

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NORTH DAKOTA

\* \* \* \* \*

	)	
Brandy Suckley, Reannan	)	
Suckley, Natasha	)	
Calderon, Shoghi Farr,	)	
Blake Ish, Jyl	)	
Albertson, Mathew	)	Case No.
Baumstark, Danika Owan,	)	21-cv-00012-CRH
Doc Ritchie, Lynette	)	
Cole-Perea, Manuel	)	
Perea, Emily Holly, and	)	
Bryan Fleming,	)	
	)	
Plaintiffs,	)	
	)	
vs.	)	
	)	
The City of Williston,	)	
North Dakota,	)	

Defendant.

\* \* \* \* \*

DEPOSITION OF JYL ALBERTSON

taken by Mr. Brian D. Schmidt, Attorney At Law,  
pursuant to notice and pursuant to the Federal  
Rules of Civil Procedure, before Lori L. Hauge, a  
Notary Public in and for the County of Williams and  
State of North Dakota, at the Second Floor  
Conference Room of Williston City Hall, 22 East  
Broadway, Williston, North Dakota, on Thursday,  
May 19, 2022, commencing at 3:55 p.m.

\* \* \* \* \*

\*Appearances as noted herein.

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A P P E A R A N C E S

MR. V. GENE SUMMERLIN, Attorney At Law,  
and MS. AMANDA L. WALL, Attorney At Law, of Husch  
Blackwell LLP, 13330 California Street, Suite 200,  
Omaha, Nebraska, appeared as counsel for and on  
behalf of the Plaintiffs.

MR. BRIAN D. SCHMIDT, Attorney At Law, of  
Smith Porsborg Schweigert Armstrong Moldenhauer &  
Smith, 122 East Broadway Avenue, P.O. Box 460,  
Bismarck, North Dakota, appeared as counsel for and  
on behalf of the Defendant.

ALSO APPEARING: MS. JYL ALBERTSON,  
Deponent.

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T A B L E O F C O N T E N T S

JYL ALBERTSON

Examination by Mr. Schmidt ..... Page 5

EXHIBITS

<u>No.</u>	<u>Description</u>	<u>Marked</u>	<u>Identified</u>
1	September 16, 2011, Maricopa County Animal Care & Control Receipt Number: R11-183235, PLFS000013	18	18
2	September 14, 2013, White Tanks Animal Hospital, PLC, Invoice Number 63576, PLFS000012	20	21
3	November 7, 2018, Watford City Veterinary Center Reminders/Vaccination Certificate, PLFS000065	22	22
4	May 16, 2021, Animal Medical of Covington Letter, PLFS000015	23	23
5	March 27, 2020, Citation, City 858	25	25
6	March 31, 2020, Letter with Attachment, PLFS000016-000019	30	30

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EXHIBITS (cont'd)

<u>No.</u>	<u>Description</u>	<u>Marked</u>	<u>Identified</u>
7	April 17, 2020, Notification of Rights and Acknowledgment, City 859-860	33	33
8	April 17, 2020, Consent to Search; April 17, 2020, Handwritten Note; and April 17, 2020, Guilty Plea by Mail, City 861-865	35	35

Certificate of Deponent ..... Page 54

Certificate of Court Reporter ..... Page 55

1 (The proceedings commenced at 3:55 p.m.)

2 Whereupon,

3 JYL ALBERTSON,

4 called as a witness by the defendant, after having  
5 been first duly sworn, was examined and testified  
6 as follows:

7 EXAMINATION

8 BY MR. SCHMIDT:

9 Q. Can you please state your name.

10 A. Jyl Albertson, J-y-l Albertson.

11 Q. Do you have a preference as to what I call  
12 you?

13 A. No. I don't care.

14 Q. Okay.

15 A. Jyl.

16 Q. Okay. Jyl, my name is Brian Schmidt. I  
17 represent the City of Williston --

18 A. Okay.

19 Q. -- in the federal lawsuit that you're a  
20 plaintiff in and suing the City. Do you know which  
21 case we're talking about?

22 A. Yes.

23 Q. Okay. That's why we're here today.

24 A. Yes.

25 Q. Have you ever had your deposition taken --

1 A. No.

2 Q. -- before? Okay.

3 I'm just going to go through a couple  
4 ground rules. I'm sure your attorney has probably  
5 talked to you about --

6 A. Yes.

7 Q. -- this beforehand, but we have a court  
8 reporter here who's going to write everything down,  
9 so we have to be careful not to talk over the top  
10 of each other. Does that make sense?

11 A. Yes.

12 Q. And if I ask you a question and you  
13 respond with an "mm-hmm" or an "uh-uh," and I ask  
14 you to clarify "yes" or "no," I'm not doing it to  
15 be rude. I'm just doing it so when we read it on  
16 the transcript at the end of the day, we know what  
17 you actually said. Fair enough?

18 A. Yeah.

19 Q. If at some time during this deposition you  
20 need a break, I don't have a problem with it as  
21 long as there's not a pending question. It's not  
22 an endurance test. I don't think we're going to be  
23 here that long, but if you need a break, let me  
24 know. I'll be happy to accommodate you.

25 A. Okay.

1 Q. Fair enough?

2 A. Fine.

3 Q. Okay. Jyl, what's your occupation?

4 A. I'm a fifth-grade science teacher.

5 Q. In Williston?

6 A. Yes.

7 Q. How long have you been a fifth-grade  
8 science teacher?

9 A. Con -- as a contracted employee, this is  
10 my third year right now.

11 Q. And where did you work before Williston  
12 Public -- is it Williston Public Schools?

13 A. Yes.

14 Q. Okay. And where did you work before  
15 Williston Public Schools?

16 A. I lived in Georgia, and I was a manager at  
17 Scoops, which is an ice cream place, and that's it.

18 Q. When did you move to Williston?

19 A. My son was a junior in high school, so  
20 2019.

21 Q. Do you live in Williston full-time or  
22 part-time?

23 A. Part-time. Well, I -- I spend summers in  
24 Georgia.

25 Q. Okay. So during the school year, you're

1 in Williston --

2 A. Yes.

3 Q. -- and during the summertime when you're  
4 not teaching --

5 A. Right.

6 Q. -- you're in Georgia?

7 A. Correct.

8 Q. That's the current arrangement up till  
9 today?

10 A. Yes.

11 Q. Prior to moving to Georgia, where did you  
12 live?

13 A. I move a lot. Before -- I lived in  
14 Georgia for four years. Prior to that, I lived in  
15 Arizona for four years. Prior to that, I lived  
16 here.

17 Q. Okay. So you've done a --

18 A. Yes.

19 Q. -- you've done a bit of a loop?

20 A. Yes. The Bermuda Triangle.

21 Q. Okay. When -- where did you grow up?

22 A. Here -- in North Dakota.

23 Q. In Williston?

24 A. Stanley.

25 Q. Stanley? Okay. So just down the road a



1 little ways.

2 A. Yeah.

3 Q. Okay. So you lived in Stanley. Then you  
4 moved to Arizona from Stanley, or are there more  
5 stops in between?

6 A. Oh, there's more stops.

7 Q. Okay. Fill me in.

8 A. Okay. Stan -- lived in Stanley for 17  
9 years. Then lived in Arizona for 2 years. Then  
10 came back to Stanley for a year when my dad passed  
11 away. Then I moved to Minnesota. Then I moved  
12 back -- then I moved to Williston. And then I  
13 moved to Arizona for 20-some years, then moved back  
14 to Williston, then Arizona again, then Georgia,  
15 then Arizona.

16 Q. Then Georgia, then Williston, or then  
17 Arizona --

18 A. Yes, in Williston.

19 Q. Okay.

20 A. No. Georgia, Williston.

21 Q. So Williston, Arizona, Georgia, Williston?

22 A. Yes.

23 MR. SUMMERLIN: You keep coming back, and  
24 then you keep leaving.

25 THE DEPONENT: You get sucked in.

1 MR. SUMMERLIN: Just what I thought it  
2 was.

3 THE DEPONENT: It is.

4 BY MR. SCHMIDT:

5 Q. Okay. Other than Williston, have any of  
6 the cities in which you've lived -- do any of them  
7 have pit bull ordinances?

8 A. No.

9 Q. Okay. So Williston is the only city  
10 you've ever lived in that has an ordinance that  
11 bans the possession of pit bulls; is that --

12 A. Yes.

13 Q. -- fair?

14 Do you currently have any dogs?

15 A. I have one. Well, I have Gunner, who  
16 lives in Georgia, and then I have one here.

17 MR. SCHMIDT: And I suppose this is the --

18 MR. SUMMERLIN: Yeah. So --

19 MR. SCHMIDT: -- portion that we'll --

20 MR. SUMMERLIN: So --

21 MR. SCHMIDT: -- designate for attorneys'  
22 eyes only.

23 MR. SUMMERLIN: Yep.

24 (Confidential portion redacted in a  
25 separate transcript.)

1 BY MR. SCHMIDT:

2 Q. What's the breed of the dog that you have  
3 here?

4 A. Here? I don't really know. It -- she was  
5 a rescue. I've had her for -- since 2011. I've  
6 never had her DNA-tested, so I'm not sure.

7 Q. So you don't know the breed?

8 A. I don't know.

9 Q. Okay. Is that the only dog that you  
10 currently have?

11 A. That I own personally? Yes.

12 Q. Are there any other dogs that are in your  
13 house?

14 A. My boyfriend's dog's in the house.

15 Q. Okay. Do you know what type of a dog that  
16 is?

17 A. When he -- it was -- a friend of his  
18 daughter's had it in an apartment, and it was too  
19 big, so he took the dog. She said it was a  
20 Lab-boxer mix, but, again, we haven't had him  
21 DNA-tested, so I don't -- he looks Lab. I don't --  
22 I don't know.

23 Q. Sure.

24 And then you said Gunner, the dog that you  
25 received the citation for --

1 A. Yes.

2 Q. -- he's living in Georgia presently?

3 A. Yes.

4 Q. Okay.

5 A. He's been there since 2020.

6 Q. Okay. When did you obtain Gunner?

7 A. 2009.

8 (End of confidential portion.)

9 MR. SUMMERLIN: Should we -- are we kind  
10 of outside of the --

11 MR. SCHMIDT: I think now we're outside  
12 of --

13 MR. SUMMERLIN: Okay. Well --

14 MR. SCHMIDT: So we're -- this is the  
15 non-attorneys' eyes only designated part of the --

16 MR. SUMMERLIN: Yeah.

17 MR. SCHMIDT: -- transcript.

18 BY MR. SCHMIDT:

19 Q. You said you obtained Gunner in 2009;  
20 correct?

21 A. Yes.

22 Q. In 2009, where were you living?

23 A. Williston.

24 Q. So this would have been the period before  
25 you moved to Arizona?

1 A. Yes. Moved to Arizona in 2011.

2 Q. The first time?

3 A. Yes. No. Well, after 2009, I moved to  
4 Arizona in 2011.

5 Q. Okay.

6 A. But when I -- in 2009, I lived on 139th  
7 Avenue, which is out of city limits.

8 Q. Okay. So you didn't live within the city  
9 of --

10 A. No.

11 Q. -- Williston --

12 A. No.

13 Q. -- in 2009?

14 A. I lived on the other side of the high  
15 school, which was, at that point, not city limits.

16 Q. Okay. So you had Gunner consecutively  
17 from 2009 until --

18 A. I had to move him --

19 Q. -- 2020?

20 A. Until I had to move him to Georgia, yes.

21 Q. Okay. So you moved to Arizona in 2011,  
22 and then you moved to Georgia when?

23 A. 2014.

24 Q. And then when did you move back to  
25 Williston?

1 A. 2019.

2 Q. And was 2019 the first time that you've  
3 lived within the city limits of Williston?

4 A. Yes.

5 Q. Prior to moving from Georgia back to  
6 Williston, did you look to see if there was any  
7 ordinance banning the possession of pit bulls?

8 A. I didn't know that there was because I  
9 lived outside of city limits, so I wasn't sure,  
10 because it didn't matter what kind of dog I had out  
11 there.

12 Q. When was the first time that you learned  
13 of the City's ordinance that prohibited the  
14 possession of pit bulls in city limits?

15 A. I don't recall when I -- probably -- I  
16 can't give you an exact answer to that. I can't  
17 recall what -- when, exactly, I knew.

