

1 A It didn't occur to us.

2 Q Did you get Dr. Saxon's permission to list  
3 him as a co-author in the Manhattan Institute  
4 paper?

11 :00:42 5 A We did.

6 Q You asked for it and he said yes?

7 A He said he had no objection.

8 Q So when Dr. Saxon testified in a separate  
9 matter that he did not know his name was on it, do  
11 :01:00 10 you believe he was not testifying truthfully?

11 MR. SCHEUER: Objection; assumes a fact  
12 not in evidence. There's no evidence at all that  
13 Dr. Saxon said that.

14 MS. KRAMER: This is testimony from  
11 :01:36 15 Mr. Saxon saying he didn't know his name was on it.

16 BY MR. BANDLOW:

17 Q I'm looking at trial testimony from the  
18 case, looks like it was in Nevada, involving  
19 Dr. Saxon. He was -- and I will represent for the  
11 :01:52 20 record, based on this transcript, he was asked a  
21 question, quote, "When the lay version of the ACOEM  
22 paper was printed by the Institute for Legal  
23 Reform, the ACOEM again did not have any conflict  
24 of interest waiver on your part, did it?"

11 :02:08 25 And he answered, quote, "I have no idea.