Warren Cutler

July 24, 1998

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CONDENSED TRANSCRIPT AND CONCORDANCE PREPARED BY:

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BSA	Warren Cutler	July 24, 1998)
(11) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (22) (23) (24)	SOUTHERN DISTRICT OF FLORIDA X JERRY GREENBERG, individually, and IDAZ GREENBERG, individually : Plaintiffs, Case No. NATIONAL GEOGRAPHIC SOCIETY, a : 97-3924 District of Columbia corporation, : CIV-LENARD NATIONAL GEOGRAPHIC ENTERPRISES, : Magistrate INC., a California corporation, : Defendants. X Washington, D.C. Friday, July 24, 1998	Page 4 (1) E X H I B I T S (Continued): (2) CUTLER EXHIBIT NO. PAGE NO. (3) 14 Photocopy of card 32 (4) * 15 Preliminary drawings 39 (5) 16 Book Division Artwork Contract 55 (6) 17 Color pictures 62 (7) 18 Color pictures 67 (9) * Composite exhibit 111 (11) 111 111 (12) 131 141 (13) 141 111 (14) 159 16 (17) 18 111 (12) 121 121 (13) 141 111 (14) 111 111 (15) 16 111 (16) 111 111 (17) 18 111 (18) 111 112 (21) 121 121 (22) 121 121 (23) 121 121 (24) 121 121	
(1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (12) (12) (12) (12) (12) (13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (22) (25)	APPEARANCES: On behalf of the Plaintiffs: NORMAN DAVIS, ESQ. Steel Hector & Davis LLP 200 South Biscayne Boulevard Miami, Florida 33131-21398 (305) 577-2988 On behalf of the Defendants: NAOMI JANE GRAY, ESQ. Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, New York 10153 (212) 310-8078 ALSO PRESENT: IDAZ GREENBERG	Page 5(1)PROCEEDINGS(2)Whereupon.(3)WARREN CUTLER.(4)business address at 7900 Curtis Street, Chevy(5)Chase, Maryland, was called as a witness by(6)counsel for Plaintiffs, and having been duly(7)sworn by the Notary Public, was examined and(8)testified as follows:(9)EXAMINATION BY COUNSEL FOR PLAINTIFFS(10)BY MR. DAVIS:(11)Q. Well, would you state your name.(12)please?(13)A. Warren Cutler.(14)Q. Your business address?(15)A. 7900 Curtis Street, Chevy Chase.(16)Maryland.(17)Q. Is that your home address, as well?(18)A. Yes.(19)Q. You were served with a subpoena that(20)required you to bring certain documents. Are you(21)familiar with the subpoena?(22)A. Yes.(23)Q. And you've before we began the(24)deposition, you showed me documents that you(25)brought.	
(1) (2) (3) (4) (5) (6) (7) (9) (10) (11) (12) (13) (14) (15) (15) (15) (17) (18) (17) (18) (17) (18) (21) (22) (22) (22) (22)	WITNESSEXAMINATION BY COUNSEL FORWARREN CUTLERPLAINTIFFBy Mr. Davis5E X H I B I T SCUTLER EXHIBIT NO.PAGE NO.I Set of Geosafari cards17Ia Transparent cards172 The Living Reef243 Educational Insights 3-D Cards: Revised Schedule324 Text for Card 2325 Text for Card 3 w/handwritten notations326 Text for Card 1327 Text for Card 3328 Text for Card 3 w/handwritten notations329 Text for Card 3 w/handwritten notations3210 Text for Card 33210 Text for Card 33211 Diagram3212 Diagram32	Page 6(1)A. Uh-huh.(2)Q. These are all the documents in your(3)position or control that respond to that(4)subpoena(5)A. Yes.(6)Q. Is that correct?(7)A. You have you have.(8)Q. Are you represented by an attorney(9)today?(10)A. No. Oh, yes. I'm not paying, though.(11)I am being represented, yes.(12)Q. All right. By Ms. Gray's law firm?(13)A. Yes.(14)Q. Okay. Have you met with your attorney(15)or attorneys before today?(16)A. Yes.(17)Q. How many times have you met?(18)A. Twice.(19)Q. When was that? For each one. Just(20)approximately.(21)A. Monday and I don't know another(22)there was another time a few weeks.(23)Q. Some time previously?(24)A. Uh-huh.(25)Q. How many attorneys were present at the	

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(12) (15)

(240

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 Monday meeting? A. Two. Q. How many attorneys were present in the previous meeting? A. Two. Q. Was anyone else present at either meeting? A. No. Q. Have you discussed this deposition testimony with anyone at the National Geographic Society? A. No. M. Have you discussed this deposition testimony with anyone at the National Geographic Society? A. What do you mean? M. Have I said to people yes, 1 you know, ves, there is a deposition? Q. Yes. A. And I've been served? Q. Who did you talk to about that? Q. Patty Frate? A. A person called Patty Frakes. Q. Patty Frate? A. S. 	 moment ago? A. Not really. Q. Privileged discussions? A. No. MS. GRAY: Maybe we should take a break for a minute and let me explain the nature of my concern. MR. DAVIS: Okay, let's go off the record. (Discussion off the record.) MS. GRAY: I just want to clarify the nature of my objection and that is I had a concern that the conversation in question may have been part of The Geographic's investigation into how to address this suit and therefore would be covered by the work product privilege. But I think we've resolved my concern on that score, so you can proceed for the moment with your nestioning. MR. DAVIS: Okay. Let the record reflect that while we were off the record, MS. Gray and Mr. Cutler stepped outside to confer for several minutes. MR. DAVIS: Now, do I understand you have no you've withdrawn your objection as to
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And what does Ms. Frakes do if you Q. S. And what does and know at The Geographic? A. She's a product researcher/developer.
 Q. Had you worked with Ms. Frakes on the project Λ . No. Q. Was there some reason why you called r? Or did she call you? Λ . She -- no, I called her to have lunch. Q. Did you discuss with her the lawsuit 783 her* (11) that we're here about today?
(12) A. Yeah. A. Yeah. MS. GRAY: I'm going to object and (14) caution the witness - (15) THE WITNESS: Okay.
 (16) MS. GRAY: -- not to reveal any
 (17) communications which may be privileged in nature THE WITNESS: Okay, MS. GRAY: Other than that, you can answer the question. BY MR. DAVIS: Q. Was Ms. Frakes an attorney --Q. A. Q. Who represents the Society?

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A. No. Q. Then what -- did you talk about this lawsuit with Ms. Frakes when you met with her? A. I - I don't remember all of the conversation that I had with Patty Frakes. - 1 A. 1 - 10000 remember on or new concentration that 1 had with Patty Frakes.
Q. Do vou A. I would -Q. I'm sorry.
A. All I can say is that yes, this was mentioned. We talked about many things that had nothing to do with this.
Q. Did you talk with her about the -- the project that we're here to discuss today for Educational Insights?
M.S. GRAY: I'm just going to object and caution the witness not to reveal the substance
Other than that, you may answer the question. THE WITNESS: The -- Patty knew about the was a suit and that I got this deposition +-I
mean this, you know, the whatever you call it.
B.Y.MR. DAVIS
Q. Did you -- do you understand what the discussion of the main that the discussion with the gravity instruged about the substance

70.4 C word privileged means that Ms. Gray just used a

privilege or work doctrine on the question that I (1)

(2) just asked? MS. GRAY: The question that you just (3)

- (3) MS. GRAT: The question may you just
 (4) asked being about -(5) MR. DAVIS: Would you read back my last
 (6) question then we'll know.
 (7) THE REPORTER: "Question: Did you talk
 (8) with her about the -- the project that we're here
 (9) to discuss today for Educational Insights?"
 (10) MR. DAVIS: Is there an objection to
 (11) that?

