SUPERIOR COURT OF THE STATE OF CALIFORNIA

FOR THE COUNTY OF LOS ANGELES

DEPARTMENT NO. 55 HON. RONALD SWEARINGER, JUDGE

LARRY WOLLERSHEIM,

Plaintiff,

vs.) NO. C 332 027

CHURCH OF SCIENTOLOGY OF)
CALIFORNIA, a corporation, et al.,)

Defendants.

REPORTERS' DAILY TRANSCRIPT

Thursday, April 3, 1986

APPEARANCES:

1

2

3

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27.

For Plaintiff: GREENE, O'REILLY, BROILLET, PAUL, SIMON, McMILLAN, WHEELER & ROSENBERG

BY: CHARLES O'REILLY and LETA SCHLOSSER

For the Defendants: PAUL F. MOORE

COOLEY, MANION, MOORE & JONES
BY: EARLE C. COOLEY

OVERLAND, BERKE, WESLEY, GITS,

RANDOLPH & LEVANAS
BY: ROBERT BERKE



VOLUME 32 JOANNE EKERLING, CSR #2250 CAROLYN F. LAMPKIN, CSR

Pages 4691 to 4788 . OFFICIAL COURT REPORTERS

DAY	DATE				SESSIO	N PAG
Thursday	April	3,	1986		A.H.	469
CHRONOI	LOGICAL AND	ALI	PHABETIC	AL INDE	X OP WITNE	SSES
PLAINTIFF'S W	TNESSES		DIRECT	CROSS	REDIRECT	RECROSS
JESSUP, Amos E (Under 7 (Resumed	76 E.C)		4691	4762	4764	
WOLLERSHEIM, I Dominic	awrence		4765			

5

6

7

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

MR. O'REILLY: Okay. Your Honor, might this be a convenient time? I want to go back and go into specifics and be sure to talk to the court beforehand.

THE COURT: Let's adjourn for the day.

We will start tomorrow morning at --

THE CLERK: 9 o'clock.

THE COURT: -- 9 o'clock.

Remember the admonition.

(At 11:25 the jury was execused and the following proceedings were had:)

MR. COOLEY: We go down at 1:30, your Honor?

THE COURT: 1:30, fine.

MR. COOLEY: Mr. O'Reilly has indicated he wants to get the court's advice on something. I think it might be appropriate to stay and get it.

THE COURT: Yes. Yes.

There are no jurors present.

What did you want to make an inquiry about?

MR. O'REILLY: Well, your Honor, probably some

time within the next 30 minutes or so the examination

I am going to get into, him leaving Scientology organization

in Los Angeles -- I mean, in Minneapolis and coming out

here to Los Angeles for what was called the Power process

of auditing.

And I am going to be asking him questions about basically what happened to him on that particular process.

So what I wanted to do was clear with the

court beforehand that, like, your Honor, now I am going to go into this particular area and I want to be sure that I haven't misunderstood the court's ruling, or whatever, when I do so.

He will not be testifying about anything that's contained in those documents that were sealed and stamped confidential when they were identified on the record, the upper level materials. He will not be testifying from those or about the contents of those in any respect.

MR. COOLEY: Well, then I understand that although
we have objected to even that, that it complies with
the court's ground rule that there be no testimony
from those documents or about their contents --

THE COURT: In the so-called upper levels materials.

MR. COOLEY: Yes, sir. The upper levels materials being defined as power through NOTS.

THE COURT: Power through NOTS.

All right.

MR. O'REILLY: I understand.

THE COURT: Okay.

MR. O'REILLY: One other thing, your Honor.

MR. COOLEY: And the L12 materials as well, your Honor.

MR. O'REILLY: We don't have the Ll2's anyway.

THE COURT: Whatever has been categorized as upper level materials.

MR. O'REILLY: One other thing, your Honor: