Crossroads Systems (Texas), Inc.
v.

Chaparral Network Storage, Inc., a Delaware Corporation

## 30(b)(6) Oral Deposition of Geoff Hoese

August 6, 2001

## COMPRESSED TRANSCRIPT



|  | Darfis |  | pare 7 |
| :---: | :---: | :---: | :---: |
| 1 | it's our understatuding you have been designated to | 1 | A I have not billed crossroads for my time as of |
| 2 | speak on behalf of Crossroads about topics 5 and 6. Is | 2 | this day. |
| 3 | that your understanding? | 3 | Q Do you have an agreement that you're going to |
| 4 | A Yeah. | 4 | bill then? |
| 5 | MR. ALGRIGAT: These two, Yeah. | 5 | A Not specifically. No. |
| 6 | The witness: Yes. That is my | 6 | Q Do you have a personal understanding that |
| 7 | understanding. | 7 | you're going to be paid? |
| 8 | Q (sy mr. Bahler) Are you prepared to do so | 8 | A I've considered it and may well do so. |
| 9 | coday? | 9 | Q Have you let them know that? |
| 10 | A Yes, I an. | 10 | A I've mentioned the possibility. |
| 11 | Q what did you do to prepare for your | 11 | Q And what was their response? |
| 12 | deposition? | 12 | A Her response? |
| 13 | A Briefly met with my counsel before this | 13 | Q Well. her or their. What was its response? |
| 14 | deposition. That's about it. | 14 | How about that. |
| 15 | Q Did you look at any documents? | 75 | A They seemed open to the possibility, and it |
| 16 | A I believe I looked at this one docurent. Yes. | 16 | was just not a topic for further discussion. |
| 17 | q which has been previousiy marked as | 17 | q okay, Do you have any sort of financial |
| 18 | Exhibit 24? | 18 | arrangesent between crossroads and yourself regarding |
| 19 | A No. Exhibit 22, paragraph 5. | 19 | your testimony here today? |
| 20 | Q Oh, that notice. Dkay. Exhibit 22. | 20 | A Not specifically. No. |
| 21 | A I looked at section 5 of 22. | 21 | Q Generally? |
| 22 | Q And 6? | 22 | A Recording my testimony here, no. |
| 23 | A Actually, no. 1 didn't look at 6 until now. | 23 | Q iet's take a look at Exhibit 24. Can you tell |
| 24 | Q But you're the 6 guy? | 24 | me what that is? |
| 25 | mr. Albright: yeah. he's the 6 guy. | 25 | A It's a document I wrote describing the |
|  | Data 6 |  | Dascr 13 |
|  | 0 (By Mr. Bahter) All right. I know, |  | characteristics of the 972 patent at the initial |
| 2 | Mr. Hoese, that when we last spoke you were employed by | 2 | conception. |
| 3 | crossroads. Is that still the case? | 3 | Q Is that your handwriting on the front? |
| 4 | A I don't believe that was correct when we last | 4 | $A$ on the fax cover page? |
| 5 | spoke. | 5 | Q Yes, sir. |
| 6 | 9 Are you employed by Crossroads tofay? | 6 | A Yes, it is. |
| 7 | A No. I'm not. | 7 | Mr. Albright: and let me just put down |
| 8 | Q When did you leave crossroads? | 8 | on the record it's my handwriting on the three pages |
| 9 | A In Ostober of 2000 . | 9 | where it says "extorneys' eyes only." since we produced |
| 20 | Q okay. Do you have a job right now? | 10 | it. I mean, 1 just -- |
| 11 | A No. 1 do not. | 11 | MR. Brhler: That's fine. |
| 12 | Q what do you do for a living? | 12 | Q (8y Mr. Bahler) okay. why did you prepare |
| 13 | A I co some different consulting kind of | 13 | this document 7 |
| 14 | arrangements with different firms where I have an | 14 | A I prepared this document because I had a |
| 15 | advisory role in a couple different companies of a very | 15 | concept and an invention that I felt was worth |
| 16 | loose nature. | 16 | pursuing, and so I prepared this document to initiate |
| 17 | Q Do yout perform any consulting or advising for | 17 | the patent filing. |
| 18 | Crossroads? | 18 | Q okay. And this document was prepared when? |
| 19 | A I've been involved with things relating to | 19 | can you tell from looking at it? |
| 20 | this trial. | 20 | A Between March 22nd and May 15th, prior to May |
| 21 | Q Do you have a consultancy arrangenent with | 22 | 25th, 1997. |
| 22 | Crossroads for this triall | 22 | Q All right, And then this was sent to |
| 23 | A No. Not specifically, No. | 23 | Mr. Ahtiony peterman on May 28 th, 1997? |
| 24 | Q Are you being compensated for your time here | 24 | A I believe so. res. That's what's indicated |
| 25 | today? |  | by the cover sheet, and that makes sense. |


| Datc 9 | Dage 11 |
| :---: | :---: |
| 1 Q was this docuntent communicated to anybody | 1 A That was the date that I documented that I had |
| 2 prior to that date? | 2 the ideas that assembled to cover the material |
| 3 A I don't specifically recall. | 3 presented here. |
| 4 Q All right. So as far as you recall, the first | Q okay, You documented something on march 22nd, |
| 5 time that this information included in Exhibit 24 was | 1997? |
| 6 communicated to anybody was May 2B, 29977 | 6 A I'm not sure what documented -- what do you |
| 7 A I believe it would be prior to that. | 7 mean ty "documented"? |
| 8 Q okay. | 8 Q well, in that answer you said "that's the date |
| 9 A I would expect that I reviewed it with ry | 9 that I documented," and then you mentioned something |
| 10 co-inventor on the patent, things of that sort. | 10 that you documented. |
| 11 Q other than mr. Russell, anybody else? | 11 A I documented that date as the date that I had |
| 12 A I don't specifically recall. It's possible. | 12 the concept. |
| 13 I may very possibly have shown it to krian sinth. | 13 a How dis you arrive at that date? |
| 14 Q okay. | 14 A That was the day that the idea in whole as |
| 15 A I'ra certain I did at some point prior to | 15 gresented occurred to me, |
| 16 actually faxing it. | 16 Q okay. How is it that yous ploked -- how is it |
| 17 Q what I'w asking for is specific recollection | 17 that on May 15th or perliaus as late as May 28 th you |
| 18 of any communication to anybody other than Mr. Peterman | 18 remembered specifically that May 22 nd, 1997 was the |
| 39 before May 28th, 1997. | 19 date of conception? |
| 20 A I don't specifically recall that. No. | 20 A The date wasn' $t$ may 22nd as you just stated. |
| 21 a Now, on the last page at the battom, the very | 21 It was March 22nd. |
| 22 bottom line, it says "Concept by Geoff Hoese, March 22, | 22 Q Well, May 15th ... well, you did the first |
| 23 1997," and it continues "First draft, May 25th, 1997." | 23 draft May 15 th, and then I don' 2 know when this May or |
| 24 And then as we've already discussed, you faxed this to | 24 March 22nd of 1997 date was added, but it was added |
| 25 Mr. Peterman on May 28th, 1997, right7 | 25 certainly no later than May 28th, 1997. So the |
| Daye 10 | 1) Mas 12 |
| 1 A That appears to be correct. | 1 question is, what made you decide or what made you |
| 2 Q pardon me? | 2 recall either on May 15th, '97 or on May 28th, '97 that |
| 3 A That appears to be correct. | 3 March 22nd, '97 was the date of conception? |
| 4 Q okay. Now, I'd like to ask you some questions | (At this tine the proceedings were |
| 5 about that. This says "First draft, May 15th, 1997." | 5 interrupted by a telephone call.) |
| 6 what does that mean? | 6 Mk. Albiright Can I take this real |
| 7 a I would believe that's when I took my notes | 7 quick? |
| 8 and created this particular word document that this was | B MR. EAHLER: Sure |
| 9 generated from. So this would be when I first started | 9 (At this time the proceedings went |
| 10 purting this into word to create this specific | 10 momentarily off the record.) |
| 11 document. | 11 MR. BAHLER: Last question, please. |
| 12 a okay. Do you have those notes? | 12 (the referenced portion was read back by |
| 13 A I don't recall if I have them or not. | 13 the court reporter.) |
| 14 Q If you had them, they would have been produced | 14 Ihe WIthess: at the time the material |
| 15 in this case, correct? | 15 was very fresh in my mind. It was actively the |
| 16 A Actually, that would clarify my answer of, I | 16 material I was working on. I suspect, although i don't |
| 17 most certainly don't have them. The attorneys may have | 17 specifically recall, that 1 had documented it in notes |
| If them in the files they might have collacted. I don't | 18 and draft drawings and documents that I had used, but I |
| 19 know if they were there or not. | 19 don't specifically recall. |
| 20 Q ohay. And if they weren't produced, they | 20 Q (By Mr. Bahler) okay. Do you .- what sort of |
| 21 don't any longer exist? | 21 notes and drawings did you make? |
| 22 A That would be my belief. Yeah. | 22 A I don'r specifically recall. |
| 23 Q And then in that line also, as we've just | 23 Q okay. If those notes and drawings were not |
| 24 discussed, it taiks abrout "concepr by Geoffrey Hoese, | 24 produced to us in this case, then they no longer exist, |
| 25 march 22nd, 1997." what does that mean? | 25 correct? |


| D.asce 13 | Proge is |
| :---: | :---: |
| 1 A I would assume so. Yes. | 1 conception of your invention that you discussed with |
| Q okay. Did you communicate to anybody this | 2 Mr . Hulsey, then why did you create the document that |
| 3 conception that you had of the invention on March | 3 has been marked as Exhibit 24 ? |
| 4 22nd, '97? | A If I had existing documents, I probably |
| 5 A I don't recall. | 5 desired to increase the clarity and the focus. |
| 640 okay. Between March 22nd '97 and May | Q okay. Do you specifically recall having such |
| 7 28th, '97 did you communtcaze with anybody your ideas | documents? |
| 8 other than Mr. Russell? | B A I recall having some drawings that I'd done, |
| 9 A I most certainly -- I don't specifically | 9 and sketches. I don't know if that fits what you're |
| 10 recall a conversation as such, bur I most certainly | 20 calting documents or whatnet, but -- |
| 11 would have discussed it with Mr. Smith. | 11 Q Well, I'm just trying to figure out what |
| 12 Q Do you have any documentation of that | 12 existed prior to this Exhibit 24, and specifically what |
| 13 disclosure? | 13 documents existed prior to the existence of Exhibit 24. |
| 14 A Not to my knowledge. | 14 A Relating, I presume, to the conception -- |
| 15 Q okay. | 15 a ves |
| 16 A There may be document -- to further answer | 16 A -- of the document? |
| 17 that, the attorney, the approval to use the attorney | 17 Q Exactly. |
| 18 and spend the money associated with that was connected | 18 A So, I'm sorry, is that a question 25 to what |
| 19 to that. so there may be documentation, I don't know | 19 document? |
| 20 that's -- but I don't specifically have knowledge | 20 Q yes. |
| 21 of it. | 21 A There were a body of documents relating to the |
| 22 Q okay. Other than kr. Peterman did you show | 22 Verrazano project describing characteristics of storage |
| 23 this document or this concept to anybody outside of | 23 routers, et cetera. There almost certainly were |
| 24 Crossroads? | 24 sketches on white board and things of that sort. That |
| 25 a I would believe Bill Hulsey. | 25 was common practice. Specifically relating to the |
| Dasp 14 | Dage is |
| $1 \quad 0$ okay. he's also one of Crossroads* lawyers? | conception, I dan't recall what documents there might |
| 2 A He was at the time an outside attorney for | have been other than that. |
| 3 patent work. | Q Okay, After you sent this fax to |
| 4 Q when did you reveal the concept to Mr. Hulsey? | Anthony peterman on may 28th, 1997 what else did you do |
| 5 A Sometime prior to the -- probably prior to nay | with respect to the preparation of the patent |
| 6 15th. | 6 application for the 972 patent? what did you do next? |
| Q okay. Do you have a specific recollection of | put it that way. |
| 8 that fact? | A In general, I worked with mr, peterman to |
| 9 A I recall discussing the material of the | further describe the characteristics to him so that he |
| 10 disclosure with him prior -- and the process of | 10 could prepare the patent. I don't really specifically |
| 11 determining what it is that 1 should create in terms of | 11 recall those events. |
| 12 there being a document of this sort and what material | 12 Q Did you provide him additional documents? |
| 13 I should incorporate. 50 I don't specifically recall, | 13 A very likely. |
| 14 you know, when that was. | 14 Q Which ones? What documents? |
| 15 a okay, oid you have documents with you during | 15 A I don't recall. |
| 16 your discussions with mr. Hulsey? | 16 Q okay. Did Mr. Peterman provide you with a |
| 17 A Dan't specifteally recall. Possibly. | 17 draft patent application? |
| 18 Q okay. Let me ask you this. If you had such | 18 A Eventually, yes, he did. |
| 19 documents, why did you create a new document, which is | 19 Q Do you know how long that took? |
| 20 Exhibit 247 | 20 a not specifically. |
| 21 Mr. Albricht: Objection. Assumes facts | 22 Q After you got the -- whenever it was when you |
| 22 not in evidence. You can answer. | 22 got it .- well, strike that. You do recall getting a |
| 23 THE WITMESS: can you repeat the | 23 draft patent application, correct? |
| 24 question or -- | 24 A I believe so. ves. |
| 25 Q (By mr. Bahler) if you had documents showing | 25 a sometime before the thing was fited vecember |


| Pape 17 | Dasf is |
| :---: | :---: |
| 1 31st 97 , right? | 1 storage." See that? |
| 2 A I assume that was the date, but I did get a | 2 A res. |
| 3 draft. | 3 Q okay, oid you and Mr. peterman discuss what |
| 4 Q Did you gex ane draft or many drafts or what, | 4 "access controls" meant? |
| 5 do you recall? | 5 A I don't specifically recall that discussion. |
| 6 A I don't specifically recall. | 6 It's probably reasonable to assume at some point we |
| 7 Q okay, well, you got at least one, right? | did. |
| 8 A Yes. | 8 - okay. Do you know when those discussions |
| 9 Q okay. what did you do with that draft? | 9 occurred? |
| 10 A I reviewed it as well as providing it to | 10 A Not spectfically. No. |
| 11 mr. मussell for review. | 11 Q wers they documented? |
| 12 Q okay. Did anybody else within crossroads | 12 A I don't recall that they were or not. |
| 13 review it? | 13 Q Then the next sentence says, "Methods are |
| 14 A I don't recall. | 14 provided that allow for configuration and modification |
| 15 Q okay, and after you reviewed it what did you | 15 of the storage allocated te each workstation attached." |
| 16 do? | 15 see that? |
| 17 A Again, I don't spectfically recall, but 1 do | 17 A un-huh. |
| 18 recall that there was generally a draft review cycle | 1星 - are those methads disclosed in this doctument, |
| 19 and submitting shanges and communications with | 19 Exhibit 247 |
| 20 Mr . Peterman on changes to it. | 20 a I'm not sure. |
| 21 Q 00 you recall when that review took place? | 21.8 gkay. well, it's only two pages, right? can |
| 22 A Na. | 22 you find for me within this document any methods or any |
| 23 Q Did you in any way docunent that review? | 23 disclosure of any methods that allow for configuration |
| 24 A It's possible that, you know, that it might | 24 and modification of the storage atlotted to each |
| 25 have been noted in my notes. I don't specifically | 25 workstation attached? |
| Duge 18 | Drace 20 |
| 1 recall documenting it. | 1 A I would say that there are implicit methods in |
| 2 Q okay. Did you keep the draft? | 2 that the storage is described as being segmented and |
| 3 A I don't recall. | 3 configured, The implementation methods are left open. |
| 4 Q If you had kept it. where mould you have kept | Q Okay. Why were they left open? |
| 5 it? | 5 A I would say that there are a variety of |
| 5 A It would be in the files that were submitred | 6 methods within the context mentioned that could be used |
| 7 for the - | 7 so that it was not pertinent to the invention ikself. |
| $B \quad$ Q okay. | 8 Q So once |
| 9 A rt would have been in my files. | 9 A But that's, you know, that's -- I don't really |
| 10 Q So if you kept that draft, your lawyers would | 10 specifically recall. |
| 11 have given it to us? | 11 Q So, and you were referring second ago to the |
| 12 A I fully expect they would have. | 12 allocation of storage. I'm not sure if 1 used the |
| 13 - All right. Let's take a look at Exhibit 24. | 13 right ward, but you were referring to drawing 3 on the |
| 14 This is 24? | 14 last page of Exhibit 24, correct? |
| 15 A (Nods head.) | 15 A well, I was referring in toto to the |
| 15 Q Let's go back to Exhibit 24, On the second | 16 demonstration through the document that the storage, as |
| 17 page of that exhibit -- there's only three pages. | 17 described in Figure 3, is conflgured and modified as a |
| 18 correct? | 18 contrast of Figures 1 and 2. |
| 19 A Including cover, that's correct. | 19 a okay. rou menzioned "configured," and by |
| $20 \quad 4$ The last paragraph in the section called | 20 configured with reference to Figure 3 in Exhibit 24, |
| 21 -Abstract" there's a sentence that says -- it's the | 21 you mean the drawing or the depiction of the storage |
| 22 second sentence -- that says. "Arcess controls and | 22 device on the right-hand side that shows global data, |
| 23 routing are implemented such that each workstation has | 23 and it shows a storage device on the right-hand side |
| 24 access to a specific subset of the data store, which | 24 that has partitioning for workstation 1 , workstation 2 , |
| 25 thas the appearance and characteristics of local | 25 workstation 3, workstation 4; and then you've got the |


