BEFORE THE PUBLIC UTILITIES COMMISSION OF OHIO

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In the Matter of : Everton Thompson Notice : Case No. of Apparent Violation and : 15-223-TR-CVF Intent to Assess Forfeiture :

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## PROCEEDINGS

Before Sarah Parrot, Attorney Examiner, held at the offices of the Public Utilities Commission of Ohio, 180 East Broad Street, Hearing Room 11-D, Columbus, Ohio, on Tuesday, April 7, 2015, at 10:00 A.M.

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1	APPEARANCES:	
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3	Mr. Werner L. Margard Assistant Attorney General	
4	180 East Broad Street Columbus, Ohio 43215	
5	On behalf of the Staff of the Public Utilities Commission	
6	of Ohio.	
7		
8	Mr. Everton A. Thompson 1329 Circle Drive East	
9	Baldwin, New York 11510	
10	Appearing Pro se.	
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1	Tuesday Morning,	
2	April 7, 2015.	
3		
4	ATTORNEY EXAMINER: The Public	
5	Utilities Commission of Ohio has called for	
6	hearing at this time and place Case No.	
7	15-223-TR-CVF being in the Matter of Everton	
8	Thompson Notice of Apparent Violation and Intent	
9	to Assess Forfeiture.	
10	My name is Sarah Parrot, and I am	
11	the Attorney Examiner assigned by the Commission	
12	to hear this case today. Let's get started with	
13	appearances. And we will begin with the Staff.	
14	MR. MARGARD: Thank you, Your	
15	Honor. On behalf of the Transportation Staff of	
16	the Public Utilities Commission of Ohio, Mike	
17	DeWine, Ohio Attorney General, William Wright,	
18	Section Chief, Public Utilities Section by	
19	Assistant Attorney General Werner Margard, 180	
20	East Broad Street, 6th Floor, Columbus, Ohio.	
21	ATTORNEY EXAMINER: Thank you. Mr.	
22	Thompson, if you could just state your full name	
23	and your address for the record.	
24	MR. THOMPSON: Everton Thompson,	
25	1329 Circle Drive East, Baldwin, New York 11510.	

		6
1	ATTORNEY EXAMINER: Thank you. You	
2	may have a seat. Are there any preliminary	
3	matters to discuss before we get started with	
4	our first witness? All right. Staff, I will	
5	turn things over to you.	
6	MR. MARGARD: Thank you, your Honor.	
7	And I would call Inspector John Holzworth to the	
8	stand.	
9	ATTORNEY EXAMINER: Thank you.	
10	(WITNESS SWORN)	
11	ATTORNEY EXAMINER: Please.	
12		
13	INSPECTOR JOHN HOLZWORTH	
14	called as a witness, being first duly sworn,	
15	testified as follows:	
16	DIRECT EXAMINATION	
17	By Mr. Margard:	
18	Q. And begin, please, by stating your	
19	name and business address.	
20	A. My name is Motor Carrier Inspector	
21	John Holzworth. The business address is 1653	
22	Marion Road, Bucyrus, Ohio 44820.	
23	Q. And by whom are you employed?	
24	A. State Highway Patrol, State of Ohio.	
25	Q. And your offical title is?	

7 1 Motor Carrier Enforcement Inspector Α. 2 Supervisor. 3 Now, Inspector Holzworth, how long Ο. 4 have you had that position? 5 I have been an inspector since 1998. Α. 6 Ο. Do you have any special training or 7 certification to perform that job? 8 Absolutely. Trained in North Α. 9 American Standard A and B, cargo tank, hazmat, bulk, non-bulk, and motor coach. 10 11 Ο. Are you required to maintain or to 12 recertify periodically? 13 Α. Yes, sir. 14 And all of your certifications are Ο. 15 current? 16 Yes, they are. Α. Were you on duty on September 11, 17 Q. 2014? 18 19 Yes, sir. Α. 20 Do you recall what your assignment Q. 21 was or what your duties were on that date? 22 I believe I was working Wyandot Α. 23 County that day doing inspections. 24 And in the course of your duties Ο. 25 that day did you have an opportunity to inspect

