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UNITED STATES BANKRUPTCY COURT
                                                                                                                 APPEARANCES (Continuing)
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                    WESTERN DISTRICT OF WASHINGTON AT SEATTLE
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                                                                                             FOR THE ROBERT A. AUSTIN FAMILY LIVING TRUST:
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   NORTHWEST TERRITORIAL MINT, LLC, )
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                                                                                             FOR STEVEN K. FOX:
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                   Debtor.
                                                                                                    MATTHEW H. RICE
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                      TRANSCRIPT OF THE DIGITALLY RECORDED
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                               341 MEETING OF CREDITORS
                                                                                                    mrice@sbwllp.com
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12
                                      MAY 11, 2016
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                            (EXAMINATION OF ROSS HANSEN)
                                                                                         13 FOR DONALD M. WRIGHT:
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                                                                                             FOR R&K HUDSON FAMILY LIMITED PARTNERS:
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                                                                                             ALSO PRESENT AND IDENTIFIED ON THE RECORD:
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                                                                                         24
                                                                                                    MARK CALVERT, CHAPTER 11 TRUSTEE RODGER OVERSON
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                                                                                                    ROBERT MICHAEL
25 PREPARED BY: SHARI L. WHEELER, CCR NO. 2396
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                                APPEARANCES
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                                                                                                                 APPEARANCES (Continuing)
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   PRESIDING AT THE MEETING:
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   FOR THE CHAPTER 11 TRUSTEE:
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                   SEATTLE, WASHINGTON; MAY 11, 2016
                                                                        1 right?
                                 --000--
                                                                                         MR. HANSEN: The Mint did Chapter -- filed
2
                                                                        2
                 MR. SMITH: Good afternoon. My name is Martin
                                                                          Chapter 11, yes.
4 Smith. I'm a trial attorney with the Office of the United
                                                                                         MR. SMITH: Can you give me a brief summary of
  States Trustee. This is the meeting of creditors being held
                                                                           the mint's operations before it filed Chapter 11 and what led
  in the Chapter 11 case of Northwest Territorial Mint, LLC,
                                                                          up to the need for filing Chapter 11?
7 Case Number 16-11767. It's approximately 2:00 p.m. on
                                                                                         MR. HANSEN: Sure. The mint is comprised of a
8 May 11th, 2016. The meeting is being recorded. I will be
                                                                        8 number of different entities. One of the entities is -- we
  conducting the meeting.
                                                                        9 are a bullion mint, which I think most of you are here for,
9
                 This is the opportunity for the United States
                                                                       10 where we both buy, sell, and manufacture different forms of
                                                                        11 precious metals. Those precious metals are gold, silver,
11 Trustee and creditors or their representatives to ask
12 questions, in this case, of Mr. Hansen, the debtor's
                                                                        12 platinum, and palladium.
13 representative, as well as -- after Mr. Hansen completes his
                                                                                         We also have a custom minting division. The
                                                                       14 custom minting division makes coins and medallions for
14 testimony, you'll be given an opportunity to ask questions of
15 Mr. Hansen under oath. Mr. Mark Calvert, the Chapter 11
                                                                          corporate, private, and governmental entities.
16 trustee, will be available to answer questions, as well, as to
                                                                       16
                                                                                         We also have an in-house product, where we
  the status of the case and what he is doing at this point in
                                                                       17 design a product that usually I, myself, or one of my staff
17
  time.
                                                                          has designed. And we take -- we take that, and we sell it on
18
                 UNIDENTIFIED MALE SPEAKER: Mr. Lovejoy? Just
                                                                           the web and also through other wholesalers.
19
                                                                                         We have another division, called Graco
                                                                       20
20
  one moment, sir.
                 MR. SMITH: Usually when there's technical
                                                                       21 Industries, which is a division of Northwest Territorial Mint,
21
   difficulties, it's operator error, but --
                                                                        22 where we manufacture the medals and ribbons for the U.S.
22
                 All right. Mr. Hansen, would you remain
                                                                          military and other government agencies, including everything
23
  standing and please raise your right hand?
                                                                       24 from the medal of honor to the purple heart.
24
                 Do you swear the testimony you're about to give
                                                                       25
                                                                                         MR. SMITH: And what were the events that led up
25
1 is the truth, the whole truth, and nothing but the truth?
                                                                        1 to the need for filing Chapter 11?
                 MR. HANSEN: I do.
                                                                                         MR. HANSEN: The events that led up to the
                 MR. SMITH: Thank you. Please be seated.
                                                                        3 filing of Chapter 11 were mainly the actions caused by a
3
                                                                        4 Bradley S. Cohen. Mr. Cohen is an investor. He leads a group
                 Please state your name.
                 MR. HANSEN: It's Ross Hansen.
                                                                        5 of investors that have bought the building that we were
5
                 MR. McMEEL: I object.
                                                                        6 leasing in down at 1307 West Valley Highway. And that's been
6
                 MR. SMITH: Mr. McMeel, what's your objection?
                                                                        7 the subject of about an eight-year-long series of lawsuits
                 MR. McMEEL: That's my witness.
                                                                        8 that Mr. Cohen and his team of lawyers -- and I'm trying to be
8
                                                                        9 nice here -- have filed against us.
9
                 Can I have your name, please?
                                                                                         And over time, between the judgments that they
                 MR. SMITH: I've already given you my name.
                                                                       10
10
11 It's Martin Smith. I'm a trial attorney with the Office of
                                                                       11 have entered and the different things that they have done,
  the United States Trustee. You're welcome to stay today. But
                                                                        12 they have either judgments or have collected -- or damaged the
12
  if you end up being disruptive, just know that we will need to
                                                                       13 company in the tune of over $50 million.
14 have you escorted out. Do you understand that?
                                                                       14
                                                                                         MR. SMITH: Let me back up for a second.
                                                                       15 Something I should've mentioned before we actually got
                 MR. McMEEL: The objection was --
15
16
                 MR. SMITH: Okay. Your objection is noted.
                                                                       16 started. But for today's meeting, there's to be no
                 MR. McMEEL: Thank you.
                                                                       17 photographer, no recording of today's meeting. There will be
17
                 MR. SMITH: You're welcome.
                                                                        18 a recording. It is being recorded, and you can request a copy
18
                 Mr. Hansen, what was your position -- or what is
                                                                        19 of the recording at a later date. But no individual recording
19
  your position with the debtor in possession -- or the debtor,
                                                                        20 is allowed today.
20
   Northwest Territorial Mint?
21
                                                                       21
                                                                                         Mr. Hansen, have you seen the bankruptcy
                MR. HANSEN: My position was -- I was the
                                                                       22 schedules that have been filed recently?
22
  managing member and the CEO of Northwest Territorial Mint.
                                                                       23
                                                                                         MR. HANSEN: No.
23
                                                                                         MR. SMITH: You haven't reviewed those at all?
                 MR. SMITH: And you caused the mint -- I'll
24
                                                                       24
  shorthand it to "the mint" -- to file Chapter 11; is that
                                                                        25
                                                                                         MR. HANSEN: No. And I'd like to address that,
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1 if I could, and why that was. Before Mr. Calvert forced Diane
2 Erdmann and myself out of the company, the -- we were working
3 diligently, literally 16 hours a day, trying to get the
4 schedules put together and accurate. The schedules were very
5 inaccurate, and we were having to go through them
6 individually, one by one, and -- but from -- my understanding
7 is, is that after I was forced out of the company, Mr. Calvert
8 attempted to do those with staff. And I understand most of
9 the staff that was working on that has left, as one person
10 said, in disgust with Mr. Calvert.
                 But so the schedules -- what I have been told,
11
12 and I don't know how accurate this was -- is that they were
13 filed late yesterday afternoon. No copies of the schedules
14 have been sent to me or made available to me for my review.
15 Nor do I have access to the records of the company to make
  sure that the schedules are accurate and true.
16
                 MR. SMITH: And just as an overview for
17
  everybody here --
18
                 UNIDENTIFIED FEMALE SPEAKER: Can you speak into
19
   your mic? I can't hear you very well.
20
21
                 MR. SMITH: Of course.
                 Just as an overview for --
22
                 MR. HANSEN: I apologize. Was that for me or
23
24 the trustee?
25
                 UNIDENTIFIED FEMALE SPEAKER: The trustee. Both
1 of you, actually.
                 MR. HANSEN: Okay.
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1 not have an interest in.
                 The first of those is an evidentiary hearing
2
3 scheduled for June 22nd at 9:30 on the seventh floor in front
4 of Judge Alston. That relates to whether the retainer that
  was paid to the debtor's bankruptcy counsel should be property
6 of the estate or not -- the source of the money.
                 There's a hearing on a proposed sale. The
8 Chapter 11 trustee has -- and I'm sure he'll tell about you
9 this -- but has proposed a sale of the Texas facility. And
10 that sale hearing is scheduled for May 26th at 1:30 p.m. And,
11 again, like everything in this case, it will be in front of
12 Judge Alston on the seventh floor of this building.
                 And the third pending matter that I'm aware of
14 is, Judge Alston has what we affectionately call the Section
15 105 conference. It's kind of a status conference that, as a
16 judge, he holds early on -- fairly early on in a case to get a
17 sense of what's happening and to look at deadlines in the
   case. It is in his courtroom. It is open for your attendance
   if you want to go. And that is set for June 3rd at 1:30 p.m.
                 So at this time, since I don't have schedules to
   ask Mr. Hansen about --
22
                 MR. HANSEN: Can I make a short comment, please?
23
                 MR. SMITH: Sure.
                 MR. HANSEN: If the schedules show that there's
24
25 only $6 million of assets, then a fraud has been perpetrated
                                                               11
1 upon this court.
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5 this case. Mr. Calvert is the trustee, and he's represented
6 by Mr. Gearin, who is sitting next to him.
7 But to put things in context, for those of you
8 who have not seen the schedules, which is probably most of you
9 since they were just recently filed and there are some
10 voluminous aspects to the schedules, as I understand them,
11 they list total assets for the company of \$6,476,000 and
12 change, liabilities of almost \$56,000,000, and that includes
13 about be 73,000 in secured claims and almost 56 million in
14 unsecured claims.

4 am not the trustee. I'm the attorney for the U.S. Trustee in

MR. SMITH: All right. And just to clarify, I

The assets consist primarily of inventory, at about \$5 million, accounts receivable at about \$1.4 million, cash of just over \$4,000, and deposits and prepayments of just over \$57,000. So according to the schedules filed by the Chapter 11 trustee, as you can tell, there's quite a shortfall between the \$56 million in liabilities and the \$6.5 million in assets.

Something else, before we open up the floor -informationwise, before we open up the floor for questions
with Mr. Hansen, is there are three matters that are currently
pending in front of the Bankruptcy Court that you may or may

In my discussions with Mr. Calvert, Mr. Calvert 3 wanted -- before the employment of Mr. Calvert, Mr. Calvert 4 had specifically instructed me to take any asset and 5 substantially discount it and try to make the value of that 6 asset look, quote, as small as possible. We had determined, in the company, that the assets -- and maybe Mr. Calvert has some funny math -- but 9 that the assets of the company were somewhere between 20 and 10 \$25 million. Now, where Mr. Calvert comes up with that 12 number, I have no idea. But I have to tell you, when I hear 13 things like this, it makes my blood boil. Because I think 14 Mr. Calvert is perpetrating -- if that's what Mr. Calvert has 15 sworn to, then Mr. Calvert needs some help with his math. 16 MR. SMITH: Well, with that, let me put 17 something in context for all of you here. This was filed at 18 the instruction -- the Chapter 11 case was filed at the 19 instruction of Mr. Hansen. The Court concluded that 20 Mr. Hansen should no longer be in charge of the assets and the 21 operations of the company and appointed Mr. Calvert, who is 22 now in charge of those operations and those assets. The Court 23 found cause to do that. And that is the context in which 24 everybody's testimony should be considered today. 25 I will open up the floor for questions. I'm

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1 going to start with Mr. Gearin, if he has any. There's a
                                                                        1 memory --
2 lectern over there, if you wouldn't mind. There's also a
                                                                                        MR. GEARIN: Yes. I want --
                                                                        2
3 microphone at the lectern -- or there was.
                                                                                        MR. HANSEN: You bet ya. We can start out by --
                 Is that our second mic?
                                                                        4 the bullion business. We have approximately a quarter million
4
                                                                          bullion names. Each of those names and each of those
                 MR. HANSEN: I'd also like to note for the
6 audience here, I'm not lawyered-up here. You're not seeing me
                                                                          addresses have value to the company. Typically, those are
7 with a battery of attorneys. I'm here as Ross Hansen. I'm
                                                                          sold between 15 and $20 a name.
8 not shielding or protecting myself as -- most people have
                                                                                        You have a website that --
  said, Oh, my God, you've got to need a wall of attorneys.
                                                                                        MR. GEARIN: Let me stop you. So you're talking
                                                                       9
9
                 And what I've done is I've shown up in front of
                                                                       10 about customer lists? Is that what you're talking about?
10
11 all of you to answer your questions and help you recover as
                                                                       11
                                                                                        MR. HANSEN: Correct.
   much money as possible. So I want that noted.
                                                                                        MR. GEARIN: You're saying the customer list --
                                                                       12
                 Mr. Gearin?
                                                                          with how many names on it?
13
                 MR. GEARIN: Sure. Mr. Hansen --
                                                                       14
                                                                                        MR. HANSEN: Approximately a quarter million.
14
                 MR. SMITH: Mr. Gearin, for the recording, would
15
                                                                       15
                                                                                        MR. GEARIN: And you think that has value of how
  you just state your name and who you represent?
                                                                       16 much, again?
16
                 MR. GEARIN: This is Michael Gearin, K&L Gates;
                                                                       17
                                                                                        MR. HANSEN: Well, when Mr. Calvert and I looked
17
                                                                       18 at it, we figured out that that had a value of somewhere
18 and I represent the Chapter 11 trustee, Mr. Calvert.
                 Let's start out with this. We'll start out with
                                                                       19 between 3 and $6 million.
19
  the $25 million in assets that the company owns, according to
                                                                       20
                                                                                        MR. GEARIN: Okay. The customer list. Now what
20
  you. What are those assets and where are they?
                                                                       21 else?
                 MR. HANSEN: Mr. Gearin, your client and I put
                                                                                        MR. HANSEN: We have a very robust website that
23 together a spreadsheet, before he was appointed as the Chapter
                                                                       23 we've put together. We estimate that that website has a
24 11 trustee, listing all the assets. All of those -- those
                                                                       24 value -- that somebody else would buy -- you know, a website
                                                                       25 is a tool. A website has a tremendous amount -- I mean, if
25 spreadsheets, all of those assets, you have -- are in your
                                                              13
                                                                                                                                      15
                                                                        1 you remember, the Clinton -- I mean the Obama administration
1 possession. And despite repeated requests from me to get
2 documents from you, I can't get the simplest questions
                                                                        2 spent billions putting together a website. Well, we
3 answered from you. So it's a little -- it's disingenuous of
                                                                        3 have spent --
4 you to be asking me for documents --
                                                                                        MR. GEARIN: Mr. Hansen, I'm going to interrupt
                 MR. SMITH: I'm going to --
                                                                        5 you. We're going to -- this is going to be a long course of
5
                 MR. HANSEN: -- when you won't provide them.
                                                                        6 discussion if you --
6
                 MR. SMITH: Wait, wait, wait. I'm --
                                                                                        MR. HANSEN: And it will be if you keep
                 MR. GEARIN: He's not answering my question.
                                                                        8 interrupting me. If you want me to explain, I'm happy to
8
                 MR. SMITH: We're going to keep the waters as
9
                                                                          explain.
10 calm as possible today. I know there's a lot of emotion. I
                                                                                        MR. GEARIN: I asked you -- you told me about
                                                                       10
11 know there's a lot of financial pain and distress that's
                                                                       11 the website. How much is the website worth?
12 occurred because of this filing and the actions leading up to
                                                                                        MR. HANSEN: Okay. I believe the website -- the
13 it. So with that understanding, let's try and keep things
                                                                       13 bullion website is worth about $3 million. And that's
14 down.
                                                                       14 according to your own people.
                 Mr. Gearin asked you a question, and he didn't
                                                                       15
                                                                                        MR. GEARIN: Okay. So a customer list, a
15
16 ask you for an infomercial. So please answer the question if
                                                                       16 website. What else?
  you have personal knowledge to answer it with.
                                                                                        MR. HANSEN: Okay. Then you have the equipment
17
                                                                       17
                 MR. GEARIN: Do you remember the question?
                                                                       18 of Northwest Territorial Mint. The equipment of Northwest
18
                                                                       19 Territorial Mint -- I don't have the equipment list in front
                 MR. HANSEN: Why don't you go ahead and
19
20 answer -- ask it again.
                                                                       20 of me. But you have everything from coining presses to laser
                 MR. GEARIN: Right. The question is -- you just
                                                                       21 machines to some very sophisticated equipment. And that --
21
22 stated that there's $25 million of assets in the company. I
                                                                       22 and, again, I don't have my schedules in front of me -- is
23 want to know what those assets are. Let's start with that.
                                                                       23 somewhere between 3 and $6 million.
24 What are those assets?
                                                                                        MR. GEARIN: Where is that equipment? Is it in
                                                                       24
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25 Texas, Nevada, Washington? Where is it?

