IN THE SUPREME COURT OF THE STATE OF NEVADA

LUIS A, HIDALGO, JR.

CASE NO.: 54209

Electronically Filed Feb 02 2011 01:30 p.m. Tracie K. Lindeman

Appellant,

VS.

On Appeal from a Final Judgment of Conviction entered by The Eighth Judicial District Court

THE STATE OF NEVADA

Respondent.

APPELLANT'S APPENDIX

Volume 16 of 25

(Pages 2969 - 3153)

DOMINIC P. GENTILE Nevada Bar No. 1923 PAOLA M. ARMENI, ESQ. Nevada Bar No. 8357 GORDON SILVER 3960 Howard Hughes Pkwy., 9th Floor Las Vegas, Nevada 89169 Telephone: (702) 796-5555

ATTORNEYS FOR THE APPELLANT LUIS A. HIDALGO, JR.

ALPHABETICAL INDEX OF APPELLANT'S APPENDIX

Document	Date Filed	Vol.	Page No.
Amended Indictment (Hidalgo Jr.)	05/01/08	5	00836-00838
Amended Judgment of Conviction (Jury Trial) (Hidalgo Jr.)	08/18/09	25	04665-04666
Amended Notice of Evidence in Support of Aggravating Circumstances (Espindola)	01/09/08	3	00530-00533
Amended Notice of Intent to Seek Death Penalty (Hidalgo Jr.)	06/18/08	5	00846-00849
CD: State's Exhibit 191 ¹	02/04/09	15	02749
CD: State's Exhibit 192A ²	02/04/09	15	02750
CD: State's Exhibit 192B ³	02/04/09	15	02751
CD: Defense Exhibit 1 ⁴	02/11/09	22	04142
Court's Exhibit 2: Transcript of fBird CD	02/05/09	15	02912-02929
Court's Exhibit 3: Transcript of Hawk CD	02/05/09	15	02930-02933
Court's Exhibit 4: Transcript of Disc Marked as Audio Enhancement, 050519-3516, Tracks 1 & 2, Track 2	02/05/09	15	02934-02938
Court's Exhibit 5: Transcript of Disc Marked as Audio Enhancement, 050519-3516, Tracks 1 & 2, Track 1	02/05/09	15	02939-02968
Criminal Complaint (Hidalgo III)	05/31/05	1	00001-00003
Criminal Complaint (Hidalgo Jr.)	02/07/08	3	00574-00575
Emergency Motion for Stay of District Court Proceedings (State)	02/20/08	4	00775-00778
Fourth Amended Information (Hidalgo III)	01/26/09	5	01011-01014
Guilty Plea Agreement (Espindola)	02/04/08	3	00549-00557
Indictment (Hidalgo Jr.)	02/13/08	4	00724-00727
Information (Hidalgo III)	06/20/05	1	00005-00008
Instructions to the Jury	02/17/09	24	04445-04499
Judgment of Conviction (Jury Trial) (Hidalgo Jr.)	07/10/09	25	04656-04657
Minutes (Preliminary Hearing)	06/13/05	1	00004
Minutes (Change of Plea)	02/04/08	3	00558
Minutes (All Pending Motions)	02/05/08	3	00559
Minutes (Trial by Jury)	02/06/08	3	00576

¹ This CD is a copy of the original. The copy was prepared by a Clark County employee at the Regional Justice Center in Las Vegas Nevada. Eight hard copies of the CD are being mailed to the Nevada Supreme Court.

² Id.

³ Id.

⁴ Id.

Document	Date Filed	Vol.	Page No.
Minutes (Sentencing)	02/12/08	3	00577
Minutes (All Pending Motions)	02/14/08	4	00728
Minutes (Arraignment)	02/20/08	4	00779
Minutes (Sentencing)	03/20/08	4	00787
Minutes (Sentencing)	03/25/08	4	00788
Minutes (Decision: Bail Amount)	04/01/08	4	00789
Minutes (All Pending Motions)	04/15/08	4	00799
Minutes (All Pending Motions)	04/17/08	5	00834-00835
Minutes (All Pending Motions)	05/01/08	5	00839-00840
Minutes (All Pending Motions)	06/17/08	5	00844-00845
Minutes (State's Request for Status Check on Motion to Consolidate)	11/20/08	5	00850
Minutes (All Pending Motions)	01/16/09	5	00916
Minutes (Calendar Call)	01/22/09	5	00973-00974
Minutes (Decision)	01/23/09	5	01009
Minutes (State's Request for Clarification)	01/26/09	5	01010
Minutes (Defendant's Motion for Own	02/24/09	24	04505
Recognizance Release for House Arrest)			
Minutes (Status Check re Sentencing)	06/02/09	24	04594
Minutes (Minute Order re Judgment of Conviction)	08/11/09	25	04664
Minutes (Sentencing)	10/07/09	25	04667
Motion for Judgment of Acquittal Or, In the Alternative, a New Trial (Hidalgo III and Hidalgo Jr.)	03/10/09	24	04506-04523
Motion in Limine to Exclude the Testimony of Valerie Fridland (State)	01/13/09	5	00905-00915
Motion to Conduct Videotaped Testimony of a Cooperating Witness (State)	04/09/08	4	00792-00798
Motion to Strike Notice of Intent to Seek Death Penalty (Hidalgo III and Espindola)	12/12/05	1	00026-00187
Motion to Strike the Amended Notice of Intent to Seek Death Penalty (Hidalgo Jr.)	1/09/09	5	00851-00904
Notice of Appeal (Hidalgo III and Hidalgo Jr.)	07/18/09	25	04658-04659
Notice of Intent to Seek Death Penalty (Hidalgo III)	07/06/05	1	00009-00013
Notice of Intent to Seek Death Penalty (Espindola)	07/06/05	1	00014-00018
Notice of Intent to Seek Death Penalty (Carroll)	07/06/05	1	00019-00023
Notice of Intent to Seek Death Penalty (Counts)	07/06/05	1	00024-00025
Notice of Intent to Seek Death Penalty (Hidalgo Jr.)	03/07/08	4	00784-00786

