- MR. LOCHER: Not that I recall.
- MR. SMITH: Do you know if anyone went to
- Dennis over health insurance?
- MR. LOCHER: I, I don't recall.

1 ADAM LOCHER 07/11/2014 2 MR. SMITH: Okay. When Mr. Gabryszak would

be traveling to and from Albany and to and from New

4 York, who handled the travel process?

5 MR. LOCHER: Dennis Gabryszak.

MR. SMITH: Who funded the travel?

7 MR. LOCHER: It depended on the type of

8 travel it was.

9 MR. SMITH: Okay. What different types of

travel are there?

MR. LOCHER: Two types.

for Brian Krause.

MR. SMITH: Okay, go ahead. What are the two

13 types?

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14 MR. LOCHER: Per diem and non per diem.

MR. SMITH: What's non per diem?

MR. LOCHER: A conference that he wanted to go to. A visit that he was going to make to a plant or to a -- to a school or something. Like when he was the -- when, why am I forgetting this term? He was the de facto; he was an unpaid chair of a task force, where he looked into things at like Columbia or Stony brook or some of the other centers of excellence. And when he went on those trips, I don't know how he -- I don't know how he had them funded; that would be a question

1 ADAM LOCHER 07/11/2014 2 MR. FLEMING: Next question. MR. SMITH: Why did Gab-, Mr. Gabryszak 3 travel to and from New York City so often? 4 MR. LOCHER: Because it was his favorite 5 6 place on earth. MR. SMITH: Any idea how many trips he took? 7 MR. LOCHER: I'm not his keeper. 8 9 MR. SMITH: Besides being his favorite place on earth, were any of them for State business? 10 MR. LOCHER: Some. 11 12 MR. SMITH: How many? 13 MR. LOCHER: He would go to New York to see 14 the Speaker during non-session at least once a year to 15 ask for staff allotment. Many of the committee -- many 16 of the committees that he was on had their hearing in New York. And he also liked to go there socially. 17 MR. SMITH: Do you know if the campaign fund 18 19 paid for his trips to New York City? MR. LOCHER: I didn't write the checks. 20 Brian Krause did. 21 22 MR. SMITH: But do you know if the campaign funds were used? 23

doubt? No, I can't.

MR. LOCHER: Can I say without a shadow of a

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1	ADAM LOCHER 07/11/2014
2	MR. SMITH: Okay.
3	MR. MULDERRIG: I'm sorry, Pete. Did Mr.
4	Gabryszak ever use office funds for the travel? Petty
5	cash or
6	MR. LOCHER: We didn't have petty cash. We
7	didn't have petty cash in the office. We never did.
8	MR. MULDERRIG: Did he use in any way the
9	office budget?
10	MR. LOCHER: The, the \$2,700 that I
11	mentioned
12	MR. FLEMING: Listen to the question. Did he
13	use office budget money to go to New York City?
14	MR. LOCHER: No.
15	MR. FLEMING: There you go.
16	MR. MULDERRIG: Did he use any money from
17	the \$2,700 that was allotted?
18	MR. LOCHER: No.
19	MR. MULDERRIG: Thank you.
20	MR. FLEMING: There you go. See how easy
21	that is.
22	MR. SMITH: With his travel to New York City,
23	who made the lodging agreement arrangements?

MR. LOCHER: Dennis Gabryszak.

 $\ensuremath{\mathsf{MR}}\xspace.$ SMITH: Do you know what hotels he

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1 ADAM LOCHER 07/11/2014 2 stayed in in New York City?

MR. LOCHER: Expensive ones. I don't know
the specific ones. He was a member of two, three,
maybe four different club programs, like Marriott or
Hilton. He --

7 MR. FLEMING: Next question.

MR. LOCHER: Once.

MR. SMITH: Once. For what reason?

MR. LOCHER: volunteered an idea at a dinner in November of 2013. That idea was:

Let's have our holiday trip, our holiday -- which we usually have Russell's Steak House or Salvatore's

Italian Gardens or Hyde Park Steak House, when it existed -- no. I've never been to New York City. I would like to have our staff dinner in New York City. Well, Dr. No comes out, me, saying: It's holiday time. I have a family. You're talking about a \$1,000 trip.

Assemblyman Says: Guys, if you want to do this, the only thing that's coming out of the campaign is for the dinner. You have to take care of all your travel expenses. You have to take care of all of your lodging expenses.

2	You want to know why I know that? Because
3	what's in there, are the only time, the only time I
4	kept my receipts because it was not paid for by the
5	campaign. So, I kept my physical receipts. I would
6	give my receipts for everything that was campaign
7	related, that I was being reimbursed for, to Brian
8	Krause.
9	MR. FLEMING: So you went to New York once.
10	MS. CHENG-DE CASTRO: Do you know why the
11	staff dinner was coming out of the campaign funds
12	versus the \$2,700?
13	MR. LOCHER: Because New York State does not
14	allow you to consumer food; it does not allow you to
15	pay for consumables.
16	MS. CHENG-DE CASTRO: Okay.
17	MR. SMITH: This trip at the holiday time,
18	where did you stay?
19	MR. LOCHER: I stayed at the Hotel Carter.
20	MR. SMITH: Where did Mr. Gabryszak stay?
21	MR. LOCHER: At a super new only opened a
22	week Hyatt.
23	MR. SMITH: Any idea how that was paid?
24	MR. LOCHER: No.

MR. SMITH: Terry, any questions on the

1	ADAM LOCHER 07/11/2014
2	travel?
3	MS. CHENG-DE CASTRO: Who paid for you hotel?
4	MR. LOCHER: Me.
5	MR. SMITH: Did you socialize during the
6	trip?
7	MR. LOCHER: Yes.
8	MR. MULDERRIG: Would you tell us about that?
9	MR. LOCHER: We went to a show together, the
10	four of us. sat right next to me. I had
11	to pay for ticket. I had we had
12	lunch together before the show. And then we all went
13	to dinner and I left before the dinner was over.
14	MR. MULDERRIG: Why'd you live before the
15	dinner was over?
16	MR. LOCHER: Because I hadn't felt well
17	basically the entire month. And I was a trooper and I
18	went to New York City so the person who said they had
19	never been to New York City before got an opportunity
20	to go.
21	MS. CHENG-DE CASTRO: Who was the fourth
22	person there?
23	MR. LOCHER:
24	MS. CHENG-DE CASTRO: And who is she?

She was the Legislative

MR. LOCHER:

1	ADAM LOCHER 07/11/2014
2	Director that the Assemblyman hired. And a photograph
3	I have here shows the four of us at Rockefeller Center.
4	MR. MULDERRIG: What'd you say, two days
5	overnight?
6	MR. LOCHER: It was an overnight. I flew out
7	the next day.
8	MR. MULDERRIG: So the socializing included
9	lunch, a show and the dinner?
10	MR. LOCHER: And being at Rockefeller Center
11	on the way to the dinner.
12	MS. CHENG-DE CASTRO: What did you do at the
13	Rockefeller Center?
14	MR. LOCHER: He wanted a photo taken outside.
15	MR. SMITH: Was that photo taken?
16	MR. FLEMING: It's in the it's in the
17	collection.
18	MR. LOCHER: And you can have it. I don't
19	want it back.
20	MS. CHENG-DE CASTRO: Was there do you
21	recall was there an incident where the four of you
22	were at Rockefeller Center and the Assemblyman had
23	asked the two women that were with you to take photos
24	with their butts touching?

MR. LOCHER: I did not -- I did not hear

1	ADAM LOCHER 07/11/2014
2	that.
3	MS. CHENG-DE CASTRO: Do you recall during
4	that time if the Assemblyman made any sexual comments
5	to the women who were with you, about taking photos o
6	anything else?
7	MR. LOCHER: I recall that some of the
8	conversations amongst the four of us, plus people that
9	were in New York City that he invited along weren't
10	the most appropriate conversations in the world. I
11	just know that, uh, I don't recall any conversations
12	happening that had to do with any poses of any kind.
13	MS. CHENG-DE CASTRO: When you say not
14	inappropriate, are you referring to sexually sexua
15	comments?
16	MR. LOCHER: Yes.
17	MS. CHENG-DE CASTRO: And who started these
18	comments?
19	MR. LOCHER: I don't remember the it's
20	almost like locker room talk. I can tell you the
21	people who were there.
22	MS. CHENG-DE CASTRO: Yeah, who was there?
23	MR. LOCHER: , former

Comptroller -- Comptroller State of New York.

24

25

Comptroller of the City of Buffalo and current Deputy

1	ADAM LOCHER 07/11/2014
2	crap, I should remember this name. I'm forgetting
3	last name. His mother is a lobbyist and I'm
4	forgetting her name too. And I don't recall if anyone
5	else joined us for dinner.
6	MR. MULDERRIG: Did they pay for anything?
7	MR. LOCHER: Andy paid for his own food
8	through I believe expen-, expense account he had from
9	the Comptroller's Office. And I don't remember how
10	Scott paid.
11	MR. MULDERRIG: So the bills were kind of
12	split up?
13	MR. LOCHER: Yes.
14	MS. CHENG-DE CASTRO: Did you get a sense if
15	and were uncomfortable during
16	the dinner?
17	MR. LOCHER: Actually, no. Actually, no.
18	MR. FLEMING: They were not uncomfortable?
19	MR. LOCHER: I was not given that impression
20	MS. CHENG-DE CASTRO: Did they participate
21	in conversations when they were of a sexual nature?
22	MR. LOCHER: They both relatively new at
23	that point. And when you're new, you're quiet and you
24	watch and you observe. I don't remember them partaking
25	in the conversations.

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: Pete, do you want to
3	continue?
4	MR. SMITH: Okay, yeah. We want to switch
5	gears to campaign work. Okay. How many campaigns were
6	you involved with, with Mr. Gabryszak?
7	MR. LOCHER: One in the Supervisor's Office.
8	Assembly '06, Assembly '08, Assembly '10, Assembly '12.
9	MR. SMITH: Did you get seven there?
10	MR. FLEMING: Six.
11	MR. SMITH: Six. Were you his campaign staff
12	advisor?
13	MR. LOCHER: I had no formal title.
14	MR. SMITH: Campaign manager?
15	MR. LOCHER: I had no formal title.
16	MR. SMITH: Were you in charge of his
17	campaign?
18	MR. LOCHER: I acted as a go between between
19	people that we had to go between with.
20	MR. SMITH: And who are these people?
21	MR. LOCHER: Democratic Assembly Campaign
22	Committee.
23	MS. CHENG-DE CASTRO: Did he have a campaign
24	manager?
25	MR. LOCHER: There was no one who had an

1	ADAM LOCHER 07/11/2014
2	official campaign title with the campaign.
3	MR. SMITH: Is that ever?
4	MS. CHENG-DE CASTRO: But maybe besides
5	Brian Krause though, right?
6	MR. LOCHER: Treasurer, that was it. Sorry.
7	MR. SMITH: So was the boss then of his
8	campaign?
9	MR. LOCHER: Dennis Gabryszak was heavily
10	involved in campaigning. He was more involved in
11	campaigning than anything else he did. He, he had beer
12	involved in campaigns since the age of 18 with his
13	father. Dennis Gabryszak was in control of everything.
L4	MR. FLEMING: Next question.
15	MR. SMITH: Did you direct people on the
16	Assembly staff to work on the campaign?
17	MR. LOCHER: There were items that I had to
18	hand out via his direction.
19	MR. SMITH: Okay. What are these items?
20	MR. LOCHER: Coordinating fundraise and
21	follow up phone calls. Coordinating walk lists and
22	door to door knocking and, and lit dropping and
23	anything else that; putting together of literature,
24	designing literature, website website maintenance

and the things that go with campaigning.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: Did you do this during State
3	time?
4	MR. LOCHER: Yes.
5	MR. SMITH: How much time?
6	MR. LOCHER: It depended.
7	MR. SMITH: On what?
8	MR. LOCHER: Time of year.
9	MR. SMITH: Okay. Election time. We'll go
10	from July; we'll start with July 4th usually, the
11	parades. Maybe Memorial Day right up to Election Day.
12	How much of your time would have been spent on the
13	campaign?
14	MR. LOCHER: I'm going to throw it out in a
15	percentage.
16	MR. SMITH: Sure.
17	MR. LOCHER: When I look back at it, maybe
18	25 percent.
19	MR. SMITH: Twenty-five percent?
20	MR. LOCHER: In total over that time. Now,
21	you also have to keep in mind, I had responsibilities
22	during the day and at night. I was and for both,
23	for government and for politics. So, there
24	MR. SMITH: How about the staff? How much
25	time did they spend on State time?