1 the vehicle being operated by the Respondent, Mr. Thompson? 2 3 Α. Yes, sir. 4 And as a result of that inspection Ο. 5 did you generate a report? I did. 6 Α. 7 MR. MARGARD: Your Honor, may I 8 approach? 9 ATTORNEY EXAMINER: You may. 10 MR. MARGARD: Your Honor, I have 11 marked for purposes of identification as Exhibit 12 No. 1 a two-page document entitled 13 Driver/Vehicle Inspection Report. 14 ATTORNEY EXAMINER: So marked. 15 (EXHIBIT HEREBY MARKED FOR 16 IDENTIFICATION PURPOSES) Inspector Holzworth, do you have 17 Q. 18 before you what I have marked as Staff Exhibit 19 No. 1? 20 Α. Yes, sir. 21 And could you identify that document Ο. 22 for me? This is Inspection OH3291101407, 23 Α. 24 inspection I completed on September 11, 2014 at 25 06:37 in the morning when I stopped him.

1 Ο. And is this the report that you 2 generated following your inspection of Mr. 3 Thompson and his vehicle? 4 Α. Yes, sir. 5 Ο. And could you tell me how you 6 conduct your inspection? 7 Α. This will be a Level 3 inspection, 8 which is a driver only inspection. Getting 9 the driver information, which would be medical 10 card, log book, make sure driver's CDL is valid, 11 there is no impairment by the driver, so on and 12 so forth. 13 During the inspection I believe I 14 asked Mr. Thompson if he had a medical card and 15 he did not produce one at the time of 16 inspection. And I ran it through LEADS, and 17 there was kind of a transition period where some 18 of the states are participating in putting in 19 medical information. So if they don't have 20 their physical card on them on there persons you 21 can pull up their driver's license and see if 22 there is anything on file through their DMV and at that time there was not. 23 24 So, he had nothing on his person and 25 nothing was on file in the system.

	10	)
1	Q. Back up and let me just make sure I	
2	have got the ground covered here. When you	
3	asked him for his documentation, you asked him	
4	for a whole variety of things that you	
5	indicated, the log book. He produced his log	
6	book I presume. You asked him for his CDL,	
7	which he was able to produce?	
8	A. Correct.	
9	Q. What else did you ask him for?	
10	A. Medical card.	
11	Q. And he was not able to produce	
12	anything for you at that time; is that correct?	
13	A. No, sir.	
14	Q. You also indicated that you checked	
15	something called LEADS. Do you know what LEADS	
16	is?	
17	A. Yes, I do.	
18	Q. Do you know what it stands for?	
19	A. Law Enforcement Automatic Data	
20	System.	
21	Q. And what information is contained in	
22	system, please?	
23	A. It will show if he has got a valid	
24	driver's license and any suspensions, it will	
25	show some of it should show his medical if he	

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is self-certified through the DMV, which shows
 1
 2
      that he has got intrastate, interstate, and if
 3
      he is qualified to operate that vehicle.
 4
                  And did his profile in fact show up
             Ο.
 5
      on LEADS?
                  No, it did not. Nothing showed up.
 6
             Α.
 7
             Q.
                  Noting showed up at all?
 8
                  No, sir.
             Α.
 9
             Ο.
                  Do you routinely check LEADS
10
      whenever you do a driver inspection, or did you
11
      do so only because he did not produce
12
      documentation?
13
             Α.
                  LEADS is part of the inspection.
                                                      It
14
      shows the driver if he is valid, if he is under
15
      suspension, if that is what we are checking for.
16
      And also you can check for medical information
17
      as well.
18
                  So as a result of your inspection
             Ο.
19
      you issued a citation essentially for a
20
      violation; is that correct?
21
             Α.
                  Yes, sir.
22
                  And the violation is noted in the
             Ο.
23
     violation section of your report?
24
                  Yes, it is.
             Α.
25
             Q.
                  It indicates that he had no
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12 certification in his possession at the time and 1 2 that LEADS contained no information; is that 3 correct? 4 Α. That's correct. 5 MR. MARGARD: May I approach, your 6 Honor? 7 ATTORNEY EXAMINER: You may. 8 MR. MARGARD: Your Honor, I have 9 marked for purposes of identification two 10 separate documents. I have marked one labeled Medical Examiner's Certificate as Staff Exhibit 11 12 No. 2. 13 ATTORNEY EXAMINER: So marked. 14 (EXHIBIT HEREBY MARKED FOR 15 IDENTIFICATION PURPOSES) 16 MR. MARGARD: A second document from 17 the New York State Department of Motor Vehicles as Staff Exhibit No. 3. 18 19 ATTORNEY EXAMINER: So marked. 20 (EXHIBIT HEREBY MARKED FOR 21 IDENTIFICATION PURPOSES) 22 Inspector, Holzworth, I have handed Q. 23 you two documents and I want to ask you if prior 24 to today you have seen either one of these 25 documents?