| $1)_{\text {agr }} 21$ | Datr 23 |
| :---: | :---: |
| 1 bottom storage device is dedicated to workstation 5 . | 1 method for modification of the storage allocated? |
| That's what you mean by "configured," right? | A Again, I would say that that's impltcit in the |
| A I was generically alluding to the fact that | sturage router. |
| multiple configurations of data or multiple | Q okay. Shown in figure 3, right? |
| 5 configurations are demonstrated in that drawing. | 5 A |
| 6 Q akay. And that's what you meant by | 6 a okay. And how -- what in figure 3 shows |
| "configuration"? | modification of the allocated storage? |
| 8 A No. That's too generic. I wouldn't nail | A The statement that methods are provided that |
| 9 it down that muth. I'm just globally commenting that | 9 allow for configuration and modification of the storage |
| 10 in order to have a demonstrated configuration you'd | 10 allocated to each workstation attached. |
| 11 have to have .- it follows that there is a | 11.0 okay. And in your mind that's all that's |
| 12 configuration methed. That's the only camment I was | 12 necessary to show the ability to modify? |
| 13 really making. | 13 A Ye |
| 19 Q okay. So back to the sentence that was on | 14 Q ckay. Nothing more? |
| 13 the second page of exhibit 24, it says, "Methods | 15 A In the context, absolutely. Nothing mare. |
| 16 are provided that allow for configuration and | 16 a Now, in figure 3 there are shown five |
| 17 modification." one such method for configuration, at | 17. workstations, correct? |
| 18 least, is illustrated in Figure 3, right? | 18 A Y |
| 19 A one such method -- I'm sorry. I didn't follow | 19 Q And there ars shown three storage devices, |
| 20 your question there. | 20 correct? |
| 21 Q Let me back up and ask the fundamental | 21 A Whether those are three storage devices or |
| 22 question again. This sentence on the second page, the | 22 what could be subject to question, but 1'1l allow that. |
| 23 last sentence of the third paragraph on the second page | 23 a well, they're storage devices, correct? |
| 24 of Exhibit 24 says, "methods are provided that allow | 24 A there are three storage elements shown, ont |
| 25 for configuration and modification of the storage | 25 is subdivided into four storage elements. whether |
| Dage 22 | $p_{\Delta 5<} 24$ |
| 1 allotated to each workstation attached. ${ }^{\text {r }}$ Okay? | 1 those are individual devices -- |
| A okay. | 2 Q okay. |
| 3 Q my question to you is, first part, where is | 3 A -- is a matter of the perspective, and that's. |
| 4 the methad in this document that is provided that | you know, that kind of relates, I think, in part to the |
| 5 allows for a configuration of that storage? | characteristics of the invention as to what perspective |
| 6 A I would suggest that the method is defined in | 6 they're being loaked at, but -- |
| the storage router as drawn, but that's an open | 7 Q All right. Where's the method for modifying |
| 8 Question. it's -- it's implicit in the drawing and in | 8 that storage in that view? |
| 9 the text that there is such a method. The specific | 9 A It's ... |
| 10 method, whether that's, you know, some given | 10 Q Modifying the storage allocation in that |
| 11 implementation, isn't described here that I can see. | 11 figure. |
| 12 Q Why isn't it described? | 12 A Reading the text, it's provided in the storage |
| 13 A I don't specifically recall any reason to | 13 router |
| 14 describe ft or to not describe it when I produced the | 14 Q okay. Modification is provided in the storage |
| 15 docunient. | 15 router? |
| 16 Q okay. Is the method of configuration | 16 A The capability to modify and configure is |
| 17 important to your invention? | 17 provided. |
| 18 A Youknow, that's kind of a giestion that gets | 18 Q okay, well, the only thing that's connected |
| 19 into -- clearly, at the cime I probably didn't think | 19 that can modify in this figure are the workstations, |
| 20 that it was, and I would protably hold that optnion; | 20 correct? |
| 21 but that requires a level of analysis and thought that | 21 Mr. AlBRIGHT: could you read that back, |
| 22 I'm really not prepared to give right now. | 22 please? |
| 23 Q This sentence also says, "methods are provided | 23 (The referenced portion was read back by |
| 24 that allow for modification of the storage allocation," | 24 the court reporter.) |
| 25 where in this document is there disclosure of the | 25 Whe wITNESS: The purpose of the drawing |


| Dage 25 |  | Prate 2it |
| :---: | :---: | :---: |
| 1 isn't to address the modification and configuration. |  | Q okay. |
| 2 The purpose of the drawing. I think, is to show the | 2 | A And I'm confused, if I may interject. |
| 3 connectivity from that perspective. So we're showing | 3 | Q sure. |
| 4 the workstations dre cunnested that's described in the | 4 | A My understanding, again referring back to |
| 5 saption. | 5 | number 5 here, was that these were corporate |
| 6 Q (By mr. Bahler) is modification of the | 6 | perspective of date of invention. Yet, you're |
| 3 allocated storage, is that important for your | 7 | questioning me on elements of invention. This is all |
| 8 invention? | 8 | prior material that we've covered in other depositions. |
| 9 A the abtlity to da sa. Yes. | 9 | So I'm conctrned that we're repeating |
| 10 Q And how would that be done with reference to | 10 | ground as well as, you know, going off on tangents that |
| 11 Figure 3? | 11 | we've already been through, and I really dan'r feel |
| 12 A It's -- I don'r know that the figure 3 shows | 12 | real comfortable with that. |
| 13 or describes how that is done. | 13 | Q Well, Mr. Hoese, when you were deposed before |
| 14 Q okay. Is there any disclosure of how that | 14 | we didn't have this Exhibit 24, and every question I've |
| 15 would be done within this Exhibit 24? | 15 | asked you has been about Exhibit 24. All right? |
| 16.1 A don't know of one, but it could be done over | 16 | THE WITNESS: Is that correct? |
| 17 the interconnects show. It could be done through | 17 | Mr. Albricit: Every question be's asked |
| 18 another interconnect. | 18 | you I think has been about that docunent. |
| 19 Q it could be dons over the interconnects shown | 19 | Q (By Mr, Bahler) Now, take a look at |
| 20 to the workstations, correct? | 20 | Exhibit 23 -- |
| 21 A Hypothetically possible. Yeah. | 21 | MR. ALBRIGHT: I'm sorry. But if |
| 22 Q So as conceived, your imvention contemplated | 22 | there's something you feel like you need to add to make |
| 23 that modification of the storage allocated could be by | 23 | your answers complete that goes outside of that, then |
| 24 the individual workstations, right? | 24 | you certainly need to add that in, |
| 25 Mr. AL8RIGHT; Objection. | 25 | Q (8y Mr. sahler) All right? |
| Prage 26 |  | Dege 23 |
| 1 mischaracterizes his testimony. | 1 | A Okay. |
| 2 The wifness: Your question -- can you | 2 | Q How, referring to Exhibit 23, which is a copy |
| 3 read that back to me, olease? | 3 | of your patent, Figure 3, just to lay the predicate |
| 4 (the referenced portion was read back by | 4 | a9ain, that is a block diagram of one embodiment of |
| 5 the court reporter,) | 5 | your invention, correct? |
| 6 THE WITNESS: Yes. as conceived, that's | 6 | A correct. |
| 7 one of the methods that could be used f | 7 | Q And shown in that figure are workstations, |
| 8 configuration. | 8 | right? |
| 9 Q (By mr. Bahler) And in fact, referring to | 9 | A correct. |
| 10 figure 3, it's the only methad shown, correct? | 10 | Q And shown are storage devices. correct? |
| 11 A I don't think that's a fair characterlzation, | 11 | A correct. |
| 12 as the eext refers to multiple methods. Other | 12 | Q And also storage routers are shown there, |
| 13 documents probably refer to other methods of | 13 | right? |
| 14 communicating with the storage router, 50 in the | 14 | A Correct, |
| 15 context of all the -- of a storage router and the | 15 | Q And all three of those things are also shown |
| 16 definitions that are around that, I would agree with | 16 | in Efigure 3 of Exhibit 24, right? |
| 17 that. | 17 | $A$ correct. |
| 18 Q All right. Let's take a look at Exhibit 23, | 18 | Q Okay. Also shown in Figure 3 of exhibit 23, |
| 19 which is a copy of your patent, the 972 patent. And | 19 | which is your patent, is sonething called a "management |
| 20 Figure 1, which is .. actually, this is Figure 3 on the | 20 | station." Do you see that? |
| 21 very face. That's a drawing of your invention, | 21 | A correct. |
| 22 correct, conceptual drawing, block diagram of your | 22 | Q Now, that's not shown in Figure 3 of |
| 23 invention, right. Figure 3? | 23 | Exhibit 24, is it7 |
| 24 A That is one such block diagram. That's | 24 | A That's correct. |
| 25 correct. | 25 | Q When did you conceive of the management |



