

1 that. If you look on the first page, you will see in  
2 the first paragraph, it even says, "Victim of a consumer  
3 rip-off?" with a question mark. "Want justice?" with a  
4 the question mark. "Rip-Off Report is a worldwide  
5 consumer reporting website and publication by consumers,  
6 for consumers, to file and document complaints about  
7 companies or individuals who rip off consumers," right?

8 A. Correct.

9 Q. That's kind of a good, like -- I guess people  
10 could say it's like a mission statements or something?  
11 It's a general description of what the Rip-Off Report's  
12 about?

13 A. Yes.

14 Q. I assume that's something you wrote, or  
15 somebody at Rip-Off Report wrote this?

16 A. I probably created that content.

17 Q. Okay. Now, I also -- if you look at the  
18 right-hand side of these pages, you'll see there's  
19 little pictures --

20 A. Right.

21 Q. -- with little descriptions of people on  
22 there. Do you see that?

23 A. Um-hum.

24 Q. These little -- the pictures and the little,  
25 little descriptions, these refer to people who have been

1 reported on the Rip-Off Report?

2 A. Yes.

3 Q. I think I saw this term somewhere. It's  
4 almost like the -- like the FBI's top 10 list. This is  
5 the Rip-Off Report's top guys list?

6 A. Yeah, but go ahead. Go ahead. But not  
7 really.

8 Q. Okay. Is this just an example of people  
9 who've been reported on the Rip-Off Report?

10 A. They're different. There's a difference,  
11 though.

12 Q. Okay. Please explain that to me.

13 A. We don't choose what goes on there.

14 Q. Okay.

15 A. At one time -- and there have been new  
16 requests, but we're too busy with lawsuits and other  
17 things like that, but -- but there are many requests to  
18 put their -- they send pictures and could you please put  
19 my photo on there.

20 Q. People put -- people send --

21 A. Consumers.

22 Q. Okay.

23 A. They have to -- they have to request --

24 Q. Okay.

25 A. -- you know, that their -- you know, their --

1 can they get, you know, space on the front page.

2 Q. Okay. And somebody decides, though, who gets  
3 on the front page or not on the front page, right?

4 A. Right. Right, um-hum.

5 Q. And is that -- is this like we see on the  
6 first page of Exhibit 1, what's on the right-hand side,  
7 the pictures and the little descriptions, that's what  
8 you call the front page?

9 A. Of the home page, yeah.

10 Q. Okay.

11 A. Front page.

12 Q. But you call this section of it the front  
13 page, or is there a term that you use for this little  
14 section with --

15 A. Home page or front page.

16 Q. Okay. And so various consumers send in a  
17 request to the Rip-Off Report saying, "Hey, I was ripped  
18 off by Jim. I'd like you to put Jim's picture in this  
19 report on the front page"?

20 A. Right.

21 Q. And then somebody at Rip-Off Report looks at  
22 those various requests from the consumers and decides  
23 which ones are going to go on the front page and which  
24 ones aren't?

25 A. Correct.

1 Q. Okay. And like, for instance, I'm just  
2 looking midway through here, there's one. There's a  
3 picture of a gentleman and it says underneath it,  
4 "Carolina Furniture, Henry Lee" -- and I know I'm  
5 butchering his name -- "Privette, Fraud North Carolina,  
6 Attorney General, 200 complaints against Privette's  
7 Furniture Company." Do you see that?

8 A. Yeah. That was -- actually, this guy was  
9 busted by the FBI.

10 Q. Okay. The -- the picture that's on there, I  
11 guess the consumer sends that picture in?

12 A. Yes.

13 Q. And the little caption that's underneath it,  
14 who writes that?

15 A. The consumer.

16 Q. Okay. So the consumer submits both the  
17 picture and the caption to Rip-Off Report?

18 A. Right, yes.

19 Q. And then Rip-Off Report decides which picture  
20 and caption it's going to put on the front page?

21 A. Correct.

22 Q. All right.

23 A. Do you have any suggestions for design? I'll  
24 take them.

25 Q. I don't know that you really want my

1 suggestions. I'm not very -- I'm not very artistic.

2 A. That's all right. I'm kidding.

3 MS. SPETH: He was thinking of a blank page.

4 Q. BY MR. LIPPMAN: A blank page works. Anything  
5 without the word Whitney on it would be very good.

6 A. I don't think Whitney's on there.

7 Q. On the front page?

8 A. Whitney's not there.

9 Q. I don't believe so.

10 And if I could have you turn to the second  
11 page of Exhibit 1 and you'll see about two-thirds of the  
12 way down, there's a category heading. It says "Filing a  
13 class action lawsuit and notifying the authorities." Do  
14 you see that?

15 A. Okay.

16 Q. Do you see that, sir? You with me, sir?

17 A. Yes, sir.

18 Q. Okay. I'm sorry.

19 A. Um-hum.

20 Q. See where it says "Filing a Rip-Off Report is  
21 important because you are helping us to help you and  
22 others like you achieve justice. We are able to  
23 accomplish this by working with the proper authorities  
24 for prosecution and working with lawyers by using your  
25 report to help organize lawsuits." Do you see that?

1 A. Correct.

2 Q. Okay. And I assume that the Rip-Off Report is  
3 trying to encourage consumers who feel they've been  
4 ripped off to file reports, right?

5 A. I don't know about encourage. The internet is  
6 a big place.

7 Q. Okay. But you want people, consumers who feel  
8 like they've been ripped off, to place postings on the  
9 Rip-Off Report website, right?

10 A. Right. They could place a blog somewhere or  
11 make their own space on My Space and do whatever, or  
12 they could come to a place that is used regularly by the  
13 authorities.

14 Q. Okay. And you want consumers to use the  
15 Rip-Off Report website?

16 A. I want consumers to be able -- be able to take  
17 action for themselves --

18 Q. Okay.

19 A. -- who have been ripped off.

20 Q. And when you say in here, "We are able to  
21 accomplish this," the "we" is Rip-Off Report, right?

22 A. Correct.

23 Q. Okay. It says, "We are able to accomplish  
24 this by working with the proper authorities for  
25 prosecution." Do you see that?

1 A. Correct.

2 Q. Okay. And how does Xcentric or Rip-Off Report  
3 work with proper authorities for prosecution?

4 A. Authorities call us all the time.

5 Q. Okay.

6 A. All the time.

7 Q. And when you say "authorities," who -- what do  
8 you mean by authorities?

9 A. FTC, SEC, FBI, Homeland Security, U.S. Postal  
10 Inspectors, attorney generals in almost every state. I  
11 can't think of one state where we haven't worked with  
12 the attorney generals. Local and state authorities for  
13 -- and with all kinds of cases, from child abuse to  
14 fraud and everything, so...

15 Q. We're talking about government agencies?

16 A. All government agencies.

17 Q. Okay. And what --

18 A. And, actually, out of the United States, as  
19 well. United kingdom, Australia, you know, and other  
20 countries, as well.

21 Q. But even if we're talking about non-U.S.  
22 authorities, we're talking about government agencies?

23 A. Correct.

24 Q. Okay. And what does Xcentric do with these  
25 government agencies to help prosecute people?

1           A.       They're viewing the reports and they contact  
2 the victims.

3           Q.       But other than an authority going online and  
4 looking at the report and then contacting the victim,  
5 does Xcentric do anything else to --

6           A.       Well, we give them the contact information.

7           Q.       Okay. And when you say "We're able to  
8 accomplish this by working with the proper authorities  
9 for prosecution," is the way that Xcentric is  
10 accomplishing this solely by giving the authorities the  
11 contact information for people that are on the Rip-Off  
12 Report or that post something on the Rip-Off Report?

13          A.       Some have posted on Rip-Off Report looking for  
14 -- you know, they'll put somewhere, you know, they'll  
15 file like a rebuttal or, you know, that will ask, you  
16 know, for information, and people should contact. A lot  
17 of times I think they even ask another victim to go  
18 ahead and, if they can, post something and give my phone  
19 number, or whatever. So...

20          Q.       But I'm -- I'm -- and I apologize, but I'm  
21 just trying to focus on this statement that says that  
22 "Xcentric's able to accomplish this by working with  
23 proper authorities for prosecution." And I'm trying to  
24 understand what it is that Xcentric does to assist the  
25 authorities to prosecute people.



1                   And I know you told me that you give them the  
2 contact information for people who posted things on the  
3 Rip-Off Report. I assume there's more to it than that,  
4 right?

5           A.       Umm, yeah.

6           MS. SPETH: Form.

7           Q.       BY MR. LIPPMAN: What is --

8           A.       Sometimes a government agent will call and say  
9 that we're looking at a certain industry.

10          Q.       Do you have information about it that you can  
11 provide to them?

12          A.       Well, we -- we -- we tell them, A, we don't  
13 write the reports. We don't have time to look at them.  
14 And we're not looking at them for -- umm, we're not  
15 looking at them for -- to know really what the company's  
16 doing. There's no time for that.

17          Q.       Does Rip-Off or Xcentric ever do the opposite  
18 of that? Does it ever assemble together materials on a  
19 particular business or a particular industry or a  
20 particular person that had been filed on the Rip-Off  
21 Report and submit those to a governmental agency and,  
22 you know, "Hey, you might be interested in this"?

23          A.       I have in the past. And I can't -- I'm trying  
24 to think of which ones it could be. But, umm -- and I  
25 -- so, we have in the past.

1 Q. Okay.

2 A. And I can't --

3 Q. Okay.

4 A. -- remember, you know, because I haven't been  
5 able to do this -- do that in several years already --

6 Q. Okay.

7 A. -- do that. But strictly we've got a  
8 reputation with the authorities that they contact us --

9 Q. All right.

10 A. -- for information --

11 Q. Okay.

12 A. -- for victim information.

13 Q. But there have been instances in the past  
14 where Xcentric has gathered together information on  
15 either a particular entity or person or business --

16 A. Just like the Better Business --

17 MS. SPETH: Ed --

18 THE WITNESS: -- Bureau would do, yes.

19 MS. SPETH: -- wait until his question is  
20 done.

21 Q. BY MR. LIPPMAN: But there have been instances  
22 in the past where Xcentric has gathered information on a  
23 particular business or person, or maybe industry, and  
24 forwarded that information to some governmental  
25 authority who, under the guise of "You may have interest

1 in looking into this or pursuing this"?

2 A. If I have, it was very few times, yeah.

3 Q. Okay.

4 A. The answer would be yes.

5 Q. Okay.

6 A. But it was not that many times.

7 Q. Okay. And is that what you're -- is referred  
8 to here when we talk -- when it talks about Xcentric  
9 working with authorities?

10 A. Not necessarily. They -- we work with them  
11 because they call us.

12 Q. Okay. And it continues in here, it also says,  
13 besides working with proper authorities for prosecution,  
14 it also says, among one of the other things that are  
15 done, is that Xcentric, and it's quote, "working with  
16 lawyers by using your reports to help organize  
17 lawsuits." Do you see that?

18 A. Correct.

19 Q. Okay. And how does Xcentric work with lawyers  
20 using reports that are posted to help organize lawsuits?

21 A. Lawyers would contact us.

22 Q. And say what? Want contact information for  
23 people who posted things?

24 A. Maybe -- they're probably looking for more  
25 plaintiffs -- or, not looking for plaintiffs, they

1 usually have their plaintiffs. Like, they're looking  
2 for witnesses.

3 Q. Um-hum. But you say in here that it's not  
4 just that you provide lawyers with witnesses, you say in  
5 here that you work with lawyers using reports to help  
6 organize lawsuits.

7 A. Correct.

8 Q. How do you help organize lawsuits with these  
9 lawyers?

10 A. You know how lawyers are, they look at, you  
11 know, possibly where there's a buck to be made. They  
12 see a lawsuit. They say, oh, wow, this is pretty bad.  
13 I practice that area of law. And, gee whiz, I -- I'd  
14 like to see if I can get in touch with these people and  
15 see if, you know, I could help them.

16 Q. Have you, meaning Xcentric, in the past done,  
17 similar to what you've done, you told me you've done  
18 with authorities in the past --

19 A. Um-hum.

20 Q. -- have you put together materials of items  
21 that have been posted on the Rip-Off Report with regard  
22 to a particular person or entity or industry and  
23 provided them to attorneys along the lines of, "Hey,  
24 here's something you might be interested in pursuing"?

25 MS. SPETH: Form.

1 THE WITNESS: At their request.

2 Q. BY MR. LIPPMAN: At the attorney's request?

3 A. Right, yeah.

4 Q. You've never --

5 A. We don't contact the attorney.

6 Q. You've never done it unsolicited?

7 A. No.

8 Q. Okay.

9 A. Never done it -- what did you say?

10 Q. You've never done it unsolicited?

11 A. Right, um-hum.

12 Q. In other words, you've never put a package  
13 together and called a lawyer unsolicited and said, "You  
14 may want to look into this. This might be something you  
15 might want to pursue"?