MR. HANSEN: Okay. If you'd like me to go by

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1
                 MR. HANSEN: You have equipment in Texas, Green
                                                                                        So those inventories, which are in your control,
2 Bay, and Washington. And some of the -- some of the equipment
                                                                        2 are worth more than what you just told to the court that
  is in Nevada and Hawaii.
                                                                        3 the -- the value of the whole estate is worth.
                                                                                        MR. GEARIN: Well, let's break it down. How
                 MR. GEARIN: Is all the equipment in the Nevada
   facility property of the debtor?
                                                                          much bullion is there? When you left control of the business,
5
6
                 MR. HANSEN: I'm not understanding that
                                                                        6 how much bullion was owned by the mint?
                                                                                        MR. HANSEN: Well, we don't -- I don't have that
   question.
                 MR. GEARIN: You told me there's equipment in
                                                                          schedule in front of me. But I'll tell you what. You just
8
9 Nevada.
                                                                          did a complete inventory. How many ounces of gold were in the
                 MR. HANSEN: There's Medallic Art equipment in
                                                                          company when you took it over?
11 Nevada, and there's Northwest Territorial Mint equipment in
                                                                       11
                                                                                        MR. GEARIN: Well, I think those --
   Nevada. And we gave you schedules of which is which.
                                                                                        MR. HANSEN: How many ounces of gold --
                                                                       12
                 MR. GEARIN: Well, I think what I received from
                                                                       13
                                                                                        MR. SMITH: Wait, wait --
13
14 you, Mr. Hansen, was one schedule.
                                                                                        MR. HANSEN: -- were in the inventory when you
15
                 And for the record, let's ask this question:
                                                                       15 took it over?
16 Did Mr. Wenokur, your prior counsel who withdrew, did he pass
                                                                       16
                                                                                        MR. SMITH: Wait, wait. These are for
17 along to you a request for information that I transferred to
                                                                       17 questions of you.
18 him?
                                                                       18
                                                                                        MR. HANSEN: Okay.
                 MR. SMITH: Could you be more specific,
19
                                                                       19
                                                                                        MR. SMITH: These are not for your questions of
  Mr. Gearin, as to what the nature of the information requested
                                                                       20 Mr. Gearin. So --
20
21
   was?
                                                                       21
                                                                                        MR. HANSEN: He can't --
                 MR. GEARIN: I will.
                                                                                        MR. SMITH: -- to the degree he has questions --
22
                                                                       22
                 Did Mr. Wenokur pass along a request for
                                                                       23
                                                                                        MR. HANSEN: He can't answer that question.
23
24 information about the location of assets belonging to the
                                                                                        MR. SMITH: He doesn't have to answer that
                                                                       24
  debtor? Did he pass along my request for that information?
                                                                       25 question.
                                                                                                                                      19
                                                              17
                                                                                        MR. GEARIN: Mr. Hansen, I'm not here to answer
                 MR. HANSEN: No. But if you need that
                                                                        2 questions. The purpose of this meeting is for you to answer
2 information, most of that information is in your possession.
3 And I have asked you for that information, and you've refused
                                                                          questions for the benefit of the creditors.
4 to give it to me.
                                                                                        MR. HANSEN: Well, you know, earlier you made a
                 MR. GEARIN: Well, your counsel and I have
                                                                        5 statement that the value was this. And so I'm asking you for
5
6 engaged in a discussion about an exchange of discovery. I
                                                                          the breakdown of that.
7 have never received anything from your counsel -- from your
                                                                                        MR. SMITH: You're not asking him, because he's
   personal counsel about --
                                                                          not going to answer. So --
                                                                                        MR. HANSEN: Well, I tell you what. I don't
9
                 MR. HANSEN: I'm sorry. Are you testifying now,
                                                                       10 know because it was located in a number of different
10 sir?
11
                 MR. GEARIN: I'm responding to some of the
                                                                       11 ways{sic}. And we were still working on the schedules when I
                                                                       12 was forced to leave the company.
12 statements you just made. Let's move on.
                 MR. HANSEN: Okay.
                                                                       13
                                                                                        MR. GEARIN: Where was the bullion located?
13
                                                                                        MR. HANSEN: Which bullion?
                 MR. GEARIN: We've got the equipment. What
                                                                       14
14
15 other assets? We've got a customer list, a website, and
                                                                                        MR. GEARIN: The bullion of the company. You
                                                                       15
16
   equipment.
                                                                       16 just told me that the company had significant value -- bullion
                 MR. HANSEN: Then you have the inventory of
                                                                       17 with significant value. Where was it stored?
17
18 Northwest Territorial Mint. And that inventory consists of a
                                                                                        MR. HANSEN: Okay. The bullion was stored at
19 number of things. We have bullion, which is pretty
                                                                       19 our location in Federal Way in a number of different vaults.
20 substantial. You have finished product. And then you have
                                                                       20 We had bullion in two vaults down in Federal Way -- I mean --
21 raw goods. And when I talk about raw goods, I'm talking about
                                                                       21 I'm sorry -- in Auburn, Washington. And we had bullion down
22 boxes that we package our product in. We have brass. We have
                                                                       22 in Tomball -- I'm sorry -- not Tomball, Texas, but in Dayton,
23 nickel. We have gold, silver, platinum that we use for custom
                                                                       23 Nevada
                                                                                        MR. GEARIN: So those three locations? Vaults
24 products. We have gold, silver, platinum, and palladium that
                                                                       24
25 we sell individually.
                                                                       25 in Federal Way, vaults in Auburn, and vaults in Dayton,
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1 Nevada?
                                                                        1 would go in, and we -- either myself or a salesman would walk
                 MR. HANSEN: Yeah. There would've been some
                                                                        2 in there and would ask: We need to see Krugerrands, Maple
2
3 smattering of some small amounts of precious metals at some of
                                                                        3 Leafs, American Eagles.
4 the other locations and also out on -- in some of the retail
                                                                                        And those were passed over, and we'd show the
5 locations that we do business with that hadn't been paid for
                                                                          customers, and we would come back and then either return it or
6 yet.
                                                                        6 bring the cash back. And all of those sales were logged.
7
                 MR. GEARIN: And you don't have a -- you did not
                                                                        7 Yes.
8 have a -- let me ask this question: How did you keep track of
                                                                                        MR. GEARIN: So all the transactions? Your
9 the value of what was in those vaults, the identity of what
                                                                          testimony is that Ms. Erdmann or somebody under her control
  was in the vaults and the value of those items?
                                                                       10 logged all of the transactions whenever you took something
                 MR. HANSEN: Well, there are -- again, there's
11
                                                                          from the vault or put something back in the vault?
12 different baskets of metal, and you were -- Mr. Calvert was
                                                                                        MR. HANSEN: I believe that any -- any sales
   given lists of what those metals were and where those metals
                                                                       13 transaction or any movement of the metals, you know, were
                                                                       14 accounted for. Now, what those records -- and how that was
  were at. And we were happy to assist in any of that.
                 MR. GEARIN: Did you keep a log of what was
                                                                       15 all done is something that's coordinated between our facility
15
                                                                       16 in -- at different locations. And I -- I specifically don't
   taken into the vault and what was brought out of the vault?
16
                 MR. HANSEN: This is something that -- there are
                                                                       17 have all the details on that. That's something I entrusted
17
18 inventory logs, and that is something that the inventory
                                                                          other people with.
   people would be responsible for.
                                                                                        MR. GEARIN: Did you ever instruct Ms. Erdmann
19
                                                                       19
                 MR. GEARIN: Who are the inventory people?
                                                                          or anyone else to stop keeping records of vault transactions?
20
                 MR. HANSEN: Well, we had different people at
                                                                       21
                                                                                        MR. HANSEN: Not to my knowledge.
21
                                                                                        MR. GEARIN: So back to -- to recapture, your
   different locations. So why don't you be more specific?
                                                                       22
                 MR. GEARIN: All right. Who was responsible for
                                                                       23 testimony is you don't recall that the value of the bullion
23
  the vault in Federal Way?
                                                                       24 inventory is or was on, say, April 1st, the date --
24
                 MR. HANSEN: Diane Erdmann was the responsible
                                                                       25
                                                                                        MR. HANSEN: That value would be on a --
25
                                                                                                                                      23
                                                                        1 changing on a daily basis. It would change on the sales. It
1
  person for the vault. She was the vault manager in Federal
2 Way.
                                                                        2 would change on what came in. And it would change on, also,
3
                 MR. GEARIN: And Diane Erdmann is your
                                                                        3 the spot price of the metal on a daily basis. So that number
                                                                        4 is a moving number.
  girlfriend; is that correct?
                 MR. HANSEN: That's true.
                                                                                        MR. GEARIN: Can you give me an order of
5
                                                                        5
                 MR. GEARIN: How long have -- have you and
                                                                        6 magnitude? Is it a million dollars? Is it $20 million? Is
6
  Ms. Erdmann been living together for some period of time?
                                                                        7 there any -- I'm talking about April 1st, the day the petition
                 MR. HANSEN: Yes, we have.
                                                                          was filed.
8
9
                 MR. GEARIN: How long?
                                                                        9
                                                                                        MR. HANSEN: You know, I don't have that number
                 MR. HANSEN: About 17 years.
10
                                                                       10 because my schedules are not in front of me.
11
                 MR. GEARIN: All right. So Ms. Erdmann was
                                                                       11
                                                                                        MR. GEARIN: Who's the vault manager in Auburn?
   responsible for managing the vault in Federal Way. Did she
                                                                                        MR. HANSEN: I just testified to that. Oh,
12
                                                                       12
   keep a log of all the activities in that vault?
                                                                       13 in -- I apologize. In Building B? There's people down there
13
                                                                       14 who -- who aren't really -- there's not really a vault down
                 MR. HANSEN: She kept an inventory of what was
14
                                                                       15 there. There's two safes down there that metal is kept in.
  brought in and what was shipped out on a daily basis. Yes.
15
16
                 MR. GEARIN: Did she keep track of the
                                                                       16 And then there is a secured room down there. And I'll be
  materials -- well, let me start with this: Did you take
                                                                       17 honest with you; the lady's name escapes me. But I could get
17
  materials out of that vault? Did you remove materials from
                                                                       18 that for you. And she's the one that was responsible for, not
   the vault in Federal Way?
                                                                       19 only the precious metals, but the high value coins. Because
19
                 MR. HANSEN: Yes, on a daily basis.
                                                                       20 we keep quite a bit of precious metals in there that get
20
                 MR. GEARIN: All right. And did Ms. Erdmann
                                                                          inventoried that also are engraved.
21
  keep track of all of those withdrawals?
                                                                                        MR. GEARIN: But you don't recall her name?
                                                                       2.2
22
                 MR. HANSEN: No. When -- how that would work
                                                                                        MR. HANSEN: Well, if you give me just a
23
                                                                       23
24 is, when a customer would come in and want to look at precious
                                                                       24 minute -- I've got 250 employees, and I can't think of her
25 metals, they would come in and they'd sit in our office. We
                                                                       25 name right now. But I'll be happy to supplement that shortly.
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1
                 MR. GEARIN: Okay. Did you, likewise -- did
                                                                        1 out -- any metal out of the vault for personal use; is that
2 she, that employee, keep a record of all the transactions in
                                                                        2 correct?
  and out of that vault?
                                                                                         MR. HANSEN: Not to my knowledge.
                 MR. HANSEN: I believe she did. Yes.
                                                                                         MR. GEARIN: What did you -- did you take
                 MR. GEARIN: Same thing in Dayton. Do you
                                                                           anything out of the vault for personal purposes?
6
  remember who the vault manager is there?
                                                                                         MR. HANSEN: For what purposes? I mean, when
                 MR. HANSEN: The vault manager down there -- I
                                                                           you say, "personal purposes," what are you talking about?
8 believe who was ultimately responsible was Jeff Goodfellow,
                                                                                         MR. GEARIN: Well, you just used that term. I'm
   who -- but he had one of his employees who would give me a
                                                                        9
                                                                          using --
9
   weekly update. And also Don Ruth, who is the manager down
                                                                                         MR. HANSEN: No. You used that term.
                                                                       10
                                                                                         MR. GEARIN: All right. Did you take anything
11
   there, would give me a metals need on a weekly basis.
                                                                        11
                 MR. GEARIN: And was that a written report?
                                                                       12 out of the vault -- anything out of the vault and consume it
12
                 MR. HANSEN: Yes.
                                                                       13 for your personal use? Cash --
13
                 MR. GEARIN: And that would be a report of the
                                                                                         MR. HANSEN: Oh, yes.
14
  contents of the vaults in Dayton?
                                                                       15
                                                                                         MR. GEARIN: -- gold, silver, whatever?
15
                 MR. HANSEN: Yes.
                                                                       16
                                                                                         MR. HANSEN: Of course. We -- how we pay
16
                 MR. GEARIN: Mr. Hansen, did you come to the
                                                                       17 ourselves is -- is -- you know, I can take an owner's draw.
17
18 Federal Way facility and remove precious metals or coins from
                                                                       18
                                                                                         MR. GEARIN: And you took those draws in cash
   the vault on Easter Sunday of this year?
19
                                                                       19
                                                                           from the vault?
                 MR. HANSEN: I -- I honestly don't recall.
                                                                       20
                                                                                         MR. HANSEN: Normally, yes.
20
                 MR. GEARIN: You don't recall whether you
                                                                       21
                                                                                         MR. GEARIN: Did you take precious metals as
21
22 visited -- did you visit the office in Federal Way on Easter
                                                                       22 owner's draws as well?
  Sunday in 2016?
                                                                                         MR. HANSEN: Not that I recall.
23
                 MR. HANSEN: I'm in the offices every day.
                                                                                         MR. GEARIN: So you always took cash? That was
24
                                                                       24
25 Diane and I work every day.
                                                                       25 the way you took an owner's draw?
                                                               25
                                                                                                                                       27
                                                                                         MR. HANSEN: Well, you know, when you say this,
1
                 MR. GEARIN: So you don't recall whether you
2 came into the premises on Easter Sunday of this year, and you
                                                                        2 in what type of time? I've owned this company for 35 years.
   don't recall whether you went into that vault?
                                                                        3 And so when you say, have you always done this or always done
3
                 MR. HANSEN: You know, if you have something
                                                                        4 that, you know, I want to be as accurate as possible. Give me
4
5 that you would like me to review -- we have security tape.
                                                                        5 specific dates and times, and I'll be happy to answer it. But
6 You keep referencing security tape. But we take -- we take --
                                                                        6 I feel like I'm getting trapped here. Okay?
7 we're in the office, literally, every day. Diane and I work
                                                                                         MR. GEARIN: I think I asked you a broad
   seven days a week.
8
                                                                           question about -
9
                 MR. SMITH: Let me clarify. I assume that's
                                                                        9
                                                                                         MR. HANSEN: Well, I want you to ask a specific
   past tense, that you're no longer in the office?
                                                                       10 question.
11
                 MR. HANSEN: That's past tense. Correct.
                                                                       11
                                                                                         MR. GEARIN: Well, Mr. Hansen, I'll control the
                 MR. SMITH: And to follow up on Mr. Gearin's
                                                                        12 questions that I ask, please. You just be kind enough and
12
13 question, when is the last time that you recall removing coins
                                                                       13 polite enough to answer the questions, and I'll frame them the
   or precious metals from the vault?
                                                                       14 way I'd like to frame them.
14
                 MR. HANSEN: The metals were -- Diane was
                                                                                         MR. HANSEN: You got it.
                                                                       15
15
  shipping product to our customers, and still would be, up
                                                                       16
                                                                                         MR. GEARIN: So I want to go back to -- did you
17 until the day that Mr. Calvert took over and told us to quit
                                                                           get any salary from the company?
                                                                       17
                                                                                         MR. HANSEN: I took my compensation as owner's
   shipping metals.
18
                                                                       18
                 MR. SMITH: When's the last time that you
                                                                           draws. I did not take a salary.
19
                                                                       19
  personally took coins or bullion from the vault, not for a
                                                                                         MR. GEARIN: All right. And when you took an
                                                                       20
20
   sale, but for your own personal needs?
                                                                       21 owner's draw, did you -- were you paid in the form of a check
21
                 MR. HANSEN: Well, I've never taken metal out of
                                                                       22 at any time during the time you controlled the company?
22
  the vault for personal needs.
                                                                                         MR. HANSEN: You know, I don't recall.
                                                                       23
23
24
                 MR. SMITH: Okay. Thank you.
                                                                       24
                                                                                         MR. GEARIN: Okay.
                 MR. GEARIN: So you've never taken anything
                                                                        25
                                                                                         MR. HANSEN: I know there was times when they
25
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1 were writing me checks. And I know there was times when we
                                                                                        MR. SMITH: That's a simple -- it's a simple
                                                                        1
2 just took cash as a -- as owner's draws.
                                                                        2 question.
                 MR. GEARIN: Was it your common practice to take
                                                                                        MR. HANSEN: That's not a simple question.
   cash from the vault as an owner's draw?
                                                                                        MR. SMITH: Did you take possession of and
                 MR. HANSEN: Yes.
                                                                          remove metal from the vault on Easter Sunday?
6
                 MR. GEARIN: And were all of those owner's draws
                                                                                        MR. HANSEN: During that period of time, we were
  recorded and tracked through the company business records?
                                                                        7 moving metal between different locations, as we always do.
                 MR. HANSEN: I believe they would've been. They
                                                                        8 And could we have moved metal from one location to another? I
8
                                                                        9 think it's very possible. Did I remove it for my personal
   would've been in the cash log.
9
                 MR. GEARIN: Were they reflected in your
                                                                       10 use? The answer is no.
11 personal tax returns? Were those draws reflected in your
                                                                       11
                                                                                        MR. SMITH: Did you remove any metal and take it
   personal tax returns?
                                                                       12 to your residence?
                 MR. HANSEN: Again, I believe that they were.
                                                                       13
                                                                                        MR. HANSEN: Not that I'm aware of.
13
14 But I would -- I'd want to refer to my CPA counsel on that.
                                                                                        MR. SMITH: Well, who else would be aware?
                                                                       14
15
                 MR. GEARIN: Have you filed personal tax
                                                                                        MR. HANSEN: Diane Erdmann. But I don't believe
16 returns?
                                                                       16 we would've ever taken any metal out of the vault and taken it
                 MR. HANSEN: I have not for the last three
                                                                       17 to my personal residence. You know what? That is not true.
17
18 years.
                                                                       18 And I'm going to -- I'm going to modify my -- I'm going to
                 MR. GEARIN: For the last three years. Prior to
                                                                       19 modify my -- my comment about that.
19
   -- so the last year you filed was in 2000 and --
                                                                                        Diane Erdmann and I work many, many hours. And
20
21
                 MR. HANSEN: I don't recall. And you know this
                                                                       21 it is not uncommon for us, when we leave at the end of the
22 even better than I do. You've beat me over the head with it a
                                                                       22 day, for us to take work home, which includes grading coins,
  number of times.
                                                                       23 which includes pulling stones that are in jewelry, and also
                 MR. SMITH: Just answer his questions, please.
                                                                       24 going through and writing down dates and things. So we do
24
                                                                       25 take metals home, and we take metals back.
                 MR. GEARIN: Mr. Hansen, for the record I've
25
                                                                                                                                      31
                                                               29
1 never spoken to you before, other than a 30-second
                                                                                        So you know what? You're correct. We do take
                                                                        2 stuff home. It's taking it home so we can work on it, and we
2 conversation in court about two weeks ago.
                 MR. SMITH: Let's get back to the questions.
                                                                        3 bring it back.
                 MR. GEARIN: I think you just testified that the
                                                                                        MR. SMITH: And when you take things home, where
5 last tax return was about three years ago. Did you file tax
                                                                          does that get logged?
6 returns every year prior to that time?
                                                                                        MR. HANSEN: We don't log it.
                 MR. HANSEN: I believe we have.
                                                                                        MR. SMITH: So how does anybody know whether you
7
                 MR. GEARIN: All right. I want to go back to
8
                                                                          brought it back?
   the question I asked you before about Easter Sunday.
                                                                                        MR. HANSEN: Well, as the owners of the company,
9
                 MR. SMITH: Mr. Gearin, you've got a very deep
                                                                       10 I don't think that we're, you know, concerned about Diane and
10
11 voice that I know I have trouble hearing at times. So if you
                                                                       11 I, you know, making sure that we bring it back.
  could just speak up, that would be appreciated.
                                                                                        MR. SMITH: Well, I think the creditors are
12
                 MR. GEARIN: All right. I will.
                                                                       13 concerned, so I'm just asking if --
13
14
                 MR. SMITH: Thank you.
                                                                       14
                                                                                        MR. HANSEN: Well, of course they are.
                                                                                        MR. SMITH: You had said there was a log, and
                 MR. GEARIN: Easter Sunday -- again, I want to
                                                                       15
15
16 be very specific. I'm asking you: Did you take any
                                                                       16 I'm trying to understand the parameters of the log.
   quantities of gold, silver, or precious metals out of the
                                                                                        MR. HANSEN: Every --
                                                                       17
   vault at Federal Way on Easter Sunday 2016?
                                                                                        MR. SMITH: Let me finish. It sounds like, when
                                                                       18
                 MR. HANSEN: I don't recall.
                                                                       19 you and Diane take things, that doesn't -- whether it comes
19
                 MR. GEARIN: So you could have taken precious
                                                                       20 back or not, that doesn't make the log. Is that a fair
20
21 metals on that day; is that your -- is it possible?
                                                                       21 statement?
                 MR. HANSEN: It's -- well, when you say, "take,"
                                                                                        MR. HANSEN: Usually not. No.
                                                                       22
2.2
23 tell me in what context. Did we move metal? Or did we take
                                                                       23
                                                                                        MR. SMITH: Okay.
24 metal and go bury it in the yard? What are you asking,
                                                                                        MR. HANSEN: What happens at the end of the day
                                                                       24
                                                                       25 depends on how much time we have and what we're intending to
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25 Mr. Gearin?

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1 do.
                                                                        1 were taken from the vault.
                 Diane -- if you get on her computer, you'll find
                                                                                        MR. SMITH: Where was the location of her safe
2
                                                                        2
3 that she'll often be working until one, two, or three o'clock
                                                                          that was opened?
4 in the morning, trying to get orders processed so that when
                                                                                        MR. HANSEN: It was in the den of our house.
   the shippers come in at 6:00 a.m. in the morning, they have
                                                                                        MR. SMITH: Were precious metals and coins also
6 their shipping instructions so they can jump on things and get
                                                                          found in your attic?
                                                                                        MR. HANSEN: Not that I recall. But there
   them done right away.
                 MR. SMITH: Mr. Gearin, do you have further
                                                                          could've been something there that, you know --
8
  questions?
                                                                                        MR. SMITH: Where would those come from?
                                                                        9
9
                 MR. GEARIN: I do. I want to follow up with
                                                                                        MR. HANSEN: There could've been some coins left
                                                                       10
                                                                       11 over from a coin collection I had a long time ago. I -- I
11 some of the -- you say there may be some materials that were
                                                                       12 honestly don't know. I was not allowed to look at what was
   moved from the vaults at the mint to your personal residence?
                 MR. HANSEN: Yes. And they're always brought
                                                                       13 taken, so I have no idea what was taken. And despite
13
14 back.
                                                                       14 requests, we haven't found anything.
15
                 MR. GEARIN: I understand there was some --
                                                                       15
                                                                                        MR. GEARIN: But your --
   there was personal property seized at your residence recently;
                                                                       16
                                                                                        MR. HANSEN: Oh, you know what? I -- I want to
16
   is that right, under a levy from a judgment creditor?
                                                                       17 modify so I'm accurate. Yes, there was coins taken from my
17
                 MR. HANSEN: Correct.
                                                                          attic. And what they were -- they were jars of change.
18
                 MR. GEARIN: Was any of the property that was
                                                                                        MR. SMITH: Okay.
19
                                                                       19
   seized -- was that property that had come from the mint? Was
                                                                                        MR. GEARIN: But your testimony is that
20
                                                                       20
   there mint property stored at your house?
                                                                           there's -- everything that was taken from your house, you're
                 MR. HANSEN: No.
                                                                           saying belonged to Ms. Erdmann?
22
                 MR. GEARIN: How do you know that?
                                                                                        MR. HANSEN: No. That's not true. I didn't
23
                 MR. HANSEN: No. Because what happens is -- and
                                                                       24 testify to that.
24
25 this is -- I want to explain this, because this is an
                                                                       25
                                                                                        MR. GEARIN: Okay. But you did tell me that
                                                               33
                                                                                                                                      35
1 important issue.
                                                                        1 none of it belonged to the mint.
                                                                                        MR. HANSEN: None of the precious metals in the
2
                 MR. SMITH: As long as it's in response to the
   question --
                                                                        3 house belonged to the mint.
3
                                                                                        There was also some medallions and some -- some
                 MR. HANSEN: It is in response to the question.
4
                 MR. SMITH: -- and not just a narrative.
                                                                        5 books that belonged to Medallic Art Company, which is the
5
                 MR. HANSEN: How I met Diane Erdmann is -- Diane
                                                                        6 other entity that's not in bankruptcy. And they were clearly
6
                                                                        7 marked with identifiers and with their inventory numbers in
7 Erdmann lost her husband. He was in the service. And she got
8 approximately $140,000 worth of insurance money when her
                                                                        8 the front.
9 husband passed away. And she, like the rest of you, likes
                                                                                        MR. GEARIN: Did you instruct Ms. Erdmann to go
   precious metals. And back -- and I still remember the day --
                                                                       10 and remove materials from the vault in Auburn in March of
11 on Valentine's Day in 1997, Diane came in to buy some precious
                                                                          2016?
12 metals from me.
                                                                       12
                                                                                        MR. HANSEN: For what purpose?
                 UNIDENTIFIED FEMALE SPEAKER: And she's still
                                                                                        MR. GEARIN: I don't know. I'm asking you. Did
13
                                                                       13
                                                                       14 you ever do that? In March of 2016, did you ever instruct her
14 got them.
                                                                          to go down and take materials out of the vault in Auburn?
                 MR. HANSEN: And we --
15
                                                                                        MR. HANSEN: I would have to know the context.
16
                 MR. SMITH: Please, no comments.
                                                                       16
                 MR. HANSEN: And we met, and she bought precious
                                                                       17 You know, we talk every day. Are you talking about shipping
17
18 metals. Over the next couple of months, she came back a
                                                                       18 to customers? Delivering to customers? Under what form?
19 couple of other times and bought precious metals from me. And
                                                                                        MR. GEARIN: All right. What about this: Did
20 those precious -- the money that she got back in '97 and '98
                                                                       20 you ask her to go after hours -- after business hours and go
21 are her property, and she's always maintained her property.
                                                                       21 down and remove materials out of the vault in Auburn in March
22 And to keep it separate, Diane went and bought her own safe,
                                                                       22 of 2016, for any purpose?
23 which I do not have access to. And she keeps her records in
                                                                                        MR. HANSEN: I -- I have no idea what you're
24 her safe separate from me and the mint. And it was that safe
                                                                       24 talking about, so --
25 that got opened under a court order, and her precious metals
                                                                       25
                                                                                        MR. GEARIN: I'm asking. It's a simple
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1 question. Did you or did you not ask her to go down and take
                                                                        1 Ms. Erdmann to ship materials from Federal Way to Dayton,
2 materials out of those vaults in Auburn?
                                                                        2 Nevada?
                 MR. HANSEN: For which purpose?
                                                                                        MR. HANSEN: After Mr. Gearin[sic] was
                 MR. SMITH: Well, he's making it easy. He's
                                                                        4 appointed?
   saying, "for any purpose."
                                                                                        MR. GEARIN: Mr. Calvert.
5
                 MR. HANSEN: I have no idea. I have no idea
                                                                                        MR. HANSEN: Or Mr. Calvert was appointed?
7 what you're talking about, and I -- I -- you know, I don't
                                                                                        MR. GEARIN: Let's say April -- let's go from
8 know what you're referring to and/or what context. You're
                                                                        8 April 10 forward. Did you instruct Ms. Erdmann to make a
9 asking me, over a 30-day period of time, did I ever instruct
                                                                          shipment of materials from Federal Way to Dayton, Nevada?
10 Diane Erdmann to take material to what? Building B? To ship
                                                                                        MR. HANSEN: Anything after Mr. Calvert was
11 to a customer? To deliver to a customer?
                                                                       11 appointed would've been shipped with the consent of
                 MR. GEARIN: That wasn't my question. Listen to
                                                                       12 Mr. Calvert.
12
13 the question, if you would. It's a simple yes or no. It's a
                                                                                        MR. GEARIN: All right. Well, let's go back.
                                                                       14 Let's take it a little farther back. After the bankruptcy
   yes-or-no question.
15
                 MR. HANSEN: I would have to say I don't know,
                                                                       15 petition was filed, after April 1st, did you instruct
                                                                       16 Ms. Erdmann to pack up some materials and ship them to Dayton,
16 because I don't know what you're referring to.
                 MR. GEARIN: Have you ever -- I don't want to
                                                                       17 Nevada?
17
   interrupt you. Go ahead and finish.
                                                                       18
                                                                                        MR. HANSEN: Yes.
18
                 MR. HANSEN: I simply don't know, because I
                                                                                        MR. GEARIN: And did you instruct her to have --
19
                                                                       20 to tell the employees of Dayton not to open those materials
   don't know what you're referring to.
20
21
                 MR. GEARIN: So you don't know whether you ever
                                                                       21 up?
22 told her to go down and take materials out of the vault after
                                                                                        MR. HANSEN: No, I don't -- I don't -- I
                                                                       22
23 hours in March of 2016?
                                                                       23 don't -- didn't speak to anybody down at Dayton.
                 MR. HANSEN: Well, first of all, there's no
                                                                                        MR. GEARIN: All right. What did you have her
                                                                       24
24
25 after hours with us. Okay? We work all the time. So I
                                                                       25 ship to Dayton, Nevada?
                                                               37
                                                                                                                                      39
                                                                                        MR. HANSEN: I don't specifically -- I think
1 object to your question.
                 MR. GEARIN: After 5:00 p.m. After 5:00 p.m.,
                                                                        2 what you're referring to -- and you keep asking these vague
3 normal business hours, did you ask Ms. Erdmann to go and
                                                                          questions -- in the -- well, you are. Don't laugh, because
4 remove materials from the vault at --
                                                                          these are --
                 MR. HANSEN: Diane and I work usually until 7:00
                                                                                        MR. SMITH: Stop the commentary and just answer
5
                                                                        5
6 every night, so --
                                                                        6 the question.
                                                                                        MR. HANSEN: Okay. Well, I want to answer the
7
                 MR. SMITH: So what's the answer to the
                                                                          questions in the most accurate way, because I feel like he's
8
   question?
                 MR. HANSEN: I have no idea what he's referring
                                                                        9 trying to set me up for some type of entrapment here.
9
                                                                                        So what happened was, when we were going through
10 to, so --
11
                 MR. SMITH: He's referring --
                                                                       11 the vault and inventorying the vault product -- in the vault,
                 MR. HANSEN: I'm just --
                                                                       12 we have product that belongs to customers. We have products
12
                 MR. SMITH: It can't be -- Mr. Hansen, it can't
                                                                       13 that are finished -- unfinished product that needs to go to
13
14 -- I mean, you may not remember. But the question can't be
                                                                       14 various locations for finishing. There was also some product
15 any simpler. Did you instruct your girlfriend to go take
                                                                       15 in there that had recently come up for photographing, to be
   precious metals out of the vault outside of business hours on
                                                                       16 used on the web, that were Medallic Art products. We did
  that day -- or in that month?
                                                                       17 take -- so it wouldn't be confused in the overall count, we
17
                 MR. HANSEN: I -- I don't recall.
                                                                       18 took some boxes of material of Medallic Art, stuff that's all
18
                                                                       19 listed and hallmarked with Medallic Art, and we shipped it
                 Easy on that, because I don't know what you're
19
                                                                       20 down to Medallic Art Company -- or to the location down there,
20
  referring to.
                                                                       21 to be put into the Medallic Art inventory.
21
                 MR. SMITH: Can we move on, Mr. Gearin?
                 MR. GEARIN: Yeah. Let's move on.
                                                                                        MR. SMITH: For people here who may not be
22
                 I want to go -- move forward to the time frame
                                                                       23 aware, what's your relationship to Medallic Art company?
23
                                                                                        MR. HANSEN: I am 50 percent owner of Medallic
24 of about April 10th, April 11th, when Mr. Calvert was
                                                                       24
25 appointed. And I want to ask about -- did you instruct
                                                                       25 Art, and I'm the managing member.
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1
                 MR. SMITH: And who's the other 50 percent
                                                                        1 Medallic -- or that were property of Medallic Art that became
                                                                        2 property of Northwest Territorial Mint in the sale.
2 owner?
                 MR. HANSEN: It's Dick Bressler.
                                                                                        MR. SMITH: Did you use any of the cash that was
                 MR. SMITH: Thank you.
                                                                        4 in the possession of the mint to purchase some or all of your
                 MR. GEARIN: I want to circle back to what was
                                                                          interest in Medallic Art?
  shipped. But while we're on this subject, did you purchase
                                                                                        MR. HANSEN: Again --
   your 50 percent interest in Medallic Art Company with money
                                                                                        MR. SMITH: Cash is cash. Did you use the
   that came from the mint?
8
                                                                          mint's cash?
                 MR. HANSEN: We're talking a transaction that
                                                                                        MR. HANSEN: I didn't use -- I did not use any
9
                                                                        9
10 happened back in 2009. And I believe, right now, that
                                                                       10 cash. When you say -- there was no green cash exchanged in
                                                                       11 this transaction. This was all wired funds. This was all
11 question of that is subject to some legal litigation that has
12 yet to be determined. So I'm not going to answer that until
                                                                          monies that were sent through lawyers and different accounts.
13 the lawyers can be through with that.
                                                                                        MR. SMITH: So did any of the funds that were
                 MR. GEARIN: Well, I don't think that's your
                                                                       14 wired come out of any accounts owned by the mint?
15 prerogative here. You're here under oath today, and you're
                                                                       15
                                                                                        MR. HANSEN: I don't recall.
  supposed to answer questions --
                                                                       16
                                                                                        MR. GEARIN: So you don't remember where you got
16
                                                                       17 the money to buy your interest in Medallic Art; is that your
                 MR. HANSEN: Well, I don't -- I -- I can't
17
  answer that question because I don't have a legal opinion on
                                                                           testimony today?
18
                                                                                        MR. HANSEN: It's not that I don't remember. I
19
   that yet, sir.
                 MR. GEARIN: It's not a legal -- it's a factual
                                                                       20 just don't remember all the -- the legal nuances that we did
20
   issue. The question is --
                                                                          to make that transaction happen. And I don't -- I want to
21
                 MR. HANSEN: It's --
                                                                       22 make sure -- I know where you're going with this, and I want
22
                 MR. GEARIN: -- where did you get the money to
                                                                       23 to make sure that I'm technically accurate.
23
24 buy your 50 percent interest in Medallic Art Company?
                                                                                        MR. GEARIN: Mr. Hansen, I'm not going anywhere.
                 MR. HANSEN: Again, sir, I'm not going to answer
                                                                       25 I'm asking you some very straightforward and specific
25
                                                                                                                                      43
1 that question until we have a legal opinion on that.
                                                                        1 questions.
                 MR. SMITH: Are you asserting your Fifth
                                                                                        MR. HANSEN: Move on, Mr. Calvert(sic), because
2
  Amendment?
                                                                        3 I'm through with that question.
3
                 MR. HANSEN: I'm not saying it's a Fifth
                                                                                        MR. SMITH: You don't have the right or the
5 Amendment. What I'm saying is, is that I don't know --
                                                                          ability to tell Mr. Gearin to move on. So tone it down.
6 under -- how to answer that question.
                                                                                        Mr. Gearin, would you ask your next question,
                 MR. SMITH: You don't know what the source of
                                                                        7 please?
8 your money was? Or you don't want to state what the source of
                                                                                        MR. GEARIN: Let's go back to what you shipped,
  your money was?
                                                                          that you say was Medallic Art's property. What was shipped?
                                                                       10 Specifically, what goods, that you assert belonged to Medallic
                 MR. HANSEN: Well, what there is -- there's a
10
11 bunch of legal nuances here. I took that money as my monies
                                                                       11 Art Company, did you --
12 because I own Northwest Territorial Mint. And I have my own
                                                                                        MR. HANSEN: There was medallions. Most of them
                                                                       12
13 sources of money, and I purchased my interest in -- not only
                                                                       13 were hallmarked. They were -- they're a product of -- that
14 used my monies, but also used other assets that I owned to
                                                                       14 had come out of the archives.
                                                                                        Northwest Territorial Mint -- just to clarify,
  purchase that company.
15
                                                                       16 Northwest Territorial Mint leases the assets of Medallic Art
16
                 MR. SMITH: Were any of the assets that were
17 used to purchase Medallic Art precious metals owned by the
                                                                       17 and leases the facility that it operates in from Medallic Art.
18 mint?
                                                                       18 Medallic Art is a -- has equipment, has a trade name, and it
                 MR. HANSEN: I don't recall. I think we
                                                                       19 also has coining dies; and it has a very extensive archive.
19
20 actually bought precious metals from Medallic Art, instead of
                                                                       20 And those items are leased to Northwest Territorial Mint. And
                                                                       21 Northwest Territorial Mint was allowed to move in some of
  the other way around.
21
                 MR. SMITH: Who is "we"?
                                                                       22 their equipment, into the facility in Nevada, so this could
22
                 MR. HANSEN: I think Northwest Territorial
                                                                       23 all be facilitated.
23
24 Mint -- there was inventories of metals that were at Medallic
                                                                                        And often, Northwest Territorial Mint and
                                                                       24
25 Art, that were separate from the sale, that became property of
                                                                       25 Medallic Art will take assets back and forth so that -- in
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1 this purpose, these assets were -- were sent up as samples for
                                                                        1 paying the rent on the Dayton facility since 2009?
2 the art department to copy. We often take medallions that
                                                                                        MR. HANSEN: Northwest Territorial Mint, under
3 have interesting designs or unique designs, and we give them
                                                                        3 an agreement that I have with them, pays the rent for the
4 to the art department -- or we give them to the die
                                                                        4 facility.
5 department, for them to copy all or part of the images so that
                                                                                        MR. GEARIN: All of it? All the rent?
                                                                        5
6 we can develop new product.
                                                                                        MR. HANSEN: All the rent.
                 MR. GEARIN: All interesting. But you still
                                                                                        MR. GEARIN: Since 2009?
8 haven't answered the specific question, or the direct
                                                                                        MR. HANSEN: Yeah. And your --
9 question. That was: What did you ship? What was shipped
                                                                                        MR. GEARIN: Is there a written agreement
                                                                        9
10 from Federal Way to Dayton?
                                                                       10 between you, Mr. Hansen, and the mint with respect to that
                 MR. HANSEN: Well, I don't recall exactly what
11
                                                                       11 lease?
12 was shipped. My specific instructions were to clean up the
                                                                       12
                                                                                        MR. HANSEN: Again, I have asked you for all the
13 estate so that we could avoid some of these issues that I know
                                                                       13 documents that exist, and you've refused to turn them over.
14 you want to make hay out of. If there's any product that has
                                                                                        MR. GEARIN: Well, that doesn't go to the
15 come out of the Medallic Art inventory, ship it back down to
                                                                       15 question of, is there a written -- are you telling me there is
16 the inventory so that it can be in the proper place. We do
                                                                       16 a written agreement, and we should go look for it?
17 this on a daily basis.
                                                                                        MR. HANSEN: I believe there is. But, again, I
                                                                       17
                 MR. GEARIN: So you're talking about Medallic
                                                                          want to review the records. And your unwillingness to turn
18
19 Art inventory. How did you identify it? How did you
                                                                          them over is suspect.
  determine what inventory was Medallic Art inventory?
                                                                       20
                                                                                        MR. GEARIN: Well, thank you for that. What I
21
                 MR. HANSEN: Well, in most cases, it's -- it's
                                                                          want to get to, though, is -- I'm asking you if you know that
22 got inventory numbers on it and also is hallmarked "Medallic
                                                                          there is a written agreement. And if there is, where is it?
23 Art Company" on the side of the product.
                                                                                        MR. HANSEN: Well, it's in your possession.
                 MR. GEARIN: And was that product produced or
                                                                                        MR. GEARIN: Where? It wouldn't be in my
                                                                       24
24
25 manufactured within the -- since 2009?
                                                                       25 personal possession. It would be in the company's possession.
                                                               45
                 MR. HANSEN: Some of it. But most of it, not.
                                                                                        MR. HANSEN: It would be in the company's
2 Most of it's very old, old inventory.
                                                                        2 possession. And that would either be in the legal department,
                 MR. GEARIN: But it was kept in Federal Way?
                                                                        3 or it would be in the -- in the department of -- in the
                 MR. HANSEN: No. It had been sent to Federal
                                                                          accounting department.
5 Way. It had been acquired through a number of different
                                                                                        MR. SMITH: Let me ask that a little
                                                                        5
6 sources. But mainly it had been shipped up for the purposes
                                                                          differently. Do you have a copy of that?
7 of the art department.
                                                                                        MR. HANSEN: I have some of the agreements, but
                 MR. GEARIN: Do you have a list of that
                                                                          I don't have that particular document. No.
   equipment -- of what you directed Ms. Erdmann to ship to
                                                                                        MR. SMITH: Does the landlord have a copy of it?
                                                                                        MR. HANSEN: No. That would be an agreement
10 Dayton?
                                                                       10
11
                 MR. HANSEN: I -- I -- I told her to ship it.
                                                                       11 between Northwest Territorial Mint and Medallic Art Company.
12 And I'm assuming she would've put together a packing slip, but
                                                                                        MR. SMITH: Does your accountant have a copy of
                                                                       12
13 I don't know how she did that. My instructions to her were:
                                                                       13 it?
14 If there is any clearly identifiable Medallic Art material
                                                                       14
                                                                                        MR. HANSEN: Not to my knowledge. I have not
                                                                          asked him, to be honest with you. I haven't thought of that.
  that is here, let's clean it up, you know, for the trustee and
16 make sure that it goes in the proper pile.
                                                                       16
                                                                                        MR. GEARIN: Let's circle back to finishing up
                 MR. GEARIN: Who's the landlord in Dayton?
17
                                                                       17
                                                                          this asset list.
                 MR. HANSEN: The landlord is a gentleman by the
                                                                                        MR. HANSEN: It's kind of a mute{sic} point
18
                                                                       18
  name of Bob Hoff. He's the former owner of Medallic Art
                                                                       19 because you're about ready to get kicked out of it.
19
                                                                                        MR. SMITH: I'm sorry. What's that?
20 Company.
                                                                       20
                                                                                        MR. HANSEN: Well, Medallic Art is -- is about
21
                 MR. GEARIN: Who's the tenant?
                                                                       21
                                                                       22 ready to evict Northwest Territorial Mint because they --
22
                 MR. HANSEN: I am.
                 MR. GEARIN: You personally?
                                                                       23 they're not paying the rent.
23
                                                                                        MR. GEARIN: Let's go back to the asset issue,
24
                 MR. HANSEN: Yes.
                                                                       24
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25 because I think we kind of (inaudible). I do have one

