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UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA - CENTRAL DIVISION  
THE HONORABLE DAVID O. CARTER, U.S. DISTRICT JUDGE

JEFFREY POWERS, et al,

Plaintiffs,

vs.

Case No. LACV22-8357

DENIS RICHARD MCDONOUGH,

Defendants.

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REPORTER'S TRANSCRIPT OF TRIAL PROCEEDINGS  
TRIAL DAY 2  
Wednesday, August 7, 2024  
8:30 a.m.  
LOS ANGELES, CALIFORNIA

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1                   **LOS ANGELES, CALIFORNIA; WEDNESDAY, AUGUST 7, 2024**

2                                   **8:30 A.M.**

3                                   **--oOo--**

4  
5                   THE COURT: Could we go on the record for just a  
6 moment? So we're on the record.

7                   All parties and counsel are present.

8                   Counsel, would you just relay to all parties what you  
9 have stated to the Court so we know our timing schedule today?

10                  MR. SILBERFELD: Yes, Your Honor. For this morning,  
11 regrettably, we're going to run out of witnesses by about noon  
12 for the day. And then we're going to spend the afternoon  
13 working on settlement agreement with the Bridgeland people.  
14 But we ask that we adjourn today whenever we finish the last  
15 witness, which will be around noontime.

16                  THE COURT: All right. Then guide me on that.

17                  The good thing is we don't have a jury, so we don't need  
18 the same continuity we would normally need.

19                  I understand that a witness -- or one of these folks may  
20 have COVID or they are testing right now. And in an abundance  
21 of caution, then we will recess when you tell me and both  
22 parties stipulate for the day.

23                  It sounds like it will be before noon, though.

24                  MR. SILBERFELD: Yes, Your Honor.

25                  THE COURT: Around noon. Okay.



1 If you would recall your witness, please, Counsel.

2 MR. ROSENBAUM: Thank you, Your Honor. Good  
3 morning, everybody.

4 Your Honor, we recall to the stand, Robert Reynolds.

5 THE COURT: Thank you.

6 Good morning, Mr. Reynolds. If you'd retake the  
7 stand, please.

8 THE WITNESS: Sure.

9 THE COURT: Sir, you are under the same oath that  
10 was administered yesterday.

11 Do you understand that?

12 THE WITNESS: Yes, Your Honor.

13 THE COURT: We will not administer that same oath,  
14 then.

15 Counsel, your questions on direct examination, please.

16 MR. ROSENBAUM: Thank you, Your Honor.

17 DIRECT EXAMINATION (Continued)

18 BY MR. ROSENBAUM:

19 Q Good morning, Mr. Reynolds. How are you?

20 A Good morning. I'm doing well.

21 Q When we broke yesterday, you were describing for the Court  
22 your experience, the conclusion of which yesterday was you were  
23 on San Vicente; is that correct?

24 A Yes.

25 Q And could you describe for the Court what your state of

1 mind was at that time in terms of trying to get into the  
2 domiciliary?

3 A Just very, very frustrated and felt defeated and wasn't  
4 able to get in.

5 Q Did you give up?

6 A I did not. No.

7 Q Why was that?

8 A Because I knew if I got into treatment, I would get  
9 better.

10 Q And what steps, if any, did you take after that to get  
11 into the domiciliary?

12 A So I was told the previous night by the social worker to  
13 go to this welcome center the following day, which I did.

14 And when I went there, I still got the same line that  
15 you have to get rid of the service animal, that they are not  
16 permitted at the West LA VA.

17 At that time, it was very frustrating. I wanted to just  
18 give up. Didn't even really care anymore. But I ended up, you  
19 know, going back out to San Vicente.

20 Q And where did you spend that night?

21 A That night, I spent it back out on the street right  
22 outside the VA.

23 Q And where did you sleep?

24 A On that ground.

25 Q And what steps, if any, did you then take to get admitted

1 to the domiciliary with Diva?

2 A So over months of time, I kept going back to the welcome  
3 center, and I was, you know, demanding that someone put in  
4 writing why they weren't allowing me in with the service  
5 animal, and it took a long time.

6 I finally was able to get someone from the VA to put on  
7 VA letterhead that we can't accommodate you because we don't  
8 have anywhere for the service animals to go at this time.

9 Q And just at that point, how long, approximately, did that  
10 take?

11 A So I showed up at the end of -- end of 2018, and I didn't  
12 get -- that wasn't until spring of -- spring or early summer of  
13 2019.

14 Q And when you finally obtained the letter, what did you do  
15 next?

16 A As soon as I got the letter, I went to Congressman Ted  
17 Lieu's office. And I spoke with one of his staffers, Joey  
18 Apodaca. And I wrote up a statement about what I had gone  
19 through.

20 And I included the letter from the VA that says they  
21 would not accept service animals. And I also included my  
22 service animal's paperwork.

23 And at that time, a congressional inquiry was submitted  
24 on my behalf.

25 Q And what happened next?

1 A About two weeks after that was submitted, a caseworker  
2 from the domiciliary came out to San Vicente, got me, and they  
3 put me in a temporary shelter, PATH Cotner, until I got into  
4 the dom, which was, like, a couple of weeks later.

5 Q So when the social worker came out from the VA, did you  
6 immediately get into the dom?

7 A I didn't. They initially -- they said -- the social  
8 worker said we're going to put you over at PATH Cotner, which  
9 is a veterans shelter that was about a mile away from the VA.

10 And they said that we have never had a dog in the --  
11 service animal in the domiciliary before and that we need to  
12 figure out how to incorporate that and how to deal with that,  
13 and then we will get you in.

14 Q And what period of time did that take, sir?

15 A Several weeks to a month.

16 Q And during -- so from the point of time which you arrived  
17 at the West LA VA grounds to the time you were at PATH, what is  
18 that span of time?

19 A It was -- I showed up to the West LA VA at the end of  
20 October, early November, and then was admitted to PATH the end  
21 of May, early June time frame.

22 To my recollection, it was early summer. I don't  
23 remember the exact date. I just remember it was in the summer.

24 Q Let's get the years. You arrived in what year?

25 A End of 2018. And then was admitted into the program, the

1 PATH Cotner, early summer of 2019.

2 Q And over that -- so how many months are we talking?

3 A Several. Seven, eight months.

4 Q Okay. And over that period -- could it have been ten  
5 months?

6 A Yes.

7 Q Over that period of time, sir, where did you sleep?

8 A So I -- I spent nights out on the street outside the VA.  
9 And then, also, I had met another veteran named Juan Perez, who  
10 was actually a patient in the domiciliary. And he had a  
11 service animal that he wasn't allowed to have in the dom.

12 And the dog was living in his RV in the parking lot. So  
13 when he found out I was trying to get in, he said that I could  
14 stay in his RV with my dog if I took his dog for a walk and  
15 watched it.

16 Q And were there -- was that a place where vets were  
17 permitted to sleep?

18 A No. Had to be really cautious about coming in and out of  
19 the RV because the VA police would throw you off the property,  
20 and that's what ended up eventually happening.

21 Q Did you see over this period of time -- strike that.

22 Did you spend time on the San Vicente and Wilshire  
23 sidewalks during this period of time?

24 A Yes.

25 Q Did you see other veterans besides the veterans that you

1 first told the Court about when you first came down?

2 A Yes. There was always new veterans showing up. It seemed  
3 to be the place where everybody, when they weren't able to get  
4 inside, that's where they congregated. It was just -- it was  
5 really kind of surreal.

6 Q How do you know they were veterans?

7 A They had their VA ID cards. And they were -- some of them  
8 were in and out of programs. And, yeah, I had seen them in the  
9 VA, at the hospital, things like that.

10 Q Could you make a judgment as to what their state of mind  
11 was?

12 A A lot of people were in a state of distress, just  
13 frustrated and, you know, at a really low point.

14 Q Did you have a car at this time?

15 A I didn't at this time, no.

16 Q How did you get around?

17 A Public transportation.

18 Q Any other ways?

19 A With -- you know, if another veteran had a vehicle, I  
20 would ride with them.

21 Everybody -- the other veterans that were going through  
22 this, they really kind of came together and helped one another.

23 Q And when you were on public transportation, where was  
24 Diva?

25 A She was with me. She went everywhere with me.

1 Q Okay. During this period of time, did anyone from the VA  
2 come out and assist you getting transportation or assist you  
3 with Congressman Lieu or assist you in terms of the process  
4 itself?

5 A No. There was no outreach to the San Vicente Boulevard,  
6 whatsoever. And that was one of the big things that got me  
7 involved in what I'm doing today.

8 Q Did you ultimately get into the dom?

9 A I did, yes.

10 Q Were all of the beds filled when you were in the dom?

11 A No.

12 Q Do you have an estimate as to the number of beds that were  
13 not filled?

14 A There was -- there is a lot of beds that are not filled.  
15 There's -- I would say that there is over 60 -- still today,  
16 there is over 60 at least that aren't filled.

17 And my understanding is the dom has around a capacity  
18 for 300 veterans. There is enough beds there for that.

19 But due to -- at least all of the years that I have been  
20 involved in this have heard there is not enough staff to  
21 veteran ratio, so those beds go unused.

22 And veterans are put on a wait list to get into the dom.  
23 And there's still wait --

24 THE COURT: Just a minute. We're going to have you  
25 speak a little bit slower.

1 THE WITNESS: Yes, Your Honor.

2 THE COURT: Re-answer the question slowly, please.

3 MR. ROSENBAUM: That is my fault too. I'm sorry.

4 THE COURT: He can finish his answer. He was  
5 stating that there weren't enough beds, approximately 60,  
6 understaffed, so I would like your answer completed.

7 We just need that just a little slower. I can see that  
8 on realtime, okay.

9 THE WITNESS: Yes, Your Honor.

10 THE COURT: Okay. Thank you.

11 THE WITNESS: So at the time, when I was at the dom,  
12 there was empty beds. There was always rooms with empty beds.  
13 And that is still a problem that persists today.

14 My understanding, remembering, looking at the capacity  
15 of the domiciliary, is around 300. There is enough beds for  
16 that, at least. And there is always around 60 empty beds or  
17 more because there is not enough staff to veteran ratio to fill  
18 those beds.

19 BY MR. ROSENBAUM:

20 Q How do you know that the issue revolves around staff?

21 A When I was a patient at the dom, they would say the same  
22 thing. It's still something that is said to this day, because  
23 I would constantly ask why veterans from San Vicente Boulevard  
24 couldn't get into the dom right away if you have all these  
25 empty beds.

1 Q Can you talk to the Court about your experience at the dom  
2 with respect to treatment?

3 A I'm very thankful for the domiciliary.

4 Once I got in, the combat track staff that I worked  
5 with, I went through prolonged exposure therapy, cognitive  
6 processing therapy, a lot of really good treatment that I feel  
7 saved my life.

8 Q And do you know whether or not that sort of experience was  
9 what other veterans who are in the domiciliary also  
10 experienced?

11 A The ones that I was with, yes, it was. The big issue was  
12 getting access to it.

13 Q The conversation that you had with the Court yesterday  
14 about what you went through in Iraq, do you have a view,  
15 Mr. Reynolds, as to whether or not you could have done that  
16 without having gone through what you did go through at the dom  
17 in terms of treatment?

18 A Could you rephrase?

19 Q Yes. Did the experience at the dom play any part in your  
20 ability to relate those experiences?

21 A Yes. Well, I mean, the domiciliary was a way to help me  
22 to process -- I'm not sure if I'm answering your question  
23 correctly.

24 But it was the -- it helped me to process a lot of my  
25 thoughts around these different traumatic events that happened

1 and learn how to identify different trigger points that I had  
2 with them.

3 Q Do you still use those techniques today?

4 A I do, yes.

5 Q After you were admitted to -- how long were you in the  
6 dom?

7 A Eight months.

8 Q And we will get into this more later, but did you spend  
9 those eight months entirely in the dom itself?

10 A I did. Yes. I went to all of my therapy and all of my  
11 group appointments.

12 Also, that's when I began going to -- when I wasn't in a  
13 group appointment or therapy, I began going to town hall  
14 meetings and oversight boards to bring up the issues I was  
15 seeing with homeless veterans on San Vicente.

16 THE COURT: All right. Now, let's just rest for  
17 just a moment, okay? So the court reporter, rest your hands.

18 Okay. Counsel.

19 MR. ROSENBAUM: Thank you.

20 BY MR. ROSENBAUM:

21 Q Do you know what a service-connected disability rating is?

22 A Yes.

23 Q What is it?

24 A It's a rating that -- it's a disability rating you get  
25 from the VA if you have a disability that is connected to your

1 service to the country.

2 Q At some point after you were admitted to the dom, did you  
3 receive a service-connected disability rating?

4 A Yes.

5 Q Do you know what it is?

6 A My rating is a 100 percent permanent and total for PTSD.  
7 And then I have other disability ratings for  
8 psych/musculoskeletal issues.

9 THE COURT: I'm sorry. I couldn't understand the  
10 last portion. You have a 100 percent PTSD rating.

11 THE WITNESS: Permanent and total. Yes, Your Honor.

12 THE COURT: From the VA?

13 THE WITNESS: From the VA rating me that from my  
14 deployment to Iraq.

15 THE COURT: And you also said you had other  
16 disability ratings, and I couldn't understand what you stated.

17 THE WITNESS: The other ratings were for hearing  
18 loss, knee injury.

19 BY MR. ROSENBAUM:

20 Q So you actually have more than 100 percent, if we put all  
21 of those together; is that right?

22 A Yes. The VA math is kind of confusing how they calculate  
23 that, but essentially.

24 Q Overall, Mr. Reynolds, how would you describe your  
25 experience seeking assistance on the WLA -- the West Los

1 Angeles grounds?

2 A The process of getting in was like going through the  
3 crucible. It was -- once I got in, I was thankful for the  
4 services that I got.

5 Q Let's talk a little bit with the Court about your advocacy  
6 on behalf of homeless veterans. And I want you, please, to  
7 focus on the years 2019 and 2020.

8 So the starting point, sir, is -- you were in the dom  
9 for how many months?

10 A Eight.

11 Q Okay. And do you know what happened to the veterans whom  
12 you met living on San Vicente?

13 A Do I know, like, as far as where they are today or at that  
14 time?

15 Q Where were they, if you know, during the period of time  
16 you were in the dom?

17 A They were on San Vicente Boulevard.

18 Q Okay. Do you know what has happened to them today?

19 A There has been a lot who have passed away, died, and then  
20 some are in permanent housing.

21 Q Did you observe any change in their circumstances, their  
22 mental state or their physical state, while they were on San  
23 Vicente?

24 A No. It always got worse when they were there.

25 Q And when you say they got worse, what do you mean by that?

1 A Well, there would be times -- I would -- every day, I  
2 would bring food from the domiciliary out to the veterans out  
3 there because we had a big cafeteria. And I would bring some  
4 food out to them.

5 And I would see times where other veterans had shown up  
6 to get help or services and been told to come back the  
7 following day or they weren't able to get help that day.

8 And, you know, they would run out into the street. And  
9 we had one veteran that, you know, would cut himself, just of  
10 the stress of all of that. I saw a lot of issues around that.

11 Q Did you ever see the VA bring any food out to the veterans  
12 who were on the street?

13 A No. They said it was illegal.

14 Q Who said that?

15 A The VA leadership and meetings, Director McKenrick.

16 Q Anyone else?

17 A Matt McGahran, who was the chief of CERS at the time.

18 Q Do you want a spelling for those? I think it would help  
19 the reporter if you would spell those names, please.

20 A McKenrick is -- Robert McKenrick is M-C-K-E-N-R-I-C-K.

21 Then McGahran is M-C-G-A-H-R-A-N.

22 Q Do you know what positions they had with the VA during  
23 this time?

24 A Robert -- Mr. McKenrick was the -- I believe the deputy  
25 medical center director. He was the second in charge under

1 Dr. Braverman at the time.

2 Q Speak a little bit slower, okay?

3 A Yes.

4 Q And Mr. McGahran?

5 A Mr. McGahran was the chief of CERS.

6 Q And CERS, again, is what?

7 A Community Engagement Reintegration Services.

8 Q And who --

9 THE COURT: Just a moment. Would you state that  
10 more slowly, please?

11 THE WITNESS: Community Engagement Reintegration  
12 Services.

13 THE COURT: Okay.

14 BY MR. ROSENBAUM:

15 Q C-E-R-S, all caps?

16 A Yes. The homeless programs fall under CERS.

17 Q And I apologize if I'm repeating this, but did you have  
18 discussions with them about bringing food out to the veterans  
19 on San Vicente?

20 A All of the time. Yes.

21 Q And what was the response?

22 A That it is illegal for us to feed them because they are  
23 not in a program.

24 Q And did you ever see anyone from the VA bring out any  
25 bedding or sleeping bags for the individuals who were on the

1 street?

2 A No. There was -- there was -- they wouldn't come out all  
3 at that time. There was no outreach coming out. There was  
4 this -- just nothing was being done.

5 Q Incidentally, when you talk about outreach, did you see  
6 any outreach workers go out at all during this period of time?

7 A No. I did not. I saw police go out and throw away  
8 everyone's property, and then the veterans would come back.

9 Q I'm going to come back to the conditions in a moment. Did  
10 you ever see a van that you understood to relate to outreach?

11 A Yes. When I went to the homeless veteran welcome center,  
12 they had a van parked out front at the time.

13 Q Speak a little bit slower.

14 A They had a van parked out at the time that had -- it said  
15 homeless outreach on the side of it.

16 Q And where was that van parked?

17 A Next to the homeless veteran welcome center.

18 Q And on how many occasions did you see that van go out.

19 A I never saw the van go out at that time.

20 Q And over what period of time are we talking in terms of  
21 that van not going out?

22 A Summer of -- end of 2018 when I first got there until  
23 summer of 2020.

24 Q That entire span?

25 A That entire span.

1 Q How do you know the van didn't go out when you weren't  
2 there?

3 A It was -- during that time, it was very rare that I was  
4 not there. The entire time of the Veterans Row encampment, I  
5 was there every day of the week.

6 Q You mentioned that you were getting treatment in the  
7 domiciliary. Were there days that you did not go out to the  
8 San Vicente street?

9 A There were not days that I didn't go out. There would be  
10 times of the day that I didn't go out.

11 Q And can you give us a sense of what -- the span of numbers  
12 of veterans whom you saw out there during this entire period of  
13 time?

14 A It fluctuated. In the beginning, before the pandemic, you  
15 had around between 8 and 12, sometimes 15 out there.

16 Once the pandemic hit, we had -- at one point, we had  
17 60.

18 Q Did you ever see anyone from the VA come out and bring  
19 safety equipment to address the pandemic?

20 A No.

21 Q Anyone from the VA ever bring out masks?

22 A No.

23 Q Hand sanitizer?

24 A No.

25 Q Testing kits?

1 A No.

2 Q Anything to assist in the course of the pandemic itself?

3 A At that time, no. COVID shots were offered when they came  
4 out. But everything at that encampment was done on private  
5 donations.

6 Q And when you say "private donations," where did those come  
7 from?

8 A Once the large tents were set up, those tents came from --  
9 the initial tents came from a veteran that lives in Brentwood.