		13
1	A. I have not.	
2	Q. Do you know what these documents are	
3	or what they purport to be?	
4	A. Exhibit 2 is your basic Medical	
5	Examiner's Certificate. And I see a lot of	
6	these on the roadside when you ask for it. And	
7	that is perfectly acceptable.	
8	Q. And this document was not produced	
9	to you at the time of the inspection; is that	
10	correct?	
11	A. No, sir.	
12	Q. Had it been that would have been	
13	acceptable in your opinion?	
14	A. Absolutely.	
15	Q. And are you able to identify Staff	
16	Exhibit No. 3? Do you know what this is?	
17	A. I am not familiar with it, no.	
18	Q. If I represent to you, sir, that	
19	both Staff Exhibit No. 2 and Staff Exhibit No. 3 $$	
20	were produced to the Commission by the	
21	Respondent, by Mr. Thompson, as indication to us	
22	that he in fact had a medical certificate at the	
23	time of the inspection, and if I were to ask you	
24	to assume that at the time of the inspection he	
25	had produced to you a copy of Staff Exhibit No.	

1 3, would that in your opinion have sufficed as 2 evidence of medical certification? 3 Again, I have never seen a form like Α. 4 this doing inspections on the roadside. Ιt 5 really doesn't show me much. But in any event, he did not produce 6 Ο. 7 this document for you? 8 He did not, no. Α. 9 Ο. Did you make any other findings at 10 the time of your inspection? No, sir. Just the medical 11 Α. 12 certificate not being present on the driver. 13 Q. And you provided a copy of Staff 14 Exhibit No. 1, or a document similar to it to 15 Mr. Thompson following your inspection; is that 16 correct? 17 Yes, sir. Α. 18 Is there anything further regarding Ο. 19 your inspection that you belief the Commission 20 should know to determine this case? 21 Α. No, other than if he had produced 22 Staff Exhibit 2, like I said, it's acceptable, there would have never been a violation as long 23 24 as it's valid. 25 MR. MARGARD: I have no further

1 Thank you, Your Honor. questions. 2 ATTORNEY EXAMINER: All right. Mr. 3 Thompson, do you have any questions for 4 the witness? 5 MR. THOMPSON: Certainly. 6 CROSS-EXAMINATION 7 By Mr. Thompson: 8 On the morning when you stopped me Ο. 9 and you examined me for driver's license, 10 inspection, medical card, I produced it to you. 11 You then in turn said to me, oh, that is 12 the certification. I told you, all right, I am 13 going back in the truck and look for the long 14 form. 15 Α. Okay. 16 I am still looking for -- my long Ο. 17 form was at the door in the book. You saw 18 the long form because I present all these 19 paperwork to you except this one. 20 You also write on the citation I 21 should fax in my medical card, which I did around eight times. And that should be it. 22 23 You also stated that New York was 24 not showing that I had a medical card. So I 25 proceed to New York, they gave me this

		16
1	paperwork. Said I should send it over to you.	
2	Also fax these paperwork, medical card, to the	
3	number, the 614 number you gave me. Eight	
4	times, like I said. And each time I faxed it I	
5	make sure call these people, did you receive.	
6	Yes, we receive.	
7	On the first interview with	
8	the lady, I can't remember her name, got so many	
9	names in my lead. It's like	
10	ATTORNEY EXAMINER: Mr. Thompson, at	
11	this point, I am sorry to interrupt you, but at	
12	this point in the hearing you may ask questions	
13	to Inspector Holzworth. You will have at a	
14	later point an opportunity to testify.	
15	But I need to be hearing questions	
16	from you. And it sounds like I am hearing	
17	testimony. So you are getting a little ahead of	
18	yourself. So questions only, please.	
19	MR. THOMPSON: Questions.	
20	Q. If I never have a medical card why	
21	would New York present me this paperwork showing	
22	that they had me on file?	
23	A. I don't think I ever said you didn't	
24	have a medical card, you just didn't have it	
25	with you.	

