

1 back by the reporter.)

2 **THE WITNESS:** Again, I stipulated for 15  
3 and 16 my handwritten notes are from the class course  
4 of Dr. Arora.

5 And upon reading 17, 19, and 21, and all  
6 the references to what Dr. Arora said in such, those  
7 are what seems to be Arora's notes or notes from  
8 another course or from my course or for whoever  
9 created them.

10 So in my opinion and my belief, all this  
11 came from Arora's course.

12 Q. So is the answer to my question then you do  
13 not want to recant your testimony?

14 **MR. SCHLAFLY:** I object to that  
15 question. You know, it's badgering the witness.  
16 You've done this repeatedly. His answer was crystal  
17 clear. You know, to say do you want to recant the  
18 testimony is insulting. Please stop it.

19 **MR. RIVERA-SOTO:** It's a condition  
20 precedent to a perjury prosecution. So he's asked  
21 the question because it is a condition precedent.

22 **MR. SCHLAFLY:** You are so delusional  
23 it's beyond belief. You're so delusional. A jury  
24 will look at you and you'd be laughed out of court.

25 **MR. RIVERA-SOTO:** You know, consider the

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1 source. Consider the source. Talk about delusional.

2 **MR. SCHLAFLY:** His answer was clear.

3 Don't insult the witness, please.

4 **MR. RIVERA-SOTO:** Answer the question.

5 Do you wish to recant your testimony?

6 **MR. SCHLAFLY:** Object to the question.

7 **MR. RIVERA-SOTO:** You still have to

8 answer it.

9 **MR. SCHLAFLY:** It's delusional badgering  
10 of the witness.

11 **MR. RIVERA-SOTO:** You still have to  
12 answer it.

13 **MR. SCHLAFLY:** You've done this  
14 repeatedly throughout the deposition.

15 **MR. RIVERA-SOTO:** You still have to  
16 answer it.

17 **MR. SCHLAFLY:** It's inappropriate and  
18 it's unprofessional.

19 **MR. RIVERA-SOTO:** You still have to  
20 answer the question, Dr. Salas.

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