

137	1 MS. HALEVY: He said he didn't destroy 2 it. 3 MR. ROSENBERG: All right. I'm allowed 4 to examine him on it because -- 5 MS. HALEVY: But -- 6 MR. ROSENBERG: -- I don't believe him. 7 So, I'm just going -- being straight-out 8 with you. 9 MS. HALEVY: All right. 10 MR. ROSENBERG: All right? 11 Q. (BY MR. ROSENBERG) When you received that 12 e-mail, Exhibit No. 11 -- 13 A. Mm-hm. 14 Q. -- what did you do with it? 15 A. Nothing. 16 Q. What is your practice when you receive 17 e-mails and read them? 18 A. Typically stay in my inbox. 19 Q. Okay. Do you know whether that e-mail was 20 still in your inbox at the time we requested 21 documents? 22 A. It should be. 23 Q. So, you would think there -- well, all right. 24 You said it should be, right? 25 A. Yes.	139	1 What was recorded was correct. The -- 2 A. Not -- 3 Q. -- fact that what happened shouldn't have 4 happened? 5 MS. HALEVY: Objection; asked and 6 answered. 7 A. Not the date and time. 8 Q. (BY MR. ROSENBERG) But -- all right. Taking 9 aside the date and time. 10 Because she's making an objection that 11 may be valid, but I want to make sure that I have the 12 question correct. 13 Putting aside the date and time -- 14 A. Mm-hm. 15 Q. -- is it fair to say that what was recorded 16 in the oil logbook was an accurate portrayal of an act 17 that happened to be improper? 18 A. Yes. 19 Q. Okay. Now let's go to Exhibit No. 22 of 20 Hagopian's deposition. 21 Familiar with that? 22 A. Yes. 23 Q. Okay. Prior to this e-mail -- and I know 24 you're not a -- a -- an addressee recipient of this; 25 but prior to this e-mail, had there been anything that
138	1 Q. Okay. 2 MR. ROSENBERG: The other book. 3 MS. HALEVY: Yes. 4 MR. ROSENBERG: The -- Hagopian's book. 5 Q. (BY MR. ROSENBERG) And before we do that, 6 getting back into that logbook entry that I believe 7 you said there was a -- a false entry in the logbook 8 that was subsequently corrected -- 9 A. We talking about -- 10 Q. The oil record book? 11 A. Oil record book? 12 Q. Yeah. 13 A. Yeah, I -- I turned it in as an inaccurate 14 entry. 15 Q. All right. Isn't it fair to say that it was 16 an inaccurate portrayal of an -- it was an accurate 17 portrayal of an improper act? 18 A. No. The dates and times were wrong. 19 Q. What about the act itself? 20 A. No. No. The -- where -- where the fluid was 21 pumped from was correct. 22 Q. Right. It was correct? 23 A. Yeah. Yes. 24 Q. Okay. So, it was an accurate portrayal of an 25 improper act?	140	1 you recall being put in writing communicated to you 2 about Hagopian complaining about Dan? 3 A. No. 4 Q. All right. Because we've seen e-mails 5 where -- where Dan is complaining about Jeff, but I 6 didn't recall seeing anything where -- where Jeff is 7 complaining to you about Dan. 8 It's always been the other way around, 9 correct? 10 A. Yes. From what I remember, yeah. 11 Q. Okay. In the third paragraph -- there are 12 two slim paragraphs, then there's the third one -- 13 Jeff is -- is requesting a meeting, and he was 14 supposed to be in -- in Houston for a -- for a class. 15 It says, "My request for the meeting is 16 due to slanderous remarks and outright lies my relief 17 Mr. Danny Askins has made to me to our superintendent 18 Mr. John Hawkins." 19 Couple lines down he says, "I expressed 20 my unhappiness as to how the situation was handled and 21 tried on several occasions to discuss this matter with 22 Mr. Hawkins and he refused to discuss it." 23 So, the question to you is: Do you 24 remember any requests by Jeff to you to discuss the 25 situation that was brewing between Dan Askins and him?