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Page 1
1
        UNITED STATES PATENT AND TRADEMARK OFFICE
         BEFORE THE PATENT TRIAL AND APPEAL BOARD
3
     PETROLEUM GEO-SERVICES,
4
                   Petitioner,
                                   ) Case No.
5
                                      IPR2014-00687,
                                    )
                                      -00688, -00689
                vs.
6
     WESTERNGECO,
                   Patent Owner.
8
10
11
12
13
           DEPOSITION OF BRIAN EVANS, PH.D.
14
                         VOLUME I
15
16
                      Washington, D.C.
17
                Thursday, February 5, 2015
18
19
20
21
22
23
     Reported by: Lori J. Goodin, RPR, CLR, CRR
24
                   Realtime Systems Administrator
25
     Job No. 90106
```

TSG Reporting - Worldwide (877) 702-9580



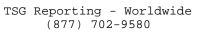
Page 2	Page 3
1	¹ APPEARANCES:
2	2
³ February 5, 2015	On Behalf of Petitioner:
⁴ 8:49 a.m.	4 WILLIAMS & CONNOLLY
5	⁵ 725 Twelfth Street, Northwest
6	6 Washington, D.C. 20005
Deposition of BRIAN EVANS, PH.D.,	⁷ BY: THOMAS FLETCHER, ESQUIRE
8 held at Williams & Connolly, 725 12th	8 BY: DAVID BERL, ESQUIRE
9 Street, Northwest, Washington, D.C. before	9 BY: CHRISTOPHER SUAREZ, ESQUIRE
Lori J. Goodin, RPR, CLR, CRR, a Notary	10
Public of the District of Columbia.	PETROLEUM GEO-SERVICES, INC.
12	12 15150 Memorial Drive
13	Houston, Texas 77079
14	14 BY: KEVIN HART, ESQUIRE
15 16	
17	On Behalf of Patent Owner: OBLON MCCLELLAND MAIER &
18	18 NEUSTADT
19	19 1940 Duke Street
20	20 Alexandria, Virginia 22314
21	21 BY: SCOTT MCKEOWN, ESQUIRE
22	22 CHRISTOPHER BULLARD, ESQUIRE
23	23
24	24
25	25
Page 4	Page 5
1 A P P E A R A N C E S (CONTINUED):	¹ B. Evans, Ph.D.
2	² BRIAN J. EVANS, PH.D.,
On Behalf of Patent Owner:	having been first duly sworn, testified as
4 KIRKLAND & ELLIS	4 follows:
5 300 North La Salle	5 EXAMINATION
6 Chicago, Illinois 60654 7 RV: SIMEON PAPACOSTAS ESOLUBE	6 BY MR. MCKEOWN: 7 O Can you please state your name for 08:49
7 BY: SIMEON PAPACOSTAS, ESQUIRE	Q. Can you please state your name for 08.47
9	 the record. 08:49 A. Brian John Evans. 08:49
10	Q. Okay. Mr. Evans, my name is Scott 08:49
11	11 McKeown, I'm an attorney for WesternGeco, and 08:49
12	you have filed some declarations in some 08:49
13	proceedings at the U.S. Patent and Trademark 08:49
14	14 Office. Those are 2014-687 through 689. 08:49
15	15 Are you generally familiar with 08:49
16	those proceedings? 08:49
17	A. Generally. But I'm not a lawyer. 08:49
18	¹⁸ Q. Sure. 08:49
19	MR. BERL: I don't mean to 08:49
20	interrupt, but are we putting appearances 08:49
21	on the record? 08:49
22	MR. MCKEOWN: Yes, sure, we can go 08:49
23	around the table, if you want to. 08:49
24	So, I'm Scott McKeown. I'm an 08:49
25	attorney for WesternGeco. To my right is 08:49



	Page 6	Page 7
1	B. Evans, Ph.D.	B. Evans, Ph.D.
2	Chris Bullard, also with the Oblon firm. 08:49	extent you can. And you are required to answer 08:50
3	To his immediate right is Simeon 08:49	unless your attorney instructs you not to 08:51
4	MR. PAPACOSTAS: Papacostas. 08:49	4 answer. 08:51
5	MR. MCKEOWN: There you go. Of the 08:49	5 Do you understand that? 08:51
6	Kirkland & Ellis firm. 08:49	6 A. Oh, okay. 08:51
7	MR. BERL: And it is David Berl of 08:49	Q. Okay. Have you had, have you been 08:51
8	Williams & Connolly for petitioner. Along 08:50	8 previously deposed before? 08:51
9	with me is Tom Fletcher from Williams & 08:50	9 A. What do you mean by deposed? 08:51
10	Connolly, Chris Suarez from Williams & 08:50	Q. This, what we are doing today is a 08:51
11	Connolly and Kevin Hart from PGS. 08:50	deposition. 08:51
12	BY MR. MCKEOWN: 08:50	12 A. Because I'm not legal. I'm a 08:51
13	Q. So, I will be asking you some 08:50	13 scientist. 08:51
14	questions today about some declarations you 08:50	14 Q. Okay. 08:51
15	prepared in those proceedings at the Patent 08:50	A. No, I have never. This is the first 08:51
16	Office. 08:50	16 time. 08:51
17	I would ask that we try not to talk 08:50	Q. Okay. Fair enough. Do you have any 08:51
18	over each other. And if you need more 08:50	other questions before we begin? 08:51
19	information or clarification about a question, 08:50	19 A. I don't know until I've got 08:51
20	please feel free to ask. If you need a break 08:50	something to ask. 08:51
21	for the bathroom, we can do that whenever you 08:50	Q. Okay, fair enough. Fair enough. 08:51
22	need it, just as long as it is not as a 08:50	Are you an inventor on any patents, Mr. Evans? 08:51
23	question is pending. 08:50	A. I am a coinventor on three. Not 08:51
24	So, when I ask you questions, you 08:50	that they have been continued, because we paid 08:51
25	are expected to give truthful answers to the 08:50	the money out. 08:51
	Page 8	Page 9
1	Page 8	Page 9
1 2	B. Evans, Ph.D.	¹ B. Evans, Ph.D.