18 Q. Sure.

19 Was it before or after you were cited?

20 A. I don't think I realized I could be in  
21 trouble when I got cited, so --

22 Q. Mm-hmm.

23 A. -- I think it was then.

24 Q. Okay. And the citation that you received,  
25 that occurred in March of --

1 A. March.

2 Q. -- 2020; right?

3 A. Yeah.

4 Q. Do you recall what led to that citation?

5 A. So we had -- I teach fifth grade, and  
6 during that time, it was COVID, and my team of  
7 teachers got together, and we said we're going to  
8 do something fun. We're going to go on a teacher  
9 parade and drive around to our students' houses so  
10 they could at least see us before school was out.  
11 And my boyfriend has all these classic cars and  
12 trucks. So the kids said, "Hey, drive one of your  
13 big trucks."

14 And so the teachers and I, we brought our  
15 kid -- they brought their kids and dogs, and I  
16 brought Gunner just to drive around, show the kids,  
17 and then I got pulled over on the teacher parade --  
18 after the teacher parade with Gunner in the truck.

19 Q. Okay. And were you pulled over because of  
20 an alleged traffic infraction?

21 A. Apparently, it was -- it's a lifted truck,  
22 and the muffler is loud, so that's why I got pulled  
23 over.

24 Q. Okay. So what happened after the officer  
25 pulled you over?

1           A.     She said, "The muffler's too loud. The  
2 truck's too high," I believe. And when she came up  
3 to the door, she said, "Is that a pit bull?"

4                     And I said, "Yes."

5           And she said, "Well, you're getting a  
6 citation for having a pit bull in city limits."

7                     And I said, "Okay."

8           Q.     Do you recall if the officer who pulled  
9 you over asked if you -- they could take a picture  
10 of the dog?

11           A.     I think so.

12           Q.     Do you recall whether you allowed them to  
13 do so or not?

14           A.     I would have allowed it, but I don't know  
15 if they -- the truck was really high, and she was  
16 really short, so I don't know if she took a picture  
17 or not.

18           Q.     Do you know if the same officer who pulled  
19 you over was the officer who gave you the citation  
20 for the pit bull?

21           A.     Yes. She was the only one there.

22           Q.     Gunner was not taken from you at that  
23 time; correct?

24           A.     No. At the time, it was COVID, and so  
25 they really weren't -- there wasn't a lot of --



1 there was, like, a skeleton crew at the jail and  
2 the courthouses, so I think due to COVID, she did  
3 not.

4 Q. And you were not arrested at that time  
5 either, were you?

6 A. No.

7 Q. You were free to leave; right?

8 A. Yes.

9 Q. And you were free to leave with Gunner  
10 still in your vehicle --

11 A. Yes.

12 Q. -- correct?

13 I want to talk about Gunner just a -- a  
14 little bit. The records that we have indicate that  
15 he was neutered in 2011 in Maricopa County,  
16 Arizona. That sound right?

17 A. I don't think he -- not in Maricopa  
18 County. He was neutered here before I moved to  
19 Arizona. He was neutered in Montana at the vet  
20 there. At Big Sky Vet, I believe is the name of  
21 it. Right? I sent the paperwork.

22 Q. Okay. Maybe -- maybe I have it wrong, or  
23 maybe I'm just misreading this document. I'll show  
24 it to you, and we can talk about it --

25 A. Okay.

1 Q. -- you know, so --

2 A. Sure.

3 Q. Refresh your recollection.

4 A. Yeah.

5 Q. Did not --

6 A. He was neutered within, like, six months  
7 of me getting him. Like --

8 Q. Okay.

9 A. -- it was quickly.

10 MR. SCHMIDT: Well, I'm going to -- we'll  
11 mark this, I guess, as Albertson Exhibit 1.

12 (Deposition Exhibit Number 1 was marked  
13 for identification by the court reporter.)

14 MR. SUMMERLIN: Thank you.

15 She'll hand that to you once it's marked  
16 too.

17 BY MR. SCHMIDT:

18 Q. Okay. Albertson Exhibit Number 1, do you  
19 see at the bottom right-hand corner, there are some  
20 printed-on letters? It says PLFS and then 000013.

21 A. Right.

22 Q. Okay. So this appears, at least, to be a  
23 document from the Maricopa County Animal Care &  
24 Control facility in Phoenix, Arizona; right?

25 A. Yes.

1 Q. And under "Pet Description," I guess it  
2 just says "neutered," which may indicate that he  
3 was previously neutered.

4 A. Correct.

5 Q. Okay.

6 A. That's what it means. This is where you  
7 get your license for the animal, and you have to  
8 designate what the -- whether the animal is  
9 neutered or not.

10 Q. Okay.

11 A. So it was -- he wasn't neutered in  
12 Maricopa County. He's just neutered when I went  
13 there.

14 Q. Okay.

15 A. Yeah.

16 Q. Fair enough.

17 So that just means --

18 A. Yeah.

19 Q. -- that he was neutered when you  
20 presented --

21 A. Right.

22 Q. -- the dog?

23 A. Yes.

24 Q. Then after "neutered," it says, "Am Pit  
25 Bull Ter/American Staff, BR" --

1 A. "Brindle" --

2 Q. -- "brindle" --

3 A. Yeah.

4 Q. -- "and blue dog"?

5 A. Yes.

6 Q. Do you know how that information was put  
7 in that document? Is that something you provided  
8 to them?

9 A. Well, when I acquired the dog from the gal  
10 in Minot, she didn't have the parents, and I said,  
11 "What kind of dog is it?" We were rescuing a dog.

12 And she said she believed it to be  
13 American pit bull mixed with something else,  
14 possibly American Staffordshire terrier, but she  
15 didn't know because she never saw the parents.

16 Q. So this information would have been  
17 something that you told the people at Maricopa --

18 A. Yeah.

19 Q. -- County?

20 You can put this document away.

21 A. Oh (complying with Counsel's request).

22 MR. SCHMIDT: We'll move on to Albertson  
23 Exhibit Number 2.

24 THE DEPONENT: Damn.

25 (Deposition Exhibit Number 2 was marked

1 for identification by the court reporter.)

2 BY MR. SCHMIDT:

3 Q. Okay. What I just presented to you has  
4 been marked as Albertson Exhibit Number 2; in the  
5 bottom right-hand corner, PLFS000012. Are we on  
6 the same page?