48

MR. GEARIN: You, Mr. Hansen. Who has been

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1 question on the equipment. Is there equipment in China?
                                                                                        MR. GEARIN: Well, all of it. I want to talk
                 MR. HANSEN: There's coining dies in China.
                                                                        2 about it globally. You said there were a number of different
2
                                                                        3 kinds of inventory. I understand that. There's bullion.
3 Yes.
                 MR. GEARIN: Coining dies in China. Where in
                                                                          There's precious -- there's coins. There's --
   China, and -- where in China?
                                                                                        MR. HANSEN: Okay. Well --
                 MR. HANSEN: They're at a company that we use
                                                                                        MR. GEARIN: -- packaging materials --
7 over there as a manufacturer. There's actually two main
                                                                                        MR. HANSEN: -- if you would like, I can go down
8 companies. One is called Yong Tuo, and the other one is a
                                                                        8 that list. Let's start -- let's start in China. You just
   company called Top Tree. And there's probably between 2 and
                                                                        9 brought up China. There are tens of thousands of coining dies
10 $4 million worth of coining dies there. Some of our lesser
                                                                       10 located at both Top Tree and Yong Tuo. There's also certain
11 product is made in China. About 30 percent of our product is
                                                                       11 packaging material. There's also other printing dies, and
                                                                       12 there's other -- other materials that are located in China.
12 made in China.
                 MR. SMITH: And are the coining dies owned by
                                                                       13 Estimate, at least a couple million dollars.
13
                                                                                        Let's move to Auburn. Auburn is our Building B
14 the mint?
15
                 MR. HANSEN: Yes, they are.
                                                                       15 location. Auburn is -- I think it's a 13,000-square-foot
                                                                       16 facility. There's approximately, I'm guessing, a million and
                 MR. SMITH: Is there any secured obligation
16
   against the coining dies?
                                                                       17 a half dollars -- I mean, not dollars -- but about a million
17
                 MR. HANSEN: There is a security interest on our
                                                                       18 and a half coins. There's inventory of header cards. There's
18
                                                                       19 inventory of boxes. There's inventory of metals, finished
   coining dies by one of the creditors.
19
                                                                       20 coins. And that's not including the equipment that's located
                 MR. SMITH: Do you know what the total amount of
20
   debt against the coining dies is?
                                                                       21 there. There is -- it's an extensive facility. And we ship
21
                 MR. HANSEN: I do not. No.
                                                                       22 approximately $6 million worth of product out of that building
22
                 MR. GEARIN: Who's the creditor that has the
                                                                       23 ever year.
23
                                                                                        Then in --
  security interest?
                                                                       24
24
                 MR. HANSEN: It was a gentleman by the name of
                                                                       25
                                                                                        MR. GEARIN: So we're talking about values,
25
                                                                                                                                      51
1 John Demakowicz{phonetic}. And Mr. Demakowicz was
                                                                        1 right? You told me that there's header cards, and you just
2 Dr. Demakowicz, and he passed away. And I believe he assigned
                                                                        2 described those. How much is it worth -- in Auburn?
3 his rights to his wife, Shirley Demakowicz.
                                                                                        MR. HANSEN: Not knowing what you've done with
                 MR. GEARIN: Could you spell that for me?
                                                                        4 it since -- but at the time, I figured there was probably
4
                 MR. HANSEN: I can't. I -- but I could get that
                                                                        5 north of $2 million worth of inventory in that building.
5
6 to you. I believe that's in the -- in the bankruptcy filing.
                                                                                        MR. GEARIN: Now let's talk -- for future
                 MR. GEARIN: Okay. You're saying that the mint
                                                                        7 reference, let's talk about April 1, which is the bankruptcy
   pledged the dies that are in China in support of obligations
                                                                          petition date. You were still in control on that date. We'll
   owed to Mr. Demakowicz; is that right?
                                                                          use that as a reference point. All right?
                 MR. HANSEN: No. What happened is, is that
                                                                                        Okay. So now you've talked about Auburn and
                                                                       10
10
11 during a critical period of time, when the mint was expanding,
                                                                       11 China. How about Federal Way --
12 Mr. Demakowicz loaned a substantial amount of money to the
                                                                                        MR. HANSEN: Well, let me finish. Would you
                                                                       12
  company. And as a security interest, I gave him an interest
                                                                       13 like me to finish your questions? Or do you want to just
14 in my coining dies.
                                                                       14 interrupt?
                 MR. GEARIN: When did that happen?
                                                                       15
                                                                                        MR. SMITH: Don't be snarky and just answer the
15
16
                 MR. HANSEN: I don't recall.
                                                                       16
                                                                          question.
                 MR. GEARIN: More than five years ago?
                                                                                        MR. HANSEN: Well, I'm being snarky because he
17
                                                                       17
                 MR. HANSEN: Again -- yes. I don't recall. But
                                                                       18 keeps interrupting.
18
   there's documents that will show all of that.
                                                                       19
                                                                                        MR. SMITH: No. You're --
19
                 MR. GEARIN: So we started a conversation about
                                                                                        MR. HANSEN: Would you like --
20
                                                                       20
   inventory, and we went down the path of discussing
                                                                                        MR. SMITH: -- being obstreperous.
21
                                                                       21
   {inaudible}.
                                                                                        MR. HANSEN: Would you like -- what would you
                                                                       22
22
                 Do you have an idea of what the total value of
                                                                       23 like me to answer?
23
  the inventory is?
                                                                       24
                                                                                        MR. GEARIN: I think I've asked you a question
24
                 MR. HANSEN: Of which inventory?
                                                                       25 about the value of the inventory --
25
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1
                 MR. HANSEN: Of which inventory?
                                                                        1 now?
                 MR. GEARIN: -- on April 1st.
                                                                                        MR. HANSEN: Stored goods. I don't know what
2
                                                                        2
                 MR. HANSEN: Where?
                                                                          the stored goods was.
                 MR. GEARIN: You started to tell me about China.
                                                                                        MR. GEARIN: How do you keep track of that?
  Now you've told me about Auburn.
                                                                                        MR. HANSEN: That would've been mainly done by
5
6
                 MR. HANSEN: Well, let me finish about Auburn.
                                                                        6 the people who handled the storage agreements, which was
                                                                        7 Amelia Swan. And I -- I hate to ask this question, but --
                 MR. GEARIN: Okay.
                 MR. HANSEN: You have finished product in China.
                                                                        8 right in the middle of all this -- but normally, when you go
8
9 You have packaging in China. You have header cards in
                                                                        9 to testify or something, there's a jug of water or something
  China -- I'm sorry -- in Auburn. I'm speaking about Auburn.
                                                                       10 on the table. Is there -- I'm getting parched. Is there a --
11 I -- substitute "Auburn" for "China."
                                                                       11
                                                                                        MR. SMITH: We will get you some.
                 MR. GEARIN: Okay.
                                                                                        MR. HANSEN: I appreciate that.
12
                                                                       12
                 MR. HANSEN: You have finished goods -- rows and
                                                                       13
                                                                                        MR. SMITH: We normally don't go this long
13
14 rows and rows of finished goods, partially finished goods, and
                                                                       14 either, so we don't typically have that.
15 goods that are to be shipped out. There's also coins. There
                                                                       15
                                                                                        MR. HANSEN: You know, this is important stuff,
16 are tens of thousands of proof sets, mint sets, U.S.
                                                                       16
                                                                          and I'm here to answer the questions.
17 government coins and other foreign -- other coins in there.
                                                                                        MR. GEARIN: Okay. So let's finish that.
                                                                       17
18 That value there, I estimate probably in the neighborhood of
                                                                                        MR. HANSEN: Okay.
                                                                       18
19 three-quarters of a million dollars' worth of liquid value --
                                                                       19
                                                                                        MR. GEARIN: What's the total value? Set aside
20 and I'm -- and that's a -- that's a WAG, that's a guess -- of
                                                                       20
                                                                          the stored goods.
  mint sets, proof sets of both the United States and other
                                                                       21
                                                                                        MR. HANSEN: Okay. Set aside the precious
  foreign government product.
                                                                       22 metals that's in -- in there. It's --
                 There's also two vaults down there, mainly, that
                                                                                        MR. GEARIN: That would be stored goods, right?
23
24 has customer product that we're storing. It's not our
                                                                                        MR. HANSEN: The stored goods. Probably
                                                                       24
25 inventory. It's actually customers' inventory. There are
                                                                       25 somewhere between a million and a half and $3 million.
                                                                                                                                      55
                                                               53
1 some goods that are ours, but mainly that's where customer
                                                                                        MR. GEARIN: Now, you've given me some pretty
2 goods -- some of where the customer goods were stored.
                                                                        2 big ranges here, right?
3 That's -- that's Auburn.
                                                                                        MR. HANSEN: Correct.
                                                                                        MR. GEARIN: You've given me a million and a
                 Let's go to Federal Way.
4
                 MR. SMITH: Before we go -- oh, go ahead,
                                                                        5 half to 3. You gave me 1 to 3 earlier, in terms of equipment
5
6 Mr. Gearin.
                                                                        6 values. When's the last time -- does the mint keep
                                                                        7 ordinary-course-of-business records? Do you keep financial
7
                 MR. GEARIN: You said two different things
                                                                          statements?
8
   about --
9
                 MR. HANSEN: Okay.
                                                                        9
                                                                                        MR. HANSEN: Do you want to talk about financial
                 MR. GEARIN: I want to correct the record.
                                                                       10 statements, or do you want me to continue with inventory?
10
11
                 MR. HANSEN: Okay. Go ahead.
                                                                       11
                                                                                        MR. GEARIN: I tell you what. I think it's a
                 MR. GEARIN: It may be just an honest mistake.
                                                                       12 pretty straightforward --
12
13 Because you started talking about China, and then you started
                                                                                        MR. HANSEN: Because you keep jumping around.
                                                                       13
14 talking about Auburn. And I think you started to go back and
                                                                       14
                                                                                        MR. GEARIN: Why don't you answer the question
15 talk about China again. So you told me there's about
                                                                       15 about the financial statements very briefly. And then we'll
16 $2 million of value in China in inventory. Then you gave me a
                                                                       16 come back to the inventory.
17 number of categories: about a million and a half in coins,
                                                                       17
                                                                                        MR. HANSEN: Okay.
18 header cards, boxes, finished coins, and finished materials,
                                                                                        MR. GEARIN: Do you keep financial statements?
                                                                       18
19 et cetera. What's the total value of all of the inventory in
                                                                       19
                                                                                        MR. HANSEN: To the best of our ability, yes.
20 Auburn?
                                                                                        MR. SMITH: Has the company produced financial
                                                                       20
21
                 MR. HANSEN: I don't know what the precious
                                                                       21
                                                                          statements in the last two years?
22 metal value is of the inventory because I didn't handle that.
                                                                       22
                                                                                        MR. HANSEN: No.
23 That was -- that would rotate, depending on customers -- you
                                                                                        MR. SMITH: In the last five years?
                                                                       23
24 know, what was in there, what was not.
                                                                                        MR. HANSEN: Yes.
                                                                       24
                 MR. GEARIN: You're talking about stored goods
                                                                       25
                                                                                        MR. SMITH: So let's break it down, then. In
25
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1 the last three years?
                                                                        1 source. And we went to SAP, which is the largest computer
                 MR. HANSEN: Okay. Again, I want to -- I would
                                                                        2 system in the world for -- and we contracted with them. We
2
                                                                        3 spent a bunch of money, a bunch of time, trying to put a
  refer to the documents.
                 But, Mr. Gearin, you're asking these questions.
                                                                        4 system together and it failed. They just couldn't get it
  You know the answers to these, but I'm --
                                                                          right.
5
6
                 MR. SMITH: No, no, no. This is my -- this is
7 my question.
8
                 MR. HANSEN: Okay.
                 MR. SMITH: If you have a problem with my
9
  question, you direct it to me, not Mr. Gearin.
10
11
                 MR. HANSEN: I thought Mr. Gearin was asking the
12 questions.
                 MR. SMITH: Right now, I'm asking --
13
                 MR. HANSEN: Okay. Go ahead.
14
                 MR. SMITH: -- this question. Have you kept --
15
16 has the company produced financial statements in the last
   three years?
17
                 MR. HANSEN: Not complete financial statements,
18
19
  no.
20
                 MR. SMITH: Why not?
                 MR. HANSEN: Because a few years ago -- and I'll
21
22 tell you what. This is another point of contention. Back in
  2008, when the -- everything exploded -- our business
23
24 exploded. We went from a $50 million a year company to over a
25 $300 million a year company. And we were operating under an
1 operating system called E2. That's an E2 Shop System. It's
2 an Enterprise system that ties in our shipping, our inventory,
  and our customer management.
3
                 Right in the middle of that crazy time, when the
5 business was melting down, all of a sudden our computer system
6 went on the fritz. And we were trying to figure out what was
7
  going on.
                 MR. SMITH: Do you know what year that was?
8
                 MR. HANSEN: That was 2008.
9
                 And what we found out was, the computer had a
```

11 limitation that it would only allow 30,000 customer names.

12 And when we put in a customer name, more than 30,000, it would

13 kick one out or it would overwrite or it would have a problem.

14 And it took us a little bit to discover what the problem was.

15 So we immediately launched in and said, Oh, my God, we need a

18 rapidly. And I don't know if any of you have ever tried to

21 incredibly expensive. So what we did is, we looked around.

22 We needed an immediate fix. This was something very, very

23 serious. Customers were calling us, looking up their customer

19 manage a computer system, especially a robust Enterprise

20 Resource System. It's incredibly complicated. It's

24 number, and finding different information.

At the same time, the business was expanding

So what we did was -- is we immediately sought a

10

17

25

16 better computer system.

```
So we switched gears, and we went into -- and we
9 realized SAP was not going to work. It's not an uncommon
10 thing for Enterprise systems. And what we were trying to do,
11 as the company was expanding -- we were trying to get a system
12 that could tie in all of our different operations so that, you
13 know, Auburn could look at what the inventory in Texas was and
14 vice versa, and we had have these efficiencies.
                 And the system that we chose after the SAP
16 failure was a system called Epicor. And Epicor -- I signed a
17 multimillion-dollar deal with Epicor for them to come in and
18 install a system. It's about a three-year process. During
19 that process, of which we spent over $2 million putting the
20 system together -- and that's just on direct cost, and not our
21 labor costs -- we were being sued by Mr. Cohen. And
22 Mr. Cohen was bleeding the company dry. And during that
23 period of time, as we were migrating information over -- and
24 it was extremely complicated, extremely expensive -- we ran
25 out of money. We ran out of money for that. And what we did
1 is, we said, Instead of spending the millions of dollars to
2 get the ERP system operating functionally -- we had to stop
3 doing that. And we said, Let's focus on our core business.
                 And so what we've been doing is -- we had to
5 slow down the migration of all this information and tying all
6 these different groups together and said, Let's focus on the
7 day-to-day operation, instead of trying to do the forensic
   accounting from the past. And that's why that hadn't got
  done. We were simply out of money for that purpose.
10
                 MR. GEARIN: But you stopped doing financial
11 statements at least three years ago, correct? Is that what I
12 heard you say?
                 MR. HANSEN: What we did was, we were doing the
13
14 financial statements that would keep us in business on a daily
15 basis. But for an overall system, you're correct. We -- we
16 stopped doing that. Yes.
                 MR. GEARIN: All right. Let's go -- let's move
17
18 back to the inventory. I think you've told me about China and
19 Auburn. And I think you were just about to start talking
20 about Federal Way.
                 MR. HANSEN: Okay. In Federal Way, besides just
21
22 having the desk, the chairs, and the things that support the
23 50-some employees that we have there, we have websites.
24 Northwest Territorial Mint controls approximately 35 -- 38
25 different websites. These websites -- you know, a lot of
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MR. SMITH: Now what year are we? MR. HANSEN: That was 2009 into 2010.