	B. Evans, Ph.D. Q. Are they U.S. patents? 08:51	1 B. Evans, Ph.D. 2 the '607. 08:52
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	Page 10		Page 11
1	B. Evans, Ph.D.	1	B. Evans, Ph.D.
2	make the process more efficient in the 08:53	2	don't know that I need to use them. So, 08:54
3	coming days. The table of contents in the 08:53	3	let's just keep them on the side. 08:54
4	actual declarations only go down two or 08:54	4	MR. BERL: It may make it easier to 08:54
5	sometimes three levels, rather than all of 08:54	5	find. 08:54
6	the way down. 08:54	6	MR. MCKEOWN: I will be referring to 08:54
7	THE WITNESS: So, do I get an update 08:54	7	paragraph numbers, so I am not using 08:54
8	then? 08:54	8	headings. 08:54
9	MR. BERL: He will likely give you a 08:54	9	THE WITNESS: The headings help me 08:55
10	copy. 08:54	10	to find it in the 08:55
11	MR. MCKEOWN: Do you have a copy of 08:54	11	BY MR. MCKEOWN: 08:55
12	this, Mr. Evans? 08:54	12	Q. Yes, okay. I will refer you to 08:55
13	THE WITNESS: No, I don't. 08:54	13	the 08:55
14	MR. BERL: So, I will give you three 08:54	14	A. Because in between these, I get 08:55
15	copies of each, Mr. McKeown, and then you 08:54	15	confused. 08:55
16	can give them back to Dr. Evans. 08:54	16	Q. Okay. Sure. Yes. So I was just 08:55
17	MR. MCKEOWN: Okay. All right. 08:54	17	asking the name, or the title of your thesis. 08:55
18	MR. BERL: And maybe mark them as-B 08:54	18	A. Okay. Can I It is one of these 08:55
19	or however you want to mark them is fine 08:54	19	three replacement contents. 08:55
20	with us. 08:54	20	Q. Let me see if I can find it for you. 08:55
21	MR. MCKEOWN: So, are these 08:54	21	Looks to be about Paragraphs 10 through 11 talk 08:55
22	corresponding to outline entries in the 08:54	22	about your Ph.D. 08:55
23	actual declaration or are these 08:54	23	A. What page? 08:55
24	MR. BERL: Yes. 08:54	24	Q. So, looks like Paragraph 10 top of 08:55
25	MR. MCKEOWN: Okay. All right. I 08:54	25	Page 5 in the '520. 08:55
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	Page 12		Page 13
1	Page 12 B. Evans, Ph.D.	1	Page 13 B. Evans, Ph.D.
1 2		1 2	
	B. Evans, Ph.D.		B. Evans, Ph.D. objection, sorry, I'm not, I don't 08:56
2	B. Evans, Ph.D. A. Page 5. 08:55	2	B. Evans, Ph.D. objection, sorry, I'm not, I don't 08:56
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2 3 4 5	B. Evans, Ph.D. A. Page 5. 08:55 MR. BERL: These are the '520. 08:55 THE WITNESS: We are in the '520, 08:55 right? 08:55	2 3 4 5	B. Evans, Ph.D. objection, sorry, I'm not, I don't 08:56 understand the process. 08:56 BY MR. MCKEOWN: 08:56 Q. You can answer. You are expected to 08:56
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	B. Evans, Ph.D. A. Page 5. 08:55 MR. BERL: These are the '520. 08:55 THE WITNESS: We are in the '520, 08:55 right? 08:55 BY MR. MCKEOWN: 08:55 Q. I think it is the same in all of 08:55 them at least for the first couple of 08:55 paragraphs. But 08:55 A. So, should I be looking at '607. 08:55 MR. BERL: He thinks it is the same. 08:56 THE WITNESS: Oh, okay. 08:56 BY MR. MCKEOWN: 08:56 Q. It looks the top of Page 6 there. 08:56 A. So, Yes, top of Page 6, Advancements 08:56 in Techniques of Low Fold Three-Dimensional 08:56 Seismic Reflection Surveying. I think that 08:56 Q. Okay. So, that was the topic of the 08:56 thesis you were referring to? 08:56	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	B. Evans, Ph.D. objection, sorry, I'm not, I don't 08:56 understand the process. 08:56 BY MR. MCKEOWN: 08:56 Q. You can answer. You are expected to 08:56 answer. 08:56 MR. BERL: You can answer the 08:56 question. I am just preserving the 08:56 objection. 08:56 THE WITNESS: Oh, okay. Okay. 08:56 Only inasmuch as talking between 08:57 should be first and he argued. And he won. 08:57 It was just a personal argument. 08:57 BY MR. MCKEOWN: 08:57 Q. So, you haven't been hired as a 08:57 consultant? 08:57 A. Oh, never, never, never. 08:57 Q. Okay. 08:57 A. First time ever. 08:57