- (10)(11)
 - that?
- MS. GRAY: No, you may answer the (12)
- (12) MS. GRAY: NO, you may answer use
 (13) question.
 (14) THE WITNESS: The answer is yes. That
 (15) was the day that I was to come in and see the
 (16) two, Naomi and -(17) BY MR. DAVIS:
 (18) Q. The other attorney.
 (19) A. The other attorney. I called up her,
 (20) Ms. Frakes, Patty Frakes, to have lunch before I
 (21) saw them. Then we had lunch and I told her what
 (22) an inconvenience all this was, then we talked
- (22) an inconvenience all this was, then we talked
- (23) about personal things.
 (24) Q. Did you discuss the -- your upcoming (25) deposition with her?

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A. No. Q. Did you discuss the Educational Insights project with her at all? A. No. (1)(2)(3) (4) A. No.
Q. Nothing at all.
A. Just the -- the fact that this -- I had
to come in and see the lawyers and that I'm in the middle of a -- trying to get a book done.
Q. Is Ms. Frakes a friend of yours?
A. Yes. A casual friend, but I've seen her a number of times for lunch, called her up, and she has called me. (5)(6)(7) (8) (9) and she has called me. Q. I forget whether I asked you just a few moments ago, but have you spoken with anyone other than Ms. Frakes, anyone else at The Geographic about -A. No Q. Th A. No Q. All A. Illu This deposition or --All right. What is your occupation? Illustrator. Are you employed or self-employed? I am self-employed now.

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(10)(11)(12)(13)(14)(15) (16)(17) (18)(19)(20) (21)QAQA (22) (23) I'm sorry? Now I'm self-employed. (24)(25)

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(1)	Q. How long have you been an illustrator?
(2)	A. Over 30 years.
(3)	Q. Just because I don't know, is there a
(4)	difference between an illustrator and an artist?
(5)	A. An illustrator is an artist.
(6)	Q. But not all artists are illustrators?
(7)	A. I guess could you say that.
. (8)	Q. I'm just learning. Did you have
(9)	Q. I'm just learning. Did you have
	training or education to become an illustrator?
(10)	A. No more than just workshops. Later
(11)	
(12)	workshops.
(13)	Q. How long have you been self-employed?
(14)	A. Four or
(15)	O. Approximately
(16)	A. Four or five years.
(17)	Q. And before that time, how were you
(19)	employed?
(19)	A Lynn the illustrates at The Methods
(20)	A. I was the illustrator at The National Zoo.
(21)	Q. And how long were you employed in that
(22)	capacity?
(23)	A. 29 years.
(24)	Q. How long have you done work for the
(25)	Q. How long have you done work for the National Geographic Society?
	. .

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1 490 14
A. Gosh, I don't remember when the first one was. It was - I was working at the zoo when
the first book that I did.
Q. The first book that you did?
A. Uh-huh,
Q. When you say the first
A. Would be 70s, probably would be in the 80s, something like that, late '80s.
the sus, something like that, late 80s.
Q. Have you worked, ever worked steadily
for the Society or only on particular projects? A. Only on a work-for-hire basis,
Q. And roughly how many different projects
have you worked on with the Society, for the
Society?
A. Maybe a dozen.
Q. Did those dozen, starting back in the
/Us, you'd say?
A. I'd say - I can't remember. Probably
the '80s. Don't know.
Q. With the Education Insights project as
a reference, have you done any work for the Society since that project?
A. Yes.
O. What have you done?
A. While I was doing the Educational

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(1)	Insights project, I was doing samples for a
(2)	pop-up book which I as soon as I finished
(3)	that, I went right to a pop-up book. And then
(4)	Incre was a few years' break I guess and then I
(5)	started - I did a set of six books, children's
(6)	books, and a few minor illustrations here.
(7)	O. When you say you did a book does that
(8)	mean you did illustrations for a book?
(9)	A. I did for the pop-up book. I was the
(10)	only illusifator. Because the last the last
(11)	six books that I did, there was other
(12)	illustrators besides myself on each book.
(13)	
(14)	
(15)	A. Uh-huh.
(16)	Q. Did any of those books have to do
(17)	with with fish as a subject matter?
(18)	A. Un-hub Yes
(19)	Q. Which books were they?
(20)	A. Ine book on tish.
(21)	Q. Is that what it's called?
(22)	A. I think that's all. It's fish.
(23)	Q. And that was within the last year or
(24)	two?
(25)	A. Yeah.

- Q. On these various projects, the 12 or so
 that you have been involved with, did you have
 liaison at The Geographic society with one person
 or more than one person for each of those

- (5) projects?

- (5) projects ;
 (6) A. A book usually has an art director,
 (7) which you have to please. The art director is
 (8) your major go-between. No matter how many other
 (9) people there are involved in the project, you
 (10) only it's the art director that tells you what
- (10)
- (11) to do.
- (11) to do.
 (12) Q. Was that true on the Educational
 (13) Insights project as well?
 (14) A. Uh-huh.
 (15) Q. And who was the art director you worked
 (16) with on that project?
 (17) A. Lyle Rosbotham.
 (18) Q. Did you work with any other art
 (19) director on that project?
 (20) A. No.
 (21) MR. DAVIS: Okay. Ask the operator
 (23) as Exhibit 1 for this deposition. While you're
 (24) at it, why don't you take that other one out and
 (25) mark it IA.

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	3
(1)	(Cutler Exhibits No. 1 & IA were
(2)	marked for identification.)
(3)	BY MR. DAVIS:
(4)	
	Q. Okay, would you look, Mr. Cutler, at
(5)	that whole collection there, which when they're
(б)	inside the big plastic envelope, the reporter has
(7)	identified all of that as Exhibit 1.
(8)	A. Uh-huh.
(9)	Q. Is that familiar to you? A. The whole package? Yeah.
(10)	A. The whole package? Yeah
(11)	O. The whole package.
(12)	
(13)	Q. Okay. Did you perform and the
(14)	package of course includes the one that's just in
(15)	front of you
(16)	A. Uh-huh.
(17)	Q. That's been marked [A. Did you perform
(18)	some work on that nackage?
(19)	A. This package, yes. Q. You're holding up Exhibit 1A.
(20)	O. You're holding un Exhibit 1A
(21)	A. 1A, yes.
(22)	Q. Is that the only component of Exhibit 1
(23)	that you did any work on?
1241	A Ver I didn't do this muthing have

- A. Yes. I didn't do this, anything here.
 Q. Okay. And let's --(24)

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A. None of these. Just these. Q. Okay. I just want to set these out of the way then for the time being and let you hold (1) (2) (3) (3) the way then for the time being and to you have
(4) onto that.
(5) A. I have a copy of that, my own.
(6) MS. GRAY: We should use the one that's
(7) been marked.
(8) THE WITNESS: Okay.
(9) BY MR. DAVIS:
(10) O Okay now let's talk about Exhibit 1A. (8) Q. Okay, now let's talk about Exhibit 1A. Did you have some involvement in the creation of that item? (10)(11) (12) Yes. Can you tell me what that was? My involvement? Yes, sir. I did the illustrations. A. Q (13) (14) (15) ÀQ. AQ. AQ. (16)(17) (18) Q. There are -- correct me on this, by
 (19) looking at the exhibit, there are four different (12) pages, if you will - (21) A. Uh-huh.
 (22) Q. That are bound together by some kind of (23) a ring binder at the top?
(24) A. Four pages, yes.
(25) Q. And you did --

{

(1

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		Page 19	
,	Q. contrib	All four pages. And when I say you did something, you uted artwork for those four pages?	
11		Yes. How did you come to be involved with	
51 71	that pr	oject? Did someone contact you? Uh-huh.	
81	Q.	Who contacted you?	
	assum	I would only it would be an ption. I can't remember exactly.	
L)	Q.	That's right.	
1	Q.	ption. I can't remember exactly. That's right. It was not Lyle Rosbotham. And what were you asked It was	
41) 5 j	· Â.	It was	
	A.	I'm sorry, you want to finish? Could have been one or two people, I	
7) 3)	guess.	That's right. What were you asked to	
	do?	That's right. What were you asked to	
	A.	I was asked to come in and look at this t, that I would be working with Lyle	
	Rosbe	tham and he could explain to me this	
239 240 	projec an arti was ne	t. And that they they had already hired st to do the illustrations and her work of realistic enough and they wanted they	

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needed a different artist. Her work was

Q. Do you know who that was, that artist? A. I've never met her. But her name is on the -- the copies that I was given. First name

- Q. When you say the name on copies you were given, copies of what? A. Copies of her work so I could see that,
- you know

Q. What they found unacceptable.
 A. Here's what we have and this is not good enough, you have to do better than this.
 Q. Do you still have those copies?

- Q. Do you still have those copies? A. I have a portion, one little piece of
- (16) it. О.

(17)

:12)

6.5

(299) 11

r

Okay. The rest of the stuff's thrown out. I A. The rest of the stuff's thrown out, 1 only keep my things until the actual thing is printed, and then I go through, and normally I don't even have as much as its in that folder. Sometimes the -- normally I keep the contracts. They go into a tile. Q. Okay. What, if you can remember, what was it about her work that the Society didn't

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like?

A. It wasn't the Society that didn't like
it, it was Educational Insights.
Q. And what was it they didn't like?
A. It's too childish. They wanted it to

be more realistic. Q. Now, you said that you were first approached by somebody, you're not sure who, and were you invited down to the Society to talk about the project?

A. Q. A.

To go to meet Lyle. And you went to the Society? Uh-huh.

Q. And you met Lyle? Yeah.

And did you meet with anybody else?

Q A

A. The -- only the -- only the person that asked me to come in. The -- the two people that worked with before on other projects that had -

Q. What was mister -- I'm sorry, I don't mean to step on your words. Did you finish your answer.

A. The person, I believe, that hires - or (25) doesn't hire the artists but tells, keeps a list

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- of artists and gives it to the other art
 directors, I guess is Maryam Kasoras. She
 just -- I guess she gave it to Lyle, the Barbara
 person, and then she came up with my name.
 Q. Was she the one who met with you and
 Lyle when you went in to discuss the project?
 A. Most likely. She was not there for the
 discussions. Lyle and I went into his office and
 a down (9) sat down.

- (9) sat down.
 (9) sat down.
 (10) Q. How many meetings with Lyle did you
 (11) have at the Society's offices for this project?
 (12) A. I'm sure it was more than tive.
 (13) Q. Okay.
 (14) A. We had phone conversations.
 (15) Q. When you met with him on those -- at
 (16) the Society on five or more occasions, did you
 (17) ever meet with someone else at the same time?
 (18) A. Not meetings. Casual, you know, seeing
 (19) people in the hall, I guess. It -- what you do
 (20) is you just -- you bring your artwork in and it
 (21) takes them a while to figure out what to do. You
 (22) bring in your artwork and they say yeah, I'll see
 (23) you later. And I normally -- other people mail
 (24) it in. I, living close, rather than lose the
 (25) artwork in the mail, I just hand deliver it and

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- (1) leave.
 (2) Q. In the full course of working on the
 (3) project that is represented by Exhibit 1A, did
 (4) anyone other than Lyle give you any comment or
 (5) direction or instructions regarding that

- (6) project?
- A. Not that not that I remember, no one. Lyle was the only person that I had contact with for instruction. (7) (8) (9)
- Q. Did you have any -- strike that. Have (10)
- (11) you ever done underwater photography? A. No.
 Q. Do you consider yourself to be an expert on undersea life? (12)
- (13)
- (14)
- A. No.
 Q. Do you consider yourself to be an (15) (16)
- (17)
- (18)
- Q. Do you have your own reference works or reference library at home? A. Uh-huh. Q. About how (19)(20)
- (21)

(22)

- (231)
- (24)
- Q. About how many items do you have in your reference library, just roughly? One hundred, thousand?
 A. Less than a thousand, over a hundred.

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- Do you have any books on fishes? Yes. Q. A.Q. (1)
- (2) res (3)
- How many? Roughly. 20. (4)
- (3) Q. How many? Roughly.
 (4) A. 20.
 (5) MR. DAVIS: Would the reporter please
 (6) mark this as Exhibit 2.
 (7) (Cutler Exhibit No. 2 was
 (8) marked for identification.)
 (9) BY MR. DAVIS:
 (10) Q. Would you take a look at what's now
 (11) been marked as Exhibit 2 I'm sorry.
 (12) MS. GRAY: I'll just take a look.
 (13) MR. DAVIS: I'm sorry, Naomi, please.
 (14) MS. GRAY: Okay.
 (15) BY MR. DAVIS:
 (16) Q. Will you tell me if you have seen that
 (17) book before?
 (18) A. Yes.
 (19) Q. Do you have a copy of your own?
 (20) A. I did have.
 (21) Q. When I was doing this project.
 (23) Q. Was it your own -(24) A. Yes.
- - Yes.
 - À. Q. -- copy?

(25)

8SA

Page 28 Page 25 critters. I was given a stack of books. That was -- go home and work. Q. What books were you given? A. I haven't the slightest idea which ones Uh-huh. You -- does that mean you don't have it (1) A. (2) Q. (3) now? (1) (3) now? (4) A. That's right. (5) Q. What did you do with it? (6) A. (Witness indicates.) (7) Q. Since the project was done? (8) A. Oh. It was - I gave it to The (9) National Geographic after -- when -- when this they were Q. W (5)Was The Living Reef one of those (6) books? (7) A. No. That was one that I had in my (8) library. Q. When you were given that stack of books, what were you told to do with them, if (9) (10) suit came. (11) Q. Who asked you to give it to them? (12) A. No one asked me. I said if this is (13) going to cause this much trouble, I'm not going (14) to use it. (10)(11) (12) books, what were you told to do with them, if anything? A. Like all projects, you are given a list of animals, and it's their responsibility to give you photographic references for each one of the animals or multiple images of the animal. And that was done by the researcher and it was given to the first artist, and then I never met that researcher. That pile of research was handed over to me. (13) (14) Q. Who did you give it to at the Society? A. A lawyer, or the lawyer's secretary. I handed it to the National Geographic's lawyer's (15) (15) (16) (16) (17) (17)(10) (18) secretary. Q. Is that at the Society office here in (19) (19) Q. Is that at the Society office here in Washington? A. Uh-huh. Q. Did you have discussions with the Society's lawyer about this matter? MS. GRAY: I'm going to object to the question to the extent that it seeks to reveal (20) Over to me. Q. So is it your understanding that the (21) (22) same pile of research that was given to the first (23) artist was given to you? (24) A. Uh-huh. (25) Q. The answer's yes? Page 26 Page 29 the content of those discussions. MR. DAVIS: The question had nothing to do with content. BY MR. DAVIS: O. Did you have any discussions with a lawyer at the Society's offices about that book or about the project? A. No, not about the project. About the -- the - O. I'm not asking to you tell me what was A. Yes. MR. DAVIS: We've never gotten any documents from that first researcher. Does that mean they don't exist, from the first artist? MS. GRAY: Hold on. Are you directing that question to me? MR. DAVIS: Yeah. MS. GRAY: Can we go off the record? MR. DAVIS: Sure. (Discussion off the record.) (1)(2)(3) (4)(5) (6) (7)(0) MR. DAVIS: Sure. (Discussion off the record.) BY MR. DAVIS: Q. When you do your work at home, what kind of equipment do you have that you use in your atwork? (9) (10) Q. I'm not asking to you tell me what was (11) said. (10)(11)A. I'm telling you that this -- I handed over the book to the secretary, the lawyer's secretary. In fact, I probably asked do you want (12) (12) (13) (13) (14)(14) (15) your artwor (15) it. (15) If. (16) O. And somebody accepted it. (17) A. Yeah. (18) Q. And that person was at the National (19) Geographic Society. (20) A. Yeah. (21) Q. It was a secretary to -- to an (16)(17) (18)

- (22) attorney?
 (23) A. It was -- yes. I believe that's who it
 (23) A. It was -- yes. I believe that's who it A. It was -- yes. I believe that's who is
 was. Don't ask me her name, I haven't the
 slightest idea.