Document	Date Filed	Vol.	Page No.
Opposition to Defendant Luis Hidalgo, Jr.'s Motion for Judgment of Acquittal Or, In the Alternative, a New Trial (State)	03/17/09	24	04524-04536
Opposition to State's Motion to Conduct Videotaped Testimony of a Cooperating Witness (Hidalgo III)	04/16/08	5	00800-00833
Opposition to State of Nevada's Motion in Limine to Exclude Testimony of Valerie Fridland (Hidalgo III and Hidalgo Jr.)	01/20/09	5	00919-00972
Order Denying Defendants Motion for Judgment of Acquittal Or, In the Alternative, Motion for New Trial	08/04/09	25	04660-04663
Order Denying Defendants Motion to Strike Notice of Intent to Seek Death Penalty	10/03/06	1	00188-00192
Order Directing Answer	10/20/06	3	00514-00515
Order Dismissing Petition	04/09/08	4	00790-00791
Order Granting Motion for Stay	02/21/08	4	00780-00781
Order Granting the State's Motion to Consolidate C241394 and C212667	01/16/09	5	00917-00918
Order Withdrawing Opinion, Recalling Writ, and Directing Answer to Petition for Rehearing	02/21/08	4	00782-00783
Opinion	12/27/07	3	00516-00529
Petition for Writ of Mandamus Or, In The Alternative, Writ of Prohibition (Hidalgo III and Espindola)	10/16/06	2-3	00193-00513
Proposed Jury Instructions Not Used	02/12/09	24	04389-04436
Proposed Verdict Forms Not Used	02/17/09	24	04502-04504
Reply to State's Opposition to Motion for Judgment of Acquittal Or, In the Alternative, a New Trial (Hidalgo III and Hidalgo Jr.)	04/17/09	24	04537-04557
Sentencing Memorandum (Hidalgo III and Hidalgo Jr.)	06/19/09	24	04595-04623
State Petition for Rehearing	01/23/08	3	00534-00548
Supplemental Points and Authorities to Defendant, Luis A. Hidalgo, Jr.'s Motion for Judgment of Acquittal Or, In the Alternative, a New Trial (Hidalgo III and Hidalgo Jr.)	04/27/09	24	04558-04566
Transcript (Defendant, Luis Hidalgo III's Motion for Acquittal Or, In the Alternative, a New Trial; Defendant Luis Hidalgo, Jr.'s Motion for Judgment of Acquittal)	05/01/09	24	04567-04593
Transcript (Defendant's Motion to Amend Record)	01/11/11	25	04668-04672
Transcript (Defendant's Motion for Audibility Hearing and Transcript Approval)	02/05/08	3	00560-00573

Document	Date Filed	Vol.	Page No.
Transcript (Motions)	02/14/08	4	00729-00774
Transcript (Sentencing)	06/23/09	25	04624-04655
Transcript (Calendar Call)	01/22/09	5	00975-01008
Transcript (Grand Jury)	02/12/08	4	00578-00723
Transcript (Jury Trial Day 1: Jury Voir Dire)	01/27/09	6	01015-01172
Transcript (Jury Trial Day 2)	01/28/09	7-8	01173-01440
Transcript (Jury Trial Day 3)	01/29/09	9	01495-01738
Transcript (Jury Trial Day 4)	01/30/09	10-11	01739-02078
Transcript (Jury Trial Day 5)	02/02/09	12	02079-02304
Transcript (Jury Trial Day 6)	02/03/09	13	02305-02489
Transcript (Jury Trial Day 7)	02/04/09	14-15	02490-02748
Transcript (Jury Trial Day 8)	02/05/09	15	02752-02911
Transcript (Jury Trial Day 9)	02/06/09	16	02969-03153
Transcript (Jury Trial Day 10)	02/09/09	17-18	03154-03494
Transcript (Jury Trial Day 11)	02/10/09	19-20	03495-03811
Transcript (Jury Trial Day 12)	02/11/09	21-22	03812-04141
Transcript (Jury Trial Day 13)	02/12/09	23	04143-04385
Transcript (Jury Trial Day 13 (Excerpt))	02/12/09	23	04386-04388
Transcript (Jury Trial Day 14: Verdict)	02/17/09	24	04437-04444
Trial Memorandum (Hidalgo Jr.)	01/29/09	8	01441-01494
Verdict (Hidalgo Jr.)	02/17/09	24	04500-04501
Writ of Mandamus (Hidalgo III)	06/03/08	5	00841-00843



FILED

NOV 2 4 2009

STATE OF NEVADA,

Plaintiff,

CASE NO: C212667/C241394

DEPT NO: XXI

VS.

LUIS ALONSO HIDALGO, aka

LUIS ALONSO HIDALGO, III, and) Transcript of

LUIS ALONSO HIDALGO, JR.,

Defendants.

Proceedings

BEFORE THE HONORABLE VALERIE P. ADAIR, DISTRICT COURT JUDGE

JURY TRIAL - DAY 9

FRIDAY, FEBRUARY 6, 2009

APPEARANCES:

FOR THE STATE:

MARC DiGIACOMO, ESQ.

