# In the Matter Of:

In re Application of ATIKU ABUBAKAR

23 CV 05099

# **CALEB WESTBERG**

October 03, 2023



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1	IN THE UNITED STATES DISTRICT COURT FOR THE
2	NORTHERN DISTRICT OF ILLINOIS
3	In re Application of ATIKU ) ABUBAKAR, )
4	)
5	Discovery from CHICAGO
6	STATE UNIVERSITY Pursuant)to 28 U.S.C 1782)
7	)
8	
9	
10	
11	This is the discovery deposition OF CALEB
12	WESTBERG taken in the above titled cause before
13	GWENDOLYN BEDFORD, a Certified Shorthand Reporter
14	within and for the County of Cook, State of Illinois,
15	taken at the offices of DECHERT LLP, 35 West Wacker,
16	Suite 3400, Chicago, Illinois held on the 3rd day of
17	October, 2023 at 10:30 a.m. pursuant to notice.
18	
19	
20	
21	
22	
23	
24	
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1

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2	On behalf of the Applicant, Atiku Abubakar:
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8	On behalf of the Respondent, Chicago State University:
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13	On behalf of the Intervenor, President Bola Tinubu:
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19	original	trans	cript.)	
20				
21				
22				
23				
24				



1	(WITNESS SWORN)
2	CARL WESTBERG,
3	called as a witness herein, after having been first duly
4	sworn was examined and testified as follows:
5	EXAMINATION
б	BY MS. LIU:
7	Q Hi, Mr. Westberg. I am Angela Liu with
8	Dechert on behalf of Applicant, Atiku Abubakar. I'm
9	present here today with my colleague Alexandre de
10	Gramont and Taylor Jaszewski, who are joining us
11	virtually as well as my colleague Nicole in the
12	room. Would Counsel likewise introduce yourselves?
13	MR. HAYES: Michael Hayes for Chicago State
14	University, the Respondent in this matter.
15	MR. HENDERSON: Good morning, my name is
16	Victor Henderson. I'm on behalf of the Intervenor.
17	President Bola Tinubu, T-I-N-U-B-U, as is my colleague,
18	Mr. Wole Afolabi W-O-L-E A-F-O-L-A-B-I. He's appearing
19	virtually and you can see him on the screen.
20	MS. LIU: Mr. Hayes, I believe you had
21	something that you would like to add to the record.
22	MR. HAYES: Yes. Thank you. Just as a
23	preliminary matter, we would like to note that
24	today's deposition is under Rule 30(b)(6) on five



topics approved by the Court in this matter. 1 And the University's witness is prepared to address those 2 3 topics. The University's witness however, is not 4 prepared to speak on the University's behalf on any 5 other issues that are not related to those topics. And 6 we would urge Counsel for the Applicant and the 7 Intervenor in their questioning to stay with the topics 8 that have been approved by the Court. 9 Finally, I would note that by agreement 10 of the parties this deposition is not being video 11 recorded. We do have several persons participating remotely, but it is our understanding, and someone 12 13 please speak up if this is not so, that no one who is 14 participating remotely is video recording today's 15 deposition. Thank you. 16 MS. LIU: Thank you, Mr. Hayes. 17 BY MS. LIU: 18 0 And Mr. Westberg, can you please state and 19 spell your full name for the record? 20 Α Caleb Westberg. 21 And are you being represented by Mr. Hayes 0 22 today? 23 Α Yes. 24 And are you being represented by anyone else Q e ESO 800.211.DEPO (3376)

1 in the room or on camera today? 2 А No. 3 Have you ever been deposed before? 0 4 Α No. 5 With that, I would like to go over some 0 6 ground rules for the deposition. First, you are under 7 oath today. Do you understand? 8 А Yes. 9 0 And it is important that there be a clear 10 record of today's deposition. I'm going to be asking 11 you a series of questions. And to ensure that there is 12 a clear transcript of your answers, please respond verbally to all of my questions. So there should be no 13 14 headshakes or head nods. Do you understand? 15 Α Yes. 16 0 So that the Court Reporter can accurately 17 transcribe the deposition, let's try not to talk at the 18 same time. Please let me finish my question before you 19 answer and I'll let you finish your answer before I ask 20 my next question. Do you understand? 21 Α Yes. 22 If you don't understand a question, just let 0 23 me know and I'll do my best to try to rephrase it. Ιf 24 you don't say anything, I'll assume you understand the



1 question. Do you understand? 2 А Yes. 3 And at times your Counsel may object to my 0 4 questions, but unless your Counsel instructs you 5 otherwise not to answer, you can answer the question 6 when he has finished stating his objections. Do you 7 understand that? 8 А Yes. 9 0 Finally, if at any point you would like to 10 take a break, just let your Counsel or me know and we 11 will accommodate you. The only exception is if there 12 is a question pending. In that instance, I'll ask you 13 to answer the question before we take a break. Do you 14 understand that? 15 Α Yes. 16 0 And do you have any questions about the 17 procedures we will follow today? 18 Α No. 19 Is there any reason you cannot testify 0 20 truthfully and accurately today? 21 Α No. 22 And just to make sure we are on the same 0 23 page, when I say "CSU", I mean Chicago State 24 University, okay?



	CALEB WESTBERG October 03, 202 In re Application of ATIKU ABUBAKAR
1	A Yes.
2	Q And when I say "Mr. Tinubu", I mean Mr. Bola
3	Tinubu who is currently the President of Nigeria, okay?
4	A Okay.
5	Q And when I say "INEC", I mean the Independent
6	National Electoral Commission in Nigeria. Do you
7	understand that?
8	A Yes.
9	Q So I would like to borrow your LinkedIn. I'm
LO	handing you what has been marked as Exhibit 1.
L1	(WHEREUPON Exhibit 1 was marked for
2	identification)
.3	BY MS. LIU:
.4	Q Do you recognize this as your LinkedIn
5	profile?
6	A Yes.
7	Q And I understand you graduated from the
8	University of California at Berkeley in 2012, is that
9	correct?
0	A That's correct.
1	Q And then you received a Master's Degree in
2	Philosophy from the University of Chicago in 2013,
3	right?
4	A That's correct.
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1	Q You've been employed as the Registrar by
2	Chicago State University since November 2020, correct?
3	A October 2020.
4	Q Since October 2020. And CSU is a public
5	university?
6	A Correct.
7	Q Can you describe to me your job
8	responsibilities?
9	A The Registrar manages all policies and
10	procedures for the University. So we academic
11	affairs regulations and keep the day-to-day management
12	of the office functioning.
13	Q And that includes maintaining records?
14	A Correct.
15	Q And does CSU Registrar's office maintain a
16	physical office?
17	A Yes.
18	Q Do you work out of that office?
19	A I do.
20	Q And how many employees work in the
21	Registrar's office?
22	A We are a team of eight at present.
23	Q And do the seven other individuals report to
24	you?



	CALEB WEST In re Application	BERG on of ATIKU ABUBAKAR	October 03, 2023 1
1	A	Yes.	
2	Q	And you work with all seven of t	hose
3	individu	als?	
4	А	That's correct.	
5	Q	I'm going to hand you I'm goi:	ng to mark
6	this as I	Exhibit 2.	
7		(WHEREUPON Exhibit 2 wa	as marked for
8		identification)	
9	BY MS. L	IU:	
10	Q	I'm handing you what has been ma	rked as
11	Exhibit	2. Mr. Westberg, this is the subp	oena for your
12	depositi	on which includes the topics for e	xamination
13	today the	at Mr. Hayes referred to, is that	correct?
14	А	Yes.	
15	Q	And do you recognize this docume:	nt?
16	А	Yes.	
17	Q	Prior to today's deposition, did	you review
18	the topi	cs of the examination that are lis	ted on Pages
19	4 and 5?		
20	А	Yes.	
21	Q	And are you appearing today as t	he corporate
22	designee	as to all of the topics of examination	ation on
23	Pages 4 a	and 5 of this company?	
24	A	Yes.	
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1	Q Are you prepared to testify in your corporate
2	designee status as to each topic of examination on
3	Pages 4 and 5 of the subpoena?
4	A Yes.
5	Q And do you understand that as the designated
6	Corporate Representative for this deposition, my
7	questions are asking about CSU's knowledge, not your
8	personal knowledge, do you understand that?
9	A Yes.
10	Q And how did you prepare to testify on the
11	topic in the subpoena?
12	A We reviewed the student's file, conferred
13	with Legal Affairs at Chicago State as well as Michael
14	Hayes and reviewed the documents submitted.
15	Q You are concurring with Mr. Hayes. How many
16	times did you meet with Mr. Hayes?
17	A Somewhere between four or five times.
18	Q And when were these times?
19	A Within the last two months.
20	Q And how long was each meeting?
21	A At least an hour.
22	Q And were they in person?
23	A No. Today was in person. Most were virtual.
24	Q Did you meet with anyone else from Mr. Hayes'



office?	
А	No.
Q	Did you speak with any other attorneys in
this room?	
А	No.
Q	Did you speak with other attorneys of
Mr. Tinubu	1?
А	No.
Q	Did you speak with any employees of CSU in
preparing	for this deposition?
А	Robin Hawkins in our Legal Affairs Office.
Q	And what's Robin's position?
А	I don't know her title.
Q	And she's an attorney?
А	Correct.
Q	And when did you speak with Robin?
А	Within the last two weeks.
Q	And for how long?
А	About an hour each time we've chatted.
Q	And what were the general topic of
conversati	lons?
	MR. HAYES: I am going to object on the basis
of privile	ege. Mr. Westberg, you can answer that
question o	generally, but please do not disclose in that
	A Q this room A Q Mr. Tinubu A Q preparing A Q A Q A Q A Q A Q A Q A Q A Q A Q A



<ul> <li>answer specific conversations with Miss Hawkins who is</li> <li>an attorney for CSU. Generally, the subject matter,</li> <li>answer that, but please don't go beyond that.</li> <li>THE WITNESS: We discussed the case.</li> <li>BY MS. LIU:</li> <li>Q And did you speak with any formal employees</li> <li>of CSU in preparation for this deposition?</li> <li>Q Did you speak to Mr. Tinubu or any</li> <li>representative of Mr. Tinubu?</li> <li>A No.</li> <li>Q And other than the individuals we've</li> <li>discussed, did you speak with anyone else about</li> <li>today's deposition?</li> <li>A No.</li> <li>Q And you said that you reviewed the</li> <li>student's files. What are the documents that you</li> <li>reviewed in preparation for the deposition?</li> <li>A The ones in the exhibit that we submitted.</li> <li>Q And so that document that you produced</li> <li>A Correct.</li> <li>Q Did you review any other documents in</li> <li>preparation for your deposition?</li> </ul>		
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<ul> <li>8 Q Did you speak to Mr. Tinubu or any</li> <li>9 representative of Mr. Tinubu?</li> <li>10 A No.</li> <li>11 Q And other than the individuals we've</li> <li>12 discussed, did you speak with anyone else about</li> <li>13 today's deposition?</li> <li>14 A No.</li> <li>15 Q And you said that you reviewed the</li> <li>16 student's files. What are the documents that you</li> <li>17 reviewed in preparation for the deposition?</li> <li>18 A The ones in the exhibit that we submitted.</li> <li>19 Q And so that document that you produced</li> <li>20 A Correct.</li> <li>21 Q Yesterday?</li> <li>22 A Yes.</li> <li>23 Q Did you review any other documents in</li> <li>24 preparation for your deposition?</li> </ul>	6	Q And did you speak with any formal employees
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14ANo.15QAnd you said that you reviewed the16student's files. What are the documents that you17reviewed in preparation for the deposition?18AThe ones in the exhibit that we submitted.19QAnd so that document that you produced20ACorrect.21QYesterday?22AYes.23QDid you review any other documents in24preparation for your deposition?	12	discussed, did you speak with anyone else about
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<ul> <li>22 A Yes.</li> <li>23 Q Did you review any other documents in</li> <li>24 preparation for your deposition?</li> </ul>	20	A Correct.
Q Did you review any other documents in preparation for your deposition?	21	Q Yesterday?
24 preparation for your deposition?	22	A Yes.
	23	Q Did you review any other documents in
	24	preparation for your deposition?



1	A No.
2	Q Did your Counsel provide any of the documents
3	that you reviewed for your deposition?
4	A What do you mean?
5	Q Mr. Hayes didn't give you the documents to
6	review for your deposition?
7	A No. We've provided all the documents.
8	Q And how did you select these documents?
9	A They were what were requested.
10	Q Who selected them?
11	A I did.
12	Q And how did you how did you search for
13	them?
14	A Physically?
15	Q Yes.
16	A In our office we keep student records.
17	Q And they are physical student records?
18	A During that time period, yes.
19	Q Any electronic copies of those records?
20	A Not from that time period.
21	Q And did you do anything else to prepare?
22	A No.
23	MS. LIU: I am going to mark this as
24	Exhibit 3.



1	(WHEREUPON Exhibit 3 was marked for
2	identification)
3	BY MS. LIU:
4	Q Before I hand you this exhibit, do the
5	documents produced yesterday constitute all the
6	documents about Mr. Tinubu?
7	A Yes.
8	Q I'm handing you what has been marked as
9	Exhibit 3. This is these are the "Responses to
10	Applicant's Revised Subpoena to Produce Documents."
11	That includes the Applicant's request, document
12	request.
13	So have you reviewed the document
14	request?
15	A Yes.
16	Q Have you reviewed the responses?
17	A Yes.
18	Q So I have some questions to ask about the
19	requests. The first request, Number 1, states, "A true
20	and correct copy of any diploma for a Bachelor of
21	Science Degree issued by CSU in 1979."
22	And in response it looks like you have
23	been able to locate documents that have now been Bates
24	labeled CSU 0001 through CSU 0007. And so we'll show



1	you those documents.
2	(WHEREUPON Exhibit 4 was marked for
3	identification)
4	BY MS. LIU:
5	Q I'm handing you what has been marked as
6	Exhibit 4, which are diplomas that CSU produced
7	yesterday in response to Request Number 1.
8	MR. HAYES: Actually, Angela, the exhibit
9	goes beyond the ones in Number 1. I would like to note
10	for the record that Exhibit 4 goes from CSU 1 to CSU 12
11	and the response to the one is referencing 1 through 7.
12	MS. LIU: That's correct. Thank you.
13	BY MS. LIU:
14	Q I'm handing you diplomas that CSU has
15	produced in response to Request Number 1 and CSU has
16	also produced some other documents in response to
17	Request Number 1. And are they true and correct copies
18	of the CSU diploma?
19	A Yes.
20	Q And what is the basis for that?
21	A We have them in our possession. We produced
22	these documents. They align with student records and
23	the official transcript.
24	Q And are these documents maintained in



	<b>但</b> ESO	QUIRE	800.211.DEPO (3376 EsquireSolutions.com
24	Q	So what is the date cut off for	keeping the
23	A	Correct.	
22	electron	ic form, correct?	
21	Q	So you said that these documents	s are not in
20	A	Could you rephrase that?	
19	documents	s manually?	
18	electron	ic form, what's the cut off for ke	eeping
17	Q	And if you don't have the record	d in
16	А	Cook Administration Building Roo	om 128.
15	Q	Where is the records room?	
14	А	In our records room.	
13	Q	And where were they found?	
12	А	No.	
11	Q	Any other reason?	
10	А	Because they say they were.	
9	issued by	y CSU in 1979?	
8	1 how	did you determine that these dip	lomas were
7	from 1979	9, which are CSU which are Bate	es stamped CSU
6	Q	And how did you determine that t	the diplomas
5	А	Correct.	
4	electron	ically?	
3	Q	And you don't have these docume	nts
2	A	We have these physically.	
1	physical	copy form?	

1	documents	manually rather than digitally?
2	А	Are you asking when did we start tracking
3	documents	digitally?
4	Q	Yes.
5	А	We moved to Ellucian Banner in 1996.
6	Q	And that is a software?
7	А	It is our Student Information Center.
8	Q	And once again, what date was that?
9	А	1996.
10	Q	And so documents prior to 1996 you would
11	have y	ou would not have an electronic form?
12	А	Correct.
13	Q	And for those diplomas after 1996, you have
14	those sto	red in electronic form?
15	А	No.
16	Q	So at what point do you store diplomas in
17	electroni	c form?
18	А	We do not ever.
19	Q	And did you, I guess, why were these records
20	available	?
21	А	While not able to determine that, the
22	speculati	on I have is that they were never picked up.
23	Q	So you did not find Mr. Tinubu's diploma that
24	was issue	d in 1979?



CALEB WESTBERG
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Γ

1	А	Correct.
2	Q	And turning to CSU 0001 through 0007, these
3	diplomas	have dates in 1979, correct?
4	А	Correct.
5	Q	And they all have seals with two clasping
6	hands, co	rrect?
7	А	Correct.
8	Q	They all have the same five signatures,
9	correct?	
10	А	Correct.
11	Q	And it looks like one of the signatures is
12	from the	Chairman of the Board of Governors, Leon
13	Davis?	
14	А	Correct.
15	Q	And another signature from Donald E. Walters,
16	Secretary	, correct?
17	А	It appears so, yes.
18	Q	And then Benjamin H. Alexander, President,
19	correct?	
20	А	Correct.
21	Q	Looks like a Dean here, Andrew F. Skola?
22	А	Something like that.
23	Q	But it looks like Andrew
24	А	Yes.
	~	



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24	A	They say the year they were issued.
23	issued?	
22	Q	And how do you know when they are were
21	A	That's correct.
20	diplomas	were issued by CSU in the '90s, correct?
19	Q	Let's turn to CSU 8 through 10. Now these
18	A	Sure.
17	to be on t	the Diploma in 1979 as well?
16	Q	And it's pretty cool that the Registrar used
15	A	That's correct.
14	because t	here is no Board of Trustees in 1979?
13	the Board	of Governors is listed on the Diploma is
12	Q	And is your understanding that the reason why
11	A	Yes.
10	the Dean o	of Business and Administration?
9	0001 on t	hat diploma the Dean is Andrew, because he is
8	Q	Understood. So this we're looking at CSU
7	different	colleges.
6	be differe	ent on these because some of them are
5	А	Yes. I would note that the Dean is going to
4	Hruska?	
3	Q	And a signature for a Registrar, James J
2	A	Yes.
1	Q	who was a Dean, yes?

1	Q And you say that because each document states
2	when the diploma is granted?
3	A Correct.
4	Q And each of those dates are in the '90s?
5	A Correct.
6	Q Could any of these diplomas be considered
7	drafts or exemplars?
8	A I'm not sure what the word "exemplar" means
9	there, but none of these would be drafts.
10	Q And how do you know that?
11	A Because these are original diplomas we had on
12	file.
13	Q And how can you be sure that they are
14	originals?
15	A They are in our possession and have never
16	left our possession.
17	Q And why does CSU maintain copies of those
18	diplomas and not others?
19	A As I mentioned before, we believe the
20	students did not pick them up.
21	Q And looking at these diplomas on the
22	left-hand side, you'll see a signature from the
23	Chairman of Board, correct?
24	A Correct.



	CALEB WEST In re Applicatio	BERG n of ATIKU ABUBAKAR	October 03, 2023 23
1	Q	Do you know who that is?	
2	A	It's a little hard to read the s	ignature,
3	I'll be h	onest.	
4	Q	And then on the right it looks l	ike Elnora D.
5	Daniel si	gns the diploma?	
6	A	Yes.	
7	Q	And she's the President in the '	90s?
8	A	I believe so.	
9	Q	Then under that signature, a Her	bert A.
10	Conley si	gns as Dean of the University?	
11	A	As Dean of the College of Busine	ss.
12	Q	And we know he's Dean of the Col	lege Of
13	Business	because there is Dean at the bott	om of the
14	page here	e, right?	
15	A	Correct.	
16	Q	And the seal on the diploma, the	seal is a
17	triangle	with two lines through it, correc	t?
18	A	That's correct.	
19	Q	And the seal has the verbiage 18	67 under it?
20	A	True.	
21	Q	It has Chicago State University	on top of the
22	seal, cor	rrect?	
23	A	Yes.	
24	Q	And the seal has the word "respo	nsibility"
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1	under that, correct?
2	A Yes.
3	Q And this seal is different than those that
4	were conferred and Bates stamped CSU 1 through 7,
5	correct?
6	A Yes.
7	Q When did the seal change?
8	A I'm not certain. At some point between 1979
9	and the '90s.
10	Q You think it changed in the '90s?
11	A Possibly.
12	Q And if you look at CSU 8 and then CSU 9, it
13	looks like the font is a little different between the
14	two. Do you see that?
15	A I don't see a difference to be honest?
16	Q If you look at the A.D. before 1989 and the
17	A.D. 1998?
18	A Okay.
19	Q Do they look slightly different to you?
20	A You know these are scanned copies. So it is
21	entirely possible that that difference is due to the
22	Xerox machine.
23	Q And if you go to those Bates stamped CSU 11
24	and 12 these are two diplomas from 2003?

1 Α Correct. 2 And they have two signatures on these 0 3 diplomas correct? 4 А Yes. 5 One from Niva Lubin, M.D. Board of Trustees 0 and the other from Elnora D. Daniel, President of the 6 7 University, correct? 8 А Correct. 9 Q And Dr. Lubin was the Chairperson in 2003? 10 А Yes. Dr. Lubin -- was Dr. Lubin the Chairperson in 11 0 12 2022? 13 I do not know that off the top of my head. А 14 And Elnora Daniel was the President in 2003? 0 15 А Yes. 16 And Elnora Daniel is not the President in 0 2022, correct? 17 18 Α Correct. 19 0 And you'll see the seal on these diplomas 20 from 2003. Are seals with a tree on them? 21 Α Uh-uh, yes. 22 And that seal is different from the previous 0 23 set of diplomas, correct? 24 А That's correct.



	CALEB WESTBERGOctober 03, 2023In re Application of ATIKU ABUBAKAR26
1	Q When did the seal change then?
2	A At some point between 1999 and 2003.
3	Q And you don't know which date?
4	A No, I'm not certain.
5	Q Is the seal the same today?
6	A No.
7	Q And what is the seal now?
8	A Our current seal is a book, but it looks a
9	little like a tree.
10	Q And when did that change?
11	A I don't know for certain. I believe that was
12	at some point in the 20 teens.
13	Q And going back to Exhibit 3, you looked at
14	the Request Number 2. The request is a true and
15	correct copy of any diploma issued by CSU in 1979 to
16	Mr. Tinubu. Do you see that?
17	A I do.
18	Q And CSU has determined that it does not have
19	a true and correct copy of the diploma issued to Bola
20	Tinubu in 1979, correct?
21	A That's correct.
22	Q And how did CSU determine that it did not
23	have a true and correct copy of this?
24	A We went through every diploma in our
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1 possession. 2 And you went through every diploma in your 0 3 possession, given the importance of this matter? 4 А Yes. 5 And so CSU, after going through every 0 6 diploma, was unable to find an authentic copy of any 7 diploma that CSU issued to Tinubu in 1979, is that 8 correct? 9 А We did not find any diploma issued by CSU in 10 1979 to Mr. Tinubu. 11 But you retained copies of the some diplomas 0 12 but not others, is that correct? 13 When we have a copy of the diploma, it is Α 14 because a student didn't pick it up. 15 And you don't have a copy of Mr. Tinubu's 0 16 June 22, 1979 diploma or his June 27, 1979 diploma, 17 correct? 18 Α We have the June 27, 1979 diploma. It is in 19 our possession. 20 The original June 27, 1979 diploma is in your 0 21 possession? 22 А It is a reordered copy. The one that you 23 have, it is in one of your exhibits. 24 And the reordered copy is a re-created copy 0 👂 ESOU

1 that CSU re-created? 2 It is a diploma reorder that matches what we А 3 have in CSU 11 and 12. And why did you not produce the June 27th 4 0 5 diploma yesterday? My impression was that you already had that. 6 А 7 MR. HAYES: Which request do you think it is 8 responsive to? I don't read it as being requested 9 yesterday. 10 Request Number 1, a true and MS. LIU: 11 correct copy of any diploma for a Bachelor of Science 12 Degree issued by CSU in 1979? 13 MR. HAYES: Please ask the witness. But the 14 June 27th diploma was not issued by CSU in 1979. We 15 all know that. 16 THE WITNESS: What he says is correct. 17 BY MS. LIU: 18 And so was June 27, 1979 diploma in 0 19 Mr. Tinubu's files at CSU? 20 We don't keep diplomas in the student files. А 21 We have a file cabinet that has diplomas. 22 And how long do you keep diplomas at CSU? 0 23 At present until students pick them up. Α 24 So just to backing up, just so I understand 0



	•••
1	it, say someone today graduated from 1979 and calls the
2	Registrar's office and wants a copy of their diploma,
3	you don't have like a template for a degree from CSU in
4	1979 in the Registrar's office that you use?
5	A Correct.
6	Q And that person requesting a diploma from
7	1079 doesn't receive then a copy of their diploma from
8	1979, correct?
9	A Correct.
10	Q Let's go to Tab 4. Before I hand you another
11	document. I believe you testified that you produced
12	the entire student file?
13	A Correct.
14	Q Are there any other documents from the file
15	that have been withheld because you thought they were
16	not responsive?
17	A No.
18	Q Only the June 27th diploma, correct?
19	MR. HAYES: I object. As he testified
20	before, that diploma is not part of Mr. Tinubu's file.
21	So when you say "other documents withheld from the
22	file" that is not accurate. Mr. Westberg, answer the
23	question, if you can.
24	MS. LIU: I would like to put on the record.



I kindly ask Counsel to refrain from making speaking 1 2 objections and improperly coaching the witness. 3 THE WITNESS: What was your question again? 4 MR. HAYES: I objected to the form of the 5 question. 6 THE WITNESS: No. BY MS. LIU: 7 8 But you did withhold the June 27th diploma 0 9 because you thought it was not responsive? 10 MR. HENDERSON: Objection. Mischaracterizes his testimony. 11 12 THE WITNESS: We provided what was requested. 13 MS. LIU: But you did not provide the 14 June 27, 1979 diploma? 15 Same objection. MR. HENDERSON: 16 THE WITNESS: We did not provide that 17 yesterday. 18 MS. LIU: I'm going to hand you another 19 document. 20 (WHEREUPON Exhibit 5 was marked for 21 identification) 22 BY MS. LIU: 23 I am going to hand you what has been marked 0 24 as Exhibit 5 entitled "Undergraduate Diploma Order



1	Replacement Form." And this is the form that is posted
2	on CSU's website, an undergraduate, diploma order or
3	replacement form?
4	A Yes.
5	Q And do you recognize this document?
б	A Yes.
7	Q And do you people fill out this form in order
8	to order a replacement diploma?
9	A Yes.
10	Q And does everyone have to fill out this form?
11	A If they want to order a replacement diploma.
12	Q And it says at the bottom "Full Legal Name At
13	Time of Graduation". Do you take steps to verify that
14	this person went to CSU?
15	A Correct, yes.
16	Q And what steps do you take?
17	A We locate their records.
18	Q And how do you do that?
19	A Using the confidential information provided
20	that allows you to verify their identity. We do a
21	record lookup and verify what is on the records before
22	we produce a diploma.
23	Q And how far back in time do these records go?
24	A What do you mean?



1	Q Do you have records from every student from
2	the '70s?
3	A If they were a student with us, yes, we keep
4	a student file on them.
5	Q And how far back do the records go?
6	A I have seen records as early as the '30s.
7	Q Does CSU have a policy or practice on how
8	long they keep the student records?
9	A We keep the student records into perpetuity.
10	Q And what does CSU typically keep for students
11	who graduated in 1979?
12	A At the very least we maintain an official
13	transcript.
14	Q So every CSU student who graduated in 1979
15	would have an official transcript in their files?
16	A That's correct.
17	Q And where are these files kept?
18	A In our records room.
19	Q And are there any instances where records are
20	not maintained for a student?
21	A No.
22	Q Do you keep any record of when former
23	students asked for diplomas?
24	A No.