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- Page 27(1)Q. Did you possess that book while you(2)were working on this project?(3)A. Uh-huh. Yes.(4)Q. Let's look at Exhibit 1A, if we might,(5)which is right there in front of you.(6)A. Uh-huh.(7)Q. What instructions were you given(8)initially about that project? You said you(9)said you got instructions only from Lyle.(10)A. (Witness nods.)(11)Q. What instructions did he -- or what did(12)he outline for you or tell you or instruct you to(13)do with -- with respect to that project?(14)A. It was described that the total -- they(15)wanted a beautiful picture on all, no matter(16)how no matter what -- how you looked at it,(17)whether it was page 1 or page 4, they wanted a(18)beautiful picture. It had to cover the(19)information from the previous page, and each page(20)had a different subject matter, and I was given a(21)list of the different subject matter for each(22)page. And they wanted to see all four pages when(23)it was given dimensions, the list of the

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(1) A. No.
(2) Q. Photocopy machines?
(3) A. I have a photocopy machine that I use
(4) to -- for the faxes, you know, I have to -- for
(5) the pencil drawings have to be photocopied so
(6) they'll go through the fax machine.
(7) Q. And who do you send faxes of artwork
(8) to?
(9) A. To the set ' (9) A. To the art directors.
(9) A. To the art directors.
(10) Q. You do that customarily rather than
(11) sending the sketches themselves or the drawings?
(12) A. I think -- I did not -- I probably, at
(13) the time, did not have a copy machine. I have
(14) one now. And contracts and drawings are sent
(15) with my copier. That's since I've moved. So I
(16) believe this was done before I had a copy
(17) machine. Deneve this was done before I had a copy machine.
 Q. Okay. Referring to Exhibit 1A again.
 MS. GRAY: Can we take a break or are you in the middle of a question?
 MR. DAVIS: Let's just take a break.
 MS. GRAY: Okay.
 (Recess.)
 PV MP. DAVIS. (17)(10) (19) (20) (21) (22)(23) (24) BY MR. DAVIS: (25)Q. While we have been off the record, I've

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- Pencil and paintbrush. Anything else? Books, drawing table. Okay. À. Q. Do l'use a luciter? (Witness shakes (19) (20) head.) (21) QAQAO Do you use a computer? (22)
- No I wish --Scanner? (23)
- (24) No, I wish I did.
- (25) Computer drawing tablet?

85A	Warren Cutler	July 24, 1998	XMAX(8/26)
(6) (7) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	Page 31 been sorting through copies of some documents that you brought with you today. A. Okav. Q. Would you take a look at the folder of the documents you brought and pull out for me those that any documents that were given to you at the outset of the project to help you work on the project. A. On the onset, the first meeting, you're saving? Q. Well, okay, let's start with the first meeting. A. Td be guessing. Q. All right. And let me enlarge the question. Could you identify from those	July 24, 1998 Page 34 (1) Q. Number 13? (2) A. Yes. (3) Q. Number 8? (4) A. Yes. (5) Q. Number 6? (6) A. Yes. (7) Q. Number 7? (8) A. Yes. (9) Q. Number 5? (10) A. Yes. (11) Q. Number 3? (12) A. Yes. (13) Q. Number 4? (14) A. Yes. (13) Q. Number 4? (14) A. Yes. (15) Q. Let's put these in some order that will (16) help you when we get to them. (17) MS. GRAY: I'll put them in numerical (18) order. (19) BY MR. DAVIS: (20) Q. Would you take a look at Exhibit Number (21) 3. please. (22) A. Yes. (23) Q. There's a name and phone number at the (24) bottom of that page. Is that your handwriting? (25) A. I don't – I wouldn't know. Could	<u>XMAX(8/28)</u>
(14) (15) (19) (19)	 (Cutler Exhibits Nos. 3-14 were marked tor identification.) BY MR. DAVIS: Q. What I'm going to do, Mr. Cutler, is show you the exhibit and tell you what the number is. A. Uh-huh. Q. I'll give Ms. Gray a copy of it and just get you to identify that for me just very briefly. And we'll just do these one at a time until we have them all accounted for. I'll show you now what has been marked as Exhibit 14. Was lhat document among those that you brought with you today? A. Yes. Q. I'm going to do it a little differently because I'll ask the same question each time. Exhibit 14 which you just had a look at A. Uh-huh. Q. Was that among the documents that you 	Page 35 (1) Don't know. (2) Q. There's a reference on this exhibit in (3) the middle of the page where it says in-house (4) designer completes project. Do you know what the (5) in-house designer's role was? (6) A. In-house designer. I would have to (7) be - let me - let me read this. (9) A. In-house designer is a - the art (10) director. (11) Q. Inotice on Exhibit 3 that this (12) schedule pertains to set one, oceans and reefs. (13) Did you work on that part of the project, oceans (14) and reefs? (15) A. Oceans and reefs - (16) Q. I was wondering whether this schedule (17) pertained to you or to someone else. (18) A. I don't really remember. (19) Q. You can see it says set two, wildlife (20) wonders. Did you have anything to do with set (21) two, the wildlife wonders? (22) MS. GRAY: Objection. (23) THE WITNESS: Don't know. I don't know (24) what that means. (25) MR. DAVIS: Ground?	
	 Q. And ask if that was one of the documents provided to you by the Society A. Yes. Q at the beginning of the project. [II show you Exhibit Number 11. Was that one of the documents provided to you by the Society for the project? A. Yes. Q. Exhibit Number 10 A. Yes. Q. Okay, I'll just sort of have a standing question as to A. Uh-huh. Q what these are. And your yes answer will indicate that these were among documents provided to you by the Society at the outset of the project. Exhibit Number 9, which has two pages to it A. Uh-huh. Q. Here's where we need that extra. I don't have one. What is that number 9? TI HE WITNESS: Uh-huh. 	Page 36 (1) MS. GRAY: I mean, I think it's a (2) misleading question because we haven't even (3) established what this document is or, you know (4) MR. DAVIS: Well, he said they were (5) given to him by the National Geographic Society (6) for use in his project. I think that establishes (7) pretty well what it is. (8) MS. GRAY: You're asking him what (9) wildlife wonders means. We have (10) BY MR. DAVIS: (11) Q. My larger question was, does this (12) schedule pertain to the work that you did? And (13) it may or may not. (14) A. I'd be guessing. (15) Q. Then I don't want you to guess. (16) A. I'ds so long ago. I haven't even (17) looked at this file. (18) Q. Okay, fair enough. Have you take a (19) look at Exhibit 4, please. (20) A. Okay. (21) Q. Did you make use of this document in (22) Your project? (23) A. Let me see. It looks like the list of	