7 A. Yeah.

8 Q. Okay. At the top, it indicates White  
9 Tanks Animal Hospital, PLC, and it's in Surprise,  
10 Arizona; correct?

11 A. Yes. That's where we moved to.

12 Q. Suburb of Phoenix; right?

13 A. Yes.

14 Q. At the top, there are two horizontal  
15 lines, then a space, then another horizontal line  
16 below it. Has the dog's name as Gunner and then,  
17 "Breed: Pit bull, American."

18 It's my understanding this is a veterinary  
19 document?

20 A. Yes.

21 Q. Okay. And I presume that he was -- that  
22 Gunner was seen by Dr. Don Rollins for a  
23 consultation and exam --

24 A. Yes.

25 Q. -- in 2013?

1 A. Yeah.

2 Q. You can put that aside.

3 A. (The deponent complied with Counsel's  
4 request.)

5 MR. SCHMIDT: I need to have an assistant  
6 here with me to process all this paperwork.

7 THE DEPONENT: Jeez, is that my whole  
8 stack?

9 MR. SCHMIDT: Not quite.

10 (Deposition Exhibit Number 3 was marked  
11 for identification by the court reporter.)

12 MR. SCHMIDT: You can present that to the  
13 witness.

14 (The court reporter complied with  
15 Counsel's request.)

16 BY MR. SCHMIDT:

17 Q. Okay. You were just given a document  
18 entitled Albertson Exhibit Number 3, PLFS000065.  
19 It's a -- at least purports to be a document from  
20 the Watford City Veterinary Center?

21 A. Yes.

22 Q. And the date on it is -- well, it looks  
23 like his rabies vaccination was performed on  
24 November 7, 2018; correct?

25 A. Correct.

1 Q. And at the top, it has the information for  
2 Gunner, "Date of birth: 5/23/2009." Does that  
3 sound right?

4 A. Yes.

5 Q. Then it has "Canine (Dog)" and then  
6 "American pit bull terrier"; correct?

7 A. Yes.

8 Q. This is a document that came from the  
9 veterinary center?

10 A. Yes.

11 Q. Okay. You can put that aside.

12 A. (The deponent complied with Counsel's  
13 request.)

14 MR. SCHMIDT: This will be Exhibit 4.

15 (Deposition Exhibit Number 4 was marked  
16 for identification by the court reporter.)

17 BY MR. SCHMIDT:

18 Q. This is, in the bottom right-hand corner,  
19 PLFS000015. It's a -- appears to be a letter from  
20 a Kristian Shriver at the Animal Medic -- the  
21 Animal Medical of Covington --

22 A. Yes.

23 Q. -- at the top.

24 A. Georgia.

25 Q. Is that Gunner's veterinarian in --

1 A. Yes.

2 Q. -- Georgia?

3 And the first line of this document, it  
4 says, "On May 14, 2021, I examined Gunner, a  
5 12-year-old male pit bull terrier owned by Jyl  
6 Albertson."

7 Did I read that correctly?

8 A. Yes.

9 Q. So Dr. Shriver identified Gunner as a pit  
10 bull --

11 A. Yes.

12 Q. -- fair to say?

13 Okay. You can put that aside.

14 A. (The deponent complied with Counsel's  
15 request.)

16 Q. Has anyone -- any veterinarian ever  
17 identified Gunner as not a pit bull?

18 A. No, because records transfer from vet to  
19 vet, so they just kind of take what the other vet  
20 says.

21 Q. Okay. When you were given your citation  
22 for the pit bull ordinance, were you given an  
23 initial appearance date where the cops tell you you  
24 have to show up to court on this day?

25 A. No. Because of COVID, they never said --



1 gave me a date to show up.

2 Q. On your citation, there was no date for an  
3 initial appearance?

4 A. I don't believe so. I got a call from  
5 Taylor Olson. Yeah, so I don't believe there was a  
6 date on there. I don't -- I don't recall there  
7 being a date.

8 Q. Okay.

9 A. We could look at it.

10 Q. That's what we're going to do --

11 A. Yeah.

12 Q. -- so --

13 A. I don't -- I don't recall there being a  
14 date.

15 (Deposition Exhibit Number 5 was marked  
16 for identification by the court reporter.)

17 BY MR. SCHMIDT:

18 Q. Albertson 5.

19 A. I don't get many tickets, so I don't even  
20 know how to read them.

21 Q. Okay. What I just presented to you is a  
22 document that says City 858 in the bottom  
23 right-hand corner. Do you see that?

24 A. Yes.

25 Q. And there are a -- a few different boxes

1 here. Up in the upper left-hand corner, it says,  
2 "County of Williams, City of Williston." Do you  
3 see that?

4 A. Yes.

5 Q. It says, "In municipal, before Honorable  
6 Zander." Do you see that? Right next to  
7 "Williams" and "Williston" at the top -- very top.

8 A. Oh. Okay. Yes.

9 Q. Okay. Then if we go down, it says, "The  
10 undersigned, sworn, and says: Date of Violation:  
11 3/27/2020."

12 That sound right?

13 A. Yes.

14 Q. Then if you go all the way down to the --  
15 one, two, three -- the fourth box --

16 A. Okay.

17 Q. -- do you see that where right above the  
18 box, it says, "The State of North Dakota to the  
19 above-named defendant"?

20 A. Yes.

21 Q. And it says, "Court Date: You are  
22 summoned to appear at the time and place designated  
23 below to answer to the charge made against you. If  
24 you fail to appear or post bond, a warrant will be  
25 issued for your arrest."

1 Do you see that?

2 A. Yes.

3 Q. Then right under there, it says, "Day of  
4 Week: Monday; Date: 4/20/2020." Then, "Time:  
5 9:30."

6 Do you see that?

7 A. Yes.

8 Q. Okay. So after you received the citation,  
9 you indicated --

10 MR. SUMMERLIN: So are you -- I -- I just  
11 want to make the record clear.

12 MR. SCHMIDT: Mm-hmm.

13 MR. SUMMERLIN: Are -- are you saying  
14 that --

15 What is this exhibit?

16 MR. SCHMIDT: Exhibit 5.

17 MR. SUMMERLIN: -- Exhibit 5 is the  
18 citation she received?

19 BY MR. SCHMIDT:

20 Q. Did you receive the citation?

21 MR. SUMMERLIN: Well, I'm just -- well,  
22 and let me -- I'm -- I'm not trying to trick you  
23 here, but, like, this is all typed out.

24 MR. SCHMIDT: Mm-hmm.

25 MR. SUMMERLIN: So on the scene, would she

1 get a typed-out citation, or would it be  
2 handwritten?

3 MR. SCHMIDT: Can we go off the record for  
4 a second?

5 (There was a discussion off the record.)

6 MR. SCHMIDT: Okay. We can go back on the  
7 record.

8 BY MR. SCHMIDT:

9 Q. Did you receive a citation, this --

10 A. I received --

11 Q. -- citation?

12 A. -- a citation, but I don't -- I don't  
13 recall it looking exactly like this, but I could be  
14 wrong. It's --

15 Q. Okay.

16 A. -- two years ago.

17 Q. Okay.

18 A. Yeah.

19 MR. SCHMIDT: Your objection is noted for  
20 the record.

21 MR. SUMMERLIN: Okay.

22 BY MR. SCHMIDT:

23 Q. Okay. Nonetheless --

24 A. Right.

25 Q. -- there's no dispute that you received a

1 citation?

2 A. Oh, yeah.

3 Q. Okay. And then you said you got a call  
4 from the city attorney after the citation was  
5 issued?

6 A. Yes.

7 Q. Tell me about that call.

8 A. I asked her about a court date. She said  
9 that courts were not being held at the time because  
10 of COVID or it might have to wait a while. There  
11 was some issue with COVID and not having court.  
12 And she said --

13 I said, "Well" --

14 She said, "Well, the plea agree" -- "You  
15 can plead guilty, and you'll get a \$350 fine, a  
16 year of probation, and 7 days to get the dog out of  
17 town."

18 And I said, "Well, what if I want to go to  
19 court?"

20 And she said, "You had a pit bull in city  
21 limits. You're guilty, so you might as well just  
22 plead."

23 And I said, "Oh. Okay."

24 I'm not familiar with -- I've never been  
25 in trouble in my life. I don't know the ins and

1       outs of court, so I pled.

2           Q.     Okay. Did you indicate, during that phone  
3 call, that you would plead guilty?

4           A.     After she told me I was guilty anyway,  
5 I -- yeah.

6           Q.     Did you ever consult an attorney prior  
7 to --

8           A.     No.

9           Q.     -- taking a plea?

10          A.     I probably should have.

11          Q.     Okay. I'm going to present you with --  
12                MR. SCHMIDT: What are we up to? Number  
13 6?

14                       (The court reporter nodded affirmatively.  
15 Deposition Exhibit Number 6 was marked for  
16 identification by the court reporter.)

17 BY MR. SCHMIDT:

18          Q.     Okay. I just gave you what's been marked  
19 as Albertson Exhibit Number 6. Says PLFS, four  
20 zeroes, and then a 16. Do you see that?

21          A.     Yes.

22          Q.     It's a letter dated March 31, 2020. Do  
23 you see that?

24          A.     Yes.

25          Q.     Did you receive this letter?

1 A. Yes.

2 Q. Okay. Because this was produced by --

3 A. Yes.

4 Q. -- the plaintiffs in this litigation.

5 Do you know if this letter was received  
6 before or after your conversation with Ms. Olson?

7 A. After.

8 Q. After? Okay.

9 So you had a conversation with Ms. Olson,  
10 and then she -- after that conversation, you  
11 received this letter?

12 A. I believe that's how it went. I don't  
13 exactly remember, but I believe so. I had a  
14 conversation, and she offered the plea, and then I  
15 signed it. So I'm assuming she would have had to  
16 have given this to me after I spoke with her  
17 because --

18 Q. Okay. That's fair.

19 And in this letter, the fourth paragraph  
20 says, "You are free to sign the agreement or not,  
21 but please read over the guilty plea document  
22 carefully. If the agreement meets your approval,  
23 please sign it in front of a notary, return it to  
24 me within 30 days from the date of this letter so  
25 the charge can be resolved."

1           Did I read that correctly?

2           A.    Yes.

3           Q.    Did you consult anyone other than yourself  
4 after you received this letter?

5           A.    No.

6           Q.    Okay.  And then was there a copy of the  
7 draft plea agreement provided to you as well?

8           A.    This (indicating)?  Or --

9           Q.    And attached to this letter.

10          A.    Oh.  Yes.

11          Q.    Okay.  And the second and third pages of  
12 Exhibit Number 6 are Bates-stamped PLFS 17 and 18  
13 and 19.  Do you see that?

14          A.    Yes.

15          Q.    Is this the document that you received  
16 from Ms. Olson?

17          A.    I believe so (nodding affirmatively).

18          Q.    Okay.  You can put that aside for a  
19 second.

20          A.    (The deponent complied with Counsel's  
21 request.)

22          Q.    Did you receive a copy of a Notification  
23 of Rights and Acknowledgment form as well?

24          A.    I don't recall.  I -- I don't know.

25               MR. SCHMIDT:  7.



1                   (Deposition Exhibit Number 7 was marked  
2 for identification by the court reporter.)

3 BY MR. SCHMIDT:

4           Q.     Okay.  You've just been presented with  
5 Deposition Exhibit Number 7, and the bottom  
6 right-hand corner says City 859.  Do you see that?

7           A.     Yes.

8           Q.     Is that your signature at the bottom of  
9 this page?

10          A.     Yes.

11          Q.     Dated April 17, 2020?

12          A.     Yes.

13          Q.     Okay.  And then if you turn to page 860 --

14          A.     Yes (complying with Counsel's request).

15          Q.     -- at the bottom, you checked the box, "I  
16 do not wish to consult with an attorney."  Do you  
17 see that?

18          A.     Yes.

19          Q.     Then you signed it on April 17, 2020;  
20 correct?

21          A.     Yes.

22          Q.     And at the top of this, it -- there's a --  
23 a notification that says, "I understand that if I  
24 do not demand a jury trial within 28 days from  
25 today, I waive my right to a jury trial."

1 Do you see --

2 A. Yes.

3 Q. -- that?

4 And you signed that on April 17, 2020;  
5 correct?

6 A. Yes.

7 Q. Okay. You can put that aside.

8 A. (The deponent complied with Counsel's  
9 request.) I think I received this when I paid the  
10 fine, when I came up. I did -- they didn't mail  
11 this to me. They gave it to me when I paid the  
12 fine, I believe. And I don't think I ever got a  
13 copy of it. I think I just signed it.

14 Q. Okay. That draft agreement that you  
15 received, did you ultimately sign that document?

16 A. This one (indicating)?

17 Q. The draft plea agreement that Ms. Olson  
18 sent you on March 31 that was attached to Exhibit  
19 Number 6.

20 MR. SUMMERLIN: This one (indicating).

21 THE DEPONENT: I'm assuming I did, yes.

22 I --

23 BY MR. SCHMIDT:

24 Q. We'll get some documents --

25 A. It's been so --

1 Q. -- that will help you with that.

2 A. It's been so long that --

3 Q. Ex --

4 A. So much paperwork.

5 MR. SCHMIDT: Exhibit Number 8.

6 (Deposition Exhibit Number 8 was marked  
7 for identification by the court reporter.)

8 MR. SUMMERLIN: Thank you.

9 BY MR. SCHMIDT:

10 Q. Okay. So Exhibit Number 8 starts on page  
11 City 861 and goes to page City 865. Do you see  
12 that?

13 A. Yes.

14 Q. If you flip to page 863, you should see  
15 the first page of a document entitled "Guilty Plea  
16 by Mail." Do you see that?

17 A. Yes.

18 Q. Then 864 is the second page of the Guilty  
19 Plea by Mail --

20 A. Yes.

21 Q. -- which you also signed on April 17,  
22 2020?

23 A. Yes.

24 Q. In front of a notary public?

25 A. Yes.

1 Q. Did you do that at the courthouse?

2 A. I think I did it here.

3 Q. At city hall?

4 A. I believe. Hold on. Let me -- it was  
5 courthouse. I signed -- I believe I signed this  
6 and this other -- Exhibit 7 at the same time at the  
7 courthouse.

8 Q. Okay.

9 A. I don't be -- I don't believe I ever got  
10 copies of this (indicating). I don't remember  
11 seeing this at the house.

12 Q. And then on page 861, there's a Consent to  
13 Search document. It's the first page of Exhibit  
14 Number 8.

15 A. Yes.

16 Q. And that's your signature --

17 A. Yes.

18 Q. -- on this document?

19 And you signed that on April 17, 2020?

20 A. Yes.

21 Q. And then if you look at page 862 --

22 A. Yes (complying with Counsel's request).

23 Q. -- is that your letter?

24 A. Yes.

25 Q. Okay. And you signed that in front of a

1 notary as well on --

2 A. Yes.

3 Q. -- April 17, 2020 --

4 A. Yeah.

5 Q. -- indicating that you'll be moving your  
6 dog back to your home in Covington, Georgia?

7 A. Yes.

8 Q. And that's still the arrangement?

9 A. Yeah, and he's still there.

10 Q. And if you want to flip to page City 865,  
11 there's a judge's signature on April 23, 2020. Do  
12 you see --

13 A. Yes.

14 Q. -- that?

15 And you paid your fine; right?

16 A. Yes.

17 Q. And there was a -- I think there was some  
18 unsupervised probation or something like that as  
19 well?

20 A. For a year.

21 Q. For a year?

22 A. I was unaware that it was also a  
23 Class B misdemeanor, and nobody ever told me that.  
24 I guess you're just supposed to know that that  
25 charge is a misdemeanor. I didn't know that. I'm

1 not in the legal system. So that was of a concern  
2 for employment.

3 Q. Have you read the city ordinances?

4 A. No. Does anyone read the city ordinances?

5 MR. SUMMERLIN: We do.

6 THE DEPONENT: Oh, you -- you might.

7 MS. WALL: Yeah, we do.

8 THE DEPONENT: A normal citizen does not.

9 I don't know the diff -- difference  
10 between the misdemeanors.

11 MR. SUMMERLIN: Sure.

12 BY MR. SCHMIDT:

13 Q. I think we're done with the document part  
14 of the deposition, so you can put those aside for  
15 the time being.

16 A. Killed ten trees for this.

17 Q. So after the court system ran its course,  
18 did you make any attempts to try to get the city  
19 ordinance changed?

20 A. Yes.

21 Q. What did you do?

22 A. I believe I -- my incident occurred in  
23 March, and I posted on Facebook about what  
24 happened, me getting pulled over in a truck and  
25 Gunner being in the truck, and Brandy Suckley

1 reached out to me because a similar incident had  
2 happened to her in February with her dog. So we  
3 got together and said, "Well, let's try to get this  
4 changed," so --

5 Q. So you -- had you ever met Brandy Suckley  
6 before --

7 A. No.

8 Q. -- the pit bull incident?

9 A. No.

10 Q. So you and Ms. Suckley started conversing,  
11 I take it --

12 A. Yes.

13 Q. -- about, "How can we change this?"  
14 Right?

15 A. Yes.

16 Q. What did you guys do?

17 A. We got a petition together, and we  
18 collected signatures, and we eventually met -- we  
19 were going to use the signatures to put it up for a  
20 vote, but before that, we were going to go before  
21 the city commission -- or the city council and see  
22 if they could overturn it prior to that, and we  
23 went to the city council meeting. They never did  
24 vote on it. They told us that they were going to  
25 have us in a meeting with some people to try to

1 maybe draft a different ordinance, but then they  
2 just kind of blew us off, and nothing ever happened  
3 with that.

4 So then we were advised not to put it up  
5 for a vote because if it failed, we wouldn't be  
6 able to bring it up again. So then we decided to  
7 pursue a lawsuit instead.

8 Q. Okay. You told me a lot of stuff. We're  
9 going to --

10 A. I know.

11 Q. We're going to go back --

12 A. I'm trying --

13 Q. -- and --

14 A. I'm trying to remember, like, what --

15 Q. Okay.

16 A. -- came first, the chicken or the egg,  
17 like --

18 Q. No -- no worries. We'll go back --

19 A. Yes.

20 Q. -- and we'll sort --

21 A. Okay.

22 Q. -- through kind of a timeline. All right?

23 A. Sure.

24 Q. During this process, did you get in touch  
25 with Lynette Cole-Perea as well?



1           A.     She came later.  She's neighbors with my  
2     boyfriend's daughter, and she has a pit bull,  
3     and -- yeah.

