

I, INJURED WORKER, declare as follows:

1. I reviewed the surveillance videotapes of October 27, 1994, and March 1, 1995, which show me engaged in my part-time auto-polishing business.

2. The video dated 10/27/94 shows me doing a "demo" rather than a complete job, to give a potential customer an idea of the service that I provide. The second vehicle was just a wash and vacuum service which I performed in trade for an acupuncture treatment on my elbow. In both cases the footage is not complete; it is obvious to me that a great portion of my activity does not appear on tape.

3. The video dated 3/1/95 shows the investigator introducing himself on camera, stating that the videotaping will begin at around 10:00 a.m. and "will run until done. All times and dates on the videotape are accurate." The video then shows the investigator meeting with me at 10:11 a.m. I put on my arm brace before beginning work on his vehicle, explaining to him that I had an arm injury. Filming ends around 11:40 a.m., although the videotape runs considerably less the 90-minute time span, with significant time gaps between segments.

I declare under penalty of perjury under the laws of California that the foregoing is true and correct and that this declaration was executed in San Francisco, California on September 8, 1995.