Chief Deputy District Attorney

GIANCARLO PESCI, ESQ. Deputy District Attorney

FOR LUIS ALONSO HIDALGO, JR.:

DOMINIC P. GENTILE, ESQ.

PAOLA M. ARMENI, ESQ.

FOR LUIS ALONSO HIDALGO, III:

JOHN L. ARRASCADA, ESQ.

CHRISTOPHER ADAMS, ESQ.

RECORDED BY: JANIE OLSEN, COURT RECORDER

TRANSCRIBED BY: KARReporting and Transcription Services

KARReporting & Transcription Services

INDEX

WITNESSES FOR THE STATE:

ANABEL ESPINDOLA

Direct Examination By Mr. Digiacomo 4

Cross-Examination By Mr. Gentile 167

EXHIBITS

STATE'S EXHIBITS AD	MITTED:	PAGE
97 through 111	Photographs	51
230	Silverton Document	111
220 and 221	Card and Letter	160
DEFENDANT HIDALGO J	R'S EXHIBITS ADMITTED:	
В	Blueprint of Simone's Auto Plaza	167

KARReporting & Transcription Services

LAS VEGAS, NEVADA, FRIDAY, FEBRUARY 6, 2009, 9:38 A.M. PROCEEDINGS

(In the presence of the jury.)

THE COURT: All right. Court is now in session.

The record will reflect the presence of the State through the deputy district attorneys, the presence of the defendants and their counsel, the officers of the Court and the members of the jury.

Before we swear in the witness, ladies and gentlemen, I know some of you asked my marshal if we could work late tonight. I know there's frustration that we're not getting a lot done each day. We cannot stay past about 1:00 o'clock today. However, what I am doing is for Monday and Tuesday of next week, I'm trying to find another judge to hear my calendars so we can start at 9:00 a.m., and if everyone's available, we will work until 7:00 p.m. Monday and Tuesday.

So if anyone has conflict with that, you're directed to inform my marshal at the break. That's what I'm trying to do, because I understand for people who take off, if we only get three hours in, it's not a very productive day. So that's my plan and hopefully that will work out.

And having said that, the State has called as their next witness...

MR. DIGIACOMO: Anabel Espindola.

KARReporting & Transcription Services

1	THE COURT: All right. Ms. Espindola, I need you to
2	stand up and face this lady right here who will be
3	administering the oath to you.
4	ANABEL ESPINDOLA, STATE'S WITNESS, SWORN
5	THE CLERK: Please be seated and please state and
6	spell your name.
7	THE WITNESS: Anabel Espindola, A-n-a-b-e-l,
8	E-s-p-i-n-d-o-l-a.
9	THE CLERK: Thank you.
10	THE COURT: All right. Thank you.
11	DIRECT EXAMINATION
12	BY MR. DIGIACOMO:
13	Q Good morning, Ms. Espindola.
14	A Good morning.
15	Q What I need you to do is roll up right to that
16	microphone because I know you have a soft voice and not
17	everybody's going to hear you at all times, okay.
18	A Yes, sir.
.19	Q I'm going to ask you to speak up when you're
20	talking, okay?
21	A Yes.
22	Q All right. You said your name is Anabel
23	Espindola, correct?
24	A Correct.
25	Q Okay. Can you tell the ladies and gentlemen of
	KARReporting & Transcription Services 4

1	the jury where you've been living for the better part of the
2	last four years.
3	A Clark County Detention Center.
4	Q And you're hear to testify about the events
5	that put you in that place?
6	A Correct.
7	Q All right. I want to talk to you a little bit
8	about your life before May 19th of 2005. Let's start with
9	the when you turned 18, where were you living?
10	A San Fran the bay area, California.
11	Q Bay area, California?
12	A Mm-hmm.
13	Q Is that a yes?
14	A Yes.
15	Q Okay. And what were you doing for a living?
16	Were you working?
17	A Yes, I was.
18	Q What were you doing?
19	, A I worked for Mr. Hidalgo.
20	Q All right. How long prior to you turning 18
21	did you start working for Mr. Hidalgo?
22	A I was about six months after I turned 18.
23	Q Okay. So about six months after you turned 18,
24	you started working for Mr. Hidalgo?
25	A Yes.
	KARReporting & Transcription Services 5

1	Q And when we use the term Mr. Hidalgo, how did
2	you refer to Mr. Hidalgo?
3	A As Louie.
4	Q Louie?
5	A Mm-hmm, yes.
6	Q Is that a yes?
7	A Yes.
8	Q And is Louie here in court today?
9	A Yes, he is.
10	Q Can you point to him and describe something
11	he's wearing?
12	A He's wearing a black jacket.
13	Q So when you use the term Louie
14	MR. GENTILE: May the record reflect that
15	Mr. Hidalgo stood for identification.
16	THE COURT: It will. Thank you.
17	MR. GENTILE: Thank you.
18	BY MR. DIGIACOMO:
19	Q . And when you use the term Louie, you're
20	referring to Mr. Hidalgo, I guess, Jr.?
21	A Yes.
22	Q And had you ever heard other people refer to
23	him as something else?
24	A Yes.
25	Q What was that?
	KARReporting & Transcription Services 6

	А	Mr. H.
2	Q	So he's Mr. H?
3	A	Yes.
4	Q	Okay. When you're working for Mr. H, what kind
5	of business wa	as it?
6	A	Auto shop, automotive repair.
7	Q	And what were you doing for him?
8	A	I was the secretary for him when I worked in
9	California.	
10	Q	And how long did you work for him in
11	California?	
12	A	Up until we moved to Las Vegas.
13	Q	And when was that approximately?
14	А	The beginning of 1999.
15	Q	The beginning of 1999?
16	A	Correct.
17	Q	And I apologize for asking you your age, but
18	how old were	you in 1999?
19	A	I was 19 no, I'm sorry. I was
20	Q	I guess I could do this easier
21	A	Like 27, I'm sorry.
22	Q	I apologize. So you're 36 today?
23	A	Correct.
24	Q	Okay. So you worked for Mr. H for eight years
25	approximately	while you're in California, some of that time?
	KARI	Reporting & Transcription Services 7

1	А	Yes.
2	Ω	During that time period, were you solely an
3	employee of Mr.	. H?
4	A	No.
5	Q	How long after you started working for Mr. H
6	did your relat:	ionship with him change?
7	A	I it was immediate.
8	Q	Immediate?
9	A	Mm-hmm, yes.
10	Ω	So you were with Mr. H from the time you were
11	18 kind of forw	ward?
12	А	Yes.
13	Q	And how would you describe the relationship
14	that you had w	ith Mr. H?
15	А	I was his girlfriend.
16	Q	Did you know about what his family life
17	well, what (do you know what his marital status was at the
18	time?	
19	A	Yes.
20	Q	What was that?
21	А	He was married. He was currently married.
22	Q	Up until well, even after your arrest, but
23	at least up unt	til your arrest in May of 2005, were you still
24	his girlfriend	?
25	А	Yes.
	KARRe	eporting & Transcription Services 8

1	Q	At any point during that time period, did you
2	physically liv	e with Mr. H?
3	A	No.
4	Q	So you maintained your own residence and he
5	maintained his	?
6	A	Yes.
7	Q	At some point in time did you learn about
8	Mr. H's childr	en?
9	А	Yes.
10	Q	Okay. Let's talk about how many children
11	does Mr. H hav	e?
12	A	Three.
13	Q	And let's can you name the oldest one for
14	me?	
15	A	Angelina Hidalgo.
16	Ω	Angelina?
17	А	Yes.
18	Q	Okay. And who's the second oldest?
19	A	Luis Hidalgo, III.
20	Q	And do you see Luis Hidalgo, III here in court
21	today?	
22	A	Yes, I do.
23	Ω	Is he the guy standing up?
24	A	Yes.
25	MR.	DIGIACOMO: May the record reflect the
	KARF	Reporting & Transcription Services

1	identification of Luis Hidalgo, III.
2	THE COURT: It will.
3	BY MR. DIGIACOMO:
4	Q When you would refer to Luis Hidalgo, III, how
5	would you refer to him?
6	A As Luis or Little Luis.
7	Q Luis or Little Luis?
8	A Yes.
9	Q Have other people used the term Little Lou
10	before?
11	A Yes.
12	Q All right. What about is there a Spanish
13	term that you would sometimes use for him?
14	A Yes.
15	Q What is that?
16	A Luisito.
17	Q Luisito?
18	A Yes.
19	Q And then after Little after Little Lou or
20	Little Luis, who's the next child in Mr
21	A Rosa Hidalgo.
22	Q Rosa Hidalgo?
23	A Yes.
24	Q Can you tell me in maybe in relation to
25	or maybe you know. Do you know the exact age of Little Lou?
	KARReporting & Transcription Services 10

1	A	I think 27.
2	Q	Okay. So he's younger than you?
3	A	Yes.
4	· Q	Okay. You said that in 1999 you moved to Las
5	Vegas, correct	?
6	A	Yes.
7	Q	And you indicated that Mr. H moved to Las
8	Vegas?	
9	. А	Yes.
10	Q	Did Little Lou and the rest of the family come
11	as well?	
12	А	Yes.
13	Q	Okay. What what prompted the move to Las
14	Vegas?	
15	А	Louie wanted to we used to come and visit
16	quite often and	d he wanted to move.
17	Q	And what was the plans for when you moved here?
18	What was going	to happen?
19	A	To open up another body shop.
20	Q	How was the how was the body shop here
21	and that's Sim	one's we've heard testimony about?
22	А	Yes.
23	Q	How was that financed?
24	А	Through a friend of his, Dr. Simon Stertzer.
25	Q	Who is Dr. Simon Stertzer? Do you know him at
	KARR	eporting & Transcription Services 11

1	all?		
2		A	Yes.
3		Q	Who is he?
4		A	He is a personal friend of Mr. Hidalgo's.
5		Q	Now, in the time that you were with
6	Mr. Hidalg	10, d:	id he ever talk to you about his history?
7		A	Yes.
8		Q	Okay. Let's talk a little bit about did you
9	have discu	ıssio	ns with him about the police and his involvement
10	with the p	olice	e?
11		A	Yes.
12		Q	What did he tell you?
13		А	That he was a retired police officer from the
14	San Bruno	Poli	ce Department. He went to work for the
15	sheriff's	depai	rtment for a short period of time. His father
16	needed hel	p at	the body shop so he retired from the police
17	force and	went	to work at the body shop.
18		Q	And his father, what did you call what was
19	his father	's na	ame?
20		А	Luis Hidalgo, Sr.
21		Q	And what did you call him?
22		A	Pops.
23		Q	Pops?
24		A	Yes.
25		Q	And has Pops passed on at this point?
		KARR	eporting & Transcription Services 12