17 1 Q. I had on me that morning. 2 Did you show it to me? Α. 3 Yes. I gave it to you and you Ο. 4 qave --5 ATTORNEY EXAMINER: Okay. Again 6 let's stick with questions. We will give you a 7 chance to testify. 8 MR. THOMPSON: Okay. That is it. 9 ATTORNEY EXAMINER: Okay. Thank 10 you. Any redirect? 11 MR. MARGARD: If I may just one 12 question. Thank you. 13 ATTORNEY EXAMINER: Yes. 14 REDIRECT EXAMINATION 15 By Mr. Margard: 16 The violation here is he was not Ο. 17 able to produce a medical certificate for you; is that correct? 18 19 Correct. Α. 20 Had you found information in LEADS Q. 21 that indicated that he had a medical certificate 22 would that have sufficed even if he had none in 23 his possession? 24 I probably would not have wrote a Α. 25 violation if was in LEADS showing some kind of

18 proof that he did certify with the BMV. Yes, 1 2 that would have sufficed. 3 You had neither certificate nor any Ο. 4 evidence that any certificate had ever been 5 issued at the time of the inspection? 6 Α. That's correct. 7 MR. MARGARD: That is all I have. 8 Thank you. 9 ATTORNEY EXAMINER: Okay. Do you 10 have a follow-up question based on the question 11 Mr. Margard just asked? 12 MR. THOMPSON: No. 13 ATTORNEY EXAMINER: Thank you. 14 Thank you very much. You are excused. I think 15 we may have one witness from the Staff, 16 possibly, and then we will give you your 17 opportunity to testify. 18 MR. MARGARD: Thank you, Your Honor. 19 I would like to call Mr. Tom Persinger to the 20 stand, please. 21 (WITNESS SWORN) 22 23 THOMAS PERSINGER 24 called as a witness, being first duly sworn, 25 testified as follows:

		19
1	DIRECT EXAMINATION	
2	By Mr. Margard:	
3	Q. Please state your name and business	
4	address.	
5	A. My name is Tom Persinger. Business	
6	address 180 East Broad Street, Columbus, Ohio	
7	43215, 4th floor.	
8	Q. Mr. Persinger, by whom are you	
9	employed and in what capacity, please?	
10	A. I am employed as a Compliance	
11	Officer with the Public Utilities Commission of	
12	Ohio.	
13	Q. How long have you been performing	
14	that job?	
15	A. Just short of four years.	
16	Q. And what are your duties and	
17	responsibilities in that position?	
18	A. My duties include assessing fines	
19	that result from roadside inspections if	
20	applicable, as well as compliance reviews, as	
21	well as take training and do some roadside	
22	inspections as well.	
23	Q. Are you certified to perform	
24	roadside inspections?	
25	A. Yes, sir.	

1 Would you please describe to us how Ο. 2 a civil forfeiture is calculated for violations 3 of Motor Carrier Safety regulations? 4 After an inspection is done at Α. 5 roadside it is uploaded to a system and it comes 6 into our system, and depending upon the violation a fine amount may or may not be 7 8 applied to a particular violation. 9 Ο. Those fine amounts are according to 10 some sort of schedule or program or algorithm? 11 Α. Yes. They are determined by a fine 12 chart. 13 Ο. And are the dollar amounts contained 14 in that schedule consistent with those 15 recommended by the Commercial Vehicle Safety 16 Alliance? 17 Yes, sir. Α. 18 And the procedure you described is Ο. 19 consistent for the recommended civil penalty 20 procedure adopted by the Commercial Vehicle 21 Safety Alliance? 22 Α. Yes, sir. 23 And that procedure is the same for Ο. 24 all carriers and all drivers? 25 Α. With the State of Ohio, yes.

