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# Exhibit 51 (Public)

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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

OAKLAND DIVISION

VIETNAM VETERANS OF AMERICA, et al.,

Plaintiffs,

-versus-

Case No. CV 09-0037-CW

CENTRAL INTELLIGENCE AGENCY, et al.,

Defendant.

STENOGRAPHIC MINUTES OF THE DEPOSITION OF

PLAINTIFF DAVID C. DUFRANE, held on MONDAY, JUNE 13, 2011, in the United States Attorney's Office, James T. Foley Courthouse, 445 Broadway, Albany, New York, before STEPHANIE A. RAGONE, Court Reporter and Notary Public in and for the State of New York.

A P P E A R A N C E S:

MORRISON & FOERSTER, LLP 425 Market Street San Francisco, California 94105-2482 BY: BEN PATTERSON, ESQ. Appearing for Plaintiffs

BRIGHAM J. BOWEN, TRAIL ATTORNEY Federal Programs Branch U.S. Department of Justice Civil Division 20 Massachusetts Ave., NW P.O. Box 883 Washington, DC 20044

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(Dufrane - Bowen)

12

	Pa	age
1	Q Did you turn over correspondence with	
2	Veterans Administration?	
3	A Yes.	
4	Q Anything else?	
5	A Doctors' reports.	
б	Q From what facility, sir?	
7	A Well, from just private doctors.	
8	Q Did you have doctors' reports from doctors	
9	at the Veterans Administration?	
10	A Yes.	
11	Q And you turned those over as well?	
12	A Yes.	
13	Q Anything else?	
14	A Not to my knowledge that I can think of,	
15	no, sir.	
16	Q Who have you talked to about this case?	
17	A I have had some correspondence of some type	
18	of communication with two of the other people that	
19	were involved.	
20	Q Who are those two people?	
21	A Eric Muth and Frank Rochelle. And I did	
22	get a phone call I am not even sure when it was,	
23	it was four or five years ago from Mrs. Price. Her	
24	husband is one of the plaintiffs.	
25	Q Is that Bruce Price?	

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(Dufrane - Bowen)

Page 13 1 А Yes. She called me and we had a 2 conversation. 3 0 And your recollection is that conversation 4 was four or five years ago? 5 Yeah, yeah, it is. А And that would be before this lawsuit б 0 7 began; is that correct? I -- I don't really know. It might have 8 Α 9 been right around the time it started or just before. I think it might have been before. 10 Okay. Anyone else that you talked to about 11 0 12 this case? 13 My wife. Α 14 Anyone else? 0 15 Not about the case. In general I have Α 16 mentioned it, you know, a number of times. I'm not sure to who, though. 17 Right. I am talking about the matters that 18 0 19 are the subject of the case, I'm just talking about right now the case, just to clarify. 20 21 Have you spoken to anyone in the 2.2 media? 23 А Ever? 24 MR. PATTERSON: Objection, vague, 25 vague and ambiguous.

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			Page	14
1	BY MR. BO	WEN:		
2	Q	You may answer the question if you		
3	understan	d it.		
4	А	No, yeah, I talked to a reporter from the		
5	Detroit F	ree Press at one point.		
6	Q	Do you recall when that was?		
7	А	I believe it was before this case also.		
8	Q	Okay. You have a sense for how long ago		
9	that was?			
10	А	Again four or five years ago probably or it		
11	may have	even been longer than that.		
12	Q	Do you recall whether the Press the Detroit		
13	Free Pres	s published an article?		
14	А	No, they did not.		
15	Q	Other than this case have you ever filed a		
16	lawsuit b	pefore?		
17	А	Yes.		
18	Q	When?		
19	А	I filed one against the United States for		
20	compensat	ion relating to Edgewood.		
21	Q	Do you recall when this was?		
22	А	Not really. I don't remember the exact		
23	dates. I	believe it was probably ten years ago,		
24	maybe.			
25	Q	So ten years ago would be approximately		

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(Dufrane - Bowen)

Page 23 1 veterans until that period, that's why I never joined 2 before. 3 0 Have you had any breaks in your membership when you were not an active member of the Vietnam 4 Veterans of America? 5 My wife pays my dues. I don't think so. 6 Α 7 If it was it was a week or two. I don't know, I don't have a clue. 8 9 Did anyone ask you in join Vietnam Veterans 0 of America? 10 11 Α Yes. 12 Who? 0 I'm not sure who asked me to join. I think 13 Α 14 maybe I got a thing in the mail or something, I'm not 15 sure. 16 0 All right. Are you familiar with an organization called Swords to Plowshares? 17 Just because of the lawsuit. I don't know 18 Α 19 what they do. 20 Have you ever contacted them for 0 21 assistance? 2.2 А No. 23 Are you familiar with the Nehmer class 0 action lawsuit for Vietnam Veterans exposed to Agent 24 25 Orange?