1	A Yes.
2	Q And approximately when did he pass away?
3	A I believe it was two years ago.
4	Q Two years it's 2009. So 2007, 2006,
5	somewhere in that range?
6	A Yes.
7	Q Okay. Once you moved here let me ask you
8	this: Did you know about the finances of Mr. Hidalgo when you
9	moved when you moved here?
10	A Yes.
11	MR. ARRASCADA: Your Honor, I would just ask for
12	clarity of the record that we perhaps Mr. Hidalgo, Jr.,
13	Mr. Hidalgo, III, that we
14	THE COURT: All right.
15	MR. ARRASCADA: put some qualifiers because we do
16	have the same names.
17	MR. DIGIACOMO: I'll call him Mr. H. How's that?
18	THE COURT: All right. And Mr. H refers to Hidalgo,
19	Jr.
20	MR. DIGIACOMO: Correct.
21	BY MR. DIGIACOMO:
22	Q Mr. H were you aware well, let me ask you
23	this: Mr Dr. Stertzer and do you know what? I never
24	got you to answer that question. Who is Dr. Stertzer?
25	A He's a doctor he's a heart surgeon. He
	KARReporting & Transcription Services 13

1	works at	Stanford now or as far as I know.
2		Q And at some point, him and Mr. Hidalgo or Mr. H
3	got fo	rmed a relationship?
4		A Yes.
5		Q And when Mr. Hidalgo moved from San Bruno or
6	Mr. H move	ed from San Bruno to Las Vegas, you said something
7	about Mr.	Stertzer financing Simone's.
8		A Correct.
9		Q How did that work?
10		MR. GENTILE: Foundation. Objection. Foundation.
11		THE COURT: All right. Lay a foundation.
12	BY MR. DI	GIACOMO:
13		Q Did Mr. H tell you how the financial
14	transactio	on related to Simone's worked?
15		A All I know is that
16		MR. GENTILE: Objection.
17	BY MR. DIO	GIACOMO:
18		Q Let me ask you this
19		MR. GENTILE: Foundation.
20	:	THE COURT: Well
21	BY MR. DI	GIACOMO:
22		Q did Mr. H ever describe to you how the
23	financial	transaction for Simone's worked? Just answer yes or
24	no.	
25		A No.
:		KARReporting & Transcription Services 14

1	Q Okay. You never talked to him about it?
2	A No.
3	Q Okay. What capacity did you have at Simone's?
4	A I was the business administrator.
5	Q The business administrator?
6	A Yes.
7	Q Okay. And what does that mean you did at
8	Simone's?
9	A I ran the body shop. I took care of the
10	vehicles that were coming in, the paperwork, all billing. I
11	dealt with the customers, the insurance companies, the
12	employees.
13	Q When you left San or when there was a body
14	shop at San Bruno, did you have a similar job?
15	A Yes.
16	Q Okay. Were you involved or did you based
17	upon your financial involvement with the San Bruno shop, did
18	you know about how much money the San Bruno shop had or let
19	me rephrase this. Did they sell the San Bruno shop?
20	A Yes.
21	Q Okay. And ultimately their family moved here
22	and there was nothing left at San Bruno financially related to
23	the auto shop?
24	A Correct.
25	Q Okay. Were you aware of how much money the San
in solution	KARReporting & Transcription Services 15

l			
1	Bruno auto shop sold for?		
2	MR. GENTILE: Objection. Foundation.		
3	THE COURT: All right.		
4	THE WITNESS: I don't remember.		
5	MR. GENTILE: I'll withdraw the objection.		
6	THE COURT: She doesn't know anyway, so		
7	BY MR. DIGIACOMO:		
8	Q You don't remember?		
9	A No.		
10	Q Okay. When you got to Simone's well, let me		
11	ask you this: Was it a dirt lot?		
12	A No.		
13	Q Was there already a building there?		
14	A Yes.		
15	Q Okay. You move into the building, you're doing		
16	the billing, correct?		
17	A Yes.		
18	Q All right. Let's talk about the money coming		
19	into Simone's. Well, let me ask it this way: Was Simone's		
20	making money?		
21	A No.		
22	MR. GENTILE: Objection. Foundation.		
23	THE COURT: All right. Lay a foundation as to how		
24	she would know and then ask the question.		
25	BY MR. DIGIACOMO:		
	KARReporting & Transcription Services 16		

1	Q Okay. Did you not testify that you you were		
2	doing the books for Simone's?		
3	A I did the books for Simone's.		
4	Q Okay. You did all the you took you paid		
5	the bills out and you found out the money coming in, correct?		
6	A Yes.		
7	Q All right. Was Simone's making money?		
8	A No.		
9	MR. GENTILE: Again, objection. Simone's was in		
10	business for six years.		
11	THE COURT: All right. I think the basis of the		
12	objection is during what period of time are you inquiring		
13	about as to whether or not Simone's was making money.		
14	Is that your objection, Mr. Gentile?		
15	MR. GENTILE: That's the objection.		
16	THE COURT: All right. Mr. DiGiacomo, if you will		
17	lay a foundation as to time frame, whether you're talking		
18	about the entire six-year period or year by year or whatever.		
19	Okay.		
20	MR. DIGIACOMO: I could do it that way.		
21	BY MR. DIGIACOMO:		
22	Q Let's talk about it this way: When Simone's		
23	first opened and it's the first couple of months, is Simone's		
24	making any money?		
25	A No.		
	KARReporting & Transcription Services 17		