		21
1	Q. Thank you. In the course of	
2	preparing for the testimony today have you had	
3	an opportunity to review the Commission's file	
4	with respect to this violation?	
5	A. To some extent.	
6	Q. You had no involvement with this	
7	case prior to the hearing involving this	
8	violation; is that right?	
9	A. Correct.	
10	Q. Based on your review of this case do	
11	you know what the assessment should have been	
12	for this violation?	
13	A. It would depend upon what it showed	
14	on the assessment chart, or on the fine chart.	
15	Q. And do you know what that was in	
16	this case, in this instance?	
17	A. I believe \$100.	
18	Q. And would that be the proper	
19	assessment for this violation?	
20	A. Yes.	
21	MR. MARGARD: May I approach, your	
22	Honor?	
23	ATTORNEY EXAMINER: You may.	
24	MR. MARGARD: Your Honor, I have	
25	marked for purposes of identification as Staff	

22 1 Exhibit No. 4 a Notice of Preliminary 2 Determination dated December 30th, 2014 and 3 addressed to the Respondent. 4 ATTORNEY EXAMINER: So marked. 5 (EXHIBIT HEREBY MARKED FOR 6 IDENTIFICATION PURPOSES) 7 Mr. Persinger, do you have before Q. 8 you what has been marked as Staff Exhibit No. 4? Yes, sir, I do. 9 Α. 10 Ο. And is this document part of the 11 Commission record in this case that you reviewed 12 prior to testifying today? 13 Α. Yes, sir. 14 Based on your review of the Ο. 15 Commission's file did the Respondent receive all 16 notices to which he was entitled? 17 Α. Yes, sir. 18 Ο. And were those notices properly and 19 timely served upon him? 20 Α. Yes, sir. 21 Ο. And in your opinion is forfeiture in 22 this case properly assessed? 23 Α. Yes, sir. 24 MR. MARGARD: I have no further 25 questions for Mr. Persinger. Thank you, Your

1 Honor. 2 ATTORNEY EXAMINER: Thank you. Mr. 3 Thompson, do you have any questions for this 4 witness? 5 MR. THOMPSON: No. 6 ATTORNEY EXAMINER: Thank you. Very 7 good. You are excused. 8 MR. MARGARD: Your Honor, I have no 9 further witnesses. I will move the admission of 10 Staff Exhibits 1 and 4. As regards to Staff Exhibits 2 and 11 12 3, I will indicate that these are documents that 13 were served upon us by the Respondent and are contained in the Commission's records. I would 14 15 have no objection to their admission, although I 16 have no means by which to authenticate them. 17 So, it may be advisable to do that 18 through the Respondent, but I am not 19 specifically moving for their admission. 20 ATTORNEY EXAMINER: We will hold off 21 on those two. 22 Mr. Thompson, do you have any objections to the admission of Staff Exhibit 1, 23 24 which is the Driver/Vehicle Examination report, 25 or Staff Exhibit 4, which is the letter that is

1	called a Preliminary Determination?
2	MR. THOMPSON: 1.
3	ATTORNEY EXAMINER: Do you have
4	objection to it being admitted into the record
5	in this case?
6	MR. THOMPSON: Yes, ma'am.
7	ATTORNEY EXAMINER: And what is the
8	basis of your objection?
9	MR. THOMPSON: At the time when he
10	stopped me he said the LEADS was not showing
11	that I have a medical card. Why did this
12	company never came up with that information?
13	ATTORNEY EXAMINER: You will have an
14	opportunity to offer your testimony into the
15	record, but it this point I am asking you if you
16	have any objection to this document being
17	MR. THOMPSON: No.
18	ATTORNEY EXAMINER: Do you have any
19	reason to believe this is not what the Staff
20	says it is?
21	MR. THOMPSON: Yes.
22	ATTORNEY EXAMINER: Staff is saying
23	this is a copy of the inspection report that was
24	given to you on that date.
25	MR. THOMPSON: I got this.