MR. SMITH: I think your question, Mr. Gearin,

MR. HANSEN: Okay. Then we have boxes. We have

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2 tremendous value. We have literally spent millions of dollars
                                                                        2 was: How much does he believe it was worth on April 1st; is
   putting together our websites.
                                                                          that right?
                 We've also spent a significant amount of money
                                                                        4
                                                                                        MR. GEARIN: April 1st is the reference date
4
5 developing new products. Currently, right now, we have over
                                                                          we've used for all purposes for these questions; that's right.
6 18,000 skews. That's individual stock products. And so --
                                                                                        MR. HANSEN: We had not -- on April 1st --
7 and I would call it -- Federal Way, we have -- not only do we
                                                                        7 understand, we filed the bankruptcy at 1:00 in the morning on
8 have our inventory of machines, of computers, but we have the
                                                                        8 April 1st. And if I can, because I think you have a right to
9 websites that we control from there. We have the servers.
                                                                        9 know, what happened was, because of Mr. Cohen's judgment of
10 And then we have the precious metals that are in the vault.
                                                                       10 $38 million and his aggressive tactics of trying to collect
11
                 The most valuable asset is going to be the
                                                                       11 that --
12 websites. Because tens of thousands -- hundreds of thousands
                                                                       12
                                                                                        MR. GEARIN: Mr. Hansen, I'm sorry. That's not
13 of hours and, literally, millions of dollars was spent
                                                                       13 responsive. That's not --
   promoting those websites and developing those websites.
                                                                                        MR. SMITH: Let's go back to the question. This
15
                 MR. GEARIN: You're getting distracted, because
                                                                       15 isn't your opportunity to just give blanket narratives to
16 you already told me about the websites earlier. And what I'm
                                                                       16 people about the history of the company and what your reality
17 focusing on right now is the inventory. So we're talking
                                                                       17 is with respect to Mr. Cohen. Right now, it's for questions
18 about inventory in Federal Way.
                                                                       18 of the creditors and counsel for the trustee. So let's just
                 MR. HANSEN: I thought you were talking about
                                                                          get back to narrow questions.
19
   the assets. I apologize. I'm talking about all the assets of
                                                                                        MR. HANSEN: Okay. I filed a Chapter 11
20
   the company.
                                                                       21 bankruptcy at 1:00 in the morning on April 1st. We did not do
21
                                                                       22 an inventory on April 1st.
                 MR. GEARIN: And I'm trying to focus you on --
22
23 we're talking about specifics now. We've walked through some
                                                                                        MR. GEARIN: And do you have any idea, order of
                                                                       24 magnitude, how much the inventory was worth at Federal Way on
  very specific line items --
24
                 MR. HANSEN: Okay.
                                                                       25 April 1st?
25
                                                                                                                                      63
                                                               61
                 MR. GEARIN: -- and different kinds of assets,
                                                                                        MR. HANSEN: No. We were focused on getting the
2 and now we're focusing on inventory. And I want to talk about
                                                                        2 bankruptcy schedules put together, not counting coins.
   inventory in Federal Way and how much that is worth.
                                                                                        MR. GEARIN: Okay. Was there inventory in
3
                                                                        4 Dayton, Nevada?
                 MR. HANSEN: Okay. Which type of inventory,
4
   sir?
5
                                                                        5
                                                                                        MR. HANSEN: Yes, there is.
                 MR. GEARIN: Tell me about what's there.
                                                                                        MR. GEARIN: Do you have any idea what that's
6
                                                                        6
                 MR. HANSEN: Okay.
                                                                        7
                                                                          worth?
                 MR. GEARIN: Tell me what inventory is there.
                                                                                        MR. HANSEN: What type of inventory, sir?
8
                                                                        8
                 MR. HANSEN: Well --
9
                                                                        9
                                                                                        MR. GEARIN: All inventory.
                 MR. GEARIN: You said there's some bullion
                                                                                        MR. HANSEN: Okay. We have coining dies. We
                                                                       10
10
11
   there. You said there's some stored goods there.
                                                                       11 have about 400,000 coining dies in Dayton. We have many, many
                 MR. HANSEN: Yes, there is. There's stored
                                                                       12 tons -- and I don't know what the exact number is -- probably,
12
13 goods that are in the vault, and then there's a -- there's a
                                                                       13 you know, a couple hundred tons of brass, copper, nickel. We
14 room in the vault, and the -- that has safes. There's four
                                                                       14 also have finished goods. We have inventory of customers,
15 safes in that vault -- actually, five. I apologize. There's
                                                                       15 that we have either finished or partially finished, that we
16 five safes in that vault. And then there's multiple drawers
                                                                       16 hold for the customer, such as the Peabody Awards, or somebody
                                                                       17 like that, where we'll strike the coin. And we put it up on
17 and the -- it was built as a strong room, where if -- you
18 know, that -- it would take a little bit to break in. And if
                                                                       18 the shelf, and then they take it as inventory.
19 they did break in, then there would be vaults that had metal
                                                                                        For precious metals, which I think seems to be
                                                                       19
20 in it, that would be tough to get into. But there was --
                                                                       20 your main focus here --
21 there's dozens of drawers. There's, literally, millions of
                                                                       21
                                                                                        MR. GEARIN: My focus is everything.
22 items in that vault.
                                                                       22
                                                                                        MR. HANSEN: Okay.
                 MR. GEARIN: How much is the inventory that's
                                                                       23
                                                                                        MR. GEARIN: I'm going to broaden it now. I'm
23
24 there? How much is in there?
                                                                       24 asking you, again, very precise --
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1 people don't think websites are a value, but they have a

MR. HANSEN: I don't know.

25

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1 tens of thousands of boxes, probably -- I'm guessing the
                                                                        1 know the value of the inventory in any other location?
2 packaging down in Dayton alone is probably worth in excess of
                                                                                        MR. HANSEN: Precisely, no.
3 a million dollars. And that -- that includes paper packaging,
                                                                                        MR. GEARIN: Okay. Can you give me an order of
4 boxes, metal boxes, inserts, all kinds of different products.
                                                                        4 magnitude for any of the other locations?
                 A few of you have had the opportunity to view
                                                                                        MR. HANSEN: Well, for example, in our facility
  that facility. It's 120,000 square feet, and it's filled.
                                                                        6 that you're trying to sell down in Texas, there's about
                                                                        7 $2.3 million worth of inventory.
7 It's not a small little room.
                 MR. GEARIN: Again --
                                                                                        MR. GEARIN: I'm going to walk back through some
8
                                                                          of the categories we've talked about, and I'm looking for -- I
9
                 MR. SMITH: Do you want a global value? Or are
                                                                       10 think I've got a pretty good idea on inventory, equipment,
10 you trying to get --
                                                                       11 customer lists, and websites. You've talked to us about
11
                 MR. GEARIN: I'm trying to get --
                                                                       12 that -- those four categories. Is there any other asset
                 MR. SMITH: -- line item --
12
                 MR. GEARIN: I'm trying to get a global value.
                                                                       13 that's of significant value that the mint owns? Are there
13
                 I'm asking you for the value of all of the
                                                                       14 other assets out there that have, let's say, a value of more
14
   inventory that's in Dayton.
                                                                       15 than $100,000?
15
                 MR. HANSEN: Okay. To answer your question,
                                                                       16
                                                                                        MR. HANSEN: Yes.
16
17 if -- to do a complete system-wide inventory --
                                                                                        MR. GEARIN: Tell me what those are.
                                                                       17
                                                                                        MR. HANSEN: Those would be intellectual
                 MR. GEARIN: I'm talking about Dayton.
                                                                       18
18
                 MR. HANSEN: Even in Dayton, it would've taken
19
                                                                       19
                                                                          property.
   probably 20 people a week to do that complete inventory.
                                                                                        MR. GEARIN: Okay. Other than websites. You
20
                                                                       20
21
                 MR. GEARIN: Because you don't -- you were
                                                                       21 told me about websites. What other intellectual property?
22 not -- you did not keep a current record of what was on hand;
                                                                                        MR. HANSEN: Well, we own designs of products.
23 is that right?
                                                                       23 We -- every year, we create thousands of different products.
                                                                       24 And those become intellectual property that's owned by the
                 MR. HANSEN: That's not correct. Many products,
24
25 we do have. In fact, Dayton probably has the best records of
                                                                       25 mint.
                                                                                                                                      67
1 all of the facilities. So if you go down there, and you say,
                                                                                        MR. GEARIN: Have you had that valued?
2 Okay, how many of this product do we have, we can normally
                                                                        2
                                                                                        MR. HANSEN: No.
3 tell you -- look it up on the computer.
                                                                                        MR. GEARIN: All right. What other assets?
                                                                                        MR. HANSEN: I apologize. I can't think right
                 That's not a number I focus on. I'm concerned
5 about making sure that we have enough product to fill customer
                                                                        5 now, off the top of my head. I'm sure I'm missing something,
6 orders. Its actual value is something we would do if we were
                                                                        6 but I can't think of what it might be.
   doing an accounting on it.
                                                                                        MR. GEARIN: Okay.
                 MR. GEARIN: Do you know the value of inventory
                                                                                        MR. SMITH: Does the company have any patents?
  in any other location, other than China and Auburn? I think
                                                                                        MR. HANSEN: It has some trademark and patents,
                                                                        9
   you've given me some numbers on them. Do you know the value
                                                                       10 yes.
11 of inventory in any of those other locations?
                                                                       11
                                                                                        MR. SMITH: So it does have patents?
                 MR. HANSEN: Well, for example, last summer, I
                                                                                        MR. HANSEN: Yes.
12
                                                                       12
13 bought out the Honolulu mint. That has -- it's the smallest
                                                                                        MR. SMITH: Okay.
                                                                       13
14 facility. It's got three --
                                                                       14
                                                                                        MR. GEARIN: What patents? Do you know,
                 MR. GEARIN: Mr. Hansen, again, a narrative is
                                                                       15 specifically, what patents you might have?
15
16 not what I'm after. It's a very precise question. Do you
                                                                       16
                                                                                        MR. HANSEN: Yeah. I believe it was some -- for
17 know the value of inventory in Hawaii?
                                                                          example, the Silver Bullet bullion.
                                                                       17
                 MR. HANSEN: From when?
                                                                                        MR. GEARIN: I'm sorry. I missed the answer to
18
                                                                       18
                 MR. GEARIN: April 1st. As of April 1st.
                                                                       19 the question. Please repeat it.
19
                 MR. HANSEN: Approximately $100,000.
                                                                                        MR. HANSEN: We trademarked the Silver Bullet
20
                                                                       21 bullion. That was my design. Anything that I create in the
21
                 MR. GEARIN: Okay. Thank you.
                 MR. SMITH: Is that in Hawaii?
                                                                       22 company, you know, we -- we both -- and, again, I'm not a
22
                 MR. HANSEN: That's in -- that's our smallest
                                                                       23 lawyer. I employee both a trademark and patent attorney. And
23
                                                                       24 in some cases, we patent it. And in some cases, we trademark
   facility, and it's located in Hawaii.
24
                 MR. GEARIN: Okay. Any other locations? Do you
                                                                       25 it. And in other places, we hallmark it. And I don't know
25
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1 all the nuances of that. But I believe that we have
                                                                        1 ever do that.
2 significant assets in both the hallmark, the trademark, and
                                                                                        MR. GEARIN: Okay. Mr. Hansen, are you holding
  the patent categories.
                                                                        3 any property that belongs to the mint personally? Do you have
                 MR. GEARIN: Tell me who the intellectual
                                                                        4 possession or control over any property that belongs to the
   property -- who's the patent attorney that you've used?
5
                                                                          company?
                 MR. HANSEN: You know, his name escapes me.
                                                                                        MR. HANSEN: No significant property. I've got
                                                                        7 some business cards and a few other things like that I suppose
7 It's Mike. I could get that for you. He's a local Seattle
   attorney.
                                                                        8 we could argue over. But, no, I'm not holding any precious
8
                                                                          metals or any -- any significant assets.
                 MR. GEARIN: Do you know the firm?
9
                 MR. HANSEN: I don't. But I can get that
                                                                                        MR. GEARIN: Are you aware of any assets of the
11
   information for you.
                                                                       11 company that are stored someplace else, other than the
                                                                          premises that are presently under the control of the trustee?
                 MR. GEARIN: On the inventory in Tomball, Texas,
12
13 do you know the last time the inventory was done in Tomball,
                                                                                        MR. HANSEN: Not that I'm aware of. Do you --
   Texas?
                                                                       14 if you have something and you want to ask me a specific
15
                 MR. HANSEN: I believe it was done at the end of
                                                                       15 question, I'm happy to do -- to answer that.
  last year.
                                                                       16
                                                                                        MR. GEARIN: I understand. I'm asking you a --
16
                 MR. GEARIN: At the end of 2015?
                                                                       17
17
                                                                                        MR. HANSEN: Okay.
                 MR. HANSEN: Yes.
                                                                       18
                                                                                        MR. GEARIN: -- global question as to what you
18
                                                                       19 know, whether there are other assets that are out there that
19
                 MR. GEARIN: And those are the numbers you're
                                                                       20 we don't know about. And to be very clear, what I'm asking
  relying on when you tell me there's -- I think you said
20
21
   $2.3 million in --
                                                                       21 you to do is to disclose any asset that the trustee would not
                                                                       22 be aware of and that is not under his present control and
22
                 MR. HANSEN: You know, again, I -- I believe
23 that number is correct. But, you know, I would -- I don't
                                                                       23 total control. If you think there is such an asset, I would
24 have that document in front of me. So I'm going to have to
                                                                       24 hope that you would be forthcoming.
25 say based on memory, which could be wrong.
                                                                       25
                                                                                        MR. HANSEN: Well, of course I would. And that
                                                               69
                                                                                                                                      71
1
                 MR. GEARIN: Did you ever instruct employees of
                                                                        1 would be an asset of -- of the estate, and I'd be happy to do
   the mint not to conduct inventories?
                                                                        2 it. But, you know, did I -- did I give somebody a coin at one
                 MR. HANSEN: For what purpose?
                                                                        3 time as a gift, and it might be considered something? I don't
                                                                        4 know. But there's no significant asset that's sitting out
                 MR. GEARIN: For any purpose.
                 MR. HANSEN: Yes.
                                                                          there that belongs to the estate that I have not disclosed.
5
                 MR. GEARIN: Well, give me an example. Who did
                                                                                        MR. SMITH: Have you had a safe-deposit box or a
6
                                                                          storage unit in the last year?
   you instruct and why?
                 MR. HANSEN: Well, for example, let's say a
                                                                                        MR. HANSEN: I -- I have not.
8
                                                                        8
   great big coin collection comes in, and it's filled with a lot
                                                                                        MR. SMITH: Has Diane?
                                                                        9
10 of lesser coins, pennies, nickels, things like that. There's
                                                                                        MR. HANSEN: I believe she does.
                                                                       10
11 no reason to sit down and write every coin and every dime down
                                                                       11
                                                                                        MR. SMITH: Which? Storage unit? Or
12 because it -- it would cost more to do that inventory. So
                                                                       12 safe-deposit box? Or both?
13 what you do is, you just pull them out. And you throw them in
                                                                       13
                                                                                        MR. HANSEN: You would have to ask Diane that.
14 the different buckets and different categories. To try to
                                                                       14 She keeps her separate -- her deals separate from myself.
15 write down everything that you buy or everything that you --
                                                                                        MR. GEARIN: Do you know where Ms. Erdmann
                                                                       15
16 that comes in over the counter would cost more than the value
                                                                       16 stores her {inaudible}?
17 of the item.
                                                                                        MR. HANSEN: No, I do not. I've never been
                                                                       17
                 MR. GEARIN: Did you instruct any employees not
18
                                                                       18
                                                                           there.
19 to do a global inventory of all of the inventory in Texas, for
                                                                                        MR. GEARIN: Have you given Ms. Erdmann property
                                                                       19
20 example? Have you ever done that?
                                                                           {inaudible}? Have you transferred anything to her?
                                                                       20
21
                 MR. HANSEN: No.
                                                                       21
                                                                                        MR. HANSEN: Yes.
                                                                                        MR. GEARIN: Have you transferred anything from
                 MR. GEARIN: Have you ever instructed employees
                                                                       22
22
23 not to do an inventory in any other location on a global
                                                                       23 the mint to her?
24 basis?
                                                                       24
                                                                                        MR. HANSEN: No.
```

MR. GEARIN: Has she received transfers of money

MR. HANSEN: I -- I can't imagine that I would

```
1 or other valuable assets from the mint?
                                                                        1 and see where that goes.
                 MR. HANSEN: Well, Diane and I live together.
                                                                                        MR. MITCHELL: In response to Mr. Gearin's
2
3 And the small amount of wages that we take, I give to Diane,
                                                                        3 question, Mr. Hansen, you mentioned that you had various
   and she pays our household expenses.
                                                                          sources of other money. Will you follow up and explain what
                 MR. GEARIN: Does Ms. Erdmann draw a salary?
                                                                          those sources of other money consist of, please?
6
                 MR. HANSEN: No.
                                                                                        MR. HANSEN: No.
                 MR. GEARIN: Does Ms. Erdmann take owner's
                                                                                        MR. MITCHELL: Did you, at any time, advise the
                                                                        8 customers, investors in gold and bullion -- gold and silver
8
   draws?
                                                                        9 bullion of Northwest Territorial Mint that you were not filing
9
                 MR. HANSEN: No. But I do, and I give the money
                                                                       10 tax returns since the year 2011?
10 to her.
                                                                                        MR. HANSEN: What?
11
                 MR. GEARIN: All right. But Ms. Erdmann doesn't
                                                                       11
  directly take an owner's draw out of the vault in the
                                                                                        MR. SMITH: I didn't follow the question. Could
13 business?
                                                                       13 you ask that again, please?
                                                                                        MR. MITCHELL: Did you ever disclose to your
                 MR. HANSEN: That's correct. But she -- she has
14
15 done that under my instruction.
                                                                       15 clients, customers, that you hadn't filed tax returns?
                                                                                        MR. HANSEN: I'm sure I've told some customers.
                 MR. GEARIN: Does Ms. Erdmann receive benefits
                                                                       16
16
17 from the company?
                                                                       17 Yeah
                 MR. HANSEN: I believe she gets medical
                                                                       18
                                                                                        MR. MITCHELL: Okay. Did you disclose that on
18
  benefits.
19
                                                                       19
                                                                          your website?
                 MR. GEARIN: Is that the only benefit she
20
                                                                       20
                                                                                        MR. HANSEN: How many questions are you going to
21 receives?
                                                                       21 ask here?
                 MR. HANSEN: I think so.
22
                                                                                        MR. SMITH: Just -- hey, I'm in control of the
                 MR. GEARIN: Have you transferred any assets to
                                                                       23 meeting, Mr. Hansen, not you.
23
24 anyone else, from the company, to hold for you? Let's go
                                                                                        MR. HANSEN: No. I did not disclose that on my
                                                                       24
25 back, let's say, six months prior to the bankruptcy filing.
                                                                       25 website.
                                                                                                                                      75
1 Have you transferred anything from the company to any party
                                                                                        MR. SMITH: All right.
                                                                                        MR. MITCHELL: Can I just ask one follow-up
2 with a value of more than $50,000?
                 MR. HANSEN: No.
                                                                          question about that?
                 MR. SMITH: Are you about done, Mr. Gearin?
                                                                                        With respect to W-2s, did you issue yourself and
4
                 MR. GEARIN: I think I should let some other
                                                                          Ms. Erdmann W-2s at the end of the year?
                                                                                        MR. HANSEN: You know, just so that you know,
6 creditors have an opportunity to ask questions. We reserve
                                                                        7 this is Mr. Robert Mitchell.
7 our right to conduct a 2004 examination of Mr. Hansen. And to
8 the extent other questions come up, I might ask a few more
                                                                                        MR. MITCHELL: That's not an answer to my
9 questions. Thank you.
                                                                          question.
                                                                                        MR. HANSEN: And Mr. Robert Mitchell is --
10
                 MR. SMITH: Okay. What we're going to do is --
                                                                       10
11 I know some of you -- hopefully not all of you -- but some of
                                                                       11
                                                                                        MR. SMITH: Actually, you've had --
12 you have questions. So you can go up to the lectern where
                                                                                        MR. HANSEN: -- is --
                                                                       12
13 Mr. Gearin has been speaking. You can ask one initial
                                                                                        MR. SMITH: No, no. Stop.
                                                                       13
                                                                                        MR. HANSEN: -- is the reason that we're all
14 question and one follow-up question, just in order to keep
                                                                       14
15 some limitation on where this goes. Then we'll see how many
                                                                       15 here today.
16 people have questions and what the timing is looking like.
                                                                       16
                                                                                        MR. SMITH: Stop, Mr. Hansen.
                 So if you want to, identify who you are. And if
                                                                                        MR. MITCHELL: That's not the question.
17
                                                                       17
18 you represent somebody -- if you're an attorney representing a
                                                                                        MR. HANSEN: Yes.
                                                                       18
19 creditor, for example, who you represent. And then you can
                                                                                        MR. SMITH: Answer his question and quit the
                                                                       19
20 ask Mr. Hansen your question.
                                                                       20 commentary.
                 MR. MITCHELL: Good afternoon. Robert Mitchell
21
                                                                       21
                                                                                        MR. MITCHELL: Did you provide W-2s to yourself
22 on behalf of creditor Bradley Cohen. I take it, from the U.S.
                                                                       22 and Ms. Erdmann?
23 Trustee counsel, that we have one question and one follow-up;
                                                                                        MR. HANSEN: I -- I don't know what my CPA did.
                                                                       23
24 is that right?
                                                                                        MR. MITCHELL: Would you be able to provide
                                                                       24
                 MR. SMITH: That's what I'd like to start with
                                                                       25 those to the trustee?
25
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```
1
                 MR. HANSEN: How many questions does he get to
                                                                        1
                                                                                        But did you have a combination to the safe?
2 answer{sic}?
                                                                                        MR. HANSEN: No.
                                                                        2
                 MR. MITCHELL: Would you be able to provide
                                                                                        MR. OVERSON: Did you have any legal agreement
3
   those to the trustee?
                                                                        4 with me on storage or rental or lease, or you did it as a
                                                                           friend to friend?
                 MR. SMITH: Answer his question.
                                                                                        MR. HANSEN: I did it as a friend and a
6
                 MR. HANSEN: I'll provide whatever document
                                                                        7 handshake deal, and I never anticipated that. And --
   there is.
                 MR. MITCHELL: I'll reserve.
                                                                                        MR. OVERSON: Do you think you or your company
8
                 MR. OVERSON: My name is Rodger Overson. I live
                                                                        9 has any claim on my personal property?
9
10 in Federal Way, Washington. And Ross and I have been friends
                                                                                        MR. HANSEN: No, sir.
                                                                       10
11 for many, many years, and we've visited many times. On one
                                                                                        MR. SMITH: And it's not his to decide that at
                                                                       11
12 occasion, I mentioned that I needed some warehouse space. And
                                                                           this point. But let me ask a couple of questions.
                                                                       12
13 I didn't want to rent a mini storage or a self-storage or one
                                                                       13
                                                                                        Is the safe still at the location?
14 of the commercial ones on the street.
                                                                                        MR. HANSEN: I don't know.
                                                                       14
                 And you mentioned that you had a warehouse in
                                                                       15
                                                                                        MR. SMITH: When you left the company, was the
15
16 Auburn and that you could probably find a little space that I
                                                                       16 safe still at that location?
17 could use. So we entered into an agreement, a handshake. You
                                                                       17
                                                                                        MR. HANSEN: Yes. And Mr. Gearin told me, at
18 didn't charge me anything. I didn't pay you anything.
                                                                       18 the time, that he would turn it over to you. And I'm
19 There's no paperwork, no lease. And as a friend, you let me
                                                                           surprised he hasn't.
                                                                       19
20 put some personal property in the warehouse in Auburn.
                                                                                        MR. SMITH: And how is this -- how can you
                                                                       20
21
                 The company now is holding that, subject to a
                                                                           identify the safe?
22 court order from the judge. Could you explain, for the
                                                                                        MR. HANSEN: Well, how do I identify the safe?
                                                                       2.2
23 record, our relationship on my personal property in your
                                                                       23
                                                                                        MR. SMITH: Yeah.
                                                                                        MR. HANSEN: They're his safes, and they were in
24 warehouse?
                                                                       24
25
                 MR. HANSEN: Mr. Overson, I apologize that
                                                                       25 a special location. In fact, he even --
                                                               77
                                                                                                                                      79
                                                                                        MR. SMITH: Does it have his name on it?
1 Mr. Gearin has taken that position. You and I go way back,
                                                                                        MR. HANSEN: He even built a box around it.
2 and I consider you a good friend. And you've been good
3 counsel for me over the years. You bought a substantial
                                                                                        MR. SMITH: Does it have -- is there any
4 amount of metal from me, and it was very bulky, and you wanted
                                                                        4 identifier that identifies it as his safe?
5 to keep it separate. And because we had extra space in the
                                                                                        MR. HANSEN: I don't know. I've never been in
                                                                        5
6 room -- in the Building B, you went and bought some safes. I
                                                                        6 his safe.
7 believe you bought them from Northwest Safe Company. They
                                                                                        MR. SMITH: You've seen his safe?
8 installed them. And you put your precious metals in those
                                                                                        MR. HANSEN: I actually did not see his safe.
9 safes and -- and locked it up. I did not have access to your
                                                                        9 He put them in, and he built a box around them, and --
10 metal in those safes, and that's your property.
                                                                                        MR. SMITH: He came into your facility, without
                                                                       10
11
                 Mr. Gearin, unfortunately, is a very aggressive
                                                                        11 you there, built a box in there, put in his own personal safe,
                                                                        12 and walked out? You've never seen it, and you've never opened
  guy and he's going after --
12
                 MR. SMITH: Stop the --
                                                                       13 it?
13
                 MR. HANSEN: -- every penny.
                                                                       14
                                                                                        MR. HANSEN: That's correct.
14
                                                                                        MR. SMITH: Okay. We need to --
                 MR. SMITH: Stop the commentary. Stop the
                                                                       15
15
16
   commentary.
                                                                                        MR. OVERSON: I don't have any other questions.
                                                                       17 I just -- pending a court -- a judge's decision to release my
                 MR. OVERSON: The contents --
17
                 MR. HANSEN: Okay.
                                                                       18 personal property and --
18
                 MR. OVERSON: -- of what I stored is undisclosed
                                                                       19
                                                                                        MR. HANSEN: I'll be happy to --
19
   to everybody else until now, and --
                                                                                        MR. OVERSON: I want you to testify that there's
20
                                                                       20
                 MR. HANSEN: Well, I apologize for that.
                                                                       21 no claim against it.
21
                 MR. SMITH: Is there paperwork for any of those
                                                                                        MR. HANSEN: I'll be happy to give you any
                                                                       22
2.2
   transactions?
                                                                       23 declaration you would like, Mr. Overson.
23
                                                                                        MR. OVERSON: Thank you very much.
                 MR. OVERSON: It is very personal, and it's
                                                                       24
24
25 private.
                                                                        25
                                                                                        MR. SMITH: Thank you, Mr. Overson.
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1
                 MR. MICHAEL: My name is Robert Michael. No
                                                                        1 was, is that -- that we were not to disburse any assets
2 relation to attorney Robert Mitchell. This is the second time
                                                                        2 without any remuneration. And, you know, which date that
3 I'll speak to Mr. Hansen. The first time was on the phone. I
                                                                        3 happened and what, chronologically, happened, I would have to
4 do have a couple of questions. I understand that time is
                                                                        4 refer to my documents, which I don't have in front of me.
5 limited with the number of people.
                                                                                        MR. MICHAEL: Okay. I guess what I'm getting at
                 MR. SMITH: I'm trying to be flexible. But let
                                                                        6 is this: I think assets were sold and cash was taken, and
7 me be clear. This is the time for you to ask specific
                                                                        7 that's -- I'm going to leave it there. But I would like to
8 questions of Mr. Hansen about transactions or assets. It's
                                                                        8 talk to the FBI or anybody who's involved. I have some
9 not -- and I know there are some heartbreaking stories out
                                                                        9 information I'd like to give them.
10 there, but it's not a time for those. This is just a time --
                                                                                        MR. SMITH: Well, and for those who don't quite
                                                                       11 understand, it's Mr. Calvert's job now to find out what
11 you may not have Mr. Hansen under oath again for a long time.
12 This is your opportunity to ask your questions.
                                                                       12 happened leading up to the bankruptcy and during the
                 MR. MICHAEL: Okay. Mr. Hansen, you got a,
                                                                       13 bankruptcy, in terms of asset sales and the appropriateness of
13
                                                                       14 those sales and asset transfers. So he's investigating that.
14 approximately, $38 million judgment against you from -- from
15 Mr. Cohen. When were you ordered not to -- what date -- sell
                                                                       15
                                                                                        UNIDENTIFIED MALE SPEAKER: Thank you.
16 any of your assets?
                                                                       16
                                                                                        Mr. Hansen, thank you for coming. I'm sure this
                 MR. HANSEN: In -- in the Chapter 11, or from
                                                                       17 is not the way you wanted to spend your Wednesday afternoon.
17
18 another state court?
                                                                       18
                                                                                        And thank you, Trustee, for giving us an
                 MR. MICHAEL: You got a $38 million judgment
                                                                          opportunity here. I'll be brief.
19
                                                                       19
  against you that the Court -- your person, Erin Robinson, told
                                                                                        I have a very large portion of my net worth in
20
                                                                       20
   me there was an order and you couldn't pay me -- from a
                                                                       21 storage, which I believe to be allocated storage, that I
   Court -- due to a $38 million judgment.
                                                                       22 {inaudible} back in '09. I have a signed agreement with your
                 What date did the Court tell you that you could
                                                                       23 name on it and my name on it, that alludes to the fact that it
23
                                                                       24 will be there, it will be insured --
24 not sell assets?
25
                 MR. HANSEN: Sir, I don't have that document in
                                                                       25
                                                                                        MR. HANSEN: Okay.
                                                                                                                                      83
                                                                                        UNIDENTIFIED MALE SPEAKER: -- it will be
1 front of me. But Mr. Cohen's attorneys did seek and got a
                                                                        2 inspectable, and all those things. I believe that's my
2 state court order that said I couldn't disburse any of my
3 judgment. And I don't know what date that was, but I'll be
                                                                          property. It may be similar to his safe.
                                                                                        Was the silver I purchased ever put in storage,
4 happy to provide that document to you.
                 MR. MICHAEL: Yes. On March 25th, I called your
                                                                        5 and is it there? And when can I get my hands on it? And
5
6 office. And they told me they could not give me money that
                                                                        6 who's the insurance company listed in this document? Because
7 you owed me -- that the Northwest Territorial Mint owed me,
                                                                        7 it doesn't list who the insurer is that's supposed to insure
8 which I had a sell-back document for.
                                                                          due to internal or external {inaudible}.
                 I came in on the 28th and met with Erin. You
                                                                                        MR. SMITH: Well, let me just jump in. He can't
10 called me two days later, very angry at me. Erin told me that
                                                                       10 tell you when you can get it because Mr. Calvert is in charge
11 they had an order that they could not sell assets or give
                                                                       11 of the bankruptcy estate.
12 money back to people that the mint owed to, except they could
                                                                       12
                                                                                        UNIDENTIFIED MALE SPEAKER: So it's not my
13 sell what was in the vault. This was on the 28th, the day
                                                                       13 property. It's {inaudible}?
14 after Easter. They could sell to people walking in on the
                                                                       14
                                                                                        MR. SMITH: But Mr. Hansen -- well, those are
                                                                       15 legal determinations. But Mr. Hansen may be able to tell you
  street -- from the street.
15
16
                 MR. SMITH: I need you to focus on what the
                                                                       16 whether it was ever put in a safe.
                                                                       17
                                                                                        UNIDENTIFIED MALE SPEAKER: Okay. And is it
17 question is.
                 MR. MICHAEL: Okay. The question is: Did you
                                                                       18 still there?
18
  sell assets out of the vault for cash? How much? And where
                                                                                        MR. HANSEN: Well, to be honest with you, I
19
                                                                       20 don't -- you know, I recognize you, but I don't remember our
20
  is it?
                                                                          transaction. And so what was it?
21
                 MR. SMITH: Are we talking in March of 2016?
                 MR. MICHAEL: March 28th.
                                                                                        UNIDENTIFIED MALE SPEAKER: It was 10,000 ounces
22
                 MR. HANSEN: On March 28th, I -- sir, I don't
                                                                       23 of silver. My children's education fund.
23
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25