10 Then people in the community started to stop and ask  
11 what was going on at the West LA VA, why the veterans were out  
12 on the street. And upon explaining the situation to them, they  
13 got involved and wanted to help donate, and they started  
14 supplying tents and setting up food donations.

15 Q Let's go back just a moment.

16 The conditions that you observed before the donations  
17 started coming in, could you describe what that looked like to  
18 you?

19 A Prior to the donations of tents and the food and  
20 everything coming in, it was veterans living in makeshift tents  
21 with tarps or on sleeping bags on the ground.

22 Q What would you describe -- how would you describe the  
23 physical -- what it looked like physically?

24 A It was a mess. I mean, there was trash everywhere. There  
25 was, you know, rodents and --

1 Q Have you seen encampments around Los Angeles of persons  
2 who are unhoused?

3 A Yes.

4 Q Could you compare what you see on the street in Los  
5 Angeles with what it looked like there on San Vicente?

6 A At that time, again, before the resources started coming  
7 in, it was -- it looked like other encampments throughout Los  
8 Angeles.

9 Q Do you know what was done with respect to the trash?

10 A So the -- what I would watch is that -- I was in  
11 communication with the VA and the Brentwood community counsel.  
12 And I would see that once trash started to build up, that would  
13 be the justification to come in and remove everyone that was  
14 sleeping there.

15 So I went to the VA and asked if they could provide some  
16 type of dumpster so that we could put the trash into the  
17 dumpster to try to prevent them from getting cleared out until  
18 they got help, and they were not able to provide that.

19 Q Who did you speak with?

20 A I spoke with McKenrick and -- Mr. McKenrick and  
21 Mr. McGahran.

22 Q Do you recall what they said to you?

23 A At that time, it was that it was not -- the veterans  
24 outside that gate were not their responsibility.

25 Q Did they use those words, sir?

1 A Yes.

2 Q Did you see any trash receptacles in that area?

3 A I did not. And then I -- what we did was I had the  
4 veterans start cleaning and staging the trash in one location  
5 so it wasn't on the street. And that location was next to the  
6 Eisenhower gate at the VA.

7 Q Then what happened with respect to that, do you know?

8 A The cleanup stopped happening less frequently. The police  
9 stopped coming out and removing them.

10 Q During this period of time, did anyone from the VA come  
11 out and say you can stay on these grounds?

12 A No. So we had been -- myself and many others had been  
13 contacting the VA leadership and constantly asking if we could  
14 just move veterans inside the gate and -- with their tents and  
15 that.

16 They -- there was no response to that. And it wasn't  
17 until -- let's see -- April -- March of 2020 that I received a  
18 press release from the VA stating that they were finally going  
19 to let them move in the other side of the gate.

20 Q Yeah. We will talk about the circumstances of that  
21 shortly.

22 Was there permanent supportive housing during this  
23 period of time on the West LA grounds that was available to  
24 veterans?

25 A There was only one building of 53 units, Building 209.

1 And that was for 55 and older, but it was full.

2 Q When you say 55 or older, what do you mean by that?

3 A That it wasn't for veterans under the age of 55.

4 Q Any permanent supportive housing on the grounds that you  
5 were aware of at this time for veterans under the age of 55?

6 A No.

7 Q When you were on San Vicente, did you see veterans whom  
8 you believed to be younger than 55?

9 A Yes. There was Iraq and Afghanistan veterans that were  
10 younger than 55.

11 Q How old were you at the time?

12 A When I first arrived to the VA, I was 29.

13 Q Okay. Was there other housing -- you talked to us about  
14 the dom.

15 Was there other housing that you were aware of on the  
16 West LA grounds available for veterans?

17 A There was New Directions and a bridge home.

18 Q Do you know how many openings they had?

19 A The bridge home, they were consistently having around --  
20 you know, lots of empty beds.

21 The capacity for the bridge home is around 100. And  
22 they would have, you know, sometimes 60 empty beds.

23 And Carlos Lopez and Associates, who have that  
24 contract -- they recently just lost their contract due to that  
25 reason.

1 Q Did you ever talk to anybody there as to why those beds  
2 weren't filled?

3 A I would talk to other veterans. And I would just hear  
4 complaints about how hard it was to get in to those programs.

5 Q What is the purpose of a bridge home? Do you know?

6 A To have somewhere to stay until you get into permanent  
7 housing, a bridge to permanent housing.

8 Q Do you know the purpose of the New Directions housing?

9 A New Directions has several programs. They have a clinical  
10 treatment program. And they also have a harm reduction  
11 program, to my understanding.

12 Q Was there any same-day housing available for unhoused  
13 veterans, like when you came on the grounds, that you were  
14 aware of at this time?

15 A No. There was no same day. That didn't come into play  
16 until 2021.

17 Q Did you see any efforts to increase the number of beds  
18 during this period of time, either temporary or long term?

19 Were you aware of anything to help the veterans who were  
20 on the street?

21 A No. In fact, when the pandemic hit, they reduced the  
22 occupancy to a lot of these programs for social distancing.

23 Q And did the capacity of the dom -- was there any effect on  
24 the capacity of the dom as a result of the social distancing?

25 A Yes, all of the programs. And, also, if there was anybody

1 tested positive for COVID, they would stop admissions.

2 Q To your knowledge, did the VA do anything to find  
3 alternative housing for veterans when this capacity was  
4 reduced?

5 A Well, the veterans I was working with, no. I didn't see  
6 that.

7 When lockdowns would go into place, that is when the  
8 population on San Vicente would greatly expand. As soon as  
9 there was a lockdown or someone tested positive for COVID in  
10 one of the programs and they weren't doing an admission, more  
11 and more veterans would show up and less would be able to get  
12 in.

13 And then as soon as a lockdown would go -- you know,  
14 when that would cease, I would start seeing veterans get in.  
15 So it was almost like an accordion effect. You know, you would  
16 see a lot of people out there, and then it would start to  
17 diminish and back again.

18 Q You talked to us about your experience in terms of  
19 veterans being able to be on the grounds.

20 Was there any adjustments made so that veterans could be  
21 on the grounds where Brentwood School had its athletic  
22 facilities?

23 A No, no.

24 Q Was there space -- have you been to Brentwood?

25 A Yes.

1 Q Have you seen the fields out there?

2 A Yes.

3 Q Would there, in your judgment, be space for veterans to  
4 put up tents on that area?

5 A Yes.

6 Q Did you ever hear any discussion about using that land so  
7 that veterans didn't have to sleep on San Vicente?

8 A No.

9 Q Have you been to the baseball complex that UCLA uses  
10 during this period of time?

11 A Yes.

12 Q Have you actually been inside that complex?

13 A Yes.

14 Q Have you been inside the baseball stadium itself?

15 (Telephone ringing.)

16 A I apologize for that, yes.

17 Q Incidentally, Mr. Reynolds, have you ever been to Dodger  
18 Stadium?

19 A I have, yes.

20 Q Have you ever made any observations about the dimensions  
21 of the field that UCLA uses and the dimensions of the field at  
22 Dodger stadium?

23 A Yes. If you can look it up, the dimensions are very  
24 similar between the fields themselves -- the stadium capacity  
25 is different, but the dimensions of the field.

1 Q From home plate to left field, from home plate to center  
2 field, from home plate to right field?

3 A Yes.

4 Q The Dodgers could play at that UCLA field quite  
5 comfortably without changing the nature of the field that they  
6 play on?

7 A Yes.

8 Q Was there any talk over this period of time about using  
9 that field to house veterans --

10 A No.

11 Q -- so they wouldn't have to sleep on the San Vicente?

12 A No.

13 Q Did you, during the period of time that we're talking  
14 about, raise your concerns with persons at the VA? You told us  
15 a little bit about that, but I just want to get the full scope  
16 of that.

17 A In regard to the leases or in regard to getting veterans  
18 on the land?

19 Q Let's talk about the veterans on the land.

20 A Yes. From 2019, you know, until always -- I was always  
21 advocating to get the veterans moved off of San Vicente  
22 Boulevard and onto the West LA VA. And after -- there was many  
23 of us involved.

24 A lot of people in the community were advocating for the  
25 same thing. And it was in around March of 2020, after months

1 and months of advocacy, that we received a press release from  
2 the VA stating they were going to create CTRS, which stands for  
3 Care, Treatment and Rehabilitation Services. And that was to  
4 allow veterans to sleep in tents on the VA.

5 Q Let's hold off on that for just a moment.

6 You mentioned you spoke to Mr. McKenrick?

7 A Yes.

8 Q And Mr. McGahran?

9 A Yes.

10 Q Anyone else -- any other officials?

11 A I spoke to Director Braverman. Anyone at the time I was  
12 contacting.

13 Q And you contacted them in what sort of ways?

14 A I would contact them in e-mails, group e-mails. I would  
15 also go to town hall meetings, federal advisory board meetings.  
16 Anywhere that there was a venue or avenue to speak with them.

17 Q And the federal advisory board that you are talking about,  
18 do you know if that has an acronym?

19 A Yes. The Veterans Community Oversight Engagement Board.

20 Q VCOEB?

21 A Yes.

22 Q And did you ever speak at the VCOEB during this period of  
23 time?

24 A I did, yes.

25 Q Incidentally, during this period of time, you are at the

1 domiciliary?

2 A I am.

3 Q And the meetings of the VCOEB, do you know if they are  
4 open to the public?

5 A Parts of them are, yes. And they have -- they allow the  
6 public to sign up for public comment.

7 Q Do you know how frequently those meetings occur over the  
8 year?

9 A Quarterly.

10 Q And did you -- when did you -- did you go to the VCOEB  
11 meetings?

12 THE COURT: Counsel, would you restate the acronym a  
13 little bit more slowly.

14 MR. ROSENBAUM: I sure will. I didn't even  
15 understand what I was saying.

16 THE COURT: The VC --

17 MR. ROSENBAUM: OEB.

18 THE COURT: OEB. And, once again, what does that  
19 stand for?

20 THE WITNESS: The Veterans Community Oversight  
21 Engagement Board.

22 THE COURT: Thank you.

23 BY MR. ROSENBAUM:

24 Q And where are you living during this period of time that  
25 you attended these meetings?

1 A At the VA and the domiciliary.

2 Q And did you attend VCOEB meetings?

3 A Yes.

4 Q How many?

5 A I started going 2019, early 2020. And I have been going  
6 ever since. I have never missed one.

7 Q During this period of time, did you learn anything about  
8 the background in terms of where the West LA grounds came from?

9 A Yes.

10 Q Prior to that, did you see any markings, any posters, any  
11 signage that said, in sum or substance, this land was deeded to  
12 the federal government, to the predecessor of the VA?

13 A I did not.

14 Q Did you hear -- did you see -- have any information from  
15 anyone at the VA as to what the origins of this land was?

16 A No. At that time, I had no idea about that.

17 I was just -- my sole concern was I just couldn't  
18 understand why these veterans were sleeping out on the street  
19 and they weren't getting in.

20 I had no idea, really, about the land at that time.

21 Q And did there come a time when you learned about the deed?

22 A Yes.

23 Q And could you describe, please, for the Court what the  
24 circumstances were?

25 A Yes. I -- prior to going to the VCOEB, I went out and I

1 photographed the veterans sleeping on San Vicente and the  
2 sheriffs coming through at one time and clearing their stuff  
3 away. And I made a big poster board. And I went to the VCOEB.

4 And they gave me five minutes to present. And I brought  
5 the board in and set that up and just asked everyone there why  
6 is it that all of these veterans are out here?

7 You can see these pictures that no one is going out  
8 there and checking on them.

9 And upon finishing my time to speak, I was approached by  
10 other veterans and people that lived in Brentwood, and they  
11 collectively came up to me. And they are like, hey, we want to  
12 explain to you why they are not answering your concerns about  
13 homeless veterans.

14 And that's when they started to explain -- that's when I  
15 learned about the *Valentini* case. And that's when I learned  
16 about the history of the property and I started working, you  
17 know, with that group of people.

18 Q How did that make you feel, sir?

19 A At first, I couldn't understand -- at first, I didn't  
20 understand how, you know, they are getting rid of the land,  
21 trying to get rid of veterans. It was a lot to, kind of,  
22 comprehend at first.

23 THE COURT: Would you repeat that more slowly,  
24 please?

25 THE WITNESS: At first, when I heard that, it was a

1 lot to comprehend. I didn't quite put two and two together of  
2 how the land is being illegally leased and the VA is not taking  
3 care of veterans.

4 And it was just infuriating to think that something like  
5 that could happen.

6 BY MR. ROSENBAUM:

7 Q Did you ever hear other veterans express their views as to  
8 their response about the deed and the impact of that deed?

9 A Yes. I met a lot of Vietnam veterans that had been going  
10 to the VA for, I don't know, 40 or 50 years. And they were  
11 just telling me, like, this has been going on for decades.

12 And it was just -- the more and more I learned about the  
13 deed and, you know, their experiences, I just couldn't believe  
14 that that was still happening in 2020 at the time.

15 Q Did you ever bring those concerns to the officials of the  
16 VA that you mentioned to the Court?

17 A Yes.

18 Q And did you get a response?

19 A Any time I brought up anything about the land use or the  
20 *Valentini* case, they would not answer.

21 They would not respond to an e-mail, or even if it was a  
22 face-to-face discussion, they would just not want to discuss  
23 that.

24 Q During this period of time, did you ever speak with a  
25 veteran who thought it was okay, in terms of what had been done

1 with respect to the deed?

2 A No. I never -- I never did. Every veteran that I met was  
3 very upset by what was going on and wanted to do anything they  
4 could to help fix it.

5 Q How many veterans would you say you'd spoken to that  
6 express that view?

7 A Over the years, hundreds. More than that. I mean, I  
8 speak with veterans all of the time. I work with them all the  
9 time.

10 Q The VCOEB meeting, did you ever attend a meeting where you  
11 talked about what was happening to the veterans on San Vicente?

12 A Yes. I spoke about it at every town hall and VCOEB that I  
13 went to.

14 Q And what response, if any, did you receive?

15 A The response that I received was that the veterans can  
16 come in at any time, that they are choosing to be out there,  
17 that they are not all veterans, which I knew to be inaccurate.

18 Q Do you remember a meeting in which Mr. McGahran said  
19 something about the veterans who were on the street?

20 A The meeting you are referring to is Mr. McKenrick. We  
21 went to -- I was not getting anywhere with just myself going to  
22 these meetings, and I went with -- I got the veterans from San  
23 Vicente Boulevard that were sleeping outside the gates of the  
24 VA, and I brought them to a town hall meeting with  
25 Mr. McKenrick and Mr. McGahran.

1 Q Approximately what date, as best you can recall?

2 A This was end of 2019, early 2020. It was December,  
3 January time frame.

4 Q And after you made this presentation, did Mr. McKenrick  
5 say anything?

6 A I had my chance to speak, and I said, you know, I want to  
7 understand why the VA is not going out there to help any of  
8 these veterans.

9 And Mr. McKenrick stated to me that he knows all of the  
10 veterans out there by name.

11 And at that point, I said, well, then can you name any  
12 of them, because they are all sitting here in these chairs.

13 And he wasn't able to. And all of the veterans in  
14 attendance were furious -- and to the point where McGahran had  
15 to take the microphone out of McKenrick's hand.

16 THE COURT: Counsel, just a minute, please. I will  
17 be right with you.

18 I'm trying to look at realtime and see if we have your  
19 answer. I will be with you in just a moment.

20 All right. Thank you. Please continue.

21 MR. ROSENBAUM: Thank you, Your Honor.

22 BY MR. ROSENBAUM:

23 Q Mr. McGahran -- Mr. Reynolds, Mr. McGahran, did he say  
24 something at this point?

25 A Mr. McGahran immediately got up and took the microphone

1 out of McKenrick's hand, and Mr. McGahran conceded and he said,  
2 you know what, maybe we haven't been doing things correctly out  
3 there, and we would like to help.

4 Q After that statement, did you see the VA come out to that  
5 property -- to the sidewalk and bring food?

6 A No.

7 Q Did you see them come out and bring sleeping bags or  
8 bedding material?

9 A No.

10 Q Trash receptacles?

11 A No.

12 Q Did there come a time when veterans who were living on the  
13 street in fact moved onto the grounds?

14 A So, after --

15 Q That's just yes or no for now.

16 A Yes.

17 Q Okay. And can you describe to the Court -- strike that.

18 Did they come in and the VA provided housing?

19 A No.

20 Q Did they come in and the VA opened up spaces to live  
21 inside buildings?

22 A No.

23 MS. WELLS: Objection, Your Honor. Counsel is  
24 leading the witness. This is direct examination.

25 THE COURT: Overruled.

1 BY MR. ROSENBAUM:

2 Q What happened next with respect to inside those grounds?

3 A The VA created CTRS, which is Care Treatment  
4 Rehabilitation Services, and that is when they initially  
5 allowed veterans to set up tents inside the VA, to move inside.

6 Q Did the VA provide the tents?

7 A No. The tents were provided by Brentwood School.

8 Q Did you see the tents?

9 A I did see the tents.

10 Q Did you ever go inside the tents or look inside the tents?

11 A I never went inside because they were too small to go  
12 inside.

13 Q How big were those tents?

14 A They were child-sized pup tents that stood maybe three  
15 feet off of the ground.

16 Q Did the VA, to your knowledge, fund those tents?

17 A They did not. They came from Brentwood School, the  
18 initial tents.

19 Q Do you know how many?

20 A I don't know how many.

21 Q Where were those tents set up?

22 A They were set up on a parking lot next to the Eisenhower  
23 gate, which is just on the other side of this fence that  
24 borders San Vicente Boulevard. So right on the other side of  
25 the fence of where the veterans were on the street.

1 Q Did you see what the surface area was that the tents were  
2 put on?

3 A Yes. It was old blacktop pavement that was not smooth or  
4 even or anything like that.

5 Q Do you know anything about the temperature at which that  
6 blacktop would get?

7 A It would get warm during the day. And a lot of the  
8 veterans that did get in there were having trouble with the  
9 heat from staying in the tent on the blacktop parking lot.

10 Q Did -- were these tents -- strike that.

11 Did you observe whether these tents could accommodate  
12 individuals who had disabilities?

13 A They could not.

14 Q And how do you know that?

15 A Because you would -- if -- we had veterans in wheelchairs  
16 and walkers that were physically unable to get down on their  
17 hands and knees and crawl into the tent.

18 Q Was there room inside those tents for the belongings of  
19 those veterans?

20 A No. Their belongings stayed outside the tent.

21 Q Was there room inside those tents for service animals?

22 A No.

23 Q Were there bathroom facilities made accessible to these  
24 veterans?

25 A Porta potties.

1 Q How far were the porta potties from the tents?

2 A On the -- at that time, on the other side of the parking  
3 lot, on the outskirts of the parking lot where the tents are.

4 Q And did you ever observe veterans try to get to those  
5 porta potties from the tents?

6 A Yes.

7 Q And could you describe to the Court what that was like?

8 A The veterans with disabilities had a tough time.

9 But at that time, early on in the encampment, that  
10 encampment, the veterans with disabilities could hardly even  
11 stay in those tents because of how small they were.

12 Q And the period of time that we're talking about was from  
13 what to what, in terms of months?

14 A So this is end of April, early May 2020. That's when CTRS  
15 was open and created.

16 Q And it extended until what period of time with the tents?

17 A It went on with the tents until November or December of  
18 2021, after the Veterans Row encampment was cleared.

19 Q Regarding the heat that you saw, did you see any impact of  
20 that heat on veterans who were inside?

21 A Yes. Again, I received a lot of -- I had a lot of  
22 veterans that were having a hard time with the heat on that  
23 blacktop parking lot. And also, the most disabled weren't able  
24 to get in. Then I spent a lot of time working with them on the  
25 street right outside, right on the other side of the fence on

1 San Vicente Boulevard.

2 Q Did you ever bring these concerns to the attention of VA  
3 officials?

4 A Yes. I brought these concerns about the tent size  
5 immediately, that the tents were too small.

6 And another veteran, Robert Rosebrock, that lived in the  
7 community had offered to donate large 10-by-14 tents to the VA  
8 for their new program that they were creating, and the VA  
9 turned down those donations.

10 Q Did the VA give a reason why?

11 A They said that the tents were too big.

12 Q Over this period of time, did you observe any insects or  
13 rodents around the tents?

14 A That was always an issue, yes.

15 Q Did the veterans talk to you about the rodents and the  
16 insects?

17 A The big thing that veterans would talk to me about is how  
18 they wanted to get into the VA or they wanted to stay on the VA  
19 grounds but they couldn't live in these child-sized pup tents.  
20 That is why -- at the time these, that's why they were staying  
21 out on San Vicente.

22 THE COURT: That's why they were staying out?

23 THE WITNESS: That's why they were on San Vicente  
24 Boulevard, right outside the gate.

25 BY MR. ROSENBAUM:

1 Q And at this period of time, Mr. Reynolds, was there any  
2 available permanent supportive housing on the VA grounds?

3 A No. And there was none under construction.

4 Q Did you ever raise -- when you raised the issues regarding  
5 what Mr. Rosebrock offered, was there any discussion from the  
6 VA about the impact of the pup tents?

7 A No. It was dismissed. The response that I received was  
8 that the large 10-by-14 tents were too big.

9 MR. ROSENBAUM: Your Honor, with your permission, we  
10 have some demonstratives with respect to these tents. Could we  
11 show them to the Court at this time, please?

12 THE COURT: Do you also have hard copies for our  
13 record so we can put them into evidence?

14 MR. ROSENBAUM: For sure.

15 THE COURT: All right. If you give those to Kerlan,  
16 then you can show them to counsel.

17 MR. ROSENBAUM: We don't have hard copies now, I  
18 apologize. They will be on the screen, and I do promise I will  
19 make hard copies available.

20 THE COURT: What I'm going to need throughout the  
21 proceeding is the ability to look at the piece of evidence that  
22 you are submitting to the Court, and I want you to help me  
23 because I don't want to be thumbing through volumes when I'm  
24 trying to listen, make notes.

25 It is distracting to me. I don't have a concern with

1 photographs, but I have a concern with any document versus when  
2 we get into the 216 documents and the 221.

3 So how are we going to work that out so that I can  
4 absorb the information at the same time?

5 MR. ROSENBAUM: This is my fault. I will represent  
6 to the Court that I will have documents, you know, in physical  
7 shape, that counsel and Your Honor can view them. And I will  
8 do that with the photographs too, after today. I apologize.

9 THE COURT: Photographs, I'm not going to be  
10 concerned with today. Other than that, I'm not going to  
11 receive or hear any other evidentiary item until I have that  
12 physical item submitted to me.

13 Is that fair to both sides?

14 MR. ROSENBAUM: Yes.

15 THE COURT: All right. With the photographs, I  
16 think we can proceed. Get me those by noon then.

17 BY MR. ROSENBAUM:

18 Q Mr. Reynolds, do you have a photograph in front of you at  
19 this time?

20 A Yes.

21 Q Can you identify for the Court, please, what that is?

22 THE COURT: We need to mark this with a number.

23 MS. WELLS: And can we clarify for the record that  
24 this is a demonstrative and not an actual exhibit?

25 MR. ROSENBAUM: Sure.

1 THE COURT: It still needs to have a marking.

2 MR. ROSENBAUM: This is 208.

3 THE COURT: All right. 208. Now, eventually, you  
4 are going to ask for the receipt of this photograph?

5 MR. ROSENBAUM: I think so, Your Honor.

6 THE COURT: All right. So we're going to want to  
7 know when this photograph was taken, foundationally.

8 MR. ROSENBAUM: Got it.

9 BY MR. ROSENBAUM:

10 Q Do you know the circumstances around which this photograph  
11 was taken?

12 A I took the photograph.

13 Q Do you know approximately when?

14 A This was -- I can get the exact date when I go through my  
15 phone, but this was early spring, summer of 2020.

16 Q And can you describe for the Court what we're looking at  
17 with respect to 208?

18 A So, I'm taking this photo from standing on San Vicente  
19 Boulevard where the veterans were encamped, and that's a  
20 picture of some of the tents that were there that  
21 wheelchair-bound veterans and those in walkers could not get  
22 in.

23 Q Incidentally, sir, were there amputees present inside the  
24 gate?

25 A I had amputees on San Vicente on the outside of the gate.

1 Q Okay. Could an adult stand up in these tents?

2 A No.

3 Q Do you know -- what was the weather like during this  
4 period of time?

5 THE COURT: Counsel, why don't I save this -- save  
6 some time for both of you. I will receive this subject to  
7 motion to strike.

8 MR. ROSENBAUM: Great.

9 THE COURT: So can you put this up on the Elmo to  
10 save time.

11 But with any other document, it has to be in a paper  
12 form also so Kerlan has it. That way we can proceed today and  
13 not waste time.

14 MR. ROSENBAUM: It's my mistake. I will correct  
15 this.

16 THE COURT: This will be received subject to a  
17 motion to strike and the laying of a proper foundation. And  
18 there is enough foundation in terms of time and place and who  
19 took this photograph.

20 So, counsel, you can display 208.

21 (Exhibit 208 received into evidence.)

22 MR. ROSENBAUM: Thank you.

23 BY MR. ROSENBAUM:

24 Q Do you know what the weather was like over this period of  
25 time?

1 A It was around summertime in, you know, Southern  
2 California, so the days, 70s, 80s.

3 Q Okay. Did -- was there ever any experience with rain?

4 A At this time, no.

5 Q How about subsequently?

6 A Later on, yes.

7 THE COURT: Counsel, I previously disclosed to you  
8 that I have actually been on this site, I have seen these  
9 tents, I have walked this area, I believe with Dr. Braverman  
10 and a number of VA staff.

11 Were any of you folks present who are representing the  
12 VA or HUD?

13 All right. I made that prior disclosure, so I'm well  
14 aware of this site.

15 MR. ROSENBERG: I'm sorry, Your Honor. You're  
16 asking whether we were present when you were walking the site  
17 with Dr. Braverman?

18 THE COURT: There are a number of VA officials here.  
19 I don't know who is in the courtroom today.

20 MR. ROSENBERG: Nobody from the government in the  
21 courtroom today was present when you walked that site.

22 THE COURT: I am probably overdisclosing, but to be  
23 certain -- I am probably giving you too much information, but I  
24 have been at the site, I believe it was with Dr. Braverman, I  
25 can't count the number of officials present. There were

1 discussions about this site, and I'm well aware of the tents  
2 and this is asphalt area, counsel.

3 MR. ROSENBAUM: Can I resume, Your Honor?

4 THE COURT: Please.

5 BY MR. ROSENBAUM:

6 Q Do you know what the age range was of the veterans who  
7 were living inside these tents?

8 A So, you had all different age ranges. You had Vietnam  
9 veterans, you had Gulf War, Iraq, Afghanistan.

10 Q To your observation, did you observe anything that you  
11 would conclude were mental health or physical disabilities?

12 A Yes.

13 Q Could you describe for the Court what you observed,  
14 please?

15 A I observed -- I would observe veterans in the states of  
16 emotional crisis or mental health crisis.

17 And one of the big times I would see that is when a  
18 veteran showed up to the VA to get some type of same-day  
19 assistance and was not able to and was told to come back  
20 another time.

21 And the VA police would ask them to leave the property  
22 and they would come out to the sidewalk on San Vicente.

23 And at that time, they would just have breakdowns. I  
24 had veterans run out into traffic. I had veterans talk about  
25 wanting to commit suicide.

1 MR. ROSENBAUM: Your Honor, may I now show  
2 Mr. Reynolds demonstrative/Exhibit 209? And I will represent  
3 that we will get hard copies made, and I would request the  
4 Court to put up the exhibit.

5 THE COURT: Once again, I need time, place, and  
6 manner. In other words, did he take it, when was it taken, who  
7 took this?

8 MR. ROSENBAUM: Got it.

9 BY MR. ROSENBAUM:

10 Q Do you see now what has been marked as 209, Mr. Reynolds?

11 A I don't see it marked "209."

12 Q Okay. Do you see a new photograph there?

13 A Yes, I do.

14 Q Do you know the circumstances under which this photograph  
15 was made?

16 A I took it.

17 Q And do you know approximately when?

18 A I took this -- again, I can go back through my other phone  
19 and get the exact date, but I took this photograph in the  
20 spring of 2020, early summer. It was right around the time the  
21 CTRS inside encampment opened.

22 THE COURT: Is this of 2020, again?

23 THE WITNESS: Yes, it is, Your Honor.

24 THE COURT: I will receive this subject to a motion  
25 to strike then.

1 (Exhibit 209 received into evidence.)

2 MR. ROSENBAUM: Thank you, Your Honor.

3 BY MR. ROSENBAUM:

4 Q There are two tents in the photograph; is that right?

5 A Yes, there is.

6 Q Can you describe to the Court your understanding as to  
7 what those two tents are?

8 A The large tent behind it with the flag is the tents that  
9 were offered to the VA for their inside camping program in  
10 which they denied and said were too large.

11 And the smaller tent is the original tents that were  
12 donated from Brentwood School for the inside encampment.

13 And I wanted to take a picture in comparison to show how  
14 hard it was for wheelchair-bound veterans and disabled veterans  
15 to crawl in and out of that tent versus being able to walk into  
16 one of these large tents.

17 Q In terms of the tent with an American flag, do you know  
18 the circumstances under which that American flag was put on  
19 that tent?

20 A When we set up the first tents on San Vicente, I had had  
21 American flags that I had purchased and we thought it would be  
22 a good idea to hang those on the tent to show that there were  
23 veterans living in them.

24 Q Did you take any steps to confirm whether or not those  
25 individuals were, in fact, veterans?

1 A Yes.

2 Q And what did you do?

3 A I spoke with -- I spoke with them. I saw their VA IDs.

4 Also, a lot of times I became their emergency contact,  
5 and I would be with them when they talked to different people  
6 at the VA or social workers.

7 Q If a veteran showed up on the West Los Angeles grounds  
8 during this period of time, and said that he or she wanted to  
9 live at that site, did you observe what happened or did you  
10 learn what would happen?

11 A Yes. If a veteran showed up at that site, the first thing  
12 that I would do is try to get them inside the VA, and that  
13 would be going to Building 402 or their Homeless Veteran  
14 Welcome Center to try to get them into either the VA safe  
15 camping site or another program.

16 Q Did they automatically get into a tent?

17 A No. They did not.

18 At that time, the VA, as far as their program that does  
19 referrals, was operating on banker hours. So, essentially, if  
20 a veteran showed up in the afternoon, 2:30, 3:00, they would be  
21 told that they have to come back another day to get admitted  
22 into the program, and then they would not be allowed to stay on  
23 the property. The VA police would ask them to leave.

24 And what I noticed was, at that time, that -- it became  
25 -- it severed the trust for that veteran. They worked up

1 enough courage to finally get to a point to ask for help, then  
2 they were turned away, and then they would end up out in the  
3 street in one of these tents.

4 Q You think this was an adequate solution to veteran  
5 homelessness?

6 A No. I think permanent supportive housing is an adequate  
7 solution to veteran homelessness.

8 Q Do you know what the phrase "Veteran's Row" is?

9 A Yes.

10 Q What's your understanding of what that phrase signifies?

11 A Veterans Row signifies San Vicente Boulevard. Outside the  
12 gates of West LA VA, where veterans had been sleeping and dying  
13 for years waiting to get into the VA.

14 Q The veterans who were inside with the pup tents, were  
15 there veterans who then went outside to San Vicente to be in  
16 the larger tents?

17 A That happened, yes.

18 Q Did you talk to them as to whether or not they voluntarily  
19 preferred living outside the gates than inside the gates?

20 A At this time, it was all about the tent size and the  
21 location of being on a blacktop parking lot.

22 They were so low to the ground in these tiny tents that  
23 the heat was an issue.

24 They had disabilities and it was hard to get in and out.  
25 It was just a really hard environment for the ones that I spoke

1 with.

2 Q During -- maybe you just answered this, I apologize.

3 Over what period of time did Veteran's Row exist?

4 A Veteran's Row -- there are two different time periods that  
5 I like to think of it was. But the Veteran's Row with the  
6 large tents and the American flags, that went on from May 2020  
7 until November 1st, 2021.

8 Q Over a year?

9 A Yes.

10 Q During that period of time, sir, did you ever see anyone  
11 from the VA come out and offer food?

12 A Not offer food, no.

13 Q Offer bedding?

14 A No.

15 Q Offer sleeping bags?

16 A No.

17 Q Offer anything to make the lives of those veterans better,  
18 in your judgment?

19 A No. At that time, the discussions I had with Mr. McGahran  
20 and Mr. McKenrick -- those are two I communicated with a lot --  
21 was that, you know, we can't do anything to support this  
22 encampment because we don't condone it.

23 THE COURT: Because we don't have what?

24 THE WITNESS: Because we don't condone it.

25 BY MR. ROSENBAUM:

1 Q Do you know where the name Veteran's Row came from?

2 A I think the veterans came up with it themselves. It was  
3 just -- that's what it was referred to.

4 Q And during this period of time, Mr. Reynolds, what was  
5 your relationship to the domiciliary program?

6 A So, this time, I had graduated the domiciliary program and  
7 I was living in Hollywood.

8 Q Did you still come to Veteran's Row?

9 A Daily.

10 Q What periods of time -- how long were you there on these  
11 daily visits?

12 A In the -- I mean, in the very beginning, I was there 12,  
13 13 hours a day trying to help set up and get veterans taken  
14 care of and in, and get them together and try to figure out  
15 ways to help get them on the property, you know. It was a  
16 tremendous amount of time and undertaking.

17 Q Did you see veterans interact with one another?

18 A Yes.

19 Q What was that like?

20 A They helped one another. They would, you know, if someone  
21 needed something, they would help one another with it, and you  
22 know, offer advice on how to get into different programs and  
23 relay information to them.

24 MR. ROSENBAUM: Your Honor, I have a few more  
25 demonstratives and exhibits.

1 THE COURT: Why don't you mark them, identify them  
2 quickly, and if you can lay a foundation that they were all  
3 taken by the witness, I will receive them to save some time,  
4 subject to a motion to strike.

5 MR. ROSENBAUM: Thank you so much.

6 (Exhibits 210, 211 received into evidence.)

7 BY MR. ROSENBAUM:

8 Q Could we have -- this one is 210. Do you see this  
9 photograph, Mr. Reynolds?

10 A Yes.

11 Q Can you identify it?

12 A Yes. I took this photograph.

13 Q Approximately when?

14 A Over the summer of 2020.

15 Q And the tents with the American flags that we see there,  
16 do you know where they came from?

17 A The first five came through Robert Rosebrock.

18 Q And what about subsequent?

19 A After that, the remainder of the tents came from people  
20 that lived in Brentwood and also Code of Vets, an organization.

21 Q Did any of those tents come from the VA?

22 A No.

23 Q To your knowledge, did the VA ever reimburse any of the  
24 donors?

25 A They did not.

1 Q Let's go to 211, please.

2 Do you recognize this photograph, sir?

3 A Yes.

4 Q And do you know the circumstances under which the  
5 photograph was made?

6 A It was -- I was always taking photographs of the  
7 encampment. This would be -- this would be sometime in summer  
8 of 2020.

9 Q And can you tell me what it represents?

10 A Each tent with a flag on it has a U.S. military veteran in  
11 it.

12 Q The photograph shows, in the front, a blue material over  
13 one of the tents.

14 Do you see that?

15 A Yes.

16 Q And there are some subsequent tents that also have that  
17 blue material?

18 A Yes.

19 Q Do you know what that is?

20 A They are tarps, because right on the other side of this  
21 fence, there is also a big grass field, and the water  
22 sprinklers would come on at night and they would come out and  
23 cover the whole sidewalk almost, out into the street.

24 Q Did the VA provide those tarps?

25 A No.

1 Q Did the VA pay for those tarps?

2 A No.

3 Q Did the VA -- anybody from the VA ever come out and say do  
4 you need anything to address the sprinkling issues?

5 A No. A resident of Brentwood named Tara Brennan, who was  
6 donating to the veterans, she had witnessed the water at night  
7 being sprayed onto the tents and she went to the VA, went to  
8 Mr. McKenrick and also went to the groundkeepers and demanded  
9 that they turned the sprinkler heads.

10 THE COURT: Who was this person?

11 THE WITNESS: Her name was Tara Brennan.

12 THE COURT: Spell it, please.

13 THE WITNESS: Sure. T-A-R-A. And then Brennan,  
14 B-R-E-N-A-N.

15 THE COURT: Thank you.

16 BY MR. ROSENBAUM:

17 Q Do you know if Ms. Brennan was ever reimbursed for the  
18 tarps?

19 A She was not. She had a nonprofit -- she ended up paying  
20 for dumpster services and porta potties for the veterans.

21 Q I was going to get to that.

22 A Sure.

23 Q During this period of time, did the VA provide anything to  
24 address the trash that was accumulating?

25 A No.

1 Q Did they supply bathrooms, porta potties?

2 A No.

3 Q Do you know what the veterans did for purposes of using  
4 bathrooms?

5 A They would try to use businesses. And I would get phone  
6 calls from neighbors across the street from the encampment that  
7 people were going to the bathroom in the bushes and things like  
8 that.

9 Q Did you ever approach anyone at the VA about supplying  
10 trash receptacles or porta potties?

11 A Yes. And they said they could not do that.

12 Q Whom did you approach?

13 A Mr. McKenrick.

14 Q Now, approximately how many hours a day did you tell us  
15 you were at Veteran's Row?

16 A There would be 10 on a minimum, but there would be days I  
17 was there longer than that. If, you know, there were days I  
18 was there for 15 or 16 hours if someone had died.

19 Q During the 18 months that this Veteran's Row existed, do  
20 you know what the availability of permanent supportive housing  
21 was on the VA grounds?