25 1 ATTORNEY EXAMINER: So you are not 2 disputing --3 MR. THOMPSON: No, ma'am. 4 ATTORNEY EXAMINER: Okay. So Staff Exhibit 1 and Staff Exhibit 4 will be admitted 5 to the record at this time. 6 7 (EXHIBITS ADMITTED INTO EVIDENCE) 8 ATTORNEY EXAMINER; Is there 9 anything else from Staff? 10 MR. MARGARD: No. Thank you, Your 11 Honor. 12 ATTORNEY EXAMINER: Okay. Mr. 13 Thompson, if you want to come to the witness 14 stand and bring any documents with you. 15 (WITNESS SWORN) 16 17 EVERTON THOMPSON 18 called as a witness, being first duly sworn, testified as follows: 19 20 ATTORNEY EXAMINER: And at this 21 point since you are proceeding without counsel 22 today just offer your testimony in a narrative 23 fashion, and then once you are finished, and, 24 you know, take your time in doing that, tell us 25 what happened on the day of the inspection, and

		26
1	then once you are finished Mr. Margard will have	
2	an opportunity to ask any questions he has at	
3	that point. Okay?	
4	Let's start with again state your	
5	name and your address for us.	
6	MR. THOMPSON: Everton Thompson,	
7	1329 Circle Driver East, Baldwin, New York	
8	11510.	
9	ATTORNEY EXAMINER: And then	
10	anything else that you feel the Commission	
11	should know.	
12	MR. MARGARD: So that you know, sir,	
13	the previous story that you were telling us was	
14	not under oath, and, therefore, it can't be	
15	given the weight by the Examiner as true or	
16	false. So this is the time for you to retell	
17	your story.	
18	ATTORNEY EXAMINER: I think it's	
19	usually best to kind of go in chronological	
20	fashion myself. If you just kind of start with	
21	why you were out on the road that day, where you	
22	were going, that sort of basic background	
23	information is helpful. And then sort of talk	
24	about the inspection itself. And we will	
25	obviously be focusing on the medical card, but	

1 if you can start and give the background 2 and then lead up to that I think that is 3 helpful. 4 MR. THOMPSON: Okay. The date was 5 September 11th. Memorial Day. I was heading 6 west on 30 almost to the rest area. All of a sudden I see a bright light. Damn, where did 7 8 this light come from? Excuse my French. 9 Stopped, he said pull over in the 10 rest area. I did what he said. He said could I 11 have your driver's license, insurance, and such 12 like that. 13 I had an e-log at the time, so he 14 looked at it. Went back to his vehicle. Came 15 back. He said to me the medical card you gave 16 me is not the certification. I said to him that 17 is what the doctor gave me. 18 He went back to the car, came back 19 up with the citation. He asked me -- I told him 20 I looked for the long form. Because I have 21 the long form and short form. He said okay. 22 Went back and wrote the ticket, the 23 citation, gave it to me with the number. He 24 said fax your medical card to this number, which 25 I did. Calling they said they didn't receive

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it. I kept calling to make sure they have it in 1 2 their -- with them. 3 So I called the job because I sent it to my job, the citation. My job lose that. 4 5 It's like you got fax in the information to them 6 back, because I am on the road. Did it twice. 7 I had an interview with some lady, 8 I don't know who she is. She telling me we 9 receive it. All of a sudden I get this other 10 letter about coming to here. She said I didn't 11 get the medical card from you. 12 So I spoke to some gentleman and 13 inside the office. And it's like you got to 14 make sure you get your medical card, get a paper 15 from New York that show New York have you in the 16 system. And make sure you certified letter to 17 you guys, which I did. 18 So, I got this other letter saying 19 they going to set up a conference with me, which 20 I did. So they set the date today. So that is 21 it. 22 And he also said in his report New 23 York was not showing the LEADS. That is why I 24 went to New York to make sure they have it. 25 Because I make sure call New York when I sent it

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1	in the first time. Second time they said don't
2	worry about it, we have it, got to make sure
3	it's there.
4	And I spoke to you on the phone.
5	Talking and talking. And I never like what you
6	did to me. You cover the phone, and in your
7	conversation with people in the room, "Oh, I
8	know he is a liar." And I heard him on the
9	phone. That is when I hang up.
10	And I didn't bother to call back
11	the lady who I spoke to who said she is going to
12	step out of the room. And it's like this guy
13	don't even know me so why is he bragging like
14	he's a touch dumb. "Oh, yes." That is what he
15	said.
16	But I overheard him on the phone.
17	Hang the phone up and speed off. It's like if
18	that is the way you guys behave, it's like, hey.
19	Ain't going to get nothing out of this because
20	he already convict me.
21	But they celebrate. Next time you
22	do that wait until the person gets off the phone
23	before you start rejoicing. That was not good
24	representing the State. You should set an
25	example to somebody else.

