

T SOUNDS.

MS. HARRIS: RATHER THAN BOTHER YOU WITH THIS EIGHT-PAGE DOCUMENT WITH SOME BRADY REQUESTS THAT ARE REALLY QUITE DIFFERENT FROM THE TRADITIONAL KINDS OF BRADY REQUESTS THAT COUNSEL AND YOU ARE TALKING ABOUT WHICH I CERTAINLY AGREE WITH --

THE COURT: WELL, IF THEY'VE ASKED FOR SOMETHING THAT YOU GENUINELY FEEL IS NOT BRADY MATERIAL THEN IT SEEMS TO ME THAT OUGHT TO COME FORWARD IN A MOTION AND THEN WE'LL DECIDE THAT BUT WE OUGHT TO HAVE AN UNDERSTANDING THAT, WITHOUT ANY QUESTION, THAT THE BRADY MATERIAL THAT'S IN THE -- A GENEROUS INTERPRETATION OF EXISTING RULES -- OUGHT TO BE TURNED OVER BECAUSE THE PROSECUTOR HAS AN OBLIGATION TO LEAN BACKWARDS ON BRADY, NOT TO LEAN FORWARD.

MS. HARRIS: ABSOLUTELY AGREED, JUDGE.

THE COURT: AND THEN IF THERE'S SOME PART OF THAT REQUEST THAT YOU HAVE A DISPUTE AS TO WHETHER IT'S BRADY MATERIAL LET'S SET THAT UP IN THESE MOTIONS AND I'LL TRY TO DECIDE IT.

MR. WEHNER: THAT'S EXACTLY RIGHT, YOUR HONOR. WE HAVE NOT RECEIVED A BRADY PRODUCTION YET. WE'RE LOOKING FOR THAT.

THE COURT: YOU REALIZE THAT ONE OF THE PROBLEMS OF THAT, ONE OF THE PROBLEMS OF THAT IS THE CONFLICT

Exhibit A