,		
1	_	At any point in time does it get to a point
2	where it's clea	ring a profit?
3	A	It progressively got better.
4	Q	Progressively got better?
5	A	Yes.
6	Q.	At some point let's talk all the way up to
7	May of 2005	was it making enough money to sustain itself?
8	A	We were sustaining ourselves. We were paying
9	all our bills.	
10	Q	You were paying your bills?
11	А	Yes.
12	Q	Okay. Was there any how much money was
13	there left over	after paying all the bills?
14	A	None.
15	Q	Okay. Were you were you at all involved in
16	Mr. H's finance	s or was it just Simone's?
17	A	I deposited his checks and wrote out all his
18	billing.	
19	Q	Okay. Did you have access to his bank
20	accounts?	
21	A	Yes.
22	Q	Okay. And at some point in time did there come
23	a point in time	in the years that you were living in Las Vegas
24	you learned abo	ut something happening up at the Palomino Club?
25	A	Yes.
	KARRe	porting & Transcription Services 18

1	Q	Okay. How did you initially find out that
2	something the	hat somehow Mr. H or somebody else was going to
3	be involved in	the Palomino Club?
4	А	Mr. H was looking to start another business.
5	Q	And who did what happened did he contact
6	anybody?	
7	А	He contacted Alex Gurde (phonetic) and they
8	were looking i	nto a different types of business.
9	Q	Okay. And who's Alex Gurde?
10	A	He's a realtor.
11	Q	What's is did Alex Gurde grow up an
12	American in	America?
13	А	Not as far as I know. He's Romanian.
14	Q	Did he have an accent?
15	A	Yes.
16	Q	Okay. You said he contacted Alex but for a
17	different type	of business. Did he ever wind up getting
18	involved in so	me other type of business?
19	А	Yes.
20	Q	What was it?
21	А	A strip club.
22	Q	And what strip club?
23	А	The Palomino Club.
24	Q	Okay. And who did he well, do you know who
25	he wound up ge	tting into the strip club business with?
	KARR	eporting & Transcription Services 19

1	MR. GENTILE: Objection. Foundation. Also, add a
2	time predicate. I mean
3	THE COURT: All right. Lay a bit of a foundation.
4	BY MR. DIGIACOMO:
5	Q What are we talking about? When does Mr. H
6	first get involved with the Palomino Club?
7	A 2000, 2001. I don't remember the exact year.
8	Q Okay. When Mr. H first gets involved in the
9	Palomino Club, is he the owner?
10	A No.
11	Q Okay. So at the point that Mr. H goes to the
12	Palomino Club, who's the owner?
13	A Dr. Stertzer.
14	Q Dr. Stertzer?
15	A Yes.
16	Q And did you learn through the conversations
17	through Mr. H about how Dr. Stertzer came into possession of
18	the club?
19	. A Yes.
20	Q How was that?
21	A Dr. Stertzer purchased the club outright from
22	the Perrys.
23	Q Okay. And did you learn from Mr. H how much he
24	had paid for it?
25	A Yes.
	KARReporting & Transcription Services 20

1	Q How much?
2	A 13 million.
3	Q \$13 million?
4	A Yes.
5	Q And then you said Mr. H became involved. What
6	was his position at the Palomino Club at that point?
7	A He was a general manager.
8	Q Okay. And did you have anything to do with the
9	Palomino Club at that point?
10	A Yes.
11	Q What was that?
12	A I did all the books for the Palomino.
13	Q You did the books for the Palomino Club?
14	A Yes.
15	Q Even when Dr. Stertzer owned it?
16	A Yes.
17	Q Okay. How much was Mr. H getting paid to be
18	the general manager? Do you recall?
19	A I believe it was 2,500 a week. I'm not quite
20	sure. I know it was between 2,000 to 2,500.
21	Q Okay. Somewhere between 2,000 and 2,500 a
22	week, so okay. At some point in time, is there discussions
23	that you've had with Mr. H related to him getting the title of
24	owner?
25	A Yes.
	KARReporting & Transcription Services 21

1	Q Can you describe that for the ladies and
2	gentlemen of the jury?
3	MR. GENTILE: Can we have a time predicate?
4	BY MR. DIGIACOMO:
5	Q All right. Approximately when is that?
6	A Maybe a year after, a year and a half after
7	Dr. Stertzer had owned it.
8	Q So a year, year and a half. And let me ask you
9	this let's go backwards a little bit. From the time that
10	you're arrested, how long had Mr. H been the owner of the
11	Palomino Club?
12	A Maybe a year
13	Q Okay.
14	A or so.
15	Q And what were what did Mr. H tell you about
16	the arrangements for the Palomino Club to pass from
17	Dr. Stertzer to Mr. Hidalgo or Mr. H?
18	MR. GENTILE: We have a Your Honor, again,
19	foundation. Was anybody present? That's appropriate
20	foundation. If he's going to talk about people talking about
21	things, there should be a time, place, and who was there.
22	THE COURT: Well, he
23	MR. DIGIACOMO: I was asking I'll rephrase.
24	THE COURT: I mean, he can do it that way or I
25	mean, if
	KARReporting & Transcription Services 22