|  | Paye 31 |  | Puye 35 |
| :---: | :---: | :---: | :---: |
|  | working on? |  | A There are a very large number of pages. Do |
| 2 | A wo. I don't know the number. | 2 | you want me to look through then all and answer that? |
| 3 | Q How often did you wark on the patent | 3 | Q well, I guess the point is, I don't think |
| 4 | application during that period? | 4 | there are any gaps in those Bates numbers, which means |
| 5 | A A number of times, I don't -- again. If don't | 5 | that that is exactly how these documents came from your |
| 6 | specifically recall. | 6 | records within crossroads. |
| 7 | Q Do you recall how many tiges during those | 7 | A Oh, that's entirely possibie. |
| B | months between May 28th, '9r and Decenber 31st, '97 | 8 | Q So 1 guess the -2 so, all right, tha |
| 9 | that you actually did work on the patent application? | 9 | fundamental question is, can you tell me what is the |
| 10 | A No, I don't. | 10 | year of those notes? |
| 11 | Q Did you record any .-. did you make any time | 11 | A It appears to me that a large number of these |
| 12 | entries or anything to in any way record the time that | 12 | notes are of loose-leaf paper out of legal pals that, |
| 13 | you spent working on the patent application? | 13 | you know, may have been disconnected. They may have |
| 14 | A No. I didn't retord that kind of data. | 14 | been in connective pads. They say have been put into |
| 15 | Q Did you create any documents that would be | 15 | files sorted by maybe topte or not sorted at all rather |
| 16 | able to indicate that you were working on the patent | 16 | than sorted by date. So I'm not getting any .. that's |
| 17 | application? | 17 | not helping me in determining the date. |
| 18 | A Not that I recall. it's possible that, you | 18 | Some of the documents do have more |
| 19 | know, I might have made notations or had other | 19 | atcurate -- more complete dates an them. Sone of the |
| 20 | documents, but 1 don't remember. | 20 | pages do, but again, I'm not seeing a consistency. |
| 21 | Q okay. Sa all we have 10 rely upon is your | 21 | Q with years? |
| 22 | testimony? | 22 | A Yeah. There's some stuff back here with |
| 23 | A I don't know. | 23 | years. |
| 24 | Q Let me show what was marked at your previous | 24 | Q What year7 |
| 25 | deposition as what I think are all of your notebooks. | 25 | A I've seen '97, r 've seqn '98. I'd have to |
|  | Pater 34 |  | Duse 36 |
| 1 | racusing in now on topic $S_{\text {, part }} \mathrm{B}$ df the deposition |  | look through and find things. Here's a 12/19/96 page. |
| 2 | notice. let's take a look at what was previously marked | 2 | This comes after material relating to EgIo stuff that |
| 3 | as Hoese deposition Exhibit 6. Can you just reconfirm | 3 | I'm fairly confident was significantly after that. |
| 4 | for me that that is one of your notebooks that you made | 4 | Q So some of that was before December 31st *97. |
| 5 | while at Crossroads? | 5 | at least some of it, right? |
| 6 | A It certainly appears to be. | 6 | A $I^{\text {nom }}$ sorry. what was the date 1 just read to |
| 7 | Q That's your writing? | 7 | you? |
| 8 | A res, it is. | ${ }^{8}$ | Q Decenter ' 96. |
| 9 | a Can you tell me what date that notebook spans? | 9 | A so, yes, at least one page was prior to ' 97. |
| 10 | A There's a date of $12 / 15$ on here. I don't know | 10 | That's dated '96. |
| 11 | what year. | 11 | Q Can you find within that Exhibit 6 any mention |
| 12 | Q Is there any way at all for you to tell me | 12 | of access controls? |
| 13 | what date, what year that document covers, Hoese | 13 | NR, ALERIGHT; If you're going to ask |
|  | Exhibit 6? And you can look within it for any sort of | 14 | him to do that, we're going to take a break. |
| 15 | refreshing events or whatever. | 15 | wr. BAhLER: That's fine. |
| 26 | A There may be. It's very difficult. I'm | 16 | Mr. Albricht: And he's going to go |
| 17 | seeing jumps and dates and gaps and things here that | 17 | through and he's poing to read each page. |
| 18 | indicate much later dates, but $\mathrm{I}^{\circ} \mathrm{m}$ also seeing some | 18 | Mr. bahler: That's fine. I've got |
| 19 | things that indicate dates more contemporaneous with | 19 | these too. |
| 20 | the invention. So Itm very confused by this. It seens | 20 | The WITNESS: It's goting to take me a |
| 21 | very disordered. |  | couple of days to do this. Do your really want me to do |
| 22 | Q okay. could you $\rightarrow$ well, could you just | 22 | this? |
| 23 | confirm for us that the Eates numbers, which are the | 23 | Q (by Mr, gahler) well, yeah. We can continue |
| 24 | production numbers applied, for example, these, are |  | this. That's no problem. |
|  | there any gaps in those numbers? | 25 | MR. AlBricht this is an inappropriate |