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(Dufrane - Bowen)

		Pag
1	somewhere. But nothing, you know, nothing in real	
2	terms about Edgewood, other than, you know, that we	
3	had done some stuff in the Army and they were just	
4	doing some follow-up and, you know, the research by	
5	an independent.	
6	Q Did you respond to the National Research	
7	Council survey?	
8	A Yes, I did.	
9	Q Prior to your VA visit in 1986 or	
10	thereabouts had you spoken to anyone else besides	
11	A No, not to my knowledge.	
12	Q the survey and your girlfriend?	
13	MR. PATTERSON: Objection.	
14	Mischaracterizing prior testimony.	
15	A I am not even sure I told the girlfriend.	
16	I'm just assuming I may have because I am not even	
17	sure about that.	
18	Q Have you told your wife about your time at	
19	Edgewood?	
20	A My new wife?	
21	Q Yes.	
22	A Yes.	
23	Q When did you first tell her about your	
24	experience in Edgewood?	
25	A It was probably a while after we started	

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(Dufrane - Bowen)

Page 84 1 going together. In fact, we may have been married 2 before I brought anything up. I was -- I was going 3 to the VA. 4 0 And you were talking to the VA --Α Yeah. 5 б -- about your experience at the time you 0 7 told your wife? А Yeah. 8 So after 1986? 9 0 10 А Yeah. Would this be after you went back to the VA 11 0 in approximately 1993? 12 13 MR. PATTERSON: Objection, lacks 14 foundation, misstates prior testimony. 15 BY MR. BOWEN: 16 0 You stated previously that you went in 17 approximately 1986 to the VA and then you went back in the early nineties; is that correct? 18 19 Right, right. А 20 My question is would you have spoken to Ο your current wife before or after? 21 2.2 А Before. 23 Before you went back to the VA? Q Yeah. 24 Α 25 In the early nineties? 0

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(Dufrane - Bowen)

Page 85 1 Α Yeah. 2 0 I see. So sometime between 1986 and 1993? 3 Α Later, late end of that, maybe in '89, '90 somewhere. 4 Who also have you told about your time at 5 0 6 Edgewood? 7 Α During what time period? Well, during any time period. You can list 8 0 9 as many people as you can remember. Very few. Nobody will understand it or 10 А believe it. 11 You have been married prior to this 12 0 marriage; is that correct? 13 14 Α That's correct. 15 Had you told your prior wife --Q 16 А No. 17 0 -- about your experience at Edgewood? 18 Α No. 19 So only your current wife? 0 Right. 20 А 21 Any other members of your family? Q 2.2 That know about it. А That you have talked to about it? 23 Q Not in any depth, no. I have two boys and 24 Α 25 a daughter. My daughter is the one who found the

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		Page 88
1	A Well, my claims are filed by my I have a	
2	local VA office and he files those claims, you know,	
3	from my records.	
4	Q Do you review these claims that go in?	
5	A Yes.	
6	Q And you signed them?	
7	A Yes.	
8	Q And you review them for accuracy; is that	
9	right?	
10	A Well, you know, I trust the guy that I am	
11	dealing with here.	
12	Q Have you corresponded with any members of	
13	Congress regarding your Edgewood experience?	
14	A Yes.	
15	Q Whom?	
16	A John McHugh.	
17	Q Who is John McHugh?	
18	A He was a congressman in my district.	
19	Q Do you recall when you corresponded with	
20	Mr. McHugh?	
21	A No. It was a number of times, I don't	
22	remember the dates.	
23	Q Sometime would it have been in the last	
24	decade?	
25	A Yeah.	

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(Dufrane - Bowen)

Page 89 1 0 Would it have been in the early two 2 thousands? 3 Α Yeah, probably. He is gone now. I have 4 not talked to the new congressman at all. Anyone else in Congress? 5 Ο I talked to Bernie Sanders one time in б Α 7 Vermont. You talked with Bernie Sanders? 8 0 9 Α I talked with him, we are buddies. When was this? 10 0 11 А He invited me to some -- something at the Vermont National Guard, I think it might have been 12 something to do with Agent Orange and I had a 13 14 personal invitation from him. And then I saw him on 15 the sidewalk in Burlington one day and talked to him 16 a little bit, not about Edgewood, I don't think. 17 Not about Edgewood? 0 18 Α Not that time. 19 Anyone else in Congress? 0 20 Betty Little, but I don't think Betty Α 21 helped me at all. I don't know if I talked to her or not. I talked to a few of them. I was grasping at 22 straws trying to get --23 Did you correspond with the current 24 0 25 Secretary of State Clinton?

