1 STATE OF FLORIDA DEPARTMENT OF LABOR AND EMPLOYMENT SECURITY 2 OFFICE OF THE JUDGE OF COMPENSATION CLAIMS DISTRICT "C" 3 4 5 CLAIM NO: 263-55-6571 б EMPLOYEE: PHILIP M. HAWKINS 7 EMPLOYER: ABI 8 CARRIER: STATE OF FLORIDA 9 D/A: 12/10/00 10 11 STATE OF FLORIDA) COUNTY OF DADE) 12 13 14 Deposition of PHILIP MARK HAWKINS, taken 15 on behalf of the Employer/Carrier, pursuant to 16 Amended Notice of Taking Deposition, on Thursday, 17 October 21, 2000, commencing at 10:00 a.m., at 18 4741 Atlantic Boulevard, Suite F, Miami, 19 20 Dade County, Florida, before Cindy Cooker, a Notary 21 Public in and for the State of Florida at Large. 22 23 24 25

	Pag	e 2	Page 4
1	APPEARANCES		1 STIPULATION
2			2 It was stipulated and agreed by and between
3			3 counsel for the respective parties, and the witness,
4	PETER S. ARNDT, ESQUIRE		PHILIP MARK HAWKINS, that the reading and signing
5	Arndt & Arndt		
	One National Drive		5 of the deposition not be waived.
6	Miami, Florida 32202		6
7	Attorney for Employee/Claimant.		7 WHEREUPON,
8			B PHILIP MARK HAWKINS,
9			9 having been produced and first duly sworn as a witness
10	SUSAN A. ONOFREY, ATTORNEY-AT-LAW	1(on behalf of the Employer/Carrier, was examined and
11	Onofrey & Straight, P.A.	1 ⁻	1 testified as follows:
	4700 Ocean Boulevard	12	2 DIRECT EXAMINATION
12	Miami, Florida 32207	1:	BY MS. ONOFREY:
13	Attorney for Employer/Carrier.	14	4 Q Would you state your full name, please?
14		1	
15		10	
16	ALSO PRESENT: Mrs. Hawkins	1	-
17		18	
18		19	
19			
20		20	
21		2	
22			2 Florida. The ZIP Code is 32980.
23		23	o ,
24		24	
25		2	5 Q Do you live in a house or rent an apartment?
	Pag	e 3	Page 5
1	Pag TABLE OF CONTENTS		Page 5 1 A It's a house.
1 2	TABLE OF CONTENTS		-
2			1 A It's a house.
2	TABLE OF CONTENTS PAGE		A It's a house. Q Do you own it? A Yes, I do.
2 3 4	TABLE OF CONTENTS		1 A It's a house. 2 Q Do you own it? 3 A Yes, I do.
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2 3 4 5 6 7 8 9	TABLE OF CONTENTS PAGE PHILIP MARK HAWKINS Direct Examination	2 2 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	 A It's a house. Q Do you own it? A Yes, I do. Q What's your Social Security number? A 106-55-6571. Q Were you basically born and raised in 7 Southeast Florida? A Yes, ma'am. Q Where did you go to high school? A Dade County High School, Miami. Q What year did you graduate?
2 3 4 5 6 7 8 9 10	TABLE OF CONTENTS PAGE PHILIP MARK HAWKINS Direct Examination	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	 A It's a house. Q Do you own it? A Yes, I do. Q What's your Social Security number? A 106-55-6571. Q Were you basically born and raised in 7 Southeast Florida? A Yes, ma'am. Q Where did you go to high school? A Dade County High School, Miami. Q What year did you graduate? A 1988.
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	Page 6		Dage 9
1	'81, early part of '82. That was the corrections	1	Page 8 Q How long did you attend the Florida Highway
	academy.	2	Patrol Academy?
3	Q So was that only through the Dade County	3	
	Community College, or was it something you attended	4	
	independent of that?		that exclusively attending school at that time?
6	A It was actually the credit hours, it's	6	
	certified accredited through Dade County Community	7	
	College. It's actually put on by the State,	8	
	Department of Corrections.	-	exclusively?
10	Q And was that one of the steps you took in	10	
11	becoming a state police officer?	11	Q And you completed that program, obviously.
12	A No, ma'am.	12	
13	Q That's what I was getting at.	13	
14	When did you take steps to become a state		then a highway patrol officer, or did you have to go
	police officer?		through further training or education?
16	A I started the Florida Highway Patrol	16	
	Training Academy January the 7th, 1985.	-	had to complete a short in-service training under a
18	Q Prior to that time, what sort of work did		field training officer when you reported to the field.
	you do?	19	
20	A Leading up to that, I worked for Speed-O-Mart		taken?
	Stores, Incorporated.	21	A About 30 days.
22	Q Approximately how long did you work for	22	-
	Speed-O-Mart?		at that point, or did you have a different title?
24	A I started part time with Speed-O-Mart in 1976	24	
	and worked 'till 1984. During that time, I left	25	-
	D 7		
1	Page 7 Speed Q Mart for a year and a half and worked for the	1	Page 9
	Speed-O-Mart for a year and a half and worked for the		a trooper or had your title changed?
2	Speed-O-Mart for a year and a half and worked for the Department of Corrections.	2	a trooper or had your title changed? A Corporal.
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Deposition of Philip Hawkins

Page 10 Page 12 2 1988, what were your duties and how had they changed 1 time that you were struck? 3 from being a trooper? 2 A. The traffic homicide investigator does not 4. A The road was pretty much blocked. We were 3 from being a trooper? 3 couling traffic over onto the east shoulder to go 4 around this other crash. 5 routinely work the road, the highway. On holidays, 6 A North. 7 exprestigate faal crashes. 7 Q. North? Okay. 8 Niney precent of what 1do is strictly 8 Niney precent of what 1do is strictly 9 in about today, you were obviously called to a scene on 11 that's used to roule traffic. 12 that day, is that correct, the scene of a fatal 13 a coident? 14 A N, ma'am. 14 there. Iwent back probably 25, 30 feet, 1 set 18 15 accident? 4 No, ma'am. 18 The fourth flare that 1 had in my hand would 19 arrived at that location? 0 A On the morning of this wreck, 1 heard the 19 10 that of the traffic lanes. 1 set a 17 Q. Okay. So just tell me what happend on that 18 The fourth flare that 1 had in my hand would 19 arrived at that location?				
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3 from being a trooper? 3 trouting traffic over onto the east shoulder to go 4 A The traffic homicide investigator does not 5 routinely work the road, the highway. On holidays, 6 weekends, special occasions, you may be selected to 6 A North? 7 participate in enforcement details. 7 Q North? O Kay. 8 Ninety percent of what I do is strictly 9 A the time of this accident that we're here 11 about today, you were obviously called to a scene or 11 that's used to route traffic. 12 hat day, is that correct, the scene of a fatal 12 I was not? 13 accident? 11 that's used to route traffic. 14 A No, ma'am. 12 I was not? 15 Q I twas not? 13 to another flare out. In doing this, I was coming across 16 A No, ma'am. 16 on the morning of this wreck, I heard the 17 do O kay. So just tell me what happened on that 18 on the firsta that I had in wy had would 19 arrived at that location? 10 to the day to acar. 21 dispatcher dispatch another trooper to the wreck, I 13 21 blocked. 23 And that's why I went, was a stally to help 3 the other trooper with traffic. 14 A No, ma'am. 14 Do the rank ad that string the guardrail he 24 A noticed was coming close to you ar - <td></td> <td></td> <th></th> <td>•</td>				•
4 A The traffic homicide investigator does not. 4 around this other crash. 5 routinely work the road, the highway. On holidays, 6 A 6 Minety percent of what I do is strictly 9 9 investigate fatal crashes. 7 Q 10 Q At the time of this accident that we're here 7 Q North? Okay. 11 about doay, you were obviously called to a scene on 12 that day, is that correct, the scene of a fatal 13 accident? 11 that was not? 14 there. I went to my patrol car. I removed a handfull 14 A No, ma'am, it wasn't a fatal accident. 12 the were horning of this weak? 11 that were here avoing traffic. 14 A No, ma'am, it wasn't a fatal accident. 12 I went to the adge of the closed lane where 13 accident? 14 there. I went back probably 25, 30 feet, I set 1 15 A No, ma'am, it wasn't a fatal accident. 14 there adu tocked accident where 13 accident? 14 there adu tocked. 17 total of three fatase out. 17 20 A				