22 A There was none at the time.

23 Q What about 209?

24 A Yes. There was Building 209 that was full. But there was  
25 no new permanent supportive housing.

1 THE COURT: Just a moment. When we start naming  
2 these buildings, there are a number of attachments, for  
3 instance, in the different drafts. I think we should slow down  
4 and make certain that we understand where these buildings are.

5 You don't have to do that at this time, but at some  
6 point, 209 is just a word. I'm aware of it was -- what it is  
7 from reading the documents. But I don't think that there is a  
8 clear record of that.

9 And these -- some of these buildings have actually  
10 changed, not only in the way we refer to them, either by  
11 address, or sometimes the buildings aren't on the present draft  
12 and plan. They have been deleted.

13 MR. ROSENBAUM: Great point, Your Honor.

14 THE COURT: So let's clear this up quickly, or no  
15 reviewing court is going to understand.

16 BY MR. ROSENBAUM:

17 Q I'm going to go through this in detail with some of the  
18 other witnesses, but I want to start with you, Mr. Reynolds.

19 When you hear me say "209," what do you understand that  
20 to be?

21 A 209 is a building on the north side of the campus, that  
22 was refurbished, I believe back in 2015. And it was turned  
23 into studio and one-bedroom apartments, and there are 53 units  
24 with one manager's unit.

25 THE COURT: Now, can we just slow down. And do we

1 have an exhibit that we could put up for all of us so we see  
2 where 209 is?

3 In other words, I will let you present your case. But  
4 by the same token, I'm the trier of fact, I want to be certain  
5 where 209 is. And I think I do from the documents you have  
6 submitted to me on both sides.

7 MR. ROSENBAUM: Your Honor, with the Court's  
8 permission, I will represent that we will put full maps where  
9 all of these buildings are properly laid out.

10 THE COURT: Today. So during the recess, find those  
11 for me so we don't lose track. Thank you.

12 MR. ROSENBAUM: Thank you for raising that, Your  
13 Honor.

14 BY MR. ROSENBAUM:

15 Q During this period of time, what exactly did you do at  
16 Veteran's Row?

17 A So, the first thing I would do in the morning when I would  
18 get there is I would get a group of the veterans together and  
19 go up and down the street and have them, you know, help them  
20 get all of the trash and everything cleaned up and off the  
21 street.

22 And then I would -- I would constantly check the flags  
23 on the tents, do tent repairs, and also, you know, start trying  
24 to figure out what veterans are waiting to get into programs or  
25 how I could help them get into one.

1 Q Did the VA ever supply any materials to help repair the  
2 tents?

3 A No. It was done on private donation.

4 Q Did you -- do you know where else resources came to  
5 address the living conditions of persons who were on Veteran's  
6 Row, veterans who were on Veteran's Row?

7 A It was other veterans that were in the community. It was  
8 myself, our family members would chip into it.

9 Q And how much -- how much did you supply from your own  
10 resources?

11 A A lot. I wouldn't even be able to count. Anytime we were  
12 in a jam and we needed something, if I had the funds, I would  
13 get it.

14 Q And where did you get those funds from?

15 A My service-connected disability.

16 Q And were you paid for the work that you -- that you just  
17 described that you undertook on Veteran's Row?

18 A I was not, no.

19 Q Did you observe the ages of veterans who were on Veteran's  
20 Row.

21 A Yes. I had elderly veterans that were in their 70s and  
22 80s, and then younger veterans that were in their late 20s.

23 Q And did they relate to you as to whether or not they had  
24 participated in any wars?

25 A They did. We had combat veterans of Vietnam, Gulf War,

1 Iraq, Afghanistan, and then other veterans that weren't combat  
2 veterans. It was a whole gamut of that.

3 Q Did you make any observations as to whether or not any of  
4 these veterans experienced disabilities?

5 A Yes.

6 Q What were your conclusions?

7 A There was many that had physical disabilities, you know,  
8 mental health issues.

9 Q You mentioned to us that you greeted the veterans.

10 Did the veterans, when they came to Veteran's Row,  
11 explain where they came from?

12 A Yes. The stories were all very similar, that they were  
13 having trouble getting into the VA, and access was an issue.

14 And, you know, at this time, it was also -- COVID was  
15 going on, so there was so many lockdowns that it was very  
16 challenging to get people inside.

17 Q Do you know how veterans learned about Veteran's Row?

18 A From other veterans.

19 Q Did you ever turn veterans away from Veteran's Row?

20 A Never.

21 Q Over the period of time, sir, the 18 months that Veteran's  
22 Row was set up, do you have an estimate as to how many veterans  
23 you would say spent at least one night there?

24 A Hundreds. This encampment really became like -- it became  
25 a place where veterans would initially show up to. So even

1 veterans that were getting into programs inside the VA, there  
2 was many that came through this encampment that would spend a  
3 night and then go in.

4 We were constantly -- one of the things that we would do  
5 is we would clean out tents. As soon as someone would stay in  
6 it for a night and then they leave, we'd clean it out and  
7 another person would show up.

8 Q Were there veterans there for longer than a day?

9 A Yes.

10 Q What periods of time?

11 A There were veterans that were there for extended periods  
12 of time, months.

13 Q Any veterans there the entire 18 months?

14 A Yes.

15 Q Do you think Veteran's Row is a permanent solution to  
16 veteran homelessness?

17 A Absolutely not.

18 Q Why is that?

19 A Because you only -- everything I have witnessed, they  
20 deteriorate, mental health deteriorates. It's awful for people  
21 to be living on the street. Veterans Row was just, you know, I  
22 was trying to work with everyone to keep it, you know, as  
23 manageable and clean as possible, given the circumstances, and  
24 try to get people inside. That was the sole focus.

25 Q What was the weather like over those 18 months?

1 A It was -- you had the summers, winters, so you had hot  
2 days, windy days, raining. The wind was very difficult on this  
3 because there would be a lot of times that tents would rip  
4 during the wind and we have to replace them or repair them.

5 Q During the rain, did the VA come out and provide any rain  
6 gear?

7 A No.

8 Q Any protection for the tents from the ravages of the  
9 weather?

10 A No.

11 Q What was it like when it was raining on Veterans Row?

12 A So prior to -- if I find out there was a rain -- I always  
13 check the weather.

14 If there was rain coming in, myself and a lot of other  
15 veterans that were out there helping, we would go around and  
16 we'd get tarps and donations and we would help them set up  
17 tarps above their tents to try to keep the water out and keep  
18 them from getting wet.

19 Q Do you have an estimate as to the amount of time you spent  
20 soliciting donations?

21 A It was all the time. I don't -- it was the entire time of  
22 the encampment, so from May -- May 2020 to November of 2021.

23 Q To your knowledge, did any of the VA officials make  
24 donations?

25 A Not to my knowledge.

1 Q The -- living on that sidewalk, can you describe what the  
2 noise was like?

3 A It was very loud. There were several times where cars  
4 would crash into the tents.

5 Q Where did -- what would happen when a car would crash into  
6 a tent?

7 A Thankfully, by the grace of God, no one died when that  
8 would happen.

9 But there were several occasions where people would be  
10 coming down San Vicente, and there is a sharp turn, and they  
11 would jump the median and go into the tents. And then we would  
12 go out and we would clean up all of the debris, clean the tent  
13 out, and put a new tent in place for the person that just lost  
14 their tent.

15 MR. ROSENBAUM: If the Court, please, I have just a  
16 few more questions on this period and then we can take a break,  
17 if that is the Court's desire.

18 THE COURT: Tell me when to take the break when you  
19 are comfortable to take a break.

20 MR. ROSENBAUM: Thank you.

21 BY MR. ROSENBAUM:

22 Q Did you ever talk to any VA officials about their position  
23 regarding Veterans Row?

24 A Yes. One of the positions that they took is that it was a  
25 protest encampment.

1 Q Did they do anything that, to your knowledge, assisted the  
2 veterans who were living on Veterans Row to make their lives a  
3 little bit easier?

4 A Nothing. Again, at that time, there was -- everything was  
5 done in private donations and people volunteering.

6 Q What period -- what amount of time did you spend  
7 soliciting donations?

8 A Again, from, I would say, May 2020 to November of 2021  
9 when the encampment was cleared.

10 Q Were there any veterans, to your knowledge, Mr. Reynolds,  
11 who died on Veterans Row?

12 A Yes.

13 Q How do you know that?

14 A I was -- I had to go -- I was there each time right  
15 afterward. I got the phone calls for it. Andre Butler and  
16 Brian Prentis.

17 Q Who is Andre Butler?

18 A Andre Butler is a Vietnam era marine veteran.

19 Q What about Brian Prentis?

20 A Brian Prentis was a marine veteran. He was late 40s,  
21 early 50s.

22 Q Did their deaths have an impact on the emotional  
23 well-being of the veterans who were on Veterans Row?

24 A Yes.

25 Q Could you describe what your observations were, please?

1 A Brian Prentis was run over by a car, so his body was in  
2 the street for quite some time until the coroner's office came  
3 to pick it up.

4 Q What did you do while Mr. Prentis's body was on the road?

5 A I stayed there until the police finished their  
6 investigation.

7 And, you know, they asked me a bunch of questions about  
8 what was going on with the encampment and, you know, the ones I  
9 spoke with thought it was an awful situation.

10 And once the coroner's office -- once the coroner's  
11 office picked up his body, then myself and another veteran went  
12 to go clean the blood off the street so that everyone didn't  
13 have to look at it.

14 Q How did you do that, sir?

15 A With a water bottle and broom.

16 Q Did the VA offer any assistance in addressing that?

17 A No. No.

18 Q What about Mr. Butler? Do you know the circumstances of  
19 his death?

20 A Mr. Butler was stabbed.

21 Q Do you know if the VA made any efforts to contact the  
22 families of either Mr. Butler or Mr. Prentis?

23 A They did. I also spoke with Mr. Prentis's son, and Andre  
24 Butler's brother came to the encampment.

25 MR. ROSENBAUM: Your Honor, this is a convenient

1 time to take a break.

2 THE COURT: If it's convenient for all of the  
3 parties.

4 Let me ask the following: For my record, counsel  
5 referred to 209. And if somebody was reviewing this record,  
6 they would not know the difference between the Exhibit 209 and  
7 Building 209. And you were referring to Building 209; is that  
8 correct?

9 THE WITNESS: Yes, Your Honor.

10 THE COURT: Now, counsel, this came from what --  
11 would you take this over to counsel?

12 MR. ROSENBAUM: I have an exhibit.

13 THE COURT: No, I'm going to give you my exhibit.  
14 One of the exhibits you submitted me -- I forgot in which  
15 party -- I want you to put up the exhibit from the VA for a  
16 moment. And I don't know which exhibit. I have lost track of  
17 all of your exhibits.

18 Put it on the Elmo for just a moment.

19 Counsel for the government, why don't you folks gather  
20 around the Elmo also, because it will take microscopic viewing  
21 to view this document. So come on over for a second.

22 All right. Now, this is a document -- come on over,  
23 counsel, it's okay. You're all friends. Gather at the mic.

24 Put that up on the --

25 MR. ROSENBAUM: He just agreed to settle the case,

1 Your Honor.

2 THE COURT: That's okay. We're going to be in the  
3 great hunt on this document for Building 209. That is how  
4 confusing it would be to review in court.

5 Let the record note that support counsel tried to  
6 operate the Elmo. Excellent. Just joking.

7 MR. ROSENBAUM: Let the record also reflect that  
8 counsel for plaintiffs have no idea.

9 THE COURT: Well, let the record reflect the Court  
10 doesn't either, that's why I have got counsel doing it. And  
11 I'm just joking with counsel. So help us.

12 Put up this document now. Then all of you gather around  
13 and find Building 209 on this VA document.

14 Okay. I'm taking a microscope. You can take a  
15 microscope. Find Building 209.

16 MR. ROSENBERG: It's in the top where you see --

17 THE COURT: No. Go down the ledger. First of all,  
18 help me and put to 209 in our ledger.

19 Okay. You see a bunch of little handwriting there.

20 MR. ROSENBERG: Would you like for us to circle it  
21 or mark it?

22 THE COURT: Yes, would you? I just need your help.

23 No, no, no. I'm sorry. Go to the ledger. I'm very  
24 specific about this.

25 You see the writing? It has a bunch of building numbers

1 in black. Do you see that. Yes or no?

2 MS. GROTECLOSS: Yes.

3 THE COURT: Now, find 209 and circle that for me.

4 MS. WELLS: Okay.

5 THE COURT: I will save you time. You can't find  
6 it.

7 MS. WELLS: I'm looking on the ledger.

8 THE COURT: Take a look. I have spent hours looking  
9 for it, squinting at it.

10 You show me where 209 is in that ledger.

11 MS. WELLS: I don't see it on the ledger.

12 THE COURT: Okay. Make a clear record.

13 Do you see it or not?

14 MS. WELLS: No, Your Honor.

15 THE COURT: No. Counsel, do you see it?

16 (Court reporter clarification.)

17 THE COURT: Building 209. They are searching on  
18 this document for Building 209. It's not listed, counsel.

19 Now, if you go back to the map, now we can find 209. So  
20 we can't find it in the ledger.

21 Go back to the map now and circle 209, just for a  
22 moment. And now bring it down so we could see it on the Elmo.  
23 Excellent.

24 Now, I'm going to tell you that is also referred to as  
25 Building 207.

1 MR. ROSENBERG: Your Honor, may I ask a clarifying  
2 question?

3 The Court has provided a copy of this map to the  
4 parties, and it is not currently marked with an exhibit number.

5 THE COURT: I will give it an exhibit number.

6 MR. ROSENBERG: Well, my question for the Court is  
7 from which filing --

8 THE COURT: I don't know. I don't know.

9 MR. ROSENBERG: Okay.

10 THE COURT: We will go back and see if we can find  
11 it. It also came to me earlier, I think through a -- just a  
12 Google search to try to verify what was given to me. I don't  
13 know when this was produced.

14 MR. ROSENBERG: I will also let the record reflect  
15 that the map that we are currently viewing on the Elmo does not  
16 contain an ECF number or any other docketing number, so it does  
17 not appear that this document has been filed by any of the  
18 parties with the Court.

19 THE COURT: It may not have been, counsel.

20 What I'm going to do is -- it's not of import right now  
21 to me, but you see that building that is circled right now?

22 MR. ROSENBAUM: Who are you addressing, Your Honor?

23 THE COURT: Is that 209 or 207? Do you know,  
24 Mr. Reynolds?

25 THE WITNESS: That is 209.

1 THE COURT: Okay. What is the top of that -- by the  
2 way, I have been out to this site with -- I'm trying to  
3 overdisclose to you. Once again, with the VA when this  
4 building was the only building was in rehabilitation at the  
5 time. And there were -- there was also the beginning  
6 construction on two other buildings, and I'm referring to them  
7 as 208 and 203.

8 Now, my marking could be wrong, and it could have come  
9 to me also earlier through Steven Peck, Mr. Braverman, the VA.  
10 I have been out there on two different occasions. I have also  
11 looked at Google on this to verify what I was getting whenever  
12 I was out there, and recently. And I believe it's part of one  
13 of your exhibits as well. But you will have to search through  
14 and help me.

15 Is it Exhibit 1, counsel?

16 MR. SILBERFELD: Yes.

17 THE COURT: Then it comes from Exhibit 1, quite  
18 frankly. But I'm trying to verify everything you have  
19 submitted to me if I had any prior information from either  
20 side.

21 Now, in that quadrangle, what building will we call the  
22 building in the upper portion? Because I had that listed as  
23 208.

24 MR. ROSENBAUM: Mr. Reynolds, do you know?

25 THE WITNESS: So the building that is circled is

1 209, the one right behind it is 208, and then to the left is  
2 Building 205. And all of those together are Step Up on Second.  
3 I don't know if that helps.

4 THE COURT: Somebody get a magnifying glass and look  
5 at this exhibit submitted to the Court in Exhibit 1 and read  
6 what that building is labeled. I think if you get a magnifying  
7 glass, you are going to find that that top building on this  
8 diagram is labeled 208. You are literally going to need a  
9 microscope to see this.

10 Take a look at it. I think it's labeled 208, and I  
11 think your other building is labeled 203. And I think if you  
12 look, you will see the building to the left of this, which  
13 isn't -- is labeled 205. So I'm just cautioning you that we  
14 may get into a number of diagrams that may or may not match,  
15 but I think -- take a look at it again, counsel.

16 Let me get the original back for just a moment.

17 Kerlan, can I see that.

18 It's not a big thing, but it's going to get very  
19 confusing later on. Because it also now is referred to as a  
20 street address on Bonsall as well. So anybody looking at this  
21 is going to be going 208, 209, 205, 203, on Bonsall -- there is  
22 going to be mass confusion unless we get these designations  
23 and --

24 MR. ROSENBERG: Your Honor?

25 THE COURT: So the upper building is also referred

1 to as 710 Bonsall.

2 The circled building is 720 Bonsall as well, so that  
3 you've referred to as 209.

4 And the other one to the right that they were working on  
5 is 700 Bonsall.

6 Well, I will leave that to you, counsel.

7 I'm just saying it's going to get extraordinarily  
8 confusing later on unless we stay with building numbers or if  
9 you use a building number, also use a street number now because  
10 209 has been completed.

11 MR. ROSENBAUM: No question you are correct, Your  
12 Honor. I will represent that, either through this witness or  
13 other witnesses, we will go through the entire map.

14 THE COURT: Okay. But along the way I need to make  
15 certain I'm absorbing it. I'm just cautioning you. That is  
16 why -- everyone is doing an excellent job, but when you say  
17 209, if I'm a reviewing Court, I thought it was Exhibit 209,  
18 not Building 209. And now 209 actually has a street address  
19 because it has been completed.

20 Go ahead and have a nice recess. We will see you in 15  
21 minutes. And this, counsel, is found on Exhibit 1.

22 And counsel, just on the way out the door -- go ahead  
23 and make a record of this -- when you look at the ledger, I'm  
24 looking for 209 in the ledger. There is no 209 in this ledger.  
25 Then when you go over to the actual layout, it's listed on a

1 street address, a Bonsall street address. So you are never  
2 able to match up the building number with what is being  
3 referred to.

4 So any reviewing Court is going to take a look at this  
5 and say, well, I can't see 209 on the ledger, we have got a  
6 street address over here, what the heck is everybody talking  
7 about?

8 Okay. So just slow down and get this diagram or  
9 something up on the stand. This is where I got it from is  
10 Exhibit 201 -- or Exhibit 1, I'm sorry.

11 MR. SILBERFELD: We will do it right after --

12 THE COURT: Do it right away so we don't have mass  
13 confusion now.

14 MR. ROSENBERG: Can I look at the map? Is that the  
15 one that was on the Elmo.

16 THE COURT: Absolutely.

17 Off the record.

18 (Morning recess, 10:04 a.m.)

19 THE COURT: We're back in session. All parties and  
20 counsel are present.

21 Counsel.

22 MR. ROSENBAUM: Thank you, Your Honor. We  
23 appreciate the guidance from the Court.

24 And in that vein, I would like to put Exhibit 1 in front  
25 of the witness, and we can bring Your Honor a copy, and I will

1 represent that the government has copy. It's Exhibit 1,  
2 page 291.

3 MR. DU: Your Honor, we have also flagged the page  
4 number for you.

5 THE COURT: Thank you. Please continue. Thank you.

6 MR. ROSENBAUM: Your Honor, are we good?

7 THE COURT: We're good.

8 BY MR. ROSENBAUM:

9 Q All right. Mr. Reynolds, do you have what has been marked  
10 as Exhibit 1?

11 A I do, yes.

12 Q Do you recognize this, sir?

13 A Yes.

14 Q What is your understanding of what Exhibit 1, page 291 is?

15 A It's a map of the north side of the West LA VA property  
16 north of Wilshire.

17 Q Are you familiar with the VA grounds in West LA?

18 A Yes.

19 Q Any part of those grounds you haven't walked?

20 A No.

21 Q Could you point out to the Court where Building 209 is?

22 A Building 209 is in the north part of the campus. If you  
23 see Serenity Garden, it's to the left of that. 209.

24 Q Is there a street that abuts it?

25 A Bonsall.

1 Q Do you want to spell that?

2 A B-O-N-S-A-L-L.

3 Q Okay. And just so the record is clear, when we have been  
4 talking about 209, where individuals live, is this what you are  
5 referring to?

6 A Yes, it is.

7 Q All right. Do you see where Building 205 is?

8 A Yes, I do.

9 Q And where is that?

10 A If you look on the north part of the map where it says  
11 MacArthur Field, right below that you will see 205.

12 Q And is there a street that abuts that?

13 A Yes. It's the intersection of Bonsall and MacArthur.

14 Q Have you been there yourself?

15 A Yes.

16 Q Have you been where Building 209 is?

17 A Yes.

18 Q Have you been inside those buildings?

19 A Yes.

20 Q Do you see where Building 208 is?

21 A Yes.

22 Q And could you describe for the Court where that is?

23 THE COURT: Counsel, why don't you point to that,  
24 literally, on the Elmo so he can see it.

25 MR. ROSENBAUM: Your Honor, this was worth the price

1 of admission.

2 THE COURT: I'm glad you are doing it because the  
3 Court doesn't have that capability.

4 MR. ROSENBAUM: I'm going to be doing this all day.

5 So this is what weather casters do, right, they point to  
6 the stuff? If this day job doesn't work out, I know where I'm  
7 going next.

8 BY MR. ROSENBAUM:

9 Q Do you see what has been marked here as Building 208?

10 A Yes.

11 Q And you have been inside Building 208?

12 A Yes.

13 Q And does it abut any streets?

14 A Let's see. I don't know the name of the streets. It's in  
15 the same quad or the same area as Building 209 and 205.

16 Q Okay. And where is the relationship --

17 THE COURT: Counsel, you can both stipulate that  
18 that's Patton. In other words, on the right-hand side. That  
19 is Patton Street. So, VA, look at that for a moment, save some  
20 time. Get a stipulation to that.

21 MR. ROSENBAUM: Yes.

22 THE COURT: Patton.

23 MR. ROSENBERG: Agreed.

24 THE COURT: Thank you. That saves some time.

25 BY MR. ROSENBAUM:

1 Q And buildings 209, 205, 208, and 259, they are on Lot 27?

2 A Yes.

3 Q Have you been on Lot Number 27?

4 A Yes.

5 Q Looking at this map and comparing Lot 27, do you see where  
6 the UCLA baseball complex is?

7 A Yes.

8 Q Can you compare the size of the UCLA baseball complex with  
9 Lot 27?

10 A It looks similar, relative in size.

11 Q Have you been on the Brentwood athletic area?

12 A Yes.

13 Q Do you know how many acres that is?

14 THE COURT: Let's put that up on the map also.  
15 Let's see this.

16 MR. ROSENBAUM: I will save it for another time.  
17 This is advanced placement.

18 THE COURT: You can ask the question, counsel.

19 BY MR. ROSENBAUM:

20 Q Okay. Did there come a time, Mr. Reynolds, when there was  
21 an end to Veterans Row?

22 A Yes. November 1st of 2021.

23 Q And in your judgment, sir, were there certain causes that  
24 led to the end of Veterans Row?

25 A Yes. There were several deaths that took place.

1 Q Anything else?

2 A And the Sheriff's Department HOST team was involved.

3 Q And when you say HOST, can you spell that for the  
4 reporter, please?

5 A Homeless Outreach Service Team.

6 Q Okay. And is that a VA operation?

7 A No. That's part of the Los Angeles Sheriff's Department.

8 Q And does HOST -- is that an acronym for which you just  
9 identified?

10 A It is, yes.

11 Q Cap H, cap O, cap S, cap T?

12 A Yes.

13 Q We'll get back to that in a moment.

14 Any other factors that you believe contributed to the  
15 end of Veterans Row?

16 A Secretary McDonough came.

17 Q Anything else regarding the attention that Veterans Row  
18 was getting at this time?

19 A There was a lot of media attention at the time.

20 Q Okay. When -- did you talk with sheriff -- strike that.

21 During this period of time, sir, was there same day  
22 shelter on the VA grounds?

23 A There was not. And that was one of the main contributing  
24 factors to veterans sleeping on San Vicente Boulevard, that if  
25 veterans would show up after hours or late in the afternoon,

1 there was nowhere for them to go. They were told to come back  
2 another day.

3 Q There came a time when Sheriff Villanueva and his team  
4 came out?

5 A They did, yes.

6 Q Do you remember approximately when that was?

7 A It was the summer of 2021, around July is when they first  
8 came out.

9 Q Okay. Did you have occasion to talk with the sheriff?

10 A I was in a meeting with the sheriff that he had with the  
11 Brentwood Community Council when he let them know that he was  
12 going to send his HOST team out there to start identifying how  
13 to clean up the encampment. And after that, that's when I was  
14 introduced to the HOST team.

15 Q Did you speak with the sheriff and the HOST team about  
16 your observations?

17 A I spoke with the HOST team first, and then I did speak  
18 with the sheriff.

19 Q And what did you say to the sheriff?

20 A That -- could I elaborate?

21 Q Sure.

22 A So when the sheriff's deputies arrived -- they sent a lot  
23 of them that were veterans -- and they came out and they  
24 initially thought that they were going to be able to clear the  
25 encampment within 30 days.

1           And I was having discussions with them and I, you know,  
2 spoke with many of them and I said, you know, as we go through  
3 this process, you are going to see that as you get one veteran  
4 moved inside, another one is going to show up because there is  
5 no same day sheltering.

6           And the sheriff's officers that were out there, they  
7 began to see the exact issues that we had been raising for over  
8 a year. And the timeline to clean the encampment, that was a  
9 month, was now -- we were in the second or third month. And  
10 they asked me to come and meet with Sheriff Villanueva at the  
11 -- in Downtown Los Angeles.

12 Q       Did you see that, sir?

13 A       I did.

14 Q       Did you have a conversation with him?

15 A       I did, yes.

16 Q       Where did that actually take place?

17 A       In the Hall of Justice, I believe that's the name of it.  
18 His office in Downtown LA.

19 Q       And the meeting itself, did it take place in the Sheriff's  
20 Office?

21 A       It did, yes.

22 Q       And who else, if anyone, was present?

23 A       Lieutenant Kitchin with the HOST team, and the sheriff and  
24 his staff. I don't recall their names.

25 Q       And what did you say to the sheriff?

1 A The sheriff asked me to -- first, the deputy started off  
2 explaining what they had seen, and then the sheriff asked me to  
3 elaborate on what I had seen out there and what needed to be  
4 done within the VA to help prevent veterans from being back out  
5 on that street once the encampment was cleared.

6 Q What observations did you share with the sheriff and his  
7 team?

8 A I shared with the sheriff that one big issue is that, at  
9 this time when veterans were showing up to request shelter or  
10 housing and services, there was no consistent same day  
11 sheltering. There was no after-hours sheltering. So if they  
12 showed up in the evening, they would be told to come back  
13 another day. The VA police would ask them to leave the  
14 property, and they would end up out in the street.

15 So, I felt that there had to be something set up to  
16 where someone could show up after hours and get a bed to sleep.

17 Q Was there any discussion about permanent supportive  
18 housing?

19 A Yes. The sheriff asked for the background on the property  
20 because he was a veteran as well.

21 Q What did you tell him?

22 A I told him about the previous lawsuit cases, the  
23 mismanagement of the land, and how there was no permanent  
24 supportive housing built at this time.

25 Q What happened next?

1 A Sheriff Villanueva said that he was going to contact the  
2 secretary of the VA and make requests for some of these items  
3 that we just discussed that needed to be in place before that  
4 encampment is cleared.

5 Q Did there come a time when you saw Secretary McDonough?

6 A Yes. Maybe a week or two after this meeting, a little bit  
7 longer, I was contacted by Secretary McDonough's security team  
8 and they said that he was going to be visiting the Veterans Row  
9 encampment and would like to speak with me.

10 Q Did you, in fact, meet with him and talk to him?

11 A I did, yes.

12 Q And the approximate date -- I know you said couple of  
13 weeks --

14 A It was October at this point. October 2021.

15 Q And did you -- what did you talk to the secretary about?

16 A The secretary arrived with -- it was Secretary McDonough,  
17 Mayor Karen Bass who was Congresswoman at the time, Congressman  
18 Mark Takano, and their security team. They arrived at the  
19 Veterans Row encampment, and we -- they took a walk with me  
20 down the encampment to see all of the veterans that were  
21 staying there, and to just get an idea of what was going on.

22 I discussed with the secretary that we needed the same  
23 day immediate shelter, we needed permanent supportive housing,  
24 and that the VA needs to stop illegally leasing land.

25 Q And did the secretary respond to the concerns you

1 expressed?

2 A He didn't answer me on the issues with the leases, but  
3 with the same day sheltering and permanent supportive housing,  
4 he said "We'll work on it."

5 Q Anything about the permanent supportive housing?

6 A No.

7 Q What, if anything, happened after that visit?

8 A After that visit -- it was mid-October -- the secretary  
9 had a press conference later in the day, made a statement that  
10 he was going to ensure that all the veterans on Veterans Row  
11 were housed by November 1st.

12 Q Did that happen?

13 A No.

14 Q Did any of the veterans who were on Veterans Row at that  
15 time, at or about that time, get into actual housing?

16 A There were veterans throughout the encampment that got in  
17 permanent housing, but at that exact time, no.

18 Q Okay. Was there a change with respect to same day  
19 shelter?

20 A There was. After Secretary McDonough's meeting or his  
21 visit, the VA, Mr. McKenrick, Mr. McGahran, and Dr. Braverman,  
22 we began having discussions and they were asking me what help I  
23 needed to get the veterans moved off the street and onto the  
24 other side.

25 Q And were units of same day shelter ultimately provided?

1 A They were. And it was -- initially, it was just tents.  
2 They set up tents inside the VA that they said they would let  
3 people in 24 hours a day.

4 Q Were these tents that the VA provided?

5 A These ones were, yes, for the same day shelter.

6 Q How many tents did the VA provide?

7 A At that time it was six.

8 Q Were there additional tents at any other point inside?

9 A Yes. Prior to the encampment being cleared, I contacted  
10 Code of Vets, which is an organization that would help us, and  
11 they shipped forty 10 by 14 tents with cots and blankets and  
12 everything to my house. And then we set up a time with the VA  
13 to go in and -- prior to the clearing of the encampment, we  
14 went in and set up brand new tents for all of the veterans with  
15 cots and blankets and it was -- and then, you know.

16 Q Who paid for those tents?

17 A Code of Vets.

18 Q Do you know if they were ever reimbursed by the VA for  
19 those tents?

20 A They were not.

21 Q The same-day shelter, do you know how many units were then  
22 provided? How many places of shelter?

23 A At that time, it was six spots that were designated for  
24 same day. So, essentially, someone could show up 10 o'clock at  
25 night and get a place to stay and then worry about registration

1 the following day so that they are at least not told to leave  
2 the property. Eventually, they became tiny sheds.

3 Q Okay. With respect to the six, sir, within in a year, did  
4 the VA provide more same-day shelter?

5 A Not at that time, no.

6 Q The next year, did they provide more same-day shelter?

7 A No.

8 Q The next year, did they provide more same-day shelter?

9 A The end of the next year, yes, 2023.

10 Q And how many units in total, then?

11 A Now, there are 12.

12 Q Did the secretary ever get back to you about permanent  
13 supportive housing, Secretary McDonough?

14 A We had a few discussions. And he would just reiterate --  
15 I would bring up these concerns, and he would just tell me just  
16 keep doing what you are doing. Keep raising these concerns.  
17 And we're working on it. Nothing is more important than  
18 housing everyone.

19 Q Okay. At this time, sir, how many permanent supportive  
20 housing units were on the West LA grounds?

21 A So in 2021, it was just -- it was only the Building 209  
22 that had those units. There were other buildings, finally, at  
23 this point, just starting construction, and that was Building  
24 207 --

25 Q Okay.

1 A -- which is --

2 Q Did everyone on Veterans Row move onto these grounds?

3 MR. ROSENBAUM: I'm sorry, Your Honor.

4 THE COURT: You just said Building 207.

5 THE WITNESS: Yes, Your Honor. Building 207.

6 THE COURT: Show me 207 on the map, Counsel. It  
7 should be on Arnold. Put up the map so we can see and be  
8 certain.

9 THE WITNESS: Yes, Your Honor.

10 BY MR. ROSENBAUM:

11 Q Do you have the map in front of you that has been marked  
12 as Exhibit 1?

13 THE COURT: Counsel, just point to 207 and ask him  
14 if that is the building? Is that the building?

15 THE WITNESS: Yes, Your Honor.

16 MR. ROSENBAUM: Thank you, Your Honor.

17 BY MR. ROSENBAUM:

18 Q During this period of time, did all of the veterans who  
19 had been on Veterans Row, to your knowledge, move onto the  
20 grounds?

21 MS. WELLS: Objection. Lack of foundation.

22 THE COURT: Overruled. You are familiar with the  
23 area. You spent enough time there. You can answer that  
24 question.

25 THE WITNESS: At that time, about -- we set up 20

1 tents for veterans inside and started helping them move  
2 belongings in. And then the remainder of the veterans -- there  
3 was around 40 out there, other ones -- got into hotel vouchers  
4 through SSVF and LAHSA.

5 THE COURT: And who is LAHSA?

6 THE WITNESS: Los Angeles Homeless Services  
7 Authority.

8 BY MR. ROSENBAUM:

9 Q Did any veterans at that time move into permanent  
10 supportive housing?

11 A Not at that time. It was moving to tents on the other  
12 side of the fence or into a hotel.

13 Q So the date that Veterans Row was cleared, what was that?

14 A November 1st, 2021.

15 Q Do you know what CTRS is?

16 A Yes.

17 Q You have talked about it before. But, again, could you  
18 state what that was?

19 A Care, treatment, rehabilitation, services.

20 Q And if I say tiny shed, do you know what that is?

21 A Yes. It's the boxes that they live in, the sheds that  
22 they live in, the tiny shelters.

23 Q Do you know who -- were there tiny sheds set up at this  
24 time?

25 A At that time, prior to the cleanup, there were three tiny

1 sheds that were set up. They were not hooked up to  
2 electricity. No one moved into them. They just -- three of  
3 them were set up.

4 Q I think we have a demonstrative of that, Your Honor. 212.  
5 And this is not a building. This is a --

6 THE COURT: Exhibit 212.

7 MR. ROSENBAUM: Exactly.

8 BY MR. ROSENBAUM:

9 Q Do you have what has been marked as Exhibit 212 in front  
10 of you?

11 A Yes.

12 Q Are you familiar with this?

13 A Yes.

14 Q Do you know who took this photograph?

15 A I took this photograph fairly -- right when we moved. So  
16 this is two thousand -- I can go back through my phone. But  
17 2021, right when we moved everybody in. End of 2021, you know.

18 Q Did you ever look inside these tiny sheds?

19 A Yes.

20 Q Can you describe what you saw when you looked inside?

21 A They are -- you have a bed on one side. There is air  
22 conditioning and heating and some shelves for storage and  
23 electricity or power outlets.

24 MR. ROSENBAUM: Could we, Your Honor, go to  
25 Exhibit 213.

1 THE COURT: Exhibit 213. And we will receive 212,  
2 subject to a motion to strike.

3 (Exhibit 212 received into evidence.)

4 BY MR. ROSENBAUM:

5 Q Do you recognize what has been marked as Exhibit 213?

6 A Yes.

7 Q Do you know who took this photograph?

8 A I did.

9 Q Approximately when?

10 A Same time when we were moving all of the veterans off San  
11 Vicente in end of 2021.

12 Q And what does this depict?

13 A This depicts the inside of one of the tiny shelters. So  
14 there is a bed and some shelving.

15 Q Is the bed the size of a twin bed?

16 A No. It's more like a cot, a foldout cot size.

17 Q Is there a bathroom inside these facilities, these sheds?

18 A No, there is not.

19 Q Is there a kitchen?

20 A No.

21 Q If an individual is sleeping inside what has been marked  
22 as Exhibit 213, what do they do if they have to use the  
23 bathroom?

24 A They go to the porta potties or a trailer to use the  
25 restrooms.

1 Q Do you -- do you know, sir, whether or not any of the  
2 veterans who were inside these tiny sheds had physical  
3 disabilities?

4 A Yes.

5 Q Can you describe the physical disabilities that you  
6 observed?

7 A Yes. Wheelchair bound, walkers for assisted walking, and  
8 amputees.

9 Q Could you fit a wheelchair inside the shed?

10 A Some of the veterans do. It's a tight fit, but they do.

11 Q Okay. And can you turn the wheelchairs around without  
12 lifting them up?

13 A Yes. Depending on the -- it's really tight. It would be  
14 tight. There is people in there with wheelchairs, veterans.

15 MR. ROSENBAUM: Can we have, Your Honor, what has  
16 been marked as Exhibit -- Exhibit 214 placed in front of the  
17 witness?

18 THE COURT: All right. 214. Exhibit 214.

19 BY MR. ROSENBAUM:

20 Q Do you know who took this picture, sir?

21 A I took this photo.

22 Q And do you know when?

23 A Yes. It was September -- September to October 2022. It  
24 was -- yeah, I took this photo.

25 Q And can you describe for Judge Carter what this photo

1 depicts, please?

2 A The tiny homes caught -- or they caught on fire. And I  
3 was -- my family was in town visiting. I had just finished  
4 dinner with them, and I received a call from the veterans at  
5 CTRS and said, Can you please get down here? The tiny sheds --  
6 one of them has caught on fire. And I lived close by. By the  
7 time I was driving up San Vicente, I saw it jumping from roof  
8 to roof.

9 Q Do you know whether or not there was an investigation as  
10 to the cause of the fire?

11 A My understanding is that it was from a electric bike being  
12 charged with a lithium battery.

13 Q Do you know why that led to a fire?

14 A It overheated. I don't entirely know why it led to a  
15 fire. I have read news stories about other --

16 Q Were there fire extinguishers in the sheds?

17 A They were in the sheds. Some of them had fire  
18 extinguishers. They all should have fire extinguishers in  
19 there. They initially did when they were constructed.