MR. HANSEN: Okay. And --

UNIDENTIFIED MALE SPEAKER: And it was to be

84

24 know the dates, and I don't know what -- what assets were

25 sold. What I had been -- what I believe I had been instructed

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1 held in storage pursuant to a storage agreement that you
                                                                        1 insurance company's name that is alluded to in here that is
2 signed in February of 2009.
                                                                        2 supposed to cover me for theft or confiscation or any of those
                 MR. HANSEN: Okay.
                                                                        3 things?
                 UNIDENTIFIED MALE SPEAKER: It was to be
                                                                                        MR. HANSEN: I don't have that here. But who
   guarded, insured, inspectable, and it could be turned over to
                                                                          would have that information -- it was jewelers block
5
6 me at my will.
                                                                          insurance.
                 MR. HANSEN: Okay. Again, there are substantial
                                                                                        UNIDENTIFIED MALE SPEAKER: I'm sorry. What?
8 amounts of inventories down at the -- down at the different
                                                                                        MR. HANSEN: I believe it was called jewelers
9 locations. Whether it's on your specific material -- I don't
                                                                          block. Jewelers block.
                                                                        9
10 know where it was stored. I don't know who's in control of
                                                                                        UNIDENTIFIED MALE SPEAKER: And you've been
                                                                       10
11 that now. And I think that's a question you need to direct to
                                                                       11 paying them?
12 Mr. Calvert because I've not been allowed to go look at
                                                                                        MR. HANSEN: I believe so. Yeah.
                                                                       12
13 anything.
                                                                       13
                                                                                        MR. SMITH: Is there an agent that you recall?
                                                                                        MR. HANSEN: I don't recall. But that's all
                 MR. SMITH: Let me ask this follow-up for you.
                                                                       14
14
                 Mr. Hansen, when you entered into agreements
                                                                       15 handled through the accounting department, and they -- you
15
                                                                       16 know, that would be a record that would be in Mr. Calvert's
16 like the one being referenced, was the product always
  segregated and put in a safe?
                                                                       17 custody.
17
                 MR. HANSEN: Well, when we put metals for
                                                                       18
                                                                                         UNIDENTIFIED MALE SPEAKER: Okay. That would be
18
  storage in a safe, the metals were -- are put in a variety of
                                                                          great.
19
                                                                       19
   different safes, and they usually -- sometimes they have names
                                                                       20
                                                                                        Last comment. If there's any lawyers here that
   on them. Sometimes we lease metal from people.
                                                                          are working on this from this particular standpoint, come see
                 MR. SMITH: I'm not talking about the leased
                                                                          me. I'm looking for counsel.
22
23 metals. I'm talking about the storage of metals. Did you
                                                                                        Thank you for your time.
                                                                       23
24 separately segregate and maintain that property? Or did you
                                                                                        MR. SMITH: Yes, sir?
                                                                       24
25 use it in the mint's business operations?
                                                                       25
                                                                                        MR. McFADDEN: My name is Gordy McFadden --
                                                               85
                                                                                                                                      87
                 MR. HANSEN: I believe that -- and I could be
                                                                        1 Gordon McFadden. I have basically a similar situation. I
  wrong -- but I believe that most -- all metals that were --
                                                                        2 purchased 4,000 ounces through Erin Robinson on -- it was
   that were put into storage are in storage.
                                                                        3 three years ago, on March 13th.
3
                 MR. SMITH: And how is it identified as
                                                                                        My question was: It was to be put in storage.
4
  belonging to any particular individual?
                                                                        5 Where is it, and how can I get it? The second question is:
5
                 MR. HANSEN: Well, normally, if it's -- if
                                                                        6 Is that considered a Northwest Territorial asset, or is it my
7 it's -- if it -- what type of product was it?
                                                                        7 asset?
                 UNIDENTIFIED MALE SPEAKER: 10,000 ounces of
                                                                                        MR. SMITH: Well, I think I would tell you that
8
                                                                          you need to discuss that with legal counsel because it may
9
   silver.
                                                                       10 very well turn on the documentation and the way that it was
10
                 MR. HANSEN: No. I mean, what -- what brand?
                 UNIDENTIFIED MALE SPEAKER: I don't think we
                                                                       11 stored. There are many issues surrounding that. And so you
12 have it listed here. It was bars. I think it was -- I think
                                                                       12 can talk to Mr. Gearin about your situation specifically and
   they're 100-ounce bars. I think they were 100-ounce
                                                                       13 see if they have any records that would help with that. But
14
   {inaudible} bars, I believe.
                                                                       14 it's a legal determination, at this point, as to who owns what
                 MR. HANSEN: Okay. And normally those types of
                                                                       15 at the company.
15
   products would've been put into boxes of probably six bars to
                                                                       16
                                                                                        MR. HANSEN: If I can make a comment, the only
   a box, and a name would've been written down on the box.
                                                                       17 thing I can address on that is, when Mr. Gearin took over,
17
                 MR. SMITH: So it's your testimony that you
                                                                       18 Mr. Gearin made a comment to me that if it's in metal, I'm
18
   never invaded those bundles of assets for other uses?
                                                                          taking it.
19
                 MR. HANSEN: I -- I specifically can't
                                                                                        MR. GEARIN: Well, for the record, Mr. Gearin
20
                                                                       20
                                                                       21 didn't do anything because I wasn't there.
   answer his specific --
21
                 MR. SMITH: I'm not asking about his. I'm
                                                                                        MR. HANSEN: Oh, I'm sorry. Not Mr. Gearin.
22
   asking about your general business operations.
                                                                       23 Mr. Calvert. My apologies. Mr. Calvert told me, If it's --
23
                 MR. HANSEN: To my knowledge, no.
                                                                                        MR. SMITH: This isn't here for you to give
24
                                                                       24
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25 hearsay testimony about what people did or didn't tell you

88

UNIDENTIFIED MALE SPEAKER: Do you have the

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1 along the way. It's to try and help these people get some
                                                                        1 sort?
                                                                                         MR. NORTHRUP: That is a topic that's under
2 closure on what happened to their millions of dollars of
                                                                        2
3 bullion that was in your possession and control and which
                                                                        3 discussion right now. We're trying to figure out the best and
4 appears to be, in some form, missing. And so to the degree --
                                                                        4 most efficient way, for example, to create a website, to make
  that just goes back to my question before about what the
                                                                           a website available to all of you so that you'll be able to
6 business operations were for segregating, safeguarding, and
                                                                        6 keep up-to-date on what's happening in the case. We've only
   maintaining people's property, like this gentleman right here.
                                                                        7 been appointed for about the last 15 days, so this is an issue
                 So, again, you say that you would've taken it,
                                                                           that we're working with Mr. Calvert on.
                                                                                         MR. SMITH: Mr. Northrup, can you give people
   you would've put a name on it, you would've maintained it, and
9
10 you would not have used it?
                                                                       10 your phone number?
11
                 MR. HANSEN: That's --
                                                                        11
                                                                                         MR. NORTHRUP: Sure.
                 MR. SMITH: Is that a summary of your testimony?
                                                                                         (Multiple speakers; unintelligible.)
12
                                                                       12
                 MR. HANSEN: That's what I believe. Yes.
                                                                        13
                                                                                         MR. NORTHRUP: This is like the old watching the
13
                 MR. McFADDEN: So I made a claim -- a formal
                                                                        14 numbers turn on the McDonald's sign. You know, when you give
   claim. I assume that that suffices.
                                                                        15 out your phone number, sometimes it disables your phone,
15
                                                                        16 depending on how many hundreds of people call. My phone
                 MR. SMITH: You filed a proof of claim?
16
                 MR. McFADDEN: Yes.
                                                                       17 number is area code 206, 777-7356.
17
                 MR. SMITH: Yes. It's a placeholder for you.
                                                                       18
                                                                                         UNIDENTIFIED MALE SPEAKER: Perhaps it would
18
                 And I will say, also, in case folks here don't
                                                                           cause less to give the phone numbers of the two co-chairs.
19
                                                                       19
20 know it, there has been a creditors committee formed in this
                                                                                         UNIDENTIFIED FEMALE SPEAKER: Yeah.
                                                                        20
21 case, and the creditors -- an unsecured creditors committee.
                                                                       21
                                                                                         MR. NORTHRUP: These gentlemen should stand up
22 And I think that's probably most of you, if not all of you,
                                                                        22 as well, Mr. James and Mr. Hanson.
23 that are kind of in that boat. Counsel for the committee is
                                                                                         UNIDENTIFIED MALE SPEAKER: Email? Phone
24 Geoff Groshong and Mark Northrup. They are both here, up in
                                                                        24 number?
25 front of the room here.
                                                                        25
                                                                                         MR. JAMES: I'm Dave James. And my email is
                                                               89
                                                                                                                                       91
                 If you gentlemen would stand up.
                                                                        1 david.leal.james@gmail.com.
                 MR. HANSEN: And --
2
                                                                                         Would you like me to repeat that?
                 MR. NORTHRUP: Just for the record, in a Chapter
                                                                                         UNIDENTIFIED FEMALE SPEAKER: Yes, please.
4 11 case, the bankruptcy laws provide that the Office of the
                                                                                         UNIDENTIFIED MALE SPEAKER: Could you write it
5 U.S. Trustee can create an unsecured creditors committee.
                                                                        5 on the board?
6 Mr. Smith's office has done that. There are seven of you who
                                                                                         MR. JAMES: Well, you're asking a lot.
7 are on the committee. The two co-chairs are here, David James
                                                                                         MR. SMITH: I don't think we --
   and Bill Hanson, if you'd like to talk to them.
                                                                                         MR. JAMES: I'll write my phone number. We'll
8
                 But the job of the committee is to represent the
9
                                                                           put them up here. Okay?
10 best interests of unsecured creditors, as a whole, during the
                                                                                         UNIDENTIFIED MALE SPEAKER: That would be great.
                                                                       10
11 course of the bankruptcy. We're authorized to take legal
                                                                        11
                                                                                         MR. JAMES: We'll do that.
12 positions, to file motions, to seek various forms of relief
                                                                                         (Multiple speakers; unintelligible.)
                                                                        12
13 directly from the court. We also work very closely with
                                                                                         MR. NORTHRUP: And, again, my number was
                                                                       13
14 Mr. Calvert, the court-appointed Chapter 11 trustee, whose
                                                                        14
                                                                           (206) 777-7536.
15 existence in this case is, frankly, going to make this case
                                                                       15
                                                                                         UNIDENTIFIED FEMALE SPEAKER: And your name,
16 easier, I believe, than it would be if we were butting heads
                                                                       16 gir?
17 at every turn with the debtor in possession.
                                                                       17
                                                                                         (Multiple speakers; unintelligible.)
                 But Geoff and I -- my law partner -- are with
                                                                                         MR. NORTHRUP: My first name is Mark. The last
18
                                                                        18
19 the Seattle office of Miller Nash Graham & Dunn. And we're
                                                                          name is Northrup, N-O-R-T-H-R-U-P.
20 available for questions, except we can't give you individual
                                                                                         MR. SMITH: If those of you -- if anybody has
                                                                        20
21 legal advice on your own legal problems. But we can certainly
                                                                        21 access to the bankruptcy court's electronic website, through a
22 give you broad-brush help on understanding what the committee
                                                                        22 request for special notice or otherwise, there was an
23 does, what's happening to the case, and things of that nature.
                                                                        23 appointment of the creditors committee that was filed. So
                                                                        24 it's on the docket. It has all the members of the committee.
                 UNIDENTIFIED MALE SPEAKER: Could you give us
24
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25 It has the contact information for members of the committee,