| Dage 38 | Dage 31 |
| :---: | :---: |
| 1 Way of doing this. I mean, it's not appropriate -- | 1 notepads, note pages, perhaps, together. It could |
| 2 Mr, pahter: I can't find it. | 2 be -. I'm not quite sure what the collection is. There |
| 3 MR, ALBRYGRT: It's not an appropriate | 3 ore different elements all bunched together in here. |
| 4 way to hand a witness a couple hundred pages of his | ves. |
| 5 logs at a deposition and ask him to try and find | 5 Q well, within -- you don't know -- okay. So |
| 6 something. That's not appropriate, and you know it. | 6 the first date, December 15th, you don't know what year |
| 7 If you want to go through and ast him | 7 that is? |
| 8 about anything that's on any of those pages, you're | 8 A I don'r. |
| 9 free to do so; but he's not going to go through each | 9 Q Okay. And within Exhibit 6 there's Bates |
| 10 page and try and see what he can find. It's not his | 10 number 42305. It's dated November 5th, right? |
| 11 obligation to do it. | 11 A That's correct. |
| 12 Q (By Mr. Bahler) well, find me the page -- can | $12 \square$ And do you know what year that is? |
| 13 you find me any pages that you absolutely can tell me | 13 A $\mathrm{Na}_{1}, \mathrm{I}$ don't. |
| 14 that are dated May 28th '97 and December 31st, 977 | 14 Q Any way to tell by looking at the contents? |
| 15 A In that document? | 15 A I don't know. |
| 16 Mr. ALBRIGHT: He's not going to do it. | 150 okay. And we have the next page, November |
| 17 THE WITNE§5: 1 don't know. | 17 9th. If runs for three pages. Oo you know what year |
| 18 MR. ALBRIGHI: He's not here to go | 18 that is? |
| 19 through these journals page by page and find this | 19 A mo. |
| 20 stuff. You have the documents, and you've had it for | 20 Q okay. Now, the next page within Exhibit 6 |
| 21 months, years probably. you know, it's just not the | 21 bears sates number 42310, and it has what looks like a |
| 22 witness ${ }^{\text {c }}$ role to do that. | 22 folder that says "Intel" on it. See rhar? |
| 23 Mr, BAHLER; well, it's his notebooks. | 23 A Yes. |
| 24 MR. ALARIGHT: And you're free to go | 24 Q Is that your handwriting? |
| 25 through every page you want and ask him any questions | 25 A Yes. |
| Parce 38 | Pask 40 |
| 1 on that. but he's not here to go through the documents | 1 Q Can you tell me -- can you pick out of this |
| 2 on a goose chase and try and find something, and be's | 2 exhibit where that folder stops? |
| 3 not gaing to do it. | 3 A I don't know. |
| 4 Mr. BAhLER: It's not a goose chase. I | Q Okay. We)?, within -- or behind that sheet |
| 5 want him to confirm it's not there. | 5 thers's a date beginning november 4 th and continuing |
| 6 Mr. ALBrIGht: He's not going to go | 6 through Bates number 42328. November 4 th begins in |
| 7 through each page and confirm that it's not there or go | 742312 and continues through 42318. Do you know what |
| 8 through and confirm that it is. It's not his burden to | B date -- do you know what year those page pages were? |
| 9 do that. | 9 A No. |
| 10 Q (By Nr, Bahler) All right. why don't we do | 10 Q The next twa pages are both dated June 10 th. |
| 11 it this way. The first page is Decenher 15th. Do you | 11 Do you know what year those are? |
| 12 know what year that is? Do you have any idea? | 12 A No. |
| 13 A I'm not -- no. | 13 Q All right, sir. The next twa pages are dated |
| 14 Q Can your tell where these set of notes end and | 14 December 6th ~- Desember, what was it? |
| 15 the next set *- you mentioned that this books to you as | 15 A 12, 1996. |
| 16 if it were a collection of individual notebooks ar | 16 Q 1996. So that was created on or ahout |
| 17 individual notepads, $I$ think is | 17 Decenber 12, 1996, correct? |
| 18 A I'm not sure what your question is right now. | 18 A Yes. |
| 19 Q Do you know where the notepad -- well, | 19 Q Is there anything on those two pages that |
| 20 assuming that you are correct in your understanding of | 20 deal -- actually, I don't know whether this is part of |
| 22 in your assessment that this is a collection, Exhibit 6 | 21 it too. but possibly it is. |
| 22 is a collection of individual motepads that were just | 22 A I don't know. |
| 23 stuck together | 23 Q Is there anything on those sheets that deal |
| 24 A On my examination that I just went through of | 24 with access control? |
| 25 it, it appears to be a collection of different | 25 A The coples are too illegible for me to answer, |


| $1 \mathrm{Daz} \times 41$ | Dask 4.3 |
| :---: | :---: |
| 1 but I don't see anything that dots. | 1 access control? |
| 2 Q okay. The next dated document within | 2 A I see no mention of access control. |
| Exhibit 6 is dated 9/14, and that bears nates number | Q Do Ulisy deal in any way with the preparation |
| 442338 . Do you know what year that document is? | 4 of the patent application? |
| 3 A No. | 5 A I can see no reference to that. |
| 6 - The next document I'm going to talk about | 6 Q The next document in Exhibit 61 'd like to |
| 7 Within 6 bears production number 42356. Do you know | 7 talk abour is crossroads 42453. There's dates in |
| 8 what that docunent is7 | 8 Detaber. Do you know what year those are, sir? |
| 9 A page of notes in my handwriting. | 9 A No. I do not. |
| 10 Q Do you know what it deals with? | 10 Q All right. |
| 13 A Reference is made to a staff meeting. | 11 Mr. Albrigit If you're ging to move to |
| 12 Q Does that docunent deal in any way with actess | 12 the next stach, I'd like to take a break. |
| 13 control? | 13 Mr, barler: okay. Fint with me. |
| 14 A I don't see anything regarding access control. | 14 (at 2:\$5 p.m. the praceedings recessed, |
| 15 a And that's may, correct? | 25 continuing at 2:59 p.m.) |
| 16 A I'd have to look. It's 5/12/97. | 15 Q (By Mr, Bahler) tet me show you what was |
| 17 O The next dated document wothin Exhibit 6 is | 17 marked in your previous deposition as Hoese Exhibit 12. |
| 18 42371, crossroads production number 42371. It's dated | 18 Now, Mr. Hoese, in contrast with the previous |
| 19 October 15th. Do you know what year that is? | 19 exhibit we just went through, Hoese 6, this appears to |
| 20 A 1 don't recall, | 20 be a bound notebook. Can you confirm that for me? |
| 21 a the next document I'd like to talk about | 21 A It does appear to be. |
| 22 within Exhibit 6 is production number 42423 dated | 22 Q and its first date in the document is February |
| 23 December 13th. Do you know what year that is, sir? | 23 16th, 1997, correct? |
| 24 Here's the second page of that document. | 24 A That is correct, I'm sorry. That does appear |
| 25 A I don't know. | 25 to be February 10th. |
| Dase 42 | Dase 44 |
| 1 Q you don't know? | 1 Q okay. |
| 2 A (shakes head.) | A It might be 16th. |
| 3 Q The next document is 42425, is that | Q And it continues through august 4th, is the |
| 4 a -- first of all, is that your handwriting? | 4 last day 1 can find on here. Do you know what year |
| 5 A No, | 5 that is? |
| $6 \quad 9$ Do you know whose it is? | 6 A It appears to be '97. |
| $\wedge$ Yes. | Q So does this exhibit constitute your notes |
| 8 d whose is it? | 8 that you were making while at crossroads between |
| 9 A It's ex-girlfriend's. | 9 February 105h, '97 and August 4th, '97? |
| 10 a an ex-girlfriend? | 10 A A subset of them certainly. |
| 11 A Uh-huh. | 11 a Why do you say "a subset"? |
| 12 Q Does it have anything to do with this case at | 12 A It was my habit to mot only use my bound |
| 13 all? | 13 notebook, but to use loose-7eaf pads and things of that |
| 14 A I don't think so. | 14 sort to maintain notes. |
| 15 Q reah, I don't think so. | 15 A All right. you mentioned with reference to |
| 16 A Testimony to the completeness of you getting | 36 Exhibit 24, which was the dacument that we discussed at |
| 17 my records. | 17 length, that you had a concept of the invention on |
| 18 MR. ALBRTGht: Her name is access | 18 march 22nd, '97, and I believe you testified that you |
| 19 Cantrot. | 19 made some contemporaneous documents that you thought |
| 20 a (bymr. Bahler) I have a series of three | 20 were dated ahout that time. |
| 21 documents. 42427, 28, and 29, both dated in necember. | 21 On Eates 41189 within Exhibit 12 there's |
| 22 Do you know what year those documents were created? | 22 a date at the top, march 10ch, and the last date on |
| 23 A I think these dotuments are oecember of 97, | 23 that is march 24th. Do you see that, sir? |
| 24 although I'm not absolurely positive. | $24 \text { A Yes, } 1 \text { do. }$ |
| 25 Q in those three sheets is there any mention of | 25 Q okay. is there anything on that page that |