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(3) (4) (5) (7) (8) (10) (11) (12) (13) (14) (15) (16) (17) (18) (17) (18) (20) (21) (22) (22) (23)	the fist is on the second page of that exhibit? A. Uh-huh. Q. And this list has to do with different forms of well, it speaks for itself. I mean the items listed there were things to be included, is that correct? A. Yes. Q. Did you include those items in the project? A. I'd have to look. I would assume they're all here. Q. Let me try to save some time. A. Okay. Q. Because this was this list was given to you by the Society, this was what they this was their objective to have these things included, if you could do it, right? MS. GRAY: Objection to the extent it calls for speculation. BY MR. DAVIS: Q. Is that the purpose for the document? <u>MS. GRAY: Same objection.</u>	 (1) A. Uh-huh. (2) Q. Please tell me what they are, if you (3) can. (4) A. They are preliminary drawings. (5) Q. Do you know who drew them? (6) A. Yes, I did. (7) Q. How many preliminary drawings did you (8) do? (9) A. Quite a few. Probably more than if (10) more than three and on the three, many changes. (11) Q. Were all of the more than three (12) submitted to Lyle or to the Society? (13) A. Yes. (14) Q. So he received more than three (15) sketches. (16) A. He received several versions, let's put (17) it that way. (18) Q. Let's take a look at Exhibit IA, which (19) is the product right in front of you. (20) A. Uh-huh. (21) Q. The first page of Composite Exhibit (22) I5 - (23) A. Uh-huh. (24) Q. Represents the work shown on which page (25) of Exhibit IA? 	
	Page 38	Page 41	
(2) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12) (13) (14) (14) (15) (16)	 Q. The documents could have come after it was done, is that what you're saying? A. I'm saying you get - you get reams of this stuff, double checking, triple checking. I couldn't tell you is this the one that I used? I couldn't tell you. I couldn't say. This might have been done, this list, done after pencil sketches. Q. Who told you A. I might have Q. I'm sorry, go ahead. A been given this. For example, look at card three, the document Number 5 and document Number 7. 	 A. The second page. Q. Okay. And the bottom sheet on Composite Exhibit 15 represents A. The top sheet. Q. The top sheet. Now, let's take the top (5) Q. The top sheet. Now, let's take the top (6) sheet of the product, transparency. Did you do (7) three or more sketches, pencil sketches, on that (8) one top sheet? (9) A. Yes. (10) Q. Can you tell by looking at the at (11) Composite Exhibit 15 whether this was your final (12) sketch? (13) A. I can tell it's not the final. (14) Q. How can you tell that? (15) A. Because of the placement of stuff. (16) Q. By the placement of stuff, you mean the (17) placement of stuff in the tinal product? 	:

(18)(19)(20)(21) 15 ---

(22)

(23)(24) (25)

> (1)(2)(3)

171 (8)

(9) (10) (11)

(12) (13)(14)

(15) (16)(17)(18) (19) A.

Uh-huh.

- Q. Who told you --A. I might have --Q. I'm sorry, go ahead. A. -- been given this. For example, look at card three, the document Number 5 and document Number 5 {16}

- (16) at card three, the document Number 3 and document (17) Number 7.
 (19) Q. Okay. What should I look at?
 (19) A. It's the same card. It is completely (20) different information.
 (21) Q. Let's do this a little differently.
 (22) THE WITNESS: Am I confused?
 (23) MS. GRAY: If you want to consult with (24) me, we should step out of the room. Do you want (25) to take a break to consult with me? Yeah?

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- THE WITNESS: I guess not really
 because this I don't understand. I don't know
 when I got these.
 BY MR. DAVIS:
 Q. That's right. If you don't know, then
 that's all I want you to say. I'm not THE WITNESS: Okay.
 BY MR. DAVIS:
 Q. If you don't know, you don't know. The
 rules frown on discussions out in the hallway.
 In the Southern District of Florida, they're very
 specific about that. You can do as you prefer.
 But let's try this a different way. I'm not
 these marked up and maybe this will help us do
 something. Would you please mark this as
 Exhibit IS, Composite Exhibit 15.
 (Cutler Composite Exhibit No. 15
 was marked for identification.)
 BY MR. DAVIS:
 Q. Would you take a look at what's been
 marked as Composite Exhibit 15, which consists of
 two pages. When you've had a chance to look at THE WITNESS: I guess -- not really because this -- I don't understand. I don't know (1)
- A. The point storm this better to be the time aspect. Q. Let's stay with the top sheet of Exhibit 1A for a moment. A. Okay. Q. Were you told what to include in that top sheat? top sheet? (20) A. Uh-huh.
 Q. How were you told?
 A. By the list.
 Q. Is the list among those exhibits that we have just placed in front of you? (21)

A. Uh-huh. Q. All right. Could you tell me by reference to Exhibit 1A and Composite Exhibit

Q. -- what's different between the two? A. You want the top sheet or the bottom sheet -- I mean the second sheet?

Q. Let's do the top sheet first. A. The top sheet is -- coral was added. The fish at the top was added. The stuff was

A. Coral, painting, added more painting to the sides of the picture. But in general, this

Q. The pencil sketch that you have in front of you.
 A. The pencil sketch was getting towards

A success of the picture. But in general, in was getting towards the end. Q. By this, you mean --A. This was --Q. The pencil sketch that you have in front of use

(4) added to the sides.
 (5) Q. By stuff on the sides, what do you
 (6) mean?

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- (22)
- (23)
- (24)
- (25)

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	Page 43	Page 46	
i Av	 A. I'd have to look. It's right here. (Indicating.) Q. What is the exhibit you're referring 	 Q. Okay. Let's look now at Composite Exhibit 15, which are the sketches. A. Uh-huh. 	
;	to? A. 5. Savs on, this was Q. And	 Q. On the first page of that exhibit up in (5) the left-hand corner, there are some - in fact (6) there's handwriting on this - on this sketch. 	
4 (A)	A. Whether this is the final one, I guess	 (7) Is that your handwriting? (8) A. On this on this you're referring (9) to now? 	
	Q. What Exhibit Number is that? A. 10.	 (10) Q. Yes. (11) A. That's my handwriting, (12) Q. Okay. Let's take a look at the upper (13) left-hand where it says cover realms of the sea. (14) Do you see where I'm referring? (15) A. Uh-huh. 	イッチ
(19) 17 18:	 Would you look at Exhibit 5 with me. Δ. Uh-huh. 	 (16) Q. What does that mean? (17) A. This list of things was to inform (18) whoever where to find information to make sure 	3
		 (19) what I had done was accurate. This was done (20) after the painting was finished. I just grabbed (21) one of the old drawings and wrote on it. So that 	L t
.24	A Burner and the state of the s	 (22) you could see if you had you didn't know (23) anything, you could look it up and make and (24) say yes, this is what he said he was supposed to (25) be doing. 	7 1 9
-		D=== 47	X X X
(1 (2		Page 47 (1) Q. Did anyone ask you to provide that list (2) of sources or references?	a w w
	Exhibit 5, there is a list of fish. A. Yes.	 (3) A. Yes. (4) Q. Who asked you to do that? (5) A. Don't know. 	·
	fish in the final in the product that you were making?	 (6) Q. You've told us previously that you (7) really only got instructions from Lyle, so can we (8) conclude that Lyle asked to you do that? 	
() (1* 	Q. Can you elaborate on that? MS. GRAY: Objection to form. THE WITNESS: I mean, as you can see,	 (9) MS. GRAY: Object to the extent it (10) calls for speculation. (11) THE WITNESS: I would assume that if 	7
112	it is okay. Buttertly fish, longnose filelish,	 (12) I (13) BY MR. DAVIS: (14) Q. Did you get instructions you (15) testified that you got instructions from no one 	4 3
	parrot lish. lyre ves. I was given this list to put in. Q. The thrust of my question is, in other words, did you decide which fish to place in	 (16) else so (17) A. This wasn't instruction. This was (18) asking for information on work that I've done. 	- 7
(21	there or did someone else? That's what my question's all about.	 (19) Q. After the fact? (20) A. Uh-huh. (21) Q. So in any event, your testimony is you 	2 12 1
	Q. Did you put in any fish that the Society or Lyle did not request?	 (22) don't know who asked you to do that. (23) A. Lyle might have. (24) Q. All right. (25) A. But I don't know. 	THE ST
•	D	Page 48	HYT
	Page 45 A. At any time? I believe I put in Iish that they didn't want.	(1) Q. What is this back to Composite (2) Exhibit 15, your sketch	(f 2) F
	 Q. Okav. and what caused you to decide to add lish that they had not asked for? A. Composition. Q. Let's take a look at Exhibit 5, if we 	 (3) A. Uh-huh. (4) Q. On that top sheet, we were looking (5) where you wrote cover realms of the sea, there's (6) a little square there. Does that have any 	J of a
	may	 (7) significance? (8) A. Yes. (9) Q. What does that mean? (10) A. National Geographic. 	
(1) (1) (1)	A. Uh-huh. Q. There is a longnose filetish A. Uh-huh.	 (11) Q. What is that? When you say geographic, (12) does that mean is Realms of the Sea the title (13) of a book? 	
(1) (1) 1)	 O listed and a parrot lish listed. A. Okay, uh-huh. O. How did you go about putting those two 	 (14) A. Yes. (15) Q. So was that a book owned by (16) A. National no, it was published (17) Q. why The Generative? 	
(i. (1	tish how did you go about sketching those two tish? A. A longnose filefish and parrot fish.	 (17) Q by The Geographic? (18) A. Yeah. I guess I didn't bring that. (19) That was probably given to me as one of the (20) sources. 	
 	Probably went through all of the information that was given to me and cut out all of the information that I I had. The normal way	(21) Sources. (21) O. All right, so then all of the (22) handwritten notations on Composite Exhibit 15, I (23) gather, are references for the particular items	
	would be to research every single aspect of the of the list of things and then you go go through every book looking for it.	(24) that you included in these sketches, do I have (25) that right?	