	<b>U</b> ESQ	DUTRE DEPOSITION SOLUTIONS800.211.DEPO (337) EsquireSolutions.co.	
24	Q	And on Exhibit 5 at the top of the page,	
23	BY MS. LIU:		
22	would loo	k up their record.	
21		THE WITNESS: Yes, I did answer this. We	
20	answered.		
19		MR. HENDERSON: Objection. Asked and	
18	about a s	tudent who attended 40 years ago?	
17	Q	And by what means do you do this if we talk	
16	А	Yes.	
15	the Unive	rsity before issuing a replacement diploma?	
14	Q	And do you always verify that someone went to	
13	that comm	on.	
12	but it is	atypical this is not a common it is not	
11	А	It could be a handful more in a given month,	
10	a replace	ment diploma?	
9	Q	So it is pretty atypical if someone requests	
8	A	One, if one. Maybe none.	
7	typically	get in a month?	
6	Q	And how many requests for diplomas do you	
5	А	It's not consequential to the student file.	
4	Q	Why don't you keep a record of them?	
3	A	No.	
2	asked for	a diploma?	
1	Q	Did you have a record of when Mr. Tinubu	

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24	Q And you're speculating, correct?	
23	up.	
22	certain, my speculation would be that it was not picked	
21	A While the University doesn't know that for	
20	your files?	
19	Q So why do you have the June 27th diploma in	
18	A Correct.	
17	only if they are not picked up?	
16	Q So do you keep documents that were reordered	
15	BY MS. LIU:	
14	of a diploma is that the student didn't pick it up.	
13	THE WITNESS: The only event we have a copy	
12	answered.	
11	MR. HENDERSON: Objection. Asked and	
10	you don't have a copy of that 1979 diploma, correct?	
9	Q But if someone graduated from CSU in 1979,	
8	our possession. If not, I would place an order.	
7	A I would provide the diploma if we had it in	
6	receive a copy, correct?	
5	copy of their diploma from CSU today, they would	
4	Q If someone graduated in 2021 and asked for a	
3	A You are correct.	
2	years."	
1	"Please note we only keep on file diplomas up to two	

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24	A We would not do that. We would not process
23	graduate to let them know of the request?
22	diploma of a CSU graduate, do you always call the CSU
21	Q And if it is a third party requesting a
20	A No.
19	on the diploma as a signature?
18	Q And anyone else that you would expect to see
17	A Yes, correct.
16	Board Chair?
15	diploma will be signed by the current President and
14	this form for a replacement diploma, that placement
13	Q And so if I graduated in 1979 and I fill out
12	A Correct.
11	President and Board Chair, correct?
10	wrong, is that all diplomas are signed by the current
9	Q So my understanding, and correct me if I am
8	issued in 2023.
7	A It would appear like the diplomas that we
6	from say 1979 to today?
5	different form diploma if someone reorders a diploma
4	Q And just process wise, you need to use a
3	A Correct.
2	Q You don't know that for certain?
1	A Correct.

1	that diploma if it was not from the student.
2	Q Every time?
3	A We would verify it is the student who is
4	requesting.
5	Q So you have never strike that?
6	(WHEREUPON Exhibit 6 was marked for
7	identification)
8	BY MS. LIU:
9	Q I'm handing you what has been marked as
10	Exhibit 6. This purports to be a June 22, 1979 diploma
11	issued to Mr. Bola A. Tinubu. And you can see that it
12	is stamped by INEC on the diploma as well. Have you
13	seen this document before?
14	A In the proceedings of this case, yes.
15	Q You have never seen this document prior to
16	the proceedings in this case?
17	A Correct.
18	Q And I'll submit to you that this diploma is
19	the diploma that Mr. Tinubu reportedly submitted to
20	INEC. Do you have any reason to doubt that statement?
21	A No.
22	Q And this June 22, 1979 diploma, I will refer
23	to as "the INEC diploma" for simplicity sake. Do you
24	understand?



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	<b>es</b> ç	UIRE800.211.DEPO (3376)DEPOSITION SOLUTIONSEsquireSolutions.com
24	Q	But it is not there, correct?
23	Xerox.	
22	А	It does appear that may be cut off from the
21	"Dean" un	der it, correct?
20	right loo	ks like Herbert A. Conley? It doesn't state
19	Q	For the other two signatures, the one on the
18	А	As far as I'm aware.
17	correct?	
16	Q	She was the President from 1998 to 2008,
15	А	Yes.
14	President	of CSU in 1979, correct?
13	Q	And Elnora Daniel was not the Chair or
12	А	Yes.
11	signature	s says Elnora Daniel, correct?
10	diploma.	On the right it looks like one of the
9	Q	So let's look at the signatures on the INEC
8	А	True.
7	1979, did	it?
6	Q	And CSU didn't have a Board of Trustees in
5	A	Yes.
4	this 22nd	day of June 1979, correct?
3	The INEC	diploma says that the diploma is granted on
2	Q	And let's take a look at the INEC diploma.
1	А	Yes.

	CALEB WESTB In re Application	ERG October 03, 2023 of ATIKU ABUBAKAR 38
1	A	I do not see it on the paper.
2	Q	And Herbert A. Conley was not Dean in 1979,
3	correct?	
4	A	As far as I'm aware.
5	Q	And the signature on the left, who was that?
6	A	Very hard to make out signatures. I'm not
7	sure what	the name is.
8	Q	You don't think this person was Chairman of
9	the Board	in 1979, correct?
10	A	I didn't say that.
11	Q	Are you looking at a different document?
12	A	I think this matches what we have for
13	Exhibit 10	) and 11.
14	Q	From the Bates stamp CSU 10 and CSU 11?
15	A	Yes.
16	Q	And those diplomas are from 1990 well, it
17	is not fro	om CSU 11, correct?
18	A	Apologies again, you are correct.
19		MR. HAYES: Keep your voice up, please.
20		THE WITNESS: 9 and 10.
21	BY MS. LIU	J:
22	Q	And the date for included on the diplomas
23	for CSU 9	and 10, are 1998 and 1999 respectively,
24	correct?	



1	A Yes.
2	Q And so this person on the left-hand side of
3	Exhibit 6, that signature, he wasn't the Chairman of
4	the Board in 1979 then, correct?
5	A Correct.
6	Q And the seal on Exhibit 6 doesn't have it
7	is the triangle with the two lines through it?
8	A Yes.
9	Q And the seal doesn't have the word
10	"responsibility" under it, correct?
11	A Not on this copy, no.
12	Q And the seal does not have 1867 under it,
13	correct?
14	A Not on this copy.
15	Q And you are unaware of any diploma from 1979
16	that includes these three signatures having been issued
17	by CSU, correct?
18	A Correct.
19	Q And you are unaware from any diploma from
20	1979 that includes the triangle seal having been issued
21	by CSU, correct?
22	A Correct.
23	Q And you've never seen a diploma that cuts off
24	the triangle seal in this manner?



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1	A Correct.
2	Q You have never seen a diploma that cuts off
3	the signature of Herbert Conley's position like that,
4	correct?
5	A Correct.
6	Q And CSU doesn't have a 1979 diploma that
7	contains the same font, CL signatures, and wording
8	apart from the INEC diploma, correct?
9	A Correct.
10	Q And CSU doesn't know of any diplomas like the
11	INEC diploma having ever been issued, correct?
12	A I believe that's what we produced in the
13	request. Hold on. The ones that are like it are CSU
14	8, 9 and 10.
15	Q CSU 8, 9 and 10 are dated in 1999, correct?
16	A You're correct.
17	Q Or from the '90s, correct?
18	A Yes.
19	Q And Exhibit 6 is dated from 1979, correct?
20	A It's dated 1979.
21	Q So CSU doesn't know of any diplomas dated
22	1979 like the INEC diploma that has ever been issued,
23	correct? It is a simple "yes" or "no" answer?
24	A Sure.



1	Q That's correct?
2	A Yes.
3	Q And CSU has no basis that the INEC diploma
4	was issued by CCSU, correct?
5	A The student in question graduated from the
6	University in June 22, 1979. We were not qualified to
7	verify whether this document is authentic, given that
8	it is not in our possession.
9	Q Have you ever seen a diploma purporting to be
10	from CSU, but was actually a forgery?
11	A Yes.
12	Q Are you aware of any entities that create
13	such fake diplomas?
14	A Yes.
15	Q Can you give me some examples of that?
16	A I cannot provide a name of an entity that
17	does such. However, you can Google this easily. There
18	are many companies that do this for folks.
19	Q And CSU has no record of issuing this INEC
20	diploma to President Tinubu in 1979?
21	MR. HENDERSON: Objection. Asked and
22	answered.
23	THE WITNESS: Correct.
24	
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1 BY MS. LIU: 2 And CSU has no record of issuing the INEC 0 diploma to President Tinubu, correct? 3 4 MR. HENDERSON: Objection. Same question 5 answered for a third time. 6 THE WITNESS: Correct. We do not keep copies 7 of the reorder requests. 8 And CSU did not issue either the two diplomas 0 9 to President Tinubu in 1979, correct? 10 А Can you rephrase that? So CSU did not issue the June 22, 1979 11 0 12 diploma as well as the June 27, 1979 diploma to 13 Mr. Tinubu in 1979? 14 MR. HENDERSON: Objection. Vague. Compound 15 question. 16 MS. LIU: I kindly ask counsel to refrain 17 from making speaking objections. 18 MR. HENDERSON: Vague and compound guestions 19 is anything other than a speaking objection. Vague 20 and compound question is not a speaking objection. 21 MR. HAYES: You can answer the guestion, 22 Caleb, if you understand it. 23 THE WITNESS: We issue a diploma to every 24 student that graduates. I think I'm a little confused



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by the question, though.		
BY MS. LIU:		
Q I'll rephrase it. So CSU did not :	issue the	
INEC diploma to President Tinubu in 1979, co	rrect?	
MR. HENDERSON: Objection. Asked a	and	
answered.		
THE WITNESS: No, not in 1979.		
BY MS. LIU:		
Q And CSU did not issue a diploma dat	ted	
June 27, 1979 to Mr. Tinubu in 1979, correct	?	
A Correct.		
(WHEREUPON Exhibit 7 was	marked for	
identification)		
BY MS. LIU:		
Q Mr. Westberg, I'm handing you what	has been	

15 0 Mr. Westberg, I'm handing you what has been 16 marked as Exhibit 7. It is a letter from CSU dated June 27, 2022. Do you recognize that document? 17 18 Α I do. 19 0 This is a stock letter for anyone who had

requested Mr. Tinubu's records? 20

21 Α Yes. 22 0 Did you draft this letter? 23 I did. Α 24 Did anyone else help to prepare you in Q



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1	drafting this letter?
2	A No.
3	Q And was CSU Counsel involved at this point?
4	A I don't recall.
5	Q Do you recall CSU's outside Counsel was
6	involved at this point?
7	A I don't think so.
8	Q And no one else was anyone else involved
9	in drafting this letter?
10	A No. About 20 years ago we received similar
11	requests and a past Registrar named Lois Davis looked
12	into the matter and drafted a more or less identical
13	letter at that time as well.
14	Q So 20 years ago you received similar requests
15	about Mr. Tinubu's records?
16	A That's correct.
17	Q And Lois Davis was the Registrar then?
18	A She was.
19	Q And she wrote a stock letter similar to this
20	in Exhibit 7?
21	A Yes.
22	Q And you don't have a record of that in your
23	possession?
24	A No.



1	Q There is no record of Lois Davis' letter in
2	CSU's possession?
3	A Yes, we have a copy of the letter.
4	Q And that is in Mr. Tinubu's files?
5	A No.
6	Q Where would that be then?
7	A Somewhere in our office, probably in my
8	office at present.
9	Q Just like sitting on your desk or where?
10	A When these matters arise and we have to do
11	checking on things, we look up what we have available
12	to us and this was found.
13	Q So where was it found?
14	A One of my staff members brought it to me.
15	Q Was that in electronic form?
16	A Yes, a scanned copy.
17	Q And so you took Miss Davis' letter and just
18	made an identical letter in 2022.
19	A After verification of the record to ensure
20	that it was accurate, yes.
21	Q And what did you do to verify?
22	A I looked up the student record.
23	Q Anything else?
24	A Nothing else.



1	Q	Did you call Miss Davis?
2	А	No.
3	Q	Was the letter that is Exhibit 7 drafted at
4	the reques	st of Mr. Tinubu?
5	А	No.
6	Q	And do you know if the letter drafted by Lois
7	Davis was	drafted at the request of Mr. Tinubu?
8	А	I doubt it.
9	Q	Why do you say that?
10	А	I was not around when Lois Davis was
11	Registrar	. So I can't 100 percent say that. We, as
12	Registrars	s don't generally do these kinds of things.
13	Typically	the student would be requesting a letter like
14	this.	
15	Q	And so was a hyperfile situation 20 years
16	ago?	
17	А	My understanding is that yes. I believe Bola
18	Tinubu has	s been in politics for a long time.
19	Q	And in drafting Exhibit 7, was there an
20	uptick in	the number of inquiries for Mr. Tinubu's
21	records th	nen?
22	А	Yes.
23	Q	And were you filling those inquiries?
24	А	Yes.

	CALEB WESTBERC	<b>,</b> - ·
-	Q An	d were they inquiries into his diploma?
2	A Ye	S.
	Q An	d about how many inquiries did you get?
	A Fi	ve to 30 a day.
	MR	. HENDERSEN: I'm sorry. Would you read
	that answer	back, please?
		(WHEREUPON the record was read as
		follows:
		"A Five to 30 a day.")
	BY MS. LIU:	
	Q An	d how would those inquiries come to CSU?
	A Vi	a e-mail.
	Q An	d for each of these inquiries you would
	send this le	tter that is Exhibit 7?
	A Co	rrect.
	Q An	d did you notify Mr. Tinubu each time?
	A Nc	
	Q An	d you knew it was a controversial matter,
	but you did	not notify him?
	A Th	e University was not under the impression
	this was a c	ontroversial matter.
	Q Yo	u knew it was an important matter, though,
	and you didn	't notify him then, correct?
	A Co	rrect.



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24	MR. HENDERSON: Objection. Asked and
23	the same person as the President?
22	Q So CSU is simply assuming that Bola Tinubu is
21	A No. We believe they are one in the same.
20	same Bola Tinubu who is President, correct?
19	certainty that the Bola Tinubu who attended CSU is the
18	Q So CSU has no basis to conclude with
17	A No.
16	applied?
15	Q And were you told by someone that Mr. Tinubu
14	A No.
13	knowledge, though, that Mr. Tinubu applied, correct?
12	Q Your assertions aren't based on personal
11	A No.
10	Q Anything else?
9	A The student transcript.
8	assertions in this letter?
7	Lois Davis' letter, what is the basis for the
6	Apart from copying the information from
5	on June 22, 1979. His major was accounting.
4	Science Degree in Business Administration with Honors
3	August 1977 to June 1979. He was awarded a Bachelor of
2	Bola A. Tinubu attended Chicago State University from
1	Q And the letter states, please be advised that

1	answered.
2	THE WITNESS: That is correct.
3	BY MS. LIU:
4	Q And the "Whom it may concern" letter that CSU
5	produced yesterday doesn't have your signature, right?
6	A Can you show me what we are talking about?
7	Q Sure.
8	(WHEREUPON Exhibit 8 was marked for
9	identification)
10	BY MS. LIU:
11	Q I hand you what has been marked as Exhibit 8.
12	A You are correct. This letter does not have
13	my signature.
14	Q And I'll just put on the record that
15	Exhibit 8 are the documents that are some of the
16	documents that you produced, that CSU produced
17	yesterday?
18	A Yes.
19	Q And so the "to whom it may concern" letter
20	doesn't have your signature, right?
21	MR. HENDERSON: Can we talk about the Bates
22	stamp to make the record here?
23	MS. LIU: The "to whom it may concern"
24	letter, Bates stamped CSU 0015, doesn't have your



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Q. The to whom it may concern letter,
 Bates-stamped CSU 0015 doesn't have your signature,
 right?