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1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: Similar.
3	MR. SMITH: Similar to what?
4	MR. LOCHER: What I said.
5	MR. SMITH: Which was?
6	MR. LOCHER: Twenty-five percent. I mean,
7	you have to look at it in aggregate. I mean, there
8	were times, Peter, where I took time off because I
9	knew my entire day or a week or more was going to be
10	campaigning. So, there were times with my timesheets
11	where it looked like I was on vacation when I wasn't.
12	I was doing things that had to be done. So
13	MR. FLEMING: And then those days, did you
L4	take yourself off the State clock, so to speak?
15	MR. LOCHER: Yeah. And you can you can
16	see that in, in my timesheets.
17	MR. SMITH: How about the staff? When they
18	were doing their 25 percent, as you say, did they do
19	that on State time?
20	MR. LOCHER: Yes.
21	MR. SMITH: Who directed them to do that?
22	MR. LOCHER: Everything was directed by
23	Dennis Gabryszak and went through me.
0.4	MP SMITH. Dennis dives vou en order or

direction and you turn around and give it to the staff.

1	ADAM LOCHER 07/11/2014
2	What type of things were being done then by the staff,
3	25 percent of the time on State time?
4	MR. LOCHER: A lot of it at that point was
5	door to door.
6	MR. SMITH: And what do you mean by door to
7	door?
8	MR. LOCHER: Knocking on doors: Hello, I'm
9	with Assemblyman Dennis Gabryszak. We want to say
10	hello, talk to you; or just hand stuff out. And that
11	usually happened very close to the election time.
12	That's why I'm throwing out a percentage as opposed to
13	uh, hours per se throughout a four-month period. So,
14	it was more, more toward the end time.
15	MR. SMITH: Okay. What other activities went
16	on for the campaign within the office?
17	MR. LOCHER: We folded fundraising material.
18	We made phone calls with cell phones. We folded
19	letters that had to go out. I think that runs the
20	gamut.
21	MR. SMITH: Was there any State office
22	equipment used?
23	MR. LOCHER: Yes.
24	MR. SMITH: And what equipment was that?

MR. LOCHER: Mainly the printer; computers

1	ADAM LOCHER 07/11/2014
2	and printer.
3	MR. SMITH: Okay. Where was this material
4	stored?
5	MR. LOCHER: One of two places. Either
6	physically in the office or the landlord let us use an
7	empty space that was near us and we put stuff there.
8	MR. SMITH: Who had to pay for that empty
9	space?
10	MR. LOCHER: Nobody.
11	MR. SMITH: Okay. That was provided to you
12	by the landlord or to Dennis by the landlord?
13	MR. LOCHER: Yes.
14	MS. CHENG-DE CASTRO: Was there a campaign
15	office location?
16	MR. LOCHER: No.
17	MS. CHENG-DE CASTRO: So was the campaign
18	being run out of the district office?
19	MR. LOCHER: Yes.
20	MR. SMITH: How were the campaign hours
21	documented versus regular hours on timesheets?
22	MS. CHENG-DE CASTRO: For staff, right?
23	MR. SMITH: For staff?
24	MR. LOCHER: The only time specifically that

Dennis would want the point made that you $\operatorname{don'} t$ write

1 ADAM LOCHER 07/11/2014

State time is when we would have a fundraising event

or some type of explicit campaign event that was out

of the office. And we would -- I would be asked to

police that; to make certain that people didn't write

that time on their timesheet. Now, State timesheets

just have numbers. They don't have: I worked from what

to what. So, okay.

MR. SMITH: So the State timesheet's not broken down that you were in the office from 8:30 to 5:00 on this given day?

MR. LOCHER: No.

9

10

11

18

19

20

21

MR. SMITH: Okay. Did Dennis know this was going on?

MR. LOCHER: Yes.

MR. SMITH: And was this expected of the staff?

MR. LOCHER: He would say and I heard this many times: If we win, we all win. You continue to have a job because we win campaigns. So, it is -- it is what it is.

MR. SMITH: So, Dennis was aware that this was not to be occurring in the office?

MR. LOCHER: I would -- I would expect so.

He's the Assemblyman.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: And you knew it shouldn't have
3	been in the office?
4	MR. LOCHER: Yes.
5	MR. SMITH: Did anybody ever raise that
6	issue with you, that we're doing campaign work when
7	we're on State time?
8	MR. LOCHER: I don't recall specific
9	occurrences.
10	MS. CHENG-DE CASTRO: Did anybody ever raise
11	an issue that you're using State printers and
12	computers for campaign materials?
13	MR. LOCHER: I, I don't recall.
14	MS. CHENG-DE CASTRO: Was there a separate
15	campaign phone number
16	MR. LOCHER: There was
17	MS. CHENG-DE CASTRO: or phone line?
18	MR. LOCHER: there was eventually a cell
19	phone that the campaign bought.
20	MS. CHENG-DE CASTRO: When was that?
21	MR. LOCHER: What that number is, I don't
22	remember. And I have to believe that Dennis Gabriszak
23	has that campaign phone.
24	MS. CHENG-DE CASTRO: Do you remember when

that cell phone was purchased?

ADAM LOCHER 07/11/2014
MR. LOCHER: No.
MS. CHENG-DE CASTRO: Do you remember who
the carrier was?
MR. LOCHER: AT&T.
MS. CHENG-DE CASTRO: Do you know why
eventually a cell phone was purchased for a campaign
line?
MR. LOCHER: People were uncomfortable using
their own cells to make phone calls. And Dennis
Gabryszak felt we had enough campaign money to make
that expense.
MS. CHENG-DE CASTRO: Were office phones
ever used for campaign activities?
MR. LOCHER: I can't say with a hundred
percent certainty, no. It was strongly discouraged.
MS. CHENG-DE CASTRO: Did you ever use the
office phone for campaign activities?
MR. LOCHER: Not that I recall.
MS. CHENG-DE CASTRO: So, you so you
would use your cell phone?
MR. LOCHER: That is correct.
MS. CHENG-DE CASTRO: Did the campaign
eventually ever or ever have its own computer?

MR. LOCHER: Yes.

1 ADAM LOCHER 07/11/2014 2 MS. CHENG-DE CASTRO: And when was that? MR. LOCHER: It may have been two or three 3 years in. I don't recall when it was purchased. You 4 would have to look at the -- I want to say it was 5 something that was expensed on the campaign filings. 6 You would have to look there. 7 MS. CHENG-DE CASTRO: What type of computer 8 9 was it? MR. LOCHER: The first one was a Dell. The 10 second one was an Apple. 11 12 MS. CHENG-DE CASTRO: Do you know where 13 those computers are now? 14 MR. LOCHER: The Dell got stolen when our 15 office was broken into. And the Apple I have to 16 believe is in the possession of Dennis Gabryszak. MS. CHENG-DE CASTRO: Is it a desktop or a 17 18 laptop? 19 MR. LOCHER: Both were laptops. MS. CHENG-DE CASTRO: Could the entire staff 20 use the laptop or did only Dennis have access to it? 21 22 MR. LOCHER: Community. 23 MS. CHENG-DE CASTRO: Were there separate sign-ins? 24

MR. LOCHER: No.

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: So when you say that
3	the State or the office printer was being used, what
4	was it being used for for the campaign? Like, printing
5	
6	MR. LOCHER: Printing. Printing on campaign
7	letterhead. Printing on labels that were purchased
8	from the outside.
9	MS. CHENG-DE CASTRO: Was the paper for the
10	campaign purchased separately by the campaign or was
11	it from the office?
12	MR. LOCHER: I made every attempt to acquire
13	items that would be used exclusively for the campaign
14	with campaign dollars.
15	MS. CHENG-DE CASTRO: When you say: I made
16	every attempt, are you saying that at times the office
17	supplies were used for campaigns?
18	MR. LOCHER: Yes.
19	MS. CHENG-DE CASTRO: Could you give a
20	breakdown in terms of percentages? What percentage of
21	the office supplies were used for campaigns?
22	MR. LOCHER: It was very limited. It did not
23	happen very often.
24	MS. CHENG-DE CASTRO: But you don't think

you could give me a percentage?

1 ADAM LOCHER 07/11/2014

2	MR. LOCHER: In, in terms of over a two-year
3	period when you're talking about expenses that could
4	be anywhere in the neighborhood of 40 to \$50,000 in a
5	two-year period for items that are campaign related;
6	the expense for any paper that would have been used
7	would probably be in the neighborhood of five percent
8	or less.
9	MS. CHENG-DE CASTRO: Okay. Well, I'm not
10	just talking about paper. Like, I would probably
11	include paper
12	MR. LOCHER: I can't give you a percentage.
13	MR. FLEMING: Please, we'll be here all week.
14	MS. CHENG-DE CASTRO: What about stamps?
15	MR. LOCHER: I bought all the political
16	stamps and I was very tireless in making certain that
17	we only use political outside stamps for political
18	purposes.
19	MS. CHENG-DE CASTRO: So were office
20	computers used for campaign purposes even after a
21	laptop was purchased for the campaign.
22	MR. LOCHER: Yes.
23	MS. CHENG-DE CASTRO: Okay. And all the
24	staff used office computers for the campaign?
25	MR. LOCHER: Yes.

1	ADAM LOCHER 0//11/2014
2	MS. CHENG-DE CASTRO: Pete, you want to move
3	on?
4	MR. SMITH: Yes. How about the financial
5	records from the campaign? Did you have involvement in
6	reviewing them?
7	MR. LOCHER: The only thing I did for the
8	campaign, when it came to dollars and transactions,
9	was I helped by depositing the checks at
10	the bank.
11	MR. SMITH: Did any staff ask for
12	reimbursement through the campaign fund for maybe some
13	items that they purchased?
14	MR. LOCHER: Yeah.
15	MR. SMITH: How would that work?
16	MR. LOCHER: They would ask Dennis or they
17	would ask me. I would have them give me the receipt.
18	I'd take it to Then we'd give them a
19	check. Just the same as I got a check.
20	MR. SMITH: While employed in the office,
21	I'm sure you were required for outside activities with
22	Dennis?
23	MR. LOCHER: Yes.
24	MR. SMITH: Okay. Does that include dinner?
25	MR. LOCHER: Yes.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: Drinks?
3	MR. LOCHER: I didn't drink much at all.
4	MR. SMITH: Okay. Were you ever invited in
5	with his massages?
6	MR. LOCHER: He asked me once and I don't
7	think I went. I don't think I ever went with him.
8	MR. SMITH: You wouldn't remember if you did
9	or if you didn't for a massage?
10	MR. LOCHER: I remember that he talked about
11	the massage person at the Senior Center when he was
12	with the Town of Cheektowaga. I went to a massage once
13	with the massage person in the Town of Cheektowaga. I
14	don't think I ever went with him to a massage in
15	Albany, like the women say that they were offered in
16	their notices of claim.
17	MR. SMITH: Okay.
18	MS. CHENG-DE CASTRO: Were you ever present
19	where you heard the Assemblyman offer or ask staff
20	members to go get massages with him?
21	MR. LOCHER: He asked me if I wanted to go
22	and I said no.
23	MS. CHENG-DE CASTRO: Besides you?
24	MR. LOCHER: I'm not recalling a specific

instance. Like I said to you earlier on, I wasn't in

1	ADAM LOCHER 07/11/2014
2	Albany all the time.
3	MR. FLEMING: Next question. If you can't
4	remember, you can't remember.
5	MR. SMITH: How about in Buffalo? Did he
6	offer you a massage as well in Buffalo?
7	MR. LOCHER: It wasn't a subject that came
8	up. Like I said, I remember stuff like that in
9	Cheektowaga and not in when he was in the Assembly.
10	MR. SMITH: How about strip clubs here in
11	Buffalo or in Canada?
12	MR. FLEMING: What's the question?
13	MR. LOCHER: What's the question?
14	MR. SMITH: Did you ever attend a strip club
15	MR. LOCHER: Yes, with Dennis Gabryszak.
16	MR. SMITH: Whereabouts?
17	MR. LOCHER: Albany.
18	MR. SMITH: Albany? Were there any here in
19	Buffalo or Niagara Falls?
20	MR. LOCHER: I never went with him to
21	Niagara Falls or Buffalo, here at all, Ontario,
22	nothing. I heard stories from him. The only time I
23	went to the strip, strip club with him was, uh, was in
24	Albany once.

MR. SMITH: Any idea how often he went to

1	ADAM LOCHER 07/11/2014
2	strip clubs?
3	MR. LOCHER: Pertinency?
4	MR. SMITH: How often?
5	MR. LOCHER: This is this is a governmen
6	process. I realize I'm not an attorney but what is th
7	what
8	MR. SMITH: Well, we're trying to, you know
9	the information that we've received outside those
10	complaints, there could be additional activity that
11	we're looking into.
12	MR. FLEMING: Do you know?
13	MR. LOCHER: He, he went to strip clubs. He
14	would tell me that he went to strip clubs.
15	MR. SMITH: Weekly? Monthly? Daily?
16	MR. LOCHER: No, not daily, not weekly.
17	Maybe he talked about them quarterly. I, I don't
18	I'm not his keep-, I wasn't his keeper, Peter. I
19	wasn't his keeper.
20	MR. SMITH: Terry?
21	MR. MULDERRIG: Can I jump in a sec? Do, do
22	you know personally whether or not Mr. Gabryszak used
23	State or campaign funds for his visits to the strip
24	clubs?

MR. LOCHER: Have no idea.

1 ADAM LOCHER 07/11/2014 2 MR. MULDERRIG: Do you -- to the best of your knowledge, has he ever used a credit card or cash 3 4 at the strip club? MR. LOCHER: When I went to the strip club 5 with him, I did not observe how he was paying. 6 MR. MULDERRIG: Did he pay for you at the 7 8 strip club? 9 MR. LOCHER: I don't know if we bought rounds or not. I'm not sure. 10 MR. MULDERRIG: Who else was with you? 11 12 MR. LOCHER: Uh, 13 MR. MULDERRIG: Who's 14 MR. LOCHER: 15 MR. MULDERRIG: Did he pay for you? 16 MR. LOCHER: I don't -- I think we had one or two rounds. I don't remember who paid. It wasn't 17 very much. It wasn't -- we didn't really; Kevin became 18 19 more of a friend to the Assemblyman than a lobbyist. MR. MULDERRIG: How do you know that? 20 MR. LOCHER: Because almost every time I 21 22 went with Dennis to Albany later on, he would call him. He would talk to him quite often. I heard about 23 24 dinners that they would go to, probably once a week.

someone I still talk to to this day.

MR. MULDERRIG:

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: Dennis always wanted to pick up
3	the tab.
4	MR. MULDERRIG: That's not the question.
5	MR. FLEMING: Listen to the questions. Okay?
	MR. MULDERRIG: It's real direct. Did
7	ick up the tab when you socialized with him
8	and the Assemblyman?
9	MR. LOCHER: I don't believe so.
10	MR. MULDERRIG: You don't know? Or you don't
11	believe so?
12	MR. LOCHER: I don't recall.
13	MR. MULDERRIG: Did you ever pick up the tab?
14	MR. LOCHER: Yes. I want to say one time I
15	did.
16	MR. MULDERRIG: What was that? Where?
17	MR. LOCHER: We were at a restaurant that
18	included and myself and myself and myself and
19	I split the tab.
20	MR. MULDERRIG: I'm just curious. Why would
21	you guys pick up the tab? You're there with the
22	Assemblyman and
23	MR. LOCHER: Because it wasn't always
24	business. It was social. That's what people do
25	sometimes. I mean, Dennis Gabryszak spent a lot of

1	ADAM LOCHER 07/11/2014
2	money taking me to lunch at times. And there were
3	times later on in my time working for Dennis where I
4	felt I should pick up the tab when he and I would go
5	to lunch at a hotdog stand or a burger joint. That's
6	what we do when you've been around someone for so long.
7	MS. CHENG-DE CASTRO: Who i that
8	you're referring to?
9	MR. LOCHER: I wish I remembered his last
10	night right now. Uh, his mother was a lobbyist and I'm
11	forgetting her name too.
12	MS. CHENG-DE CASTRO: oh, okay. That was the
13	person that you also met in New York City?
14	MR. LOCHER: Correct.
15	MS. CHENG-DE CASTRO: Okay. If you can
16	remember his last name, would you just mind telling
17	your attorney and providing us with that information?
18	MR. FLEMING: Of course.
19	MR. LOCHER:
20	. And I'm forgetting his mother's name.
21	MS. CHENG-DE CASTRO: Do you know or do you
22	recall if Assemblyman ever asked any other staff
23	members to go to strip clubs with him?
24	MR. LOCHER: No.
25	MS. CHENG-DE CASTRO: Do you know if other

1	ADAM LOCHER 07/11/2014
2	staff went to strip clubs with the Assemblyman?
3	MR. LOCHER: No.
4	MS. CHENG-DE CASTRO: What strip club did
5	you go to with Assemblyman and in Albany.
6	MR. LOCHER: It was in Clifton Hill. I don't
7	remember the name.
8	MS. CHENG-DE CASTRO: Do you remember around
9	what month and year that was?
10	MR. LOCHER: 2013. Late 2013.
11	MS. CHENG-DE CASTRO: Actually, I need to
12	take a little break. I need to go to the restroom. Can
13	we take a break?
14	MR. SMITH: Sure. Okay. It's approximately
15	1:30. We're going to take a restroom break.
16	[OFF THE RECORD]
17	[END 7-11-13 interview part 2.WMA]
18	[START 7-11-13 interview part 3.WMA]
19	[ON THE RECORD]
20	MR. SMITH: Okay, it's 1:35, it's continuing
21	on July 11th, 2014.
22	MS. CHENG-DE CASTRO: Okay, Pete you wanna
23	go ahead.
24	MR. SMITH: Okay, did Mr. Gabryszak or any,

offer you any gifts?

1 ADAM LOCHER 07/11/2014

MR. LOCHER: One time when he went to China 2 he gave my wife and I these pieces of paper-type 3 poster things that had our names on them with Chinese 4 lettering, kind of pretty, cheap things. We exchanged 5 Christmas presents, I'd give him a birthday present, 6 he might give me a birthday present. Nothing, nothing 7 8 out of the ordinary. 9 MR. SMITH: How about with other staff, did he provide them with gifts that you're aware of? 10 MR. LOCHER: He would give the girls 11 different things if he was in New York or when he went 12 13 to China twice, scarves and, I mean, I don't think 14 they were worth very much. I'm not a girl, I didn't 15 want some of things that he would see out on the, out 16 when he was out and about and he thought of them and

he bought them. I don't, does the term pash-,

pashmina mean anything? Pasmina, pashmina?

MS. CHENG-DE CASTRO: Pashmina, it's a

scarf.

MR. LOCHER: Okay.

MR. SMITH: Do you know how he paid for

these gifts?

MR. LOCHER: No.

MR. SMITH: Pei Pei, Terry, do you have

1	ADAM LOCHER 07/11/2014
2	anything before we get into the bathroom stall video?
3	MR. MULDERRIG: No, no, thanks, Pete.
4	MR. SMITH: Pei Pei?
5	MS. CHENG-DE CASTRO: Do we, we went through
6	. Yeah, actually, so did you ever have to
7	make any massage appointments for Mr. Gabryszak?
8	MR. LOCHER: No.
9	MS. CHENG-DE CASTRO: Do you know w-, if
10	there was a place that he regularly went to or someone
11	he used
12	MR. LOCHER: There, there must have been
13	MS. CHENG-DE CASTRO: to get massages?
14	MR. LOCHER: there must've been a place
15	in Albany that he went to regularly, I couldn't tell
16	you what it was.
17	MS. CHENG-DE CASTRO: And how do you know
18	that?
19	MR. LOCHER: Because I, I witnessed him make
20	a phone call to wherever it was he was going to make
21	an appointment on a couple occasions.
22	MS. CHENG-DE CASTRO: And you, you don't
23	know how he paid for, do, or do you know how he paid
24	for those massages?

No.

MR. LOCHER:

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: Alright, and do you
3	know if any of them came from state funds or campaign
4	funds?
5	MR. LOCHER: No.
6	MS. CHENG-DE CASTRO: What about prostitutes?
7	Did you ever hear him talk about visiting or
8	soliciting prostitutes?
9	MR. LOCHER: No.
10	MS. CHENG-DE CASTRO: So he never s- spoke
11	about prostitutes in the office, in your presence?
12	MR. LOCHER: No.
13	MS. CHENG-DE CASTRO: Did you ever hear any
14	other staff or, obviously staff besides you, who
15	complained about Dennis talking about prostitutes?
16	MR. LOCHER: I don't recall ever overhearing
17	people complaining about him talking about prostitutes?
18	MS. CHENG-DE CASTRO: Well, not even
19	overhearing, did anyone ever, ever approach you and
20	tell you, like Dennis told me he went to go see a
21	prostitute?
22	MR. LOCHER: No.
23	MS. CHENG-DE CASTRO: Alright, so we're
24	going to bring you back, alright, to the incident

where I think it was with respect to one of the

1	ADAM LOCHER 07/11/2014
2	employees where Dennis wanted to put a image up and
3	you thought it was inappropriate? Do, did you
4	actually see that image?
5	MR. LOCHER: Which image are you referring
6	to?
7	MS. CHENG-DE CASTRO: Are there more than
8	one inappropriate images?
9	MR. LOCHER: Are you asking I, what are
10	you talking about?
11	MS. CHENG-DE CASTRO: Yeah I'm asking you
12	because I, I don't know, here let me go back.
13	MR. Mr. FLEMING: You ma-, you made a
14	statement
15	MR. FLEMING: Earlier you made a
16	MR. FLEMING: you made a single reference
17	that there was some sort of a
18	MR. LOCHER: Video, yeah, the, the video.
19	You brought up the video, too.
20	MR. SMITH: No, the
21	MR. LOCHER: The bathroom stall video.
22	MR. SMITH: nope, you said there was some
23	inappropriate pictures
24	MR. MULDERRIG: Right.

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: Oh
3	MS. CHENG-DE CASTRO: In the office.
4	MR. LOCHER: that was back in
5	MR. SMITH: In the office.
6	MR. LOCHER: '07, and it was like nude,
7	nude art is the only words I can use. Sometimes art
8	that may be art might actually be inappropriate.
9	MS. CHENG-DE CASTRO: So back in '07, the
10	Assemblyman wanted to put up nude art in the Assembly
11	office?
12	MR. LOCHER: I do believe, yes. I do
13	recall.
14	MS. CHENG-DE CASTRO: Did he, did he bring
15	the artwork into the office?
16	MR. LOCHER: I think he, yes, that's why I
17	recall it.
18	MS. CHENG-DE CASTRO: And you saw it and you
19	thought it was inappropriate?
20	MR. LOCHER: Yes.
21	MS. CHENG-DE CASTRO: And you eventually,
22	you told him that, di-, what did, did you say to him,
23	I don't think you should put this up?

in the end it didn't go up, that's all I, I remember

MR. LOCHER: I believe I said that to him,

24

1	ADAM LOCHER 07/11/2014
2	we're talking about conversations or circumstances
3	from '07. I remember it, I don't remember what
4	resulted from it, I just know it didn't go up.
5	MS. CHENG-DE CASTRO: Do you know if there
6	were instances when the Assemblyman would show you
7	photos that you would deem inappropriate to be showing
8	a staff member? Besides the nude art.
9	MR. LOCHER: I remember him showing me some
10	of the New York City photos with the naked cowgirl and
11	naked cowboy that I would have classified like that.
12	There were not, that may, that's really the only
13	instance I can recall that he specifically showed me
14	photos of an inappropriate nature.
15	MS. CHENG-DE CASTRO: And where were these
16	photos located?
17	MR. LOCHER: On a camera
18	MS. CHENG-DE CASTRO: On his ca-
19	MR. LOCHER: that the campaign paid for.
20	MS. CHENG-DE CASTRO: Do you know who has
21	possession of the camera now?
22	MR. LOCHER: Dennis Gabryszak.
23	MS. CHENG-DE CASTRO: Do you know if he
24	showed other staff members any ph-, these photos, the

cowgirl, cowpers-, man, boy, photos?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: No. No. No.
3	MS. CHENG-DE CASTRO: Do you know if he
4	showed any staff, other staff members any
5	inappropriate photos?
6	MR. LOCHER: No.
7	MS. CHENG-DE CASTRO: Did any staff members
8	tell you that Dennis Gabryszak showed them
9	inappropriate photos?
10	MR. LOCHER: No.
11	MS. CHENG-DE CASTRO: Okay, Pete, you want
12	to get?
13	MR. SMITH: Yes, Pei Pei, the one question
14	on the text messaging.
15	MS. CHENG-DE CASTRO: Okay.
16	MR. SMITH: Have you seen this? What,
17	what's that regarding?
18	MS. CHENG-DE CASTRO: Oh, we do have that
19	you know what, we could skip that
20	MR. SMITH: Okay.
21	MS. CHENG-DE CASTRO: for now.
22	MR. SMITH: What about the bathroom stall
23	video? Did you see it?

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MR. LOCHER: Yeah, when the whole world did.

MR. SMITH: That was the first time that you

1	ADAM LOCHER 07/11/2014
2	saw that?
3	MR. LOCHER: I remember it being discussed
4	amongst the staff. People didn't necessarily come to
5	me directly and talk about it, that's why I said to
6	him on the 20th of December, I believe this exists.
7	And at the end of the day I believe that that's the
8	main thing that exists in all of this. And they
9	broadcasted it
10	MS. CHENG-DE CASTRO: Okay, what did you do
11	when the staff tri-
12	MR. LOCHER: for the world to see.
13	Pardon?
14	MS. CHENG-DE CASTRO: What, what did
15	you hear amongst the staff that was being said about
16	this video?
17	MR. LOCHER: That the Assemblyman sent
18	someone a video that was inappropriate, and I never
19	had a Smartphone and I never saw it.
20	MS. CHENG-DE CASTRO: Who is that someone?
21	MR. LOCHER: It was talked about between
22	and
23	MR. SMITH: Were you there when they
24	received it?
25	MR. LOCHER: Yes.

1	ADAM LOCHER 07/11/2014
2	MR. SMITH: And did you see it then?
3	MR. LOCHER: No. I, I didn't ask to see it,
4	I didn't, I, I heard about it. I didn't ask to see it.
5	MR. SMITH: Why not?
6	MR. LOCHER: Because I didn't ask to see a
7	lot of things.
8	MR. SMITH: And why is that?
9	MR. LOCHER: They were things shared between
10	other people, they weren't sent to me.
11	MR. SMITH: Yes, but by this time you're the
12	Chief of Staff.
13	MR. LOCHER: No, that, I don't believe
14	that's true.
15	MR. SMITH: By December? That's just
16	MR. LOCHER: I d-, I don't b-, I don't
17	believe I was Chief of Staff when this came about.
18	When an an every were there in 2011, I
19	want to say this was a 2011 activity, I was not Chief
20	of Staff.
21	MR. SMITH: But Mr. Locher, you were still
22	in charge of that office. Those people were reporting
23	to you.

MR. LOCHER: One of the items that's in that

folder is the printout for District Office Manager

ADAM LOCHER 07/11/2014

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that came about, I don't know when, sometime in '07, and went all the way through until the next one was printed for Chief of Staff. Right on there, it does not have marked that I was the supervisor of that office.

MR. SMITH: I understand that but if you look at the total picture, you look at the way that office was broken down, the way Dennis Gabryszak was giving you orders and you were pushing the orders out, you were supervising that office. You were in charge of establishing the phones, you were establishing meeting with the people for the rent, and the tenants. These peop-, these complainants, they looked at you as the supervisor, and from what you've told me here today, I would say you were the supervisor. And as the supervisor in that office, I would've want to know what was going on there. You ha-, we had a track record of seven, eight years of this going on and it continued and now you've got this video that, you know, the, the women were talking about this video. You didn't want to see this video because you were afraid of what it was.

MR. FLEMING: Did anyone complain to you about the video? It doesn't like it though, right?

1 ADAM LOCHER 07/11/2014 2 MR. LOCHER: No one came to me explicitly complaining about the video. 3 MS. CHENG-DE CASTRO: So when and 4 were talking about the video, where 5 were they? Were they in your office? Where, where 6 were you, were, where the three of you? 7 MR. LOCHER: I don't recall exactly where 8 9 they were when it was being discussed. 10 MS. CHENG-DE CASTRO: So they were not discussing the video with you, you were, were you just 11 overhearing their conversation? 12 13 MR. LOCHER: Yes. 14 MS. CHENG-DE CASTRO: At any time, did 15 or come to you and 16 tell you about the video? MR. LOCHER: Not that I recall. 17 MR. SMITH: Were you at the political event 18 19 when they received this video? MR. LOCHER: I don't believe it was a 20 political event, I believe it was a government event 21 around where this was being talked about. I believe 22 it was a legislative town hall meeting when he was not 23 in --24

MR. SMITH: That's --

MS. CHENG-DE CASTRO: Well, if there's

ADAM LOCHER 07/11/2014

information that you feel that you want us to know,

MR. SMITH: Yeah --

3 please go ahead and tell us.

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5 MR. LOCHER: How, how -- as I've spent a lot of time going through my head over the last six months, 6 I keep asking myself one question and I would ask each 7 8 of you this question, which would be, how many people 9 would've blown in their boss? How many people would 10 have taken the time to go out and blow him in? Assembly operated like 150 small business, they did 11 12 not give management training, they did not give so 13 many different things. And I learned after this all 14 broke that the new policy that they never went over, 15 they just passed it and sent out a press release, was 16 I was supposed to pick up the phone and I was supposed 17 to call someone when came to me. How many, I've been having to say this for months, how 18 19 many people would have blown in their boss when they 20 have a family and they have a livelihood? How many 21 people would've done that? Not many people do, from 22 what I can recall, from what I can see and from talking to people. I have a family, I have a family 23 24 to support.

MR. FLEMING: Next question.

1 ADAM LOCHER 07/11/2014 2 MR. SMITH: I would like you to describe each of these employees, were they good employees, did 3 they do their jobs, what type of performance. | 5 MR. LOCHER: Difficult employee. 6 MR. SMITH: What do you mean by difficult? 7 MR. LOCHER: She started out fine and became 8 a difficult employee as time went on. I explained to 9 10 you earlier, she stopped doing the main part of her job, which was to go to Albany and back, she just 11 decided and stopped and never spoke to the Assemblyman 12 13 about it. 14 MR. SMITH: Okay, was she trustworthy? 15 MR. LOCHER: In the end, no. 16 MR. SMITH: Honest? 17 MR. LOCHER: On certain aspects, no. Pertinence? What i-, what is the pertinence of you 18 19 wanting me to go over each individual employee? MR. SMITH: Well, you know, we want to get 20 the feeling of what the atmosphere of that office was. 21 22 MR. FLEMING: Next question. 23 MR. SMITH: Okay. 24 MR. LOCHER: Decent enough of an employee.

MR. SMITH: What do you mean by decent

1 ADAM LOCHER 07/11/2014

2	enough?

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MR. LOCHER: She tried her best, she did the best that she could. She brought a lot to the table.

5 MR. SMITH: Okay,

6 MR. LOCHER: She worked hard, she wanted to 1 learn, at times she used bad judgment.

MR. SMITH: What was the bad judgment?

MR. LOCHER: She thought Dennis went away for the week. She had family in Albany, she stayed back in Albany, the boyfriend was in the office, Dennis hadn't left, Dennis walks in, the boyfriend's there at 10 o'clock in the morning. Oh, I didn't know you left, was what she said to the Assemblyman, I'm hearing this all third person, number one. Number two, she went out with the Assemblyman and the one night before an event the next day, she got loaded, threw up in the Assemblyman's car, and outside the Assemblyman's car, and they got held up and they didn't leave when the Assemblyman wanted to leave. She used state materials to find her next job and the Assemblyman found fax copies that said, don't call the district office, call the Albany office if you have questions. Bad judgment choices.

MR. SMITH: And how about

1	ADAM LOCHER			07/11/2014
2	MR. I	LOCHER: One	of the	most untrustworthy
3	people I've eve	er met in my	entire	life.

MR. SMITH: Okay,

MR. LOCHER: Worked very hard, very respectful, very interested in learning, I was very sad that she left, and as I said earlier, I didn't blame her that she left.

MR. SMITH: How about ?

MR. LOCHER: She tried, she put in the time, she ended up using the deck and communication and information services people as a crutch for most of her time, and when those people weren't being used anymore, she had difficulty doing her job duties.

MR. SMITH:

MR. SMITH: Alright,

MR. LOCHER: She was there a very short

time, she was very young, she tried her best.

MR. LOCHER: did a good job with the fundraising aspects that the Assemblyman wanted when she was doing fundraising for the Democratic Assembly Campaign Committee. I think she tried hard, she cared for people. I had difficulties with her when it came to a project that needed to be done, that I did the majority of the project and I spoke with her

1 ADAM LOCHER 07/11/2014 and tried finding out what the problem was and really 2 didn't get anywhere with, and ended up having to do 65 3 to 70 percent of the data entry for a, a legislative 4 town hall meeting survey that was put out end results. 5 MR. SMITH: 6 MR. LOCHER: She cared about the clock, she 7 8 was very, very good at what she did and she did a very 9 decent job in the time she was there. At the same 10 time, she was very clock concerned and that interest in staying to a specific time made things very 11 difficult for what it is the Assemblyman needed her to 12 13 do. 14 MR. SMITH: Would you say any of them are 15 unreliable? 16 MR. LOCHER: Laura Rotte 17 later on in her time, I was uncertain sometimes where was coming from. 18 19 MR. MULDERRIG: Who was that now? 20 MR. LOCHER: MS. CHENG-DE CASTRO: Oh. 21 22 MR. SMITH: How about untruthful? 23 MR. LOCHER: I would have to call her on it. 24

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MS. CHENG-DE CASTRO: So why are you saying,

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can you explain why you think is one of the most untrusting people and unreliable?

MR. LOCHER: Because I never knew if she was ever telling me the truth, ever. And one of the things that I go back to is the fact that she had fought cancer and she would tell us that she would have treatments at Roswell in the mornings and wouldn't come into the office until later on in the day, and when it comes to medical concerns you never look into it because you don't want to take someone's truthfulness into question over health concerns. At the same time, it became so clear over time, both firsthand and third hand knowledge of how much of a drinker she was, that it started to make you wonder in the end if she was coming in late, and a good amount late, because she was too hung over to come to work. MS. CHENG-DE CASTRO: Oh. But did she do

her job when she was working for the Assemblyman?

MR. LOCHER: She was good at the campaign side. There were certain aspects of the government side where she was a good talker, not necessarily a good worker.

MS. CHENG-DE CASTRO: Okay. The, no, go ahead.

1 ADAM LOCHER 07/11/2014 2 MR. SMITH: Sorry. Did you ever tell the staff that this is just how Dennis is when they 3 complained about the bi-, his behavior? 4 MR. LOCHER: In general, yes. 5 MR. SMITH: Okay. Did you advise the staff 6 to play along or lose your job? 7 MR. LOCHER: No. 8 9 MR. SMITH: Did you participate in a fantasy 10 football league? MR. LOCHER: Yes. 11 MR. SMITH: Okay, what were the names of 12 13 some of the teams? 14 MR. LOCHER: The league that I participated 15 in, the names were pretty straight up, it was called 16 the Prime Time Players. He would talk about some of the other leagues that he was in and he used 17 inappropriate names. 18 19 MR. SMITH: Such as what? MR. LOCHER: Sporgasms, was the one that 20 sits in my head, and he would talk about the names of 21 22 the teams. MR. SMITH: And who would --23 MS. CHENG-DE CASTRO: And would he talk 24

about this in front of other staff?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: Yes.
3	MS. CHENG-DE CASTRO: And what were, what
4	were their reactions?
5	MR. LOCHER: They didn't look very pleased.
6	MS. CHENG-DE CASTRO: Did anyone ever tell
7	him that that was inappropriate?
8	MR. LOCHER: I, I don't recall if they ever
9	called him on it.
10	MS. CHENG-DE CASTRO: How often would he
11	talk about these fantasy football leagues?
12	MR. LOCHER: Frequently enough during
13	football season.
14	MS. CHENG-DE CASTRO: And those would be
15	related to the ones with inappropriate names?
16	MR. LOCHER: Yes.
17	MS. CHENG-DE CASTRO: How would he start
18	these conversations, if you remember?
19	MR. LOCHER: I, I don't.
20	MR. MULDERRIG: Who, who was having the
21	conversation with him?
22	MR. LOCHER: He would bring up his football
23	team, I don't remember to who, he would just bring up
24	fantasy football and talk about, talk about his teams

and team names to be cute. He thought it was funny.

