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	Page 1
1	UNITED STATES DISTRICT COURT
	SOUTHERN DISTRICT OF FLORIDA
2	SOUTHERN DISTRICT OF FLORIDA
۷	CACE NO. 1.16 ~ 01100 CMA
2	CASE NO: 1:16-cv-21199-CMA
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_	ANDREA ROSSI, ET AL.,
5	
	Plaintiffs,
6	
	vs.
7	
	THOMAS DARDEN, ET AL.,
8	
	Defendants.
9	/
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11	
	PERLMAN, BAJANDAS, YEVOLI &
12	ALBRIGHT, P.L.
	282 CATALONIA AVENUE
13	SUITE 200
	CORAL GABLES, FL 33134
14	Wednesday, February 15, 2017
	9:02 a.m 4:56 p.m.
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16	
17	VIDEOTAPED DEPOSITION OF SLOCUM HATCH FOGLEMAN
- /	(Corporate Representative of Cherokee Investment
18	Partners, LLC)
19	rarenes, mae,
20	Taken on behalf of the Plaintiff before
21	Elizabeth Cordoba, RMR, CRR, FPR, Notary Public in
22	_
	and for the State of Florida at Large, pursuant to
23	Plaintiff's Notice of Taking Deposition in the above
24	cause.
25	

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but it is used to describe a body of work that Tom Darden and John Mazzarino have been involved in in a partnership together that spans close to, if not, 30 years.

- Q. So it is your understanding that when the term "Cherokee" is used, it refers to all of the dealings between Mr. Mazzarino and Mr. Darden?
- A. As I said before, it's in my mind, and I am not -- I don't want to be too specific about the word "brand," but in my mind when I use "brand," I mean an intangible to describe the body of work that I mentioned in the previous statement.
- Q. Let me ask you this way, does Cherokee Investment Partners have a website?
- A. Yes.

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- O. And what is that website?
- 16 A. Cherokeefund.com.
- Q. Okay. That is the website for Cherokee
 Investment Partners, LLC, CIP?
- A. I believe that is correct. I believe they own that domain name.
 - Q. When is the last time you have been on that website?
- A. Not recently. I understood it was being reworked.
 - Q. Now, on that website it is represented that