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- magazine if you'd like.
- 2] MR. McMAHON: Well, it's not expressed
- [3] in there that there's a potential link between this
- [4] defendant and Marzook.
- [5] Try to answer the question so we can get
- [6] out of here. I guess you did answer it.
- MR. LANDES: He did answer the question.
- [8] MR. McMAHON: So let's move on.
- [9] MR. LANDES: That's good. You learned
- [10] something about the case.
- [11] MR. BOYD: By the way, for the record,
- [12] if you consider whatever testimony it is you just
- [13] referred to be evidence that's relevant to the Holy
- [14] Land Foundation providing some sort of support to
- [15] Hamas, I think you have an obligation to produce it
- [16] to us, and I would ask that you do so.
- MR. LANDES: I don't know how that
- [18] follows from this question.
- [19] MR. BOYD: I'm sorry. I missed the
- [20] first part.
- [21] MR. LANDES: We're asking about Saleh
- [22] here. What's your objection to this question?

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- [1] MR. BOYD: I'm not objecting to the
- [2] question. I'm stating on the record. I'm trying
- [3] to say you have discovery obligations to us, and if
- [4] you have that, I'm asking you for it.
- [5] MR. LANDES: Yeah. You've asked for
- [6] that before. We talked about that in front of the
- [7] judge. Okay? We've been through that.
- [8] MR. BOYD: Saleh's testimony?
- MR. LANDES: Saleh produced—and I don't
- [10] want to use up their time.
- [11] MR. BOYD: All right. Let's talk about
- [12] it later.
- [13] MR. LANDES: Saleh produced a large
- [14] volume of documents in this case, okay, that talked
- [15] about his incarceration and trial in Israel? Okay.
- [16] His confession and everything else, that's what I
- [17] was referring to, not documents we produced,
- [18] documents Saleh produced.
- MR. BOYD: But you have them?
- MR. LANDES: I have them. The other
- [21] defendant produced them. I assume that you were
- [22] given access to the documents that the other

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- [1] defendants produced in this litigation. If not,
- [2] call Mary Roland and ask her for them. That's what
- [3] I'm referring to.
- [4] MR. BOYD: What I'm referring to is that
- [5] we asked you for any documents that you thought
- [6] supported those allegations. If you think they do,
- [7] then I ask you to provide them, identify them and
- [8] provide them.
- [9] MR. LANDES: Well, let's just talk about
- [10] that after, after this discovery—after this
- [11] deposition.

[12]

- BY MR. LANDES:
- [13] Q: Mr. Awad, in October of 1993, did you
- [14] attend a meeting in Philadelphia together with
- [15] representatives of HLF, IAP, the Al Aqsa Fund, and
- [16] other organizations?
- [17] A: I don't think so.
  - Q: You said you don't think so?
- (19) A: I don't remember.
- [20] Q: Are you familiar with something called
- [21] the Watson Report?
- [22] A: No.

## 1-15:24:08 22--15:25:15

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- [1] **Q**: Are you familiar with the litigation
- [2] that's taking place or has taken place in the
- [3] District of Columbia between Mr. Boyd's client, the
- [4] Holy Land Foundation and the Federal Government
- [5] concerning the fact that the funds of the Holy Land
- [6] Foundation have been frozen?
- [7] A: What's the question?
- [8] **Q**: Are you familiar with the fact that
- [9] there's been litigation pending?
- [10] A: I know that the Holy Land Foundation's
- [11] assets were frozen.
- [12] **Q**: Okay. Now—
- [13] A: I don't know a lot about the particulars
- [14] of the case.
- [15] **Q:** I'm sorry?
- [16] A: I do not know a lot of the particulars
- 1171 of the case.
- [18] Q: Okay. Is has been alleged that in
- [19] October, October 1st through October 3, 1993, a
- [20] meeting took place in Philadelphia, and among the
- [21] participants in that meeting was Shukri Abu Baker,
- [22] Abdelhaleem Al Ashqar, and you've testified I think