1	ADAM LOCHER 07/11/2014
2	MR. MULDERRIG: Did any of the females, did
3	any of the female staff members participate in fantasy
4	football?
5	MR. LOCHER: id.
6	MR. MULDERRIG: She did?
7	MR. LOCHER: I want to say
8	MR. SMITH: She did.
9	MR. LOCHER: she didn't participate in
10	the Cheektowaga fantasy football league, she
11	participated in one of the other leagues that they put
12	together.
13	MR. MULDERRIG: So he would talk to her
14	about it?
15	MR. LOCHER: Yes.
16	MR. MULDERRIG: And he would talk to you
	about it? And he would talk to you about it, right?
18	MR. LOCHER: He would, he would talk about
19	fantasy football, it, it was his favorite tune on his
20	campaigning.
21	MR. MULDERRIG: I understand. Did he speak
22	to you about it?

MR. LOCHER: Did he talk to me about fantasy football? Yes.

MR. MULDERRIG: In front of the other staff?

1 ADAM LOCHER 07/11/2014 2 MR. LOCHER: Yes. MS. CHENG-DE CASTRO: So, I mean, you sound 3 like his k-, his kind of being here is, he, when he, 4 when he would say these kind of inappropriate football 5 team names, would he start laughing or what was kind 6 of his --7 MR. LOCHER: Yeah, he thought --8 9 MS. CHENG-DE CASTRO: -- behavior at the --10 MR. LOCHER: -- he thought it was cute, Pei Pei. He, he would giggle, laugh, people would laugh 11 12 with him. 13 MS. CHENG-DE CASTRO: Did you ever discuss 14 with anyone about kind of Dennis's conduct when 15 related to anything sexual in nature to anybody else? 16 MR. LOCHER: My wife. 17 MS. CHENG-DE CASTRO: Anybody else? MR. LOCHER: A neighbor. 18 MR. SMITH: Any Assembly staff --19 MS. CHENG-DE CASTRO: Did you conv-20 MR. SMITH: -- like another, people that 21 22 were in your position? MR. LOCHER: No. 23 MR. SMITH: Did you seek advice from anybody 24

else?

MR. LOCHER: No. Like I said before, we

were all small businesses, I didn't communicate with

much anyone outside of our office unless it was

government business.

MR. SMITH: Go ahead, Pei Pei.

7 MS. CHENG-DE CASTRO: I don't know, you 8 continue, Pete.

MR. SMITH: One of the quotes that we had from one of the young women was, Adam is just as dangerous as Dennis, he didn't stop it. What would your response be to that?

MR. LOCHER: I've learned now, no matter where I go and work, I have to be ready to blow in my boss. I said that during an interview. I've had such a hard time finding work, and family m-, gave me the opportunity to work at an auto dealership selling vehicles because I haven't been able to find a job much anywhere, and I said to someone who was gonna help me find a temporary job, that the main thing I've learned from this is I have to blow in my boss. So I don't know how to answer your question.

MR. SMITH: Okay. Okay,

MR. MULDERRIG: could I just ask a question, would it be fair for me to take from what you just

1	ADAM LOCHER 07/11/2014
2	said that if you were in a position now that you had
3	been in the past with Mr. Gabryszak, you would, you
4	would consider contacting someone about his conduct,
5	is that what you're saying?
6	MR. LOCHER: 800 number, you guys have one
7	now. JCOPE has an 800 number paid for by the governor.
8	MR. MULDERRIG: That's right.
9	MR. LOCHER: Learning now, learning what I
10	have now, you'd be getting a phone call from me, and
11	let the chips fall.
12	MR. MULDERRIG: So, so the 800 number tipped
13	the scales for you?
14	MR. LOCHER: Yeah, and it shows that the
15	state's going to have to pay a good amount of money to
16	these ladies because they felt in their notice of
17	claim that there, what was you've had
18	a lot of quotes.
19	MR. FLEMING: Just lis-, just listen to the
20	questions, okay. So the question was, would you call
21	any-
22	MR. LOCHER: I'd call you on the phone and
23	tell you.
24	MR. FLEMING: Next questions.

MR. MULDERRIG: So at the time, you didn't

1	ADAM LOCHER 07/11/2014
2	know what to do with this information?
3	MR. LOCHER: Like I said on GRZ, I did not
4	have management training on what to do in this
5	circumstance.
6	MR. MULDERRIG: I understand that, a-, as a,
7	a person of your age and experience, you did not know
8	what to do with this information?
9	MR. LOCHER: I was told the main thing was
10	old school when I said this to Andy back in December
11	or January, I thought I was supposed to, when
12	presented formally, when
13	formally and spoke to me over the phone, I thought it
14	was my responsibility to give the accuser the ability
15	to speak to the accused, or, to give the accuser the
16	opportunity to speak to the accused to try to remedy
17	the situation. And that was wrong thinking.
18	MS. CHENG-DE CASTRO: Who made you think
19	that?
20	MR. MULDERRIG: Yeah, wha-, it, it is a,
21	well, I don't want to judge it but what made you think
22	that was the appropriate action, I'm just curious.

MR. LOCHER: Because from what I knew and from speaking to my wife who's been in the retail business for over 30 years, that was her advice to me,

1 ADAM LOCHER 07/11/2014 2 too. MS. CHENG-DE CASTRO: Did you take, did you 3 get any training when you were working under Dennis 4 when he was a town supervisor? 5 MR. LOCHER: No. Government --6 7 MS. CHENG-DE CASTRO: There were no --MR. FLEMING: Just --8 9 -- shut up, Adam. 10 MR. FLEMING: -- alright, next question. MR. SMITH: So was there any, did, you 11 12 didn't take any sexual harassment training when you 13 were working under Dennis Gabryszak as town supervisor? 14 MR. LOCHER: No. 15 MS. CHENG-DE CASTRO: Any ethics training? 16 MR. LOCHER: No. MS. CHENG-DE CASTRO: And what about when 17 you started working under the Assembly? 18 19 MR. LOCHER: Every two years o-MS. CHENG-DE CASTRO: Did you take --20 MR. LOCHER: -- every two years on the odd 21 22 years, they would do a sexual harassment ethics and diversity training. 23

every two years?

MS. CHENG-DE CASTRO: And you took those

24

2	M	IR. LO	OCHER:	Yes,	and t	they never	went	into
3	what to do	as a	manager	and	when	I became	Chief	of
4	Staff that	year	they di	dn't	have	one.		

MR. SMITH: In that ethics and sexual harassment training, did they say to, as an individual that's being sexually harassed, or EEO complaint or whatever, here's a set of numbers to call for assistance?

MR. LOCHER: Every employee received an employee handbook soon after they started working. In that employee handbook, it goes over what you are to do if you feel you have been harassed. I went to that book after _______ talked to me and it did not have in there what to do if you were a manager --

MR. SMITH: What --

MR. LOCHER: -- in the employee handbook.

MR. SMITH: -- what I'm asking for as, not

as a manager, your first five or six, seven years, you were working from this handbook, what did that direct

you to do?

MR. LOCHER: If you were, if you had a specific incident that took place, when I looked at the book because that was really the first time I looked in-depth in the book, it had a list of intake

1	ADAM LOCHER 07/11/2014
2	coordinators, and they could have at any time, picked
3	up the book, looked, looked in it, saw the intake
4	coordinators, and picked up the phone. It's my
5	understanding, not a single person called an intake
6	coordinator and now I've learned that I should've
7	shown them that book, showed them the intake
8	coordinator list, and had them call, and make the
9	decision to call.
10	MR. MULDERRIG: Did, did, when you became
11	aware of the intake coordinators, did you ever
12	consider calling the intake coordinators?
13	MR. LOCHER: I have a family to support,
14	Peter, no, I didn't.
15	MR. MULDERRIG: Well, let me just clarify,
16	you considered it and you decided you had a family to
17	support?
18	MR. LOCHER: I learned about the intake
19	coordinators after I, or, the thought, the thought
20	crossed my mind and I did not call.
21	MR. MULDERRIG: Thank you.
22	MS. CHENG-DE CASTRO: Do you, do you believe
23	that any of the staff left the office because, or due
24	to the Assemblyman's behavior towards them
25	MR. LOCHER:

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: that it was sexual
3	in nature?
4	MR. LOCHER:
5	MS. CHENG-DE CASTRO: Besides her, anybody
6	else?
7	MR. LOCHER: When someone has 1
8	MR. FLEMING: Just listen to the question,
9	has anyone else besides leave the
10	office because they were being harassed to your
11	knowledge?
12	MR. LOCHER: No.
13	MR. SMITH: Since January, have you taken
14	any classes, as far as ethics or training for the
15	future?
16	MR. LOCHER: I, I was unemployed, not
17	employed, okay. I spent the
18	MR. SMITH: The only, the only ethics
19	training was the every two years that all state
20	employees have to take?
21	MR. LOCHER: Yes.
22	MR. SMITH: Okay.
23	MR. FLEMING: Are we getting close here,
24	fellows, or gang? Let's try to wrap it up here, I,
25	this has been long enough.

1 ADAM LOCHER 07/11/2014 2 MS. CHENG-DE CASTRO: Well, mis-, I just, I did advise you, I think, we were to take around five 3 hours so that's the --4 MR. FLEMING: Yeah, but we're, we're, we're 5 sort of --6 MS. CHENG-DE CASTRO: -- we're almost close 7 8 9 MR. FLEMING: -- we're, we're getting 10 repetitive here so let's, let's finish up. MS. CHENG-DE CASTRO: Well, I don't think we 11 12 have, I kind of, I think here we do, but we still have 13 documents to go through and, okay, I think just for 14 the record, if we do find that there are follow-up 15 questions with respect to the documents that were 16 provided to us, we would need Mr. Locher to come back. 17 But we're getting there. Did you review any documents prior to this interview? 18 19 MR. LOCHER: I read your subpoena. 20 MS. CHENG-DE CASTRO: Anything else? MR. LOCHER: No. 21 MS. CHENG-DE CASTRO: Do you still 22 communicate with Mr. Gabryszak? 23 24 MR. LOCHER: At the mall.

MS. CHENG-DE CASTRO: What does that mean,

1 ADAM LOCHER 07/11/2014 you have meetings at the mall or? 2 MR. LOCHER: When I walk, when I walk in the 3 mall because my wife is a store manager at the mall 4 and I have to pick her up and take her home, he runs 5 into me at the mall and he wants to talk to me. 6 MS. CHENG-DE CASTRO: Did you tell Mr. 7 8 Gabryszak that you were meeting with us today? 9 MR. LOCHER: No. Did you tell Mr. Gabryszak 10 y-, I was meeting with him today? MS. CHENG-DE CASTRO: I'm not answering that 11 12 question. Who, I think --13 MR. LOCHER: I, I could sh-14 MS. CHENG-DE CASTRO: -- you had mentioned 15 before that you spoke, or Dennis had told you after 16 the story broke, that you needed to protect him or defend him. What el-, did he say anything else? 17 MR. LOCHER: Don't abandon me now. 18 19 MS. CHENG-DE CASTRO: And that's it? MR. LOCHER: They're all, there, there's a 20 lot of mistruths in what is being said, you're like a 21 22 brother to me, Adam. I, I don't know what you guys 23 want.

to go to the documents?