20 Q At that time, did they all have fire extinguishers?

21 A I imagine so, unless someone removed one.

22 Q Was that sufficient to put out the fires?

23 A No. They were very small, like, one foot -- not even a  
24 foot tall. Really -- the smallest fire extinguisher I have  
25 ever seen.

1 Q Do you know who paid for the tiny sheds?

2 A Yes. Arnold Schwarzenegger donated 25. I believe  
3 Brentwood School also contributed to donations. They were all  
4 done on donations because the VA said they could not pay for  
5 them.

6 Q Who said that?

7 A The -- in meetings, we had a roundtable discussion.  
8 Dr. Braverman at the time said the VA could not pay for them.

9 THE COURT: I'm sorry. You dropped your voice.  
10 Would you say that again?

11 THE WITNESS: Dr. Braverman said that they could not  
12 pay for the tiny homes.

13 THE COURT: Okay. Thank you.

14 BY MR. ROSENBAUM:

15 Q Do you consider the tiny sheds to be adequate housing for  
16 the veterans?

17 A No. Not adequate housing.

18 Q Why is that?

19 A I believe the veterans should be in permanent housing in  
20 buildings on the West LA VA.

21 Q Are there still veterans in that housing, so far as you  
22 know? The sheds?

23 A Yes.

24 Q Do you know if Mr. Schwarzenegger was ever reimbursed for  
25 those sheds?

1 A No, he was not. He made the donation through -- his  
2 monetary donation for these sheds through Village for Vets,  
3 which is a veteran service organization or VA nonprofit.

4 Q Do you know if --

5 THE COURT: Just a moment. What is the name of the  
6 organization again?

7 THE WITNESS: It was Village for Vets.

8 THE COURT: Village for Vets.

9 THE WITNESS: Yes, Your Honor.

10 THE COURT: Thank you.

11 BY MR. ROSENBAUM:

12 Q Incidentally, sir, was there a fire hydrant at this site?

13 A There was not.

14 Q Do you know if Brentwood School was ever reimbursed for  
15 these donations?

16 A I don't know that.

17 Q You testified, sir -- so these sheds, do you know if they  
18 are still utilized to house veterans, to be a shelter for  
19 veterans?

20 A They are, yes.

21 Q Do you know if there are veterans -- based on your work,  
22 do you know if there are veterans currently in the sheds who  
23 want to be in permanent supportive housing?

24 A Yes.

25 Q How do you know that?

1 A I spoke with veterans -- I have never met a veteran that  
2 after time, getting to knowing them, that doesn't want to be in  
3 some type of permanent supportive housing or want something  
4 better for themselves.

5 Q Do you know whether or not any of the plaintiffs have  
6 lived in these sheds?

7 A Yes.

8 Q Which ones?

9 A Josh Pettitt, Deavin Sessom, Lavon Johnson, Joseph Fields.  
10 Just about all of them. Just drawing a blank on the other at  
11 the moment.

12 Q Regarding your advocacy of meeting with Sheriff  
13 Villanueva, the media attention that you talked about, your  
14 imploring Secretary McDonough, in your judgment, sir, do you  
15 think these sheds would have been on the grounds without all of  
16 those factors and the deaths?

17 A No. Absolutely not.

18 Q Why do you say that?

19 A My -- from everything I have viewed when I first arrived  
20 at the VA, nothing was there. The Veterans Row encampment was  
21 the driving factor that started to cause a lot of the change at  
22 the West LA VA because there was so much attention on the fact  
23 that these veterans were sleeping outside and there was not  
24 appropriate services and the media attention that came along  
25 with it.

1 Q Did you do advocacy work to get the plaintiffs into  
2 permanent supportive housing?

3 A Yes.

4 Q Over what period of time?

5 A As soon as -- from the very beginning when I met these  
6 veterans back in 2020, I was always advocating for them to live  
7 on the West LA VA property.

8 As soon as Building 207 started construction, which I  
9 believe was 2021, early 2022, I started contacting the  
10 leadership at the VA and sending the names of veterans from  
11 Veterans Row and saying that, you know, we need to make sure  
12 they are in housing because the entire time they were on San  
13 Vicente, they were promised that they were going to get  
14 housing.

15 Q Did you have an opportunity to observe what happened to  
16 the plaintiffs as they were living outside the grounds on the  
17 street?

18 A When they were outside the grounds on the street, it was  
19 -- it was very rough, very rough on them. I don't think anyone  
20 gets better living on the street.

21 Q Do you know which buildings the plaintiffs that you talked  
22 about are currently in?

23 A Yes.

24 Q Could you tell the Court which buildings, please.

25 A 205 and 208.

1 Q How much time did you spend advocating for them to be  
2 admitted to those buildings?

3 A I started advocating for them to get into housing on the  
4 West LA VA starting back in 2020, as soon as I got word that  
5 construction was starting to happen on some of these buildings.  
6 In 2021, I was advocating for them to get in. In 2022 and  
7 2023, when we were starting to get dates for potential openings  
8 of these buildings, I was advocating for them to get in. And a  
9 lot of them I went through the process with of helping them  
10 fill out their paperwork and going to their appointments and  
11 getting them registered.

12 Q Did the VA assign case managers to help these individuals  
13 with their paperwork?

14 A Yes.

15 Q And how long did it take for that paperwork to actually  
16 result in them getting inside the housing?

17 A The process is very long. There would be times where  
18 veterans that I worked with and plaintiffs that they would go  
19 through the process of getting a HUD-VASH voucher, and then the  
20 voucher would expire before they were even into housing. And  
21 then you have to go through the process again.

22 Also, with the housing itself, I remember with Step Up  
23 on Second, which is buildings 205 and 208, the -- we had the  
24 veterans fill out the application to get to the building. Some  
25 time passed, and they had changed their paperwork. So we had

1 to go back through and have them fill out all of the paperwork  
2 again.

3 And these are -- these are not small. These are 50-page  
4 documents sometimes.

5 Q Are there any of the plaintiffs, to your knowledge, who  
6 are living inside any of the tiny sheds?

7 A Yes.

8 Q Who?

9 A Mr. Sessom.

10 Q Do you know the circumstances -- were you involved in the  
11 circumstances in terms of advocating on behalf of Mr. Sessom?

12 A Yes.

13 Q Could you describe for the Court what that involved?

14 A He's -- Mr. Sessom is affected by the income limit  
15 restrictions and unable to get into permanent housing on the VA  
16 where he wants to live.

17 I had a discussion with him about sharing this  
18 information, and he was okay with me doing it. I don't want to  
19 go into too much details about his personal situation.

20 Q Incidentally, when you say income limitation, what are you  
21 referring to?

22 A The way that the permanent supportive housing or the  
23 housing that's on the property now was developed, it comes with  
24 restrictions on how much income someone can make.

25 So veterans disability compensation is being counted as

1 income. Therefore, the most disabled veterans are being told  
2 that they make too much money to live in that housing.

3 Q Have you worked with veterans whom those restrictions  
4 affected?

5 A Yes.

6 Q How many?

7 A I have worked with a lot of veterans that -- I don't know  
8 a number off the top of my head. I have one right now that I'm  
9 working with that lost his leg in Afghanistan from stepping on  
10 an IED. I have another one that is wheelchair bound. And I  
11 hear stories from veterans all of the time, but -- I work with  
12 a lot. Those are just the ones I'm specifically working with  
13 right at the moment.

14 Q Regarding those two individuals, are they males?

15 A Yes.

16 Q Have you observed the impact of those restrictions on  
17 those two gentlemen?

18 A It's very -- it's very hard for them. They want to -- not  
19 only do they want to be around the veteran community, they also  
20 want to be next to the hospital where they can easily access  
21 medical care.

22 And it's challenging and -- can I elaborate more?

23 Q Sure.

24 A One thing I see a lot of times and that the other veterans  
25 see and get worried about is when you take someone that is

1 severely disabled, severe mental health issues, and you put  
2 them into an apartment that is 10 or 15 miles away from the VA  
3 and they have no support network, no job, they fall back into  
4 homelessness rather quickly.

5 I am currently dealing with many veterans that are in  
6 that situation that are falling back into homelessness. There  
7 are some that do well but others that are very disabled that  
8 have a hard time.

9 Q The income limitations you just mentioned to Judge Carter,  
10 have you discussed those limitations and the effect of those  
11 limitations with any VA officials?

12 A Yes.

13 Q With whom?

14 A With all of the VA leadership at the West LA VA;  
15 Dr. Braverman; Mr. Kuhn; Sally Hammitt; Tanya Bradsher, the  
16 chief of staff to Secretary McDonough.

17 Q And what response, if any, have you received regarding  
18 these limitations when you discussed them with them? Let me  
19 strike that.

20 When you presented -- when you had discussions with  
21 them, did that appear, to you, to be news to any of them?

22 A I wouldn't say news. They all agreed that it's -- every  
23 single one of them said that this -- that they didn't agree  
24 with it, that they didn't think it was right that, you know,  
25 these veterans were being denied housing.

1 Q Dr. Braverman?

2 A Yes. I was in a meeting with Dr. Braverman and the  
3 assistant secretary to HUD, Dr. McClain, and he stated in that  
4 meeting to the assistant secretary of HUD that he did not agree  
5 with this, and there shouldn't be a situation where the most  
6 disabled veterans are being denied housing.

7 Q Do you know approximately when that discussion took place?

8 A It happened -- I want to say -- let's see. It was after  
9 Mark -- Congressman Mark Takano sent a letter to HUD and the  
10 secretary of the VA, which was March of 2023. So it would have  
11 been spring or early summer of 2023.

12 Q Have you ever heard a VA official say, I think these are a  
13 good idea? I support these income restrictions?

14 A Never, no.

15 Q Regarding -- do you know what a project-based unit is  
16 outside the West LA grounds?

17 A Yes.

18 Q What is your understanding?

19 A A project -- my understanding is that project-based units  
20 are built with tax credits that come with these income limit  
21 restrictions. And they will also be designated -- for example,  
22 like an entire building is just for veterans.

23 Q Have you ever been to any of these project based  
24 buildings?

25 A Step Up on Second, Western building.

1 Q What is Step Up on Second?

2 A Step Up on Second is a housing provider that has Buildings  
3 205, 208, and 209 at the West LA VA. And also another one that  
4 I have worked with is The Western Building, which is in South  
5 Central Los Angeles.

6 Q All right. Let's break this down a little bit.

7 The Step Up, do you know if they own the buildings or if  
8 they manage the buildings that are on the grounds?

9 A They manage the buildings.

10 Q Do you know who owns Building 205?

11 A Well, how it works is is that the VA gives out these  
12 enhanced use leases to the developers. And I believe the  
13 developers hold the lease for that period of time. And Step Up  
14 manages it. That is my understanding.

15 Q Do you have an understanding as to who owns the buildings  
16 on the ground?

17 A Well, I would say the VA -- they are still VA-owned  
18 property that are leased out.

19 Q Much better than what I said.

20 Do you know to what entity they have been leased?

21 A Yes. For Step Up on Second, it was Shangri-La  
22 Construction.

23 THE COURT: Just one moment, please. What building  
24 again?

25 THE WITNESS: The buildings on campus, Buildings

1 205, 208, and 209 are Step Up on Second.

2 THE COURT: Just a minute. VA owns the property,  
3 then they lease to Shangri-La.

4 THE WITNESS: That is my understanding. The VA owns  
5 the property and then leases to the private developers.

6 THE COURT: And was this Shangri-La?

7 THE WITNESS: For buildings 205 and 208, yes.

8 THE COURT: What about 209?

9 THE WITNESS: 209 was constructed before Shangri-La  
10 was involved, but it is run by Step Up, so I'm not sure who  
11 constructed that.

12 THE COURT: I'm going to repeat back to you what  
13 I've absorbed. VA, obviously, owns the property. They have an  
14 enhanced lease. Shangri-La has this enhanced lease for 205 and  
15 208?

16 THE WITNESS: Yes.

17 THE COURT: And 209 was previously built by Step Up  
18 Second -- not built, but -- well, built, yes.

19 THE WITNESS: It was built by -- I'm not sure who  
20 that was built by. It was originally a Compensated Work  
21 Therapy building where veterans lived there that were working.  
22 And then that changed, I think, around 2017, and Step Up on  
23 Second took it over and started managing it.

24 THE COURT: Okay. Thank you. Counsel.

25 BY MR. ROSENBAUM:

1 Q Concentrated Work Therapy, that relates to what you just  
2 said about Building 209?

3 A Yes.

4 Q That goes sometimes by the acronym CWT?

5 A Yes.

6 Q Do you know how CWT works?

7 A My understanding of it -- my understanding of it is is  
8 that veterans that are going through treatment or just got  
9 housed can get work to start earning some income and start  
10 getting back into the workforce.

11 Q Do you know where they get the treatment?

12 A At the VA, at the West LA VA.

13 Q So they live on the grounds -- they live in the building,  
14 but they actually get their treatment outside the building; is  
15 that right?

16 A Yes. They have to go get a referral and go through their  
17 mental health doctors.

18 Q And do you know when that program started with respect to  
19 Building 209?

20 A I don't.

21 Q Okay. Have you had discussions with VA officials about  
22 Shangri-La?

23 A Yes.

24 Q And could you tell the Court, please, what the nature of  
25 those conversations were?

1 A That the Attorney General, Rob Bonta, filed a lawsuit  
2 against Shangri-La for fraud. And one of the CFOs from  
3 Shangri-La embezzled millions of dollars to spend on his own --  
4 his girlfriend and different luxury items.

5 THE COURT: I'm sorry. What was his name again?

6 THE WITNESS: Which?

7 MR. ROSENBAUM: The attorney general.

8 THE COURT: No, I know that. Bonta. Did you state  
9 the name of the person who had spent these sums who's the head  
10 of Shangri-La?

11 THE WITNESS: It was the CFO, to my understanding.

12 THE COURT: CFO. Okay. Thank you.

13 THE WITNESS: Yes, Your Honor.

14 BY MR. ROSENBAUM:

15 Q And do you know when Attorney General Bonta filed that  
16 lawsuit? Do you know roughly when?

17 A Roughly -- it was earlier this year. It was earlier this  
18 year, if I'm not mistaken. I can't remember the exact date  
19 when it was filed.

20 Q And when you had these -- which VA officials did you have  
21 these conversations with?

22 A I had these -- I had these conversations with John Kuhn  
23 and -- Mr. Kuhn and Ms. Hammitt.

24 Q And when you had the conversations with Mr. Kuhn and Ms.  
25 Hammitt, was it your impression that they were unaware of this

1 lawsuit by the state of California and the fraud and  
2 embezzlement?

3 A Yes. My understanding is that they were unaware of it and  
4 it was -- they stated that they found out about it through KCRW  
5 and LA Times reporting on this issue.

6 Q Do you know if Shangri-La is still the lessee for those  
7 buildings?

8 A To my understanding, they said they were going to sever  
9 ties with them.

10 Q Do you know if, in fact, those ties have been severed?

11 A I don't know.

12 Q The Step Up building on Western you mentioned, where is  
13 that located?

14 A On Western and Slauson.

15 Q And have you visited that building?

16 A I have.

17 Q On how many occasions?

18 A More than I can count. I haven't been there in about  
19 eight months. But when it first opened, you know, more than a  
20 dozen times.

21 Q And can you describe for Judge Carter the conditions of  
22 those buildings over the course of the time that you went out  
23 there?

24 A Yes. The Step Up on Second Western building is a motel  
25 that was renovated into little studio apartments for veterans,

1 and we had -- it was -- it was decent when they are moving in.  
2 It was way better than being on the street. But over time,  
3 everything -- within six to eight months, everything became  
4 pretty dilapidated.

5 The gate to get into the facility was broken and people  
6 were trying to chain it together. There was constant issues in  
7 the apartments. The veterans didn't have -- they were trying  
8 to get Wi-Fi and they weren't able to get Wi-Fi. I remember  
9 all of these discussions and issues going on with Step Up on  
10 Second and the veterans bringing these issues.

11 Q Do you know if there were reports of rats and vermin in  
12 these buildings?

13 A I don't recall.

14 Q Do you know -- how would you describe what the buildings  
15 looked like physically at the time you are talking about?

16 A When it first opened, it just -- it looked like a Motel 6  
17 would look. You open a door, you go in, you have a little bed,  
18 these had hot plates, and it looked decent at first. It was --  
19 just after six to eight months, there was really -- it didn't  
20 seem like there was much maintenance on it.

21 You could go there today. It looks awful. The property  
22 manager -- they keep having constant turnover with the property  
23 management, hard time keeping them there.

24 Q Have you received complaints from veterans about the  
25 conditions at Step Up on Western?

1 A Yes.

2 Q How frequently?

3 A I used to receive them all the time. Over the course of  
4 the last six months, I just haven't -- I have been so busy at  
5 the West LA VA, I haven't been following up down there.

6 Q How long -- did you ever drive to that building?

7 A Yes.

8 Q How long would it take you?

9 A From West LA, 45 minutes to an hour, depending on the time  
10 of day and traffic.

11 Q Do you know if the VA ran shuttles from that building to  
12 the campus?

13 A I don't know.

14 Q Did -- are you familiar with other project-based buildings  
15 that are not on the grounds?

16 A Yes.

17 Q Do you know the locations of those?

18 A I believe Skid Row, down by Long Beach, San Pedro area,  
19 there is one in Sylmar, I think there is one out in Lancaster  
20 as well.

21 Q Have you ever driven to Lancaster?

22 A I have.

23 Q How long does that take?

24 A Hour and a half, hour and 15 minutes, again, depending on  
25 traffic.

1 Q From what location?

2 A From the VA.

3 Q One way, hour, hour and a half?

4 A Yes.

5 Q Restful, peaceful drive?

6 A A lot of traffic.

7 Q Have you ever driven to the area where the project-based  
8 housing is in East Los Angeles or Skid Row?

9 A Yes.

10 Q And could you describe for the Court what that distance is  
11 like?

12 A It's the East Los Angeles Marmion Way is a housing unit  
13 there that a lot of veterans have moved into. Again, it can  
14 take 45 minutes to an hour or more, just depending on the  
15 traffic and the time of day, from the VA to that location.

16 Q The income limitations that you talked to the Court about  
17 a few moments ago, do you know whether or not they apply to  
18 getting into those buildings?

19 A Yes. Though income limits apply. Any project-based unit  
20 will have income restrictions. When someone gets a  
21 tenant-based voucher, that's when it differs.

22 Q Were you ever at a meeting with anyone from HUD where the  
23 issue of these income-based limitations was discussed?

24 A Yes.

25 Q Whom?

1 A The assistant secretary to HUD.

2 Q Who was that? Do you know the name?

3 A Dr. McClain.

4 Q And do you know when that discussion took place?

5 A It was spring to early summer of 2023.

6 Q And who else was present at that meeting?

7 A Mr. John Kuhn; the chief of service, Sally Hammitt;  
8 Dr. Braverman; I believe Director Merchant was there as well;  
9 and I brought with me Deavin Sessom.

10 Q One of the plaintiffs?

11 A I did bring one of the plaintiffs because I wanted the  
12 assistant secretary to HUD to hear from him since he was being  
13 denied housing based on his income.