25 the names again? Is there a communication page set up of some

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1 including the co-chairs, on there.
                                                                        1 is capable of doing an inventory, but --
                 So while we're doing this, let's get back to
                                                                                        MR. SMITH: I don't want your opinions on
2
                                                                          people's capability. Just either answer the question or say
  questions.
                 MR. PETERSON: Hi. I'm John Peterson. We've
                                                                          you don't have an answer.
5 had a storage agreement with Northwest Territorial Mint since
                                                                                        MR. PETERSON: Well, if that's the way he feels
6 2008. And I have 33 Krugerrands, 25 gold Maples, and 29
                                                                        6 like answering it, I can take that.
7 spots, one-ouncers. So it's about $120,000, roughly. I've
                                                                                        MR. SMITH: Well, I'm not going to have him sit
8 been paying on the storage there since 2008. And the other
                                                                          up here and opine on people's character and reputation and
                                                                          expertise. This is not the forum for that.
9 day, I was led to believe, by the trustee, that my stuff is
10 not in the vault that Ross and I went down and put the stuff
                                                                                        MR. HANSEN: Okay.
                                                                       10
  in when I actually purchased it from him.
                                                                       11
                                                                                        MR. SMITH: So why don't -- I think you've
                 So my question is: How is that possible, that
                                                                          probably gotten all you're going to get on that front.
12
  there wouldn't be my stuff in the vault?
                                                                       13
                                                                                        MR. PETERSON: So what you're saying, in
13
                                                                       14 summary, is that it's possible that the stuff is still there.
                 MR. SMITH: Mr. Hansen, could you address how
  that could occur?
                                                                       15 It just hasn't been found, or it just hasn't been properly
15
                 MR. PETERSON: Is it possible that stuff gets
                                                                       16 inventoried? Is that what you're saying?
16
17 moved around to different places, and then it's not
                                                                                        MR. HANSEN: Well --
                                                                       17
18 inventoried after the first time? Even if I were trying to
                                                                       18
                                                                                        MR. PETERSON: Again, it's speculation, but --
  make a demand on a bailment -- breach of bailment, apparently,
                                                                                        MR. HANSEN: You know, I'm out of the company,
                                                                       19
  the goods are not there. So I'm concerned that that's not the
                                                                       20 and I have no way of knowing what has been done. But I --
   case.
                                                                       21 what I have -- the only information I've been told is -- is
21
                 MR. HANSEN: Well, first of all, who told you
                                                                       22 they grabbed boxes, and it didn't matter whether it was gold,
22
23 your goods are not there?
                                                                       23 silver, or platinum, and they threw them on a scale. But I
                                                                       24 don't know what has been done.
                 MR. PETERSON: I spoke with Mr. Calvert. He
24
25 didn't tell me exactly how much stuff was anywhere yet. I
                                                                       25
                                                                                        MR. PETERSON: Okay. Thank you.
                                                                                                                                      95
                                                              93
                                                                                        MR. DASHIELL: For the record, I'm Thomas
1 thought that was going to come out at this hearing. But it
2 was clear that there's significantly less of the metals that
                                                                        2 Dashiell here on behalf of the Robert A. Austin Family Living
  we've been ordering and putting in the vault.
                                                                        3 Trust.
3
                 MR. SMITH: Let me say this. As soon as we get
                                                                                        UNIDENTIFIED MALE SPEAKER: Name again?
  done with the questions, Mr. Calvert is going to talk for 20
                                                                                        MR. DASHIELL: My name is Thomas Dashiell. I'm
6 or 30 minutes to let you know what he's found and what he's
                                                                        6 here on behalf of the Robert A. Austin Family Living Trust.
   doing. But we need to get through the questions first.
                                                                                        I want to touch back on the topic of inventory
7
                 MR. PETERSON: Great. And I presume that he
                                                                        8 as it relates to somebody leasing bullion to you. My client
  made that statement because he had done a physical inventory.
                                                                        9 leased silver to you -- to your company. What was the
9
                                                                          procedure, if any, for segregating and identifying leased
10
                 MR. SMITH: He has.
11
                 MR. PETERSON: The other thing is, is that --
                                                                       11 bullion to your company?
12 it's true that my contract was like the other fellow's. I had
                                                                                        MR. HANSEN: Leased bullion would've been used
13 a third-party insurance paragraph in there saying that if it
                                                                       13 in the normal ordinary course of business. And there was no
                                                                       14 requirement that we keep any kind of a segregated metal -- the
14 disappeared, then this insurance company would pay for it.
                                                                       15 leased metals were to be used at our discretion within the
15 And then thereafter, there was a guarantee from the guarantor,
16 Northwest Territorial Mint, that if the insurance company
                                                                       16 company. And so there's no box of leased metal because it
                                                                       17 wouldn't make sense for us to lease the metal and then not use
17 didn't pay for all of it, the guarantee would. Are those
18 still in effect?
                                                                       18 it.
                 MR. SMITH: Those are legal questions that you
                                                                       19
                                                                                        MR. SMITH: Was it accounted for at year end?
19
20 would have to get an answer to. But if your question is, how
                                                                                        MR. HANSEN: Yes. Well, not accounted for,
                                                                       20
21 is it that your property could disappear, Mr. Hansen may be
                                                                       21 because we kept the leases. They were updated, I believe, on
22 able to opine on that.
                                                                       22 a monthly basis.
                 MR. HANSEN: Well, first of all, we don't know
                                                                       23
                                                                                        MR. SMITH: How was -- what was the process for
23
24 if your product has disappeared. No accounting of inventory
                                                                       24 replenishing the bullion that was being leased?
```

MR. HANSEN: There was no process of

96

25 has been given. And Mr. Calvert, first of all, I don't think

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1 replenishing the business. There's -- if a customer asked for
                                                                        1 would that be?
2 his metal back, which a number did, we would return their
                                                                                        MR. HANSEN: The person that was handling the
                                                                        2
3 metal. If not, we would use it in the normal ordinary course.
                                                                        3 statements was the legal department. We had two people in the
   That was the purpose of a lease.
                                                                          legal department. We had Amelia Swan, and we had Greg
                 MR. DASHIELL: Could the metals be used for
                                                                          Fullington.
  business expenses?
                                                                                        For approximately three years, Amelia Swan was
                 MR. HANSEN: The metals could be used on --
                                                                        7 responsible for filling out and maintaining the lease
  however we deemed necessary.
                                                                        8 accounts -- both the lease and the storage accounts. And what
8
                 UNIDENTIFIED MALE SPEAKER: That's ugly.
                                                                        9 that required was -- as you just mentioned, when people have
9
                 MR. DASHIELL: Okay. Thank you.
                                                                       10 money -- or monies -- when I say, "monies," I'm talking
11
                 MR. FAIR: My name is Ralph Fair, and I bought
                                                                       11 precious metals or cash or whatever on account -- people have
                                                                       12 interest that is drawn upon that. There's also -- people buy
  some gold coins from your salesman, Jim Rogers, in 2008. I've
13 been paying storage on them every year. I've been given a
                                                                       13 and sell. People will sell some of their metal, or they will
   statement every three months. Can you tell me, are those
                                                                       14 add to it. That is a function of both the accounting
   coins actually physically in the vault with my name on them?
                                                                       15 department and the legal department. That's why that came out
15
                 MR. HANSEN: You know, again, you keep -- people
                                                                       16 of the legal department.
16
  ask me these questions. And how am I to know?
                                                                                        Amelia Swan and Greg Fullington left the company
17
                 MR. SMITH: You need to frame it as, when he was
                                                                       18 at the end of October, and we found out it was a mess. And we
18
  last at the company, were the -- was he aware of your coins
                                                                       19 were attempting to clean it up at that time. And so that's
19
                                                                       20 why you didn't get it.
  being there.
20
                 MR. HANSEN: Which coins were they?
21
                                                                       21
                                                                                        MR. FAIR: Okay. The second question is:
                 MR. FAIR: They were 20-dollar Saint Gaudens
                                                                       22 Myself and other people that have property stored, that
22
  1-ounce gold coins.
                                                                       23 belongs to them, how is that even involved in your personal
23
                 MR. HANSEN: And how many of them?
                                                                       24 bankruptcy?
24
                 MR. FAIR: 26. I sold four of them. There
                                                                       25
                                                                                        MR. SMITH: Well, let me answer that. This is
25
                                                              97
                                                                                                                                      99
1 should be 22 left.
                                                                        1 not Mr. Hansen's personal bankruptcy. This is the bankruptcy
                 MR. HANSEN: Okay. Again, we have tens of
                                                                        2 of Northwest Territorial Mint, LLC, the company. And so to
3 thousands of coins in the vault. Your particular coins, I'm
                                                                        3 the degree you had metal at -- stored, leased, used by, not
4 assuming, were in the vault. And that's a question that
                                                                        4 used by -- the company, it is involved in the bankruptcy case
5 Mr. Calvert would've -- would've done. On the day that I
                                                                        5 and part of what Mr. Calvert is charged with as determining
6 walked out, I did not have an inventory of what was in the
                                                                        6 who has rights in which coins, which bundle of assets.
7 vault and what was not. But if you were -- if you had 22 gold
                                                                                        MR. FAIR: Thank you.
   coins in the vault, Saint Gaudens, they should still be there.
                                                                                        MR. SMITH: You're welcome.
                 MR. SMITH: Assuming somebody didn't use them
                                                                                        MR. RICE: Good afternoon. My name is Matthew
9
                                                                        9
                                                                       10 Rice. I represent Steven Fox.
   prior to that.
11
                 MR. FAIR: Another funny thing --
                                                                                        Mr. Hansen, Mr. Fox entered into a like-kind
                 MR. HANSEN: Let's -- you know what. I'm going
                                                                       12 metals exchange with the mint, I believe negotiated with you
12
13 to tell you what. Let's -- let's quit with the snarky
                                                                       13 personally. The mint's side of that exchange was
                                                                       14 approximately 1,400 fine gold 1-ounce Canadian Maple Leaf
14 attitude with you. What you're implying is some type of
  malfeasance on my part, and I take exception to that.
                                                                       15 coins that Mr. Fox was under the impression, from you, were
15
16
                 MR. SMITH: Exception noted.
                                                                       16 segregated in a fashion on the mint's property, such that it
                                                                       17 could be identified as his. Do you know where Mr. Fox's coins
                 MR. FAIR: Also, this January, I didn't get an
17
18 invoice for the $105 for the annual storage. When I was doing
                                                                       18 are? And do you know whether or not they have been segregated
19 my books, I noticed that. And then I also looked back, and I
                                                                       19 for him?
20 missed -- every three months, I was getting a statement
                                                                                        MR. HANSEN: Again, I'm not privy to any of the
  saying, You have 22 Saint Gaudens coins. You can pick them up
                                                                       21 inventory, so I can't answer that question.
22 anytime you want. You can cash them in anytime you want. You
                                                                                        MR. RICE: Let me, if it's all right, ask: As
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23 of the last time that you were in control of the business,

100

24 prior to the filing of the bankruptcy, do you know where

25 Mr. Fox's coins were kept and if they were kept in a

23 can inspect them anytime you want.

24

And for 2015, I did not receive a statement

25 every three months. I never received any statements. Why

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1 segregated fashion?
                                                                        1
                                                                                         (Multiple speakers; unintelligible.)
                 MR. HANSEN: I don't believe they were
                                                                                         MR. SMITH: We have to finish up so Mr. Calvert
2
                                                                        2
3 segregated, no. But they were -- a number of -- I personally
                                                                        3 can have time.
   saw a number of Mr. Cohen's {sic} boxes because they came in,
                                                                                         MR. HANSEN: I will do my best. But how we do
   and they were in the -- in the -- I believe a big chunk of
                                                                          it is this -- because you're all going to want to know this.
                                                                        6 How Northwest Territorial Mint -- the business model of
   them were in the -- in the vault in the Federal Way office.
                                                                        7 Northwest Territorial Mint is -- we make thousands of
                 MR. RICE: Just to be clear, you just mentioned
                                                                        8 products, and most of these products we make in our own
  Mr. Cohen. Are you referring to Mr. Fox?
8
                 MR. HANSEN: Mr. Fox. I apologize.
                                                                        9 factory. We're not buying from somebody else. In some cases,
9
                 MR. RICE: So you're familiar with boxes with
                                                                       10 we do. But most of the products that we buy --
10
                                                                                         MR. SMITHBURG: And if I may, considering a
11 Mr. Fox's name on them?
                 MR. HANSEN: I don't know if they had -- I
                                                                        12 purchase on February 9th, for a delivery on May 2nd to 6th,
12
13 apologize. I didn't say that they had boxes on sich his name.
                                                                        13 what would be the rough expectation for the production of the
14 But I know that there was coins in there that were -- that
                                                                       14 coins? At what point in the process -- let's say everything
   were -- that were reserved for Mr. Fox.
                                                                       15 being equal, they -- you know, they were sent out. Let's say
15
                 MR. RICE: And that was at the Federal Way
                                                                        16 they -- so it's a hypothetical. So I'm curious. At what
16
17 facility?
                                                                       17 point were they being produced?
                 MR. HANSEN: Yes.
                                                                       18
                                                                                         MR. HANSEN: I'll make it as brief as I can
18
                 MR. RICE: Thank you.
19
                                                                       19
                                                                          for brevity.
                 MR. SMITHBURG: My name is David Smithburg, and
                                                                                         MR. SMITH: We don't need a history. We just
20
                                                                       20
21 I'm an unsecured creditor. So I just want to understand this
                                                                       21 need to know the timeline that is typical for an order
22 a little better. I purchased bullion on February 9th, and it
                                                                        22 placed --
23 was scheduled for delivery between May 2nd and 6th. Based on
                                                                                         MR. SMITHBURG: Based on your experience.
                                                                       23
24 your previous experience in the business, about what time
                                                                                         MR. SMITH: -- on the minting of the coins.
                                                                       24
25 would that be minted? Or at what point in that process would
                                                                       25
                                                                                         MR. HANSEN: What we do is, we gather up all the
                                                              101
                                                                                                                                     103
1 the coins exist?
                                                                        1 orders that we can on a particular product. To get the best
                 MR. HANSEN: What type of bullion was it, sir?
                                                                        2 price and to have the lowest cost to produce an item, we try
                 MR. SMITHBURG: It was silver coins.
                                                                        3 to make it in the largest batch that we can.
                 MR. HANSEN: Well, I -- I need to ask a couple
                                                                                         So let's say that you ordered 200 coins, and
{\tt 5}\, more questions on that. What type of silver coins were there
                                                                        5 somebody else orders 200,000 coins. Then we'll try to produce
                                                                        6 those all together so that we have an economical run. If we
6 and how many?
                                                                        7 get 50 here or 100 here or 200 here, we might wait to produce
                 MR. SMITHBURG: Okay. So my memory may fail me.
8 But I believe it was just 200 1-ounce silver coins, a small
                                                                        8 those coins until we have a large enough batch to make an
                                                                        9 economical batch to do it.
9
   amount.
                                                                                         So what we do is, we have -- we operate under a
10
                 MR. HANSEN: When you say -- coins at our
                                                                       10
11 manufacturer?
                                                                        11 consent decree with the State of Washington. And what we do
                                                                        12 is, when we tell people that you're going to get your coins in
                 MR. SMITHBURG: To the best of my knowledge, it
12
13 was the -- it was the -- yeah. It was the ones that you
                                                                       13 a certain period of time, we try to do our best to live up to
14 manufacture. It was the Northwest Territorial Mint coins. I
                                                                       14 that time. If not, there's a bunch of series of steps that we
   think it was Stagecoach.
                                                                       15 have to take afterwards. So, typically, on something like
15
16
                 MR. HANSEN: Okay. Stagecoach. Thank you for
                                                                       16 that, ten to 12 weeks.
17 buying those. Those were my design. If I can --
                                                                                         MR. SMITHBURG: Typically, if it was to be
                 (Multiple speakers; unintelligible.)
                                                                       18 delivered on -- it would be manufactured and available, like,
18
                 MR. HANSEN: We sold millions of those. You
                                                                          about 10 to 12 weeks before the delivery date? Is that what
19
20 know, if I can, this -- you know, and I know you don't want
                                                                       20 I'm understanding?
21
   me --
                                                                       21
                                                                                         MR. HANSEN: No.
                 MR. SMITH: I don't want you to -- I want you to
                                                                       22
                                                                                         MR. SMITHBURG: Or are you saying it would take
2.2
23 answer his question.
                                                                       23 ten to 12 weeks to --
                                                                                         MR. SMITH: After the order.
                 MR. HANSEN: I'll answer your question the
                                                                       24
24
                                                                       25
                                                                                         MR. HANSEN: Yeah.
25 best --
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1
                 MR. SMITHBURG: Okay. After the order. All
                                                                       1
                                                                                        MR. HANSEN: Okay.
2 right. Sounds good.
                                                                                        MR. PETTEYS: What I'm talking about is metal
                                                                        2
                 MR. PETTEYS: Good afternoon. David Petteys on
                                                                        3 that is either owned by customers or that's owned by the
4 behalf of Creditor Donald Wright. I'd like to just revisit
                                                                          company that was in storage in the vaults.
  something you testified to earlier, just to get some
                                                                                        MR. HANSEN: Okay.
  clarification on that. I believe you testified that from time
                                                                                        MR. PETTEYS: Was it ever removed and not
  to time, you would remove materials from the vault, take them
                                                                        7 replaced and not transferred for some sort of valuable
  home, and that you would not log those items?
                                                                          consideration? In other words, inventory that you didn't
                 MR. HANSEN: That's correct.
                                                                          sell --
9
                 MR. PETTEYS: Okay. And the reason why you
                                                                                        MR. HANSEN: Did I ever take it home and bury it
                                                                       10
10
11
   wouldn't log those items was what?
                                                                          in my backyard, is what you're asking?
                 MR. HANSEN: Well, you have to understand. At
                                                                                        MR. PETTEYS: If that's what you want your
12
13 the end of the day, Diane and I have just worked a 10- or
                                                                          testimony to be, that's fine.
                                                                                        UNIDENTIFIED MALE SPEAKER: Or anywhere else.
14 12-hour day. And depending on what we're going to do,
                                                                                        MR. HANSEN: No, I did not.
15 we'll -- we might have paperwork. It was typically paperwork.
                                                                       15
16 We're taking mountains of paperwork home so that Diane can get
                                                                       16
                                                                                        MR. PETTEYS: Never? Never during that time
  orders sent down to the Dayton office so they can get filled.
                                                                       17 period? Not once?
17
                 We might also have items that needed to be
                                                                       18
                                                                                        MR. HANSEN: Not that -- you know, no.
18
                                                                                        MR. PETTEYS: Okay. Thanks.
  graded. Let's -- for example, Jim, our numismatic man, will
19
                                                                       19
  buy batches of coins, and --
                                                                                        MS. WEAVER: Sarah Weaver on behalf of the R&K
20
                                                                       20
21
                 MR. SMITH: Why wouldn't you log the stuff out
                                                                       21 Hudson Family Limited and Ron Hudson. They're both from --
                                                                       22 they're from Texas. They have 5,000 ounces of silver bullion
   when you took it?
22
                 MR. HANSEN: Because, Jesus Christ, it would
                                                                       23 under a storage contract with Northwest Territorial Mint. And
23
                                                                       24 my question is: Where is that silver, as of April 1st?
24 take forever to do it. I mean, when you're talking about a
25 big box of coins, are you going to sit down and write every
                                                                       25
                                                                                        MR. HANSEN: This is about the fourth time I've
                                                                                                                                     107
                                                             105
1 coin? We're the owner of those products. We take a box of
                                                                        1 answered that question.
2 coins home. I sort them. I put them in individual bags. I
                                                                                        MS. WEAVER: My apologies. Could you please
3 write on them, and I bring them back. If I had to sit there
                                                                        3 answer it again?
  and write down, on every little coin, every penny or nickel or
                                                                                        MR. HANSEN: Okay. Sure. Again, as of April
  dime, I would just never take anything home.
                                                                        5 1st, I did not do an inventory. Okay? We didn't do it. We
5
                 MR. SMITH: Okay. Well, that's an answer.
                                                                        6 filed the bankruptcy there. So on April 1st, I couldn't tell
6
                 MR. HANSEN: Yeah.
                                                                        7 you where your silver was. I don't know what kind of silver
7
                 MR. PETTEYS: Okay. And just one follow-up
                                                                        8 it is. I don't know the particulars of your client's
8
                                                                        9 situation.
  question. Did you -- from -- and I know you want a specific
  time period, so I'm going to give you one.
                                                                       10
                                                                                        MS. WEAVER: Where would, normally, silver
11
                 MR. HANSEN: Uh-huh.
                                                                       11 bullion be stored?
                 MR. PETTEYS: From January 1, 2016, to the time
                                                                                        MR. HANSEN: Silver bullion would've been stored
12
13 that you were forced out of the company, did you ever remove
                                                                       13 in Auburn. It would've been stored down at Building B. It
14 any precious metals from any of the vaults and not replace
                                                                          would've been stored down at our plant in Dayton, Nevada.
15 them? Did you ever -- did you remove any precious metals in
                                                                                        MS. WEAVER: Okay. Thank you. And then just to
16 the vaults -- any of the vaults controlled by the
                                                                       16 follow up, apparently --
  company and -- remove them from those vaults and not replace
                                                                                        MR. HANSEN: Or it could be -- and I apologize.
                                                                       17
18 them, either in that vault or another vault controlled by the
                                                                       18 It could be stored at Brinks, which we do put -- would keep
19 company? And if so, where are those metals?
                                                                          metal at Brinks until we picked it up.
                 MR. HANSEN: Well, are you talking about -- we'd
                                                                                        MS. WEAVER: Did you tell Mr. Gearin about the
20
                                                                       20
21 take metals, and we'd go deliver them to customers. We would
                                                                       21
                                                                          property stored at Brinks?
22 sell them to dealers and things like that. Because what would
                                                                                        MR. HANSEN: I haven't spoken to Mr. Gearin.
                                                                       22
23 happen is --
                                                                       23
                                                                                        MS. WEAVER: Mr. Gearin, the lawyer for the
24
                 MR. PETTEYS: No, that's not what I'm talking
                                                                       24 trustee.
                                                                       25
                                                                                        MR. HANSEN: I haven't spoken to him, ma'am.
25 about.
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1
                 MS. WEAVER: Okay. I don't recall your prior
                                                                        1 wrap it up, the Chapter 11 trustee is not going to have an
  testimony about --
                                                                        2 opportunity to update all of you sufficiently. So if you
2
                 MR. HANSEN: Oh, until just now, I hadn't, so --
                                                                        3 think your question has been answered, or it's a question that
                 MS. WEAVER: Did you discuss Brinks earlier this
                                                                        4 you can ask counsel for the creditors committee or Mr. Gearin
   afternoon?
                                                                          later, you might want to do that.
5
6
                 MR. HANSEN: No, I did not.
                                                                                        MS. DeLEON: My name is Sally Mary DeLeon, and I
                                                                        7 have a POA for David Lehnartz as well. He's my partner. And
                 MS. WEAVER: Okay. Thank you.
                 MR. HANSEN: But there's -- to my knowledge,
                                                                        8 we had purchased Pacific Northwest Territorial Mint bullion,
8
   there's no metal being stored there currently.
                                                                        9 as well as coins, back in February of 2015. And ongoing, we
9
                 MS. WEAVER: How about on April 1?
                                                                       10 kept getting emails that said that due to high demand, they
                                                                       11 could not meet our order. And so since February, the price of
11
                 MR. HANSEN: Again, I don't recall.
                 MS. WEAVER: Okay. And then just one follow-up
                                                                       12 silver has gone dramatically down, so we did a buyback
12
13 question. Apparently, Ron Hudson, or the R&K Hudson Family
                                                                       13 repurchase.
14 Limited, sent $14,700 to Northwest Territorial Mint in
                                                                                        But, anyways, what I -- before that, I guess
15 November of 2015; and you acknowledged receipt of that in
                                                                       15 what I would like to know is, when -- when people like myself
16 December.
                                                                       16 purchase silver, where does the money actually sit? Where --
                 MR. HANSEN: I personally acknowledged receipt?
                                                                       17 where does it sit? Does it -- did it actually purchase the
17
                 MS. WEAVER: Apparently so.
                                                                       18 silver for us to have it? Since you have this binding
18
                                                                       19 contract, that's actually very scary -- it scared me -- you
19
                 MR. HANSEN: Okay.
                 MS. WEAVER: Do you know what -- where that
                                                                       20 might not want the color commentary. But $8,700 is my whole
20
   money is or what happened to it?
                                                                       21 life savings, and that was taken away from me.
21
                 MR. HANSEN: Ma'am, that would, again, be in the
                                                                                        And so with that said -- sorry -- and David --
22
  bankruptcy filings and the bankruptcy papers. I don't have
                                                                       23 his wife passed. That was his wife's insurance money. We
23
                                                                       24 both were trying to find our freedom. We were both -- well,
   that specific paperwork in front of me.
24
                 MS. WEAVER: I'm talking about back in
                                                                       25 I'm not active duty anymore. He still is. Where did that
25
                                                             109
                                                                                                                                     111
1 December -- November and December. Do you recall receiving
                                                                        1 money go?
2 those funds?
                                                                                        I mean, we -- we -- I have papers here that
                 MR. HANSEN: No, ma'am. I do not.
                                                                        3 prove that we -- you've taken our money. So where did -- so
                                                                        4 we'll stick to that point. This item was purchased in
                 MS. WEAVER: And you don't recall acknowledging
  receipt of those funds?
                                                                        5 February, and here comes July. And every month, you said --
5
                 MR. HANSEN: And I personally acknowledged this?
                                                                        6 you made a statement already, earlier, that said ten to 12
6
  This transaction was done with me personally or within the
                                                                        7 weeks. And at that time, we were told that it would take that
                                                                        8 long. But that's March, April, May, June, July. That's five
8
   company, ma'am?
                                                                        9 months. Where did you put that money? Or did that money
9
                 MS. WEAVER: I don't know. If you wouldn't have
   acknowledged it, who would have, within the company?
                                                                       10 actually get slotted -- or did it get put in a trustee --
11
                 MR. HANSEN: Well, it would've been handled
                                                                       11 where did it go?
  through the bullion department, ma'am.
                                                                                        MR. SMITH: Let me just answer it this way. And
12
                 MS. WEAVER: And who would that person be, sir?
                                                                       13 Mr. Hansen can weigh in if he has personal knowledge about
13
                 MR. HANSEN: Well, there's a number of people in
                                                                       14 your money. But everybody's money would've went into the
14
   the bullion department. But the head of the bullion
                                                                       15 accounts or various places. And it's the Chapter 11 trustee's
15
16
   department was a lady named Erin Robinson.
                                                                       16 job to look at those more recent transactions and try and
                 MS. WEAVER: And where is Erin Robinson -- where
                                                                       17 track, to the degree it's possible, money in, product ordered,
17
   did she work?
                                                                       18 product manufactured, product stored, product leased, and
18
                 MR. HANSEN: At the Federal Way office.
                                                                       19 used. That's what he's trying to do. He's done some of that,
19
                 MS. WEAVER: And do you know if she's still
                                                                       20 which is in the bankruptcy schedules. And I'd like to get to
20
                                                                       21 him so he can address that.
21
   employed there?
                 MR. HANSEN: I don't know.
                                                                                        But in terms of a specific transaction, unless
22
                 MS. WEAVER: All right. Thank you.
                                                                       23 Mr. Hansen tells me I'm wrong, he would not be able to tell
23
                 MR. SMITH: We really need to try and wrap up
                                                                       24 you where your specific dollars went.
24
25 the questions. I know you've been waiting. But if we don't
                                                                       25
                                                                                        MS. DeLEON: Okay. So, then, what about this?
```

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1 People who make purchases, the monies -- the process in --
                                                                        1 was maybe not a branded bar and melt that down and return --
                 MR. SMITH: It's okay.
                                                                                        MR. PACKER: This wasn't branded. It was just a
2
                 UNIDENTIFIED MALE SPEAKER: Does it go into
                                                                          solid piece of silver.
  trust, I think is what she's trying to say.
                                                                                        MR. HANSEN: Okay. But it was a 1,000-ounce bar
                 MS. DeLEON: Yeah. Where did -- where did that
                                                                          of silver, right?
5
                                                                        5
6
  money go? I mean --
                                                                                        MR. PACKER: Right.
                 MR. SMITH: And hopefully Mr. Calvert --
                                                                                        MR. HANSEN: Okay.
                 MS. DeLEON: I'm not talking about just my
                                                                                        MR. PACKER: It was stamped with 984, I think.
8
                                                                        8
  money. I'm talking about --
                                                                        9
                                                                                        MR. HANSEN: Who was the maker of the bar, sir?
9
                 MR. SMITH: Right. And that's what Mr. Calvert
                                                                                        MR. PACKER: I thought it was from you guys. I
10
                                                                       10
11 is charged with, is looking and trying to figure those things
                                                                       11 bought it probably four or five years ago, and I just got
12 out. But there's not going to be an answer today as to what
                                                                       12 tired of lugging it around.
13 bank account your money went into or where it went or if it
                                                                                        MR. HANSEN: Okay. Well, what we would do --
  purchased product or didn't purchase product or where it
                                                                       14 and it's a legitimate question here. Two things. If it's a
15 streamed. That's just not something that can be answered
                                                                       15 bar that we sold to you, it would probably be a branded bar.
                                                                       16 We would -- we wouldn't melt that particular bar down. We'd
16 today.
                 MS. DeLEON: Okay. Final question, since I get
                                                                       17 sell that bar, and we'd buy silver that was not a branded bar,
17
18 a second one -- or a follow-up, whatever. How is our purchase
                                                                       18 maybe silver that's in a different form. And then what we
   of a tangible item considered nonsecured?
                                                                       19 would do is, we would buy a large batch of silver, probably
19
                 MR. SMITH: That's a legal question. I cannot
                                                                       20 from, like, Johnson Matthey in Salt Lake, and then take that
20
   give you -- I cannot opine on the legal question.
                                                                       21 silver, which is closer to our facility, and melt it down.
                 MS. DeLEON: That sucks.
                                                                       22 Because all silver is fungible, and it -- you know, it's a
22
                 MR. PACKER: Steve Packer. I purchased a
                                                                       23 matter of which is more convenient and more economical for us.
23
24 thousand -- well, I brought in a 1,000-ounce bar, so -- and
                                                                                        MR. SMITH: And then what happens to the branded
                                                                       24
25 wanted to convert it over to coin. And so I paid about
                                                                       25 bar?
                                                                                                                                     115
                                                             113
1 another thousand dollars to have that conversion done. I did
                                                                                        MR. HANSEN: The branded bar would be sold in
2 this in October of last year. I'm just kind of wondering what
                                                                        2 the normal course. And then the silver would come in and be
3 the process with the bar -- how that's handled. Is that bar
                                                                          turned into whatever product that he bought.
   still around somewhere?
                                                                                        MR. PACKER: And that usually takes how long?
                                                                        4
                 MR. SMITH: Well, he can answer whether he knows
                                                                                        MR. HANSEN: I'm sorry, sir?
5
                                                                        5
6 if it was still around on April 1st. But after that, he has
                                                                                        MR. PACKER: How long does that normally take?
                                                                        6
  no knowledge, he's testified.
                                                                                        MR. HANSEN: Again, it depends on the type of
7
                 MR. PACKER: Well, it was supposed to -- I was
                                                                          product that you're buying. We're going to -- we're going to
8
   supposed to get coins in exchange in January.
                                                                        9 pool the orders of the product so we can make it in the most
9
                 MR. SMITH: Do you know anything about this
                                                                       10 economical form.
10
11
  transaction, Mr. Hansen?
                                                                                        MR. WOODCOCK: My name is Roy Woodcock, and I
                                                                       12 purchased 16 British gold Sovereigns in February. I paid cash
                 MR. PACKER: Because I view that as my bar. And
12
13 I just paid a little extra to get it -- which is a little
                                                                       13 to one of your local people, Mr. Dennis Tallman. I was told
                                                                       14 that it would take a little while to find the Sovereigns and
   different than just buying coins.
14
                                                                       15 they would be available at the end of April. And I'm
                 MR. HANSEN: Yes, sir. I apologize. I don't
15
16 know the specifics on your transaction.
                                                                       16 wondering how far along we got with that discovery of
                 MR. PACKER: Well, I'm not asking about that.
                                                                       17 Sovereigns before the company declared bankruptcy. Are any of
17
18 I'm asking how you handle a bar when you bring it in to have
                                                                          them available?
  it melted down into coin. That's what I'm asking.
                                                                       19
                                                                                        MR. SMITH: Do you have any knowledge of
19
                 MR. HANSEN: How that would work is -- two
                                                                       20 Sovereigns as of April 1st?
20
21 things. If you brought us a bar that was resellable -- let's
                                                                                        MR. HANSEN: You know, sir, I apologize. I
                                                                       21
22 say that you brought us a bar that was a Johnson Matthey bar
                                                                       22 don't know the particulars of your goods. Normally, on 16
23 or something. We would take that bar, and we wouldn't melt
                                                                       23 Sovereigns, those would've been in inventory. And it would be
                                                                       24 rare that we wouldn't have Sovereigns in inventory. But if we
24 that particular bar. We would buy a bar of silver, maybe that
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25 didn't on that particular day, it was just a matter of when