- the second seco
- .

Page 49 Page 52 Page 52 (1) the fish were going in one direction, or in (2) profile, and Lyle felt that it needed something (3) else. So I saw this and changed the low -- the (4) position of the fish that I had drawn to -- to be (5) in this position. (6) Q. The fish that you had drawn originally (7) was what kind of fish, was that a parrol tish (8) that you had drawn originally? (9) A. Uh-huh, it was the same fish. (10) Q. All right. Would you take a look in (11) the book that you're holding, The Living Reef, at (12) page 120, please. (13) A. Uh-huh. (14) Q. Did you use that page for reference as (15) you prepared your sketches? (16) A. I don't remember. I do remember the (17) fairy basslet was in numerous books. (19) U. All right. Would you take a look at (19) the second sheet of Composite Exhibit 15, which (20) are your sketches. A. This is a -- a reference for a person to authenticate what I had done for the -- for (2) the final picture. Q. Let's look again at Composite Exhibit 15. There's a handwritten notation across the top that says page 223, Audubon Nature Guide. Do (3) (4) (5) (6) A. Yes. Q. Where I'm reading from? (7)(8) (9) (10) (10)Q. And below it, it says moon jellyfish. A. Uh-huh. Q. Now, does that mean that the moon jellyfish has something to do with page 223 of (11)(11)(12)(12)(13) (13)(14) jellyfish has something to do with page 223 of (15) that nature guide? (16) A. Yes. If you look in that nature guide, (17) you would see a picture of a moon jellyfish. (19) Q. Let's take a look at the second page of (19) Composite Exhibit 15. In the left-hand column, (20) it says - there's a handwritten notation that (21) says page 5, L Reef. (22) A. Yep. (23) Q. What does that tell us? (24) A. The Living Reef. (25) Q. And what does that tell us about page (14) (14)(15)(16) (17) (18)(19) A. Uh-huh. Q. In the right-hand column there's a notation by you of The Living Reef, page 120. A. Okay. (20) (21) (22) (23) A. Okay. Q. Does that mean that you used that page (24)(25) Page 50 Page 53 (1) 5? (1) for reference? A. You'll find a picture of this fish on page 5 of The Living Reef. Q. When you referred to page 5 of The Living Reef, how did you use The Living Reef, if at all? A. Not necessarily. Q. Would you look at the -- at Composite Exhibit 15 on the first sheet, in the lower lett-hand comer of the sketch --A. Uh-huh, Q. Is a slate pencil urchin. Do you see the one tim reference to? (2) (3) (3) (4) (4)(5) (5) (6) (6) (7) A. How did I use it? (8) Q. Let's take a look at page 5. We have (9) Exhibit Number 2 --(7) (9) Exhibit Number 2 -(10) A. It was one of the sources used -(11) Q. Let me take a different tack. Let's (12) take a look at -- well, let's clear that up. The (13) sketch which is on the second sheet of Composite (14) Exhibit 15 we were just discussing a moment ago (15) makes reference to The Living Reef, page 5. Let (16) me show you The Living Reef, which is our (17) Exhibit 2 for this deposition. (18) A. Uh-huh. (19) Q. And would you take a look at page 5 and (20) tell me whether that has relevance to the (21) sketch? (21) sketch? (22)

- A. No. Q. Would you take a look at page 50 of that book, The Living Reef. A. Yes. (23) (24)
- (25)

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Q. And the yes means what?
A. Yes, this has relevance.
Q. So that the page 5 that is penciled in on this sketch simply left a zero off inadvertently, is that right?
A. Must be.
Q. Okay. Now, would you take a look at page 50 for me in The Living Reef. You used that photograph as a reference, is that correct?
A. Uh-huh.
Q. How did you use it?
A. Sitting in front of me with other books away. (2) (3) (4) (5) (6) (7) (8) (9) (10)(11) (12)(13) away. MR. DAVIS: Off the record for just a (14)(15) moment. (Discussion off the record.) MR. DAVIS: Would you mind reading the answer back to the last question. THE REPORTEK: "Answer: Sitting in front of me with other books away." BY MR. DAVIS: Q. How did that photograph serve as a reference for you? A. I had a -- this fish in profile and I had to change it because I was asked to -- all moment (16) (17)

- (18)
- (19)

(20)

- (21)
- (22)
- (23)
- (24)
- (25)

(7) Q. Is a slate pencil urchin. Do you see
(8) the one I'm referring to?
(9) A. Uh-huh.
(10) Q. And there's a line alongside it that
(11) says Audubon plate 194.
(12) A. Uh-huh.
(13) Q. Does that mean you used the Audubon
(14) plate as a reference for drawing that urchin?
(15) A. Could have. Don't know.
(16) Q. You don't know.
(17) A. But you would find a pencil -- I'm
(18) guessing. Since I wrote it down there, this is
(19) where you would find it. I'm assuming that's
(20) what I did this for. I mean, if I wrote that
(21) down there, this was for the person to look it up
(22) and verify that it was accurately done. So -(23) Q. When you say accurately done, what does
(24) that mean?
(25) A. I'm a scientific illustrator. When I (25)A. I'm a scientific illustrator. When I

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(1) was working at the zoo, that was my title. (2) Accurate means to draw the -- the animal and make (3) it as scientifically accurate as I possibly can. (4) That's what I'm hired most of the time to do. (5) Q. Is that what you were hired in this (6) case to do? (7) A most of the second of the time. (6) case to do? (7) A. Most of the people that hire me hire me (8) to do accurate, realistic drawings, paintings. (9) Q. When you were hired, were you asked to (10) do original artwork in terms of these creatures? (11) A. Don't think so, Don't remember. It's (12) not in my contract. They want me to do original work Q. I'm sorry? A. Never-before-seen paintings is what (16) they want, When you say never --That's what I want. When you say never-before-seen --Q. A. Q. Sometimes they don't care. MS. GRAY: Wait for a question. BY MR. DAVIS:

- (20) (21)
- (22)
- When you say never-before-seen, what (23) Q.
- (24) does that mean?
 - Never before seen.

