

IN THE CIRCUIT COURT OF THE SIXTH JUDICIAL CIRCUIT  
IN AND FOR PINELLAS COUNTY, FLORIDA

CASE NO.: 23-02935-CF

STATE OF FLORIDA,

Plaintiff,

vs.

TOMASZ KOSOWSKI,

Defendant.

VIDEOCONFERENCE

DEPOSITION OF: STACEY SCHLAICH

DATE TAKEN: December 5, 2023

TIME: 3:15 p.m. to 3:42 p.m.

PLACE: Via Zoom videoconference

STENOGRAPHICALLY REPORTED BY:

Lori A. Seiden, RPR, FPR-C

Notary Public, State of Florida at Large

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EXHIBITS	NONE

1           The deposition of STACEY SCHLAICH was taken  
2 pursuant to notice by counsel for the Defendant on the  
3 5th day of December, 2023, commencing at 3:15 p.m., via  
4 Zoom videoconference. Said deposition was  
5 stenographically reported by Lori A. Seiden, RPR,  
6 FPR-C, Notary Public, State of Florida at Large.

7                               - - - - -

8                               STACEY SCHLAICH,  
9 a witness, having been duly sworn to tell the truth,  
10 was examined and testified upon her oath as follows:

11               THE WITNESS: Yes.

12                               DIRECT EXAMINATION

13 BY MS. POWERS SELLERS:

14           Q. Ms. Schlaich, my name is Amanda Sellers, and I  
15 represent Dr. Kosowski.

16                   You are here because he has been indicted for  
17 first degree murder, alleged to have occurred on  
18 March 22nd of -- earlier this year.

19           A. March 22nd. Was that a Tuesday?

20           Q. That's a good question. I don't --

21                   MR. VONDERHEIDE: March 22nd looks like a  
22 Wednesday.

23               THE WITNESS: It was March 21st.

24               MR. VONDERHEIDE: March 21st.

25               THE WITNESS: Okay. Good. We're on the same

1           time path, because my memory was it was a Tuesday  
2           because that was our executive meeting.

3           Anyway, go ahead.

4   BY MS. POWERS SELLERS:

5           Q.   Well, we're on the right track because your  
6   mind is remembering what you need to remember. So I'm  
7   just going to ask you a few questions regarding what you  
8   saw and did and heard that day. There's no wrong  
9   answer.

10           Have you ever given a deposition before?

11          A.   I don't think so.

12          Q.   Okay.

13          A.   You are just going to ask me questions, I tell  
14   you the truth, and that's all.

15          Q.   Exactly. Okay.

16               Can you please state your full name for the  
17   record?

18          A.   Stacey Lynn Schlaich.

19               MS. POWERS SELLERS:   Madam Court Reporter, I'm  
20   assuming you have the correct spelling; correct?

21               THE COURT REPORTER:   Yes.

22   BY MS. POWERS SELLERS:

23          Q.   How are you employed, Ms. Schlaich?

24          A.   I'm the founder and CEO of Ronati, which is  
25   this company.

1 Q. And "this company" being the veterinarian  
2 clinic?

3 A. So the veterinarian clinic is one building, and  
4 we're in Building B, and the bathroom where it occurred  
5 is just outside of our office off the atrium.

6 Q. Okay. So your -- your company is not the same  
7 as the veterinarian clinic?

8 A. No, no, no. There's two buildings.

9 Q. Right.

10 A. In the second building they have different sets  
11 of offices, like a business park kind of thing. And so  
12 the lawyers' offices are across the atrium, which is  
13 only, like, 15, 20 feet wide. And then our office is --  
14 so if their offices are here, our offices are here, the  
15 bathrooms are right here.

16 Q. And for the record, she is describing the  
17 set-up of the location at 1701 --

18 A. 1501.

19 Q. 1501 South Belcher?

20 A. Yeah.

21 Q. What is the name of your company?

22 A. Ronati.

23 Q. Ronati.

24 What is -- what do you do at Ronati?

25 A. We're a technology company.

1 Q. Okay. And how long has Ronati been at that  
2 location?

3 A. About two and a half years.

4 Q. So you are located in Building A; correct?

5 A. Building B.

6 Q. Building B?

7 A. Yep.

8 Q. But in order to get to the restroom you have to  
9 travel outside of your office?

10 A. No, you have to just travel through a door,  
11 and then there's a little atrium.

12 Q. Okay.

13 A. You turn right and you step about, I don't  
14 know, maybe 15 feet, and then there's a hallway. When  
15 you walk into the hallway, the men's bathroom is about  
16 5 feet to the right, 10 feet to the right. And then the  
17 women's bathroom is on the same wall as the men's about  
18 15 feet to the left.

19 Q. So when we talk about Building A and Building  
20 B, it's -- they are really all part of the same building  
21 that are -- that are connected with -- at the atrium;  
22 right?

23 A. No. Building A is a stand-alone building. And  
24 there's about 20 feet of grass in between us with a  
25 little sidewalk. And then building B is its own

1 building.

2 Q. Okay. Got it.

3 A. Building B is used by the veterinary group.  
4 They have, like, back offices and administrative offices  
5 or whatever in this building.

6 Q. Okay. I think that's why I was confused,  
7 because my understanding was that you-all shared a  
8 building. But they also have their own separate, kind  
9 of free-standing building.

10 A. Exactly. Building A is where all of the pet  
11 owners go and where all the exam rooms are, the  
12 reception and all of that. Building B, I think, is  
13 mostly administrative for them.

14 Q. Okay.

15 A. They might have lab work back there, whatever,  
16 but they enter through a different entrance so we don't  
17 even hardly see them.

18 Q. Okay. How do you enter into your building?

19 A. I enter from the parking lot. There is --  
20 our -- our offices are long and skinny. And so there's  
21 a door that comes from the parking lot that has our name  
22 on it. And then there's a sidewalk that goes along the  
23 grass where you enter into the atrium. And that's where  
24 our front door is.

25 And then right across the atrium, which is



1 again, only like 15, 20 feet wide, is the lawyers'  
2 offices.

3 Q. Okay. The door facing the parking lot where  
4 you enter, is that for employees only?

5 A. I mean, the delivery men will sometimes knock  
6 there. When we have business people come for a meeting,  
7 they can come in there, because it's -- it's right at  
8 the parking lot. So usually they'll see that, but then  
9 sometimes they'll also come around the sidewalk to the  
10 atrium door.

11 Q. And how often do you have nonemployees entering  
12 through either door? I know you're a tech company, so I  
13 don't know --

14 A. Yeah.

15 Q. -- if you have people coming in and out a lot?

16 A. No, no, not a lot. Not a lot. Like, you know,  
17 it's FedEx or something, deliveries. Sometimes it's the  
18 mailman once a day. And then in terms of outside,  
19 non-Ronati staff, it's maybe once a month.

20 Q. Okay. And you said that you've been at that  
21 location for two years?

22 A. Two and a half.

23 Q. In that time frame, have you observed  
24 individuals loitering outside of the office or on the  
25 grounds at all?

1           A.    No.

2           Q.    Are you aware that there have been complaints  
3 about homeless people using drugs in that area?

4           A.    Not in the two and a half years that I've been  
5 here. I mean, like, I work late, and so a lot of times  
6 I leave at night, like, probably two or three times a  
7 week. So just as a safety precaution, I'll call my  
8 husband when I walk out and lock the doors and do that,  
9 and I've never seen that.

10          Q.    Do you exit -- when you leave, do you go out  
11 that door that faces the parking lot straight to your  
12 car?

13          A.    Yes.

14          Q.    So it wouldn't be normal for you to do a lap  
15 around the building or to travel the grounds  
16 necessarily?

17          A.    Not at night.

18          Q.    Okay. And during the day --

19          A.    During the day I go out usually twice a day,  
20 because I smoke outside of the atrium. So I'm -- I'm  
21 out there. And then the veterinary, there's a woman  
22 that does, like, cleaning and various different things,  
23 and she's coming in and out of that door a lot.

24          Q.    And who is that woman?

25          A.    I think her name is Deb or Debbie, I think.

1 She has really short, spiky blonde hair, a little bit  
2 longish, maybe fifties or sixties. I don't know. But I  
3 see her often. And then there's another woman who has  
4 really short hair with blond, very hip. She comes back  
5 and forth. Like there's -- there's some people that I  
6 would see coming in and out of there. And then the  
7 lawyers' office, they would generally be coming in and  
8 out.

9 Q. Okay.

10 A. I don't go out that side, so I wouldn't be able  
11 to say anything about night.

12 Q. Okay. Let me bring your attention back to  
13 Tuesday, March 21st --

14 A. Okay.

15 Q. -- of this year.

16 What time did you arrive at work?

17 A. I can't tell you specifically, but I'm almost  
18 always on time, which is 9:00.

19 Q. Okay. And when you arrive, you walk through  
20 that door from the parking lot.

21 Do you go straight into your office?

22 A. Yes. I mean --

23 Q. And --

24 A. -- I am saying hello to my staff or go into  
25 their offices or whatever.

1 Q. And then what is your normal routine?

2 A. Working on my computer, Zooms, e-mails, working  
3 with my team. On Tuesdays we have our executive  
4 meeting, which has about eight to ten different people  
5 around the world that are on a Zoom call, usually for an  
6 hour. That day lasted a little bit longer, only because  
7 I remember.

8 Q. And that meeting started at 10:00, you said?

9 A. No, that meeting started at, I think, 11:00 or  
10 11:30.

11 Q. And prior to that meeting, do you recall going  
12 to the restroom at all?

13 A. No, I don't recall.

14 Q. Do you have a private restroom inside of your  
15 building that's not -- not shared?

16 A. No.

17 Q. Did any of the staff, that you're aware of,  
18 bring your attention to anything regarding the restroom  
19 that morning?

20 A. Celeste said that the cleaners or something  
21 used way too much bleach, because she was -- I just  
22 remember her being like, "Oh, my God."

23 Q. What is Celeste's last name?

24 A. Backer.

25 Q. Did law enforcement talk to you about the

1 bathroom?

2 A. Did they talk to me about the bathroom?

3 Q. Did they ask you any questions about any  
4 restroom or any smells or --

5 A. They asked me if I had been to the bathroom,  
6 and I hadn't.

7 Q. Okay.

8 A. So I didn't -- I didn't have anything to add to  
9 anything on that.

10 Q. Okay. Do you recall if you told law  
11 enforcement about what Celeste had told you that  
12 morning, or did you think that was important as far as  
13 the bleach smell?

14 A. I -- I don't recall whether I specifically said  
15 something to them or not, but law enforcement was using  
16 our conference room in our office for their meetings  
17 behind closed doors, so they were in and out of our  
18 office that afternoon. And then the crime scene  
19 investigators were there, so there was a lot of people  
20 walking and moving and trying to piece things together  
21 and whatever.

22 So I quite possibly could have said, "You  
23 should talk to our office manager, Celeste, because she  
24 was using the bathroom." I could have said that, but I  
25 don't have specific recollection. I mean, it was months

1     ago.

2           Q.     Fair enough.

3                   What kind of security system do you have?

4           A.     Well, we have an in-office security system with  
5     internal cameras and motion detectors, because we're  
6     mostly women here, so -- but it's internal. And it  
7     doesn't face the door that goes to the atrium, or, like,  
8     it wouldn't -- there isn't any -- I don't think anything  
9     significant about that. And then, obviously, locks on  
10    the doors.