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(Dufrane - Bowen)

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			Page
1	А	Yes.	
2	Q	When she was a senator for the state of New	
3	York?		
4	А	Yes.	
5	Q	Do you remember when that was?	
6	А	No.	
7	Q	So when you left Edgewood your recollection	
8	is that y	ou were instructed not to talk about your	
9	experienc	e, that's correct; right?	
10	А	Right.	
11	Q	At some point you began speaking with	
12	people in	cluding the VA in 1986; is that correct?	
13	А	That's correct.	
14	Q	And the VA, throughout the last decade or	
15	so as you	described; is that correct?	
16	А	That's correct.	
17	Q	And members of Congress?	
18	А	That's correct.	
19	Q	Your family? What caused you to feel that	
20	you could	talk about Edgewood notwithstanding your	
21	instructi	on not to talk about it?	
22	А	Because I needed to get some medical help	
23	and nobod	y was helping me. And at that point the cat	
24	was out o	f the bag.	
25	Q	What do you mean when you say the cat was	

(Dufrane - Bowen)

1 out of the bag?

2	A There was stuff all over. It was, every
3	once in a while you would see a blurb in the paper.
4	Like I told you, the Internet was loaded with the
5	stuff, you know. And, you know, I needed some I
6	still do. I need somebody to take a look at these
7	headaches and this, particularly my left arm.
8	Q So when you spoke, the first time that I am
9	aware of, when you responded to the survey from the
10	National Research Council
11	A Right.
12	Q did you feel that you were talking, you
13	were responding to the survey in spite of the
14	instruction not to talk about Edgewood?
15	A No.
16	Q You felt at liberty to respond to the
17	survey?
18	A I assumed that the survey was authorized by
19	the government.
20	Q Okay. What about when you want to the VA
21	in 1986, did you feel that you were disobeying the
22	instruction?
23	A I was a little cautious at that point, yes.
24	Q But you went ahead and did it anyway?
25	A Yes.

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(Dufrane - Bowen)

Page 92 1 Did there come a point in time where you 0 2 felt that you were entitled to talk about your 3 experience at Edgewood Arsenal, notwithstanding what 4 you understood to be an injunction against talking? 5 MR. PATTERSON: Objection, vague, 6 ambiquous. 7 А I don't understand that at all. Did you ever come to a point where you felt 8 0 9 that the secrecy instruction did not apply to you? 10 Α No, no. 11 0 Do you feel it still applies to you? I do not -- not as broad a sense any 12 Yeah. Α more but it's still -- still there. 13 14 Do you believe you are not allowed to talk 0 15 about your experience at Edgewood? 16 Α Not completely. What effects of your experience at Edgewood 17 0 18 do you feel you are not allowed to talk about? 19 I got a letter -- I'm not sure if it's in Α 20 here somewhere -- they sent saying that we could go and seek medical help from the outside but we were 21 limited to what we could discuss. So there is 22 still -- it's still there. 23 24 And do you feel constrained by those 0 25 limitations?

(Dufrane - Bowen)

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1 Α Yeah. 2 Are there topics that you would like to 0 3 discuss with other people that are not included in the things that you are permitted to say? 4 5 MR. PATTERSON: Objection, vague. BY MR. BOWEN: 6 7 0 Is there anything you would like to talk about relating to Edgewood that you feel that you can 8 not talk about at this time? 9 No, not really. But no, I am not following 10 Α 11 the question, really. What -- give me a specific what I might want to talk about. 12 That's what I am asking you. Is there 13 0 14 anything from your Edgewood experience that you feel 15 that you can't talk about but would like to talk 16 about? Yeah, yeah. Actually, if I wanted to talk 17 А 18 to somebody about some of what happened during the experiments or whatever, I think I'm still prohibited 19 20 from doing that, you know. 21 Is there anything from the experiments that 0 22 you have not disclosed to me today because you feel 23 like you can't talk about it? No. 24 Oh, no, no. Α 25 If I asked you a question about the 0

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(Dufrane - Bowen)

1	experiments you feel you could tell me?
2	A I could tell you.
3	Q Is there a so it's your testimony that
4	there are aspects of your experience at Edgewood that
5	you feel you cannot talk about because you were told
6	not to talk about it?
7	A Right.
8	Q And what about your experience at Edgewood
9	do you feel you cannot talk about?
10	A I don't know the exact title. But there in
11	the letter, we have the letters, the reasons they did
12	the testing, you know, some of the operational stuff
13	that happened at Edgewood as far as the testing went.
14	There is, you know, can't talk about for me I
15	can't talk about it anyway because I don't know what
16	the chemicals were, for the most part.
17	Q What I am asking you is I am talking about
18	is there anything that you have in your mind and in
19	your memory that you would like to talk about?
20	A No.
21	Q That you cannot talk about?
22	A No. I don't want to, not that I don't want
23	to talk about it, no.
24	MR. BOWEN: I think it's probably
25	time for a lunch break.