16 A. Sounds like a good idea, but, no.

17 Q. But the flip side, if a lawyer has said, "Hey,  
18 are you aware of anything out there that we might want  
19 to look into," you may have put together a package on a  
20 person or an entity or an industry that you think they  
21 might want to look into pursuing?

22 A. We do get asked that question by a lot of  
23 different people. What seems to be the new trend, you  
24 know, with phone scams in the mail, to anything else  
25 like that, so --

1 Q. Okay.

2 A. -- that question is asked.

3 Q. And when you get that question, you would put  
4 materials like this together for them and provide it to  
5 them?

6 A. No. They would physically ask the question.  
7 They would ask the question, and maybe later on they  
8 would ask for -- for information to go ahead and so we  
9 can contact those -- those victims, alleged victims.

10 Q. Okay. And, again, I -- I apologize, but I'm  
11 just having a hard time --

12 A. Don't apologize.

13 Q. -- understanding what it is that you do. I  
14 mean, you're telling -- you're telling the consuming  
15 public out there that, hey, one of the reasons why you  
16 ought to file your report and participate in this is  
17 because you, Xcentric, use it by working with lawyers,  
18 by using your reports to help organize lawsuits.

19 And I'm just at a loss to understand what it  
20 is that you do to help organize the lawsuits other than  
21 being there for the lawyers to look at them.

22 A. We're hosting the information and compiling  
23 it, because most other entities don't let you see what  
24 the complaints are, like the Better Business Bureau. So  
25 here they get to see the complaints. And being that

1 this is the worldwide web and everything -- the world  
2 has changed --

3 **Q. Okay.**

4 A. -- and everything is out there. That's why  
5 these complaints stay the way they do. People --  
6 businesses could make right by them and/or, you know, if  
7 they're not making right, the company -- that's why  
8 you're here as a lawyer, you know, companies out there  
9 either -- you know, they hire lawyers to either defend  
10 them or they go ahead and take care of business and take  
11 care of their customer and will show how they take care  
12 of their customer.

13 **Q. Okay.**

14 A. Everything's out there on the worldwide web  
15 today.

16 **Q. So you're not really working together with the**  
17 **lawyers to help organize the lawsuits, you just are**  
18 **hosting the comments that lawyers might get interested**  
19 **in and might pursue?**

20 A. No.

21 MS. SPETH: Form. That misstates his  
22 testimony.

23 THE WITNESS: Did you -- did you state a  
24 question, an answer -- did you --

25 **Q. BY MR. LIPPMAN: Well --**

1 A. You said --

2 Q. What is it that you -- I mean, how do you work  
3 with the lawyers other than -- other than giving them  
4 the names of the people who posted something that they  
5 may have interest in?

6 A. You know, if you're -- you're a lawyer how --  
7 how important it is to be able to get witnesses and  
8 victims.

9 Q. Okay. But -- so a lawyer can look on your  
10 website and see somebody who posts something and contact  
11 you guys and say, "I'd like to contact this person. Can  
12 you give me their information?"

13 A. They would make arrangements with us to do  
14 that.

15 Q. Okay. Anything other than that you do to work  
16 with lawyers to help organize lawsuits?

17 A. Well, we don't know -- we don't take interest  
18 in what the company does or doesn't do.

19 Q. Well, I'm trying to understand.

20 MS. SPETH: Just answer the question.

21 Q. BY MR. LIPPMAN: I'm just trying to understand  
22 the statement --

23 A. So what is the question?

24 Q. -- that --

25 (Court reporter clarification.)



1 Q. BY MR. LIPPMAN: I'm just trying to understand  
2 the statement that says that one of the things Xcentric  
3 does is work with lawyers using your report to help  
4 organize lawsuits.

5 A. Okay.

6 Q. And I know you told me that one of the things  
7 you do is, when lawyers say, "I want to contact this  
8 person as either a potential party to a lawsuit or a  
9 witness," or whatever, that you would provide --

10 A. There's --

11 Q. -- contact information?

12 A. There's nothing more that we do.

13 Q. That's it?

14 MS. SPETH: Ed --

15 THE WITNESS: That I can think of.

16 MS. SPETH: -- you need to wait until he's  
17 done with his question so that, first of all, if I want  
18 to object, I need time. Second of all, the court  
19 reporter cannot talk -- cannot take you both down  
20 talking at the same time.

21 THE WITNESS: She's good. She said she can  
22 handle it.

23 MS. SPETH: I see that it's quarter past -- a  
24 quarter of, if we want --

25 MR. LIPPMAN: All right. Why don't we just

1 take our break.

2 MS. SPETH: -- we're going to have cold  
3 sandwiches.

4 MR. LIPPMAN: So it's quarter after one, and  
5 we'll take a break for 45 minutes. We'll start up at  
6 2:00.

7 MS. SPETH: Yeah, but we can't be off the  
8 record until Mark says we're off the record.

9 VIDEOGRAPHER: Off the record. The time is  
10 1:17 p.m.

11 (Whereupon, the lunch recess was taken from  
12 1:17 p.m. to 2:07 p.m.)

13 (Mr. Kunz does not return.)

14 Q. BY MR. LIPPMAN: Mr. Magedson, we talked  
15 earlier about your participation as a member --

16 A. Talk a little bit louder, I'm sorry.

17 Q. Sure.

18 We talked earlier about your participation as  
19 a member in Xcentric Ventures.

20 A. A member?

21 Q. Yeah, didn't you tell me -- oh, I'm sorry,  
22 manager. I apologize.

23 A. Okay.

24 Q. You were the manager of Xcentric Ventures.

25 MS. SPETH: Ed, just let him finish the

1 question. Even if it's wrong, let him finish the  
2 question.

3 THE WITNESS: Okay. Sorry.

4 Q. BY MR. LIPPMAN: There's another entity that's  
5 a defendant in this case. It's BadBusinessBureau.org,  
6 which I understand is an Arizona limited liability  
7 company. Is that the entity that previously operated  
8 the Rip-Off Report?

9 A. No.

10 Q. Do you have any involvement with that entity?

11 A. That entity really doesn't exist. It's  
12 stagnant. It never did anything.

13 Q. Okay. It was an entity that was formed --

14 A. It was formed --

15 Q. -- and filed, but never did anything?

16 A. Right.

17 Q. Okay.

18 MS. SPETH: Ed, please wait till the question  
19 is finished.

20 THE WITNESS: Sorry.

21 Q. BY MR. LIPPMAN: And so the entity that  
22 operates the Rip-Off Report is Xcentric Ventures, LLC?

23 A. Correct.

24 Q. And what was the entity that operated Rip-Off  
25 Report prior to Xcentric Ventures, LLC?

1 MS. SPETH: Asked and answered.

2 But go ahead.

3 THE WITNESS: I believe it was -- would have  
4 been BadBusinessBureau.com, LLC.

5 Q. BY MR. LIPPMAN: A different Arizona limited  
6 liability company?

7 A. I think so.

8 Q. Okay.

9 A. I can't remember.

10 Q. Okay.

11 A. So I'm not sure.

12 Q. And I just want to be clear. I think you had  
13 answered this, but I just want to make sure I ask this.  
14 You still live here in Arizona, right?

15 A. Correct.

16 Q. Okay. I'm still looking at Exhibit 1. And,  
17 if you wouldn't mind -- let me see if I can find it. If  
18 you wouldn't mind, just turn to the third page. It says  
19 right on the top, right in the corner, Page 3 of 8. Do  
20 you see that?

21 A. Go ahead.

22 Q. And at the top, the first full sentence in  
23 there, it says, "The more reports filed on a company or  
24 individual, the more likely it is that the authorities  
25 and attorneys will want to take action." Do you see

1 that?

2 A. No. Where is that on there? I'm familiar  
3 with the saying, but I don't know --

4 Q. I'm just going to point over here. Right in  
5 here. Right there at the top. Do you see it?

6 A. Okay.

7 Q. Okay. And this, again, was part of the --  
8 part of Xcentric and running the Rip-OffReport.com --  
9 I'm trying to find the right word because you didn't  
10 like when I used the word "enticed" earlier, I think  
11 earlier, but at least soliciting or encouraging  
12 consumers to post their reports on the Rip-Off Report?

13 MS. SPETH: Form.

14 THE WITNESS: No more than the internet  
15 entices everyone to get onto the internet and My Space  
16 it or do something.

17 Q. BY MR. LIPPMAN: Okay.

18 A. It's -- you know --

19 Q. I guess my --

20 A. -- we deal with -- with -- with complaints.

21 Q. Okay. I've never been on My Face (sic), but I  
22 guess My Face is trying to encourage --

23 A. "My Space."

24 Q. My Space.

25 My Space is trying to encourage people to be

1 on --

2 A. That might be a good one.

3 Q. I don't know. I'm --

4 MS. SPETH: Give him about a week. He'll have  
5 a new website up.

6 Q. BY MR. LIPPMAN: I'm a little too old for  
7 this, but, you know, I assume there's other internet  
8 sites out there that are trying to encourage people to  
9 do whatever it is they do, right?

10 A. Yeah, umm, I don't think that we're  
11 encouraging. But I'm not -- what's your question?

12 Q. You don't think this language is trying to  
13 encourage people to post their reports on the Rip-Off  
14 Report?

15 A. They're going to post somewhere.

16 Q. And if they're going to post somewhere, you'd  
17 like them to post on the Rip-Off Report, right?

18 A. And if we weren't -- right.

19 Q. Okay. And if you'll see the next section down  
20 where it says "Media Attention," do you see that --

21 A. Um-hum.

22 Q. -- on the same Page 3? And it says "Rip-Off  
23 Report works regularly with most TV, news magazines and  
24 networks and their affiliates, NBC, CBS, ABC, Fox News  
25 and local and national newspapers, including the New

1 **York Times and Wall Street Journal to Automotive News."**

2 **Do you see that?**

3 A. Correct.

4 **Q. And how does the Rip-Off Report work regularly**  
5 **with the New York Times?**

6 A. They call us regularly.

7 **Q. Reporters from the New York Times --**

8 A. Correct.

9 **Q. -- call you regularly?**

10 A. Correct.

11 **Q. When was the last time you got a call from a**  
12 **reporter from the New York Times?**

13 A. Probably within the last three months.

14 **Q. And who called you?**

15 A. What's that?

16 **Q. Who called you?**

17 A. You're joking, right?

18 **Q. No, I'm not.**

19 A. I have no clue.

20 **Q. You can't recall who called you --**

21 A. Absolutely not.

22 **Q. -- from the New York Times?**

23 A. I deal with --

24 **Q. So within the last --**

25 A. I get tons of calls and -- I get tons of calls

1 a day.

2 MS. SPETH: Ed, imagine that you were the one  
3 trying to take this down. Imagine you're the court  
4 reporter.

5 THE WITNESS: She said she can handle it.

6 MS. SPETH: I know. You know what, you can't  
7 talk --

8 THE WITNESS: All right. All right. All  
9 right. All right.

10 MS. SPETH: -- at the same time as him or she  
11 can't --

12 THE WITNESS: I need to realize -- okay. He  
13 can realize. Okay.

14 Q. BY MR. LIPPMAN: Do you recall the last time  
15 you spoke with somebody from the Wall Street Journal?

16 A. Exactly, no.

17 Q. And when this person called from the  
18 New York Times three months ago, what happened? Tell me  
19 about the phone call.

20 A. I would not re- -- couldn't -- there's no way  
21 I could remember.

22 Q. You don't remember what it was about?

23 A. Absolutely not.

24 Q. Don't remember what they asked for?

25 A. Absolutely not.



1 Q. Did they call maybe to sell you a subscription  
2 to the Times?

3 A. No.

4 Q. You know it wasn't calling for --

5 A. No, I --

6 Q. -- to sell a subscription?

7 A. -- don't get calls for a subscription except  
8 for the Arizona Republic.

9 Q. Okay. Were they calling to get you to place  
10 an ad in the New York Times?

11 A. No.

12 Q. They were calling you to --

13 A. They were a reporter.

14 Q. A reporter was calling for information --

15 A. Right.

16 Q. -- about a particular entity?

17 A. Correct.

18 Q. And did you provide this person with  
19 information about that entity?

20 A. More than likely.

21 Q. Okay. Information that came off of Rip-Off  
22 Reports that have been posted?

23 A. Correct.

24 Q. And the same thing is what you would do with  
25 the Wall Street Journal?

1 A. I thought that's what we were talking about.

2 Q. I thought we were talking about the call you  
3 recall from the Times that you didn't recall who it was  
4 with.

5 A. Oh, I thought you were -- well, either one.  
6 It doesn't make a difference. I can't -- there's no way  
7 I could remember.

8 Q. Okay. But whenever you get a call from the  
9 New York Times or the Wall Street Journal or another  
10 newspaper seeking -- a reporter seeking information, you  
11 would provide them information based upon what was --  
12 has been reported on the Rip-Off Report?

13 A. They would be calling about a specific report.

14 Q. And you would provide them information?

15 A. Correct.

16 Q. Or information about the person or entity or  
17 industry that was subject to that report?

18 A. Right.

19 Q. And is that at least -- and Rip-Off Reports,  
20 from their perspective, another reason why people should  
21 post their complaints on the Rip-Off Report because it  
22 may get to a newspaper reporter or a television reporter  
23 and become a story?

24 A. Yes. Most people -- yes.

25 Q. And you help facilitate that connection

1 between the people who are posting the reports and  
2 getting to the media when they -- when they make  
3 inquiries?

4 A. Correct.

5 Q. On the bottom of Page 3 of Exhibit 1, do you  
6 see there's a paragraph that's entitled "Employee  
7 Insider, slash, Xcentric Employee Information"? Do you  
8 see that?

9 A. Um-hum.

10 Q. And it says "If you are an employee or  
11 ex-employee with privileged information about the  
12 company or individual reported and you can provide,  
13 quote, unquote, insider information, please click on the  
14 rebuttal box at the end of the specific Rip-Off Report  
15 you wish to give information on. This sort of  
16 information is often very helpful to an investigation  
17 and always needed." Do you see that?

18 A. Yes, I do.

19 Q. Okay. And so you understand what privileged  
20 information is?

21 A. Yeah, probably. I don't even remember that  
22 wording there, and I'm not sure if it still even says it  
23 that way. But that would not be correct.

24 Q. You no longer encourage people to --

25 A. I don't know. I'm -- not privileged

1 information.

2 (Court reporter clarification.)

3 **Q. BY MR. LIPPMAN: Disclose privileged**  
4 **information.**

5 A. No, it shouldn't be. And, umm, you maybe just  
6 alerted me to a mistake that's there.

7 **Q. Okay. Privileged information, you understand,**  
8 **is something --**

9 A. It's privileged.

10 **Q. -- that somebody learns that they're under a**  
11 **lawful obligation to keep private?**

12 A. Yeah.

13 **Q. Right?**

14 A. I think the word "privileged" at the time may  
15 have been used in -- in not realizing what the word  
16 "privileged" means, as far as like privileged  
17 information or something that would be -- well, anyway,  
18 it's -- probably that wording shouldn't even be there  
19 like that.

20 **Q. Okay. But you now understand that the**  
21 **reference to privileged information could include**  
22 **information that somebody knows and has a lawful**  
23 **obligation to maintain confidential?**

24 A. Right, but I don't know if it completely means  
25 that.

1 Q. Okay. It could mean that?

2 A. It could -- it absolutely could mean that,  
3 and --

4 Q. It could mean other things, as well?

5 A. Right. And I think I should -- if that's  
6 still there, actually, I should look at that. That  
7 shouldn't be there like that.

8 Q. You would agree that that's not something  
9 appropriate to do? It's not appropriate to encourage  
10 somebody --

11 A. Not necessarily.

12 Q. -- to disclose information that they are under  
13 a lawful obligation to maintain confidential?

14 A. Today, now being in lawsuits --

15 Q. Yeah.

16 A. -- and involved in lawsuits, versus when this  
17 copy was created -- and it could have been changed  
18 already --

19 Q. Um-hum.

20 A. -- that would not have been -- I wouldn't have  
21 known or understood that --

22 Q. All right.

23 A. -- that somebody could interpret, possibly,  
24 that way.

25 Q. But you would agree with me, though, that the

1 concept that -- it would be inappropriate to encourage  
2 somebody to disclose information that they are under a  
3 legal obligation to maintain confidential?

4 MS. SPETH: Form.

5 Q. BY MR. LIPPMAN: Would you agree with that?

6 A. Yes.

7 Q. Okay.

8 A. But I just want to explain that because I  
9 don't know if you -- I don't think you did it  
10 intentionally, but you may have -- you may be twisting  
11 me to something else that -- I don't understand that  
12 meaning to be that way, especially then. I would more  
13 so take a look at it and maybe say maybe somebody could  
14 interpret it the way that you're -- you're interpreting.  
15 Because I would not want to encourage anybody to put  
16 something that would be -- you know, they're under a  
17 court order, that kind of thing. So I'm not sure. I  
18 would have to consult with counsel on that --

19 Q. Okay.

20 A. -- to really what does that mean and is it  
21 wishy-washy or, you know, so...

22 Q. Okay. I appreciate that. Actually, that's  
23 the way I took your answer.

24 A. Okay.

25 Q. If you'll look on the bottom of Page 4 you'll

1 see there's another heading here. It says "Use your  
2 report to get what is coming to you." Do you see that?

3 A. Right.

4 Q. It says "Faxing your Rip-Off Report to the  
5 company or individual you have just reported can serve  
6 as a very valuable negotiating tool. Include in your  
7 negotiation that you have the ability to update your  
8 report and reflect their good business practices by  
9 explaining that their eagerness to satisfy the complaint  
10 and make things right will be seen by the entire world.  
11 Also explain that failure to respond, slash, rectify the  
12 situation will also be seen." Do you see that?

13 A. Correct.

14 Q. Okay. And this is, again, another reason why  
15 you're explaining to the consuming public why they ought  
16 to post their complaints on the Rip-Off Report as to  
17 somewhere else, right?

18 MS. SPETH: Object to form.

19 THE WITNESS: No. I would say it's an  
20 alternative. More so it's an alternative to going to  
21 some attorney and spending money to try and negotiate  
22 something and slap them with a lawsuit because you were  
23 -- because you got ripped off. Consumers, since Al Gore  
24 invented the internet, have -- that's a joke. But since  
25 the internet came around, before Rip-Off Report was

1 created, consumers were already doing this.

2 Q. BY MR. LIPPMAN: Okay. Now, Xcentric does not  
3 confirm the truth or not of anything that's contained in  
4 a Rip-Off Report, right?

5 A. I think that's obvious. By the internet in  
6 general, anyone knows don't believe everything maybe you  
7 even read on the news, on the TV, or you -- in the  
8 newspaper or even on the internet.

9 Q. Okay.

10 MS. SPETH: That sounded like a yes or no  
11 question to me.

12 THE WITNESS: Does it?

13 MS. SPETH: Yeah, it did.

14 Q. BY MR. LIPPMAN: Xcentric doesn't confirm the  
15 accuracy, the truth of --

16 A. No, we don't.

17 Q. -- of whatever's posted on it, right?

18 A. No, we don't.

19 Q. Okay. Would you agree with me that somebody  
20 could post on the Rip-Off Report a derogatory comment  
21 about a person or an entity that's totally false?

22 A. Correct.

23 Q. Somebody could do it either because their  
24 perception or their view of something was perhaps not  
25 very clear, or they may do it for spiteful purposes as



1 well, right?

2 A. I guess it's possible.

3 Q. I mean, somebody out there could say, I don't  
4 know, you know, "I hate McDonald's for some reason" and  
5 write these -- "I went in and had a hamburger and it had  
6 a rat in it." And you don't know whether it's true or  
7 not, right?

8 A. We can't play judge and jury.

9 Q. Okay. You agree with me?

10 A. Correct.

11 Q. You don't know whether it is --

12 A. Okay. Go ahead.

13 Q. Okay. Aren't you, in this portion where  
14 you're saying use your reports to get what's coming to  
15 you, aren't you encouraging people to blackmail others?

16 A. What's the difference between that and going  
17 to a lawyer and spending a lot of money and saying,  
18 "Listen, we're going to file a lawsuit against you, you  
19 know, if you don't take care of my client and cost you a  
20 lot of money, publicity, and everything else that goes  
21 along with it, possibly."

22 Q. So, the answer to my question --

23 A. I don't know what the difference is.

24 Q. The answer to my question is yes, you --

25 A. You're using the word blackmail. I don't

1 think it's blackmail.

2 Q. So -- but you don't see it any different than  
3 hiring a lawyer to assert your claims?

4 A. Absolutely right, I don't see any difference.

5 Q. Even if the report is blatantly false?

6 MS. SPETH: Form.

7 Q. BY MR. LIPPMAN: In other words, even if --  
8 let's -- let's go back to the example of the person who  
9 hates McDonald's for some illogical reasons and posts  
10 something on there that says "I went to McDonald's,  
11 ordered a quarter pounder and there was a rat in it,"  
12 and then sends it to McDonald's and says, "If you don't  
13 pay me a million dollars because of what happened to me,  
14 I'm not going to" -- "I'm going to tell people what you  
15 did." Do you think that's inappropriate?

16 A. Well, who knows if that happened --

17 MS. SPETH: Form.

18 THE WITNESS: -- or it didn't happen.

19 Q. BY MR. LIPPMAN: But you're encouraging people  
20 to do it.

21 A. I don't see how.

22 Q. You don't read this as an encouragement to do  
23 that?

24 A. No.

25 Q. Okay.

1           A.     I -- I assume most people are honest and --  
2 and -- and are not going to -- you know, they're not  
3 going to lie.

4           Q.     And if I can have you flip to -- flip over to  
5 the next page, Page 6 of 8 of Exhibit 1. In the first  
6 full paragraph there it states, "We are anxious and  
7 willing to join forces with victims and attorneys to  
8 stand up for the rights of consumers and help them get  
9 justice." Do you see that?

10          A.     You know, I don't think a lot of this stuff  
11 that you're pointing out is even on the website. This  
12 is old.

13          Q.     This was on the website at some -- at one  
14 point in time?

15          A.     It's a long time ago.

16          Q.     Do you know when?

17          A.     Maybe more than three years ago. I'm not  
18 sure. I don't know.

19          Q.     You don't know?

20          A.     I don't know the answer to that. I take that  
21 back. Three years ago. It could be five, it could be  
22 two years ago, it could be a year ago. I don't  
23 remember.

24          Q.     Okay. And then it says, "E-mail us. Both  
25 victims and attorneys should send their e-mails to

1 **ClassAction@ripoffreport.com."**

2 A. I don't think that's even on there anymore,  
3 but --

4 Q. I didn't ask you whether it's on there  
5 anymore. That's what it says right here, right?

6 A. Yes, it does.

7 Q. Okay. And ClassAction@ripoffreport.com is an  
8 e-mail address that goes to the Rip-Off -- to Xcentric's  
9 office?

10 A. Correct.

11 Q. And I assume Xcentric employees would receive  
12 those e-mails?

13 A. Well, actually the e-mail address didn't work.

14 Q. It didn't work?

15 A. It didn't work.

16 Q. So, if I at this point in time wanted to send  
17 something and I sent it to ClassAction@ripoffreport.com  
18 it never worked?

19 A. Umm, I don't know if -- I don't think it would  
20 work because I don't get anything in ClassAction.

21 Q. Did somebody set up that --

22 A. This is a long time ago.

23 Q. -- that title, though?

24 My question --

25 A. And it never worked.

1 Q. My question is: Did anybody at some -- did  
2 somebody at some point in time set up this website for  
3 Xcentric?

4 A. Did somebody?

5 Q. Yeah. I mean, was there ever a website --  
6 excuse me, not a website, but an e-mail address  
7 ClassAction@ripoffreport.com ever set up that somebody  
8 could send an e-mail there?

9 A. Yeah, obviously.

10 Q. Okay.

11 A. Yes.

12 Q. Okay. And if somebody sent an e-mail at that  
13 point in time to ClassAction@ripoffreport.com, it would  
14 go to somebody at Xcentric Ventures?

15 A. It was supposed to but, like I said, it never  
16 worked.

17 Q. Well, maybe nobody even sent an e-mail?

18 A. Right, maybe.

19 Q. Maybe it worked but nobody ever sent one?

20 A. I don't think it worked, and the section was  
21 removed.

22 Q. Okay. Well, what -- what did Xcentric do  
23 under the category of being willing to join forces with  
24 victims and attorneys to stand up for rights of  
25 consumers and help them get justice?

1 A. When plaintiff's attorneys would contact us.

2 Q. Yeah? You would give them the names of the  
3 people on the posted reports?

4 A. Only -- oh, not plaintiffs, consumer  
5 attorneys. I got that backwards probably.

6 When consumer rights attorneys, you know,  
7 attorneys that protect consumers versus attorneys that  
8 might protect corporations that are -- that are bad. So  
9 those attorneys who protect consumers would contact us.  
10 Hopefully, I answered your question.

11 Q. And all you would do is provide them with the  
12 names of the people?

13 A. Correct.

14 Q. And that's how you were anxious and willing to  
15 join forces with victims and attorneys to stand up for  
16 the rights of consumers and help them get justice?

17 A. Well, a -- no. Originally, I was trying to  
18 formulate a way to -- this is years ago. I was going to  
19 do something in California, but I can't remember  
20 exactly. We were going to set up some sort of a  
21 consumer organization to try and help victims.

22 Q. You were going to be like the next Ralph  
23 Nader?

24 A. I've already been billed by certain news  
25 agencies as -- as a Ralph Nader.

1 Q. See, I'm always behind the times, you see?

2 MS. SPETH: Steven, can we take a short break?

3 I'm sorry.

4 MR. LIPPMAN: Yeah.

5 VIDEOGRAPHER: Off the record. The time is

6 2:28 p.m.

7 (Recess taken from 2:28 p.m. until 2:34 p.m.)

8 VIDEOGRAPHER: On the record. The time is

9 2:34 p.m.

10 Q. BY MR. LIPPMAN: Mr. Magedson, if you could  
11 direct your attention to Page 7 of what we have  
12 previously marked as Exhibit 1, the home page to the  
13 Rip-Off Report.

14 A. Okay.

15 Q. And in this last full paragraph, about midway  
16 down it says, "Reporting your experiences on Rip-Off  
17 Report is the next best thing to getting your story on  
18 TV or in a newspaper." Do you see that?

19 A. I -- I don't see it but I know it was there.

20 Q. Okay. And that, again, is alluding to what we  
21 talked about earlier, the process where you provide  
22 information to the media upon request about areas that  
23 they ask you about?

24 MS. SPETH: Form.

25 THE WITNESS: I didn't -- I'm not hearing you

1 correctly.

2 Q. BY MR. LIPPMAN: Okay. Maybe I -- maybe I  
3 didn't ask it very well then.

4 But this comment that you have on Rip-Off  
5 Report's home page that reporting experiences on a  
6 Rip-Off Report is the next best thing to getting your  
7 story on TV or in the newspaper, doesn't that allude to  
8 the process you told me earlier where Rip-Off Report  
9 would get calls from the media and you would provide  
10 information to the media about a company or individual  
11 or industry based upon information provided in the  
12 Rip-Off Reports?

13 A. Correct.

14 Q. And then if you would turn, please, to the  
15 last -- Page 8 of Exhibit 1. In the last paragraph you  
16 see where it says, "Additionally, by filing a Rip-Off  
17 Report, you might be contacted by one of us to notify  
18 you to make contact with a law firm that has shown  
19 interest in your case. We get requests every week for  
20 class action lawsuits bringing victims together with  
21 lawyers willing to sue the company after reading your  
22 filed Rip-Off Report," do you see that?

23 A. Yes, I do.

24 Q. Okay. Again, this is the process you were  
25 talking about earlier where you told me that you get



1 calls from lawyers who read Rip-Off Reports and that it  
2 piques their interest in potentially bringing a lawsuit  
3 against that person or entity or industry?

4 A. Correct.

5 Q. Okay. And the process of where you put the  
6 people who make the complaints, post things on the  
7 Rip-Off Report, together with these lawyers by providing  
8 their contact information?

9 A. Correct.

10 Q. Okay.

11 (Deposition Exhibit No. 2 was marked for  
12 identification.)

13 Q. BY MR. LIPPMAN: I'm handing you now what I'm  
14 marking as Exhibit 2.

15 MS. SPETH: Doesn't that already have an  
16 exhibit tab on it?

17 MR. LIPPMAN: It's from the --

18 MS. SPETH: Oh, okay, some previous --

19 MR. LIPPMAN: Yes. I'll tell you exactly what  
20 it is. And I only have one of these. I apologize, so  
21 we'll just use the one.

22 MS. SPETH: Isn't it the same thing?

23 THE WITNESS: It's the same.

24 MR. LIPPMAN: It is the same thing, it's just  
25 -- and, actually, you'll see where I --

1 THE WITNESS: This is more readable.

2 Q. BY MR. LIPPMAN: Yes. And you'll see where I  
3 did not cover up, as your counsel pointed out, on the  
4 bottom it has "Composite Exhibit" -- "Exhibit Composite  
5 C." This was what's marked as Exhibit 1 to this  
6 deposition. It's a document which was Composite  
7 Exhibit C, or part of Composite Exhibit C to our  
8 complaint. So I didn't cover up that exhibit so you'll  
9 see where it was from.

10 And what I've marked as Exhibit 2 is the exact  
11 thing as Exhibit 1, it's just, as you saw, Mr. Magedson,  
12 it's a clearer copy, because I just wanted to ask you a  
13 couple questions about this.

14 And, remember, we talked earlier on the first  
15 page or two of Exhibit 1 about the items that are on the  
16 right-hand side. And you'll see in the upper right-hand  
17 side there's a series there. It says "Newest Rip-Off  
18 Reports." Do you see that?

19 A. Correct, I see it.

20 Q. Okay. And who decides -- or, I guess, Rip-Off  
21 Report decides which items get listed under this section  
22 "Newest Rip-Off Reports," right?

23 A. No.

24 Q. Who decides who gets in there?

25 A. Nobody does.

1 Q. It's just automatically done in chronological  
2 order?

3 A. It's -- yes, um-hum.

4 Q. So, if I was the -- theoretically, if this was  
5 what the website home page looked like today and I was  
6 the next person to post a Rip-Off Report, I would go up  
7 as the next item?

8 A. Correct.

9 Q. Okay. And underneath that we see there's a  
10 heading "Top Rip-Off Reports," right?

11 A. Right.

12 Q. Okay. And the ones underneath "Top Rip-Off  
13 Reports," the pictures and the little descriptions  
14 underneath that, those are the ones you told me earlier  
15 that consumers submit to Rip-Off Report and Rip-Off  
16 Report decides which ones it's going to put under this  
17 category of top Rip-Off Reports?

18 A. Correct.

19 Q. I think you alluded to -- I think the front  
20 page?

21 A. Right.

22 Q. Is that what you were talking about earlier?  
23 And then on the second page of Exhibit 2  
24 you'll see in the right-hand side there's a category  
25 there, "Top Rip-Off Links." Do you see that?

1 A. Correct, um-hum.

2 Q. And I guess we're talking about links here.  
3 If you go on one of these and click on it, it's going to  
4 take you to another website?

5 A. No.

6 Q. Isn't that what the link means?

7 A. No. It just -- it's linking you to other  
8 reports about the company.

9 Q. Oh, okay. So, in other words, if I clicked on  
10 the first one --

11 Is it Alyon Technologies?

12 A. Correct.

13 Q. -- it would -- that would take me to other  
14 reports about Alyon Technologies?

15 A. Correct.

16 Q. And who decides which links get put in this  
17 section, "Top Rip-Off Links"?

18 A. We get a request from the consumer.

19 Q. Same thing like the top Rip-Off Reports,  
20 consumers say to Rip-Off Report, "We think this ought to  
21 be in the top Rip-Off links"?

22 A. Correct.

23 Q. And then somebody at Rip-Off Report decides  
24 which one goes in the top Rip-Off links?

25 A. Correct.

1 Q. And then underneath there is another heading,  
2 "Featured Rip-Off Reports." Do you see that?

3 A. Yes.

4 Q. Excuse me. And, again, kind of like with the  
5 top Rip-Off Reports, there's a picture and a little  
6 blurb underneath it?

7 A. Right.

8 Q. And who decides which items get put in the  
9 section "Featured Rip-Off Reports"?

10 A. The same thing.

11 Q. So a consumer says, "I'd like you to consider  
12 Rip-Off Report putting this in the Featured Rip-Off  
13 Report section," and somebody at Rip-Off Report decides  
14 which ones go in and which ones don't go in?

15 A. Correct.

16 Q. And what's the difference between Top Rip-Off  
17 Reports and Featured Rip-Off Reports?

18 A. Umm, like I said, the website has changed over  
19 the years. That's old and it's -- there is no  
20 difference.

21 Q. Okay. But even though it's old, there was not  
22 really a big difference between Top Rip-Off Reports or  
23 Featured Rip-Off Reports, they're pretty much  
24 synonymous?

25 A. Umm, probably.

1 Q. Okay. Now, the -- like, for instance, I'm  
2 looking at the featured Rip-Off Reports and in the  
3 middle category on the left-hand side there's a picture  
4 of a gentleman and it says, "Dead Beat Dad, Donald Reed  
5 Powers." Do you see that?

6 A. Um-hum.

7 Q. And if I clicked on the thing that says "Dead  
8 Beat Dad, Donald Reed Powers," is that a link that takes  
9 me somewhere?

10 A. You know, it takes you to the report that the  
11 consumer submitted.

12 Q. Okay. So, in other words, if I click on any  
13 of the descriptions underneath the pictures and any of  
14 the featured Rip-Off Reports or top Rip-Off Reports it  
15 will take me to the actual Rip-Off Report?

16 A. Correct.

17 Q. Okay. Now, if you wouldn't mind, on  
18 Exhibit 1, just turn to the first page and you'll see on  
19 the -- I'm going to say on the upper left-hand column  
20 there was a number of different sections here, like  
21 "File Report, Update Report, Search Reports." Do you  
22 see that --

23 A. Um-hum.

24 Q. -- on the left-hand side?

25 Those are the various sections of the Rip-Off

1 Report web page, right?

2 A. Yes.

3 Q. Kind of like -- we talked about this, kind of  
4 like the table of contents where you can click and go to  
5 different portions of the --

6 A. I don't know if I'd call it that, but it's the  
7 different featured areas, yes.

8 Q. Okay. Now, you see one of these featured  
9 areas -- it's one, two, three -- four up from the  
10 bottom. It says "Revenge Guide." Do you see that?

11 A. Um-hum.

12 Q. And let me hand you what I've marked as  
13 Exhibit 3.

14 (Deposition Exhibit No. 3 was marked for  
15 identification.)

16 MR. LIPPMAN: And I do have an extra copy of  
17 this.

18 MS. SPETH: Thank you.

19 Q. BY MR. LIPPMAN: This is the -- if I was to  
20 click on "Revenge Guide," what I've marked as Exhibit 3,  
21 that's what it would take me to, right?

22 A. Correct.

23 Q. And if you'll look on the first page of  
24 Exhibit 3, on the left-hand side see where it says  
25 "Helping victims collect in a few days or hours"?

1 A. Correct.

2 Q. Do you see that?

3 A. Correct.

4 Q. And one of the things on the bottom there it  
5 says -- there's a quote, "Go ahead, sue me," close  
6 quote. Sound familiar? With the question mark. Do you  
7 see that? Do you see that, sir?

8 A. I know -- I know it. I'm familiar with that.  
9 I don't have to see it.

10 Q. I just need to get an audible response.

11 A. Oh, no problem. Okay. Yes, I do.

12 Q. That's alluding to a comment that a consumer  
13 who feels that he may have been aggrieved might hear  
14 from somebody saying "Go ahead, sue me"?

15 A. Right.

16 Q. Okay. And is that something that Xcentric and  
17 Rip-Off Report believes is an inappropriate response by  
18 a service provider to a consumer?

19 MS. SPETH: Form.

20 THE WITNESS: I don't understand the question.

21 Q. BY MR. LIPPMAN: Well, does Xcentric believe  
22 that a service provider responding to a consumer who  
23 feels he was aggrieved "Go ahead, sue me" is an  
24 inappropriate response?

25 A. I still don't know -- understand what you



1 mean, service provider or -- you mean like somebody  
2 who's performing a service?

3 Q. Well, a consumer -- a consumer is complaining  
4 about somebody, right?

5 A. Okay.

6 Q. What do you call the person the consumer's  
7 complaining about?

8 A. A company that ripped them off.

9 Q. Okay. So if the company that ripped them off  
10 responds "Go ahead and sue me," Rip-Off Report believes  
11 that's an inappropriate response, right?

12 MS. SPETH: Form.

13 THE WITNESS: Correct.

14 Q. BY MR. LIPPMAN: But people who believe that  
15 postings are in -- that are in the Rip-Off Report that  
16 are inappropriate, Xcentric's response to those people  
17 on occasions has been "Go ahead and sue us, we're  
18 protected," right?

19 A. I don't understand that at all. You lost me.

20 Q. Have you ever said -- have you personally ever  
21 responded to somebody who complained about a posting on  
22 the Rip-Off Report to go ahead and sue Xcentric or go  
23 ahead and sue Rip-Off Report?

24 A. Umm, I might have said that to somebody.

25 Q. And have you ever told people "You're wasting

1 **your time because we're protected whatever we do"?**

2 A. I think you're twisting it around.

3 **Q. Okay. In substance --**

4 A. So I'm going to say no to that question.

5 **Q. Okay. But, in substance, is that what you**  
6 **told people?**

7 A. I don't know what you mean by substance of  
8 that.

9 **Q. Have you told people "Go ahead and sue me. Go**  
10 **ahead and sue Xcentric. Go ahead and sue Rip-Off**  
11 **Report. You won't prevail because we're protected"?**

12 A. Protected from what? We --

13 **Q. Legally protected in how we conduct our**  
14 **business.**

15 A. We are protected by the law.

16 **Q. Okay. And you've told people that, right?**

17 A. Yes.

18 **Q. You've told people go ahead and sue you**  
19 **because you're protected by the law, right?**

20 A. I don't know if we encourage it like that,  
21 like you're saying.

22 **Q. You say it flippantly, you could care less**  
23 **whether they do it or not?**

24 A. I would -- that's not a true statement, we  
25 don't care what -- how can we not care?