### In The Matter Of:

JANE DOE v. XYZ ASSOCIATION, LLC.

## **SAMPLE**

RICHARD CAVIDAD November 19, 2014



Demo & Associates

#### RICHARD CAVIDAD

# IN THE COURT OF COMMON PLEAS PHILADELPHIA COUNTY, PENNSYLVANIA

- - -

JANE DOE :

Plaintiff, :

vs. : No. 101200847

XYZ ASSOCIATION, LLC. :

:

Defendants :

- - -

November 19, 2014

- - -

Oral deposition of RICHARD CAVIDAD, taken pursuant to notice, held at 17 East Gay Street, West Chester, Pennsylvania 19381, commencing at 11:05 a.m., before Mary Smith, Registered Professional Reporter, there being present.

Demo + Associates 100 South Broad Street, Suite 720 Philadelphia, Pennsylvania 19110 215-557-7466

APPEARANCES:
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MISC LAW FIRM
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1	STIPULATION
2	It is hereby stipulated and agreed by and
3	between Counsel that the filing and certification
4	have been waived, and that all objections, except
5	as to the form of the question, are waived until
6	the time of trial.
7	
8	RICHARD CAVIDAD, having first been duly
9	sworn, was examined and testified as follows:
10	BY MS. McLAFFERTY:
11	Q. Good morning Mr. Cavidad. My name is Sarah
12	McLafferty, and I represent Jane Doe.
13	Have you been deposed before?
14	A. No.
15	Q. Let me just give you some brief instructions.
16	Essentially, this is a question and answer
17	session. We are just here to find out what you
18	remember, as well as what you don't remember.
19	So, just keep in mind that you don't have
20	to answer a question that you don't remember, and,
21	in fact, we would rather you not guess. Do you
22	understand that?
23	A. Definitely.
24	Q. Essentially, the purpose of the deposition is
25	to find out what you know. You are under oath

- 1 today. The court reporter is taking down my
- 2 questions and your answers. It's important you
- 3 keep your answers verbal.
- I see you are shaking your head. When we
- 5 go back to read the transcript, we can't see your
- 6 head shaking.
- 7 A. I understand.
- 8 Q. If there is any time you need a break, I don't
- 9 think we'll be long. If you need a break, let me
- 10 know and we'll accommodate you.
- 11 A. Okay.
- 12 Q. Can you give me your educational background,
- 13 briefly?
- 14 A. Yes. I went to West Chester University,
- 15 about nine credits away from graduating.
- 16 | Q. What years was that?
- 17 A. 1996 to 2001. Then, also last spring.
- 18 | Q. As I understand it, you are being deposed
- 19 because you were a bartender at XYZ; is that
- 20 | correct?
- 21 A. Yes.
- 22 Q. Can you tell me what period of time you were a
- 23 bartender at XYZ?
- 24 A. From February of 2006 to February of 2012.
- 25 Q. During those six years, was that the only place

- 1 you worked?
- 2 A. Yes.
- 3 Q. Was your sole responsibility bartender, or did
- 4 you have other responsibilities?
- 5 A. Just bartender.
- 6 Q. Between 2001 and 2006, did you have any kind of
- 7 employment?
- 8 A. Yes, I worked at Iron Hill.
- 9 Q. Iron Hill brewery?
- 10 A. Yes.
- 11 Q. Did you work at Iron Hill during those five
- 12 years?
- 13 A. I worked at Iron Hill when I was at college,
- 14 1998 until 2004.
- 15 Q. How about between 2004 and when you
- 16 started working at Kooma?
- 17 A. I worked at Kildare's.
- 18 | O. Is that also here in West Chester?
- 19 A. Yes.
- 20 Q. What kind of place is that?
- 21 A. It's an Irish pub and restaurant.
- 22 Q. How long did you work at Kildare's?
- 23 A. For about almost three years.
- 24 O. 2004 to 2006?
- 25 A. Yes.

- 1 Q. Was your position at Iron Hill a bartender?
- 2 A. Initially it was as a busboy, when I first
- 3 started, then a server and then a bartender.
- 4 Q. Can you give me basically the time frame?
- 5 A. Busser for about half a year, server for a
- 6 year-and-a-half, and the rest of the time I was
- 7 bartending.
- 8 Q. Let me give you one more instruction. I know
- 9 you know what I'm going to say. Let me finish the
- 10 question before you answer. It makes it hard for
- 11 | him to get us talking at the same time.
- 12 A. Okay.
- 13 Q. When you went to Kildare's, were you strictly
- 14 a bartender?
- 15 A. I served and also bartended toward the end.
- 16 Q. What period of time did you serve and what
- 17 period of time did you bartend?
- 18 A. About a year serving and about a year
- 19 bartending.
- 20 Q. Do you recall who hired you to work at Kooma?
- 21 A. Jeff Cerra.
- 22 O. What was Jeff's position?
- 23 A. He was the general manager.
- 24 O. Were you hired to be a bartender there?
- 25 A. Yes.