5 Continely work the road, the highway. On holidays, 6 weekends, special occasions, you may be selected to 7 participate in enforcement details. A 6 Weekends, special occasions, you may be selected to 7 participate in enforcement details. A 7 Q North? Okay. A 8 Ninety percent of what I do is strictly B A levent to my patrol car, 1 removed a handful 9 North? Okay. A A levent to my patrol car, 1 removed a handful 11 that day, is that correct, the scene of a tatal B I went to the edge of the closed lane where 13 accident? I was not? I went to the odge of the closed lane where 13 accident? I went to the odge of the closed lane where I we were moving traffic to. I set out one flare 14 A No, ma'am. I went back probably 25, 30 feet, 1 set I that value that location? 20 A On the morning of this wreck, I heard the 21 dispatcher dispatch another trooper to the wreck, I I that value day close by I monitor emergeny medical 21 was faily close by I monitor emergeny medical I that value accoming close to you or - 22 A On the morning of this was a clually to help I that value accide a value that value 21 bit acguardrail. After striking the				5
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8 A I went or my patrol car. I removed a handful 9 investigate fatal crashes. 9 - I believe there was four road flares, a device 11 about today, you were obviously called to a scene on 10 we use that's lit and illuminates a bright light 12 baout today, you were obviously called to a scene on 12 I went to the edge of the closed line where 13 accident? 11 that's use d to route traffic. 12 I went to the edge of the closed line where 13 accident? 14 A No, ma'am, it wasn't a fatal accident. 14 there. I went to back probably 25, 30 feet, I set 14 A No, ma'am, it wasn't a fatal accident. 14 there. I went back probably 25, 30 feet, I set 15 and that's why was not? 15 another diago the close to ma close ing across 16 A No the morning of this wreck, I heard the 14 the close to was other close to was other trooper to the wreck. I 21 dispatcher dispatch another trooper to the wreck a list inal rest position on 14 14 that wentice ame close to me. I turned and looked at 23 services and the fire depatroment in my patrol car. 23 Q I shat the same vehicle that you had 24 A Ma that's			-	— •
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24 an ambulance and a fire truck.24AAlong my left side and back.	1	-		
	22	A The other vehicles there, ma'am, were police	22	
25 Q Okay. So what exactly was happening at the 25 Q At the time of impact, what did your body	22 23	A The other vehicles there, ma'am, were police cars: Trooper Kraszewski's patrol car, my patrol car,	22 23	with your body?
	22 23 24	A The other vehicles there, ma'am, were police cars: Trooper Kraszewski's patrol car, my patrol car, an ambulance and a fire truck.	22 23 24	with your body? A Along my left side and back.

1	Page 14 do? You said you were on the hood of a car. You were	1	Page 16 A Yes, ma'am.
	thrown backwards onto the hood?	2	
3		3	
	car. I basically rode the car 'till the car was	4	
	stopped or nearly stopped. I then rolled off of the	5	
	fender and landed on the paved shoulder.	6	
7	-	7	-
	the car until it stopped?	8	
9	A No, ma'am.	9	
10	Q I think you just said you landed on the	10	
	shoulder. Do you mean your shoulder or the shoulder	11	Q You're still currently employed as a
	of the road?		corporal, correct?
13	A The shoulder of the road.	13	•
14	Q Okay. And when you were thrown or rolled	14	
	off the hood of the car, how did you land? What part	1	currently working?
	of your body came in contact with the pavement?	16	, .
17	A It was more my left side.	17	
18	Q Were you able to get up at that time?	18	
19	A Yes, ma'am.	19	
20	Q Obviously you had some pain at that point,	20	
21		21	A Well, when I came back to work, I was on
22	feeling at that time in terms of complaint of pain or	22	light duty.
	injuries.	23	
24	A At that time, I had a large laceration on my	24	A Right.
25	left elbow. It was bleeding quite a bit. The left	25	Q Okay. So going back, though, when you
	Page 15		Page 17
1	side of my body, what I describe as my left hip, it	1	returned on December 14th, how long did you work
	hurt, it was a pain sensation. My lower leg, about	2	regular duty before being taken back off work?
	halfway between the knee and the ankle, had a large	3	A The last day I worked was January the 18th.
4	bruise, and my left ankle was sore.	4	Q So you worked from December 14th through
5	Q The pain that you felt in your hip at that	5	January 18th as scheduled and at your regular duty?
6	time, was it localized in your hip, or was it	6	A Yes, ma'am.
7	radiating, if you know?	7	Q Was it Dr. Garcia that took you off work
8	A Ma'am, I don't really know. All I know is	8	beginning January 18th?
9	it hurt.	9	A No, ma'am.
10	Q Okay. And did you receive emergency medical	10	Q What happened that caused that to be your
11	treatment on the scene?	11	last day?
12	A Yes, ma'am. The paramedics with Columbia	12	A I had actually scheduled leave time. The
	County MS were there due to the other wreck. They	13	18th was scheduled to be my last day of work for a
1	examined me. We decided I'd go to the hospital, but I		week. I had scheduled time to hunt. Due to my back
15	elected to go in a patrol car instead of in the	1	hurting, I couldn't hunt, I wasn't able to.
15 16	elected to go in a patrol car instead of in the ambulance.	16	On January the 20th, which is my father's
15 16 17	elected to go in a patrol car instead of in the ambulance. Q What hospital did you go to?	16 17	On January the 20th, which is my father's birthday, my family and I went to my father's house,
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1	Page 18		Page 20
	were scheduled to hunt. Were you scheduled to	1	me some the day I was struck by the car, gave me
	actually go somewhere to hunt?		some 800 milligram Motrin, and, as long as I took the
3			Motrin, it was tolerable. I could function while I
4			was taking the Motrin.
5	•	5	Q Was the pain in your left hip at that time
	club?	6	localized, or did you feel it radiating down into your
7			leg, your left leg?
8	C C	8	A Ma'am, I would call it localized.
9	A Yes, ma'am.	9	Q And then on your father's birthday, you're
10		10	saying that you well, describe what activities you
11	were just going to go back and forth to the hunting	11	were doing at the time that you coughed. Were you
12	club to go hunting?	12	doing anything physical or were you just what were
13	A Yes, ma'am.	13	you doing at the time that you coughed?
14	Q You weren't going anywhere away for a week	14	A It was in the late evening. We went out to
15	at a time, you were just going to go back and forth to	15	his house and he was actually cooking outside,
16	the hunting club?	16	grilling out. I was drinking a Coke-Cola, and I was
17			standing in my mother's kitchen with the Coke-Cola,
18	, .	18	and I reached over and I dropped the can in the
19			garbage can. And I coughed, and that was again,
20			the next thing I realized I was on the floor.
21	Q And you didn't go on a camping trip or	21	Q Did you have a cold at that time? Was the
	anything like that?		cough as a result of a cold, or do you know?
23		23	A I hadn't I had been coughing for two or
24	, , , , , , , , , , , , , , , , , , , ,		three days, yes.
25	of the accident and your father's birthday party?	25	Q And at the time you coughed, describe for me
	Page 19		Page 21
1	A No, ma'am.		what you felt at that point.
2	Q What did you do the you were off the	2	A Ma'am, the pain, it became from being
3	18th? Were you actually off the 18th, or was that		tolerable to intolerable in a matter of seconds.
4	A No, ma'am; I worked the 18th.Q So the 19th was your first day off?	4	Q Was there a change in terms of the pain
		5	being more leadized to redicting, or do you not
5			being more localized to radiating, or do you not
6	A Yes, ma'am.	6	know? I mean, you said it was localized before. I'm
6 7	A Yes, ma'am.Q And then the 20th was the birthday party.	6 7	know? I mean, you said it was localized before. I'm just curious if at the time you coughed I know
6 7 8	A Yes, ma'am.Q And then the 20th was the birthday party.What did you do on the 19th?	6 7 8	know? I mean, you said it was localized before. I'm just curious if at the time you coughed I know you're saying it became intolerable, but was it
6 7 8 9	A Yes, ma'am.Q And then the 20th was the birthday party.What did you do on the 19th?A Stayed home.	6 7 8 9	know? I mean, you said it was localized before. I'm just curious if at the time you coughed I know you're saying it became intolerable, but was it different or just more intense than the pain you'd had
6 7 8 9 10	 A Yes, ma'am. Q And then the 20th was the birthday party. What did you do on the 19th? A Stayed home. Q Do you recall what you did while you were at 	6 7 8 9 10	know? I mean, you said it was localized before. I'm just curious if at the time you coughed I know you're saying it became intolerable, but was it different or just more intense than the pain you'd had before?
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	Page 22		Page 24
1	A Yes, ma'am.	1	did the surgery?
2	Q And I guess they ordered an MRI at that	2	A Yes, ma'am.
3	time?	3	Q Did you see both Padget and Wiss?
4	A No, ma'am, not then.	4	A Yes, ma'am.
5	Q Okay. What happened at the emergency room?	5	Q At the same time or
6	What did they	6	A No, ma'am.
7	A The doctor came in, she examined me. It's	7	Q Which one did you see first?
	now a lady doctor. She had more x-rays done. The	8	A Dr. Padget.
	morning that I was hit by the car, they did some	9	Q Why did you see Wiss? Did he ask Wiss
10	x-rays. This morning she did some more x-rays.	10	to take a look at you?
11	She came in and she told me that really all	11	A Dr. Padget came in and basically gave me
	she could do with me was give me pain medicine, and		two choices: One was to be out of work for a year and
	that I would have to go through Humana Worker's Comp		a half and basically heal naturally, and the other was
	and seek further treatment.		to have surgery. After my wife and I talked, I
15	Q Is that what you did then?	15	elected to have the surgery.
16	A Yes, ma'am. She gave me a shot that day,	16	When I told Dr. Padget that I would rather
	gave me some more medicine.		have the surgery than to be out of work for a year and
18	Prior to this happening, back in December, I		a half, he told me that he no longer did the surgery,
	had phone contact with a guy named Mike Hofield		but that Dr. Wiss, who was his associate right
	(phonetic), and he told me then that he was my		there, did do the surgery.
	assigned case manager for worker's comp and that, if I	21	At that point, Dr. Padget went out, and a
	needed any treatment or whatever, to call him.		few minutes later he returned into the room with Dr.
23	So after we went to Dade County Medical		Wiss.
	Center, then I called Mike Cofield. I told him that I	24	Q So you were setting up to have the surgery
25	needed to see somebody. He referred me to a Dr.	25	by Dr. Wiss?
	Page 23		Page 25
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2	Nasrullah in the city of Live Oak. Q Is that doctor an orthopedist, do you know?	2	A Yes, ma'am.Q And then apparently that was denied by
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Page 261AFebruary the 29th.1ANo, ma'am.2QThat one you know, right?2QOther than being seen at the eme3A(Nods head affirmatively.)2QOther than being seen at the eme4QAnd obviously this entire time up to that3on the two times that you mentioned, the5point, from the coughing episode to February 29th, you6father's birthday party, and being seen by6did not work.7ANo, ma'am.7ANo, ma'am.7have you been seen by any other health8QYou did work?9ANo, ma'am.9ANo, ma'am, I did not.9ANo, ma'am.10QTo your knowledge, has Dr. Garcia been paid10QFollowing the 2/29 surgery, when11first return to work?12AMa'am, I believe it was on May	e initial day day after your y Dr. Garcia,
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11 for that surgery? 11 first return to work?	
5 7	did you
12 A Yes, he has. 12 A Ma'am, I believe it was on May	
	it was
13 Q Do you know who paid that? 13 either May 1st or May 15th.	
14 A A majority of it was paid through my health 14 Q Since that time, whatever date it w	was,
15 insurance, Blue Cross & Blue Shield. The remainder, 15 sometime in May	
16 we paid. I paid out of my personal myself16AAround the 1st of May.	
17 personally.17 Q you've been working full time re	əgular
18 Q Approximately how much have you paid out of 18 duty?	
19 your own pocket for the surgery?19ANo, ma'am. I was on what we call	ll light duty
20AI'm looking at her (indicating Mrs.20from May 1st to June the 15th.	
21 Hawkins).21 Q Did you receive your regular rate	of pay
22 MR. ARNDT: If you don't know, that's 22 during that time	
23fine. If you can find out later, we can get that23AYes.	
24information to her.24Q or was it reduced? It was regulated	lar?
25I don't want you to guess at anything. This25AYes, ma'am.	
Page 27	Page 29
1 is your deposition, not hers. It's really not 1 Q The same pay you were receiving	g at the time
2 proper for you to ask her. 2 the accident occurred?	
3 BY MS. ONOFREY: 3 A Yes, ma'am.	
4 Q You don't recall offhand how much you paid? 4 Q Are you on salary?	
5 A No, ma'am. 5 A Yes, ma'am.	of the o
6 Q After the surgery you stayed under the care 6 Q What was your salary at the time	of the
7 of Dr. Garcia, or were you again referred out? 7 accident? 7 accident?	ami ia ivat
8 A No, ma'am; I'm still under the care of Dr. 9 Garcia. 8 A Ma'am, I'd have to my base sala 9 over \$36,000 a year.	ary is just
	ver and above
10QWhen did you last see him?10QAnd then do you get something ov11APhysically saw him around April the 1st.11your base salary?	
 A Physically saw him around April the 1st. Q Are you seeing him about once a month, or A Yes, ma'am. We have a state hire 	e-back
13 more or less?	
14 A No, ma'am. The last time that I physically 14 working roughly one day a week of that, v	
15 saw him was around April the 1st. I've been in 15 a six-hour shift.	
16 contact with his office a couple of times by phone. 16 Q And those were the only elements	s of your
17 He put me on physical therapy for well over 17 pay, salary plus overtime?	,
18 a month. Most of what I've done since then has either 18 A Yes, ma'am.	
19 been with physical therapy or by telephone. 19 Q Was health insurance provided by	v the State.
20 Q To your knowledge, has he released you yet, 20 or did you pay for your own health insura	-
21 or are you still actively scheduled to see him, or has 21 time? You know, around the time of the a	
22 he said: Look, see me as needed? 22 you paying out of your own pocket for he	
23 A Basically, see me as needed. 23 insurance, or was your employer paying f	
24 Q Are you still undergoing physical therapy, 24 A Well, it's a benefit package of the	
25 or has that stopped? 25 Since my wife and I are both State emplo	

	Page 30		Page 32
1	under a special provision with Blue Cross & Blue	1	A No, ma'am; it rolls over.
	Shield where we do not pay anything out of our pocket.	2	
3	Q When you were and I may have asked you	3	
4	this and I think you answered it, but between May 1st	4	A I had between 1400 and 1500 hours.
5	and June 16th, when you were doing light-duty work,	5	Q Do you know how much you used during just
6	you were receiving your regular pay?	6	that period between March and May?
7	A Yes.	7	A Ma'am, it was 400-and-some-odd hours. I
8	Q Were you working your regular hours?	8	can't remember the exact. I want to say it's
9	A I was working eight hours a day. We don't	9	something like 460 hours.
10	have set regular hours, ma'am.	10	Q And then when June 15th, following that,
11	Q But your schedule hadn't really changed	11	you've been on a full-duty status?
12	since before the accident. I mean, you returned	12	A Yes, ma'am.
13	working the same type of hours that you were doing	13	Q What's the current condition of your back?
14	before the accident?	14	Do you have any complaints relating to your back
15	A No, ma'am. When you're on full duty, you	15	currently?
16	work shifts. When I was working light duty, I was	16	A One day it will be pretty good, the next day
	assigned to the office, and I worked basically 8:00 to	17	it will hurt fairly bad. Every morning when I get up,
18	5:00, Monday through Fridays, with Saturdays and	18	I know that I've had back surgery.
19	Sundays off.	19	Q How do you know that other than the obvious?
20	Q What type of work were you doing in the	20	6
	office?		uncomfortable. Some days I'll go through the day and
22	A Clerical duties, answering telephone, legal		have a great day, everything will be good. Some days
	questions.		when I stand up, I have to stand in one place for two
24	Q Between the time of your last day of work on		or three minutes just to well, that's an
25	the 18th of January and when you returned on May 1st,	25	exaggeration several seconds to just get uprighted
	Page 31		Page 33
	or whenever it was in May, did you receive a paycheck	1	to get balanced.