MS. CHENG-DE CASTRO: Well, Pete, you want

24

2	MR. SMITH: Sure. I've got Al here. And we
3	got a list of the expenses from the principal Dennis
4	Gabryzsak account, okay, just want to go through them
5	rather quickly here with you. This is a reimbursement
6	for the amount of \$3,858, check was made out to you,
7	what was that for?
8	MR. LOCHER: All the receipts, every single
9	receipt I've ever gotten reimbursed for resides with
10	you should subpoena and
11	have him here.
12	MR. SMITH: Okay, I've got one particular I
13	want to highlight.
14	MS. CHENG-DE CASTRO: Well, do, do you, just
15	I'm sorry, are, did you keep a personal record for
16	yourself with respect to the receipts that you
17	submitted to Mr. Krause?
18	MR. LOCHER: No.
19	MS. CHENG-DE CASTRO: Did you keep any sort
20	of journal or log?
21	MR. LOCHER: No, I have an e-mail trail of
22	every time I submitted something to
23	kept all the e-mails.
24	MS. CHENG-DE CASTRO: And are, are those
25	being provided to us?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: That's a part of today's
3	conversation.
4	MS. CHENG-DE CASTRO: What do you mean, is,
5	is it in the flash drive?
6	MR. LOCHER: You tell me an e-mail address
7	and I'll e-mail everything you want or tell me you
8	want
9	MS. CHENG-DE CASTRO: Okay, so the
10	MR. LOCHER: it on a flash drive, tell,
11	you're going to have to tell me how you want it.
12	MS. CHENG-DE CASTRO: okay, so they have
13	not been provided to us yet?
14	MR. LOCHER: That is correct.
15	MS. CHENG-DE CASTRO: Okay, and what, would,
16	would you use, what type of, I guess, payment would
17	you use for your, for these expenses? Would you
18	usually pay by a credit card cash
19	MR. FLEMING: Just listen, okay.
20	MS. CHENG-DE CASTRO: check?
21	MR. LOCHER: Credit card.
22	MS. CHENG-DE CASTRO: Cre-, any particular
23	one?
24	MR. LOCHER: Bank of America.

MS. CHENG-DE CASTRO: Alright, sorry, Pete,

1	ADAM LOCHER	07/11/2014

- go ahead.
- 3 MR. SMITH: Okay, the one in particular
- 4 interest is other reimbursement on December 21st, 2013,
- okay, that's the day after the announcement. What was
- 6 that for and how, when did you submit for this
- 7 reimbursement?
- 8 MR. LOCHER: I wanted to clear the deck and
- 9 be done.
- MR. SMITH: Right.
- MR. LOCHER: So I had receipts still with me,
- 12 I contacted , I sent him an e-mail, I gave
- him the receipts, and I wanted my money.
- MR. SMITH: Okay, when did you send him the
- receipts, then?
- 16 MR. LOCHER: I handed them to him when he
- 17 handed me a check.
- 18 MR. SMITH: Okay, what was the date then?
- MR. LOCHER: Probably the 21st.
- MR. SMITH: 21st, okay. So he's got all the
- 21 records substantiating --
- MR. LOCHER: Yes.
- MR. SMITH: -- this? There's one in
- particular, AL4, it's Dennis Gabryszak, on January 9th,
- 25 2014, for the amount of \$3,201.50.

2	MR. LOCHER: Andy Fleming suggested to me
3	that I should ask for three weeks' vacation in and
4	around the 24th of December. From that point forward,
5	I had very limited contact with Dennis Gabryszak from
6	that date, the 24th of December, through
7	MR. FLEMING: Today.
8	MR. LOCHER: through today.
9	MR. FLEMING: Right.
10	MR. SMITH: So you have no idea of what that
11	is?
12	MR. LOCHER: Talk to
13	MR. FLEMING: That's the answer.
14	MR. MULDERRIG: I
15	MS. CHENG-DE CASTRO: That's the
16	MR. MULDERRIG: see, I'm unclear about
17	that. Could, could you just say it again, I, I didn't
18	follow that?
19	MR. FLEMING: He said that, that, towards
20	the end of December I told him to take leave time
21	because he had it on the books, to get the hell out of
22	there.
23	MS. CHENG-DE CASTRO: S-, so that does, so
24	you don't know what that reimbursement is?
25	
2 J	MR. FLEMING: He has no idea what that

1	ADAM LOCHER	07/11/2014
2	reimbursement's about.	
3	MR. MULDERRIG: Oh, I understand	
4	MS. CHENG-DE CASTRO: Okay.	
5	MR. MULDERRIG: thank you.	
6	MS. CHENG-DE CASTRO: Do, do you	know any
7	other re-, what the reimbursements that Den	nis
8	Gabryszak requested were for?	
9	MR. LOCHER: No.	
10	MS. CHENG-DE CASTRO: So you were	not, so
11	that would, would it, would it be right if	I assumed
12	that he requested reimbursements from Brian	Krause?
13	MR. LOCHER: That is correct.	
14	MS. CHENG-DE CASTRO: Were, were	any of the
15	reimbursements from the campaign used	
16	MR. SMITH: Personal.	
17	MS. CHENG-DE CASTRO: for pers	onal
18	purposes, or non-campaign purposes?	
19	MR. MULDERRIG: By anyone?	
20	MR. LOCHER: Not that I'm aware o	f.
21	MR. MULDERRIG: Certainly not by	you, right?
22	MR. LOCHER: Everything that I re	imbursed
23	for was campaign related I saw it.	
24	MR.MULDERRIG: But you were all a	ware of

Dennis using campaign funds for anything but campaign

1	ADAM LOCHER 07/11/2014
2	purposes?
3	MR. LOCHER: I have no knowledge of what
4	Dennis Gabryszak was using campaign funding for.
5	MS. CHENG-DE CASTRO: Okay, let's continue,
6	Pete.
7	MR. SMITH: Did you have any knowledge of
8	why Dennis Gabyszak would've been down in New York
9	City oh, no, I'm sorry, this is the Millennium
10	Hotel on Walden Avenue on 9/12/11 paying a hotel room?
11	MR. LOCHER: That was more than likely
12	because he brought out and that's
13	probably where stayed.
14	MR. SMITH: How about the two below it, the
15	Marriott in New York City?
16	[OFF MIC CONVERSATION]
17	MR. LOCHER: Have, have no idea.
18	MR. SMITH: No idea. Okay, how about on
19	page AL31, reimbursement for a
20	stolen camera?
21	MR. MULDERRIG: What?
22	MR. SMITH: Any idea what that is?
23	MR. LOCHER: Yes, I mentioned to you that a
24	Dell computer was stolen from our premises when our

offi-, our district office got broken into. One of

1	ADAM LOCHER 07/11/2014
2	the items that was stolen was personal
3	camera and she and the Assemblyman and the treasurer
4	worked out how much she was reimbursed for for that
5	camera.
6	MS. CHENG-DE CASTRO: Can we actually got
7	back to AL6?
8	MR. SMITH: Sure.
9	MS. CHENG-DE CASTRO: Why, in AL6 there is a
10	line item dated August 6th 2007, for AT&T, do you know
11	what that is for?
12	MR. LOCHER: Probably a cell phone bill, I
13	don't recall. Either a cell phone bill or, I think he
14	had a wireless network card or wireless device that
15	hooked up to the Dell computer that he bought
16	originally for himself.
17	MS. CHENG-DE CASTRO: So, okay.
18	MR. LOCHER: That's all specification.
19	MS. CHENG-DE CASTRO: Okay.
20	[OFF MIC CONVERSATION]
21	MS. CHENG-DE CASTRO: Oh, yeah, there is a
22	line item number on AL6, it says August 23rd, 2007, to
23	[phonetic], it says fund, maybe
24	MR. MULDERRIG: Fundraising?

MS. CHENG-DE CASTRO: -- fundraising, \$50

1	ADAM LOCHER 07/11/2014
2	daily numbers winner. Do you know what that was for?
3	MR. LOCHER: When, when Dennis Gabryszak was
4	town supervisor, he operated with his mother who was
5	the treasurer when he was town supervisor, some type
6	of daily numbers raffle and she might've continued
7	that when we went to the Assembly.
8	MS. CHENG-DE CASTRO: Wait, so who is Linda
9	Ditole?
10	MR. LOCHER: I, I have no idea who that is.
11	MR. MULDERRIG: How, how do you win? What's
12	the game?
13	MR. LOCHER: Four numbers, three numbers,
14	the New York daily's
15	MR. MULDERRIG: You win a lottery? He ran
16	his own lottery?
17	MR. LOCHER: I think, I think they did when,
18	when he was supervisor. It's also
19	MS. CHENG-DE CASTRO: Three would
20	MR. LOCHER: it's also something that the
21	Cheektowaga Democratic committee does, too.
22	MS. CHENG-DE CASTRO: Okay.
23	[OFF MIC CONVERSATION]
24	MS. CHENG-DE CASTRO: So he also did that
25	for the campaign?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: Yes.
3	MS. CHENG-DE CASTRO: The Friends of, okay.
4	[OFF MIC CONVERSATION]
5	MR. MULDERRIG: Are you, are you aware that
6	they pay out a daily numbers when it, periodically
7	with campaign funds?
8	MR. LOCHER: The Cheektowaga Democratic
9	committee does their own donkey club even to this day,
10	and they
11	MS. CHENG-DE CASTRO: No, but we're not
12	asking about the Cheektowaga Democratic Club, we're
13	MR. LOCHER: I don't know how long Dennis
14	Gabr-
15	MS. CHENG-DE CASTRO: not
16	[unintelligible][00:51:05].
17	MR. LOCHER: I don't know how long Dennis
18	Gabryszak may have done that while he was in the
19	Assembly, I don't know.
20	MS. CHENG-DE CASTRO: But were you aware
21	that that was being done by that time?
22	MR. LOCHER: That's why I'm able to speak on
23	why I think it was there. We weren't pumping those
24	out as a, as a staff or, that was something that I
25	think his mom was still doing.

1 ADAM LOCHER 07/11/2014 2 MS. CHENG-DE CASTRO: So you think his mom was kind of managing that for him? 3 MR. LOCHER: He, she managed the, the 4 numbers thing, she did that when she was the treasurer 5 for the supervisor campaign. I don't know when that 6 ended. 7 MR. MULDERRIG: Could I just ask you, for my 8 own understanding, how's that work, what's that about? 9 10 Do you, do you put down money and get four numbers, how's it work? 11 MR. FLEMING: I know. Doesn't sound like --12 13 MR. MULDERRIG: I'd rather hear it from him. MR. FLEMING: -- of course, but I don't know 14 15 that he knows. 16 MR. LOCHER: Every --17 MR. MULDERRIG: Alright, well --18 MR. FLEMING: I've, being a purchaser --19 MR. LOCHER: -- every o-MR. FLEMING: -- not of any of these, not of 20 21 22 MR. LOCHER: -- I don't --MR. FLEMING: -- not of either of these 23 24 parties, by the way.

25

MR. LOCHER: -- I don't usually purchase

1 ADAM LOCHER 07/11/2014 2 these tickets, to be honest with you.

MR. MULDERRIG: No, no, no, I'm just asking
you if you know how they work. I, that's all, it's
just a matter of understanding.

MR. LOCHER: The, you pay 10 or 20 bucks a

month, everybody who participates, if your number

comes up, you get some money. I don't know how much

but you might get 25 bucks, you might get 50 bucks,

you might get 100 bucks.

MR. MULDERRIG: And --

MS. CHENG-DE CASTRO: So the money is paid to the Friends of Dennis Gabryszak every month?

MR. LOCHER: I'm talking about the, what I know, I'm telling you guys what I know about the Cheektowaga Democratic Committee, they use, a lot of people use that framework, that's not just, not just isolated.

MR. MULDERRIG: But the, the reason that it's done because there's profit, no?

MR. LOCHER: Yes, there's so-, whenever you're raising money, you are able to generate something off of that.

MR. MULDERRIG: But you, you re-, you have no personal knowledge of Dennis doing this when he was

1	ADAM LOCHER 07/11/2014
2	in the Assembly?
3	MR. LOCHER: Like I said
4	MR. MULDERRIG: Because he could do them.
5	MR. LOCHER: it's my, it's my
6	understanding that his mother may have continued this
7	and coordinated it with you'd have to
8	ask
9	MS. CHENG-DE CASTRO: Okay, Adam, did you
10	keep a calendar of Dennis's ac-, like schedule when
11	you were working for him?
12	MR. LOCHER: A few, a few years into my time
13	in the Assembly, I became the district office
14	scheduler and everything was kept in the files on the
15	Assembly Outlook, and prior to that, the Assembly
16	scheduling system, it's all the computer, it's all on
17	the iDrive, you can ask the Assembly for all of that.
18	MS. CHENG-DE CASTRO: Did you keep a copy of
19	it?
20	MR. LOCHER: No.
21	MS. CHENG-DE CASTRO: What about your own
22	calendar?
23	MR. LOCHER: We had a staff calendar that
24	was a part of that Assembly calendar system and if I

had things going on, I put them on the staff calendar.

1 ADAM LOCHER 07/11/2014 MS. CHENG-DE CASTRO: Who was in charge of 2 putting in event items for Dennis? 3 MR. LOCHER: I did for the district and 4 whomever the Albany person was, did it in Albany. 5 MS. CHENG-DE CASTRO: So do you know if 6 Dennis kept a separate calendar for his personal 7 8 events? 9 MR. LOCHER: If he did, he kept it on his 10 own devices. MS. CHENG-DE CASTRO: Okay. Let's just go 11 to AL8, the first items September 29th, 2007, it's the 12 13 Hyatt Hotel, 109 East 42nd Street, New York, New York, 14 wha-, would you happen, and it actually says 15 explanation, of the, the amount is zero and it says 16 purpose, other, explanation memo 314.15. Would you happen to know what that was related to? 17 18 MR. LOCHER: No. 19 MS. CHENG-DE CASTRO: Would, would there be any other documents or information that would help us 20 find out what that was for? 21 22 MR. LOCHER: MS. CHENG-DE CASTRO: Would know that? 23 24 MR. LOCHER: Yes.

MS. CHENG-DE CASTRO: Okay.

1	ADAM LOCHER 07/11/2014
2	MR. MULDERRIG: Co-, di-, could I just ask,
3	would you know why there would be a hotel
4	reimbursement without associated travel if it's a New
5	York City hotel?
6	MR. LOCHER: No.
7	MS. CHENG-DE CASTRO: Hmm.
8	MR. MULDERRIG: Okay.
9	MS. CHENG-DE CASTRO: Alright.
10	[OFF MIC CONVERSATION]
11	MS. CHENG-DE CASTRO: Do you know who
12	Richard Bamberger is?
13	MR. LOCHER: I, I don't recall.
14	MS. CHENG-DE CASTRO: Okay, well, let's take
15	a look at AL9, there's a line item, October 31st, 2007
16	
17	New York, it says 575 other staff lodging. Do you
18	recall him being on the campaign staff or the office
19	staff?
20	MR. LOCHER: No, I don't know what that is
21	for.
22	MS. CHENG-DE CASTRO: Okay, so you, you
23	don't even know who he is?
24	MR. LOCHER: No, I don't.
25	MS. CHENG-DE CASTRO: Alright.

ADAM LOCHER 07/11/2014
MR. MULDERRIG: Is, are you aware of such a
person?
MR. LOCHER: I don't know that name, I don't
MR. MULDERRIG: Okay, alright.
MS. CHENG-DE CASTRO: Okay.
[OFF MIC CONVERSATION]
MS. CHENG-DE CASTRO: Okay, AL10, January
2nd, 2008, Dennis, it's I think the reimbursement's
back to Dennis in the amount of \$1,295, would you
happen to know what that was for?
MR. LOCHER: No. No.
MS. CHENG-DE CASTRO: No, okay. And you say
the, the treasurer would, would probably know?
MR. LOCHER: Yes.
MS. CHENG-DE CASTRO: Okay.
MR. LOCHER: Does every page have a question
on it?
MR. FLEMING: No.
[OFF MIC CONVERSATION]
MR. LOCHER: Is this
MS. CHENG-DE CASTRO: Okay, AL11, January
16th, 2008, Hilton Garden Inn, in Albany, would you
happen to know who that would've been for?

MR. MULDERRIG: Staff lodging.

MR. LOCHER: That may have been when he

and ____, I, that could be the only

4 thing that I could recall. I don't --

5 MS. CHENG-DE CASTRO: Okay.

6 MR. LOCHER: -- off the top of my head,

7 that's my best quess.

MS. CHENG-DE CASTRO: Okay, so I'm assuming

any of the reimbursements that you received, you

provided vouchers or receipts to the treasurer for

reimbursement?

12

MR. FLEMING: That's the fourth time --

MR. LOCHER: Yes.

MR. FLEMING: -- that's the fourth time --

MS. CHENG-DE CASTRO: Yeah, okay.

MR. FLEMING: -- that's been asked and

answered, now come on, let's move along.

18 [OFF MIC CONVERSATION]

MS. CHENG-DE CASTRO: Okay, AL16, line items

dated June 30th, 2008, Embassy Suites, 102 North End

Ave, New York, New York, it says memo, \$246 domestic

violence conference. Do you recall Mr. Gabryszak

attending a conference for, in New York for any type

of domestic violence?

MR. LOCHER: I do not recall.

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: Okay. Would that be
3	an event that would be recorded in his calendar?
4	MR. LOCHER: Po- possibly, I couldn't, I
5	couldn't guarantee for certain.
6	MS. CHENG-DE CASTRO: So I'm assuming you're
7	not the sole person that recorded events in his
8	calendar, Mr. Gabryszak would do the same for himself,
9	is that correct?
10	MR. LOCHER: Yes, and other staff members,
11	too.
12	MS. CHENG-DE CASTRO: Okay.
13	[OFF MIC CONVERSATION]
14	MS. CHENG-DE CASTRO: Okay, AL29, dated July
15	7th, 2011, the name is Eastern Tours, address 10 East
16	39th Street, New York, New York, amount \$1,092, and
17	explanation is Russian, a Russia trade mission. Do
18	you know what that was about or for?
19	MR. LOCHER: The Assemblyman went on a
20	number of trade missions when he was in the Assembly.
21	I have to believe that that was the money that would
22	go toward a trade mission to Russia.
23	MR. MULDERRIG: Did he travel alone to Ru-,
24	on a trade mission to Russia?

MR. LOCHER: Any trade mission he went on,

1	ADAM LOCHER 07/11/2014
2	he traveled alone from an office standpoint with a
3	group of other legislatures or other staff members.
4	MS. CHENG-DE CASTRO: Do you know if any
5	staff members traveled on this trip with him?
6	MR. LOCHER: I don't recall, I do not
7	believe so.
8	MS. CHENG-DE CASTRO: Okay, the next item,
9	July 8th, 2011, Lancaster Self-Storage, storage rental,
10	what, do you know what this storage was used for?
11	MR. LOCHER: We started putting campaign
12	stuff in storage, signs and golf signs and boxes of
13	literature, we started putting in storage.
14	MS. CHENG-DE CASTRO: So this is in addition
15	to that other space that you rec-, you got from the
16	landlord?
17	MR. MULDERRIG: Who had the key to the
18	storage?
19	MR. LOCHER: I kept the combination and when
20	people needed it, they went and they took it.
21	MR. MULDERRIG: Do you know if that storage
22	still exists?
23	MR. LOCHER: That I do not.
24	MR. MULDERRIG: What is the combination that

you used at the time?

1	ADAM LOCHER 07/11/2014
2	MR. LOCHER: I don't remember, it was
3	written on a sheet of paper, I went to it when you,
4	when I needed it and that was a part of the stuff I
5	put in a box and gave to
6	MS. CHENG-DE CASTRO: Okay.
7	[OFF MIC CONVERSATION]
8	MR. MULDERRIG: Who, who is
9	MR. LOCHER: Who is?
10	MR. MULDERRIG: You know, you know of no
11	staffer name ?
12	MR. LOCHER: We had a staff member named
13	?
14	MR. FLEMING: No, no.
15	MS. CHENG-DE CASTRO: No, do you know if
16	there
	MR. MULDERRIG: Do you know who
18	is?
19	MR. LOCHER: Did, I have to ask a question,
20	okay, because I'm trying to put, I'm trying to see if
21	they go together, did this person receive money from
22	the campaign more than once?
23	MS. CHENG-DE CASTRO: Yes.
24	MR. SMITH: We're getting to that.
25	MR. LOCHER: And were they for \$200 each

1	ADAM LOCHER 07/11/2014
2	time?
3	MR. SMITH: Here, take a look. It's 200,
4	MR. MULDERRIG: it sounds like you're, you're
5	aware of Who is she?
6	MR. LOCHER: I believe she is someone that
7	got to know and got to stay there
8	for 400 a month. had to put in 200 and
9	Dennis had the campaign put in 200.
10	MR. MULDERRIG: While was doing
11	work in Albany or
12	MR. LOCHER: Yes. Yes.
13	MR. MULDERRIG: So Dennis just made it work
14	by having the campaign fund that while it was actually
15	s-, office duty, is that fair to say?
16	MR. LOCHER: Yes.
17	[OFF MIC CONVERSATION]
18	MR. SMITH: We're getting there. What page
19	are you guys looking at?
20	MS. CHENG-DE CASTRO: We're on 36 now.
21	MR. SMITH: Okay, I want a question on 33.
22	MS. CHENG-DE CASTRO: Oh, okay.
23	MR. SMITH: Any idea what this trip was for
24	on 11/3/11, JetBlue, Marriott, JetBlue, Marriott?
25	MR. LOCHER: The only, the only speculation

1	ADAM LOCHER 07/11/2014
2	I can give you is there were times that he went to New
3	York to speak to the Speaker.
4	MR. SMITH: Okay.
5	MR. LOCHER: I, I couldn't give you much of
6	anything else.
7	MR. SMITH: Okay, how about on page AL34,
8	
9	MR. LOCHER: ran
10	westernnewyorkpolitics.net, he has since passed away.
11	MR. SMITH: Okay, and what was that?
12	MR. LOCHER: It was a Web site.
13	MR. FLEMING: It would've been for
14	advertising, right?
15	MR. LOCHER: Yes.
16	MR. FLEMING: Okay.
17	MR. LOCHER: It was for advertising on their
18	political Web site.
19	MR. SMITH: Okay.
20	MR. FLEMING: It seems like the first
21	political Web site in Western New York, remember that?
22	Was that, was that
23	MR. LOCHER: Well, that
24	MR. FLEMING: was that the one?

MR. LOCHER: -- that's the other guy who

- 2 passed.
- MS. CHENG-DE CASTRO: This one is just here.
- 4 MR. LOCHER: Deluze [phonetic] was the first,
- 5 he worked with Deluze and then he went off on his own.
- 6 MR. FLEMING: Alright.
- 7 MR. SMITH: I'm at AL36, where are you?
- 8 MS. CHENG-DE CASTRO: I am, yeah, I'm, we
- 9 don't have any more questions on that.
- MR. SMITH: I just, I've got one here,
- 11 Jessica DeMarco again.
- MR. LOCHER: That --
- MR. SMITH: Same thing?
- MR. LOCHER: -- like I said --
- MR. SMITH: Okay.
- MR. LOCHER: -- I, there were multiple times.
- 17 MR. SMITH: And Adam, then there's one here
- for you for \$1,009 for fundraising?
- MR. LOCHER: You'd have to ask Brian Krause
- 20 --
- MR. SMITH: Okay.
- MR. LOCHER: -- for all the, I didn't do any,
- I didn't do any of the reporting.
- MS. CHENG-DE CASTRO: Pete, we're at AL41.
- MR. SMITH: Okay. I've got one for AL39.

1 ADAM LOCHER 07/11/2014 2 MS. CHENG-DE CASTRO: Okay, go ahead. 3 MR. SMITH: Now we've got down to \$50, why would that have dropped, do you have 4 any idea? 5 MR. LOCHER: Don't know. 6 7 MR. SMITH: You don't know, okay. How about the next line, Diamond Hawk Golf Course? 8 9 MR. LOCHER: It was the deposit for a 10 fundraiser. MR. SMITH: Okay, is that where you hosted 11 12 the fundra-, the golf tournament, or the --13 MR. LOCHER: That's where we held many of 14 our golf tournaments. MR. SMITH: Okay. Again, I'm on A41. Again, 15 16 JetBlue, car service, the Sheraton, any idea? Year-17 and-a-half ago? Okay. MR. LOCHER: I've, I've told you, we went to 18 19 New York City a lot. 20 MR. SMITH: Okay. [OFF MIC CONVERSATION] 21 22 MS. CHENG-DE CASTRO: Pete, we're moving along. We're going to page 50 unless you have 23

MR. SMITH: Nope.

something else.