1	MR. DIGIACOMO: And he's free to ask on cross
2	every
3	THE COURT: I agree with you in terms of when the
4	conversation occurred, but I don't think Mr. DiGiacomo has to
5	find out everybody that was there as long as he indicates who
6	the speaker was and that she was the listener.
7	So go on, Mr. DiGiacomo.
8	MR. DIGIACOMO: Thank you, Judge.
9	BY MR. DIGIACOMO:
10	Q What did Mr. H tell you about the arrangement
11	between the passing of the club from Dr. Stertzer to Mr. H?
12	MR. GENTILE: Same objection. When?
13	THE COURT: All right. When did you have a
14	conversation with Mr. H about the passing of the Palomino Club
15	from Dr. Stertzer to Mr. H?
16	THE WITNESS: We spoke at the body shop. He
17	expressed that Dr. Stertzer no longer wanted the club.
18	THE COURT: And about when was this? When did he
19	start talking about that? .
20	THE WITNESS: Like I said, maybe about a year after
21	Dr. Stertzer had owned it.
22	THE COURT: All right. Thank you.
23	Mr. DiGiacomo.
24	BY MR. DIGIACOMO:
25	Q So he told you that Dr. Stertzer no longer
	KARReporting & Transcription Services 23

1	wanted to own the club?
2	A Correct.
3	Q Did he tell you why Dr. Stertzer didn't no
4	longer wanted to own the club?
5	A Yes.
6	MR. GENTILE: Double hearsay. Objection.
7	THE COURT: Overruled.
8	BY MR. DIGIACOMO:
9	Q And what did Mr. H tell you was the reason why
10	Dr. Stertzer didn't want to own the club?
11	A Publicity. Dr. Stertzer didn't want any.
12	Q Okay. And did Mr. H tell you what the
13	arrangement was going to be with him and Dr. Stertzer?
14	A Yes.
15	Q And describe that for the ladies and gentlemen
16	of the jury.
17	A Dr. Stertzer was going to go ahead and do the
18	note for 15 13 million, and on a weekly basis the club was
19	scheduled to pay the loan back.
20	Q On a weekly basis?
21	A On a weekly basis.
22	Q And what was the payment on a weekly basis?
23	A It was scheduled to be 10,000 a week.
24	Q So \$10,000 a week would be paid to Dr.
25	Stertzer?
	KARReporting & Transcription Services 24

1	A Correct.
2	Q And how did this work? Did you do the books
3	for the Palomino?
4	A Yes.
5	Q Okay. So explain to the ladies and gentlemen
6	how, let's say, at the end of the week when you've got to make
7	the payment, explain to them how the finances would work.
8	A I would make the deposits to the bank. I would
9	deposit all the money into the Bermuda Sands account. From
10	there, I would transfer the money into the Palomino and I
11	would transfer \$10,000, or if the club wasn't doing as well,
12	whatever was available to Dr. Stertzer which would be the
13	Windrock account.
14	Q Okay.
15	A That was Dr. Stertzer's account.
16	Q Let's back up a little bit because you talked
17	about a bunch of things. You said Bermuda Sands. What's the
18	Bermuda Sands account?
19	A It was a holding account for the Palomino,
20	Satin Saddle and Lacy's.
21	Q All right. And so you said that the money that
22	was made from those properties would be placed into that
23	account?
24	A Correct.
25	Q Okay. Then you talked about some earnings
	KARReporting & Transcription Services 25

	t e de la companya d
:	
1	being transferred to other accounts, and I'm sorry, I missed
2	those.
3	A It was to another account which was Windrock
4	Enterprises.
5	Q What's Windrock Enterprises?
6	A It was Dr. Stertzer's account.
7	Q Okay. And so you take the money from one, move
8	it to the other
9	A Yes.
10	Q to pay Dr. Stertzer?
11	A Yes.
12	Q Now, you just mentioned the Satin Saddle and
13	Lacy's. What are you talking about?
14	A It was part of the purchase. They are two
15	other clubs.
16	Q And where are they located?
17	A Lacy's is within the Palomino Club.
18	Q Same building?
19	A Same building
20	Q Okay.
21	A It's inside the same building.
22	Q And what's the Satin Saddle?
23	A Satin Saddle is a topless club and it's like
24	two doors down. Mm-hmm.
25	Q Is that a yes?
	KARReporting & Transcription Services 26

1	A Yes.
2	Q And what about their addresses? Were they the
3	same or different addresses?
4	A Different addresses.
5	Q Okay. And did you know anything about the
6	property that those two clubs sat on?
7	A Yes.
8	Q Okay. How did you know about the property that
9	those two clubs sat on?
10	A It all when Dr. Stertzer had purchased the
11	club, the whole block went with it.
12	Q So the whole block was this area that has both
13	Satin Saddle, Lacy's and Palomino on it?
14	A Correct. It also has Easy Pawn and a loan
15	shop.
16	Q Okay. Now, the Easy Pawn and the loan shop,
17	were they run by Dr. Stertzer?
18	A No.
19	Q Okay. They were leased out?
20	A Yes.
21	Q And did you have anything to do with the money
22	that came out of those or what happened to the money that came
23	out to those?
24	A They would pay their monthly rent. It would
25	be the check would be made out to Windrock. It would be
	KARReporting & Transcription Services 27

made to Simone's. Simone's Autoplaza was the corporate office 1 2 for the Palomino Club, and I would make the deposits. 3 I guess my question is: The money that's coming out of this pawnshop and the other business that's 4 5 there, is that part of the 10,000 that's got to be paid from the Palomino and Lacy's and Satin Saddle? 6 7 Α No. You mentioned something to the effect of every 8 0 9 month the 10,000 wasn't getting put into Dr. Stertzer's account -- or every week. Sorry. 10 MR. GENTILE: Objection. Is that a question? 11 12 MR. DIGIACOMO: I was just directing her back to it. 13 THE COURT: He was -- I think he was setting up a 14 question. 15 MR. DIGIACOMO: Thank you. 16 BY MR. DIGIACOMO: 17 Did you -- all right. I'll make it a question. Did you mention that not every week \$10,000 was going into 18 19 Dr. Stertzer's account? 20 Yes. Okay. Well, describe that. What did you mean 21 22 by that? 23 If the club was doing poorly that week, I had already spoken to Dr. Stertzer and less money would be 24 deposited. When the club was doing better, I would make up 25 KARReporting & Transcription Services