- 1 Q. Do you have any recollection of December 12th
- 2 of 2008, the evening?
- 3 A. No.
- 4 Q. Did you have an opportunity to talk to
- 5 Mr. Campbell prior to the deposition?
- 6 A. Yes, I did, right before we got in here.
- 7 0. What did you talk about?
- 8 MR. CAMPBELL: Objection. Don't
- 9 answer that, privileged.
- 10 MS. McLAFFERTY: How is that
- 11 privileged?
- MR. CAMPBELL: I'm representing
- him as a former employee of Kooma. I can
- 14 represent a former employee.
- MS. McLAFFERTY: Okay.
- 16 BY MS. McLAFFERTY:
- 17 Q. Did you review any documents?
- 18 | A. No.
- 19 Q. Have you talked to anyone else, other than
- 20 Mr. Campbell, about this deposition?
- 21 A. No.
- 22 Q. Do you know Ryan McCool?
- 23 A. Yes.
- 24 Q. How long have you known Ryan?
- 25 A. Since 2004.

- 1 Q. How did you meet him?
- 2 A. He actually showed me an apartment that I
- 3 eventually rented.
- 4 Q. Where was the apartment?
- 5 A. 317 South High Street.
- 6 Q. Can you tell me, after you met him, did you
- 7 socialize? What was your relationship after you
- 8 met him?
- 9 A. I saw him doing work in the apartment itself.
- 10 | I started seeing him once I started working at
- 11 Kooma.
- 12 Q. How frequently did you see him at the
- 13 apartment?
- 14 A. Not very frequently, whenever something
- 15 needed to be done. It wasn't on a consistent
- 16 basis.
- 17 Q. How long did you live at 317 High Street?
- 18 A. One year. For a year.
- 19 Q. Do you know when it was you saw Ryan at Kooma?
- 20 | A. I think after that, he showed me another
- 21 apartment, which we ended up not renting. That was
- 22 the next time I saw him. After I started working
- 23 at Kooma, I saw him. He would come in there
- 24 somewhat regularly.
- 25 Q. After you started working at Kooma, I think

- 1 you said February, 2006?
- 2 A. Yes.
- 3 Q. When he came in, would he be coming in with
- 4 | family or friends?
- 5 A. He usually came in with his girlfriend and his
- 6 best friend, Kevin, and his girlfriend.
- 7 Q. Were they coming in to eat, drink, both?
- 8 A. Mostly to eat.
- 9 Q. Do you know Kevin Lukins also?
- 10 A. Yes.
- 11 Q. How did you know Kevin?
- 12 A. The same way I know Ryan.
- 13 Q. Through the apartment?
- 14 A. Yes.
- 15 Q. When did you meet Kevin?
- 16 A. The same time I met Ryan.
- 17 Q. They were working together?
- 18 A. Yes.
- 19 Q. In 2004 when you met Ryan, you met Kevin?
- 20 A. Yes.
- 21 Q. Do you know the frequency you saw Kevin?
- 22 A. The same as I saw Ryan.
- 23 Q. Were they usually together when you saw them?
- 24 A. Yes.
- 25 | Q. When you were working at Kooma, is it fair to

- 1 say it was the location on Gay Street across from
- 2 Landmark?
- 3 A. Yes.
- 4 Q. When you started working at Kooma, was
- 5 Landmark there yet?
- 6 A. I don't know. I think it just opened.
- 7 Q. Did you have a certain shift that you worked
- 8 at Kooma?
- 9 A. Toward the end I worked every Wednesday
- 10 through Saturday.
- 11 Q. Toward the end of the time that you worked
- 12 there?
- 13 A. Yes.
- 14 Q. As of 2008, do you know whether you were
- 15 working Wednesday through Saturday?
- 16 A. Yes, I was.
- 17 Q. What hours did you work Wednesday through
- 18 | Saturday?
- 19 A. Wednesday, I would come in at 4:00. We would
- 20 be done by 11:00. Thursday, I would come in at
- 21 4:00, be done about 11:30. Friday and Saturday,
- 22 4:00 to 2:00.
- 23 Q. Were you always working at the bar?
- 24 A. Yes.
- 25 Q. Did they serve food at the bar?