24

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: No?
3	[OFF MIC CONVERSATION]
4	MS. CHENG-DE CASTRO: AL56, December 2nd,
5	2013, Prime New York, 233 Broadway, for \$165?
6	MR. SMITH: Wait, where is this at?
7	MS. CHENG-DE CASTRO: Do you know what this
8	was for?
9	MR. SMITH: The, can you repeat that, Pei
10	Pei?
11	MR. LOCHER: 12 what?
12	MS. CHENG-DE CASTRO: AL56.
13	MR. LOCHER: Yup, oh, this?
14	MS. CHENG-DE CASTRO: Mm-hmm.
15	MR. LOCHER: Prime New York? There were
16	times where that company would send us e-mail actually
17	through, they would send it to the distri-, or to the
18	Assembly e-mail account where they would say, hey, we
19	have e-mail addresses and phone numbers and mailing
20	addresses of people who care about X, and for X amount
21	of money we'll give them to you. So we would pay for
22	them.
23	MR. FLEMING: The printout bullers.
24	[OFF MIC CONVERSATION]
25	MS. CHENG-DE CASTRO: I'm going to 70, do we

1	ADAM LOCHER 07/11/2014
2	have anything in between pa-, Pete?
3	MR. SMITH: I've just got one here on 59.
4	Public Hearing New York City, any idea what that would
5	involve?
6	MR. LOCHER: What year are we talking?
7	MR. SMITH: What do we have here for the
8	year?
9	MR. LOCHER: '13?
10	MR. SMITH: '13, yeah. May 1st and then
11	August 19th.
12	MR. LOCHER: I think this was GMO, this was
13	a hearing about GMO's that he went to in New York City
14	I don't remember this one, I can just tell you that a
15	lot of the hearings of the committees that he belonged
16	on, had their hearings in New York City, and that's
17	why they have per diems.
18	MR. SMITH: Okay. Pei Pei?
19	MS. CHENG-DE CASTRO: Yeah. Would you
20	MR. MULDERRIG: Oh, who's
21	is he
22	MS. CHENG-DE CASTRO: You got AL78?
23	MR. LOCHER: Isn't that an Assemblyperson?
24	MS. CHENG-DE CASTRO: Oh, you know, sorry,
25	yeah, strike that.

1 ADAM LOCHER 07/11/2014

2 MR. MULDERRIG: [Unintelligible] [01:14:25].

3 MS. CHENG-DE CASTRO: Yeah, yeah.

4 MR. MULDERRIG: Okay, thank you.

5 MS. CHENG-DE CASTRO: Did you, were you ever

6 aware of that there might, that Dennis Gabryszak might

MS. CHENG-DE CASTRO: Did you, were you ever aware of that there might, that Dennis Gabryszak might have given a female employee a no-show job while he was at the Assembly? I think something to the affect where he hired a woman to be, I think, a secretary or to answer phones which, and she was getting paid but she never showed up?

MR. LOCHER: Yes.

MS. CHENG-DE CASTRO: Okay, do you remember her name?

MR. LOCHER: No, it was in the first, it was in the first year he was in the Assembly, it was in the fall of 2007, I don't ever remember her name and he had me do something very weird that I never asked any questions about. She, she supposedly saw him out, she worked at a hotel that he stayed at, the one day he wanted me to call the hotel, I don't even remember the hotel name, and to see if she would be the one to pick up the phone. She was not the person who picked up the phone, it was not a female voice, I hung up.

MR. SMITH: That was in Albany?

1 ADAM LOCHER 07/11/2014 2 MR. LOCHER: That was a person who may have worked for a short time in Albany, I don't even 3 remember her name, I never met her. 4 MS. CHENG-DE CASTRO: Okay, so you don't 5 remember her name, you never met her? 6 MR. LOCHER: Never met her --7 MS. CHENG-DE CASTRO: Do, and so she --8 9 MR. LOCHER: -- don't remember her name. MS. CHENG-DE CASTRO: -- what hotel did you 10 call, do you remember? 11 MR. LOCHER: I don't recall. I just 12 13 remember the awkward story, you do what you do for your, for your boss when your boss asks you. 14 MR. SMITH: What's the story? 15 16 MS. CHENG-DE CASTRO: So did he, yeah, so what is the story that he told you? 17 MR. LOCHER: He asked for me to call this 18 19 person and see if she was there. She must not have been returning his calls is all I could speculate. 20 MS. CHENG-DE CASTRO: So do you --21 22 MR. SMITH: So --MS. CHENG-DE CASTRO: -- know if she was on 23 24 the payroll --

25

MR. LOCHER: No, I'm just going --

1	ADAM LOCHER 07/11/2014
2	MS. CHENG-DE CASTRO: for the office?
3	MR. LOCHER: by speculation.
4	MR. MULDERRIG: Why are you making that
5	association?
	MR. LOCHER: Because I remember
7	talking about it once.
8	MR.MULDERRIG: Talking about what?
9	MR. LOCHER: This woman and a possible, as
10	he put it, a possible pregnancy.
11	MR. MULDERRIG: Oh, is there a back story
12	here there you're aware of that you could share with
13	us?
14	MR. LOCHER: I just gave it, I don't know
15	much detail.
16	MS. CHENG-DE CASTRO: I, I'm sorry, you
17	heard it from who?
18	MR. LOCHER:
19	MS. CHENG-DE CASTRO: Oh,
20	MR. MULDERRIG: What did say to you?
21	MR. LOCHER: I think it was, did you ever
22	remember the person who he supposedly got pregnant?
23	MS. CHENG-DE CASTRO: When did the pregnan
24	MR. LOCHER: This was in passing.
25	MR. MULDERRIG: And, and as far as the no-

show job, what do, what do you know about that?

3 MR. LOCHER: Well, I just know that the

4 person was there, I never met them, I don't remember

5 what she did, I just remember that he was impressed by

6 her. If I remember him saying it because she sought

7 him out, I had nothing to do with the hiring, nothing

8 to do with the person leaving, I don't believe I ever

met the person, I don't even recall talking to the

10 person, I just found it odd.

MS. CHENG-DE CASTRO: So Dennis did talk

12 about her?

9

MR. LOCHER: I, I want to say that she came

up in conversation.

MS. CHENG-DE CASTRO: And what did he say

16 about her?

17 MR. LOCHER: What I just said to you.

MS. CHENG-DE CASTRO: Okay.

MR. MULDERRIG: But how, how did we arrive

at a no-show job?

MR. LOCHER: I don't know, you're using

those terms, not me.

MR. MULDERRIG: Yeah, but you responded to

that, that was your association.

MR. LOCHER: People use terms all the time,

1 ADAM LOCHER 07/11/2014 2 I'm telling you what --MR. MULDERRIG: But we want to make absolu-3 MR. LOCHER: -- I'm telling you what I know. 4 MR. MULDERRIG: So le- le- let me just see 5 if I can get this fact pattern a little bit, to your 6 knowledge, he be-, he may have become involved with a 7 woman who worked in a hotel? 8 9 MR. LOCHER: Yes. 10 MR. MULDERRIG: There may or may not have, there may or may not have been a pregnancy issue? 11 12 MR. LOCHER: Yes. 13 MR. MULDERRIG: And in some matter he 14 decided to assist this woman and give her a job in the, 15 in his Assembly office? 16 MR. LOCHER: I can't make that connection. MR. MULDERRIG: Okay. So what connection 17 18 can you make in terms of this hotel employee and the 19 Assembly? MR. LOCHER: I believe she worked for the 20 Assembly for a short time, she didn't come to work, 21 22 they let her go. MS. CHENG-DE CASTRO: Who is, they let her 23 24 qo?

MR. LOCHER: Dennis Gabryszak,

25

2	phonetic], so I don't know.
3	MS. CHENG-DE CASTRO: Okay. And you said
4	this was probably in the fall of 2007?
5	MR. LOCHER: Yes.
6	MS. CHENG-DE CASTRO: So the Assembly
7	records would probably show that a woman was being
8	paid during that time? I- if you know.
9	MR. LOCHER: The possibility exists.
10	MS. CHENG-DE CASTRO: Okay. I might, I mean,
11	we might be done, I just, let me go through my notes
12	and
13	MR. SMITH: I've, I've got a couple quick
14	questions.
15	MS. CHENG-DE CASTRO: Okay.
16	MR. SMITH: In conversations with Dennis,
17	was there any talk of a run for county executive?
18	MR. LOCHER: Yes.
19	MR. SMITH: When did that occur?
20	MR. LOCHER: The year Poloncarz ran and won.
21	MR. SMITH: Okay, was there any talk that
22	you're aware of, that he planned on bringing people
23	over from Albany to help with his campaign for county
24	executive?
25	MR. LOCHER: Never got that far.

MR. SMITH: Do you know if there was ever an 2 offer put on the table to have someone move to come 3 4 over and work if he wins the county executive seat? I 5 need you to say yes or no. 6

MR. LOCHER: No.

7 MR. SMITH: Okay.

9

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8 MR. FLEMING: Are we done?

> MS. CHENG-DE CASTRO: Oh, sorry. I don't, I don't have any more questions right now but I just want to, again, repeat for the record I do need to review the documents and information you provided us and we'll follow-up afterwards.

14 MR. MULDERRIG: And the e-mails.

MS. CHENG-DE CASTRO: And the e-mails. I will follow-up with a request for, I guess, any emails that were mentioned in this interview with you.

> MR. MULDERRIG: Could you put these e-mails that we discussed on a drive?

MR. LOCHER: Well, this is, this is what I want to ask, okay, this is all on the Cloud. I've saved my, I've kept my e-mails since '98, I can gi-, I can, heck, I can tell you here, here's my login, here's my password, you take what you want. I, your subpoena says you want e-mails that I sent to anybody

or anybody set to me from '07. I have folders in the

3 e-mail that say Dennis campaign, Dennis government,

4 Dennis Web site, in my sent that I do not have

5 categorized. You tell me if you want the logins, you

tell me how you want it, we would prefer not to print

7 it because it's a ton, and I've been here cooperating.

8 MS. CHENG-DE CASTRO: Well, yeah, we don't -

9 –

25

MR. SMITH: Okay, yeah.

MS. CHENG-DE CASTRO: -- we don't want you

to print it, I'll follow-up with your attorney to,

we'll arrange the production.

MR. FLEMING: And I've, for the record, I've

made an inventory for myself of the documents that I'm

turning over.

MR. SMITH: Okay.

18 MR. FLEMING: And we have them in a Red Well,

19 then I'm just going to hand them to you and it

includes the flash drives, alright.

MS. CHENG-DE CASTRO: Can, can we just make

a copy of your inventory then?

MR. FLEMING: Of course.

MS. CHENG-DE CASTRO: Do you know what the,

what information is on the flash drives or, and, and

ADAM LOCHER 07/11/2014
do you have a copy of it or is that the original?
MR. LOCHER: I gave you the original flash
drives, you can take what you want.
MS. CHENG-DE CASTRO: Okay, but, so then you
don't have a copy of what's in this flash drive?
MR. LOCHER: No, I'm, I'm giving you
MR. SMITH: Can you submit
MS. CHENG-DE CASTRO: Okay.
MR. MULDERRIG: and this, this flash
drive is the product of what you downloaded from a c-,
which computer?
MR. LOCHER: One flash drive is stuff that
was from the supervisor's office, copies
MR. SMITH: Okay.
MR. LOCHER: from the supervisor's office
and things I've built on, governmentally when I was in
the Assembly office, some files inter- interconnected,
and there's campaign stuff on the others.
MS. CHENG-DE CASTRO: Okay, thank you.
Thank you for coming in.
MR. FLEMING: Okay, thank you.
MR. SMITH: I'm going to stop the recording,

it's approximately 3 o'clock on the 11th.

CERTIFICATE OF ACCURACY

I, Jenna Houston, certify that the foregoing transcript of the interrogation of Adam Locher on July 11, 2014 was prepared using the required transcription equipment and is a true and accurate record of the proceedings.

Certified By



Date: August 11, 2014

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