A. The Bates stamp -- but yes, this -- this letter here does not have -- or this one does have and does not have. So 01 -- 0013 does not have my signature.

UNIDENTIFIED MALE SPEAKER: Can we just stop for a second, Angela. Can I ask you a question? So the exhibit you just showed the witness, CSU 0015 is -- is not what we produced yesterday. It's missing the Jamar Orr stamp up in the top corner.

THE REPORTER: The what stamps?

UNIDENTIFIED MALE SPEAKER: I'm sorry. Jamar
Orr, O-R-R. I'm just looking at what we produced
yesterday and what you've just handed the witness with
the CSU number on it, and the documents are different.

MS. LIU: These documents are what we received yesterday. We can clear this up for the record later on, maybe after the break, but it's not necessary at this point.

22 MR. HENDERSON: Or object if you ask questions 23 about the documents, then I'd like you to refer to the 24 Bates page, and -- or if you're not going to ask him



1	questions, that's fine. If you are going to ask some
2	questions, then let's be on the same page about which
3	document you're talking, either by exhibit or Bates
4	page.
5	UNIDENTIFIED MALE SPEAKER: Well, I'm happy to
6	talk with you during a break about the apparent
7	discrepancy and some of the markings on the documents,
8	but I agree we should move ahead. I apologize.
9	BY MS. LIU:
10	Q. And you're aware that are you aware that
11	the to-whom-it-may-concern letter that was submitted
12	in the Nigerian litigation has your signature on it?
13	UNIDENTIFIED MALE SPEAKER: Objection. Either
14	what exhibit or Bates page?
15	MS. LIU: I'm I'm asking him a question,
16	but
17	UNIDENTIFIED MALE SPEAKER: You're referring
18	to a document.
19	MS. LIU: I can go to Exhibit 7.
20	BY MS. LIU:
21	Q. Exhibit 7, that Exhibit 7 has your
22	signature on it, correct?
23	A. Yes.
24	Q. And are you aware that this letter with your
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24	Q. And you've seen this subpoena before?
23	A. Yes.
22	Q. Do you recognize that?
21	BY MS. LIU:
20	pertaining to the admission of Bola Ahmed Tinubu.
19	records it's a subpoena for any and all records
18	pertaining to the admission or pertaining to
17	K-O-W-A-L-S, and it's a subpoena for records
16	Enahoro-Ebah's lawyer, Mr. Kowals, which is
15	So this is a subpoena issued by Mike
14	E-N-A-H-O-R-O, dash, Ebah, which is E-B-A-H.
13	MS. LIU: By Mike, and then Enahoro is
12	for me now. I can't write that.
11	THE REPORTER: Okay. You've got to spell that
10	Enahoro-Ebah's lawyer, Mr. Kowals.
9	Q. This is a subpoena issued by Mike
8	BY MS. LIU:
7	identification.)
6	(Applicant's Exhibit 9 was marked for
5	marked as Exhibit 9.
4	MS. LIU: Handing the witness, what has been
3	A. I am now.
2	litigation?
1	signature on it was submitted in the Nigerian

Α. Yes.

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2 Were you the one that gathered the information 0. 3 for this subpoena?

4 MR. HAYES: I'm going to object to this line of questioning. It's not related to any of the topics 5 of today's deposition, Topics 1 through 5. Mr. 6 7 Westberg is not here on the university's behalf to 8 address questions about that prior subpoena. I'm not going to instruct him not to answer, but Mr. Westberg 10 can answer questions to the extent of his own personal 11 knowledge.

12 And Counsel, I would ask you to stick to the 13 topics for the deposition today. This isn't one of 14 them.

15 MS. LIU: I would also like to state for the 16 record that Topic Number 2 is CSU's position on the 17 authenticity of the eight documents that are included 18 in the exhibits to the complaint in Enahoro-Ebah vs. 19 Tinubu.

20 I agree. The request is as to the MR. HAYES: 21 authenticity of the documents that are attached to 22 the -- to the subpoena.

23 But please, go ahead. I've stated my 24 objection.



1	BY MS. LIU:
2	Q. Were you the one that gathered the information
3	for the subpoena?
4	A. Yes.
5	Q. Did anyone else help you?
б	A. No.
7	Q. And let's let's turn back to the subpoena,
8	which is Exhibit 2, the subpoena in this matter.
9	A. Yeah.
10	Q. And attached to
11	UNIDENTIFIED MALE SPEAKER: I'm sorry. We're
12	on Exhibit 2 now?
13	MS. LIU: Yes.
14	BY MS. LIU:
15	Q. And attached to that exhibit are additional
16	documents that were topics in the subpoena?
17	A. Mm-hmm. Yes.
18	Q. And if you can turn to the page with the
19	handwritten Exhibit 7 on it, it is a letter from you
20	to Mr. Kowals dated September 22, 2022.
21	Do you recognize this letter?
22	A. I do.
23	Q. This letter was sent by CSU, correct?
24	A. That is correct.

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1	Q. And you signed this letter?
2	A. I did.
3	Q. And it says: The enclosed documentation is
4	all the records we have for Bola A. Tinubu. We do not
5	have a record of any documentation for a passport,
6	visa, social security card, or driver's license.
7	Additionally, we do not have a record of how tuition
8	was paid during this time of attendance.
9	Before sending along these documents to Mr.
10	Kowals, did you contact Mr. Tinubu?
11	A. No.
12	Q. Why not?
13	A. I was not instructed to do so.
14	Q. And who would have instructed you to do so?
15	A. Orr Legal Affairs Department.
16	Q. Did the Legal Affairs Department tell you, you
17	could send along these documents without contacting
18	Mr. Tinubu?
19	A. I'm sorry. Would you repeat that question
20	back, a little slower?
21	Q. Strike that.
22	This letter has more information in it than
23	the stock letter of information that you sent before
24	in Exhibit



CALEB WESTBERG
In re Application of ATIKU ABUBAKAR

1	A. 7.
2	Q 7. Thank you.
3	A. You are correct.
4	Q. And the remainder of the documents attached to
5	the subpoena that is Exhibit 2, these were included in
6	Mike Enahoro-Ebah's complaint with this letter?
7	A. What are we referring to?
8	Q. So the remainder of the document attached to
9	the subpoena, which is Exhibit 2?
10	A. Oh, I see. Yes.
11	Q. So the remainder of those documents did CSU
12	provide these documents to Mr. Enahoro-Ebah?
13	A. Yes.
14	Q. And looking at the documents with the written
15	Exhibit 9, exhibit the written Exhibit 10, and
16	written Exhibit 11 and written Exhibit 12, how did CSU
17	authenticate these documents before sending them to
18	Mr. Enahoro-Ebah?
19	A. We located them in the student file.
20	Q. And the written Exhibit 8, was that also in
21	the student file?
22	A. No. This is in a file cabinet with diplomas.
23	Q. So looking at these exhibits or these
24	documents, how is CSU sure that they all concern the

1	same Bola A. Tinubu was now president?
2	A. Because of the transcript.
3	Q. And that's the only basis?
4	A. That is the official record of a student. A
5	diploma in the U.S. is considered a ceremonial
6	document.
7	Q. So let's look at the handwritten Exhibit 9,
8	which states Chicago State University Academic Record
9	at the top.
10	A. Yes.
11	Q. And you see in the upper right-hand corner
12	that the birth date appears to be 3-29-54 here?
13	A. That is correct.
14	Q. And you're aware that Mr. Tinubu also
15	submitted to INS that his birth date is 3-29-52?
16	A. I'm not aware of that.
17	Q. So, again, how can you be sure that this is
18	the same Bola A. Tinubu who is now president?
19	A. This is a part of the student's official
20	record. We don't have any reason to doubt the
21	authenticity of our student record.
22	Q. But there's nothing in this document that
23	strike that.
24	Exhibit 12, the handwritten Exhibit 12 here,

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24	MR. HENDERSON: Objection. Foundation.
23	president of Nigeria?
22	here as female is the same Bola A. Tinubu who is
21	Q. So how are you sure that Bola A. Tinubu listed
20	BY MS. LIU:
19	THE WITNESS: It does indicate that.
18	MS. LIU: Yes.
17	Southwest College document?
16	MR. HENDERSON: We're talking about the
15	female, correct?
14	Q. And this document says, Bola A. Tinubu is
13	A. You are correct.
12	Q. And this document is in the student files?
11	BY MS. LIU:
10	MR. HENDERSON: Okay.
9	College.
8	MS. LIU: It has a heading of Southwest
7	the second page.
6	MR. HENDERSON: I want to make sure we're on
5	MR. HAYES: At the back of Exhibit 2, Vic.
4	MS. LIU: Handwritten Exhibit 12.
3	we looking at?
2	MR. HENDERSON: I'm sorry. What document are
1	it says that Bola A. Tinubu is female. How are you

1	THE WITNESS: We can attest that this is part
2	of the student record. This was received by the
3	university. This is what we have in connection with
4	the student record.
5	BY MS. LIU:
6	Q. So anything received by the university, you
7	just assume is correct?
8	A. No.
9	Q. So you're not really sure, then, that this
10	Bola A. Tinubu who is listed as female here is the
11	same as the Bola A. Tinubu who is president of
12	Nigeria, correct?
13	MR. HENDERSON: Objection. Asked and answer.
14	THE WITNESS: I'm not saying that.
15	BY MS. LIU:
16	Q. Because you're not sure?
17	A. No, I'm not saying that because we believe
18	this to be a part of the student record. So while,
19	you know, I can't attest to whether or not that was
20	caught at the time, this was submitted and received as
21	part of the student file.
22	Q. So everything that's a part of the student
23	file is, in your estimation, correct?
24	A. I'm saying these are accurate documents that



1	part of the student file. These are accurately a part
2	of the student file.
3	Q. But you're not saying that the information
4	submitted in the documents is correct?
5	A. I'm saying I'm able to verify that this is
6	what is a part of the student file.
7	Q. So you're saying that the student this is a
8	part of the student file, correct?
9	A. Mm-hmm.
10	Q. But just because a record is a part of the
11	student file doesn't mean that the underlying
12	information is correct, right?
13	A. You are correct.
14	Q. So this document doesn't mean that this is the
15	same Bola A. Tinubu that is the president of Nigeria,
16	correct?
17	MR. HENDERSON: Objection. Asked and
18	answered.
19	THE WITNESS: Chicago State University doesn't
20	seek to answer what is on the Southwest College
21	transcript. That's what I can say is this is
22	received by Chicago State University and is a part of
23	the student file.
24	MS. LIU: Can you repeat or read back that



1	answer?
2	(The previous answer was read back.)
3	MR. HAYES: We've been going for almost
4	two hours, so some time soon, you can finish on this
5	document if you want, Angela. I would just request a
6	five-minute break.
7	BY MS. LIU:
8	Q. So CSU doesn't know for certain what is in
9	these documents is true, correct?
10	MR. HENDERSON: Objection. Asked and
11	answered.
12	THE WITNESS: Nobody working at the university
13	was around in 197 currently working at the
14	university was around in 1979, so I don't have a way
15	to tell you what occurred with the Southwest College
16	terms at the time.
17	MS. LIU: Can you read back the question?
18	(The previous question was read back.)
19	MR. HENDERSON: And can you read back his
20	answer, please?
21	(The previous answer was read back.)
22	MS. LIU: And just a few more questions before
23	a break.
24	BY MS. LIU:



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24	MR. HENDERSON: No, I'm going to clarify the
23	making a speaking objection or what
22	MS. LIU: Mr. Henderson, I'm kindly are you
21	what exhibit this is
20	document that's in the court file, and I'm not sure
19	Southwest College one says Bola A. Tinubu. The
18	MR. HENDERSON: For the record, then, the
17	Q. Thank you.
16	A. They do not state his full middle name.
15	these documents?
14	Q. So let me ask the question again. None of
13	BY MS. LIU:
12	College one says Bola A. Tinubu.
11	MR. HENDERSON: Okay. So the Southwest
10	subpoena this subpoena.
9	MS. LIU: Any of the documents attached to the
8	over?
7	about, the Southwest College one that we just went
6	MR. HENDERSON: Which document are you talking
5	was spelled out on these documents, no.
4	A. I'm not certain that we have his middle name
3	is Bola Ahmed Tinubu, correct?
2	documents we just looked at state that the individual
1	Q. Just to make sure I'm clear, none of these

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1	record. So there's also Bola A. Tinubu on the
2	document that's maybe three or four pages ahead of
3	Exhibit 11 or two pages ahead of Exhibit 11. On
4	Exhibit 10, it says, Bola A. Tinubu.
5	THE REPORTER: H?
6	MR. HENDERSON: A.
7	THE REPORTER: A.
8	MR. HENDERSON: On Exhibit 10. On exhibit
9	some of them say Bola A. Tinubu.
10	BY MS. LIU:
11	Q. But none of those documents state Bola Ahmed
12	Tinubu, correct?
13	A. You are correct.
14	MR. DE GRAMONT: This is Alex in Washington.
15	Can we take a comfort break? I don't want to miss a
16	word, and I need a break.
17	MS. LIU: Yeah. We can take a break.
18	MR. DE GRAMONT: Thank you.
19	MS. LIU: Thank you.
20	(A recess was taken.)
21	MS. LIU: We're back on the record.
22	BY MS. LIU:
23	Q. Mr. Westberg, I asked you previously, how do
24	you know that the Bola A. Tinubu in the in the



1	record in the student records is the same Bola A.
2	Tinubu that is now present? And I believe your
3	testimony is that the record is correct. I guess, how
4	do you how do you know that it's the same person
5	who is who is president?
6	A. So when we do an analysis of the record, we're
7	looking at a lot of the documentation therein, right?
8	We're looking at the official trans
9	MR. HAYES: Keep your voice up.
10	THE WITNESS: Yes. We're looking at the
11	official transcript. We're looking at things like,
12	for example, what's in here is the admissions letter
13	to the student. We're looking at the admissions
14	application. All of these things match that identity,
15	and so we have no reason to doubt that what's in the
16	student record is what we have.
17	BY MS. LIU:
18	Q. I guess I would ask you this question: So
19	using my name, for example, Angela Liu, if there's a
20	record of Angela Liu CSU's files, how do you know it's
21	the same Angela Liu that's sitting in front of you
22	right now?
23	MR. HENDERSON: Objection. Asked and

23 MR. HENDERSON: ODJECTION. Asked24 answered.



1	THE WITNESS: So we would check your student
2	file against your personal information. In the case
3	of Bola Tinubu, it is an unusual name for us in the
4	U.S. This is not a hard one to verify.
5	BY MS. LIU:
6	Q. Do you know if Bola A. Tinubu is a common name
7	in Nigeria?
8	A. I'm not aware.
9	Q. And you're aware of the discrepancy in his
10	birth date in the documents appended to the subpoena
11	and what was submitted to INEC?
12	A. Can you reference where where we're looking
13	at the discrepancy?
14	Q. Handwritten Exhibit 9 says the date of birth
15	is 3-29-54?
16	A. Okay. And against which document?
17	Q. A I can submit to you that the document
18	that was submitted in the Mr. Tinubu's affidavit of
19	particular states that his birth date is March 29,
20	1952.
21	MR. HENDERSON: For the record, can you
22	identify that document for us, please?
23	MS. LIU: It is I can I can get that
24	Exhibit 2.