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1	So I called my job today, let them	
2	know about it's like there is things going on.	
3	Yes, I fax it, safety fax it twice. I went back	
4	and fax and fax. All of a sudden everybody is	
5	telling me, hey, we never get no medical card,	
6	nothing like that.	
7	So I went to New York State twice.	
8	Finally they give me this letter, which I	
9	certified to because like if I am going to be	
10	faxing the information, which the cop told me to	
11	fax, to the fax number, and each time I fax it	
12	the secretary told me, yes, I have it right	
13	here. I faxed it like three times one day. Oh,	
14	it's right here.	
15	All of a sudden nobody knows where	
16	the medical card is. I am not in your office, I	
17	am in a truck going down the road trying to keep	
18	my head on the road, trying to take care me and	
19	my kids. Any the way you acted that day it's	
20	like, (indicating). That wasn't nice.	
21	And wasn't the one working the	
22	office computer for him not to find the LEADS	
23	was not showing me. That is what he does every	
24	day. Right?	
25	So if he can't find the information	

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1	in the computer why do you want to hold me
2	guilty of not having this or that? That was his
3	fault not finding the information which he does
4	every day.
5	And in his statement it's like if I
6	found this in the LEADS I let him go. He never
7	found it. So I can't be doing his job also.
8	And he can't do my job.
9	And when I look at this paper here
10	all I see is the money. Nobody cares about
11	nobody, they just care about vengeance. And to
12	be honest I never met you before, but, that was
13	not a good approach from you. You let me feel
14	like I went and robbed somebody in the street.
15	You convicted me right on the spot.
16	So I go down the road, call the job,
17	let them know, hey, this guy ain't right. And
18	like it's a football series or something like
19	that, celebrating.
20	Because I spoke to him that day, you
21	stepped out, you came in. I think some other
22	people behind me because I am not hearing
23	everything through the phone. I was about to
24	call you but I never did because I was already
25	in the conversation on the phone.

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1	And I swear to God that's why he did	
2	it. And at the end of the day he wanted me to	
3	pay \$100. Trying to rob money from me and my	
4	kids, which I don't have. Just like Florida	
5	trying to do. I pay them this, I pay them that,	
6	all of a sudden you never pay, even though I	
7	sent them the proof.	
8	I am going through this from	
9	state-to-state, state-to-state. The morning he	
10	stopped me I am just coming from court as a	
11	matter of fact from Florida as if I was robbing	
12	somebody. Well, (indicating).	
13	I pay the price. But I got a	
14	medical card, which is up the 31st of August	
15	this year. You tell me I never had one. And if	
16	the cop was doing his job he gets into the LEADS	
17	it would have showed him, yes, it's there.	
18	He never went no further with it.	
19	Why did nobody take the phone and call New York	
20	and said, hey, does this guy have a medical	
21	card? Now, it's right there to call.	
22	All I seen from these guys is money.	
23	I am sorry to say, but it's true. I could have	
24	said more, but I don't even know you guys so I	
25	can't even say. That's it, ma'am.	

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1	ATTORNEY EXAMINER: Thank you. Any
2	questions?
3	MR. MARGARD: No questions. Thank
4	you.
5	EXAMINATION
6	By the Hearing Officer:
7	Q. Mr. Thompson, I just want to make
8	sure the record is clear. So is it your
9	testimony that, and it may be helpful to refer
10	you to, I hope you still have a copy of what Mr
11	Margard Marked as Staff Exhibit 2, which is
12	actually a photocopy I believe of the actual
13	medical certificate.
14	A. Yes, ma'am.
15	Q. Is it your testimony that you had
16	this in your possession and provided it to the
17	inspector at that time?
18	A. I had both of them on me, ma'am.
19	Q. I am just focused on this
20	representation of the actual medical certificate
21	itself. So if it's helpful I am referring you
22	to Staff Exhibit 2. Did you have this in your
23	possession at the time of the inspection?
24	A. Yes, ma'am.
25	Q. And you provided it to the