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(13)

(14)

(15)

(17)

(18)

(19)

(25)

Page 58 Page 55 THE WITNESS: Wouldn't know. BY MR. DAVIS: That's all I ask. Okay. Wouldn't know. Did anyone, Lyle or otherwise, caution What does that mean? (1) Q. What does that mean? A. Original painting. Q. Now, it you draw a sketch of a slate pencil urchin - A. Uh-huh. (2) A. Okay. Wouldn't know. Q. That's all I ask. A. Okay. Wouldn't know. Q. Did anyone, Lyle or otherwise, caution you about copying materials for this project? A. Not that I can remember. Q. Now, let's take a look, if we may, at Exhibit Number 13. Would you have a look at that alwase. (3) (4) (5) ()Have you seen sketches elsewhere of (6) slate pencil urchins or paintings of such (7)urchins' (8) A. I don't know. I -- how do you want Exhibit Number 13. Would you have a look at that, please. A. Okay. Q. You said earlier that this exhibit, among the others here, was given to you at the outset for use in preparing the project. How did you use this list that is Exhibit 13? A. Don't know. I don't know whether this was given to me on the onset or what. Q. Well I'm simply --A. It might --Q. Relying on your earlier testimony. A. Well, I gave you the answer that I was -- I received information more than just one time. Now, I have -- I haven't any idea what this is for. (9) A. I don't know - Q. Either - A. I don't know what you're trying to say there. I -- have I seen paintings of these things? Q. No. A. Moat liketu. a tê t (10)(11)(11)(12)(12) (1.9)there. (13) (14) (15) (16) Q. No. A. Most likely. Q. What is an original painting of a -- of an urchin, of a slate pencil urchin to you? What does that mean? You've used the word original several times here. What does that mean to you? A. Paint something that -- that I have not seen in the context before. That's --MR. DAVIS: Could you mark this whatever the next number is, please. (Cutler Exhibit No. 16 was marked for identification.) (14) (15)(16) (17) (17) (18) (18) (12)(19)(20) (21)(21) (20) (22) (23)this is for. Q. To the best of your knowledge, did you 144 111 (24)(25)Page 56 Page 59 THE WITNESS: This calls for glasses. make use of this annotation list that is Exhibit (1) 13 in preparing this project? A. I don't know. Q. Would you look with me, please, at Exhibit 11 and 12. Okay. (2)BY MR. DAVIS: Can you identify that document? (3) U A (4)It's my contract. Would you look at the second paragraph (5) (6)

0 in the text of the contract.

A. Okav. Q. Where it says NGS book division will turnish whatever research aid is necessary. It becomes the artist's responsibility to notify the art director should the research material not be A. Uh-huh. Q. You have told us previously that you were given a stack of books. A. Uh-huh. Q. Did there ere

. . . .

1.1

-i+; 7175

(20) (23) (24)

ζ.

- Q. Did there come a time when you told the art director that the research material was not (1)) (20) (21) adequate? A No
 - Q. Did you return the books that were given to you for the project to the Society? A. Yes.
 - Q In the first paragraph of your

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contract, it says acceptance for the art is subject to the editor's approval of artistic and editorial merits and factual accuracy. A. Uh-huh.

Q. As you understood it, who would pass on that? Would it be Lyle who would tell you

whether the art --

Yes. Was approved? Q.

A. Yes.
 Q. Did art -- excuse me, did Lyle give you any criticism or comment about the artistic and

any criticism or comment about the artistic and editorial merits of your sketches? A. Lots of changes. Q. Did he give you any comment or critique or suggestions regarding the factual accuracy of any of the materials you submitted? A. No, he did not, I -- all of my stuff was accurate, as far as I can remember. It had to do with composition more than accuracy. Q. Do you know whether Lyle made or attempted to make any determination as to the accuracy of your material?

accuracy of your material? MS. GRAY: Objection to the extent it calls for speculation.

- (7)
- Exhibit 11 and 12.
 A. Okáy.
 Q. Can you tell me what they are, what they represent?
 A. It's a poor representation of the gadget that this thing goes into.
 Q. Well, you just when you just said this thing, I want to identify this thing A. The drawings.
 Q. Is Exhibit 1A.
 A. The drawing 11 shows a an electronic gadget that Exhibit 1A fits into.
 Q. The gadget is A. It's the toy.
 Q. Is provided by Educational Insights (8) (9)
- (10)
- (11)(12)
- (13)
- (14)
- (15)
- (16)
- (17)
- (18)(19)
 - Q. Is provided by Educational Insights
- {20} 01 --
- (21) A.
- Q. Did you make use of these of these (22) documents in any way in your project? A. Probably not. Probably was just when I was trying to figure out how – how the thing (23)
- (24)

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(1) worked, expanding understanding of the whole (2)

- worked, expanding understanding of the whole project. Q. Would you look with me at Composite Exhibit 15, which are sketches, at the second sheet of that exhibit. A. Uh-huh. Q. And also look at Exhibit 1A, which is the product, at the first page of that product. A. Uh-huh. Q. You mentioned a while ago that there's a fish up there in the top center of the product that does not appear on the sketch. Do you know why that fish was added? A. To cover the information underneath it. (3) (4)
- (5) (6) (7)
- (8)
- (9) (10) (11)
- (12) (13)
- (14) (15) it.
- (15) it.
 (16) Q. And who -- did someone tell you to do
 (17) that or you just simply did that on your own?
 (18) A. It was discussed. Lyle and I discussed
 (19) it as a problem here.
 (20) Q. Had that particular fish already been
 (21) in the -- in the artwork somewhere else or did.
 (22) you simply go find it and add it?
 (23) A. It was added.
 (24) Q. How did you happen to select that
 (25) particular fish?

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- A. Pretty. Q. Would you take a look at the book The (1) (2) Q. Would you take a look at the book
 Living Reef.
 A. Uh-huh.
 Q. On the cover, is there a similar fish
 on the cover of that book?
 A. Yes. (3) (4) (5)

- (6) (7) (8) A. Yes. Q. Did that have any bearing on your selection of the fish to use to place in that A. O.
- (9) (10) spot?
- Α.
- (11) (12)
- (13)
- I'm sure it did. MS. GRAY: Objection to form. MR. DAVIS: You can answer. THE WITNESS: What -- what was the (14) (15) THE WITNESS: What - what was use question? MR. DAVIS: Would you read the question? She'll read it back. THE REPORTER: "Question: Did that have any bearing on your selection of the fish to use to place in that spot?" THE WITNESS: Did it have any bearing on putting it into that spot. BY MR. DAVIS: Q. On your selection of a fish to use to place in that spot. (16)
- (17)
- (18)
- (19)(20)
- (21) (22)
- (23)
- (24)
- (25)

- Page 62 A. I probably saw that fish. Why I picked that fish, I won - I wouldn't know.
 Q. Would you take a look at Exhibit 1A, (2) (3) please, at the fourth sheet. (4) A. Bottom sheet?
 Q. Uh-huh. That bottom sheet shows two divers underwater. (5)(6) (7) A. Uh-huh. Q. Did you use anything as reference material in preparing that illustration --(8) (9) (10) (11) Ą. Q. Yes -- of those divers? Uh-huh. What did you use? (12)(13) Â. Q. (14) A. A number of sources, including this book, The Living Reef. MR. DAVIS: Ask the reporter to mark this as the next exhibit. (Cutler Exhibit No. 17 was marked for identification.) BY MR, DAVIS: (15) (16)(17) (18) (19) (20) Okay, the exhibit that I've just placed
 - Was made by us, and on the left-hand

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- side is a copy of that portion of Exhibit 1A that
 we were discussing a moment ago A. Uh-huh. (2) (3)