|  | 1)abe 33 |  | Pays: 55 |
| :---: | :---: | :---: | :---: |
| 1 | A I don't. | 1 | Q That's '977 |
| 2 | 0 okay 41224? | 2 | A I would presume so. |
| 3 | A nope. | 3 | Q Is there anything on this page, 41248, that |
| 4 | Q All right. Keep your finger on 41225 for a | 4 | deals with either access control or the patent |
| 5 | second and move forward to 41232 . | 5 | application? |
| 6 | A 41232? | 6 | A I don't see anything specifically. No. |
| 7 | Q Yes, sir. And there's a reference that's | 7 | Q Same question with respect to $\mathbf{4 1 2 5 0}$. |
| 8 | dated June 19th, correct? | 8 | A And for the record, there's na 41249. I don't |
| 9 | A It's dated 6/19. | 9 | sce any references. |
| 10 | 4 And that's 1997? | 10 | Q Okay, on page -- iurn to page 41256 and 57. |
| 11 | A I don't see any reasan to think that it's not. | 11 | those papes are all dated, have entries dated 8/4. Is |
| 12 | Q Okay, And this is a discussion with Baker \& | 12 | that 1997? |
| 13 | Botts? | 13 | A Yes, if these are all in order, which I assume |
| 14 | A I don't know, it's th reference to --- the | 14 | they are. |
| 15 | head note is baker a sotts. I don't know -- | 15 | Q Is there anything on those two pages, 41256 or |
| 16 | Q Does any of that entry have anything to do | 16 | 57, that deals with either access control or the 972 |
| 17 | with either access control or the patent application | 17 | parent application? |
| 18 | for the 972 patent? | 18 | A I don't see anything. |
| 19 | A I don't recall. | 19 | Q Okay. Please refer to what's marked in your |
| 20 | Q Can you tell by referring to those notes | 20 | previous deposition as Hoese ocposition Exhibit 13. Is |
| 21 | whether -- | 21 | this another spiral-bound notebook of yours? |
| 22 | A There are elenents of it that certainiy do | 27 | A $X$ don'r belfeve that either of these are |
| 23 | nopt. I den't think that it does. It doesn't suggest | 23 | spiral-Lound natebooks. |
| 24 | to me that it refers to the 972 patent. | 24 | Q Is this a -- well, what is this? |
| 25 | Q okay, Back to 41225, is there anything | 25 | A I use bound notebooks. They weren't |
|  | Daye 54 |  | Pabe 56 |
|  | between 41225 and 41232, when you discussed something | 1 | spiral-bound. |
| 2 | with Baker \& Botts, that deal with either access | 2 | a So this is another of your bound notebooks. |
| 3 | control or the patent, the 972 patent application? | 3 | correst? |
| 4 | A I don't have a paga 41231. | 4 | A Borum \& pease. |
| 5 | Q Na, you don't. | 5 | Q Pardon? |
| 6 | A There are a couple of illegible spors, but I | 6 | A Borum \& Pease. |
| 7 | didn't see any references to it. | 7 | Q Borim \& Pease. Exactly. And this is a |
| 8 | Q Please turn to page 41234, 15 there any | 8 | notebook that you created while at crossroads, correcx? |
| 9 | reference on that page to either access control or the | 9 | A I assum 50. |
| 10 | 972 patent application? | 10 | Q The first dare that I can see is $2 / 20$, that's |
| 11 | A I don't see any. | 11 | on page 1; and the last date that I ser on page 43, |
| 12 | Q Please turn to page 41238. Is there anything | 12 | whith bears production number 41308, is 5/29. See |
| 13 | on there that deals with either access control or the | 13 | that, sir? |
| 14 | patent application? | 14 | A res. I do. |
| 15 | A Just for the record, I also note that there's | 15 | Q Do you know what year this notebook deals |
| 16 | no 4123\%. I don't see any. | 16 | with? |
| 17 | Q okay. Please turn to page 41241 and also | 17 | A Not specifically. No. I don't. |
| 18 | 41232. Is there anything on either of those two pages | 13 | Q Is there any way tor you to tell what year |
| 19 | that deals with access control or the 972 patent | 19 | this notebook is? |
| 20 | application? | 20 | A I can only look for it and look for clues. I |
| 21 | A I don't see anything specific that addresses | 21 | Jun't know. |
| 22 | them. | 22 | Q Well, I didn't see any years, but I was just |
| 23 | Q Please turn to page 41248. It's dated July | 23 | wondering whether you can tell from the context of the |
| 2 | 17 th, correct? | 24 | entries what year this notebook covers. |
| 25 | A 7/17. | 25 | A Did we cover this norebook in the previous |


