

MC GINNIS & ASSOCIATES, INC.  
614.431.1344 COLUMBUS, OHIO 800.498.2451

1 A. Twenty-three?

2 Q. Please, 23.

3 The Court is still speaking. On the  
4 bottom of Page 22 it says, "Thereupon, a  
5 conversation was held off the record," at Line 22  
6 of Page 22.

7 Beginning at the bottom of Page 22 the  
8 Court is continuing to speak to the bottom of  
9 Page 23 at Line 23, "That will be served upon the  
10 parties today to show cause why the parties should  
11 not be found in contempt for failure to present  
12 the children as the Court ordered on several  
13 occasions."

14 Were you ordered on several occasions to  
15 produce the children by Judge Squire?

16 A. I was ordered on no occasions to produce  
17 the children.

18 Q. Look for me, if you would please, at the  
19 same transcript at Exhibit -- excuse me, at  
20 Page 59. Beginning at Line 14 the Court is  
21 speaking, "I'm terminating the order. I have  
22 heard from him extensively, Mr. Camburn."

23 Was Mr. Camburn allowed to -- allowed to  
24 provide testimony to Judge Squire at any time in  
25 your presence?

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1 A. No, he was not.

2 Q. Look for me, if you would please, the  
3 same transcript at Page 62. The Court begins  
4 speaking at Line 4. And at Line 7 the Court says,  
5 "I know, because I have heard from your client on  
6 multiple occasions as well as Ms. Lantz."

7 Were you ever allowed to address the  
8 Court on behalf of your client, Mr. Camburn?

9 A. No, I was not.

10 Q. You have indicated in your earlier  
11 testimony that Mr. Geer represented Mr. Camburn in  
12 the afternoon of February 4th. Did you maintain  
13 an attorney-client relationship with Mr. Camburn  
14 after that hearing?

15 A. Yes. And I made that clear in my letter  
16 to the Judge that I had secured Mr. Geer's  
17 services, pursuant to her directive, as my  
18 temporary substitute counsel.

19 Q. Look for me, if you would please, at  
20 Exhibit G15.

21 Would you tell us what Exhibit G15 is,  
22 please?

23 A. I believe this is the entry that was  
24 prepared and made an order the afternoon of  
25 February 4th in response to a motion that Maria