Exhibit D

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IN THE UNITED STATES DISTRICT COURT
1
 2
                 FOR THE DISTRICT OF MONTANA
                     BILLINGS DIVISION
 3
 4
    TRACY CAEKAERT, and
5
    CAMILLIA MAPLEY,
              Plaintiffs, Case No. CV-20-52-BLG-SPW
 6
 7
         vs.
    WATCHTOWER BIBLE AND TRACT
8
9
    SOCIETY OF NEW YORK, INC.,
    WATCH TOWER BIBLE AND
10
    TRACT SOCIETY OF
11
12
    PENNSYLVANIA, and BRUCE
13
    MAPLEY SR.,
               Defendants.
14
15
    WATCHTOWER BIBLE AND TRACT
    SOCIETY OF NEW YORK, INC.,
16
17
               Cross Claimant,
    BRUCE MAPLEY, SR.,
18
               Cross Defendant.
19
20
    ARIANE ROWLAND, and JAMIE
21
22
    SCHULZE
                                 Cause No. CV 20-59-BLG-SPW
23
               Plaintiff,
24
         vs.
    WATCHTOWER BIBLE AND TRACT
25
                                                             1
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1	SOCIETY OF NEW YORK, INC.	
2	and WATCH TOWER BIBLE AND	
3	TRACT SOCIETY OF	
4	PENNSYLVANIA,	
5	Defendants.	
6		
7		
8		
9	VIDEOCONFERENCE/VIDEOTAPED DEPOSITION	
10	UPON ORAL EXAMINATION OF	
11	SHIRLEY GIBSON	
12		
13	BE IT REMEMBERED, that the	
14	videoconference/videotaped deposition upon oral	
15	examination of Shirley Gibson, appearing at the	
16	instance of the Plaintiffs, was taken at 800 North	
17	Last Chance Gulch, Suite 101, Helena, Montana, on	
18	Thursday, April 14, 2022, beginning at the hour of	
19	9:07 a.m., pursuant to the Federal Rules of Civil	
20	Procedure, before Mary R. Sullivan, Registered	
21	Merit Reporter, Certified Realtime Reporter, and	
22	Notary Public.	
23		
24		
25		
		2

Α. (Nods head.) 1 2 Q. And then Helena. Α. 3 Yes. Which -- Which Kingdom Hall is in Helena? 4 Ο. 5 Α. I'm in Canyon Ferry congregation. And have you been a member of 6 Ο. Okay. 7 other congregations in Helena? Α. 8 No. Just that one? 9 Q. Just that one. 10 Α. Okay. And is that the full list of the 11 Q. 12 congregations where you've served as a member? 13 Α. All the -- All those places that I've 14 been. 15 Q. Yeah. 16 Α. In Helena, this is the only one, yeah. Okay. All right. 17 Q. Let's talk about paragraph 3 of your 18 affidavit. The first sentence you state that 19 20 Bruce, Sr. was a pedophile who started molesting Tracy when she was four. And then you say [As 21 22 Read]: "This came out in 1977 when we learned that another Ministerial Servant in the Hardin 23 congregation, Gunner Hain, had sexually molested 24 25 Tracy at his home." 60

Α. 1 Yes. 2 Why do you say 1977? You fairly -- How do you feel about that number, that year? 3 certain about that? 4 5 Α. Yes. 6 Ο. Tell me why. 7 Α. Because it was brought to my attention all this stuff had happened, and I --8 How -- How was it brought your attention? 9 Well, because of Gunner Hain, it came 10 Α. out. He was reproved, but they didn't do anything 11 12 to Bruce 'cause he -- Anyway. I was told what had 13 happened, and then Bruce admitted he had too, so -- but they didn't do anything with Bruce but 14 they did something -- they -- Gunner Hain was 15 reproved is all. 16 17 Q. Who told you that? 18 Α. Harold Rimby. And so when you say this came out in 19 20 1977, that -- that -- Harold Rimby told you 21 personally --22 Α. Yes. 23 -- about Gunner Hain. Q. And my ex-husband. 24 Α. 25 And your ex-husband molesting Gunner's Q. 61

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stepdaughter. Gunner had molested his
1
 2
    stepdaughter and Tracy.
        Α.
              (Nods head.)
 3
              How did Mr. Rimby know that?
 4
        Q.
 5
              MR. SWEENEY: Objection. Speculation.
              Do I still answer?
 6
        Α.
    BY MR. SHAFFER:
 7
              Yeah, go ahead.
 8
        Q.
                                Yeah.
              Well, because Gunner told Harold.
 9
        Α.
              And then Harold told you.
10
        Q.
        Α.
11
              Yes.
12
         Ο.
              Okay. Sounds like Harold told you about
              Did -- In -- In the same conversation he
13
    Gunner.
14
    told you that Bruce had done the same thing?
15
        Α.
              Yes.
16
        Q.
              And do you know how Harold knew
17
    that -- that Bruce had molested Tracy?
              MR. SWEENEY: Objection. Speculation.
18
    BY MR. SHAFFER:
19
20
        Ο.
              Go ahead.
                          It's okay.
21
        Α.
              Well, Bruce admitted to Harold that he
22
    had.
23
              Okay. And then Harold told you.
        Q.
        Α.
24
              Yes.
                     In 1977 -- Why do you say 1977 as
25
         Q.
              Okay.
                                                             62
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opposed to 1978?
1
 2
              Because it was the year after we were
    baptized.
 3
 4
        Ο.
              Okay. So you feel -- you're certain
    about that number, 1977.
 5
              (Nods head.)
 6
        Α.
 7
        Q.
              Yeah.
                     Where were you when you had this
    conversation with Mr. Rimby?
 8
        Α.
              In our home at Fort Smith.
 9
              Who else was there?
10
        Q.
        Α.
              My ex-husband.
11
12
        Ο.
              So just the three of you?
13
        Α.
                     Well, my children were there, too.
              Yeah.
              Okay. And had Mr. Rimby announced he was
14
    going to come over to have this conversation with
15
    you or did he just show up, or how'd that happen?
16
17
        Α.
              I guess just showed up.
    remember. We didn't make announcements; we just
18
    came --
19
20
        Q.
              Okay.
        Α.
              -- to each other's homes.
21
22
        Q.
              I take it it was a surprise.
23
    shocking.
        Α.
              Yes.
24
              Is that fair?
25
         Q.
                                                             63
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