- (4) Q. -- which shows two divers.
 (5) A. Right.
 (6) Q. The right-hand portion of Exhibit 16 is
 (7) taken from page 74 of The Living Reef.
 (8) A. Uh-huh.
 (9) Q. The book.
 (10) A. That's right.
 (11) Q. Could you, by looking at those two,
 (12) tell me those things in your I don't have a
 (13) copy of that. May I come around and look over
 (14) your shoulder?
 (15) A. Sure.
- (15) (16)
- Sure. I don't mean to look at anything that (17) you have
- With reference to the left side of (18)
- (19) (20)
- (21)
- With reference to the left side of Exhibit I said 16, but it was 17, of Exhibit 17, with the diver on the left, would you look at your illustration of the diver on the left and by comparing it with the photograph of the diver on the right of that exhibit tell me what there is in your illustration that differs from the photograph on the right. (22)
- (23)
- (24)
- (25)

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A. The photograph on the right is an adult. And it -- the colors of the suit and -- can't quite see whether this diver has a yellow vest or not or a vest that is different. The --(1) (2)(3) (4) the legs are slightly farther apart, the arms are slightly different, the head is tilted slightly different. The proportions are different to the -- the child than to the adult. And the --it has a lot to do with the colors, are quite (5) (6) (7) (B) it has a lot to do with the colors, are quite different. Q. Okay. Anything else? A. I guess the overall -- the size of the arms and the legs are -- are different because it's a child. If you look in that, you'll probably see similar. (9) (10) (11)(12) (13) (14) (15) Q. I beg your pardon? I didn't hear what you just said. (16)(17) A. There's other references that I was looking at in this -- in the National Geographic books there below. (18)(19)(20) (21) Otox there below,
(21) Q. Can you identify which book you're
(22) referring to?
(23) A. That -- that -(24) Q. The big one on the bottom?
(25) A. No.

- A. Q. A.
- No.

(25)

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- This one --Yeah. You'll see children. You identified a book that you brought Q. A. Q. (1) (2)(3) with you today --A. Yes. (4) A. Q. A. World. (5) - at my request. Uh-huh. It's titled The Mysterious Undersea (6) (7)(8) (9) A. There's quite a few children in there. Q. It was published by the National Geographic Society. Could you look through that book and show me a photograph of an underwater diver that you're referring to. (10) There's quite a few children in there. (11)(12) (13)(14) A. This is one that was used (indicating.)
 Q. May I have a look at that before we (15) (16)Q. May I have a look at that before we turn the page? A. Uh-huh. Q. I have to recover the exhibit I took back from you. Naomi, I'm not going to look at your machine. I'm sorry I have to do that, I (17) (18) (19)
- (20)(21)
- (22)
- thought I had a third copy with me. Let's take a look, while you're looking at that page in that book, at Exhibit 17 for this deposition. A. Uh-huh. (23)
- (24)
- (25)

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Q. You just identified a photograph in the book on pages 26 and 27.
A. Uh-huh.
Q. Can you tell me what aspects of that (1) (2)

(3)

(4) (5)

photograph appear in your illustration on Exhibit 17.

- (6) (7)A. The vest and the color of the bathing
- (8) suit.
- (9)
- Okay.
 A. Here -- let's see if there's any more.
 That's one but it's not a child. These children (10)
- (11) (12)here.
- (13)Q. All right, now we're at pages 50 and
- 51 -(14) (15)

Â. Q 51. (16)

- Q. -- of this book, The Geographic book. Excuse me, what was there on -- those photographs that have relevance to your illustration on Exhibit 17? (17)(18)
- (19)
- A. I can't tell you exactly what I was (20)
- (21) looking at when I was drawing those pictures. 1
- (22)
- do know that this book was what I was thumbing through and taking aspects. Probably had to do -- I would be guessing. I don't know Q. Okay. Don't want you to guess. (23)
- (24)
- (25)

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XMAX(12/32) Page 67 Page 70 A. I'd be guessing. These - okay. MR. DAVIS: Would the reporter please (1) right? (2) (Witness nods.) Uh-huh. mark this as Exhibit 18 You have to say yes or no. (3) (Cutler Exhibit No. 18 was marked for identification.) BY MR. DAVIS À. (4) Yes. Sorry. Q. Okay. Do you know where that final artwork is today? (5)(6) Q. Now, what I've handed you is a document marked -- is it 18? A. Q. No. Was it returned to you? (7)marked -- is it 18? A. 18. Q. Is an exhibit we prepared. On the left is a copy of that same illustration of the two divers that appears in the Educational Insights product. Exhibit 1A. And on the right is a portion of a photograph taken from page 17 of The Living Reet, the book, which is Exhibit 2. By things about your illustration of the diver on the right that you drew that is different from the photograph from The Living Reef. A. The proportions of the individual in the painting is different from the photograph. Construction of the individual in the painting is different? A. The same or the bathing suit is different. Construction of the individual in the painting is different? A. It is a red bathing suit, and the other person had -- looks like it's got a diving outfit (8) (9) A. No. I never saw it again. (10) Q. You told us some little while ago that (11) in the last couple of years, you had done a book (12) on tishes or illustrated a book on fishes --A. Uh-huh. Q. -- for the (13) (14) Q. -- for the Society. Do you recall the (15) name of that book? A. Fish. Q. The one word? A. I believe that's what it's called, Fish. Did one on Birds, Fish, Insects, Sky; that's the titles. (16) (17)(18)(19) (20) Q. Did the - were these separate books (21)(22) (23) or -А. Q. Yes. (24) -- they were all in one book? Separate (25) books? Page 68 Page 71 on covered up except for the hand. The hair is different, the bubbles are different, the angle of the tanks, the fins have more curve to them, flow, more action. Q. Is there anything else? A. The angle of the face mask, location. . . (1)Separate books. (2) (3) (4) (5) A. The angle of the face mask, location. Q. Location? A. Yeah. Q. We're only -- okay. Anything else? A. That's all I can think of right now. Q. All right. Do you recall a telephone conversation you had several weeks ago with (6) A. Uh-huh. Q. Did you recover that original artwork? A. Not yet. Q. Does that mean that you expect to (7).8) (8) (9) (10)(11) A. Uh-huh. Certain – certain contracts say will return artwork one year after publication. It's in the contract. That's – I don't always get the same contracts. MR. DAVIS: No further questions. MS. GRAY: Can we go off the record. (Recess.) recover it? (12) Conversation you had several weeks ago with Mrs. Greenberg regarding --A. I remember her calling me, yes. Q. Do you recall telling her in that conversation that you had prepared some overlays concerning this -- the illustrations that are in the conversation for the several forcible? (13) · .. (14)(15) (16) (17)this project for Educational Insights? A. They are overlays. Q. Well, do you recall telling Mrs. Greenberg wait until you see the overlays that I have made. Do you recall telling her that? (18) (19) (20)(21) (22) that'. (23) A. No, I don't remember saying that (24)(25) (25) (25) exact Page 69 Page 72 Q. All right. Beyond the overlays that appear in Exhibit 1A, have you prepared any other overlays having to do with that product? A. I saw the -- I saw the overlays that she prepared. Or somebody prepared from you or her and I made a copy. Q. For yoursell? MS. GRAY: I have no questions at this (2) time. (Whereupon, at 3:34 p.m. the taking of the instant deposition ceased.) (3)(4) (5) C. (6) Q. For yourself? A. I don't think this is -- this would be SUBSCRIBED AND SWORN to before me this (7) 121 (8) Q. Are they in your possession? (9) (10) , 19 day of A. No. MS. GRAY: I'm going to object to this line of questioning to the extent that it may cover work that Mr. Cutler did with The Geographic's lawyers. Or --THE WITNESS: Yes. MS. GRAY: Or other work product. MR. DAVIS: All right, why don't we take a breat (11)Notary Public (12)(13) (14) My Commission Expires: (15)(16) (17)(17) (18)(19) take a break. MS. GRAY: Okay. (20)(Recess.) BY MR. DAVIS: Q. As I understand it from your testimony, at some point after all the sketching and the conterring, you gave final art to Lyle, is that (21)(22)(23)(24) (25)

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