| Paye 51 | Daye 39 |
| :---: | :---: |
| 1 deposition? | 1 one, which is a bound notebook, in sequential order, on |
| 28 Not to this extent. NO. NOT as it deals with | 2 a page-by-page basis? |
| 3 the topic in the $30(b)(6)$ notise. | 3 A Roughly. |
| 4 A But specifically referring to the year, I seem | 4 Q Okay. So is the first entry, October 31st, is |
| 5 to recall that we had a notebook that I was unabie 10 | 5 that october 31st, 1997 then? |
| 6 determine the year. There's a phone number in this | 6 A I don't specifically know, but it seems like a |
| 7 notebook that I 've been needing to find completely | 7 very reasonable assumption. |
| 8 unrelated to the | $8 \quad 9$ Dkay. Now, turn within the document to page |
| 9 Page 1 af the noteboak makes reference | 9 41337. That page bears a date of $1 / 5 / 98$, correct? |
| 10 to a schedule, for what I'm not sure, but it refers to | 10 |
| 12 advance datasheats on 5/22/96. I .-. although I | 11 Q And the page just before that, 41336, it |
| 12 dan't -- | 12 doesn't have a year on it, but there's pntries $12 / 19$ |
| 13 Q There's also a -- | 13 and 12/23. Do you see that? |
| 14 A 2 of ' 96 I don't believe 1 worked for | 14 A That is correct. |
| 15 Crossroads, so that dowsn't quite make sense. When did | 15 Q Is that 1997? |
| 16 I start? That's kind of an odd -- I may have just made | 16 A That seems a fair presumption. |
| 17 a mistake in writing it, I don't know. Okay. This | 17 Q okay. So within this notebook just the first |
| 18 notebook appears to precede ry employment with | 18 nine pages -- well, it's not, It's more than that, |
| 19 Crossroads. | 19 actually. You wrote on the index, didn't you? |
| 20 Q Is this your handwriting? | 20 A Efficiency. |
| 21 A res, it is. This notebook should not be in | 21 Q Yeah. Exactiy. The first .- well, within |
| 22 evidence. This notebook | 22 this notebook. production number 41324 through 41336 |
| 23 a Chay. So this notebook, Exhibit 13, has | 23 are entries made by you in 1997, correct? |
| 24 nothing to do with any of the work that you did a | 24 A Yeah, Just for the record, there's a page |
| 25 [rassroads? | 25 that bears no production number on it. |
| $)^{45 R} 5$ | $13_{\text {des }} 00$ |
| 1 A That's sorrect. | 1 Q It's blank, right? |
| 2 Q That's fine with me. Okay. Finally, I refer | 2 A It does appear to be a page of the notebook. |
| 3 you to Hoese Exhibit 14 marked at your | 3 Yeah. So I'm sorry, rould you repeat your question? |
| 4 deposition. Once again, is this a notebook that you | 40 Within this natebaok, Hoese Exhibit 14, the |
| 5 prepared while at crossroads? | 5 entries made by you fron pages 41324 through 41336 are |
| 6 A Let me look a littie closer and make sure | entries made by you in 1997, correct? |
| about it. | A I believe that's the case. |
| $8 \quad 0 \quad$ okay | 8 Q From the end of octaber to the end of |
| 9 A Yes, it is. | 9 Decenber, '97 specifically, correct |
| 10.9 okay. Can you tell me -- let's turn to | 10 A That would appear to be the case |
| 11 first dated entry, I have october 31st, You see that, | 11 Q Now, the utlier notebook we had that we |
| 12 sir ? | 12 discussed a bit ago, Exifibit 12, ended in August -- I'm |
| 13 A Yes. | 13 sorry, the last entry was August 4th, '97. Do you |
| 14 Q on page .- well, it's an indexed page, but it | 14 recall that? |
| 15 bears production number 41324. Do you see that? | 15 A not really. |
| 16 A | 16 Q okay. Here's Exhibit 12. The last entry in |
| 17 Q And then do you know what -- well, and then | 17 that notebook was August 4th, and that's in 1997, |
| 18 there's dated entries after that. Do you know what | 1 B correct? |
| 19 year or years this notebook spans? | 19 A Sorry. I've looked ak too many notebooks. I |
| 20 A Flipping through it I see January '98 dates. | 20 don't recall how we got to that date on this. It's not |
| 21 Q where are you? | 21 dated. |
| 22 A on page 41340 there it bears the date $1 / 15 / 98$. | 22 a Last page, last couple pages. |
| 23 Page 41335 bears the date 12/16/97. | 23 A It's dated 8/4. I don't recall how we arrived |
| 24 Q okay. So the first entry -- well, was it your | 24 at a year or if we did arrive at a year. |
| 25 practice to nake entrics in your notebooks such as this | 25 Q Well, I think you did testify that that's |





| $\qquad$ A | Additionally $63: 20$ | $2: 10$ | $\begin{array}{ll} 54: 20 & 55: 5 \\ 55: 17 & 61: 23 \end{array}$ | $24: 23,26: 3,4$ $27: 4 \quad 35: 22$ |
| :---: | :---: | :---: | :---: | :---: |
| ability 23:12 | address 25:1 | analysis 22:21 | 62:7,16,23 | 46:17 47:18 |
| $\begin{gathered} 25: 9 \\ \text { able } 33: 16 \end{gathered}$ | addresses | another 25:18 | 63:9664:13 | 53:25 62:21 |
| about 5:2,14 | 54:21 | 55:21 56:2 | 64:25 65:7 | 63:7,12 |
| 7:14 10:5,24 | addressing | 61:15 | 65:19 66:2 |  |
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| 40:16 41:6 | advance 57:11 | 32:15 35:2 | 64:5,8,19 | 12:11,20 |
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| 44:20 45:25 | advisory 6:15 | 50:24 51:1.7 | appropriate | 26:9 27:19 |
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| 18:21 | 33:5 35:20 | anything 33:12 | arrived 60:23 | Baker 53:12,15 |
| access 18:22 | 46:19 47:7 | 37:8 40:19 | asked 27:15,17 | 54:263 |
| 18:24 19:4 | 58:4 | 40:23 41:1 | 50:20 | 64:18 65:18 |
| 29:24 30:7 | age 4:18 | 41:14 42:12 | asking 9:17 | basis 59:2 |
| 30:25 31:11 | ago 20:11 | 44:25 45:2 | 50:15,21 | Bates 34:23 |
| 31:17,19,21 | 60:12 | 45:21 46:1 | assembled 11:2 | 35:4 39:9,21 |
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