2	or whenever it was in May, did you receive a paycheck from the State?	2	to get balanced. Q Do you have a lawsuit pending against the
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	Page 34	Page 36
1	Q But you haven't settled it yet?	1 questions.
2	A No, ma'am.	2 MR. ARNDT: We'll read.
3	Q Had you ever had a back injury or any	3 (Witness excused.)
4	complaints relating to your low back prior to this	4 (Thereupon, the deposition was concluded at
5	accident?	5 10:45 a.m.)
6	A No, ma'am.	6
7	Q Have you ever had an injury on the job prior	7
8	to this accident?	8
9	A No, ma'am.	9
10	, , ,	10
11		11
12		12
13	Q Who is your primary care physician under	13
	your health insurance?	14
15	5	15
16	-	16
17		17
18	Q You really haven't had to go to the doctor	18
	for any reason, say, in the past five years?	19
20		20
21	Q Other than this surgery that you had on	21
	February 29th, have you had any other surgeries in	22
	your lifetime?	23
24		24
25	, , ,	25
1	Page 35	Page 37 1 CERTIFICATE OF OATH
1	A Yes, ma'am.	1 CERTIFICATE OF OATH 2 STATE OF FLORIDA)
2	Q Anything other than that?A No, ma'am.	3 COUNTY OF DADE)
4	Q Any major illnesses in your lifetime?	4 I, CINDY COOKER, certify that PHILIP MARK
5	A No, ma'am.	5 HAWKINS personally appeared before me and was duly
6	Q Other than relating possibly to the surgery,	6 sworn.
	were you ever hospitalized for any reason?	7 WITNESS my hand and official seal this 14th
8	A No, ma'am.	8 day of October 2000.
9	Q Do you have any sense of whether you're	9
	about to settle your case or not, or do you know?	10
11	A I don't know, ma'am.	11
12		12 CINDY COOKER
13		13 Notary Public-State of Florida
14		14
	BY MS. ONOFREY:	15
16	Q Who else was at your father's party? Was	16
	your wife there?	17
18	-	18
19	our children were there.	19
20	Q How many children do you have? I didn't ask	20
21	you that.	21
22	-	22
23	Q How old are they?	23
		24
24	A One is 17 and one is 11.	24
24 25		24 25

	Page 38	Page 40
1	CERTIFICATE	1
2	STATE OF FLORIDA)	2
3	COUNTY OF DADE	3
4	I, CINDY COOKER, Notary Public, State of	4
	Florida at Large, certify that I was authorized to and	5
	did stenographically report the deposition of PHILIP	6
	MARK HAWKINS; that a review of the transcript was	7
		8
	requested; and that the transcript is a true and	
	, , , , , , , , , , , , , , , , , , , ,	9
10	I further certify that I am not a relative,	10
	employee, attorney or counsel of any of the parties,	11
	nor am I relative or employee of any of the parties'	12
	attorney or counsel connected with the action, nor am	13
14	I financially interested in the action.	14
15	Dated this 14th day of October, A.D., 2000.	15
16		16
17		17
18		18
19		19
20	CINDY COOKER,	20
21	Notary Public-State of Florida	21
22	, , , , , , , , , , , , , , , , , , , ,	22
23		23
24		24
25		25
20		20
1	Page 39	
1	Page 39 ERRATA SHEET	
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2 3	ERRATA SHEET	
2 3 4 5	ERRATA SHEET IN RE: PHILIP HAWKINS vs. STATE OF FLORIDA	
2 3 4 5 6	E R R A T A S H E E T IN RE: PHILIP HAWKINS vs. STATE OF FLORIDA CLAIM NO.: 263-55-6571 D/A: 12/10/99	
2 3 4 5 6 7	ERRATA SHEET IN RE: PHILIP HAWKINS vs. STATE OF FLORIDA	
2 3 4 5 6 7 8	E R R A T A S H E E T IN RE: PHILIP HAWKINS vs. STATE OF FLORIDA CLAIM NO.: 263-55-6571 D/A: 12/10/99	
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