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			Page	143
1	Q	How are you aware of that?		
2	А	I happened to see it on the Internet.		
3	Q	How long ago would you say this was?		
4	А	Not too long ago, within the last year.		
5	Q	Last year?		
6	А	Yeah.		
7	Q	Did you write to Edgewood or to the Army to		
8	request y	our Edgewood test file?		
9	А	Yes.		
10		MR. PATTERSON: Objection, vague		
11	ambiguous	, vague to time.		
12	BY MR. BO	WEN:		
13	Q	Yes, you did?		
14	А	(Nods.)		
15	Q	Do you know when you did that?		
16	А	Back in the early nineties when I first got		
17	my files.			
18	Q	Do you mean to say after your daughter		
19	found you	r files in the attic?		
20	А	Right.		
21	Q	So in the early nineties, shortly after		
22	that time	you wrote to the Army or Edgewood for your		
23	test file	?		
24	А	Yes.		
25		MR. PATTERSON: Objection, misstates		

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(Dufrane - Bowen)

Page 144 prior testimony. 1 BY MR. BOWEN: 2 3 Q Your answer is yes to that question? 4 Α Yes. Do you recall whether you wrote to Edgewood 5 0 directly? 6 I think, no, I didn't write to Edgewood 7 Α 8 directly. 9 Do you remember who you wrote to? 0 10 National Research Council. Α 11 0 Okay. 12 And the Army. Α 13 Did you receive your file? 0 14 Α Yes, sir. 15 Do you recall how long it took for you to Q receive it? 16 17 А Not long. 18 Q Less than a year? 19 Α Yeah. I direct you to the last page of Exhibit 20 0 21 236. 2.2 MR. PATTERSON: Counsel, I noticed there aren't any Bates numbers on this document. 23 Has this not been produced? 24 25 MR. BOWEN: I believe it has been

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(Dufrane - Bowen)

Page 156 1 to my local VA to be tested or something. 2 Do you recall any notification in 2008? 0 3 Α Yes, yes. Let's take a look and see if we are talking 4 0 about the same thing. 5 б (Defendant's Exhibit 237, 9/14/06 7 Letter, is marked for identification.) BY MR. BOWEN: 8 9 Mr. Dufrane, I have handed you a document Ο that has been marked Defendant's Exhibit 237 and it 10 appears to be dated September 14th, 2006. 11 This exhibit runs from Bates number VET003-000431 through 12 434. Do you recognize this document? 13 14 Α Yes, I do. 15 What do recognize it to be? Q 16 Α It's a copy of the one that was sent to me I have this. 17 at my house. You received this document in 2006? 18 0 19 Yes, I did. А 20 This letter notifies you that you 0 participated in tests at Edgewood Arsenal during your 21 22 military service; is that correct? MR. PATTERSON: Objection, leading, 23 24 calls for an expert conclusion. 25

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1 numbness and tingling, that's basically the issues to	
2 address over the years. And they have, you know,	
3 issues are still there. They just haven't medically	
4 done much of anything.	
5 Q Perhaps we can talk about those briefly.	
6 Help me if I am mischaracterizing what you said	
7 earlier. You have a service-connected disability	
8 rating for post-traumatic stress disorder and for the	
9 chronic pain?	
10 A Right.	
11 Q The numbness and the tingling; is that	
12 correct?	
13 A Yes, right.	
14 Q And you also state now that you have sought	
15 a disability rating for dental issues; is that	
16 correct?	
17 A I did but they denied it.	
18 Q And they denied it; yes?	
19 A Yes.	
20 Q Do you remember what the basis for that	
21 was?	
22 A My claim was that the headaches made me	
23 grind my teeth. The dentist in Albany said that I	
24 was grinding my teeth to give myself a headache.	
25 Q Do you remember if there was any other	

1		
2	REPORTER'S CERTIFICATE	
3		
4		
5	I, STEPHANIE RAGONE, Court Reporter	
б	and Notary Public in and for the State of New York,	
7	do hereby certify that I recorded stenographically	
8	the foregoing proceedings, taken at the time and	
9	place as mentioned, and the preceding is a true	
10	and accurate transcript thereof, to the best of	
11	my knowledge and belief.	
12		
13		
14	STEPHANIE RAGONE	
15	DATED:	
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