11          Q.     Okay. The doors -- the door that is facing the  
12    parking lot, how -- is that locked at all times when  
13    you're inside, outside? Tell me about the lock.

14          A.     Yes, it's locked at all times. And we did -- I  
15    remember somebody came in, a guy, months before. I  
16    don't actually remember it being said that he was  
17    homeless or not. I don't -- I would have remembered  
18    homeless, but there was a guy who had come in the office  
19    when we had the doors unlocked who was, like, asking for  
20    food or -- I don't know, something.

21                 Celeste would be able to tell you, because I  
22    wasn't here that day. But I remember coming in and them  
23    saying, "We're going to just keep the back door locked  
24    all the time."

25                 I was like, "Okay."

1 Q. When did you say that happened?

2 A. Months prior. Like maybe a year prior. Like  
3 it was -- it wasn't significant that it made any --  
4 because sometimes we get people who come in from, like,  
5 food delivery or Uber Eats or something, looking to  
6 deliver food. And we used to have the door unlocked all  
7 the time, so they would just walk in looking for  
8 whoever.

9 And I remember coming in one day and either  
10 Celeste or Michelle saying something about -- that  
11 somebody had come in. He wasn't dangerous or anything.  
12 It was just like a little sketchy or whatever, made them  
13 feel a little uncomfortable. And they were like, "We're  
14 just going to keep that locked all the time."

15 I was like, "Okay." So it didn't -- like, when  
16 you asked a minute ago am I aware of homeless, whatever,  
17 I said, no. It's because I don't -- that -- that moment  
18 isn't significant of, like, it was a homeless person. I  
19 just remember it was somehow a sketchy -- just made them  
20 uncomfortable.

21 Q. Someone who no one recognized and wouldn't have  
22 any business being there, you would say?

23 A. Yeah, something like it -- it was just -- yeah,  
24 somebody came in.

25 Q. Yeah.

1           A.    Was either looking for someone or looking for a  
2 business, or maybe, you know -- I don't know. I  
3 don't -- I don't know the particulars. I just know that  
4 it made them go, you know, "For just security purposes,  
5 we're going to keep that door locked during the day."

6           I said, "Okay. Great."

7           Q.    Do you have any other information regarding  
8 this case that we have not discussed that you think that  
9 we might need to be aware of?

10          A.    No.

11          Q.    I mean, the paragraph for you in the police  
12 report is this big, so I -- there's not a whole lot more  
13 to ask you, but I like to end with that question.

14                MS. POWERS SELLERS: Bjorn? Willengy?

15 BY MR. BRUNVAND:

16          Q.    So good afternoon.

17          A.    Hello.

18          Q.    It -- the exit to your office that you normally  
19 take, would that be facing Belcher Road?

20          A.    Yes.

21          Q.    Okay. So -- and there's parking all the way  
22 around the building; correct?

23          A.    Yes.

24          Q.    And I think you had indicated that at night  
25 when you would work late you would call your husband.



1           You had a very short walk on the side that  
2   faces Belcher to get to your car?

3           A.    Yes.

4           Q.    Would your husband actually come there or you  
5   would just be on the phone with him --

6           A.    No, I would just be on the phone with him, so  
7   he knew that I was leaving and talking to somebody,  
8   whatever, just for -- one of those girl things.

9           Q.    It's a safety thing. Could be men or women.

10          A.    Exactly.

11          Q.    Okay. But would it be fair to say -- and I  
12   think you already said it -- that the other side would  
13   be the east side and the south side at night, you  
14   wouldn't really be out there by yourself?

15          A.    No.

16          Q.    Okay. As far as there's --

17          A.    I mean, I wouldn't be out there by myself. Do  
18   you mean because I felt unsafe?

19          Q.    Well, for any reason.

20          A.    Yeah. I mean, the -- the west side that faces  
21   Belcher has lights and traffic and people and all of  
22   that. So anywhere -- like, even if I was at a grocery  
23   store, I wouldn't go where there's no lighting or there  
24   isn't cars or people or whatever at night. Just as a  
25   standard practice.

1 Q. Sure. Sure.

2 So, I mean, we can agree that regardless of  
3 circumstances, the west side, because of the lighting or  
4 because of the traffic, would tend to be a safer place  
5 than the rest of the building?

6 A. Yeah. I would -- I would say that --

7 Q. Okay.

8 A. -- or agree with that.

9 Q. And there's a significant portion of the  
10 building that's -- that was unoccupied in March of 2023?

11 A. Yeah.

12 Q. And there are doors, outside doors into that  
13 part of the building. I know on the south side there  
14 are doors going outside.

15 Do you know if there's any doors exiting on  
16 the -- on the west side?

17 A. I feel like there's doors all the way around.

18 Q. Right. That seems like that is accurate.

19 Presumably you, yourself, would not go around  
20 and check whether or not those doors were locked or  
21 unlocked?

22 A. No, no, because we never entered through or  
23 exited through those doors. Our -- our keys were for  
24 our office and the atrium.

25 Q. Okay. All right. Would it surprise you

1 if there was information, maybe from law enforcement,  
2 that it was not at all uncommon for them to have calls  
3 in that general area involving people that might be  
4 homeless or people using drugs, that type of stuff?

5 A. It would surprise me only because I would have  
6 seen evidence of it because I walk around the building  
7 during the day, you know, just for a little break or  
8 whatever, and I'm from LA originally. LA, California --

9 Q. Okay.

10 A. -- and grew up in Glendale and knew the  
11 neighborhoods. And whenever I was in areas that had  
12 homeless or drug use or whatever, there would -- there's  
13 just, you know, there's trash or bottles or a blanket,  
14 or like, you know, there's some evidence that, like,  
15 somebody was sleeping in an alcove, or there's some  
16 evidence that somebody was drinking, or you know, left  
17 fast food bags or something like that. And I -- I  
18 haven't noticed that kind of leave-behind.

19 Q. Sure, sure. And I guess that's a matter of  
20 degree.

21 Would you agree?

22 A. Well, yeah. But you -- you asked me -- you  
23 asked me would I be surprised.

24 Q. Right.

25 A. So I would say it would be a surprise, because

1 I'm usually observant about my surroundings and that  
2 kind of thing.

3 Q. Sure. But --

4 A. But could it have happened that somebody did  
5 sleep on the grass or on the alcove or on the back or do  
6 whatever? Like, nothing surprises me.

7 Q. Okay.

8 A. Just wasn't a problem where we were, like, hey,  
9 there's evidence that this is happening.

10 Q. Okay. So for purposes of your company and your  
11 employees, there had not been any complaints or any  
12 concerns about that issue?

13 A. No.

14 Q. Okay. And if any of the others that were  
15 working in that building had complained about that, that  
16 complaint had not traveled to your -- to your office?

17 A. Exactly, because they work for other people, so  
18 they would have gone to their bosses or their HR, their  
19 business owners.

20 Q. Okay. Very good.

21 I can't remember if you've been asked, but do  
22 you -- do you know Dr. Kosowski? Do you know -- other  
23 than reading about him or seeing the news stories, do  
24 you know anything about him?

25 A. No.

1 Q. Did you know Steven Cozzi, the attorney who was  
2 either missing or deceased?

3 A. Only -- only that he worked across from us. I  
4 didn't even know his name, like --

5 Q. You might say good morning in passing, that  
6 type of thing?

7 A. I come in the back entrance, he comes in the  
8 front entrance, and, like, the number of times that  
9 maybe I saw him in the bathroom or in the atrium or  
10 passing outside, like, I don't know, maybe five, ten.  
11 Like, I wouldn't be able -- if he -- if he walked in  
12 front of me today, I wouldn't be like, "Oh, my God,  
13 there you are." Like, I don't even have a strong  
14 feeling about, like, oh, yeah, I would recognize him.

15 Q. Okay. And early on in the deposition you  
16 mentioned the proximity of your office. And I think in  
17 your words, it was something to the effect of -- the  
18 proximity to the bathroom where it occurred, you said.

19 A. Where whatever occurred.

20 Q. Okay. Right. That was going to be my  
21 question.

22 A. It occurred -- being that was, like, that thing  
23 was taped off. And then when the police left, it was  
24 the purple stuff all over the door. It was taped off.  
25 We went and looked. And the cleaners had it, so --

1 where it occurred, being that somebody, like, was beat  
2 or was like, whatever, like, I don't presume to -- to  
3 know anything.

4 Q. But would it be fair to say that maybe -- the  
5 better statement would be that the bathroom is where you  
6 noticed that there was police presence, and that it had  
7 been processed, but by forensics. But beyond that, you  
8 don't know what happened, if anything, in the bathroom,  
9 other than what you may have heard on the news?

10 A. Well, yeah, that would be -- that would be  
11 absolutely safe to, you know. I mean, we pieced  
12 together our own, whatever. I mean, you're doing your  
13 thing. So obviously we talked, and timeline and the  
14 smells and bleach and the this, and, like, there was  
15 wipes all over. Anyway, yes, I don't personally know  
16 anything.

17 Q. Okay. And when you say we talked about  
18 timelines and what have you, who is it that talked about  
19 the timelines?

20 A. We don't do it all the time. Just when they  
21 were here, and the police were here, and everything was  
22 happening, and they were looking for Steven, and I think  
23 his partner came, or his husband or boyfriend, and the  
24 father and the girl was, like, in tears, hysterical.  
25 And there was a lot of -- and so it was sort of like,

1 when did we last see him? Who saw him last, blah, blah,  
2 blah.

3 And Celeste was like, "Well, I went in the  
4 bathroom earlier. And like, I was so overwhelmed with  
5 bleach smell that I had to put my scarf up." So, you  
6 know, we are humans, and so we were, like, what is going  
7 on. And there was blood spatter on the ground, and we  
8 were like, oh, my God. Like, everybody stay away. And  
9 then the police cordoned off everything.

10 Q. I need to talk to you about blood splattered on  
11 the ground.

12 A. I didn't see it.

13 Q. Okay. All right.

14 A. I didn't see anything. I was in a meeting.

15 Q. Okay.

16 A. And I can't even tell you. Maybe it was  
17 Celeste, but somebody said there was some blood,  
18 whatever, like -- but I didn't get the idea that it  
19 was -- like, it wasn't pouring blood. Like, maybe it  
20 was a bloody nose or maybe somebody had cut themselves.  
21 I don't know. So I'm not going to be a good source of  
22 information because this is months ago. And it is only  
23 one little, tiny remembrance of that day.

24 Q. Understood.

25 And because words mean -- can potentially mean

1 a lot in these type of cases. And so when you say  
2 "blood splattered on the ground," it -- it --

3 A. Spattered, yes.

4 Q. -- it paints a picture that -- that may not be  
5 accurate.

6 A. Yes. No. I mean, like, there was some blood  
7 drops. Like, I got the idea that was, like, drops or a  
8 little trail or some -- I didn't get into details, but  
9 it wasn't like splattered, like spewed at all.

10 Q. Okay.

11 A. I didn't get that idea.

12 Q. Okay. And the bottom line is you, yourself,  
13 did not see any blood in the location?

14 A. No, I didn't see anything. I was in a Zoom  
15 meeting the whole time.

16 MR. BRUNVAND: Okay. All right. Anything  
17 else, Amanda or Willengy?

18 MS. POWERS SELLERS: No, thank you.

19 MS. RAMOS WICKS: No.

20 MR. VONDERHEIDE: I don't have anything.

21 MR. BRUNVAND: I don't have anything else.

22 Thank you very much. We've going to order the  
23 transcript of the deposition, and you can either  
24 read or waive. And what that means is, when the  
25 transcript is prepared, before it's finalized, if



1       you want to read it beforehand and -- and review it  
2       for accuracy, you can. And you can't change the  
3       transcript, but you can write down in the back of  
4       the transcript things that you think are inaccurate,  
5       or you can waive it, and you'll still get a copy of  
6       the transcript, but -- but you won't have the  
7       opportunity to review it prior to being finalized.

8               So what's your preference on that, reading or  
9       waiving of the -- the reading of the transcript?

10              I can tell you, many people waive it, but it's  
11       up to you. You can do either way.

12              THE WITNESS: I'll read it just to make sure.

13              (At 3:42 p.m., no further questions were  
14       propounded to this witness.)  
15  
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## ERRATA SHEET

IN RE: STATE OF FLORIDA vs. TOMASZ KOSOWSKI  
DEPOSITION OF: STACEY SCHLAICH  
TAKEN: 12/05/2023

DO NOT WRITE ON TRANSCRIPT - ENTER CHANGES HERE

Please sign, date, and return this sheet to our office.  
If additional lines are required for corrections,  
attach additional sheets.

At the time of the reading and signing of the  
deposition the following changes were noted:

PAGE	LINE	CORRECTION	REASON
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Under penalty of perjury, I declare that I have read my  
deposition and that it is true and correct subject to  
any changes in form or substance entered here.

SIGNATURE OF DEPONENT: \_\_\_\_\_

DATE: \_\_\_\_\_

CERTIFICATE OF OATH

STATE OF FLORIDA  
COUNTY OF PINELLAS

I, Lori A. Seiden, RPR, FPR-C, Notary Public,  
State of Florida, certify that STACEY SCHLAICH  
virtually appeared before me on the 5th day of  
December, 2023, and was duly sworn.

WITNESS my hand this 19th day of September 2024.

*Lori A. Seiden*



Lori A. Seiden, RPR, FPR-C  
Notary Public - State of Florida  
My Commission No.: HH 226917  
My Commission Expires: June 6, 2026

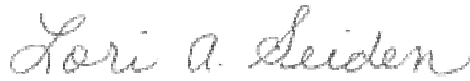
## 1 CERTIFICATE OF REPORTER

2  
3 STATE OF FLORIDA4 COUNTY OF PINELLAS  
5

6 I, Lori A. Seiden, RPR, FPR-C, do hereby certify  
7 that I was authorized to and did stenographically  
8 report the foregoing deposition of STACEY SCHLAICH;  
9 that a review of the transcript was requested; and that  
10 the foregoing transcript is a true and complete record  
11 of my stenographic notes.

12 I further certify that I am not a relative,  
13 employee, attorney or counsel of any of the parties,  
14 nor am I a relative or employee of any of the parties'  
15 attorneys or counsel connected with the action, nor am  
16 I financially interested in the action.

17  
18 Dated this 19th day of September, 2024.

19  
20 

21 \_\_\_\_\_  
22 Lori A. Seiden, RPR, FPR-C  
23  
24  
25

September 19, 2024

STACEY SCHLAICH  
stacey@ronati.com

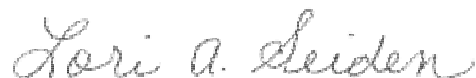
Dear Ms. Schlaich:

Your deposition taken in the case of State of Florida vs. Tomasz Kosowski on December 5, 2023, has been transcribed. Per your request to review the transcript, it is being held at our office at 728 South New York Avenue, Lakeland, Florida, until October 19, 2024.

Please call (863) 682-8737 to make arrangements to do this during our regular business hours of 8:30 a.m. to 5:00 p.m.

Thank you for your prompt attention to this matter.

Sincerely,

A handwritten signature in cursive script that reads "Lori A. Seiden".

Lori A. Seiden, RPR, FPR-C