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SUPREME COURT OF THE STATE OF NEW YORK
COUNTY OF NEW YORK

3

Index No. 451625

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PEOPLE OF THE STATE OF NEW YORK, BY
LETITIA JAMES, ATTORNEY GENERAL OF THE
STATE OF NEW YORK,

6

Plaintiff,

7

- against -

8

THE NATIONAL RIFLE ASSOCIATION OF AMERICA,
INC., WAYNE LAPIERRE, WILSON PHILLIPS,
JOHN FRAZER, and JOSHUA POWELL,

10

Defendants.

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12

May 5, 2022

13

9:04 a.m.

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REMOTE VIDEOTAPED DEPOSITION of LISA
SUPERNAUGH, before Anthony Giarro, a
Registered Professional Reporter, a
Certified Realtime Reporter and a Notary
Public of the State of New York.

Page 2

A P P E A R A N C E S :

NEW YORK STATE OFFICE OF THE ATTORNEY
GENERAL

28 Liberty Street, 18th Floor
New York, New York 10005

Attorneys for Plaintiff

BY: ERICA JAMES, ESQ.

STEPHEN THOMPSON, ESQ.

JONATHAN CONLEY, ESQ.

MONICA CONNELL, ESQ.

NEW YORK STATE OFFICE OF THE ATTORNEY
GENERAL

The Capitol

Albany, New York 12224

BY: NINA SARGENT, ESQ.

BREWER ATTORNEYS & COUNSELORS

750 Lexington Avenue, 14th Floor

New York, New York 10022

Attorneys for National Rifle

Association of America and Witness

BY: SARAH ROGERS, ESQ.

AKIN GUMP STRAUSS HAUER & FELD LLP

2001 K Street, NW

Washington, DC 20006

Attorneys for Joshua Powell

BY: SAMANTHA BLOCK, ESQ.

THOMAS McLISH, ESQ.

MARK MacDOUGALL, ESQ.

Page 3

A P P E A R A N C E S (Cont.):

CORRELL LAW FIRM (VA)
10 W. Boscawen Street, Suite 26
Winchester, Virginia 22601
Attorneys for Wayne LaPierre

BY: PHILLIP K. CORRELL, ESQ.

GAGE SPENCER & FLEMING LLP
410 Park Avenue, Floor 9
New York, New York 10022-9492
Attorneys for John Frazer

BY: WILLIAM B. FLEMING, ESQ.
ELLEN CONNELL, ESQ.

WINSTON & STRAWN LLP
200 Park Avenue
New York, New York 10166
Attorneys for Wilson Phillips

BY: SETH FARBER, ESQ.

WERBNER LAW
5600 W Lovers Lane, Suite 116-314
Dallas, Texas 75209

Attorneys for Wilson Phillips
BY: MARK WERBNER, ESQ.

ALSO PRESENT:

HOWARD BRODSKY, Videographer
JAMES FARMER, Concierge Tech

1 LISA SUPERNAUGH

2 because I don't know -- this was all my
3 belief. This was not fact that I know
4 anything else about. This was just my
5 thought process that I was asked to
6 provide.

7 Q So after you provided this
8 to Mr. Powell and without revealing any
9 conversations with counsel, did you ever
10 come to learn whether these expenses were
11 related to Ms. Hollow's son's wedding?

12 MS. ROGERS: Objection.

13 A I have not.

14 Q Is it still your belief,
15 though, that these expenses were related
16 to Ms. Hallow's son's wedding?

17 MS. ROGERS: Asked and
18 answered.

19 MR. CORRELL: Objection.

20 A Again, I'll keep with the
21 documentation that I had, seems rather
22 coincidental.

23 Q So other than conversations
24 with counsel, have you ever been told
25 that your belief about this was wrong?

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1 LISA SUPERNAUGH

2 MR. CORRELL: Objection.

3 A I have not been told
4 anything about this since this synopsis
5 that I gave to Mr. Powell.

6 Q I'd like to talk now a bit
7 about Mr. Powell.

8 During the time that
9 Mr. Powell was working at the NRA, did
10 you ever work directly for him?

11 A My time was split between
12 him and Mr. Phillips. But, yes, I did
13 work directly for him.

14 Q And what was your role
15 vis-a-vis Mr. Powell?

16 A I was to help when he first
17 came in, onboard him with the nuances of
18 the building, scheduling, that kind of
19 thing, just to help him get acclimated.

20 Q How long did you work for
21 Mr. Powell?

22 A Three years.

23 Q And during that time, were
24 you ever responsible for processing
25 expense reimbursements for Mr. Powell?

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1 LISA SUPERNAUGH

2 invoices to confirm that they matched?

3 MS. ROGERS: Vague.

4 A He didn't have -- when you
5 reference invoices, you mean receipts?

6 Q Correct.

7 A The receipts that he had
8 would need to match the charges, yes.

9 Q And did you continue
10 reconciling Mr. Powell's expenses when
11 you were no longer his assistant?

12 A Yes.

13 Q Until when?

14 A Until the American Express
15 was no longer active.

16 Q Do you know when that was?

17 A I do not.

18 Q Do you have an approximate
19 idea?

20 A I believe we probably ended
21 that late '18, early '19. And I'd like
22 to clarify that the reconciliation is not
23 a judgment on what was and was not
24 appropriate. It was just facilitating
25 the administrative part of it. I may

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1 LISA SUPERNAUGH
2 have discussed opinion with him and asked
3 what things were for business purposes.
4 But I had no judgment on what was right
5 or wrong.

6 Q And do you know who had the
7 final judgment?

8 A That final judgment would
9 have been with -- laid with the CFO who
10 approved the expense report or financial
11 services. That responsible lies with the
12 CFO or financial services.

13 Q And that's true with respect
14 to the computer?

15 A Yes.

16 Q And you testified earlier
17 that there's an NRA travel expense
18 policy; correct?

19 A There is.

20 Q Are there guidelines for
21 what the cost of a hotel should be when
22 traveling on NRA business?

23 A I think the words reasonable
24 and customary are listed. But I can't
25 say exactly.

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2 So here ends Media Unit
3 No. 7. This concludes the
4 video-recorded virtual remote
5 deposition of Lisa Supernaugh, taken
6 by the plaintiff on Thursday,
7 May 5th, 2022. The time is
8 approximately 6:25 p.m. Eastern
9 Daylight Time. And we are going off
10 the record.

11 (Time noted: 6:25 p.m.)
12
13

 LISA SUPERNAUGH

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16 Subscribed and sworn to
17 before me on this day
18 of , 2022.
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 NOTARY PUBLIC
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I N D E X

E X A M I N A T I O N

EXAMINATION

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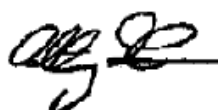
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C E R T I F I C A T I O N

I, ANTHONY GIARRO, a Shorthand Reporter and a Notary Public, do hereby certify that the foregoing witness, LISA SUPERNAUGH, was duly sworn on the date indicated, and that the foregoing, to the best of my ability, is a true and accurate transcription of my stenographic notes.

I further certify that I am not employed by nor related to any party to this action.



ANTHONY GIARRO

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Mineola, NY 11501 New York, New York

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NAME OF CASE: State of New York versus
The NRA, et al.

7

DATE OF DEPOSITION: May 5, 2022

NAME OF DEPONENT: Lisa Supernaugh

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PAGE LINE (S) CHANGE REASON

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LISA SUPERNAUGH

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SUBSCRIBED AND SWORN TO BEFORE ME

25

THIS ____ DAY OF _____, 20__.

(NOTARY PUBLIC) MY COMMISSION EXPIRES: