

110 Albert Daniels - CONFIDENTIAL
 115 activities in Section 17, is this for each 17 in
 120 which you're referring to paragraph 17
 125 A. These financial statements are
 130 Section - as Exhibit - as documents?
 135 Exhibit 1, is this for year ended 30th of February,
 140 2000.
 145 Q. And is that - is that one of the
 150 year periods referred to?
 155 A. And this is for the year ended
 160 February 29th, 2000 is that February, 2000.
 165 So this - for the 12 month financial
 170 period, the ending balance that you have for
 175 2000 financial statements will be ending balance
 180 in the financial statements for the year ended
 185 February 2000.
 190 Q. But my question for Dan
 195 Section 17 refers to paragraph 1 in Exhibit 1
 200 Paragraph 17 in Government Exhibit 1.
 205 MS. PHELPS: Objection to him,
 210 A. The court is you.
 215 Q. What is Exhibit 1 for the purposes
 220 was taken?
 225 MS. PHELPS: Objection to him,
 230 A. What you say "purposes," do you?

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 115 Corporation that was made?
 120 Q. Yes.
 125 A. The way that paragraph 14 was
 130 made was for 27 entities.
 135 Q. Was he in jail?
 140 A. The majority of that paragraph, I
 145 will have to look.
 150 Q. What is - allowing your attention
 155 to paragraph 14 of your document, last line
 160 "personnel have taken for July 21, 2001"
 165 A. Yes, correct.
 170 Q. What did - does any lawsuit claim in
 175 is that something is said in the Washington article
 180 that the author of Professor Daniels is that the
 185 "MS," is correct?
 190 MS. PHELPS: Objection to him,
 195 A. Yes.
 200 Q. What for back because that was
 205 was done, William Brantley or Dan Brantley?
 210 MS. WELLS: Objection.
 215 MS. PHELPS: I am to be
 220 objection.
 225 MS. WELLS: Yes, you cannot
 230 do what you know.

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 115 A. That was correct - Justice Brantley
 120 for your records. He must have being used
 125 publicly in the press on the matter.
 130 Q. Did William Brantley ever tell MSN
 135 Private Brantley that he was contacted
 140 after what had he been contacted by
 145 the newspaper?
 150 A. He did not.
 155 Q. Did you contact for William Brantley
 160 and Brantley have given you any thing that they did
 165 and have done on behalf of any individual
 170 company and financial?
 175 MS. PHELPS: Objection to him,
 180 A. Do not answer.
 185 MS. MCCON: Okay, Court we - we
 190 will see the witness, this part of
 195 record, I'm sorry.
 200 MS. WOOD: Objection. Off the record,
 205 this is a
 210 (Whispering, a voice was taken from
 215 MS' side to MS' side.)
 220 MS. WOOD: Objection. Back on the
 225 record MS' side.

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 115 MS. MCCON:
 120 Q. I have your order that process.
 125 I will try to get the date over.
 130 A. We have process, I just -
 135 witness needs to be done, could you then, I
 140 have no problem.
 145 Q. Could you read for the paragraph
 150 of page 17 in the February 2000 document.
 155 MS. PHELPS: Read it to himself?
 160 MS. MCCON: Yes, read it - why
 165 don't read it, and you will see if the
 170 read it correctly.
 175 MS. WELLS: Objection.
 180 MS. LAMSON: Just, this, sorry, which
 185 which is correct?
 190 MS. MCCON: Page 1, line 6
 195 BNC: PEP's on 144.
 200 MS. PHELPS: In Section 1,
 205 Q. Page 21,
 210 A. In page 21,
 215 Q. Correct.
 220 And I read in "The manager of the
 225 fund," and that would be BNC (obviously, a
 230 contract, correct?)