116

25 was closer to our mint; and then we would take something that

1 it's a state receivership or a Chapter 11, you're allowed to

```
Mr. Cohen, who, by the way, is in the back of
                                                                        2 continue to operate in the normal course of business.
2
3 the courtroom today -- his judgment came out of left field.
                                                                                         Now, Mr. Cohen went out and got a very ambiguous
4 And I have to tell you something. That was such a surprise to
                                                                        4 judgment that different lawyers interpreted different ways,
5 us, and I -- you know, I feel for you. But I don't have any
                                                                          and -- but it was our opinion -- and it was basically also on
6 specifics on your case, sir.
                                                                        6 the advice of Mr. Calvert, before he was appointed as the
                 MR. SMITH: In terms of whether or not there are
                                                                        7 Chapter 11 trustee, that cash is king. Sell your inventories
8 any Sovereigns within the company that have been discovered,
                                                                           that are not being secured so that you have cash to operate.
9 Mr. Calvert or his attorney could tell you that after the
                                                                                         And we didn't know if we were going to -- you
10 meeting because they did do an inventory. And it may or may
                                                                       10 know, we assumed that the business would continue as normal
                                                                        11 and that either a state receivership or a Chapter 11 would
11 not have those types of coins on there.
                 MR. WOODCOCK: Okay. Thank you very much.
                                                                        12 protect us against that judgment. So it wasn't like we said,
12
                 MR. SMITH: You're welcome.
                                                                        13 Okay, well, on this day, we're done.
13
                 MR. BAGOCIUS: My name is James Bagocius. So
                                                                                         We're going to continue to operate. We're just
15 the question is on time frames. So after the judgment and the
                                                                       15 going to hold off, you know, our creditor on that, you know,
16 freezing of assets, and before you actually declared
                                                                        16 with the protection of the bankruptcy. It's not that we're
17 bankruptcy, I purchased coins in that particular time period.
                                                                       17 going to stop business.
18 So I was wondering if that is -- if you knew the assets were
                                                                       18
                                                                                         Does that answer your question?
19 frozen, was there some kind of a notice sent out to all the
                                                                                         MR. SMITH: I think that's about as good as
                                                                       19
20 branches to say, Hey, stop selling because there's a judgment
                                                                       20 you're going to get.
   against us, and we don't have enough to cover? You know, that
                                                                       21
                                                                                         MR. HANSEN: And I'll tell you, when it became
22 kind of thing.
                                                                        22 apparent -- when it became a question of whether we could
                 So it sounds like if you knew that you had a
                                                                        23 fulfill orders or not, we took orders but we didn't cash
23
                                                                        24 checks. We returned or destroyed a number of checks, hundreds
24 judgment against you, that assets were frozen, and you didn't
                                                                        25 of thousands of dollars' worth of checks were not cashed
25 have enough to cover it, and you were going to declare
                                                              117
                                                                                                                                      119
1 bankruptcy, then anything in between that time -- excuse me --
                                                                        1 because we weren't sure of the legality of that -- of whether
2 would be -- I'd consider it to be fraud, knowing you don't
                                                                        2 we could do that or not. So there's many people out there
3 have -- knowing you don't have product or refund money to give
                                                                        3 that ordered metal, and we never cashed their checks. We
4 back to people, knowing you have to have this huge payout.
                                                                          either returned their checks or destroyed them.
5 Does that make sense?
                                                                                         MR. BAGOCIUS: But the people who paid in
                                                                        5
                 MR. HANSEN: No, it doesn't. But let me -- what
                                                                        6 cash --
6
                                                                        7
7 date?
                                                                                         MR. SMITH: It went into the system.
                 MR. SMITH: Let me ask a bigger question. Once
                                                                                         MR. BAGOCIUS: SOL?
                                                                        8
  the judgment was entered, why did you continue -- why did the
                                                                                         MR. HANSEN: Well, I don't know the particulars
                                                                        9
   mint continue to sell product all the way up to the day of the
                                                                       10 of your case.
11 bankruptcy?
                                                                       11
                                                                                         MR. BAGOCIUS: Well, again -- well, right.
                 (Multiple speakers; unintelligible.)
                                                                        12 That's for everybody who purchased after that judgment was
12
                 MR. BAGOCIUS: Yeah, exactly. Knowing --
                                                                          awarded. That's my -- that was my question.
13
                                                                                         MR. SMITH: I think it's fair to say it went
14 knowing your -- especially if your assets are frozen. I don't
                                                                       14
15 know exactly what that means in this case. But if your assets
                                                                           into the system, whatever that means.
                                                                       15
16 are frozen, and I come in and want to purchase product, you
                                                                       16
                                                                                         MR. BAGOCIUS: Right.
17 know you can't even deliver it, it's not going to be
                                                                                         MR. McMEEL: Hello. This is Jeffrey McMeel. I
                                                                       17
   {inaudible} --
                                                                       18 have some real quick questions. And if the agent for the
18
                                                                           government wants to answer, he can, instead of him.
                 MR. SMITH: Let's just see what Mr. Hansen's
19
                                                                                         MR. SMITH: I'm sorry. Can you speak up,
20 response is.
                                                                       20
                 MR. HANSEN: Well, what we did was, when the --
21
                                                                       21 please?
22 when the judgment was entered, we immediately filed a motion
                                                                                         MR. McMEEL: I'm sorry?
                                                                       2.2
23 for reconsideration with the -- with the judge down in Nevada.
                                                                       23
                                                                                         MR. SMITH: Can you speak up, please?
24 And we had a number of motions pending in front of the court.
                                                                                         MR. McMEEL: Oh, I have some questions for
                                                                       24
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1 they would come in over the -- over the course.

25 the -- for both of you.

25 We also were hoping to file a state receivership. And whether

```
1
                 MR. SMITH: You don't get to ask me any
                                                                        1 your oath, Mr. Hansen. Could you ask Mr. Smith if he would
2 questions, Mr. McMeel.
                                                                        2 like to impose --
                 MR. McMEEL: It will be real quick. Okay.
                                                                                        MR. SMITH: No, he can't.
                 Ross Hansen, do you have a 1099 that covers your
                                                                                        MR. McMEEL: -- if he would like to give an oath
   liability to me -- yes or no?
                                                                          for this hearing?
5
6
                 MR. HANSEN: I'm sorry? A 1099 that covers your
                                                                                        MR. SMITH: Mr. McMeel, we're done. Please sit
7 liability to you?
                                                                        7 down.
                 MR. McMEEL: That covers your liability to me?
                                                                                        MR. McMEEL: Are you on a sit-down strike?
8
                                                                        8
  That's IRS Form 1099.
                                                                        9
                                                                                        MR. SMITH: You can be on one, or you can leave.
9
                 MR. HANSEN: I'm confused. I don't know what a
                                                                                        MR. McMEEL: You're on a sit-down strike. Thank
                                                                       10
11 1099 that would cover your liability -- I --
                                                                       11 you.
                 MR. McMEEL: Do you know what a 1099 is? An IRS
                                                                                        MR. SMITH: Can you please make it --
                                                                       12
12
13 Form 1099; do you know what that is?
                                                                                        MR. GEARIN: I know we have a really late --
                                                                       13
                 MR. HANSEN: You know, sir, I don't know what
                                                                                        MR. SMITH: -- quick?
                                                                       14
14
15 you're -- what you're talking about, sir.
                                                                       15
                                                                                        MR. GEARIN: We've gone really late. I have
                                                                       16 about three follow-up questions I'd like to address.
                 MR. McMEEL: Okay. You have no 1099. Okay.
16
                                                                                        I do understand that you want to hear from the
17 Thank you.
                                                                       17
                 Do you have a claim against me, Ross?
                                                                          trustee, and you'll certainly have an opportunity to do that.
18
                 MR. HANSEN: Do I have a claim against you?
                                                                                        UNIDENTIFIED MALE SPEAKER: Speak up.
19
                                                                       19
                 MR. SMITH: Are you talking about the company or
                                                                                        MR. GEARIN: So I'd like to wrap up.
20
                                                                       20
21 Mr. Hansen personally?
                                                                       21
                                                                                        Mr. Hansen, I have three follow-up questions. I
                 MR. McMEEL: Either one.
                                                                       22 want to talk about the storage inventory. And I want to know
22
                 MR. SMITH: Because this is only about the
                                                                       23 when the last time was that you did a physical inventory of
23
                                                                       24 storage -- of stored goods. When's the last time that
24 company.
                 MR. McMEEL: Yeah, the company.
                                                                       25 happened at the company?
25
                                                             121
                                                                                                                                     123
                 MR. SMITH: Do you have a claim against
                                                                                        MR. HANSEN: Again, under what department?
2 Mr. McMeel? Does the company have a claim, that you're aware
                                                                        2 Where? And what all -- this is --
3 of, against Mr. McMeel?
                                                                                        MR. GEARIN: I'm talking about storage.
                                                                                        MR. HANSEN: As a matter of fact, you know what?
                 MR. HANSEN: I don't -- you know, again, I don't
4
5 know the specifics. I don't recall.
                                                                        5 I've got to tell you something.
                 MR. McMEEL: Thank you.
                                                                                        MR. SMITH: No, you don't. You can answer his
6
                                                                        6
                 MR. HANSEN: You know, I --
7
                                                                        7 questions.
                 MR. McMEEL: Do you know anyone who has a claim
                                                                                        (Multiple speakers; unintelligible.)
8
                                                                                        MR. HANSEN: No. I tell you what. I'm not
9
   against me?
                 MR. HANSEN: Mr. McMeel, I apologize. There's a
                                                                       10 going to answer his questions.
10
11 lot of water under the bridge since that. And I honestly
                                                                                        Mr. Gearin, you're the attorney for the trustee.
12 don't know even the particulars of our deal.
                                                                       12 I believe we have an examination in a couple of days. If you
                 MR. McMEEL: No. I'm just asking you: Do you
                                                                       13 want to ask me questions at that time --
13
14 know anybody who was a claim against me?
                                                                                        MR. GEARIN: Mr. Hansen, you don't get to do
                 MR. HANSEN: Against you?
                                                                       15 this. You do not get to do this. You are here, under oath,
15
16
                 MR. McMEEL: Yes.
                                                                       16 to answer questions.
                 MR. HANSEN: Not that I -- sir, I don't know any
                                                                                        MR. HANSEN: I'm not going to answer any more of
17
                                                                       17
   particulars about anything that you're doing.
                                                                       18 your questions, Mr. Gearin.
                 MR. McMEEL: Okay. Thank you. Could you ask --
                                                                                        MR. GEARIN: I have three very distinct
19
                                                                       20 follow-up questions, and I want them answered. And if they're
20
  you know, Mr. --
                 MR. SMITH: This is your last one, Mr. McMeel.
                                                                       21 not answered, we will go talk to the Court about it.
21
                 MR. McMEEL: Agent Smith was -- took your --
                                                                                        MR. HANSEN: Good.
22
                                                                       22
                 MR. SMITH: I'm not an agent. I'm an attorney
                                                                       23
                                                                                        MR. GEARIN: I will assure you of that.
23
                                                                                        MR. SMITH: He's refused to answer that one.
24 for the U.S. Trustee.
                 MR. McMEEL: All right. Attorney Smith took
                                                                       25 How about the next one?
25
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1
                 MR. GEARIN: All right. Tell me about the -- I
                                                                                        MR. GEARIN: Yes.
                                                                        1
2 want to know if you've given any money to attorneys for
                                                                                        MR. HANSEN: I personally did not.
                                                                        2
3 retainers that would come out of money that came from this
                                                                                        MR. GEARIN: Who did?
                                                                        3
   company?
                                                                                        MR. HANSEN: None of your business.
4
                 MR. HANSEN: When?
                                                                                        MR. SMITH: Let's identify Mr. Frush.
5
6
                 MR. GEARIN: In the last two years.
                                                                                        MR. GEARIN: Did the money come from the
                 MR. HANSEN: Yes.
                                                                        7 company?
                 MR. GEARIN: All right. Any personal attorneys
                                                                                        MR. HANSEN: It did not.
8
                                                                        8
   of yours, have they received funds from the company?
                                                                        9
                                                                                        MR. GEARIN: Mr. Frush is your personal
9
                 MR. HANSEN: In the last two years?
                                                                       10 attorney?
11
                 MR. GEARIN: In the last two years?
                                                                       11
                                                                                        MR. HANSEN: He's one of my personal attorneys.
                 MR. HANSEN: Yes, of course.
                                                                                        MR. GEARIN: Did you give a retainer to
                                                                       12
12
                 MR. GEARIN: Okay. Which ones?
                                                                       13 Mr. Jerry Stehlik?
13
                 MR. HANSEN: I have a big long list of
                                                                                        MR. HANSEN: Yes.
14
                                                                       15
                                                                                        MR. GEARIN: Did that money come from the
15 attorneys.
                 MR. GEARIN: Of your personal attorneys?
                                                                       16 company?
16
                 MR. HANSEN: Of different attorneys for
                                                                                        MR. HANSEN: No.
17
                                                                       17
18 different things. Yes.
                                                                       18
                                                                                        MR. GEARIN: Where did that money come from?
                 MR. GEARIN: Okay. Well, tell me which ones --
                                                                                        MR. HANSEN: None of your business.
19
                                                                       19
                 MR. HANSEN: I don't have that information in
                                                                                        MR. GEARIN: You're not going to tell me?
20
                                                                       20
  front of me, Mr. Gearin.
                                                                       21
                                                                                        All right. Let's talk about Brinks. I think
                 MR. GEARIN: All right. Did you give a retainer
                                                                       22 you testified -- you didn't tell me about Brinks before, when
22
  to anyone since February of 2016?
                                                                       23 I asked the earlier questions. Did Brinks ever hold assets
23
                 MR. SMITH: A retainer for personal services?
                                                                       24 that belonged to the mint?
24
                                                                                        MR. HANSEN: Yes.
                 MR. GEARIN: Let's talk about your personal --
                                                                       25
25
                                                                                                                                     127
1 personal lawyers.
                                                                                        MR. GEARIN: Do they hold anything presently?
                                                                                        MR. HANSEN: I think I testified that they
                 MR. HANSEN: Why don't you name the attorney?
                                                                        2
                 MR. SMITH: He's asking you to do that,
                                                                        3 don't.
                                                                                        MR. GEARIN: All right. When's the last time
4 Mr. Hansen.
                 MR. GEARIN: I'm asking you. You're telling me
                                                                        5 they did hold assets and property of the company?
6 you can't remember since February of 2016, sir?
                                                                                        MR. HANSEN: I don't recall.
                 MR. HANSEN: You bet ya. I've got a -- there's
                                                                                        MR. GEARIN: Did they hold assets of the company
8 a lot of water under the bridge. And, you know, I know that
                                                                          this year?
9 you're a clever and tricky guy, and you're also a dishonest
                                                                        9
                                                                                        MR. HANSEN: Yes.
10 man. So my thing is, this --
                                                                                        MR. GEARIN: And for what purposes, and what
                                                                       10
                                                                       11 property did they hold?
11
                 MR. GEARIN: Mr. Hansen --
                 (Multiple speakers; unintelligible.)
                                                                                        MR. HANSEN: Brinks and I have a relationship
12
                 MR. HANSEN: I don't want to be entrapped by
                                                                       13 where I will buy metal from both customers and vendors.
13
                                                                       14 Probably the largest one would be somebody like Johnson
14 you. So I'm going to tell you what. If you have a specific
                                                                       15 Matthey or A-Mark Precious Metals. Brinks is -- also stores
15 question -- I'm not going to answer a bunch of open-ended
16 questions.
                                                                       16 metal for a number of people. And what happens is, is
                 MR. GEARIN: Did you give a retainer to the
                                                                       17 Brinks -- if I buy metal or I ship metal, Brinks will take
17
18 Montgomery Purdue firm?
                                                                       18 custody of that and deliver it, either on my behalf or my
                 MR. HANSEN: Montgomery Purdue?
                                                                       19 customer's behalf, to me. And so, example: If I buy --
19
                 MR. SMITH: That's a specific question that you
                                                                                        MR. SMITH: And when you say, "I," are you
20
                                                                       20
21 should be able to answer.
                                                                       21 speaking of the company?
                 MR. HANSEN: Okay. Which --
                                                                                        MR. HANSEN: I'm sorry. Yes.
22
                                                                       22
                 MR. GEARIN: I'm sorry. Excuse me. Mr. Jim
                                                                       23
                                                                                        If Northwest Territorial Mint buys 30,000 ounces
23
24 Frush's firm?
                                                                       24 of silver from Johnson Matthey, for example, we will pay
                 MR. HANSEN: Did I give a retainer to Jim Frush?
                                                                       25 Johnson Matthey, usually through a bank wire. And Johnson
25
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1 Matthey can take that metal and transfer it to Brinks or
2 transfer it to one of our delivery vehicles. And if Brinks
3 takes delivery of it, then Brinks will hold that metal until
4 it's convenient for Brinks to deliver it to whatever location
  I so designate.
                 MR. GEARIN: Did you -- have you ever
   designated -- directed Brinks to deliver property that
   belonged to the mint to you for your personal purposes?
8
                 MR. HANSEN: No.
9
                 MR. GEARIN: I'll reserve any other questions
11
   for the 2004 exam. Thank you.
                 MR. SMITH: We're going to take a two-, three-,
12
  four-minute break so that people can use the restroom.
14 There's one around the corner here. And then I'll ask
15 Mr. Calvert to come up and give you some information.
                 Thank you, Mr. Hansen. You're excused.
16
                 (Recess taken.)
17
                 MR. SMITH: All right. Mr. Calvert, who, as you
18
19 now know, is the Chapter 11 trustee in charge of all of the
20 company's business operations and assets, and is in charge of
21 charting a course in the Chapter 11 bankruptcy case. He's
22 going to give you some information. I've asked Mr. Calvert
23 to, to the degree he needs the time -- and I believe he
24 probably does -- to go until five. And then we're going to
25 conclude today's meeting at that point.
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1 There's nothing there. The information we're presenting today 2 is based upon us digging in and trying to find some stuff. The situation is very complicated. There's 4 basically five different currencies. You have cash. You have gold. You have silver. You have platinum. You have 6 palladium. And you have coins. And all of them trade at 7 different values on each day. And as a result, it's a very difficult situation to analyze. And from our preliminary analysis, the company has been losing money since 2007. My goal is to share as much information as 10 11 possible. My goal is to make sure that you have information 12 but don't draw conclusions yet because we don't have enough 13 information to draw conclusions. The presentation I'm giving 14 today -- or the information I'm giving today is going to vary 15 from what Ross has to say, and it's going to vary from what 16 Ross' attorneys have to say. But it's strictly my point of 17 view based upon my review of the information. And I'm 18 confident there will be alternative points of view, as already 19 heard this morning. 20 I need to do a quick disclaimer. The disclaimer 21 is: The information shared today remains a work in process 22 and will require additional procedures to be completed. Thus, 23 the information is preliminary and draft and will need to 24 be -- revisions will need to be made based upon additional 25 discovery. 131

If you have follow-up questions, which I imagine
a lot of you will, you should contact Mr. Gearin,
Mr. Calvert's attorney, or Mr. Calvert; or possibly the
creditors committee and their counsel may be able to answer
some of your questions as well. But in the interest of
concluding, we're going to finish with Mr. Calvert today.

MR. CALVERT: Great. Thank you.
So there's been a lot of FUD put out here:
fear, uncertainty, and doubt. I'm going to try to rectify
that in less than 20 minutes, compared to the two and a half
hours that we went the other way.

We're just getting up to speed. And we're
getting up to speed in a situation where I did go in and look
at this company to be the chief restructuring officer. I made
the decision not to do that. Because of the knowledge I
gained, it became clear I shouldn't work for Ross and I should
work for the court. And as a result, I told Ross I would not.
And as a result, I was appointed as the trustee.

So as the trustee, I have been in there since
April 11th. Since April 11th, I have found out a number of
things that you need to know.
First, financial statements have not been

23 completed since 2011. There's no financial statements. 24 There's no tax returns. The last tax return was 2010. The 25 company's accounting records are not poor; they're piss-poor.

fy
half
look
I made
should
d not.
nce
of

The whole reason I'm here today is because of a 2 book called The Club You Don't Want to Join, which was 3 Madoff's investors. And in that book, it said, the trustee, 4 you know, didn't have all the information. The trustee didn't 5 share the information on a timely basis to everybody. The 6 trustee couldn't tell us what the timeline of the case would 7 be. The trustee couldn't tell us what the potential recovery would be. So in a previous case -- I have jumped on these 10 situations to get to you guys, creditors, as quickly as 11 possible, to alleviate those types of issues. Now, it's really premature. 30 days into a case 13 of this nature, that has gone on for five or six years, to 14 have reasonable answers or put bookends on this type of 15 information, is very, very difficult. But you deserve it, and 16 you deserve the information. So that's what I'm trying to do 17 today, is trying to share as much as I can. 18 Understand, there is a criminal investigation 19 going on, so there's certain things I really don't even want 20 to share. But I'm going to share as much as I can, not adversely affect any criminal investigation, and at the same 22 time give you as much information as possible. Okay? So, first, with that disclaimer done, we have 24 identified irregularities. We have identified amounts that 25 are material in total and to each of you. We have identified

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1 the need for a forensic investigation of all the cash in and
2 cash out.
                 Your question was: Where did the money go? It
4 went into the general operating account. That's where it
5 went. I even have a picture drawn by Ross on the board that
6 says: All the money came in this queue -- or in the general
7 operating account. And then we paid for wages, we paid for
8 materials, we paid for this, and we paid for legal fees. So I
9 have a drawing that he drew on the board, and I took a picture
10 of it. So I have it. I know exactly what transpired.
                 We are aware -- all of us should be aware the
11
  FBI is conducting an investigation. Additional analysis is
13 needed and required.
                 So who's speaking to you? I am a CPA. I am a
15 certified turnaround professional. I am a certified
16 insolvency accountant. I'm a certified fraud examiner. And
17 I'm a private investigator. And I have been through previous
18 other cases that have Ponzies or have fraud associated with
19 them. So I'm a forensic auditor, basically, that goes back
20 and figures out what transpired. That's what we're doing
21 here. That's what we're trying to do. When you don't have
22 financial records since 2011, or five years basically, it's
23 not easy to do.
                 Mr. Mark has already stood up and told you about
24
25 the committee and what the committee's responsibilities are
                                                             133
1 and walked through that. So I'm going to skip that, given my
2 short time. 15 minutes left. I'm going to go right to what
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1 with the federal bankruptcy rules, to investigate anything
2 pertaining to fraud, dishonesty, incompetency, misconduct,
3 mismanagement, irregularities. I've got all six. Okay?
                 Northwest Territorial Mint. Ross talked about
5 it being around 14 years. It hasn't been around -- pardon
6 me -- 35 years. It's been around 14 years. It was founded in
7 2003 while he was still in jail.
                 Northwest Territorial Mint's business lines. He
9 talked about the retail. He talked about the sales of gold.
10 He talked about the manufacturing. I think we've covered
11 that, other than there were 237 employees when I took over.
12 Within four days, there was 42 less.
                 Locations. The company is headquartered in
14 Federal Way, Auburn, Dayton, Green Bay, Tomball, and Hawaii,
15 so six different locations. I've been to three, the three
16 biggest, the three where there should be gold or silver or
17 precious metals.
18
                 So Ross is talking to you about what he thinks
19 is going on and what's transpired. I can tell you he was
20 indicted and defended himself accordingly. The grand jury
21 vested on unregistered firearms. He filed Chapter 11
22 bankruptcy on December 4th. He was charged with federal tax
23 avoidance in 1990. I can tell you he filed a bankruptcy in
24 Chapter 13 in 1994, and I can tell you he filed one in 1995.
25 I can tell you, also, he pled guilty to unregistered machine
                                                             135
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my responsibilities are.
3
                 The trustee's responsibilities are for all the
  property that I took control over on April 11th. April 11th,
6 11 days after the bankruptcy was filed. I'm responsible to
7 complete the bankruptcy schedules. When you see the
8 bankruptcy schedules, you'll see things that we said, "unknown
9 value." For example, he talked about websites. I don't know
10 what the values of those are. I put "unknown." So just be
11 careful when you look at the bankruptcy schedules. There's a
12 certain number of items that I say I don't know the value of.
13 I'm not trying to dodge it. I'm just saying, I just don't
14 know yet -- and what you can sell them for and the like.
                 My job is to also, after filing the bankruptcy,
15
16 is to review the proofs of claim. Now, on a website I put
17 out, Please send me the back of your checks and redact the
18 information and so on. The reason I did that is Ross, his
19 girlfriend, and one other person had the post office box. And
20 when we found out that some checks were missing, I started to
21 wonder, well, did all the checks that you guys paid actually
22 go into the company's account? So I'm trying to do some
23 forensic work around that area.
                 My job is to communicate with you. My job is to
24
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25 maximize your recovery. Okay? My job is also, in accordance

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1 guns.
                 MR. SMITH: I don't want any more information
3 about Mr. Hansen that's not relevant to what your current acts
   are, in my opinion.
                 MR. CALVERT: Okay. So let's talk about the
5
   bankruptcy structure. The bankruptcy --
                 MR. HANSEN: Let me tell you something. I've
   got to speak up. That is a crock of crap. First of all --
                 MR. CALVERT: My time is limited.
9
                 MR. HANSEN: -- I'm not in bankruptcy --
10
11
                 MR. SMITH: I --
                 (Multiple speakers; unintelligible.)
12
                 MR. HANSEN: -- {inaudible} this company in
13
14 2003. I wasn't in prison in 2003. This company hasn't been
   around for 13 years.
15
16
                 Mr. Calvert, if you're going to make claims
17
   against me --
                 MR. CALVERT: I want my time.
18
                 (Multiple speakers; unintelligible.)
19
                 MR. SMITH: You'll get it.
20
                 MR. HANSEN: I tell you what --
21
                 MR. SMITH: That's enough, Mr. Hansen.
2.2
23
                 MR. HANSEN: This is so outrageous that he can't
24 even get his dates or his facts right. I have never been
25 accused of tax avoidance, ever. I have never been to prison
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1 for tax avoidance.
                                                                                        Our goal is to file a motion to release all the
                 And I've got to tell you something, Mr. Calvert.
                                                                        2 customer-owned inventory at one point in time. We've just got
2
3 You're full of you-know-what. And if you're going to make
                                                                        3 to reconcile it and make sure that yours is yours and so on.
   allegations against me --
                                                                        4 So as long as it was segregated, as long as it was identified,
                 MR. GEARIN: Mr. Hansen, that's enough. That's
                                                                          as long as it was perfectly set aside that it was yours and
5
6
   enough.
                                                                          your name was associated, we did that.
                                                                                        We took in excess of 2,000 pictures of the
                 MR. HANSEN: -- make them correct.
                 MR. GEARIN: That's enough. This is not your
                                                                        8 inventory, exactly where it stood, exactly how it was, exactly
8
                                                                        9 the way it was on the day we walked in. So we took a ton of
9
   forum.
                 MR. SMITH: No. Mr. Hansen had a right to say.
                                                                       10 pictures.
11
   Mr. Calvert was just up here --
                                                                       11
                                                                                        In addition, because of the limited amount of
                 MR. HANSEN: And I've got to tell you
                                                                       12 inventory, we asked the FBI to come in and inspect our
12
   something --
                                                                       13 inventory. So they knew that they -- from the time we did the
13
                 MR. SMITH: -- giving a litary of his criminal
                                                                       14 inventory, they saw it until the day they walked in. So we
14
15 history.
                                                                       15 had a complete chain of command of the inventory and what's
                 (Multiple speakers; unintelligible.)
                                                                       16 gone on. Okay? So we're actually doing a very detailed job
16
                 MR. SMITH: So let's just -- Mr. Hansen --
17
                                                                       17 here
                 MR. HANSEN: If he can't get those facts
                                                                       18
                                                                                        In addition, in the first two weeks, we
18
                                                                       19 completed a physical -- we terminated the bullion site. On
   straight, then you need to question whether he should be
19
                                                                       20 Day 2, I terminated the bullion site, and we received in
   running things.
20
21
                 MR. SMITH: -- you can leave now. Thank you.
                                                                       21 excess of $575,000 in checks we returned. We determined
                 MR. CALVERT: Okay. Let's talk about the
                                                                       22 accounting records did not exist to back up -- to show the
22
23 bankruptcy structure. The judge is up above. That's who I
                                                                       23 accounting, so we quickly set up QuickBooks to track the data.
24 report to. I report to a bankruptcy judge. Martin is part of
                                                                       24 We also set up a day-by-day cash flow. Day-by-day? Why? We
25 the Office of the U.S. Trustee. I report to him on day-to-day
                                                                       25 started with $4,000 in the bank account. Okay? So we're
                                                                                                                                     139
1 operations, filing monthly operating reports, and related
                                                                        1 still alive, and we're still pushing forward.
2 stuff. The committee, I report to. So in substance, I have
                                                                                        I took tours of Federal Way, Dayton, and
   three parties I report to and will on a regular basis.
                                                                        3 Tomball. I immediately started working on the sale of
3
                 So what actions did I take? From the day I took
                                                                        4 Tomball. Why? There wasn't enough cash to fix Tomball. I
5 it, on April 11th, I immediately did a digital backup of all
                                                                          didn't have enough cash flow to resolve some of the issues
6 computer systems, all emails, all security tapes, because the
                                                                        6 there, so I needed to sell it as quickly as possible and focus
7 security tapes record over themselves over a period of time.
                                                                        7 on the Dayton operations.
  So I immediately took those and locked them down, so I have
                                                                                        I responded to over 700 emails. I filed for
  those. You heard some questioning along those lines. We have
                                                                          discovery, a 2004, against Ross, against Diane, against
                                                                       10 Medallic. Those 2004 hearings are -- what, Mike? Friday?
10 those.
11
                 In addition to doing that, I changed all the
                                                                       11
                                                                                        MR. GEARIN: The documents are actually due
12 bank accounts. I immediately changed the signature
                                                                       12 Monday.
13 authorities, immediately changed depositories. I also changed
                                                                                        MR. SMITH: They're not -- clarification.
                                                                       13
14 the locks on the building. I also changed the locks on all
                                                                       14 They're not hearings. In the bankruptcy system, you request
15 the safes, all within the first week. I removed Ross from any
                                                                       15 an order that allows you to take an exam or allows you to
16 chain of authority. So be careful here. I removed him from
                                                                       16 request a production of documents. And so you go, and you get
                                                                       17 an order for that. And that's what Mr. Calvert is referring
17 chain of authority. Once he was removed from chain of
  authority, he decided to leave. I'm fine with that.
                                                                       18 to.
                 We started a physical inventory. We have done a
                                                                       19
                                                                                        MR. CALVERT: Thank you.
19
20 complete physical inventory. That physical inventory has
                                                                                        I also started a database, a database of every
                                                                       20
21 identified customer-owned and customer-stored product. So it
                                                                       21 check in and every check out. But the problem is, most of the
22 does exist, but it doesn't exist to the level of what the
                                                                       22 money that went out went out through silver, gold, and
23 accounting records seem to indicate should exist. So there is
                                                                       23 related. So I've really got data of checks in and then the
24 a variance there. We're still trying to reconcile it. And
                                                                       24 purchase of silver and gold. And then that purchase resulted
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25 in a shipment at some point. So I'm trying to track that

140

25 we'll be in touch with each of you.

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1 down -- cash in, cash out; or cash in, and silver, gold, and
2 others out.
                 So how are we doing that? We grabbed all the
4 bank statements back to 2007. We've put them up in a dropbox.
   We've shipped them to India. And at $5 an hour, they're
6 re-keypunching that for me. So I will have a database of
   everything that's going on here.
                 In addition, we've had various discussions with
  the FBI. In addition, we've started research on the ownership
9
10 of Medallic. We believe -- and we have owner draws that were
11 taken out of the company when the company was insolvent, per
12 the tax returns. Now, maybe the tax returns are wrong. Maybe
13 there's something. So I've got to be careful here. We
14 believe the company was insolvent when the money was taken out
in an owner's draw to buy Medallic; therefore, we believe it's
16 a fraudulent transfer. But that is up to a court to decide.
17 That's not for us to decide. A court has to decide that. If
  that's the case, we'll pull those assets back in.
18
                 We're working on solving the cash flow and
19
  improving profitability. We met with the landlords of Dayton.
20
   We met with the EPA that had a $25,000-a-day fine going on
```

Summary of findings. Summary of findings in six 24 minutes or less. Okay. First, as a certified fraud examiner, 25 I can't say there's fraud. I'm not allowed to say that. As a 141

down in Dayton. We got that resolved.

1 market changes. It appears that customer deposits were used 2 to fund litigation and the payment of litigation settlements. 3 It also appears that the company was -- deposits were used to 4 acquire companies, both Medallic and Graco and Hawaii. So the company's deposits were used for that. The company's cash position is poor. They pushed out delivery dates. So what did we do? We took the actual order system and married the two systems together, the 9 earlier one and the later one. So from 2007 until now --10 until 2016, we have every order number, every order date, 11 every date a check was paid, and every date the inventory was 12 delivered. And we calculated how much money was actually 13 received by the company but had not bought or repaid back. We 14 have schedules. We have an analysis. It's not ready for 15 prime time. It's not completely backed out, guys. But we 16 have more than enough. The company did not complete hedging. I 17 18 mentioned that. 19 The company deposits -- I mentioned that. 20 It appears -- it appears that when he was short 21 of cash, he would drop the price, close to the spot price, to 22 increase orders. But the reputation of the long delivery 23 resulted in less people buying. And as a result, there wasn't enough money to keep going. 25 The company didn't use any cost accounting to

1 certified fraud examiner, in accordance with my ethics, I can 2 say there's irregularities. I can say there's things that are 3 not right. But I can't say there's fraud. Because with 4 fraud, you have to have intent. And the only people that can 5 determine intent is a court of law. So I can't say there's 6 fraud. I can just say there's irregularities, improper 7 transactions, improper documentation, improper recordkeeping, 8 no inventories done for the last few years. But I can't say 9 there's fraud. That is for a court to determine, and that is 10 because you have to prove intent to have fraud. 11 But what have I found? The company was more --12 ran more like a personal hobby. It lacked discipline of a corporation. That was not present. So the normal discipline 13 14 in a corporation was just not present. The company's accounting records -- I already 15 16 mentioned -- are poor. The company did not complete physical 17 inventory. The general counsel of the company resigned 18 because he started to try to push an inventory through, and 19 Ross wouldn't let him, so he resigned. We have in excess of 20 seven or eight different accounting people. Look at the 21 bankruptcy schedules. A number of them resigned. When 22 accountants resign from a company, you know there's some

The company did not complete physical

25 inventories. The company did not completely hedge all the

issues behind the detail.

23

24

2 competitors, spanned from normally ten days to almost 100 days 3 before stuff was delivered, it caused that significant delay, 4 which caused the lowering of sales. I've got to qualify my next comment. It has 5 6 attributes -- be careful -- it has attributes of a Ponzi. 7 Okay? So, first, you have investors. Well, we're not 9 investors. We're customers. So we don't meet the careful 10 definition of a Ponzi, as defined by the SEC or generally 11 defined. But I can tell you that later customers' money was 12 used to pay off earlier customers' amounts. And I can tell 13 you I have it in fairly good detail. The Securities and Exchange Commission defines a 14 15 Ponzi as a scheme -- as an investment fraud that involves 16 payments of purported returns to existing investors from funds 17 contributed by new investors. That's the definition. You're 18 customers. You're not investors. All right? So it doesn't 19 exactly fit, but it has the attributes because future money 20 was used to pay earlier customers. Okay? Facts to establish in a Ponzi scheme: You must 21 22 prove -- courts want, need, require deposits made by 23 investors -- well, you're customers; the debtor's conducted 24 little or no legitimate business operation, as represented to 25 the investors. They had some great businesses. I'm really

1 {inaudible}. As a delay in product, compared to its

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1 excited about Dayton and the potential of Dayton. I really
                                                                        1 that have been identified. Okay?
2 believe that there's a huge value there. And I think it can
                                                                                        MR. SMITH: Do you have a general time frame for
                                                                        2
3 be sold for a nice number that will help the recovery for
                                                                          that happening?
4 creditors.
                                                                                        MR. CALVERT: We're having problems rolling
                 But the bullion operation, by itself, really
                                                                          forward the physical storage records. That's one of our
6 clearly had some attributes of a Ponzi. The purported
                                                                        6 bigger issues. And as Ross testified, it was done way back
7 business operations of the debtor produced no or little
                                                                        7 when, and there was an issue. Well, it hasn't been caught up.
8 profits or earnings. Well, is it a legitimate business if not
                                                                        8 And therein lies the issue. We have to roll that forward
   producing earnings? Guess what? It's not for me to decide.
                                                                        9 somehow. A lot of forensic work in that. But as a result, we
10 This is all a factual issue that will have to be determined by
                                                                       10 think we'll be giving back stored inventory to the respective
                                                                       11 customers, as we saw it in the safe, identified with a name,
11 the Court.
                 MR. SMITH: Mr. Calvert?
                                                                       12 and not commingled.
12
                 MR. CALVERT: Yeah.
                                                                       13
                                                                                        MR. SMITH: Is it fair to say within six months?
13
                                                                                        MR. CALVERT: Oh, gosh. I would try to -- I'm
                 MR. SMITH: I know you have the ground you
15 wanted to cover. But given the shortness of time, I'm
                                                                       15 moving a lot faster than that. So my guess -- my guess --
16 anticipating that most people out there don't necessarily want
                                                                       16 Mike, here I go. It's just a day -- a number. It's just a
17 to hear about all the bad stuff that led up to this. They'd
                                                                       17 number. I'm going to say 60 days. I'm going to say 60 days.
18 like to know your view now of where the case is going, how
                                                                       18
                                                                                        MR. GEARIN: I mean, there is a process. We do
   it's going to get there, the sale of the Texas assets --
                                                                       19 have to file a motion with the court. And what we're going to
19
                 UNIDENTIFIED MALE SPEAKER: If he could touch
                                                                       20 do is, we'll list out everything that we found. We'll
20
  base on --
                                                                       21 identify which customer we think it belongs to. And that will
21
                 (Multiple speakers; unintelligible.)
22
                                                                       22 go out to everybody. So if anybody thinks they've got an
                 MR. SMITH: Some of the more pragmatic aspects
                                                                       23 interest in the assets that we're proposing to give back to
23
24 of what you're doing or not doing as a Chapter 11 trustee, I
                                                                       24 people because we think it's their stored inventory, somebody
                                                                       25 could come in and say, We think that's wrong.
  think might help them a little.
                                                             145
1
                 UNIDENTIFIED MALE SPEAKER: Like the storage.
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147 So that's why we need to do it with the court 2 MR. CALVERT: Okay. So let me --2 process. But I think, you know, if we could get the data MR. SMITH: The process for figuring out stored pulled together in the next 30 days, there would be a hearing 4 materials and contacting the people whose name you find on 4 within 60 days to resolve that issue. UNIDENTIFIED MALE SPEAKER: Is there something storage units, for example. 5 5 MR. CALVERT: So we had a physical inventory 6 we need to do to ensure that we're --7 done at each location. It is a detailed physical inventory. MR. CALVERT: You're going to be contacted. So 8 Ross said we couldn't do it. Well, guess what? It's not whoever has inventory on the inventory storage sheet that has 9 perfect. I can tell you there may be a coin in there that your name associated, we're going to call you and say -- or 10 could be worth \$2,000, and we only have it in there for its 10 email you and say, This is what we have for you. What do you 11 face value. Who knows? But we had the people in the company 11 have for you? Does this equal what you think? 12 help, opened all the drawers, took pictures of every single 12 And we're going to try to reconcile it and make 13 one. We identified customer-owned inventory. And we 13 sure. 14 identified it based on a picture we took, that it was sitting 14 UNIDENTIFIED MALE SPEAKER: Just to clarify, 15 here, that it had a customer name on it, that it had this --15 when you use the term "customer-owned" or "stored," are you 16 so guess what? All of the customer inventory that we've 16 including lease agreements as well -- the bullion lease 17 identified, we have in a specific list, by location. Here it 17 agreements? I'm assuming not, but I just want to make sure I 18 is. understand {inaudible} ---Now, we haven't been able to reconcile that to MR. CALVERT: I think that's a fair assumption, 19 20 the physical inventories, per the storage contracts yet. But 20 but that's a legal conclusion. And, again, I can't draw legal 21 we know the number for the storage contracts is higher than 21 conclusions. 22 the physical inventory. But I can't tell you whether it's MR. GEARIN: I can answer that. No, we're not. 23 yours or yours or yours that's missing yet. I've got to get 23 We're not. There's definitely a distinction between leased 24 assets and stored inventory. Stored inventory is: Somebody 24 in and reconcile that. The plan is to take all that in one

25 brought it in there or bought it, it was identified, and it

25 order -- one court order and release it all back to the owners

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1 there and after review of the contracts that were in
1 was put into a storage unit. That's what that is.
                 UNIDENTIFIED MALE SPEAKER: Well, with the
                                                                        2 process -- that we had a deposit on but we hadn't done the
2
  lease -- in a lot of instances, it was physical gold, or
                                                                        3 work on -- and the obligation to some of those contracts, we
   whatever, was brought in, delivered --
                                                                        4 made a decision to move forward with the sale. Okay?
                 MR. GEARIN: Yeah. But the lease agreement --
                                                                                        That sale is subject to higher and better
5
6
                 UNIDENTIFIED MALE SPEAKER: Understood.
                                                                        6 offers. So we teed something up fairly quickly, and it's
                                                                        7 moving forward to be heard on the 26th. There are three other
                 MR. GEARIN: So we -- I can talk to you offline
                                                                          possible buyers that might outbid the current buyer, but I'm
8
   about that.
                                                                        9 not too positive on that. I think the current one may be the
9
                 UNIDENTIFIED MALE SPEAKER: Fine. I just wanted
                                                                       10 final one.
10 to --
11
                 MR. GEARIN: I do want to say this: I think
                                                                       11
                                                                                        UNIDENTIFIED MALE SPEAKER: I understand that if
  that -- maybe you want to cover this -- but there is a lot of
                                                                       12 your product is there being stored, it's marked, and you get
13 missing stored inventory. Right? Big numbers. We're talking
                                                                       13 all that stuff -- but as far as the people that have
14 enough -- a lot of this that had been stored, that you think
                                                                       14 unsecured -- you have a piece of paper -- what is the actual
  is there, it's not there. There's --
                                                                       15 pecking order, was my question before. Because we bought
15
                 MR. CALVERT: We're just trying to be open on
                                                                       16 stuff that was after the judgment, that they knew they
16
17 that. And to say -- you know, there were some comments made
                                                                       17 couldn't deliver on, versus people who were before, that --
18 as to what was there and whatever. So I have a videotape of
                                                                       18 you can't see the future. But since we were in that time
19 everything that was there from before the bankruptcy, on the
                                                                       19 frame --
20 bankruptcy date, during the physical inventories. And I even
                                                                       20
                                                                                        MR. CALVERT: Great question. Again, you've got
  have the situation until the FBI came in and looked all copied
                                                                       21 a lot of legal issues in that question that I can't answer. I
  and all locked down. Okay?
                                                                       22 can answer that this is the amount of total assets that I
                 You want to go more on the case? Or do you want
                                                                       23 think I'm going to get, or a liquidation value of these
23
                                                                       24 assets. And I can answer what the total claims are. But as
24 me to answer questions?
                 UNIDENTIFIED MALE SPEAKER: Yeah. For people
                                                                       25 for the priority of any of those claims and so on, I'm not in
25
                                                             149
1 that have not had any money allocated to any metals or
                                                                        1 a position to answer today.
2 anything, but they have a signed contract -- so in other
                                                                                        MR. SMITH: I'd like Mr. Calvert to go ahead and
3 words, they just have dollars out at this point, what are
                                                                        3 finish in the next few minutes on what he thinks is really
4 their chances of -- the percentage that they might get
                                                                        4 important for you to know. And then, again --
5 refunded, and at what time frame, possibly?
                                                                                        UNIDENTIFIED MALE SPEAKER: {Unintelligible}
                 MR. CALVERT: Those are two questions that are
                                                                        6 about a clawback? The period you guys can go back and take
7 later in my slides, but let me see if I can jump to that
                                                                          money that's been paid out?
8 question fairly quickly. It does not appear to be positive at
                                                                                        MR. CALVERT: The period is 90 days that we can
9 this point. It does not appear to me that there's significant
                                                                          go back for unrelated parties. One year for related parties.
10 assets. The biggest thing that we can do is clean up and
                                                                                        UNIDENTIFIED MALE SPEAKER: What do you consider
                                                                       10
11 reorganize Dayton and sell it for a nice number. That, plus
                                                                       11 a related party? A supplier?
12 the inventory, gives me the total amount of recovery. Which,
                                                                                        MR. CALVERT: No. A related party is somebody
13 right now, depending upon some legal issues with Medallic --
                                                                       13 that's an insider, as defined in the Bankruptcy Code. And
14 that you heard Ross thinks he owns privately -- that's a legal
                                                                       14 that's a legal question, also. But, generally, it's 90 days
                                                                       15 for traditional fulfillment of orders.
15 question that's going to have to be resolved. We're going to
16 spend money fighting over that. So there's a lot of variables
                                                                       16
                                                                                        MR. SMITH: And so if he can go ahead and
17 in there that I don't have a good answer to. But it's not
                                                                       17 finish --
18 looking positive. If you force me to a percentage, I'm going
                                                                                        (Multiple speakers; unintelligible.)
                                                                       18
                                                                                        MR. SMITH: -- finish the information he's
  to say less than 10 percent.
19
                 MR. SMITH: Recovery, not chance of recovery.
                                                                       20 giving, that he thinks is valuable to everybody. And then if
20
                                                                          you have individual questions after, maybe you can talk to him
21
                 MR. CALVERT: Recovery, yeah.
                 MR. SMITH: And could you address that you're
                                                                       22 downstairs or contact his counsel and get those questions in.
22
  actually -- do you have a motion to sell the Texas assets?
                                                                       23 Because we really do have to wrap up.
23
                 MR. CALVERT: I do have a motion to sell the
                                                                                        UNIDENTIFIED MALE SPEAKER: Okay.
24
                                                                       24
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MR. CALVERT: What I will say --

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25 Texas assets. I mentioned to you early on, after my tour down

```
UNIDENTIFIED MALE SPEAKER: Stored?
1
                 MR. HANSEN: Mr. Calvert, how much are you
                                                                        1
  charging for the --
                                                                                        MR. CALVERT: No. That's total unsecured.
2
                                                                        2
                                                                                         UNIDENTIFIED MALE SPEAKER: How about stored?
                 MR. SMITH: Mr. Hansen --
                 (Multiple speakers; unintelligible.)
                                                                                        MR. CALVERT: Stored is part of that if your
                 MR. SMITH: Mr. Hansen, you're not asking
                                                                           inventory doesn't exist.
6
   questions right now. Mr. Calvert is finishing his
                                                                                        MR. HANSEN: 38 million of that is the judgment.
   presentation.
                                                                                        MR. CALVERT: No, that's not true. Please don't
7
                 MR. HANSEN: Are you afraid to answer that?
                                                                          answer my questions. The total that is in there for judgment
8
                 MR. CALVERT: What's going on right now, at this
                                                                          is 12,500,000.
9
10 point in time, is we're trying to get our hands around the
                                                                                        And let me make something else clear. Cohen is
                                                                       10
11 whole situation. We're trying to do a forensic analysis of
                                                                       11 not a bad man. Cohen is not the problem. If you take the
   what happened, since there was no financial statements. We're
                                                                       12 12,500,000 out, the 56 goes down to 44, right? A 44-million
  trying to get you guys information on a timely basis. So
                                                                       13 shortfall. So don't get sidetracked on that.
14 that's what we're trying to do.
                                                                                        Yes, company money was used to defend a lawsuit.
15
                 I do believe wholeheartedly in Dayton. I do
                                                                       15 But when it came down to it, push came to shove, the company
                                                                       16 went into bankruptcy. Cohen had seized approximately $200,000
16 believe in the potential of Dayton. I do believe in the value
17 proposition of Dayton. The issues of the irregularities
                                                                       17 right before the bankruptcy filing. I called him and I said I
18 really relate to the bullion operations, not the custom over
                                                                          needed it back to make payroll. He released it back --
19 here, not the Houston operation. It's only the
                                                                                         (Multiple speakers; unintelligible.)
                                                                       19
20 bullion-related area. Okay?
                                                                       20
                                                                                        MR. SMITH: I'm going to interrupt again. This
21
                 So what are we trying to do? We're trying to
                                                                       21 isn't about individuals. And I want you to finish up with
22 complete enough analysis to get an understanding. So the next
                                                                       22 what you think they need to know about what you're going to do
23 thing that's really important is the database of checks in and
                                                                          in the near term to maximize the recovery or in the
24 checks out so we see where the cash went. So if cash came in,
                                                                          administration of the case.
25 how much cash came in, and how much inventory was actually
                                                                       25
                                                                                        MR. CALVERT: Near term, I'm focused on trying
                                                             153
                                                                                                                                     155
                                                                        1 to make sure Dayton can remain a viable going concern so I
1 purchased? Not how much went to you guys, but just how much
                                                                        2 don't have to sell it as a fire sale. I have adequate cash
2 was purchased. Then we can start reconciling how much to
3 each. But it's going to take time. It's not an easy process.
                                                                        3 flow to make Dayton successful. I will run it probably for a
                                                                        4 year to get the value up and get some accounting records, to
   Okay?
4
                 UNIDENTIFIED MALE SPEAKER: So for the
                                                                        5 get something that I can give to a potential buyer, and sell
5
6 unsecured, it's a lot longer time frame than the people who
                                                                        6 it in the ordinary course in more of an auction to maximize
                                                                        7 its value. But short of that -- that is what I'm doing to
   just have their --
                                                                        8 maximize the value.
8
                 MR. CALVERT: Stored inventory, we just gave a
                                                                                        As for the other legal issues, we still have to
9
   time frame.
                 UNIDENTIFIED MALE SPEAKER: Right.
                                                                       10 figure out clawbacks, as this gentleman asks. That's the
10
11
                 MR. CALVERT: 60 days. And we hope to have a
                                                                       11 things we need to figure out. But that's the reality. Most
   court order in and start to release it. General unsecured
                                                                       12 of the value is going to come out of the sale of Dayton.
12
   creditors, you are in for at least a year, if not longer.
                                                                       13
                                                                                         Ouestions?
13
14
                 MR. SMITH: Okay. Let's get back to the
                                                                       14
                                                                                        MR. SMITH: No. I don't want any more
                                                                          questions. Do you have anything else in your presentation?
   presentation.
                                                                       15
15
16
                 UNIDENTIFIED FEMALE SPEAKER: Do you have a
                                                                       16
                                                                                        MR. CALVERT: I have another 12 pages, but
  dollar amount?
                                                                       17 nothing that -- nothing that I have to --
17
                 MR. CALVERT: Pardon me?
                                                                                        MR. SMITH: Okay. So we're going to wrap up the
18
                                                                          meeting at this point. I'll remind you that there is an
                 UNIDENTIFIED FEMALE SPEAKER: Do you have a
19
   dollar amount on the unsecureds?
                                                                       20 unsecured creditors committee. They have a fiduciary duty to
20
                 UNIDENTIFIED MALE SPEAKER: He said {inaudible}.
                                                                       21 act in the best interest of all unsecured creditors, not just
21
                 UNIDENTIFIED FEMALE SPEAKER: Yeah. But what's
                                                                       22 themselves. They have legal counsel. You can contact them.
2.2
                                                                       23 And, again, they can't give you personal legal advice about
  the total dollar amount?
23
                 MR. CALVERT: The total dollar amount of
                                                                       24 your exact situation. But they can certainly talk to you
24
25 unsecured claims is approximately $56 million.
                                                                       25 globally about an issue, in terms of how it affects the
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1 creditor body and those kinds of things. And that's
                                                                         1
                                                                                                        CERTIFICATE
 2 Mr. Groshong and Mr. Northrup, who you heard from earlier.
                                                                         2
 3 And you have the names and contact information for the
                                                                                 I, Shari L. Wheeler, court reporter and court-approved
   co-chair of the committee.
                                                                         4 transcriber, certify that the foregoing is a correct
                 You're also free to contact Mr. Gearin, who,
                                                                         5 transcript from the official electronic sound recording of the
 6 again, represents Mr. Calvert, going forward with your
                                                                           proceedings in the above-entitled matter.
 7 questions. And hopefully, through those processes -- this is
 8 going to be a process, and it is going to take time. There's
                                                                                These pages constitute the original or a copy of the
9 no magic silver bullet here. And so some people may get their
                                                                         9 original transcript of the proceedings, to the best of my
10 stuff back sooner, if it's identified and available to give
                                                                           ability.
                                                                        10
11 back. The rest of you are going to be in the boat for a
                                                                        11
   while. But you'll get notice of things from the bankruptcy
                                                                                 Signed and dated this 17th day of May, 2016.
                                                                        12
13 court.
                                                                        13
                 If you have your own -- if you're owed enough
                                                                        14
15 money, you may -- I encourage you to get your own legal
                                                                        15
                                                                                                    by /s/ Shari L. Wheeler
16 counsel to at least give you some advice about your interest
                                                                        16
                                                                                                    SHARI L. WHEELER, CCR NO. 2396
17 in the bankruptcy case. And we'll just have to -- it will be
                                                                        17
18 an evolving process. These always are. They're complicated.
  And there's no telling now what the recovery will be at the
   end of the day. And that's just the unfortunate truth of the
                                                                        20
                                                                        21
   matter in these kinds of cases.
                 It's going to be somewhere between 100 and less
                                                                        22
22
                                                                        23
  than -- between zero and less than 100 percent. I can tell
23
   you that, and that's the best I can tell you.
                                                                        2.4
                                                                        25
25
                 So with that --
                                                              157
                                                                                                                                       159
                 MR. CALVERT: I have one last comment. In Ross'
 2 defense, he didn't take money for personal use -- items for
   personal -- I didn't find --
 3
                 (Multiple speakers; unintelligible.)
 4
                 MR. SMITH: That's enough. You don't know what
 6 he took money for, if he took money, and what he used it for,
 7 if he used money. So at this point, we're -- the meeting is
   adjourned.
 8
 9
                 Thank you, everybody, for coming.
10
11
                 (The meeting was adjourned.)
12
13
14
15
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17
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21
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