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	Page 14		Page 15
1	B. Evans, Ph.D.	1	B. Evans, Ph.D.
2	O. For this matter. 08:57	2	answer you can try to answer his question, 08:58
3	A. For the whole 08:57	3	if you understand it. 08:58
4	MR. BERL: Objection. 08:57	4	THE WITNESS: Okay. I don't 08:58
5	MR. MCKEOWN: Right. 08:57	5	understand the process, you understand. 08:58
6	BY MR. MCKEOWN: 08:57	6	Now, could you repeat? 08:58
7	Q. So, you have three declarations in 08:57	7	BY MR. MCKEOWN: 08:58
8	front of you. 08:57	8	Q. Sure. So you prepared four 08:58
9	A. Yes. 08:57	9	declarations, correct? 08:58
10	Q. Did you just prepare three? 08:57	10	A. Yes. 08:58
11	A. I think there was a fourth, I think. 08:57	11	Q. And they were 08:58
12	My memory isn't what it should be. 08:57	12	A. To the best of my memory. 08:58
13	Q. Okay. 08:57	13	Q. And they were submitted to the 08:58
14	A. I think there is a fourth. 08:57	14	Patent Office; is that right? 08:58
15	Q. Are you aware of the Patent Office's 08:57	15	A. Through his company. 08:58
16	review of those declarations? 08:57	16	Q. Okay. Have you seen the decisions 08:58
17	MR. BERL: Objection. 08:57	17	from the Patent Office? 08:58
18	THE WITNESS: I'm confused in him 08:58	18	A. Yes, I have scanned over them. 08:58
19	saying objection. Am I supposed to stop 08:58	19	Q. Okay. So you are aware that the 08:58
20	now or 08:58	20	fourth submission, or one of these submissions 08:58
21	MR. BERL: You can answer the 08:58	21	was denied; is that right? 08:58
22	question. He will ask you questions, I may 08:58	22	MR. BERL: Objection. 08:58
23	object. 08:58	23	THE WITNESS: Yes. Because now, you 08:58
24	If I tell you not to answer, then 08:58	24	know, I am working with three now instead 08:58
25	you don't answer. Unless I tell you not to 08:58	25	of four. That is my 08:58
	you don't answer. Onless I ten you not to 00.56		of four. That is my
	Page 16		Page 17
1	Page 16 B. Evans, Ph.D.	1	Page 17 B. Evans, Ph.D.
1 2		1 2	
	B. Evans, Ph.D.		B. Evans, Ph.D.
2	B. Evans, Ph.D. BY MR. MCKEOWN: 08:58	2	B. Evans, Ph.D. MR. BERL: Objection, relevance. 09:00
2	B. Evans, Ph.D. BY MR. MCKEOWN: 08:58 Q. Okay. But you did read the decision 08:58	2	B. Evans, Ph.D. MR. BERL: Objection, relevance. 09:00 THE WITNESS: In Australia, a court 09:00
2 3 4	B. Evans, Ph.D. BY MR. MCKEOWN: 08:58 Q. Okay. But you did read the decision 08:58 that denied the fourth? 08:58	2 3 4	B. Evans, Ph.D. MR. BERL: Objection, relevance. 09:00 THE WITNESS: In Australia, a court 09:00 in one state can have a different decision 09:00
2 3 4 5	B. Evans, Ph.D. BY MR. MCKEOWN: 08:58 Q. Okay. But you did read the decision 08:58 that denied the fourth? 08:58 A. I read it, but that was I have 08:59 got seven Ph.D. students. That is one of the 08:59	2 3 4 5	B. Evans, Ph.D. MR. BERL: Objection, relevance. 09:00 THE WITNESS: In Australia, a court 09:00 in one state can have a different decision 09:00 from a court in another state. 09:00
2 3 4 5 6	B. Evans, Ph.D. BY MR. MCKEOWN: Q. Okay. But you did read the decision 08:58 that denied the fourth? A. I read it, but that was I have 08:59 got seven Ph.D. students. That is one of the 08:59 many documents I read on a daily basis, but I 08:59	2 3 4 5	B. Evans, Ph.D. MR. BERL: Objection, relevance. 09:00 THE WITNESS: In Australia, a court 09:00 in one state can have a different decision 09:00 from a court in another state. 09:00 And part of that decision process is 09:00
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