- 1 A. Yes.
- 2 Q. What time did they serve food at the bar until?
- 3 A. 12:00.
- 4 Q. Every day until 12:00?
- 5 A. On the weekend, unil 12:00. Wednesday and
- 6 Thursday, 10:30.
- 7 Q. Do you recall whether they had a full menu at
- 8 the bar?
- 9 A. Yes.
- 10 Q. How many bartenders did they have on duty at
- 11 | Kooma on Friday and Saturday nights?
- 12 A. Two.
- 13 Q. Do you remember, did you typically get a large
- 14 crowd there?
- 15 A. Yes.
- 16 | Q. What kind of -- can you give me an idea of the
- 17 crowd you would get?
- 18 A. I don't know the numbers. I just know it would
- 19 get busy.
- 20 Q. Do you know the occupancy there, maximum
- 21 occupancy?
- 22 A. Not exactly.
- 23 | Q. Do you remember how many people you could seat
- 24 at the bar?
- 25 A. I think ten to fifteen.

- 1 Q. We've heard some testimony that there would be,
- 2 after a certain hour, tables that would be removed
- 3 so more people could come into the bar, is that
- 4 your recollection?
- 5 MR. CAMPBELL: Objection to the
- 6 form.
- 7 THE WITNESS: Yes.
- 8 BY MS. McLAFFERTY:
- 9 Q. Do you know what time that would happen?
- 10 A. Usually around 10:00 or 10:30.
- 11 Q. Do you remember how many tables would be
- 12 moved?
- 13 A. I think three or four.
- 14 Q. After the tables were moved, could you still
- 15 serve food at the bar?
- 16 A. Yes.
- 17 | Q. Were you able to serve anyone who was standing
- 18 in the area where the tables had been removed?
- 19 A. Serve them what?
- 20 Q. Anything, food or alcohol.
- 21 A. Yes.
- 22 Q. I already asked you whether you remember the
- 23 | night of the 12th. You don't remember anything
- 24 about that?
- 25 A. No.

- 1 Q. Do you remember whether Ryan came in that
- 2 | night at all?
- 3 A. I don't.
- 4 Q. Did you hear about Ryan's accident?
- 5 A. Yes.
- 6 Q. How did you hear about his accident?
- 7 A. Just because, I don't know, just from knowing
- 8 people in work. I don't know exactly where I heard
- 9 it from. I heard what happened, and I was really
- 10 upset about it.
- 11 Q. There has been a mention of, I think, a Ben
- 12 Goldberg. Was he another bartender with you?
- 13 A. Yes.
- 14 Q. Do you recall whether he worked Friday nights
- 15 | with you?
- 16 A. Yes, he did.
- 17 O. Would he have been the bartender who worked
- 18 with you in December of 2008?
- 19 A. I think so.
- 20 Q. Would there have been any other bartenders
- 21 that worked Wednesday through Saturday?
- 22 A. No. The only thing I can think of, I'm not
- 23 sure when the other bar opened.
- 24 There was a bar on the other side that
- 25 opened. I don't remember when it opened.

- 1 Q. When that bar opened, did you ever work that
- 2 other bar?
- 3 A. Randomly.
- 4 Q. How about Ben Goldberg, did he work that bar
- 5 | as well?
- 6 A. No.
- 7 Q. If you can, give me an idea of how the
- 8 responsibilities were broken down, if at all,
- 9 between the bartenders on a busy night?
- 10 A. We just both worked the bar. There was no,
- 11 like, breakdown of any responsibility. We just
- 12 took care of the customers.
- 13 Q. Would it be fair to say that after 10:00,
- 14 the crowd was somewhat a younger crowd?
- 15 A. Sometimes.
- 16 Q. West Chester is a college town. Did you get a
- 17 lot of college students that would come into Kooma?
- 18 | A. Sometimes.
- 19 Q. Did you know that Ryan was a college kid?
- 20 A. I didn't know if he was in college. I knew he
- 21 was.
- 22 O. How about Kevin Lukins?
- 23 A. I kind of grouped them both the same.
- 24 Q. Do you know Brad Moore?
- 25 A. Real estate guy?

- 1 0. I think so.
- 2 A. Yes, he was friends with Kevin and Ryan.
- 3 | O. Yes?
- 4 A. Yes, I know him.
- 5 0. And Chris Picariello?
- 6 A. I don't remember that.
- 7 0. With the nickname Pooch?
- 8 A. It sounds familiar. I can't remember. One of
- 9 my friend's name is Pooch, but it's not Chris.
- 10 Q. So, do you remember whether Brad Moore would
- 11 | come into Kooma?
- 12 A. Yes, he would come in.
- 13 Q. Can you give me an idea if at Kooma whether
- 14 there were any methods by which you would count a
- 15 patron's drinks?
- 16 A. It was just like any other, I guess, place I
- 17 have worked where we would just keep track of not
- 18 their drinks but how they looked when they
- 19 appeared at the bar.
- 20 Q. How would you do that?
- 21 A. You would see if they had glassy eyes, if
- 22 their speech was slurred, if their movement was
- 23 uneven, if they were dozing off.
- 24 Q. There wasn't any specific way to count the
- 25 number of drinks that were served?

- 1 A. Not specifically.
- Q. Was there any maximum amount of drinks you
- 3 would serve to any one person at Kooma?
- 4 A. No.
- 5 Q. Did you remember having a drink, a Stoli punch
- 6 drink?
- 7 A. Yes, that is a drink in every bar in town.
- 8 Q. Was there some special vodka drink that Kooma
- 9 was known for?
- 10 A. No. I mean, a Stoli punch is a Stoli punch.
- 11 It's a mixture of different flavored vodkas mixed
- 12 with vodka, orange juice and grenadine.
- 13 Q. How did you make it?
- 14 A. As I said.
- 15 O. Ounces?
- 16 A. Probably two to two-and-a-half ounces of
- 17 alcohol.
- 18 O. Would that be different types of vodka?
- 19 A. Yes, the flavored vodkas. That is why we
- 20 call it Stoli punch.
- 21 Rasberry, orange, vanilla, strawberry,
- 22 | it's like a Long Island iced tea. It's not a drink
- 23 that is specific to Kooma.
- It seems like everybody has the idea it
- 25 | was specific to Kooma. Everybody made it and

- 1 still makes it.
- 2 Q. The two, two-and-a-half ounces, would that all
- 3 be vodka?
- 4 A. Yes.
- 5 0. Then what?
- 6 A. It would be served in a pint glass, orange
- 7 juice, pineapple and cranberry juice.
- 8 Q. Sixteen ounce glass?
- 9 A. Yes.
- 10 | Q. Had you ever seen Ryan when he was drunk?
- 11 A. Never really saw Ryan drunk. He wasn't a big
- 12 drinker.
- 13 Q. Do you know whether he had a drink of choice
- 14 when you did see him?
- 15 A. Yes, he always drank Ketel One and tonic.
- 16 | Q. Did you know anything about Ryan outside of
- 17 the real estate and when he would come into Kooma?
- 18 A. Yes, I mean, I knew him. I would consider him
- 19 a friend, because I knew his girlfriend, Brittany,
- 20 and they used to come in and they were friendly.
- 21 Brittany actually worked at Iron Hill with my old
- 22 roommate. So, I knew him, yes.
- 23 Q. Did you know anything about his work-out
- 24 habits? Were you one of the gym guys?
- 25 A. No, him and Kevin worked out a lot. I knew

- 1 that. They were really into fitness.
- Q. You remember nothing about December 12th; you
- 3 have no idea if it was a crowded night or anything
- 4 like that?
- 5 A. No.
- 6 Q. Do you know a Mike Pino?
- 7 A. Yes.
- 8 Q. Do you recall whether he was a barback on
- 9 Friday night?
- 10 A. I don't remember that night if he was working
- 11 or not, but he was a barback. At first, he worked
- 12 the door, then he became a barback.
- 13 Q. After you heard about the accident, did you
- 14 hear about anything that had taken place?
- 15 A. Yes, I heard that he was drinking beforehand,
- 16 and he went to Landmark and then apparently went
- 17 to Kooma and then went home, fell asleep and then
- 18 | woke up and drove his car.
- 19 Q. So, you heard he was drinking beforehand. You
- 20 mean he was drinking before he went to Landmark?
- 21 A. Yes.
- 22 O. Who did you hear that from?
- 23 A. I don't remember.
- 24 Q. Do you remember who you heard about the
- 25 accident from?

- 1 A. I don't remember.
- 2 Q. Do you remember hearing anything about what
- 3 they were drinking at Landmark?
- 4 A. No, I don't remember.
- 5 Q. Do you remember hearing about how long they
- 6 | had been at Landmark?
- 7 A. No. I just found it interesting because I
- 8 never saw him or Kevin get inebriated, especially
- 9 to that point. It was kind of a shock. They are
- 10 not big drinkers.
- 11 Q. But you heard he had been drinking before,
- 12 then he went to Landmark and then to Kooma and then
- 13 home?
- 14 A. Yes, that is what I heard.
- 15 Q. Then got up and was in a car accident?
- 16 A. Yes.
- 17 Q. Any other details you heard about that night?
- 18 A. I don't remember. It's kind of just a
- 19 memory, but I don't remember.
- 20 Q. You don't remember who told you that?
- 21 A. No.
- 22 Q. Do you remember how long after the accident
- 23 | you heard about it?
- 24 A. Maybe about a week or two weeks after the
- 25 accident.

- 1 Q. Understanding you don't remember December 12th,
- 2 I want to ask you some general questions about how
- 3 Kooma operated during that time frame.
- 4 A. Sure.
- 5 Q. I understand that a typical Friday night would
- 6 be two bartenders on duty?
- 7 A. Yes.
- 8 Q. On a typical Friday night, do you remember how
- 9 many servers would be on duty?
- 10 A. Four to six.
- 11 Q. The two bartenders, the ones that would be
- 12 filling the drinks for the servers?
- 13 A. Yes.
- 14 Q. And the two bartenders would also be serving
- 15 the people at the bar and anyone standing,
- 16 correct?
- 17 A. Yes.
- 18 Q. I know you don't have any specific numbers,
- 19 but can you give me an approximation, typically
- 20 what kind of numbers you would serve over the
- 21 course of a given Friday night?
- 22 A. What do you mean numbers?
- 23 Q. How many people would you serve alcohol to?
- 24 A. I don't remember.
- 25 Q. Do you remember the credit card system you

- 1 used?
- 2 A. Yes, Digital Dining.
- 3 Q. What is that?
- 4 A. A computer system we used.
- 5 Q. We have the credit card search processing with
- 6 Hartland, does that sound familiar?
- 7 A. No.
- 8 Q. Were you ever involved with any of the
- 9 managerial responsibilities at Kooma?
- 10 A. No.
- 11 Q. Explain to me what Digital Dining is.
- 12 A. It's a computer interface. Basically, when
- 13 somebody goes to ring something in, they touch it,
- 14 and the software information goes into Digital
- 15 Dining.
- 16 Q. What information goes in there?
- 17 A. Mixed drinks, desserts. When you want
- 18 | something, you ring it in on the computer dining.
- 19 Every restaurant has software. Some use Digital
- 20 Dining or Aloha.
- 21 O. Is it Digital Dining that was used in 2008?
- 22 A. Yes.
- 23 Q. Does the Digital Dining take in the credit
- 24 card numbers as well?
- 25 A. Yes, it's a full computer that is planted on

- 1 whatever, a counter.
- 2 It has a credit card swiper attached to
- 3 it. You ring something in, then swipe next to it,
- 4 and that is how you start a tab.
- 5 It would go through Digital Dining. I
- 6 don't know what credit card company took care of
- 7 the credit cards.
- 8 Q. On a Friday night, would you have an amount of
- 9 cash payers and credit card payers?
- 10 A. It would vary. Sometimes it would be all
- 11 credit card and sometimes all cash.
- 12 Q. Do you know where Ben Goldberg is now?
- 13 A. Yes.
- 14 Q. Where is he?
- 15 A. In Ardmore.
- 16 | Q. Do you know what he does now or where he
- 17 works?
- 18 A. I don't know what he does, but I know he
- 19 lives in Ardmore and just got married a few months
- 20 ago.
- 21 Q. Are you still friendly with him?
- 22 A. Yes.
- 23 | Q. Do you know if he has a recollection of the
- 24 accident?
- 25 A. I didn't talk to him about it. I didn't know

- 1 if someone got in contact with him. I didn't
- 2 really want to talk to anybody about it.
- 3 Q. Have you seen Ryan since the accident?
- 4 A. Yes.
- 5 Q. Where have you seen him?
- 6 A. I saw him at Kooma. He would come in
- 7 afterwards. I also see him when I got to drop off
- 8 my rent. His brother is my landlord.
- 9 Q. You are still living in one of their
- 10 properties?
- 11 A. Yes.
- 12 Q. Have you ever talked with him about the
- 13 | accident?
- 14 A. No.
- 15 Q. Have you ever talked with Kevin, or anybody
- 16 else about the accident?
- 17 A. I talked with Kevin, not about the accident,
- 18 but how it's sad to see how Ryan is now.
- 19 Q. Can you be more specific about what you mean
- 20 by that?
- 21 A. Before the accident, he was, like, a really
- 22 healthy, strong, athletic kind of guy. Now he has
- 23 that traumatic brain injury. He is my friend, and
- 24 it's kind of sad.
- 25 Q. What kind of interaction do you have with

- 1 Ryan, other than when you see him with the rent?
- 2 A. That is the only interaction I have with him
- 3 now. I don't work at Kooma anymore. He doesn't
- 4 come out, and I work somewhere he doesn't come to.
- 5 The only time I ever see him is when I
- 6 drop off the rent, and we are still friendly. He
- 7 calls me, Rick, we are coming over to do something
- 8 at the house. That is it. I'm still friendly with
- 9 Kevin. I know he just got married.
- 10 Q. Do you recall any issues, or would you have
- 11 been aware of any issues at Kooma where there was
- 12 any citations having to do with the liquor license?
- 13 A. Yes.
- 14 Q. Tell me about that.
- 15 A. It was for serving somebody under age.
- 16 O. When was that?
- 17 A. I don't remember the date, but I was the one
- 18 that served the person under age.
- 19 Q. What happened?
- 20 A. It was a very extenuating circumstance. There
- 21 was a bouncer already there. It was after 10:00, I
- 22 believe, and the power was off for, I think, fifteen
- 23 to twenty minutes.
- So, we were transitioning, or closing, or
- 25 keeping it open. The power came back on.

- When you are a bartender and the power is
- 2 gone, you assume everyone is getting carded. It
- 3 was a frenzy. I don't remember who the person was
- 4 I served.
- 5 Q. Was there some kind of undercover sting
- 6 operation that they found that out?
- 7 A. There was somebody, obviously. They sent
- 8 somebody in there, the LCB did.
- 9 Q. Any other citations?
- 10 A. Not that I'm aware of.
- 11 Q. As of December of 2008, did you have any TIPS
- 12 or certifications?
- 13 A. I think I did.
- 14 Q. We heard testimony that was not a requirement?
- 15 A. That was not a requirement in Pennsylvania at
- 16 that time, but I had done it before. I had done
- 17 it in Delaware where I worked briefly for Iron Hill,
- 18 and I did it for Iron Hill when I worked there
- 19 afterward.
- 20 Q. I'm going to show you this very quickly, some
- 21 pictures of Kooma, and ask you to take a look at
- 22 them.
- 23 These pictures were taken more recently.
- 24 The restaurant has changed its name. For the
- 25 purpose of identifying the layout, I'll let you

- 1 look at all of these.
- 2 Do those pictures pretty much show the
- 3 | layout of the bar as it was when it was Kooma in
- 4 December of 2008?
- 5 A. Yes.
- 6 Q. There is some mention at one point there was a
- 7 sushi bar, is that right?
- 8 A. Yes.
- 9 0. Where was the sushi bar?
- 10 A. Where the tables are right here.
- Basically, it was right here, and the
- 12 sushi bar is where the partition is there. It went
- 13 through there and stretched along.
- 14 MS. McLAFFERTY: Let's mark this
- 15 as Exhibit-1.
- 16 (Photograph marked as Exhibit-1
- for identification.)
- 18 BY MS. McLAFFERTY:
- 19 Q. Can you mark where the sushi bar was?
- 20 A. Here.
- MS. McLAFFERTY: For the record,
- 22 he has marked an X on the left hand side of
- 23 Exhibit-1.
- 24 MS. McLAFFERTY:
- 25 Q. Was that partition there or not there?

- 1 A. That was not there.
- 2 Q. That was added after the fact?
- 3 A. Yes.
- 4 Q. This was all one, and this was a sushi bar?
- 5 A. Yes.
- 6 Q. Was there any bartender at the sushi bar?
- 7 A. There was not a bartender at the sushi bar.
- 8 There were sushi chefs.
- 9 Q. If anyone was drinking alcohol at the sushi
- 10 bar, the servers would have to come to you to get
- 11 the alcohol?
- 12 A. Yes.
- 13 Q. Is it about the same size as the bar as it
- 14 was?
- 15 A. Yes, that is exactly the same.
- 16 Q. Did you have a certain side of the bar; in
- 17 other words, if there are two of you, do you work
- 18 the front and he worked the back, or vice-versa?
- 19 A. No.
- 20 Q. Everybody worked everywhere?
- 21 A. Yes.
- 22 O. The way that the tables are laid out in the
- 23 | picture, is that similar way at that time they would
- 24 have been laid out?
- 25 A. Yes, exactly.

MR. CAMPBELL: He is looking at a 1 2 different picture now. 3 MS. McLAFFERTY: Let's mark that as Exhibit-2. 4 5 (Photo marked as Exhibit-2 for identification.) 6 7 BY MS. McLAFFERTY: That is how the tables are laid out? 8 Ο. Α. 9 Yes. 10 Other than that change in the sushi bar, are 11 there any other changes that you see in the basic layout of the place? 12 13 Not in the basic layout. 14 O. The colors have changed? 15 Α. Just the colors. 16 MS. McLAFFERTY: I'm going to mark this as Exhibit-3. 17 (Photo marked as Exhibit-3 for 18 identification.) 19 BY MS. McLAFFERTY: 20 2.1 This kind of shows the bar stools. Is that Ο. approximately the same amount of bar stools that 22 were there in 2008? 23 I would say that it's not the same amount of 24 25 bar stools because they had different-sized bar

- 1 stools. They weren't as small and as compact as
- 2 those are in Exhibit-3.
- 3 Q. Would you describe them, what the bar stools
- 4 were like back in December of 2008?
- 5 A. They were just taller. They were white in
- 6 color with a higher backing.
- 7 0. Who was the manager in December of 2008 at
- 8 Kooma?
- 9 A. I know Dennis was the manager. I'm not sure
- 10 if it was Cat or Janine as the manager.
- 11 0. Dennis Youn?
- 12 A. Yes.
- 13 Q. What would Dennis do on a Friday night; what
- 14 was his responsibility?
- 15 A. His responsibilities were to interact with the
- 16 quests, make sure the food came out of the
- 17 kitchen, support the employees on the floor, if
- 18 they needed help and ask the bartenders if they
- 19 needed anything behind the bar.
- 20 Q. Is it fair to say, on a given Friday night, at
- 21 least for this part of Kooma, that there would only
- 22 be two people serving alcohol as bartenders, and
- 23 then the servers would come to you to get the
- 24 alcohol orders filled?
- 25 A. Yes.

- 1 Q. I believe you said you don't know whether the
- 2 smaller bar eventually opened on the other side,
- 3 was opened in December of 2008?
- 4 A. I don't remember.
- 5 Q. When it was opened, do you know whether or not
- 6 there was a separate bartender there serving
- 7 alcohol?
- 8 A. Yes, they had another bartender there.
- 9 Q. Was there a separate entrance?
- 10 | A. It was through the side of the restaurant.
- 11 Where Exhibit-3 is, right there, you would walk past
- 12 seats and there was an entrance.
- MS. McLAFFERTY: Let me show you
- this, which I'll mark as Exhibit-4.
- 15 Photo marked as Exhibit-4 for
- 16 identification.)
- 17 BY MS. McLAFFERTY:
- 18 O. As I understand it, the front door to Kooma
- 19 was over here where you see the stand?
- 20 A. Yes, and this is the side door.
- 21 O. Could you get into the side bar from the
- 22 street without walking through?
- 23 A. No.
- 24 | Q. There is a door there. I guess that was
- 25 blocked off?

- 1 A. Yes, that was definitely blocked off.
- MS. McLAFFERTY: I think that is
- 3 all I have.
- 4 BY MR. MANN:
- 5 Q. Just a few followup questions.
- 6 You testified you kind of heard about
- 7 Ryan's accident through the grapevine, but you are
- 8 not sure who?
- 9 A. Yes.
- 10 Q. I believe you mentioned you were very upset
- 11 about it when you heard. What was the it that made
- 12 you upset?
- 13 A. What happened to him.
- 14 | Q. The fact he was in an accident or the fact
- 15 you might have been the individual serving him?
- 16 A. The fact he was in an accident and the
- 17 severity of the accident.
- 18 O. I believe also you mentioned a Ketel One and
- 19 tonic?
- 20 A. Yes.
- 21 Q. Was that always what Ryan drank?
- 22 A. Yes.
- 23 Q. Did you ever serve him anything other than a
- 24 | Ketel One and tonic?
- 25 A. No. That is all that him and Kevin drank.

- 1 Q. Did you ever socialize with Ryan or Kevin
- 2 outside of your position at Kooma?
- 3 A. What do you mean socialize?
- 4 Q. Did you ever meet him and hang out with them
- 5 and drink at a bar somewhere?
- 6 A. No.
- 7 Q. Any personal events, birthdays, anniversaries?
- 8 A. No.
- 9 Q. Do you have any contact with Ryan now at all?
- 10 A. Yes.
- 11 Q. That is with respect to something about your
- 12 apartment?
- 13 A. Yes, I rent through his brother, Andy McCool,
- 14 and he works for Andy, or they work together. It's
- 15 a family business. When I go to pay my rent, I
- 16 drop it off in person, and he is there.
- 17 Q. Do you understand Ryan McCool is still
- 18 employed by McCool Properties?
- 19 A. Yes.
- 20 Q. Have you seen Ryan do anything that would lead
- 21 you to believe that he is employed?
- 22 What types of tasks does he do for McCool
- 23 Properties that you are aware of?
- 24 A. The only thing I know, he is there when I drop
- 25 the rent off, and sometimes he calls me and let's me

- 1 know when people are coming over for inspection.
- 2 MR. CAMPBELL: I'm a little
- 3 confused. Where are you talking about?
- 4 BY MR. MANN:
- 5 Q. Where is it you go to drop off the checks?
- 6 A. MAC Real Estate on High Street.
- 7 O. MAC Real Estate?
- 8 A. Yes.
- 9 O. M-A-C?
- 10 A. Yes, right across the street from the 711.
- 11 | Q. How far back from today do you recall going to
- 12 drop off checks and seeing Ryan there in an
- 13 employed position or handling duties for McCool
- 14 Properties?
- 15 A. A few months ago.
- 16 Q. So, a few months ago is the first time you
- 17 | have seen him at McCool Properties since the day of
- 18 | the accident?
- 19 A. No. I saw him before that.
- 20 Q. How many times have you seen Ryan McCool at
- 21 MAC Real Estate when you went to drop off your
- 22 checks?
- 23 A. A couple of times.
- 24 | O. At least two times?
- 25 A. Yes.