Г

1	BY MS. LIU:
2	Q. But are you aware of any of the discrepancy
3	in his birth date in these documents that was
4	submitted to INEC?
5	MR. HENDERSON: Same objection.
6	THE WITNESS: According to the records we
7	have, I'm not aware of any discrepancies.
8	BY MS. LIU:
9	Q. And you're aware of the discrepancy in his
10	gender?
11	A. The university is not confused about that. We
12	issued an admissions letter to Mr. Bola Tinubu. He
13	applied as a male student. That is a part of the
14	record.
15	Q. So if you have a record of an Angela Liu in
16	CSU's files, you're certain it's the same one in front
17	of you now?
18	MR. HENDERSON: Objection. Calls for
19	speculation. Incomplete hypothetical.
20	THE WITNESS: I think I would need to look at
21	what you submitted to in order to verify your
22	identity. I would I would
23	BY MS. LIU:
24	Q. So can you give me some examples of that?



1	A. You know, we would when we seek to verify
2	identity, we're seeking to look at the legal name.
3	We're seeking to look at date of birth. We're seeking
4	to look at, you know, could be social security number.
5	There's a variety of personal identifying information
6	that we might look up.
7	Q. Okay. Let's go to and going back to that,
8	I guess, and did you verify strike that.
9	Turning to handwritten Exhibit 3 attached to
10	the subpoena, which is Exhibit 2 in this case, this is
11	a diploma that is excuse me. Sorry.
12	I'd ask that you turn to exhibit
13	handwritten Exhibit 8, which is the diploma dated the
14	27th day of June '80 1979.
15	A. Yes.
16	Q. Do you recognize this document?
17	A. I do.
18	Q. And this was one of the documents that were
19	included in the letter to Mr. Kowals?
20	A. Yes. Hold on. Oh, yes.
21	Q. And this is issued in response to the
22	Enahoro-Ebah subpoena?
23	A. Yes.
24	Q. This diploma is dated differently than the

r	
1	diploma that is dated June 22, 1979?
2	A. You are correct.
3	Q. And was this because this one's dated
4	July 27, 1979, correct?
5	A. Yes.
б	MR. HAYES: You meant to say June, Angela.
7	MS. LIU: Sorry. June, yes. Thank you.
8	June 27, 1979.
9	BY MS. LIU:
10	Q. And this document was already in Mr. Tinubu's
11	files when you were responding to Mr. Enahoro-Ebah's
12	subpoena?
13	A. We had this in our diploma file cabinet.
14	Q. But typically, you don't keep diplomas longer
15	than two years?
16	A. We don't we only have diplomas that
17	students do not pick up.
18	Q. Do you ever send diplomas out?
19	A. We do mail diplomas as a matter of our
20	business operations.
21	Q. So
22	A. Some students request a pickup, some students
23	do not. At other points in time, this is not current,
24	but a diploma may be it used to be that the



1	diplomas were sometimes withheld due to an outstanding
2	balance as well, so
3	Q. So this diploma could've been withheld because
4	of an outstanding balance?
5	A. I doubt that, but I suppose it's possible.
6	Q. So why would you have this diploma dated
7	June 27, 1979, and not the INEC diploma?
8	A. I have this diploma because it was never
9	picked up. The INEC diploma, we do not have in our
10	possession, so we are I'm not able to comment on
11	that as it's not a current record of ours.
12	Q. And you didn't mail you didn't think to
13	mail this June 27, 1979, diploma?
14	A. No. We do not mail all of our diplomas.
15	Q. So how long has this diploma been in your
16	files?
17	A. We would have to speculate around the same
18	time as the ones that match the signature and the
19	seal.
20	Q. And are you referring to the documents
21	Bates-stamped CSU-11 and CSU-12
22	A. Correct.
23	MR. HENDERSON: Let her finish.
24	BY MS. LIU:



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1	Q Exhibit 2?
2	A. I'm referring to Exhibit 4
3	Q. Sorry, 4?
4	A 11, and 12.
5	Q. And if you could turn back to the document
6	requests that you that CSU responded to. I believe
7	it's Exhibit 3. And it states the response states,
8	CSU for the response to number Request Number 3
9	states: CSU is also producing Bates-labeled at as
10	CSU 11 and 12, diplomas prepared for other CSU
11	students which match the format of the Tinubu
12	replacement diploma dated June 27, 1997.
13	Is 1997 a typo?
14	A. Yes.
15	Q. Should it be 1979?
16	A. I believe so.
17	Q. And then and then you're saying the CSU
18	the documents Bates-stamped CSU-11 and 12, match the
19	format of the Tinubu diploma dated June 27, 1979,
20	then, correct?
21	A. Yes.
22	Q. And if I go back to the CSU-11 and 12
23	documents, so the documents Bates-stamped 11 and 12,
24	which are



It's in Exhibit 4. 1 MR. HAYES: 2 BY MS. LIU: 3 O. -- part of Exhibit 4, these documents are from 4 2003, correct? 5 Α. Correct. 6 0. And just to make sure that it's clear for the 7 record, the response to Request Number 3, which states that the students' name on these diplomas have been 8 9 redact -- oh, sorry. The -- which states CSU is also 10 producing Bates-labeled at CSU-11 and CSU-12, diplomas 11 prepared for other CSU students with their names 12 redacted for privacy which match the format of the 13 Tinubu replacement diploma dated June 27, 1997, that 14 you mean -- or CSU means June 27, 1979? 15 That is correct. Α. 16 That is correct? Okay. 0. 17 MR. HAYES: And I'll state on the record that 18 it's the author of the response. That's my typo. 19 BY MS. LIU: 20 O. And CSU-11 and 12, those Bates-stamped 21 documents are from 2003, correct? 2.2 Α. Yes. 23 And they're not from 1979, correct? 0. 24 Α. Correct.



1	Q. And going back to the June 27, 1979, diploma
2	that is attached to Exhibit 2, you didn't prepare this
3	diploma?
4	A. No.
5	Q. Do you know who prepared this diploma?
6	A. No.
7	Q. And you're speculating that the diploma is in
8	the files because it wasn't picked up?
9	A. Correct.
10	Q. So why would Mr. Tinubu in Nigeria reorder a
11	diploma and not ask that it be sent to him?
12	MR. HENDERSON: Objection. Foundation. Calls
13	for speculation. You may want to ask him.
14	BY MS. LIU:
15	Q. Do you have any thoughts on that?
16	MR. HENDERSON: Same objection.
17	THE WITNESS: Students I can't speculate on
18	why students behave the way they behave.
19	BY MS. LIU:
20	Q. And does it sound plausible to you that Mr.
21	Tinubu in Nigeria would reorder a diploma and not ask
22	it to be sent to him?
23	MR. HENDERSON: Same objection.
24	THE WITNESS: Yes.



1	BY MS. LIU:
2	Q. And this diploma dated June 27, 1979, looks
3	different from the INEC diploma, correct?
4	A. You are correct.
5	Q. The verbiage at the top is different, correct?
б	A. Yes.
7	Q. It has a seal with a tree on it, correct?
8	A. Correct. I believe we answered these.
9	Q. And it's signed by Eleanor Daniel, who's
10	president of the university, correct?
11	MR. HENDERSON: Objection. Asked and
12	answered.
13	THE WITNESS: Correct.
14	BY MS. LIU:
15	Q. And she wasn't the president of the university
16	in '79, correct?
17	MR. HENDERSON: Same objection. Asked and
18	answered.
19	THE WITNESS: She is correct, and that is
20	correct.
21	BY MS. LIU:
22	Q. And Ms. Daniel wasn't the president of the
23	university in 2022, correct?
24	A. Correct.



1	Q. It's also signed by Niva Lubin, M.D., Chair of
2	the Board of Trustees, correct?
3	A. Correct.
4	Q. And Dr. Lubin wasn't chairman of the Board of
5	Trustees in 1979, correct?
6	MR. HENDERSON: Same objection. Asked and
7	answered.
8	THE WITNESS: Correct.
9	BY MS. LIU:
10	Q. Dr. Lubin wasn't chairman of the Board of
11	Trustees in 2022, correct?
12	A. Correct.
13	Q. Apart from the letter to Mr. Kowals, what
14	communications did you have with Mr. Enahoro-Ebah's
15	lawyers?
16	A. None.
17	Q. Now, let's move to the Orr documents. So
18	here's a copy.
19	UNIDENTIFIED FEMALE SPEAKER: You mean the new
20	ones? The ones that are here. I can see it.
21	MR. HAYES: Can we take a short break?
22	MS. LIU: Yeah. Can we take a short break?
23	MR. HAYES: Off the record.
24	MS. LIU: Off the record.



1	(A recess was taken.)
2	MS. LIU: So I've just handed you an exhibit
3	marked as 10.
4	(Applicant's Exhibit 10 was marked for
5	identification.)
6	MS. LIU: And these are documents that I just
7	received as the official copy of the CSU's production
8	relating to Mr. Orr. Previously, I had put in the
9	record Exhibit 8, which is the copy that we received
10	yesterday from CSU. But Exhibit 10 is the official
11	copy from CSU.
12	MR. HAYES: Can you confirm that for her,
13	Caleb, please?
14	THE WITNESS: Yes, that is correct.
15	BY MS. LIU:
16	Q. So these documents in Exhibit 10 were
17	prepared or not prepared, were produced in response
18	to a document request asking for true and correct
19	copies of any CSU documents relating to Mr. Tinubu
20	that were certified by Jamar C. Orr, correct?
21	A. Correct.
22	Q. And Jamar Orr is Associate GC of CSU?
23	A. He was.
24	Q. Do Associate GCs typically certify documents?

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1	Α.	I'm not aware of that.
2	Q.	Are you aware of any other instance when
3	associat	e or when any documents are certified by
4	CSU coun	sel?
5	Α.	No, I'm not.
6	Q.	And what does certifying a document even mean?
7	Α.	My impression or recollection in this was that
8	he was r	equested to do this.
9	Q.	And who requested him to do this?
10	Α.	I think the Woleafolabi.
11		THE REPORTER: Say that again.
12		THE WITNESS: W-O-L-E-A-F-O-L-A-B-I,
13	Woleafol	abi.
14	BY MS. L	IU:
15	Q.	And Mr. Woleafolabi is Mr. Tinubu's lawyer
16	here, co	rrect?
17	Α.	I believe so, yes.
18	Q.	And did you speak with Mr. Woleafolabi?
19	Α.	No.
20	Q.	Do you know if Mr. Orr spoke with Mr.
21	Woleafol	abi?
22	Α.	I think they had an e-mail exchange.
23	Q.	Was it prior to certifying these documents?
24	Α.	Yes.



1	Q. And do you know what was discussed in that
2	e-mail exchange?
3	A. The request to certify the documents.
4	Q. Have you seen this e-mail before?
5	A. I don't recall.
6	Q. And did anyone at CSU approve their
7	certification?
8	A. What do you mean what I don't understand
9	the question.
10	Q. Is did anyone at CSU know that Mr. Orr was
11	certifying these documents?
12	MR. HENDERSON: Objection. Foundation.
13	Vague.
14	THE WITNESS: I believe Jason Carter was
15	aware, our general counsel.
16	BY MS. LIU:
17	Q. Do you know if Jason Carter then approved
18	their certification?
19	A. I'm not aware.
20	Q. And looking at CSU-13, the document
21	Bates-stamped CSU-13, it states that on June 28, 2023,
22	in compliance with the Family Education Rights and
23	Privacy Act, FERPA, and upon receipt of signed consent
24	from Mr. Bola A. Tinubu, Mr. Woleafolabi was provided



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24	Q. And so you went to the student file and you
23	A. He asked me to provide them, which I did.
22	for certification?
21	Q. Did Mr. Orr ask you to collect the documents
20	A. Yes, they're from the student file.
19	certification?
18	Q. Did you help collect these documents for
17	A. No.
16	documents?
15	anyone else who was involved in certifying these
14	Q. And apart from Jason Carter, do you know of
13	BY MS. LIU:
12	have, which is CSU-14.
11	THE WITNESS: Via the form via the form you
10	understand again.
9	THE REPORTER: Sir, please. I don't
8	via the form you have, which is CSU-14.
7	format the request was made in, but I know it was made
6	A. I'm uncertain how the request was made, what
5	e-mailed Mr. Orr asking for these documents, correct?
4	Q. And so your understanding is Mr. Woleafolabi,
3	A. I do see that.
2	Do you see that?
1	the educational records of Mr. Tinubu.

1	provided the documents to Mr. Orr
2	A. Yeah.
3	Q so that he could respond to Mr.
4	Woleafolabi's request?
5	A. Yes.
6	Q. Did you know that Mr. Orr was going to certify
7	and provide them to Mr. Tinubu's lawyers?
8	A. I was where the request was made. I don't get
9	involved in legal affairs' business processes.
10	Q. So turning to CSU-14, the consent to release
11	student educational records, it looks like it's for
12	Bola Ahmed Tinubu from Lagos, Nigeria, correct?
13	A. That is correct.
14	Q. Asking for grades, academic progress, correct?
15	A. That's correct.
16	Q. Then the records should be released to Mr.
17	Woleafolabi, correct?
18	A. Correct.
19	Q. And they're being released for legal
20	proceedings; is that correct?
21	A. Correct.
22	Q. And then it has a signature dated 28-6-2023.
23	Is that Mr. Tinubu's signature?
24	MR. HENDERSON: Objection. Foundation. Calls



1	
1	for speculation.
2	THE WITNESS: It appears so, yes.
3	BY MS. LIU:
4	Q. And do you know what legal proceedings they
5	were being released for?
6	MR. HENDERSON: Same objection. Foundation.
7	Calls for speculation.
8	THE WITNESS: I believe it was the state court
9	case this summer.
10	BY MS. LIU:
11	Q. Can you be more specific?
12	A. I don't recall what the state court case was
13	called this summer. I think you all probably have
14	that, but
15	Q. And then moving to CSU-15, which is the next
16	page, this is a June 27, 2022, to-whom-it-may-concern
17	letter. It does not have your signature included in
18	this document, correct?
19	A. Correct.
20	Q. And why does it not?
21	A. The university deemed it kind to me to take me
22	off the document because of how many inquiries we were
23	receiving and the amount of the amount that I was
24	coming into the press.



1	Q. And looking at these documents provided to Mr.
2	Orr, there are more documents provided here than what
3	you had previously seen in response to Mr.
4	Enahoro-Ebah's subpoena, correct?
5	MR. HAYES: Objection. Foundation.
6	THE WITNESS: I'm not aware of any differences
7	in the documents.
8	BY MS. LIU:
9	Q. You would expect the same documents would be
10	produced here as in the Enahoro-Ebah's subpoena?
11	MR. HENDERSON: Objection. Foundation. Calls
12	for speculation.
13	THE WITNESS: I believe so.
14	BY MS. LIU:
15	Q. And all of these documents certified by Mr.
16	Orr came from the CSU files?
17	A. Correct.
18	Q. Did any of these documents come from Mr.
19	Tinubu in 2022 or 2023?
20	A. The FERPA form.
21	THE REPORTER: What was that?
22	THE WITNESS: The FERPA form, F-E-R-P-A,
23	FERPA.
24	BY MS. LIU:



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1	Q. Any anything else?
2	A. No.
3	Q. What's the process to certify documents?
4	A. That's a great question. I assumed that was a
5	legal thing. I suspect you all know more about that
6	than I do.
7	Q. Has CSU ever certified documents for anyone
8	else?
9	A. Not that I'm aware of.
10	Q. And so an exception was made for Mr. Tinubu?
11	MR. HENDERSON: Objection. Foundation. Calls
12	for speculation.
13	THE WITNESS: I don't know if it's an
14	exception, but we complied with the request.
15	BY MS. LIU:
16	Q. But you've never seen it a certification
17	process happen for someone else?
18	A. No. I believe this was made because it's more
19	of a Nigerian thing.
20	Q. So more of a Nigerian thing. So were these
21	documents pulled together for legal proceedings in
22	Nigeria?
23	MR. HENDERSON: Objection. Asked and
24	answered.



1	THE WITNESS: I believe this was related to
2	the U.S. proceedings or oh, I'm sorry. I
3	apologize. You're talking about the FERPA. So no,
4	this was produced as a result of the FERPA request.
5	BY MS. LIU:
6	Q. And the FERPA request states that the records
7	are being released for purposes in legal
8	proceedings
9	A. Correct.
10	Q correct? So are you aware of whether these
11	documents were requested to be certified for the
12	Nigerian proceedings?
13	A. I believe they were requested by Mr.
14	Woleafolabi to be certified. I cannot say more than
15	that about why or how it for.
16	Q. And it looks like these stamps in the corner
17	here, in the upper left-hand corner of each of these
18	documents says, Certified True Copy, Certified By
19	Jamar Orr.
20	Is this stamp an official stamp?
21	A. I'm not aware if it's an official stamp. It
22	was what was requested.
23	Q. So as CSU's representative today, you don't
24	know if this is an official stamp of CSU?

1	MR. HENDERSON: Objection. Asked and
2	answered.
3	THE WITNESS: I suppose in as a matter of
4	course, given that we were certifying the documents,
5	we could call it official.
6	BY MS. LIU:
7	Q. And why did Mr. Orr feel compelled to stamp
8	the document, Certified True Copy?
9	A. Because it was requested.
10	Q. This isn't a part of any CSU practice, though,
11	correct?
12	A. Correct.
13	Q. Mr. Orr later departed from CSU several weeks
14	after the certification of these documents, correct?
15	A. I believe so.
16	Q. Was it related to the certification?
17	A. Not that I'm aware.
18	Q. Do you know why Mr. Orr departed from CSU?
19	A. I have no clue.
20	MR. HAYES: I would state on the record, it's
21	not a topic for today's deposition.
22	MS. LIU: Turning to another exhibit.
23	THE WITNESS: Thank you.
24	MS. LIU: I'm handing you what has been marked



as Exhibit 11, which is looks like your affidavit.
(Applicant's Exhibit 11 was marked for
identification.)
BY MS. LIU:
Q. This document is your affidavit that was
submitted to Mr. Tinubu's pleading in this matter.
Do you recognize it?
A. I do.
Q. And did Mr. Tinubu's counsel request it to be
prepared?
A. I don't I'm not aware of I mean, the
request to me came from our own legal counsel.
Q. And do you know if Mr. Tinubu's counsel
requested it to be prepared?
A. I am not aware. No.
Q. And your and you've signed this affidavit
at the bottom here?
A. I did.
Q. And this signature looks different from the
signature that is in Exhibit 7, which is the
to-whom-it-may-concern letter, correct?
A. Correct. This is a wet signature. I did it
in the moment. The other signature is from a, let's
say, more carefully composed signature that I am able



1	to apply to documents as needed. They're both mine.
2	Q. And carefully composed, meaning you have an
3	electronic signature or
4	A. I think we're all familiar, in a professional
5	setting, we we sometimes, you know, do a nicer
6	you know, we might do a nicer signature. That is the
7	one I apply to more formal, you know, public things
8	like that.
9	Q. And did Mr. Tinubu's counsel prepare this
10	affidavit?
11	A. I don't believe so.
12	Q. Did CSU's counsel prepare it?
13	A. I think so.
14	Q. Did they draft it?
15	A. No. I mean, these were my statements.
16	Q. So you drafted this affidavit?
17	A. Well, I think they helped me put it in the
18	format you see in front of you with all this
19	formatting, but these the writing here is my own.
20	Q. And so let's go through the affidavit.
21	Paragraph 2, it states Bola Ahmed Tinubu graduated and
22	was awarded a degree from Chicago
23	THE REPORTER: Wait. Wait.
24	MS. LIU: Sorry.



1 THE REPORTER: You're going too fast and your 2 voice is down. 3 MS. LIU: Paragraph 2 states, Bola Ahmed 4 Tinubu graduated and was awarded a degree from Chicago 5 State University on June 22, 1979. What's the basis for the assertion that Bola Ahmed Tinubu graduated and 6 7 was awarded a degree from Chicago State University on 8 June 22, 1979? 9 MR. HAYES: Objection. Asked and answered. 10 Go ahead and answer the question, sir. 11 THE WITNESS: Correct. To see if that's the 12 official transcript. 13 THE REPORTER: Say that again. 14 THE WITNESS: It's the official transcript. 15 BY MS. LIU: 16 0. Any other basis? 17 Α. No. 18 So you're assuming from the official Ο. 19 transcript that it's the same -- how can you tell it's 20 the same Bola A. Tinubu who was president now? 21 MR. HENDERSON: Objection. Asked and 2.2 answered. 23 MR. HAYES: Same objection. 24 THE WITNESS: We did go over this. Given the



1	holistic review of the record, we do believe it to be
2	the president of Nigeria.
3	BY MS. LIU:
4	Q. Have you ever met Mr. Tinubu?
5	A. No.
6	Q. Has he visited CSU's campus?
7	A. No.
8	Q. Does he donate to CSU?
9	A. Not that I'm aware of.
10	Q. So you've never seen Mr. Tinubu?
11	A. I don't see most of our students or a lot of
12	them.
13	Q. So apart from the official transcript, CSU has
14	no other basis for stating that Bola A. Tinubu who
15	attended CSU is the same Bola A. Tinubu that is now
16	now president of Nigeria?
17	A. Chicago State University has the official
18	record of Bola A. Tinubu, and we believe that to be
19	true and authentic.
20	Q. So let me ask the question again. And it's a
21	simple yes or no. So apart from these documents that
22	we've just gone through, CSU has no other basis for
23	stating that Bola A. Tinubu who attended CSU is the
24	same Bola A. Tinubu that is now president of Nigeria,
	2



1	correct?
2	MR. HENDERSON: Objection. Asked and
3	answered. Harassing the witness argumentative.
4	MS. LIU: I would kindly ask counsel to
5	refrain from making speaking objections. I know you
6	know how to objection object under the federal
7	rules, but
8	(Crosstalk)
9	MR. HENDERSON: But you're speaking right now.
10	But you're speaking.
11	Can we go off the record for a second?
12	(A recess was taken.)
13	MR. HAYES: Mr. Westberg, I I object that
14	that's asked and answered and mischaracterizes your
15	prior testimony. Answer her question again, sir, and
16	I'd ask that this is the last time it be asked.
17	THE WITNESS: I apologize. What was the
18	question again at this
19	MS. LIU: Can the court reporter, please?
20	(The previous question was read back.)
21	THE WITNESS: Apart from these documents, we
22	have no other basis to comment on this student.
23	THE REPORTER: On this what?
24	THE WITNESS: Student.



1 THE REPORTER: Okav. 2 MS. LIU: And in response to Mr. Henderson's colloguy during the break, I'm more than entitled to 3 4 conduct this court-ordered deposition in compliance 5 with the Federal rules, and I'm not going to be intimidated otherwise. I will continue. 6 7 MR. HENDERSON: And for the record --8 MS. LIU: How --9 MR. HENDERSON: For the record, in compliance 10 with the rules it doesn't allow you to ask the same 11 question nine times. That is not in compliance with 12 the rules. 13 MR. HAYES: Let's move on, please. 14 BY MS. LIU: 15 Mr. Westberg, looking at Paragraph 2, how do Ο. 16 you know that Mr. Tinubu's middle name is Ahmed? 17 Α. This was in the subpoena paperwork. 18 So none of the CSU documents say what his Ο. 19 middle name is, correct? 20 Not that I'm aware of. Α. 21 So you have no basis for stating that the 0. 2.2 middle name of the student who attended CSU is Ahmed 23 other that Tinubu's counsel told you? 24 MR. HENDERSON: Objection. Foundation.



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1 BY MS. LIU: 2 Q. So without clear documentation of a passport, be Social Security number, driver's license, how can 3 CSU know exactly who Bola A. Tinubu is? 4 5 MR. HAYES: Objection. Asked and answered a 6 100 times now. Answer it one more time, Mr. Westberg. 7 And, Angela, I am going to instruct the 8 witness not to answer further questions that are 9 identical to those that you've asked before. 10 Please answer it again, sir. The legal name for Bola A. 11 THE WITNESS: 12 Tinubu is sufficient for the university to determine the student identity. The middle name is -- is not 13 14 required for us to do that. 15 BY MS. LIU: 16 Q. Going to paragraph 3, it states, Chicago State 17 University provided a diploma to Bola Ahmed Tinubu and 18 subsequently provided a certified or official copy of 19 that diploma. Both are valid and authentic diplomas 20 of Chicago State University. Do you see that? 21 Α. I do. 22 Now is the diploma referred to as the one 0. 23 provided to Bola Ahmed Tinubu the INEC diploma? 24 I'm not able to comment on that because the Α.

1	INEC diploma is not in our possession. The reason for
2	that statement is we provide a diploma to all students
3	when they graduate.
4	THE REPORTER: For all students
5	THE WITNESS: For all students when they
6	graduate.
7	THE REPORTER: I need to hear those last words
8	too.
9	BY MS. LIU:
10	Q. Okay. And it says, and subsequently provided
11	a certified or official copy of that diploma. Which
12	diploma is that referencing? Is it the June 27th
13	diploma?
14	A. Yes. In Exhibit 2, the example number is
15	included.
16	THE REPORTER: Sorry.
17	THE WITNESS: The example number is included,
18	but it's an Exhibit 2. I think it's example eight,
19	handwritten example eight.
20	BY MS. LIU:
21	Q. And so when Chicago State University provided
22	a diploma to Bola Ahmed Tinubu you're assuming that
23	when a person named Bola A. Tinubu graduated from CSU
24	in 1979, that CSU provided a diploma to that student,



1 correct. 2 Α. Correct. 3 And so the diploma you refer to as the one 0. 4 that CSU provided to Tinubu was the one that was 5 provided to that student in 1979, correct? 6 Α. I'm sorry. Can you rephrase that? 7 0. And so that diploma that you refer to in 8 paragraph 3 that says Chicago State University 9 provided a diploma to Bola A. Tinubu, you're referring 10 to that diploma as the one that was provided to that 11 student in 1979, correct? 12 Α. Correct. And the diploma that was provided to the 13 0. student Tinubu in 1979 can't be the one that President 14 15 Tinubu submitted to INEC because Dr. Daniel did not 16 arrive at CSU until later? 17 MR. HENDERSON: That objection calls for 18 speculation. 19 THE WITNESS: That that's correct. 20 BY MS. LIU: 21 And then we just talked about how the 0. 22 certified or official copy of the diploma is in 23 reference to the June 27th diploma in Exhibit 2, 24 correct?



CALEB WESTBERG
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Γ

1	A. Correct.
2	Q. And going back to Exhibit 5, which is the
3	diploma order form. The order form doesn't say
4	anything about getting a certified or official copy,
5	does it?
6	A. Any diploma we issue is an official copy from
7	us.
8	Q. So the diploma that was provided as the
9	official copy has the wrong date of graduation,
10	though, right?
11	A. Correct.
12	Q. And it's signed by two people who did not
13	arrive at CSU until the late 1990s?
14	A. Correct.
15	Q. And they were gone by the early 2000s,
16	correct?
17	A. At some point in that time period, yes.
18	Q. Going to paragraph 4 of your affidavit, it
19	states there are certain differences between the
20	diploma and the certified copy because all diplomas
21	are signed by the current President/Board Chair.
22	There are also differences in the font and seal on the
23	diploma versus the certified copy because the
24	university updated its font and seal after the diploma



1	was issued. And so you say that all the diplomas are
2	signed by the current president and board chair,
3	correct?
4	A. Correct.
5	Q. And going to paragraph 5, it states that the
6	difference in the date of award on the diploma versus
7	the certified copy is likely the result of human
8	error. Do you see that?
9	A. I do.
10	Q. And you used the term "likely." Are you
11	speculating here?
12	A. I have to. I was not around at the time it
13	was produced.
14	Q. So you don't really know, correct?
15	A. Correct.
16	Q. Who typed in the date on the June 27th
17	diploma?
18	A. We are not aware.
19	Q. And how is it that you you don't know or
20	CSU doesn't know?
21	A. I don't have a staff member in my office that
22	was working at the time in my office in 2003.
23	Q. So you're testifying that this is an official
24	copy or certified copy, but you don't know who



1 prepared it, correct? 2 Α. Correct. 3 Going to paragraph 6, it says institution in 0. 4 The United States of America, institutions of higher 5 education often consider the diploma to be a ceremonial document. So some institutions in the US 6 7 do not consider diplomas to be merely ceremonial? 8 Α. In general in the US, the diploma is a 9 ceremonial document. In other countries, it is a more 10 official document. For us, it is not. 11 Do you know whether Nigerian law considers 0. 12 diplomas to be mere merely ceremonial? 13 Α. I'm not aware. And what's your understanding of Nigerian law 14 0. 15 as to the submission of inauthentic documents with 16 affidavits submitted by candidates to Nigeria's 17 election authority? 18 Α. I'm unaware. 19 MS. LIU: I'd like to take a five-minute 20 break. 21 Okay. Not holding you to it. MR. HAYES: you think you're within an hour so being done, Angela? 22 23 MS. LIU: Without holding me to it, yeah. 24 I know. MR. HAYES: I got it. Okay. Great.



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Do

1	I won't hold you to it, but it's helpful to know.
2	(A recess was taken.)
3	BY MS. LIU:
4	Q. Mr. Westberg, forgive me if I missed this.
5	Did you say you checked public records to conclude
6	that the Bola A. Tinubu, who you state went to CSU and
7	graduated in 1979 is the same Bola A. Tinubu, who is
8	now president?
9	A. I what do you mean with public records?
10	Q. Information available in the public.
11	A. No, I didn't.
12	Q. And do you know whether the FBI has ever
13	contacted CSU about whether Mr. Tinubu, in fact,
14	attended CSU?
15	A. Not that I'm aware of.
16	MS. LIU: I'd like to pass the witness and
17	leave the deposition open for further questions after
18	the other attorneys here are done. Thank you for your
19	time.
20	MR. HENDERSON: Mike, do you have questions?
21	MR. HAYES: Right now I don't, Vic. Why don't
22	you go ahead, please.
23	MR. HENDERSON: Okay.
24	EXAMINATION



Г

1	BY MR. HENDERSON:
2	Q. Mr. Westberg, my name is Victor Henderson.
3	I'm the attorney for President Tinubu. And I
4	apologize if I asked some questions that may overlap
5	some with some of the questions you've been asked
6	before, but I just like to give clarity. You said you
7	you never met Mr. Tinubu as far as you know; is that
8	accurate?
9	A. Yes.
10	Q. So so you've never seen him in the registrar's
11	office, correct?
12	A. Correct.
13	Q. You never heard about him being in the
14	registrar's office; is that connect correct?
15	A. Correct.
16	Q. You didn't personally prepare any diplomas or
17	copies, is that accurate?
18	A. Yes.
19	Q. Counsel asked you if you spoke with Lois Davis
20	(phonetic). She was a prior registrar, is that
21	accurate?
22	A. Yes.
23	Q. And do you know ballpark how many how many
24	registrars were there between '79 and you?



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24	Q. And you don't know whether Ms. Davis created		
23	A. That is accurate.		
22	that accurate?		
21	Q. Okay. And so you didn't create Exhibit 6, is		
20	A. Yes.		
19	Exhibit Number 6. Do you remember?		
18	Q. Counsel spent time with you as it relates to		
17	A. I believe she is.		
16	Q. Do you know whether she's still alive?		
15	A. Correct.		
14	as a template, is that right?		
13	level, including as it relates to you using her letter		
12	Q. And you did not speak to Ms. Davis on any		
11	A. Correct.		
10	example, in 1979?		
9	not in a position to speak to what happened, for		
8	Q. And so that's one of the reasons why you're		
7	A. Oh, yes.		
6	have changed?		
5	procedures have changed over time as the registrar's		
4	representative of CSU, that the some policies and		
3	Q. And is it fair to say, as best you know as the		
2	but quite possibly more.		
1	A. I'd have to guess. I would say at least six,		

1	it, correct?
2	A. Correct.
3	Q. And did you tell us earlier that when there is
4	a replacement diploma made or any diploma, is that
5	done in house by CSU or is that sent offsite?
6	A. At present, it is sent offsite.
7	Q. Do you know in '79 whether it was sent offsite
8	or whether it was done in house?
9	A. I would have to speculate, but I suspect it
10	was done in house.
11	Q. But you're not certain?
12	A. I'm not certain.
13	Q. So my point is that you don't know who created
14	Exhibit Number 6; is that accurate?
15	A. That's accurate.
16	Q. And did you tell us earlier that there was a
17	letter that you didn't want to sign because you were
18	feeling harassed?
19	A. No. What I was referencing at that time was
20	that the institution met to discuss the situation
21	given how many inquiries we were receiving, and it was
22	deemed just better to not have my name tied to it
23	given the way that I was being pulled into the media
24	in in this instance.



1	Q. I want to turn your attention to Exhibit 11,
2	and that's your affidavit in particular. I'd like to
3	turn your attention to paragraph 5. And it says, the
4	difference in the date of award or the diploma versus
5	the certified copy is likely the result of human
6	error. Do you see that sentence?
7	A. Yes.
8	Q. And then the following sentence says, the
9	graduation date on the certified copy is typed in
10	manually by a person and can be inaccurate. Do you
11	see that?
12	A. I do.
13	Q. Okay. So counsel spent quite a lot of time
14	with you asking you about the male-female issue that
15	was identified on the southwest, I guess, community
16	college transcript. Do you remember that?
17	A. I do.
18	Q. And when you went through your resume with
19	us you are currently at CSU, but before that, you
20	were at Ivy Tech it; is that accurate?
21	A. That is accurate.
22	Q. And then you also spent time at UC Berkeley as
23	a research assistant?
24	A. That is also accurate.



1	Q. And you spent time at Emerson Elementary,?	
2	A. That is also accurate,.	
3	Q. And at Berkley City College?	
4	A. I did.	
5	Q. And there were human beings at all those	
6	places, correct?	
7	A. Yes.	
8	Q. And so as far as you know, in all of those	
9	various places, did you observe people make mistakes	
10	from time to time in terms of data entry?	
11	A. I I couldn't really comment on that. I	
12	I'm not I'm sure that happened from time to time.	
13	Yes.	
14	Q. And I'm asking you in a context of your	
15	experience at CSU and Emmerson Elementary is that	
16	people make mistakes, correct?	
17	A. Human error happens.	
18	Q. As as evidenced by what you said in your	
19	affidavit, correct?	
20	A. Correct.	
21	Q. And prior to this lawsuit, did you know	
22	anybody with the first name Bola, B-O-L-A?	
23	A. No.	
24	Q. So you don't know, for example, with the	

1	the transcript from southwest, whether whoever did the	
2	entry could have conceivably thought Bola was a woman	
3	and when, in fact, he's a man, correct?	
4	A. Correct.	
5	MR. HENDERSON: All right. Let me hand you	
6	what I'd like to mark as what number are on?	
7	THE REPORTER: 12.	
8	MR. HENDERSON: 12. We've already marked 12	
9	or we	
10	THE REPORTER: That's the next number.	
11	MR. HENDERSON: Okay.	
12	(Intervenor's Exhibit 12 was marked for	
13	identification.)	
14	BY MR. HENDERSON:	
15	Q. I'm going to hand you what the court reporter	
16	has marked as Exhibit 12. This was something that was	
17	filed in a lawsuit. It's an affidavit from a	
18	gentleman, and I'm going to spell the name O-L-A, I	
19	believe it's JIDE, and I'm going to spell the last	
20	name as A-D-E-N-I-J-I, as best I know. You know, it's	
21	typed, O-L-A-J-I-D-E, and last name A-D-E-N-I-J-I.	
22	Why don't you take a minute to look at this	
23	affidavit, and after you've had a chance to look at	
24	it, let me know that you've done so.	

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1	А.	I am familiar with this.	
2	Q.	Okay. And so you've seen this affic	lavit prior
3	to today	?	
4	Α.	I have.	
5	Q.	Okay. And in this particular affida	avit
6	there's	a person so I can't do you know wh	nether
7	this per	son is male or female?	
8	Α.	I don't recall this person's sex or	gender.
9	Q.	Okay. So it's it's the first nam	ne and the
10	last nam	e that's unfamiliar to you?	
11	Α.	Yes.	
12	Q.	Similar to the way that Bola Tinubu	is
13	unfamiliar to you?		
14	Α.	Yes.	
15	Q.	And the in in the left-hand corner i	it says in
16	the application affection of Atiku, A-T-I-K-U,		
17	A-B-U-B-	A-K-A-R. do you see that?	
18	А.	I do.	
19	Q.	Have you met that person?	
20	А.	No.	
21	Q.	Do you know whether that person is m	male or
22	female?		
23	Α.	I hear he's a man, but I I've not	t met him.
24	Q.	But you don't know for certain?	



1	A. Correct.
2	Q. Okay. And so my question is this affidavit
3	indicates that this particular student was at CSU and
4	on campus at the same time Bola Tinubu was there. Do
5	you see that?
6	A. I do.
7	Q. Did you have an opportunity to check the
8	records to see whether or not this person
9	O-L-A-J-I-D-E, A-D-E-N-I-J-I actually went to CSU?
10	A. I did.
11	Q. And did that person go to CSU?
12	A. Yes.
13	Q. And was that person or campus at the same time
14	that, as best you know, that President Tinubu was
15	there?
16	MS. LIU: Objection.
17	THE WITNESS: Yes.
18	BY MR. HENDERSON:
19	Q. Based on the records?
20	A. Yes.
21	Q. The records have them being there at the same
22	time, correct?
23	A. That is correct.
24	Q. And this document also has the affiant saying
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24	Q. And then below honor's list and honor's is
23	A. Where oh, yes, I see that.
22	you see that?
21	This is towards the bottom, it says honor's list. Do
20	Q. Okay. And under it says Bola A. Tinubu.
19	A. I see it.
18	this with you. You see that?
17	0019. This is an Exhibit 10, and counsel went over
16	Q. And the document let me take you to CSU
15	A. Yes.
14	appeared to be accounting, correct?
13	Q. Okay. And the major of Bola Tinubu at CSU
12	A. I do.
11	that?
10	leadership of the accounting society. Do you see
9	closely contested race against Bola Tinubu for the
8	Q. It also says in paragraph 4 that I also ran in
7	A. Correct.
6	correct?
5	understand the president of Nigeria to be a man,
4	Tinubu, who is now the president of Nigeria. And you
3	Q. Or at least it says I'm familiar with Bola A.
2	A. I do see that.
1	that President Tinubu's a man, correct?

1	for the as best you understand it, since you've
2	been in school and at the university for the students
3	who do well, correct?
4	A. Yes.
5	Q. And then underneath it says principles of
6	accounting. Do you see that?
7	A. I do.
8	Q. And then above it, four or five lines above it
9	it says fundamentals of accounting. Do you see that?
10	A. I do.
11	Q. And so at Southwest College, this particular
12	Bola A. Tinubu was an accounting major, correct?
13	A. Correct.
14	Q. And then the the Bola Tinubu at CSU is also an
15	accounting major, correct?
16	A. Correct.
17	Q. And you told counsel that there are any number
18	of things that you look at in a student's record to
19	verify that that, in fact, is the person that you
20	believe it to be, correct?
21	MS. LIU: Objection.
22	BY MR. HENDERSON:
23	Q. Isn't that what you told counsel?
24	A. I did.



1	Q. Okay. So, for example, on the document that's
2	CSU 0019, Southwest College, it lists the address for
3	
	Bola Tinubu at 7741 South Shore Drive. Do you see
4	that?
5	A. I do.
6	Q. Are you familiar with the South Shore area?
7	A. Somewhat.
8	Q. You know it's not that far from CSU, correct?
9	A. Correct.
10	Q. And then let me turn your attention to page
11	CSU 0016 in that same document. Look up in the top
12	left-hand corner. Do you see an address that says
13	7424 South Shore Drive?
14	A. I do.
15	Q. So that's as based on your knowledge of
16	Chicago, just a few blocks away from the earlier
17	address, correct?
18	A. Correct.
19	Q. And so those are the types of things that
20	you'd be looking at to make sure that you're dealing
21	with the same person when you look through the entire
22	file, addresses, names, fields of study, those kinds
23	of things; is that correct?
24	A. The university would have reviewed all of



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24	A. Yes.
23	with me?
22	Q. Let me turn your attention to CSU 025. You
21	A. I don't know.
20	Q. You don't know?
19	A. It could have been.
18	have been susceptible to human error. Do you agree?
17	is the type of information, for example, that could
16	1954 versus 1952 in terms of the date of birth, that
15	Q. So when counsel asked you, for example, about
14	A. Yes.
13	Q. And then you draw a conclusion correct?
12	A. Correct.
11	correct?
10	Q. Okay. So you look at the whole record,
9	BY MR. HENDERSON:
8	would look at, yes.
7	THE WITNESS: That is the type of thing we
6	MS. LIU: Objection.
5	president, correct?
4	who was at CSU is, in fact the Bola Tinubu who is the
3	looked at to draw the conclusion that the Bola Tinubu
2	Q. And those are the types of things that you
1	these materials when we received them. Yes.

1	Q. The very first paragraph in this letter the
2	very first paragraph says, I am pleased to inform you
3	that you had been accepted as a transfer student at
4	Chicago State University for the fall trimester 1977.
5	Do you see that?
6	A. I do.
7	Q. And so the fact that CSU is indicating in
8	this, you know, a certified to copy by Jamar or that
9	Bola Tinubu was being accepted as a transfer student,
10	that's also consistent with the fact that it appears
11	as if the Bola Tinubu who's referred to on CSU 0019
12	was a transfer student, correct?
13	MS. LIU: Objection.
14	THE WITNESS: Wait a second. Yes, the file
15	indicates that the student was a transfer student.
16	BY MR. HENDERSON:
17	Q. From a community college or some other place,
18	correct?
19	A. Correct.
20	Q. So that's yet another indicia to you that the
21	person who was at Southwest College is the person who
22	was then subsequently admitted to Chicago state,
23	correct.
24	A. Correct.



1	Q. And then on page CSU 0026, look up at the top
2	left and it says Bola A. Tinubu. Do you see that?
3	A. I do.
4	Q. And then where it says major accounting, do
5	you see that?
б	A. I do.
7	Q. Again, consistent with what was on the
8	Southwest College records, correct?
9	A. Correct.
10	Q. Now, let me point you something else. Let me
11	get you to toggle back and forth between CSU 0019 and
12	CSU 0026.
13	A. Okay.
14	Q. On the Southwest College document that counsel
15	referred to that has this particular Bola Tinubu as a
16	female. Do you see that?
17	A. I do.
18	Q. But then right next to it is a Social Security
19	number. Do you see that?
20	A. Yes.
21	Q. And I don't want to talk about the Social
22	Security number on the record because I don't know a
<u> </u>	Security number on the record because r don t know a
22	way to wind up. But you see the numbers, the first



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1	A. I do.
2	Q. And those three numbers correspond. Let's go
3	to now page CSU 0026. Go to 0026 for me?
4	A. I'm there the.
5	Q. The first three numbers are the same, aren't
б	they?
7	A. All of the numbers are the same.
8	Q. Well, yes. And the middle three numbers, you
9	see that?
10	A. Yes.
11	Q. And then the last three numbers, do you see
12	that?
13	A. Yes.
14	Q. So the Social Security number and again, I
15	don't want to put it in the record on Southwest
16	College, which was typed in, is similar to or the
17	I'm sorry, the same as the Social Security number
18	that's on the CSU document, correct?
19	A. Correct.
20	Q. That would be something else that you would
21	look at to to determine that you're dealing with
22	the same person, correct?
23	A. Yes.
24	Q. And in your experience as a college
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1	administrator, a Social Security number is a unique
2	identifier, isn't?
3	A. It it is.
4	Q. Now, let me turn your attention to
5	MS. LIU: Sorry. Just for the record, the
6	transcript is CSU 0016.
7	MR. HENDERSON: Yeah, that's not the one that
8	I was looking at.
9	MS. LIU: Okay.
10	MR. HAYES: He was questioning the Angela,
11	he's questioning the witness on CSU 19 and CSU 26 that
12	have the same Social Security numbers, I believe.
13	MR. HENDERSON: Yes, 00 CSU 0019, which is
14	the Southwest College document, which is part of City
15	Colleges of Chicago, and then the CSU 0026, which has
16	that same Social Security number, which is the Chicago
17	State University document.
18	BY MR. HENDERSON:
19	Q. And, Mr. Westberg, do you understand City
20	Colleges of Chicago to be a separate educational
21	institution from Chicago State University, correct?
22	A. Yes.
23	Q. And you actually know the City Colleges of
24	Chicago in some respects to be a feeder school for



1 CSU, correct? 2 Α. It is. 3 And for those who may read this transcript 0. 4 later and don't know what a feeder school is, in the 5 United States, it's not uncommon for people to finish 6 at a community college and then to enroll in a 7 four-year institution like Chicago State, correct? 8 Α. Correct. 9 0. Now, let me turn your attention to Exhibit 7. 10 And this is a document that was signed by you, 11 correct? 12 Α. One second. Yes. 13 And you've got the information that's 0. contained in Exhibit 7 from the student files that 14 15 you've been telling us about, correct? 16 Α. Yes. 17 0. Let me focus on something that counsel did not 18 ask you about. And I want to go to the second full 19 sentence which says: He, being Bola Tinubu, was 20 awarded a bachelor of science degree in business 21 administration with honors. 2.2 Do you see that? 23 I do. Α. 24 Tell us what the significance of graduating 0.



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1	with honors is, and at least INEC issued.
2	A. It's a GPA distinction.
3	Q. And so people who graduate with honors have
4	higher GPA's?
5	A. They do.
6	Q. So is it fair to say that those are the more
7	accomplished students?
8	A. I guess you could say that.
9	Q. And also based on your experience as both a
10	college administrator and student, is it's fair to
11	say that some majors are harder than others, is that
12	right?
13	A. I think all of our programs are are
14	challenging to students, but I'm sure that that
15	some present certain riggers that are unique to
16	than others.
17	Q. And accounting is one of the more rigorous
18	majors, isn't it?
19	A. It is a rigorous major.
20	Q. So not only did this particular Bola A. Tinubu
21	barra a migrowaya majaw, ha alaa gwadyatad with hanawa

21 have a rigorous major, he also graduated with honors, 22 didn't he?

23 24

He did, indeed. Α.

And it's fair to say that certain students are Q.



1	more motivated academically than others; is that
2	right, in your experience as a college administrator
3	and being in college?
4	A. Yes.
5	Q. And in your experience the students who are
6	more motivated oftentimes are going to be prominent
7	alumni, correct?
8	A. That's speculative, but sure.
9	Q. I'm just asking based on your experience as
10	both a student and college administrator, you've seen
11	that, correct?
12	A. I have.
13	Q. So this Bola Tinubu that you were referring
14	about in Exhibit 7, back in 1979, was graduating with
15	honors in a challenging major, correct?
16	A. Correct.
17	Q. And as far as you know, that's the person who
18	was now the president of Nigeria, correct?
19	A. Correct.
20	MR. HENDERSON: I don't have any further
21	questions.
22	MR. HAYES: Angela, before you take last
23	que I actually do have a couple focused questions
24	and I'll get out of your way.



Г

1	EXAMINATION
2	BY MR. HAYES:
3	Q. Mr. Westberg, you just reviewed the portion in
4	Exhibit 10 that is Bates numbered CSU 0019, the
5	Southwest College document, right?
6	A. Yes.
7	Q. Okay. And that's the document where whoever
8	filled it out at Southwest College designated the sex
9	as F for female, right?
10	A. Yes.
11	Q. Okay. Were were there materials submitted
12	to Chicago State in Mr. Tinubu's records that indicate
13	he was a male?
14	A. Yes.
15	Q. Turn turn, please to CSU 0023. Let me know
16	when you're there.
17	A. Okay.
18	Q. What is this document, sir?
19	A. This is the undergraduate admissions
20	application.
21	Q. And this is this the document that appears
22	to have been completed by Mr. Tinubu himself?
23	A. Ostensibly.
24	Q. And what on this document does Mr. Tinubu
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24	the record, which I believe to be his Social Security
23	A. Not what I have is is a submission in
22	Security number, correct?
21	Q. And you don't know President Tinubu's Social
20	A. Not personally.
19	Tinubu lived at South Shore Drive, correct?
18	Q. And you don't know for a fact that President
17	A. Address is one component, yes.
16	South Shore Drive address, correct?
15	Q. You stated that you look at information like
14	BY MS. LIU:
13	FURTHER EXAMINATION
12	MS. LIU: I have a few questions.
11	questions. Thank you.
10	MR. HAYES: Okay. I don't have any other
9	A. It says, Dear Mr. Tinubu, indicating male.
8	identify in terms of Mr. Tinubu's sex?
7	Q. And the salutation at the top, what does that
6	A. Yes.
5	student file informing him of his admission?
4	turn to CSU 0025. Is this the letter in Mr. Tinubu's
3	Q. And when the university admitted Mr. Tinubu
2	A. A male.
1	identify himself in terms of his sex?

1	number.
2	Q. But you don't know that for a fact, right?
3	A. I'm saying that the record here is an accurate
4	record.
5	Q. That that's not my question. You don't
6	know President Tinubu's Social Security number,
7	correct?
8	A. I believe we do.
9	Q. And what's the basis for that?
10	A. This documentation.
11	Q. That's based on the assumption that the Bola
12	Tinubu one in the documentation records is the same as
13	President Tinubu, correct?
14	A. Yes.
15	(Applicant's Exhibit Number 13 was marked for
16	identification.)
17	BY MS. LIU:
18	Q. I'm handing you an exhibit. I'm handing you
19	an exhibit marked 13. This is a biography from
20	Encyclopedia Britannica. And on the second page of
21	this document, do you see here that Bola Tinubu in
22	full
23	THE REPORTER: I'm sorry?
24	MS. LIU: Oh, in full.



1 THE REPORTER: In full. 2 BY MS. LIU: Q. Bola Ahmed, and then I'll spell the next name, 3 4 A-D-E-K-U-N-L-E, Tinubu, born March 29, 1952. 5 Do you see that? 6 Α. I do. 7 Ο. And on the first page, it says in 8 highlighting: This is fact checked by the editors of 9 Encyclopedia Britannica. 10 Do you see that? 11 I do. Α. 12 UNIDENTIFIED MALE SPEAKER: Was this marked as 13 an exhibit (indiscernible)? 14 MS. LIU: 13. 15 THE REPORTER: This is 13. 16 MR. HAYES: This one's 13. The one she just 17 handed out is going to be 14, I assume, right? 18 MS. LIU: Yes. 19 And I'm handing you exhibit that's been marked 20 Exhibit 14. 21 (Applicant's Exhibit 14 was marked for 22 identification.) 23 BY MS. LIU: 24 This is a -- this is from the All 0.



1	Progressive All Progressive Congress official
2	website, which is Mr or President Tinubu's
3	party-affiliated website.
4	If you go to Page 2, it states: President
5	Bola Ahmed and then, A-D-E-K-U-N-L-E, Tinubu, also
6	known as Jagaban, was born in Lagos on March 29
7	A. Lagos.
8	Q. Lagos. On March 29, 1952.
9	Do you see that?
10	A. I do.
11	THE REPORTER: If I may have the spelling,
12	Jaga (sic)?
13	MS. LIU: J-A-G-A-B-A-N.
14	BY MS. LIU:
15	Q. And you can see that there are discrepancies
16	in his birthday versus the birthday in his student
17	records, correct?
18	A. Those are different dates.
19	Q. And let's go to back to Exhibit 4. It should
20	be the oh, sorry, Exhibit 5. This is the CSU
21	diploma request form. And it requests the last four
22	digits of the social security number, correct?
23	A. It does.
24	Q. Did Mr. Tinubu ever provide this information



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24	FURTHER EXAMINATION
23	MR. HENDERSON: One last question.
22	MS. LIU: No further questions. Thank you.
21	A. I'm not aware.
20	Q. So you're not aware of
19	A. I can't comment on anything related to INEC.
18	documents, correct?
17	in the INEC submission and the information in the CSU
16	between his birthday, nationality and nationality
15	Q. So you're not aware about the discrepancies
14	A. No.
13	sworn submission to INEC?
12	Q. And so have you ever seen President Tinubu's
11	diploma reorder.
10	of the diploma reorder form associated with that
9	about the June 27, 1979 diploma. I don't have a copy
8	A. To state differently, you you're asking
7	Q. So you've never seen
6	BY MS. LIU:
5	THE WITNESS: I can't comment on that.
4	THE REPORTER: So I would not?
3	form, so I would not comment on this.
2	A. I don't have a copy of the diploma reorder
1	when requesting records from CSU?



1	BY MR. HENDERSON:
2	Q. Let me take you to the two documents that
3	Counsel just gave you. Exhibit 13 says his date of
4	birth. And, again, you don't have any information one
5	way or the other to know whether 13 is accurate or
6	inaccurate, correct?
7	A. Correct.
8	Q. You didn't play any role in creating 13 one
9	way or the other, correct?
10	A. Correct.
11	Q. But it does say his he was born on
12	March 29, 1952, correct?
13	A. It does say that.
14	Q. And then Exhibit 14, again, the same
15	questions: You didn't have any role in creating
16	Exhibit 14, correct?
17	A. Correct.
18	Q. So you don't know whether 14 is accurate or
19	inaccurate, correct?
20	A. Correct.
21	Q. And simultaneously, on Page 204, it says that
22	he was born on March 29, 1952; do you see that?
23	A. I do.
24	Q. So 13 and 14 both have him as being born on
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1	March 29, 1952, correct?
2	A. Yes.
3	Q. Now, let me turn your attention to CSU-0016 in
4	Exhibit 10. Look up at the top right corner. See
5	date of birth?
6	A. Yes.
7	Q. That also says March 29th, correct?
8	A. It does.
9	Q. But it has 1954 as opposed to '52, correct?
10	A. Right.
11	Q. You you didn't play any role in creating this
12	document, did you?
13	A. No.
14	Q. Okay. And you told us earlier that you know
15	from time to time people make honest mistakes,
16	correct?
17	A. Correct.
18	Q. Okay.
19	MR. HENDERSON: No further questions.
20	Mike, thank you for your time.
21	MR. HAYES: It's been a pleasure.
22	We'll because we understand this needs to
23	be expedited, we will waive signature.
24	MS. LIU: Thank you very much.



1	MR. HENDERSON: Mr. Westberg, thank you for
2	your time. It's your first deposition; you're now one
3	of us.
4	THE WITNESS: What a joy.
5	MR. HENDERSON: For better or for worse.
6	THE REPORTER: And stand in the mirror and
7	talk loud.
8	MR. HAYES: You tell him. You tell him, Gwen.
9	MR. DE GRAMONT: We're off the record, right?
10	MS. LIU: We're off the record.
11	(The deposition ended at 5:00 p.m.)
12	
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1	CERTIFICATE OF REPORTER
2	
3	I, Gwendolyn Bedford, a Certified Shorthand
4	Reporter within and for the State of Illinois do
5	hereby certify:
б	That CALEB WESTBERG hereinbefore set forth,
7	was first duly sworn to testify the whole truth
8	concerning the matters herein and that said testimony
9	was accurately captured by me during the proceeding;
10	That the said deposition was taken before me
11	at the time and place specified;
12	That I am not related to nor employed by any
13	of the parties to this action and that I am in no way
14	interested in the outcome of this matter.
15	IN WITNESS THEREOF, I have hereunto set my
16	hand this 4th day of October 2023.
17	Gwendolyn balford
18	Gwendolyn Deepo a
19	GWENDOLYN BEDFORD, CSR No. 084-003700
20	
21	
22	
23	
24	
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1	CERTIFICATE OF TRANSCRIPTIONIST
2	
3	I, Stephanie Rambo, Legal Transcriptionist, do
4	hereby certify:
5	That the foregoing is a complete and true
6	transcription of the testimony and proceedings
7	captured in the above-entitled matter. As the
8	transcriptionist, I have reviewed and transcribed the
9	entirety of the proceeding to ensure a verbatim record
10	to the best of my ability.
11	I further certify that I am neither attorney
12	for nor a relative or employee of any of the parties
13	to the action; further, that I am not a relative or
14	employee of any attorney employed by the parties
15	hereto, nor financially or otherwise interested in the
16	outcome of this matter.
17	IN WITNESS THEREOF, I have hereunto set my
18	hand this 4th day of October 2023.
19	
20	S.F. RO
21	Stephan Dungo
22	Stephanie Rambo
23	Legal Transcriptionist
24	



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