1 inspector? 2 Yes. He said it was not Α. 3 certification. And that is like what the doctor 4 give me. I gave him the paperwork, I was 5 looking for the long form which I keep in the door. And I couldn't find it. 6 7 All of a sudden it was up top of my 8 head where I put it up there. And I got a lot 9 of stuff going on that day and it's like, plus 10 Memorial Day and all the rest of the stuff. And it's like I don't know. 11 12 Ο. Still not sure I am following you. 13 What did you, you said you had a lot of 14 documents in your vehicle, what did you find 15 that pertains to the medical examination that 16 you actually provided to the inspector? 17 Α. The medical card. 18 Ο. Is that Staff Exhibit 2? 19 Α. Yes. 20 Specifically. So you are saying Q. 21 that is an accurate representation of what you 22 provided to the inspector? 23 Yes. I gave it to him. He gave me Α. 24 back and it's like it's not certification. 25 Q. So it's your testimony that the

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35 1 inspector refused to accept --2 Α. He said that was not the 3 certification, yes. So he came back to me and did you find the long form? No. It's not over 4 here. It's like came back with the citation. 5 6 I went down the road about my business. 7 ATTORNEY EXAMINER: Okay. Mr. 8 Margard, do you have any questions based on my 9 questions? 10 MR. MARGARD: I do not. Thank you. 11 ATTORNEY EXAMINER: Thank you very 12 much, Mr. Thompson. 13 MR. THOMPSON: You are welcome, 14 ma'am. 15 ATTORNEY EXAMINER: Going to move 16 for admission of either of these two exhibits, 17 Mr. Margard? 18 MR. MARGARD: I am not, although, 19 your Honor, I can understand how they could 20 complete the record. But I have no need to move 21 them. 22 ATTORNEY EXAMINER: Mr. Thompson, do 23 you wish to have either Staff Exhibits 2 or 3 24 admitted into the record for the Commissions's 25 consideration in this case?

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1	MR. THOMPSON: Yes, ma'am.	
2	ATTORNEY EXAMINER: All right. With	
3	that I think we will admit Staff Exhibits 2 and	
4	3 into the record and allow the Commission to	
5	determine the proper weight.	
6	(EXHIBITS ADMITTED INTO EVIDENCE)	
7	ATTORNEY EXAMINER: Anything else	
8	for me today, Mr. Thompson? Do you have	
9	anything further?	
10	MR. THOMPSON: One question.	
11	ATTORNEY EXAMINER: Yes.	
12	MR. THOMPSON: If he has a computer	
13	which is linked up to the whole state why wasn't	
14	he showing	
15	ATTORNEY EXAMINER: Mr. Thompson, I	
16	am story, the time for asking questions of the	
17	witness has passed. Do you have any further	
18	witnesses to testify on your behalf?	
19	MR. THOMPSON: No.	
20	ATTORNEY EXAMINER: Okay. Thank	
21	you. Let's go off the record then.	
22	(DISCUSSION OFF THE RECORD)	
23	ATTORNEY EXAMINER: Let's go back	
24	on the record. We have while off the record	
25	talked about the possibility of the parties	

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1	filing in Staff's case what would be a brief and	
2	the Respondent's case a written statement, but	
3	the parties have elected to waive that in this	
4	case. So we will not be filing briefs or	
5	setting a brief deadline.	
6	Anything else to come before us	
7	today from any of the parties? All right.	
8	Hearing nothing, we are adjourned for today.	
9	The matter will be submitted to the Commission	
10	for its consideration. Thank you.	
11	(At 10:40 A.M. the hearing was	
12	concluded)	
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1	CERTIFICATE	
2	I do hereby certify that the foregoing	
3	is a true and correct transcript of the proceedings taken by me in this matter on April	
4	7, 2015, and carefully compared with my original stenographic notes.	
5		
6	Michael O. Spencer,	
7	Registered Professional Reporter.	
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Summary: Transcript in the matter of Everton Thompson hearing held on 04/07/15. electronically filed by Mr. Ken Spencer on behalf of Armstrong & Okey, Inc. and Spencer, Michael O. Mr.