- 1 Q. More than five times?
- 2 A. No.
- 3 Q. How many times have you received a phone call
- 4 from Ryan McCool regarding MAC Properties or MAC
- 5 Real Estate?
- 6 A. Maybe, like, two or three times.
- 7 O. When he calls, he is calling as a
- 8 representative of MAC Real Estate or McCool
- 9 Properties?
- 10 A. He just says, Rick, it's Ryan, I'm giving you
- 11 notice somebody is coming over to drop something
- 12 off or inspect your apartment tomorrow.
- MR. CAMPBELL: This is after the
- 14 accident?
- THE WITNESS: Yes.
- 16 BY MR. MANN:
- 17 Q. Have you ever called Ryan to talk about your
- 18 apartment, or anything to do with McCool
- 19 Properties?
- 20 A. No. I usually talk to Kevin or Andy directly.
- 21 Q. Your interaction with Ryan, recent
- 22 interactions after the date of the accident, when
- 23 you talk to him on the phone, does he appear to
- 24 have an idea of what is going on?
- 25 A. I necessarily don't talk to him long enough to

- 1 be able to assess that. It's usually like less
- 2 than a minute phone call. I don't think it would
- 3 be fair to assess it that way, to give an
- 4 assessment of his state of mind.
- 5 Q. Fair enough.
- 6 When you do speak to him, does he appear
- 7 to get what he told you a few seconds before that?
- 8 A. Like I said, the longest I spoke to him was a
- 9 minute. I never got that idea that he did or did
- 10 not.
- MR. MANN: Can we take a few
- 12 minutes break?
- MR. CAMPBELL: Yes.
- 14 (At this time, a short recess was
- 15 taken.)
- 16 BY MR. MANN:
- 17 Q. Mr. Cavidad, as far as Ben Goldberg, do you
- 18 have his telephone number?
- 19 A. Yes.
- 20 Q. Would you provide it to us?
- 21 A. Yes.
- 22 Q. What is his number? And if you have his home
- 23 address, that would be great.
- 24 A. 610-360-6688.
- 25 Q. Any other contact information, home address?

- 1 A. No.
- 2 Q. Have you spoken to him recently?
- 3 A. Yes.
- 4 Q. How is he doing?
- 5 A. Good. Just got married.
- 6 Q. Do you know what he is doing in Ardmore, a job
- 7 or anything like that?
- 8 A. No.
- 9 Q. Favorite place to hang out?
- 10 A. No.
- 11 Q. As far as the stories or version you heard as
- 12 | far as the night of the accident, I believe you
- 13 | summarized it with Ryan was drinking before he went
- 14 to Landmark, Kooma, went home, fell asleep and went
- 15 out and then had the accident. Was that all from
- 16 one individual?
- 17 A. I don't remember.
- 18 | O. It's possible it was from a few stories?
- 19 A. Yes.
- 20 O. December 12th into the 13th?
- 21 A. I don't remember. It's a long time ago.
- 22 Q. Did you happen to hear anything at all, as far
- 23 as what Ryan may have consumed, as far as alcohol,
- 24 prior to leaving his house, or going out?
- 25 A. No, I didn't.

- 1 Q. Anything at all as far as what he might have
- 2 had to eat or drink at Landmark?
- 3 A. No idea.
- 4 Q. Ben didn't happen to say he recalled seeing
- 5 Ryan at Kooma that night?
- 6 A. I didn't speak to Ben about it.
- 7 Q. Do you recall anybody's name you did speak
- 8 with about this?
- 9 A. No.
- MR. MANN: No further questions.
- 11 Thank you.
- 12 MS. McLAFFERTY:
- 13 Q. Real quickly, you mentioned that they both
- 14 drank Ketel One and tonic?
- 15 A. Yes.
- 16 Q. Your impression is neither one were big
- 17 drinkers?
- 18 | A. No.
- 19 Q. How many drinks would they have when they came
- 20 into Kooma?
- 21 A. Two.
- 22 Q. You never saw him drink anything other than
- 23 Ketel One and tonic?
- 24 A. No.
- MS. McLAFFERTY: That is all I

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          have.
                        MR. CAMPBELL: You are done, sir.
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            (Deposition concluded at 11:55 a.m.)
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2	CERTIFICATION
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5	I, Mary Smith, Registered Professional
6	Reporter, do hereby certify that the proceedings and
7	evidence are contained fully and accurately in the
8	notes of testimony taken by me on the foregoing
9	matter and that this is a correct and certified
10	transcript of the same.
11	
12	
13	Mary Smith, R.P.R.
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