14 Q Did any of the VA officials state their views about the  
15 income limitations at this meeting?

16 A Yes. Everybody in that meeting was wanting to find a way  
17 to fix this issue.

18 I didn't hear anyone say that they agreed with the most  
19 disabled veterans being denied housing.

20 Q Do you know what a "red flag" is?

21 A Yes.

22 Q What is a red flag?

23 A A red flag, also known as a behavior flag, is something  
24 that can be put into a veteran's chart.

25 Q Have you dealt with the issue of red flags?

1 A I deal with those frequently.

2 Q What is the nature of your involvement with the red flags?

3 A Trying to help veterans who have these flags in their  
4 chart get off of the street and into shelter and into different  
5 programs.

6 Q What's the impact of the red flags?

7 A They are very challenging. I'm still trying to figure out  
8 what avenue to take to get these off of these veterans'  
9 records, because there are some veterans that have flags that  
10 have been on their record for a year or more. And essentially,  
11 when someone -- when a veteran goes to get a referral to a  
12 program, whether it be VA or not, the social workers and the  
13 people involved do what is called chart reading, and they go  
14 through the chart and they look to identify flags or any issues  
15 that they deem they don't think they can help this veteran, and  
16 then they will deny them.

17 Q Do you know if any of the plaintiffs have received a red  
18 flag that has affected that individual's ability to get  
19 housing?

20 A They -- there has been. I don't want to go into  
21 specifically who.

22 Q Okay. Are you familiar, from your work experience,  
23 Mr. Reynolds, with individuals whom you believe are suicide  
24 risks, attempting to get housing?

25 A Yes.

1 Q Can you describe to the Court what your experience has  
2 been?

3 A Yes. And is it okay if I elaborate to give a little  
4 context?

5 Q Of course.

6 A One of the key areas that I think that a lot of -- just VA  
7 or different homeless programs in general, they need to be  
8 better about finding reasons to get people -- you know, the  
9 most disabled and severely mentally ill -- into programs. A  
10 lot of times I feel that they look for reasons to exclude them.

11 And I'll give an example of one that I had. I had a  
12 veteran that was in a psychiatric ward for suicidal ideation,  
13 the psychiatric ward, after a period of time, deemed him to be  
14 fit to be discharged. He was discharged from the program. He  
15 came to me and said that he would like to get into the CTRS,  
16 the tiny sheds, and I had him put in a referral through  
17 Building 402, which is a building on the West LA VA that does  
18 referrals.

19 THE COURT: Slow down a little bit.

20 THE WITNESS: Sure.

21 And when the referral was put in, it was then denied  
22 by the program.

23 BY MR. ROSENBAUM:

24 Q Do you know the reason that was given for the denial?

25 A Because he's a suicide risk, we don't want him to commit

1 suicide in one of the sheds.

2 Q Did you have any discussion with any VA official about  
3 that rationale?

4 A Yes. My discussion was that if you have someone who has a  
5 history of suicide, and they come and ask for help, and then  
6 you turn them away that that would make them more apt to commit  
7 suicide.

8 Q Do you remember with whom you had that discussion?

9 A Leadership of the CTRS staff. And we ended up -- the  
10 advocacy -- we ended up getting him into the program through  
11 that.

12 Q Okay. Without your advocacy, would that have happened,  
13 that he would have gotten into the program?

14 A I don't believe so.

15 These are just issues that are ongoing. They are things  
16 that are always on my radar. That veterans will show up to  
17 programs -- and it's not just the VA, it's other homeless  
18 programs as well that take veterans -- that they will go  
19 through their chart and say, "They need a higher level of care,  
20 we can't take them here."

21 And I never really understood what that means. You  
22 know, if you have someone on the street and they are trying to  
23 get into a low barrier program, and you say they need a higher  
24 level of care and you deny them, then essentially, what you're  
25 saying is that the street is a higher level of care?

1           It really makes no sense. This is one area that I  
2 really, really strongly feel that the VA needs to do a better  
3 job on taking care of the most mentally disabled and the ones  
4 that have these flags.

5 Q       Have you seen the impact on these disabled veterans when  
6 they are not able to get into the housing?

7 A       Yes. It makes their situation worse. Much worse.

8 Q       Have you seen the impact on their emotional well-being?

9 A       Yes.

10 Q       Can you describe that for the Court.

11 A       It's the same. It takes a toll on them when they go to  
12 get help and they are turned away for different reasons.

13 Q       Okay. Are you aware -- I'm going to talk to you now about  
14 some land use matters.

15           Are you aware of entities, apart from the VA, that use  
16 the West LA grounds?

17 A       Yes.

18 Q       And can you give some examples that come to mind?

19 A       UCLA, Brentwood School, parking lots.

20 Q       Have you had discussions with VA officials about these  
21 leases?

22 A       Yes.

23 Q       Let's start with UCLA.

24           Do you know anything about a legal clinic that UCLA is  
25 involved in?

1 A Yes.

2 Q What is your understanding -- strike that.

3 Have you yourself had involvement with any aspect of  
4 that legal clinic?

5 A Yes.

6 Q Could you -- and beginning when?

7 A 2022.

8 Q And could you describe, please, for the Court, what the  
9 nature of your involvement with respect to the legal clinic  
10 beginning in 2022?

11 A Yes. We were -- myself and other VA employees were  
12 sending veterans to this legal center that was located on the  
13 north side of the campus. And it was behind a locked door, so  
14 you could get into the lobby, but then there was no one sitting  
15 in the lobby and the door was locked to get back into the  
16 offices.

17 So, veterans were showing up there and were unable to  
18 get in. And then they were -- UCLA was only providing one day,  
19 on Tuesday, where you could make a phone call to call and get  
20 registered for the legal clinic.

21 And I had asked one of the staff attorneys at the UCLA  
22 legal clinic why they were behind the locked door, and they  
23 said because some of the veterans can get violent.

24 Q Did you have any discussions with Dr. Braverman about the  
25 locked door and access to the clinic?

1 A I had discussions with VA leadership, and I believe it was  
2 Dr. Braverman. I can't be certain. I was referred then to  
3 talk to Tony DeFrancesco at UCLA.

4 Q Who is Mr. DeFrancesco?

5 A He was in charge of the UCLA veterans affairs relations.

6 THE COURT: Who is this person again? Will you  
7 spell this person's name, please.

8 THE WITNESS: Tony DeFrancesco, I'm not sure of  
9 spelling of his name.

10 THE COURT: Do you know the name of the person?

11 THE WITNESS: I do.

12 THE COURT: Once again. Tony? What is the name of  
13 this person at UCLA?

14 THE WITNESS: Tony.

15 THE COURT: Tony, okay.

16 THE WITNESS: DeFrancesco.

17 THE COURT: All right. Thank you.

18 BY MR. ROSENBAUM:

19 Q And over what period -- did you have more than one  
20 discussion with Mr. DeFrancesco?

21 A Yes.

22 Q How many would you say?

23 A Countless discussions and meetings with him about it.

24 Q Over what period of time?

25 A Several months. Then we got other veterans involved and

1 one of the -- one of the things that we asked of them was that  
2 they move the legal clinic to somewhere that's a better  
3 location so that veterans can access it, and also start going  
4 to different programs and providing outreach and letting  
5 veterans know what services they provide.

6 THE COURT: Once again, I'm sorry, tell me where the  
7 veterans clinic was located. I missed that.

8 MR. ROSENBAUM: Let's put up Exhibit 1 again,  
9 please.

10 THE WITNESS: Show it on a map or --

11 THE COURT: Just name the building.

12 THE WITNESS: It was Building 206, across --

13 THE COURT: Just a moment. Building 206?

14 THE WITNESS: Yes.

15 THE COURT: Thank you.

16 BY MR. ROSENBAUM:

17 Q I think you answered this, so bear with me here, but over  
18 what -- how long a period of time were you having these  
19 discussions?

20 A I don't recall the exact -- it was several months. I  
21 don't recall the exact time frame.

22 Q Incidentally, do you ever assist veterans with legal  
23 issues that they are experiencing?

24 A Yes.

25 Q To your knowledge, were veterans surveyed as to what sort

1 of assistance, legally, that they would like from UCLA?

2 A Not to my knowledge.

3 Q The matters that you assist veterans with legally, do you  
4 ever go to Court with them?

5 A Yes. Yes.

6 Q With what sort of frequency?

7 A When veterans have come to get into programs and they will  
8 have you know, a warrant out or they need to appear in court, a  
9 lot of times I would go with them to their appearance in court.

10 Q Do you think those veterans with the legal issues, based  
11 on your work with them, are related to their disabilities?

12 A Yes. And being unhoused. Yes.

13 Q And what sort of courts do you appear with the veterans?

14 A Criminal, criminal court.

15 Q Does the UCLA legal clinic do criminal cases?

16 A No. They do expungements.

17 THE COURT: Let me restate that so I'm sure. They  
18 do expungement involving criminal matters; is that correct,  
19 obviously?

20 THE WITNESS: Yes. But no --

21 THE COURT: Expungement usually applies to criminal  
22 matters.

23 THE WITNESS: Understood.

24 THE COURT: Do they do any civil work? Eviction  
25 work, anything of that type?

1 THE WITNESS: Yes.

2 THE COURT: Eviction?

3 THE WITNESS: Yes.

4 THE COURT: All right. Please continue, counsel.

5 BY MR. ROSENBAUM:

6 Q To your knowledge, do they ever bring civil rights  
7 litigation?

8 A Not to my knowledge.

9 Q Do you know -- where the legal clinic was, where you told  
10 Judge Carter, how far from that -- where is that located on the  
11 campus in relationship to, say, San Vicente?

12 A Over a quarter of a mile, more about a half mile.

13 Q Okay. Have you ever been on the baseball complex?

14 A Yes.

15 Q Have you ever seen any signs on that baseball clinic that  
16 call it "Veterans Park," "Veterans Field," "Veterans Practice  
17 Area," anything like that?

18 A No.

19 Q Do you know what Barranca Field is?

20 A It's the practice stadium that UCLA built while the  
21 veterans were sleeping on San Vicente Boulevard.

22 Q Do you know who Barranca is?

23 A I'm not familiar.

24 Q What?

25 A Vaguely. Not familiar.

1 Q Okay. Did you bring to the attention of any VA officials  
2 the circumstances around the building of that infield?

3 A Yes. Yes.

4 Q And approximately when was that?

5 A In January of 2021.

6 Q And with whom did you bring this to their attention?

7 A Director Braverman, Robert McKenrick, Matt McGahran,  
8 everybody in the VA at that time. Because when we had found  
9 out about this stadium or this new practice field that was  
10 going to be built, we were in the process of trying to get the  
11 VA to help get veterans off of San Vicente Boulevard, and we  
12 had learned that -- they were in talks with UCLA to allow them  
13 to build another baseball field.

14 Q Did -- staying with the field for a moment, sir, are there  
15 other names on that field besides Barranca?

16 A Steele.

17 Q Can you spell that?

18 A S-T-E-E-L-E.

19 Q Any others?

20 A Not that I recall.

21 Q Do you know if Mr. Barranca or Mr. Steele was a veteran?

22 A I don't know.

23 Q Does it say anything on where it says their names, "this  
24 individual was a veteran," "this individual served with the  
25 military," anything like that?

1 A Well, it's named out after Jackie Robinson.

2 Q But I'm talking about Steele and Barranca?

3 A I'm not familiar.

4 THE COURT: Just a moment. The practice field is  
5 Barranca Steele; is that correct?

6 THE WITNESS: The practice field is Barranca.

7 THE COURT: Okay. And the stadium at UCLA is named  
8 after Jackie Robinson?

9 THE WITNESS: Yes.

10 THE COURT: All right. Thank you.

11 BY MR. ROSENBAUM:

12 Q When you brought to the attention -- strike that.

13 Did you know in advance of the building of that infield  
14 as Barranca Field, did you have notice of that in advance of  
15 that actually taking place?

16 A That it was going to be named Barranca Field? Is that  
17 what you are --

18 Q Yes.

19 A I did not. I learned this through the former chief of  
20 communications at the West LA VA.

21 Q Did you know -- were you asked how you felt about the  
22 infield -- the new infield being built on the West LA grounds?

23 A No. None of the veterans were notified about it. It was  
24 done in secret. And, in fact, Mr. McKenrick went out of his  
25 way to try to hide that from veterans.

1 Q Okay. The Brentwood School, sir, have you had discussions  
2 with VA officials about the lease with Brentwood?

3 A Yes.

4 Q Have you had discussions with other veterans about the  
5 existence of these leases with UCLA, Brentwood, SafetyPark?

6 A Yes. I discussed this with veterans all the time that  
7 we're furious about it.

8 In fact, the Veterans Community Oversight Engagement  
9 Board, in March of 2021, after us informing them that there  
10 were plans to build another baseball field, they submitted a  
11 recommendation -- I believe it was 11-05 A -- to the secretary  
12 of the VA and asked him to terminate UCLA's second lease  
13 amendment because it disproportionately favors UCLA over  
14 veterans.

15 Q And did the VA do that, to your knowledge, sir?

16 A The secretary rejected that request and went forward with  
17 the construction. And it was built while the veterans were  
18 sleeping outside the gates of the VA.

19 Q Have you heard from veterans -- were they ever surveyed,  
20 to your knowledge, as to how they wanted that land -- where the  
21 baseball complexes -- how they wanted that to be used?

22 A No.

23 Q To your knowledge, were veterans ever surveyed as to how  
24 the land that is utilized by Brentwood School, how they would  
25 like to see that land utilized?

1 A No. And, in fact, just last year, Brentwood School took  
2 steps to amend the West Los Angeles Leasing Act and tried to  
3 take authority away from the Inspector General so they could  
4 essentially legalize their lease or keep their lease on the  
5 West LA VA.

6 At no time did they come and speak to any veterans about  
7 what they could do to help with housing or what they could do  
8 to assist veterans. Instead, they went behind everyone's back,  
9 lobbied Congress, and attempted to change the West Los Angeles  
10 Leasing Act until we discovered that.

11 THE COURT: When was this? You said last year.

12 THE WITNESS: 2023.

13 THE COURT: 2023. Just one moment, please.

14 Please continue, counsel.

15 MR. ROSENBAUM: Thank you, Your Honor.

16 BY MR. ROSENBAUM:

17 Q When you were on Veterans Row, were there veterans who  
18 knew about these leases and expressed -- talked to you about  
19 the leases?

20 A Yes. Especially the Vietnam veterans that had been around  
21 a while. They really had a full understanding of this issue at  
22 the property.

23 Q Did you get a sense of how they felt about the existence  
24 of those leases?

25 A Furious about it. I think it -- you know, it contributes

1 -- it's a lot of mental turmoil for a lot of the veterans that  
2 I spoke with that understand it because they are trying to get  
3 through all of these barriers to get into a program or housing,  
4 and then they are reading Inspector General reports that say  
5 the VA is involved in illegally leasing land, and seeing news  
6 reports that the VA is illegally leasing the land. And then  
7 when you go to talk to any of the VA officials, they try to  
8 make excuses for it.

9 I had a meeting with the VA where I was trying to  
10 understand how Brentwood School principally benefits veterans  
11 and their families, like, please explain to me how this does?  
12 And the planning department put on a slideshow for us, and  
13 David Echevarria, who is here in the Court, he was with me at  
14 this meeting. And basically the whole premise of it was trying  
15 to understand how the VA justifies their leasing practice.

16 THE COURT: Just a moment. You said the planning  
17 department put on a slideshow. I have no idea what planning  
18 department.

19 THE WITNESS: Andrew Strain and Alan Trinh.

20 BY MR. ROSENBAUM:

21 Q Who do they work for, sir?

22 A The VA.

23 Q And can you tell the reporter how to spell some of these  
24 names, starting with David name?

25 A David Echevarria, I don't remember how --

1 THE COURT: Echevarria. Okay.

2 MR. ROSENBAUM: You are obviously not such a good  
3 friend.

4 How about Mr. Trinh or Mr. Strain?

5 THE WITNESS: Alan Trinh, T-R-I-N-H, I believe, or  
6 T-H-R-I-N.

7 THE COURT: And, counsel, I'm missing something. I  
8 don't know who these people are yet. Is there some illusion  
9 that they work --

10 BY MR. ROSENBAUM:

11 Q Do you know who employs them?

12 A The VA.

13 Q Not David?

14 A Not David.

15 THE COURT: Counsel, I'm sorry. I still don't  
16 understand, and if I don't understand, then I'm going to ask.  
17 I don't see the -- I don't know who David Echevarria is, or  
18 Alan Trinh, nor do I understand why they work for the VA. I  
19 don't understand this relationship.

20 THE WITNESS: Let me explain it. David Echevarria  
21 is a veteran in attendance in the courtroom. He was with me  
22 when this meeting took place.

23 THE COURT: Okay.

24 THE WITNESS: This meeting was the result of my  
25 asking VA leadership to please explain to me how the leases on

1 the property principally benefit veterans and their families.

2 And at that time, Alan Trinh and Andrew Strain, who work  
3 in the VA planning department --

4 THE COURT: Just a moment. So it's Alan Trinh  
5 and --

6 THE WITNESS: Andrew Strain.

7 THE COURT: -- Andrew Strain.

8 I would have gotten that wrong. I would have  
9 thought Mr. Echevarria worked in the planning department. So  
10 my apologies.

11 So Echevarria was with you. And you had a meeting with  
12 Mr. Trinh and Mr. Strain, who work in the VA planning  
13 department.

14 THE WITNESS: Yes, Your Honor.

15 THE COURT: Now, Counsel, ask the question so I  
16 understand this.

17 BY MR. ROSENBAUM:

18 Q After that conversation, did that mollify -- did it make  
19 you feel good about these leases?

20 A No. The way it was described to me is one of the  
21 questions I had was about the Brentwood School lease.

22 I had brought up -- I said the VA's own Inspector  
23 General, every time that there is an audit, it's scathing, that  
24 this school does not principally benefit veterans and their  
25 families. And I wanted to understand how the West LA VA was

1 justifying this.

2           And the response that I got was that I should go to  
3 Congressman Ted Lieu's office because he drafted the West Los  
4 Angeles Leasing Act. And within the West Los Angeles Leasing  
5 Act, he didn't specify how much principally means, whether that  
6 is 30, 50, or 60 percent. That is the way it was described to  
7 me that the law says that anything on the property has to  
8 principally benefit veterans and their families. However, we  
9 don't know how to accurately measure that.

10 Q       How many years has it been, Mr. Reynolds, since you first  
11 came to Los Angeles?

12 A       Since 2018.

13 Q       During that period of time, these six years, do you think  
14 the VA has done everything it could to help disabled homeless  
15 veterans?

16 A       Not everything it could.

17 Q       What have you seen happen to your fellow veterans over the  
18 five years since you first came to the VA, six years, actually?

19 A       A lot of veterans -- a lot of veterans died. There are  
20 veterans that get into housing. There are some that go back  
21 and forth through different programs. I don't want to say  
22 there has not been progress because there has been progress,  
23 but there needs to be a lot more.

24 Q       Do you know how many units of permanent supportive housing  
25 are currently on the VA grounds in West Los Angeles?

1 A 233.

2 Q Do you still deal with homeless veterans who are unhoused?

3 A Yes.

4 Q At the beginning of your testimony yesterday, you talked  
5 to the Court about your experience seeking help on the West LA  
6 VA grounds. How you showed up and ended up sleeping on the  
7 street for days and weeks and months.

8 Do you work with veterans who have had similar  
9 experiences?

10 A Yes, I do.

11 Q Currently?

12 A That -- I just want to make sure I understand. That are  
13 having trouble getting into housing?

14 Q Yes.

15 A I do work with veterans that are going through that. The  
16 big thing at the moment is -- there are a lot of veterans that  
17 want to live close to the VA hospital or at the West LA VA, but  
18 there is only these 233 units that are filled. And we're still  
19 waiting on other buildings to open or being constructed.

20 Q Do veterans express to you why they want to live on those  
21 grounds?

22 A There is a multitude of reasons. You know, it can be  
23 their disabilities being close to -- needing to be close to the  
24 hospital, being in community with other veterans.

25 Q If it were -- if you were asked what should the VA and HUD

1 do now to better the lives of these unhoused veterans, what  
2 would you tell them?

3 A Well, first and foremost, change this policy that is  
4 counting veterans' disability compensation as income. You  
5 know, the IRS does not count disability compensation as income,  
6 yet HUD does count it as income. And it's not an income; it's  
7 a compensation for something that they have suffered, for the  
8 loss of a limb.

9 And there is no reason that that should deny them from  
10 getting into housing close to the hospital.

11 I think that --

12 Q Let me stop you there for a moment.

13 You told the Court a little bit earlier today that you  
14 have had a disability rating of 100 percent.

15 A Yes.

16 Q Do you consider the payment you get from the VA for what  
17 you went through in Iraq to be earned income?

18 A Well, it is compensation. It's -- even the IRS, I mean,  
19 that's -- you don't pay taxes on it. You don't have to claim  
20 it at the end of the year.

21 Q You were talking to me about other things that you would  
22 recommend in order to address the question of unhoused veterans  
23 with disabilities.

24 A Yes.

25 Q What else?

1 A I think that, you know, HUD could also increase how much  
2 these vouchers are worth to help account for the high cost of  
3 living in Los Angeles and around the West LA VA.

4 I also think that what would be really important is  
5 making this process a lot more straightforward instead of  
6 having to fill out hundreds and hundreds of different  
7 paperwork. And there definitely has to be a way to streamline  
8 this process and not make it so time consuming.

9 The VA -- you know, it could also go to Congress and  
10 request budget to build and construct housing themselves. But  
11 they don't do that.

12 Q What type of housing?

13 A Permanent supportive housing.

14 Q Any other type before all of the permanent housing is, in  
15 fact, established?

16 A Temporary housing on the property so that -- that's not a  
17 6-by-8 shed that is adequate temporary housing that veterans  
18 can stay and live at until -- in the interim until the  
19 permanent supportive housing gets completed.

20 And again, not like sheds. You know, when the military  
21 deploys overseas in combat zones and they will set up forward  
22 operating bases, they bring in trailers that soldiers live in.  
23 So there is no reason they can't do something like that at the  
24 West LA VA.

25 Q Have you seen better housing in Iraq than you have seen in

1 Los Angeles for veterans?

2 A When I got to visit a forward operating base and saw some  
3 of the trailers that were set up, I would say that those --  
4 they were bigger and had more amenities than a shed does.

5 Q How important is it that there be temporary housing until  
6 the permanent supportive housing is constructed?

7 A It's very important. One of the reasons why is just  
8 currently there has been a new shift in policy at the West LA  
9 VA where veterans can only be in certain programs or shelters  
10 for a shorter period of time. They want to try to limit it to  
11 60 to 90 days in some cases and have them work on a housing  
12 plan to go elsewhere.

13 And what is happening is we have veterans that want to  
14 live next to the West LA VA that are essentially being told if  
15 you don't accept this housing away from the VA, we're going to  
16 have to ask you to leave, and we're going to send you somewhere  
17 else. So that is currently going on as we speak.

18 Q Do you hear from a lot of veterans I would rather be  
19 living off the grounds -- disabled veterans, I would be rather  
20 living off the grounds in Lancaster or East Los Angeles or Skid  
21 Row as opposed to the VA grounds in West LA?

22 A No. Of course, there are some veterans that don't want to  
23 live at the West LA VA, but there are a lot that do that I  
24 speak with.

25 MR. ROSENBAUM: Okay. Can I have one moment?

1 THE COURT: Certainly.

2 MR. ROSENBAUM: Your Honor, I have nothing further  
3 from this witness. Thank you very much, Mr. Reynolds.

4 THE COURT: For cross-examination, why don't we take  
5 a lunch break and come back at 1 o'clock. Would that be  
6 acceptable? All right. That way everybody can start fresh.

7 Have a good lunch. We will see you at 1 o'clock. Thank  
8 you.

9 (Lunch recess.)

10 THE COURT: Have a seat. Thank you very much for  
11 the courteousness. We're back in session. All parties are  
12 present. The witness is on the witness stand.

13 Counsel, you may do your cross-examination.

14 MS. WELLS: Thank you, Your Honor.

15 CROSS-EXAMINATION

16 BY MS. WELLS:

17 Q Good afternoon, Mr. Reynolds.

18 A Good afternoon.

19 Q I would like to begin by thanking you very much for your  
20 service.

21 A Thank you.

22 Q Let me see where to begin.

23 Mr. Reynolds, I believe you testified earlier that you  
24 spoke with the Secretary of the Veterans Administration,  
25 Mr. McDonough, in I believe it was October of 2021?

1 A Yes, I did.

2 Q And the secretary reached out to you; is that right?

3 A Yes. I had received a phone call from his security team  
4 that he would be coming and would like to meet with me.

5 Q And during that call, he told you -- or after you just met  
6 with him and talked to him, he told you that he would work on  
7 providing same-day shelters to veterans on the West LA Campus;  
8 is that right?

9 A Yes.

10 Q And he also talked about making PSH or permanent  
11 supportive housing available; is that right?

12 A Yes.

13 Q How do you define permanent supportive housing? You  
14 talked about it a lot. I just want to make sure the record is  
15 clear what it means to you.

16 A Housing with wraparound services and case management for  
17 veterans.

18 (Reporter clarification.)

19 THE WITNESS: Of course. Housing -- permanent  
20 housing with wraparound services for veterans, such as case  
21 management.

22 BY MS. WELLS:

23 Q Would you include anything else within the term wraparound  
24 services besides case management?

25 A Mental healthcare and getting visits from their nurses or

1 doctors at the VA.

2 Q Now, is it fair to say that you are an advocate on behalf  
3 of unhoused veterans?

4 A I think that would be fair to say.

5 Q And you started your advocacy activities in 2019; is that  
6 right?

7 A Yes.

8 Q And part of your advocacy includes attending the VCOEB  
9 meetings?

10 A Yes, it does.

11 Q And that is the committee, the board that deals with  
12 community issues relating to the VA campus; is that fair to  
13 say?

14 A Yes. It submits recommendations directly to the secretary  
15 of the VA.

16 Q In fact, isn't it fair to say that you have attended all  
17 VCOEB meetings since 2019?

18 A That is fair to say. Yes.

19 Q And almost all, if not all of them, you have also provided  
20 a statement when public statements have been accepted; is that  
21 right?

22 A I have, yes.

23 Q And most of these statements have been critical of the  
24 Veterans Administration, isn't that right?

25 A They have.

1 Q I believe a lot of criticism relates either to -- let's  
2 break it down a little bit. Some of the criticism deals with  
3 mismanagement of the property; is that fair to say?

4 A It is.

5 Q And other criticisms relate to barriers to accessing  
6 programs for veterans who are homeless?

7 A Yes.

8 Q Okay. You testified yesterday, I believe, that you are  
9 currently working as an independent contractor for the Veterans  
10 Administration; is that right?

11 A Yes.

12 Q So you are actually employed by Concourse; is that  
13 correct?

14 A Yes. My contract is with them, yes.

15 Q Okay. You have your own LLC, right?

16 A Yes.

17 Q Okay. And is it right that you have been serving in that  
18 position for about a year, since July of 2023?

19 A It is, yes.

20 Q Isn't it fair to say that your current role as a  
21 contractor grew out of your identification to VA officials of  
22 the barriers relating to engagement or getting veterans off the  
23 streets?

24 A I missed the first part of that. Could you say that one  
25 more time?

1 Q Sure. I'm happy to repeat it.

2 I said, isn't it fair to say that your current role grew  
3 out of your identification -- or at least in part grew out of  
4 your identification to VA officials of barriers relating to  
5 engagement or otherwise getting veterans off the streets?

6 A Yes.

7 Q And is it also right to say that your position came about  
8 because you had a relationship with the veterans that allows  
9 you to work with them to help them get off the streets and into  
10 housing?

11 A Yes.

12 Q And also into VA programs generally?

13 A Yes.

14 Q And you had actually brought these issues relating to  
15 barriers to VA programs to the attention of the West Los  
16 Angeles executive leadership, right?

17 A Yes, I always do.

18 Q Okay. And that has been over the years, you have brought  
19 it to whoever has been in those roles?

20 A Yes.

21 Q And those roles have changed -- the individuals have  
22 changed, but you still continue to raise your concerns?

23 A I do, yes.

24 Q Now, in fact, you discussed what developed into your  
25 current position with John Kuhn; isn't that correct?

1 A I did. Yes, I did.

2 Q And so the record is clear, he's the current deputy  
3 medical center director at West Los Angeles?

4 A He is, yes.

5 Q And is it also correct that Mr. Kuhn played a role in  
6 defining the scope of practice that defines your duties?

7 A Yes.

8 Q And am I right in characterizing the scope of practice as  
9 helping veterans getting into programs, housing, case  
10 management, people who are now unhoused and helping them access  
11 those programs?

12 A Yes. And also bringing barriers to treatment and  
13 different issues and programs to their attention to get them  
14 resolved -- or attempt to.

15 Q And despite your role, you have also continued to be an  
16 advocate for veterans with respect to developing or the land  
17 use issues on the West LA property, right?

18 A I have, yes.

19 Q And you have continued to voice those -- your concerns,  
20 your opinions about those issues?

21 A I have, yes.

22 Q You have also continued to identify -- I think you just  
23 stated this, but just to make sure that I got it right -- the  
24 barriers to veterans' access to -- or ability to access VA  
25 programs. You also continue to bring those to the attention of

1 executive leadership at WLA?

2 A Yes. Anything to try and get veterans into programs and  
3 make the process more straightforward.

4 Q Okay. Now, in your role -- which I believe you stated you  
5 spend about 30 hours a week or so getting paid to advocate on  
6 behalf of veterans?

7 A Yes.

8 Q You participate in daily meetings with VA staff; is that  
9 right?

10 A I do.

11 Q And, I guess, are the staff that you meet with within the  
12 CERS, the Community Engagement and Rehabilitation Service?

13 CERS. I'm sorry. Please correct me if I get this wrong, the  
14 Community Engagement and Rehabilitation Services?

15 A Reintegration Services.

16 Q Reintegration. I'm sorry. So let's go back.

17 Are the daily meetings that you participate in with the  
18 VA staff, are the staff from this CERS organization?

19 A Yes.

20 Q And do the meetings relate to complex placement  
21 situations?

22 A Yes, they do.

23 Q Can you please define what that term is?

24 A Complex placement veterans are veterans that have  
25 different flags or disabilities or reasons that is making it

1 very challenging to get them into programs where they are not  
2 being accepted.

3 Q And how do you go about identifying who fits this  
4 criteria?

5 A I have -- other VA staff and people reach out to me and  
6 will refer veterans to me that they are having trouble locating  
7 placement for or that are about to be discharged from a  
8 program. And that's how I identify them.

9 Q So it's fair to say that the Veterans Administration folks  
10 are looking to you to help them get these people services?

11 A With the complex placement call, yes.

12 Q Okay. Now, these meetings include VA employees, I guess,  
13 from the Grant and Per Diem program.

14 A They do. Yes.

15 Q And then, also, from what you were testifying to earlier,  
16 the CTRS program?

17 A Yes.

18 Q And any other programs?

19 A There are several other people on the call in leadership  
20 role within CERS. It's a daily meeting. So depending on the  
21 day, it will be different people involved. Outreach is there  
22 as well.

23 Q Is it fair to say that the purpose of these meetings is to  
24 identify vets who are having trouble accessing programs and to  
25 figure out solutions for them?

1 A That's the sole purpose of the meeting, yes.

2 Q And is it also fair to say that these meetings have helped  
3 the VA to identify veterans who fell through the cracks in the  
4 past?

5 A It does, yes. It helps identify veterans at the West LA  
6 VA. However, it doesn't -- we don't really work with veterans  
7 that are outside of that area. So it's just specific to  
8 veterans at the West LA VA for the most part, ones that are  
9 having trouble getting access there.

10 Q So when you say the West LA VA, are you talking just the  
11 campus itself or the broader catchment area that --

12 A I would say just the VA itself there, you know right  
13 around the VA. That is the sole focus of it. Veterans that  
14 are sleeping outside or in between the buildings or on the  
15 street, for various reasons.

16 Q And so the purpose of these meetings is to actually get  
17 those people into housing; is that right?

18 A Yes.

19 Q And isn't it right that you also send a daily e-mail to  
20 Ms. Hammitt, who is the director, I guess, of the CERS program?

21 A Yes. I send e-mails to update.

22 Q And your updates generally include issues that have arisen  
23 during any -- that particular day?

24 A Yes. To notify VA leadership of specific instances of  
25 veterans that are unable to get into programs or areas that we

1 need help with.

2 Q And the information that you e-mail about has -- I guess,  
3 relates to the work that you have actually done relating to  
4 those issues during that particular day --

5 A Yes.

6 Q -- right? Your daily interactions with veterans?

7 A Yes. The complex placement of, like, getting -- if I'm  
8 running into a lot of barriers, I will go through what I have  
9 done to try to get this person into a program, what barriers I  
10 have faced and where I need help trying to get through these  
11 barriers.

12 Q So since you have been in your current role for the last  
13 year or so, isn't it true that VA has had some constructive  
14 responses to your observations and suggestions?

15 A Yes.

16 Q For example, the Veterans Administration people have had a  
17 constructive response to your input relating to drop-in  
18 shelters, for example?

19 A Yes. They did expand drop-in shelters.

20 Q And, also, isn't it true that VA lowered barriers for  
21 immediate access to the West LA Campus?

22 A Yes. There is still -- it's kind of a gray area. I could  
23 go into more detail, but, yes, there -- some barriers have been  
24 lowered when it comes to the drop-in shelters.

25 Q Well, for example, now if someone shows up after hours,

1 they are not turned away; is that correct?

2 A Yes. They are able to get in unless the drop-in shelters  
3 are full, and then they are turned away.

4 Q And it's also fair to say, isn't it, that your experience  
5 is that there is more communication and responsiveness from the  
6 Veterans Administration to address issues when they come up now  
7 than during the period from 2019 to 2021?

8 A That's true.

9 Q Mr. Reynolds, is it also fair to say that Ms. Hammitt  
10 shares your goal of getting veterans off the streets and into  
11 housing?

12 A She wants to get veterans off the street into housing,  
13 but, you know, is also restricted within her scope of practice  
14 of what she can do.

15 Q And the same is true for Mr. Kuhn?

16 A Yes, from my discussions with them, yes.

17 MS. WELLS: Okay. I have nothing further, Your  
18 Honor. Thank you.

19 THE COURT: Counsel? Counsel on behalf of  
20 Bridgeland.

21 MR. GUADIANA: Nothing, Your Honor.

22 THE COURT: Redirect examination, please.

23 MR. ROSENBAUM: Can I have just one moment?

24 Thank you, Your Honor. Your Honor, I don't have any  
25 questions on redirect for Mr. Reynolds.

1 I do want to move into evidence Exhibit 1, Exhibit 208,  
2 Exhibit 209, Exhibit 210, Exhibit 211, Exhibit 212,  
3 Exhibit 213, and Exhibit 214.

4 THE COURT: Any objections to the receipt of any of  
5 those exhibits?

6 MS. WELLS: Your Honor, with respect to Exhibit 1, I  
7 believe that has been identified in the exhibit list as the  
8 master plan, so it's not just limited to the map. So I was  
9 wondering whether or not that should have been a separate  
10 standalone exhibit.

11 MR. ROSENBAUM: Yes. Thank you. I will amend that.  
12 Exhibit 1, page 219. Is that what it was?

13 Exhibit 1, page 219. I do think it would be helpful to  
14 have a standalone for all of the reasons Your Honor has said.  
15 It's the map.

16 THE COURT: All right. Then I will receive --

17 MS. WELLS: And I do have objections, Your Honor, to  
18 the other exhibits. They were originally identified as  
19 demonstratives. I have no objection to them being identified  
20 for purposes of, you know, the record. They were shown here in  
21 court. But we do object to their being admitted into evidence.

22 THE COURT: Exhibit 1, page 219 is received.

23 (Exhibit 1, page 219 received into evidence.)

24 THE COURT: That may be a standalone exhibit as well  
25 as Exhibit 1, eventually.

1           208 is the photograph of San Vicente Boulevard. That is  
2 received, Counsel.

3           209 are the tents in early 2020. Received.

4           210 is the photo, once again, of Veterans Row taken by  
5 the witness. Received.

6           211 is received. Once again, the large tents and a  
7 smaller tent.

8           212 is received. It's a photo of the tiny sheds taken  
9 in 2021.

10           213 is received. It's the tiny shed photos, once again.

11           And 214, the fire concerning the tiny sheds in October  
12 of 2022.

13           (Exhibits 208 through 214 received into evidence.)

14           THE COURT: Anything further?

15           MR. ROSENBAUM: Nothing further.

16           THE COURT: Counsel, any questions, just to make  
17 certain so we don't have to call the witnesses back?

18           Now, do you want these witnesses left on call again or  
19 would you like me to excuse them?

20           MR. DU: Excuse them, Your Honor.

21           THE COURT: Excused?

22           MR. DU: Yes.

23           THE COURT: Sir, you are excused from these  
24 proceedings. Thank you very much.

25           Now, Counsel, you mentioned that this was -- do you

1 have other witnesses you can present today?

2 MR. DU: No, Your Honor.

3 THE COURT: All right. What time would you folks  
4 like to start tomorrow?

5 If there is anything you can do, by the way, to  
6 present a witness, that would be appreciated, just so we stay  
7 on a time schedule. I'm trying to keep you folks -- well, I  
8 enjoy you -- but as little as possible so --

9 MR. SILBERFELD: We will remain on schedule, Your  
10 Honor. 8:30 tomorrow.

11 THE COURT: 8:30. Okay.

12 MR. ROSENBERG: 8:30 works for the government, Your  
13 Honor.

14 THE COURT: Okay. 8:30. We will see you at 8:30,  
15 then. Have a good evening.

16 (The proceedings concluded at 1:18 p.m.)

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