4           Q.     How did you get in touch with her?

5           A.     I think I saw her outside of this dog's  
6     house with her dog.

7           Q.     You just started a conversation?

8           A.     Right.

9           Q.     You guys --

10          A.     Right.

11          Q.     -- kind of got connected on the same  
12     issue?

13          A.     Yes.  It's a small town.

14          Q.     So you said that you -- there are kind of  
15     two things that you were doing.  You wanted to come  
16     before the city commission.  You also wanted to get  
17     petitions.

18          A.     If the city commission failed, obviously,  
19     then we can do the other route --

20          Q.     Okay.

21          A.     -- like --

22          Q.     At some point, did you try to get in touch  
23     with David Tuan, the city administrator for the  
24     City of Williston?

25          A.     After our city commission meeting, that's

1 when they set up a meeting with us. Yes, after the  
2 commission meeting when they didn't vote or not  
3 vote. They just tabled it and never -- I don't  
4 think they ever did decide.

5 Q. Do you know if Ms. Suckley was in touch  
6 with David Tuan prior to the commission meeting?

7 A. Prior? I'm not -- I don't know.

8 Q. You don't know one way or the --

9 A. No.

10 Q. -- other?

11 Do you know for a fact whether you ever  
12 contacted Mr. Tuan prior to the city commission  
13 meeting where Ms. Suckley presented her case to the  
14 commission?

15 A. Me personally? No.

16 Q. Okay. You don't know, or you didn't --

17 A. I --

18 Q. -- contact him?

19 A. I don't believe I did.

20 Q. Did you work with Ms. Suckley with respect  
21 to her presentation before the city commission?

22 A. No.

23 Q. She did that all on her own?

24 A. I -- I -- we talked about it, but she has  
25 her own -- yeah.

1 Q. All right. So you didn't help put  
2 together the PowerPoint presentation?

3 A. No.

4 Q. You didn't give her advice as to what to  
5 say to the commission?

6 A. I'm sure I -- I'm sure I gave her advice.  
7 I'm sure she -- we talked about it.

8 Q. What kind of advice do you think you may  
9 have given her?

10 A. "As you're talking, you should probably,"  
11 you know -- I don't know. I don't remember exactly  
12 what we discussed. Prob -- just what would be  
13 important to put in a PowerPoint and what wouldn't  
14 or -- I don't -- I don't really know. Sorry.

15 MS. WALL: Bless you.

16 BY MR. SCHMIDT:

17 Q. So while this whole putting together the  
18 PowerPoint presentation to present to the city  
19 commission process was going on --

20 A. Right.

21 Q. -- you were also gathering petitions;  
22 correct?

23 A. Right.

24 Q. Okay. Who was all involved in gathering  
25 the petitions?

1           A.    We had such a big response -- we put it on  
2 Facebook, like, that we would be at the park and  
3 people, if they would like to, could come and sign.  
4 But people -- different establishments reached out  
5 and said, "Hey, we want to have a petition in our  
6 establishment," like the Midway Junction, The Pitt  
7 workout place. So they had petitions in their  
8 establishments to sign, but they reached out to us  
9 to see if they could help, so --

10          Q.    Do you recall how many signatures you  
11 obtained?

12          A.    I never really count -- we still have  
13 them. It was over 3,000.

14          Q.    And I know you said you had a place in the  
15 park where people could come and sign a petition;  
16 right?

17          A.    It would be different -- like, if we put  
18 it on Facebook, "Hey, we'll be in Harmon Park," and  
19 then people could come, if they want to, and sign.

20          Q.    So you advertised on Facebook. You'd go  
21 to a location --

22          A.    Yes.

23          Q.    -- and then whoever wanted to sign could  
24 show up and --

25          A.    Correct.

1 Q. -- sign?

2 A. Correct.

3 Q. What did you do with the petitions after  
4 they were all signed?

5 A. Well, we couldn't really do anything with  
6 them because by the time the city commission  
7 meeting happened and they never voted and then we  
8 were advised not to put it on the ballot -- that  
9 was what the signatures were for, to get it on the  
10 November ballot, but then we were advised not to do  
11 it. And so we didn't really do anything with them.

12 Q. Who advised you not to do it?

13 A. Brandy -- Brandy talked to somebody, and  
14 they said, "Don't," and she was advised, I -- I  
15 don't know who -- you'll have to ask her. I don't  
16 know who said that.

17 Q. So the petition -- or the signatures on  
18 the petition were gathered, but they were never  
19 turned in to the City; fair to say?

20 A. Correct, because we decided not to put it  
21 on the November ballot for vote.

22 Q. So if I call the city commission process a  
23 legislative process, do you understand what I mean?

24 A. Yeah.

25 Q. And if I call the gathering of petitions a

1 political process, do you understand --

2 A. Right.

3 Q. -- what I mean?

4 A. Right.

5 Q. Does that make sense?

6 A. Yeah.

7 Q. So before you initiated this lawsuit, you  
8 attempted to go through the legislative process to  
9 get the ordinance --

10 A. Correct.

11 Q. -- changed; correct?

12 A. Correct.

13 Q. And you took the initial steps to get the  
14 ordinance changed through the political process but  
15 never followed all the way through with it;  
16 correct?

17 A. Correct.

18 Q. And instead of following through with the  
19 political process, you decided to join the  
20 plaintiffs' group and make this challenge to the  
21 ordinance in federal court; fair to say?

22 A. Correct, because the city commission  
23 wasn't listening.

24 Q. Okay. Do you know what an initiated  
25 measure is?

1 A. No.

2 Q. The next line of questions I have for you  
3 is probably a little more philosophical than  
4 anything.

5 A. Oh, boy.

6 Q. I'm just giving you a -- a bit of a  
7 heads-up.

8 A. I did get a "C" in philosophy, so let's  
9 make this gentle.

10 Q. I'm -- I'm just asking, as a general  
11 matter --

12 A. Okay.

13 Q. -- do you believe the City should be  
14 allowed to make their own laws?

15 A. That's a loaded question because -- if  
16 they're reasonable, yes. Obviously.

17 Q. What's a reasonable law compared to an  
18 unreasonable law, in your opinion?

19 A. Right. Something that doesn't infringe on  
20 the rights of the citizens that live there.

21 Q. Are speed limits reasonable?

22 A. Yes.

23 Q. What if the speed limit is five miles an  
24 hour? Is that reasonable?

25 A. Oh, if it was by a park or a school zone,

1 maybe.

2 Q. What about restrictions on animals in  
3 general? Like, if you can't have bears in the  
4 city, is that reasonable?

5 MR. SUMMERLIN: Object to --

6 THE DEPONENT: Well --

7 MR. SUMMERLIN: -- foundation.

8 You can answer if you've got an opinion.

9 THE DEPONENT: Well, bears are wild  
10 animals, so -- they're not domestic animals, so,  
11 yes, I would think that would be reasonable.

12 BY MR. SCHMIDT:

13 Q. And would the reason for prohibiting  
14 bears, at least -- would it be reasonable because  
15 they would present a public safety hazard?

16 MR. SUMMERLIN: Object on foundation.

17 Can I just have, like, a continuing --

18 MR. SCHMIDT: Yeah, you --

19 MR. SUMMERLIN: -- foundation --

20 MR. SCHMIDT: Yeah.

21 MR. SUMMERLIN: Then I don't have to  
22 interrupt you.

23 MR. SCHMIDT: Yeah, that's fine. Yeah.

24 MR. SUMMERLIN: Okay.

25 THE DEPONENT: Well, those are specific



1 examples of wild animals. So, obviously, they're  
2 not domesticated, so they would possibly pose a  
3 danger because they're wild.

4 BY MR. SCHMIDT:

5 Q. Okay. Let me ask it a -- maybe a  
6 different way. If a city decide -- specifically  
7 said, "We don't want bears within the city limits  
8 because they pose a danger to the public," would  
9 you feel that that's unreasonable?

10 MR. SCHMIDT: Your objection is noted.

11 THE DEPONENT: Well, ridiculous, but, yes,  
12 reasonable, because we don't have bears in North  
13 Dakota.

14 BY MR. SCHMIDT:

15 Q. What about a city passing an ordinance  
16 that would--this is just a hypothetical--increase  
17 the penalty for a DUI within city limits? Do you  
18 think that would be reasonable?

19 A. Since I don't know what the penalties are  
20 now, I don't know.

21 Q. If it was two years in prison, would that  
22 be reasonable?

23 A. I think that would not be reasonable. Is  
24 this DUI 1 or DUI 10? So many --

25 Q. Do you think --

1 A. -- questions.

2 Q. Do you think it should matter? If you're  
3 a repeat offender, should the --

4 A. Absolute -- yes, probably.

5 Q. Okay. I guess, as a -- as a citizen, do  
6 you believe that the making of laws that affect  
7 your community as a whole should be done by the  
8 community as a whole?

9 A. The community as a whole, yes.

10 Q. So it should be a vote?

11 A. Yes.

12 Q. Because if people don't like a law, they  
13 can change it; right?

14 A. Correct, and that's what we're trying to  
15 do.

16 Q. Do you believe that all cities face the  
17 same issues, or do different cities face different  
18 issues?

19 MR. SUMMERLIN: I still have my floating  
20 foundation objection?

21 THE DEPONENT: Sim --

22 MR. SUMMERLIN: Okay.

23 THE DEPONENT: Similar but in different  
24 pockets of the country. Obviously, in a  
25 metropolitan area, there would be different issues

1 than a small town.

2 BY MR. SCHMIDT:

3 Q. Okay. So Williston may have different  
4 issues than Chicago; right?

5 A. Correct.

6 Q. So do you believe that Chicago should  
7 have -- be able to pass different laws to address  
8 their issues than Williston would be able to pass?

9 A. Possibly. It depends on what it is.

10 Q. Do you believe that cities should be able  
11 to address issues as they arise?

12 A. Everything changes--like, progression, you  
13 change--so yes.

14 Q. And one of the ways that that can be done  
15 is through voting; right?

16 A. Correct.

17 Q. That's the political process we talked  
18 about --

19 A. Correct.

20 Q. -- before; right?

21 A. (The deponent nodded affirmatively.)

22 Q. And one of the other ways that can be done  
23 is legislatively; correct?

24 A. Correct.

25 Q. The making and altering of ordinances;

1 right?

2 A. Correct.

3 Q. If you are ultimately able to prevail in  
4 this litigation--by that, I mean the judge agrees  
5 with you at the --

6 A. Correct.

7 Q. -- end of the day--how would it impact you  
8 personally?

9 A. I would bring my dog home.

10 Q. Anything else that a decision in this case  
11 would have upon -- impact upon your life?

12 A. My -- the people I know that have pit  
13 bulls would be able to quit hiding them and they  
14 could actually enjoy their freedom with their dogs.

15 Q. Why do you think that the City's pit bull  
16 ordinance is unconstitutional?

17 A. Because these are domestic dogs. They're  
18 like any other dog. They're no more dangerous  
19 than -- I've had pit bulls. I've had Dobermans.  
20 I've had German shepherds. I've never had an  
21 aggressive dog.

22 I worked at a vet clinic in Surprise,  
23 White Tanks Animal Hospital. I've never had an  
24 agres -- I've never had an encounter with an  
25 aggressive pit bull.

1 Q. Based on your experience?

2 A. Right. Based on my experience, I have  
3 not.

4 Q. And other people may have different  
5 experiences; right?

6 A. Right. Well, I got bit by a Weimaraner,  
7 so yeah.

8 Q. So we can agree that everybody's  
9 experience --

10 A. Right.

11 Q. -- isn't the same when it comes to --

12 A. Correct.

13 Q. -- animals --

14 A. Correct.

15 Q. -- correct?

16 And we agree that people may have  
17 different opinions as to the danger that pit bulls  
18 pose upon the citizens of a city; right?

19 A. I think -- yes.

20 MR. SCHMIDT: Okay. I don't have any  
21 further questions for you.

22 THE DEPONENT: Boom.

23 MR. SUMMERLIN: We'll read and sign.

24 (The proceedings concluded at 4:42 p.m.)

25

CERTIFICATE OF DEPONENT

I, Jyl Albertson, the deponent in the foregoing deposition, certify that I have read the attached 53 typewritten pages of my deposition upon oral examination, taken at the time and place indicated, and that it is a complete and accurate transcript of my deposition, with corrections, if any, noted herein along with the reason for each correction.

Dated at Williston, North Dakota, this \_\_\_\_\_ day of \_\_\_\_\_, 2022.

\_\_\_\_\_  
JYL ALBERTSON

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<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<b>P</b>	<b>R</b>	<b>R</b>		
<b>P</b>	<				

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