28

1	the difference.
2	Q Okay. Let's talk about the time period gumming
3	up to May of 2005. Was the club ever almost always able to
4	cover the \$10,000 a week that was being paid out to
5	Dr. Stertzer?
6	A No.
7	Q Were you able to make up all of the money that
8	you were short for one week to cover Dr. Stertzer?
9	A No.
10	Q I didn't ask this, but other than the \$10,000 a
11	week that was being put into Dr. Stertzer's account, was there
12	any other monies paid for the Palomino Club?
13	A I don't understand the question.
14	Q Did Mr. H have to give Dr. Stertzer any
15	principle or was he just paying the \$10,000 a week?
16	A Just the 10,000 a week.
17	Q And once he took over well, let me ask you
18	this: Is it at what point does he become owner on the
19	documents that the jury's now seen? What date does that
20	occur?
21	MR. GENTILE: Objection. What documents?
22	THE COURT: All right. What exhibits are you
23	referring to?
24	MR. DIGIACOMO: The phone list that says Mr. H,
25	owner.
	KARReporting & Transcription Services 29

1	
1	THE COURT: Okay. So and that's exhibit number?
2	MR. DIGIACOMO: I don't know off the top of my head.
3	THE COURT: All right. You're talking about the
4	phone list that was highlighted and testified to by the
5	MR. DIGIACOMO: No. It was the phone list that was
6	hanging on the wall
7	THE COURT: All right.
8	MR. DIGIACOMO: in the Palomino.
9	THE COURT: That was recovered in the search warrant
10	by Sergeant McGrath. So we're clear what you're talking
11	about.
12	MR. GENTILE: I object to the form of the question.
13	I mean, ownership documents referred to
14	THE COURT: Right. That would refer to
15	MR. GENTILE: deeds and mortgages and
16	THE COURT: something filed with the business
17	licensing
18	MR. GENTILE: Right.
19	THE COURT: and whatnot. So if it's clear that
20	that's what you're referencing.
21	MR. DIGIACOMO: Okay.
22	THE COURT: And, Deniece, why don't you find that.
23	BY MR. DIGIACOMO:
24	Q Were you involved at all in records having to
25	be filed that Dr. Stertzer was no longer the owner and
	KARReporting & Transcription Services 30

1	somebody else was the owner?
2	A I took care of all the paperwork.
3	Q All of the paperwork?
4	A Yes. I would hand it to the accountant.
5	Q Okay. And does title pass from one company to
6	the another or do you know?
7	MR. GENTILE: Objection. Foundation.
8	MR. DIGIACOMO: She said she handled all the
9	paperwork. I'm asking her whether or not there was paperwork
10	filed passing title from the Windrock account to another
11	THE COURT: Okay.
12	MR. GENTILE: That's hearsay.
13	THE COURT: Did you prepare any paper demonstrating
14	the transfer from Windrock to Mr. H?
15	THE WITNESS: No.
16	THE COURT: All right. Did you see any paperwork
17	evidencing a transfer?
18	THE WITNESS: Yes.
19	THE COURT: All right. Go on, Mr. DiGiacomo.
20	BY MR. DIGIACOMO:
21	Q And where what was the transfer from and
22	what was the transfer to?
23	MR. GENTILE: Objection. Hearsay. That's an
24	out-of-court statement.
25	THE COURT: You mean the document, yeah.
	KARReporting & Transcription Services 31

1	MR. GENTILE: The document, yeah. She can't testi	fy
2	to that. We need the document.	
3	THE COURT: All right. Sustained.	
4	MR. GENTILE: That's also a best evidence rule.	
5	THE COURT: Thank you, Mr. Digia sorry.	
6	Mr. Gentile.	
7	MR. GENTILE: We all look alike sometimes.	
8	BY MR. DIGIACOMO:	
9	Q Without telling us	
10	THE COURT: Is that lawyers or Italians?	
11	MR. GENTILE: Italians.	
12	THE COURT: I think that's true for lawyers. Bein	g
13	married to an Italian, I don't agree with the other one.	
14	Go on, Mr. DiGiacomo.	
15	MR. DIGIACOMO: Thank you, Judge.	
16	BY MR. DIGIACOMO:	
17	Q I guess it really doesn't matter, so let me	
18	move forward a little bit.	
19	In you said up until May that the \$10,000 wasn'	t
20	always being made, correct?	
21	A Correct.	
22	Q What about Simone's? Was Simone's making	
23	enough money to cover the difference at the Palomino?	
24	A No.	
25	Q Let's talk a little bit about the people who	
	KARReporting & Transcription Services 32	

1	work at the Palomino. Let's talk when so that
2	Mr. Gentile has a foundation, let's talk about April of 2005.
3	Okay. What was your title at the Palomino Club?
4	A General manager.
5	Q What was Mr. H's title?
6	A Owner.
7	Q Did Little Luis have a title?
8	A Yes.
9	Q What was that?
10	A Manager.
11	Q All right. Were there other well, was there
12	a person named Arial?
13	A Yes.
14	Q What was her capacity?
15	A She was the office manager.
16	Q Was there a woman named Min?
17	A Yes.
18	Q Okay. Is she well, as of April 2005, was
19	she still at the Palomino?
20	A No.
21	Q Okay. What was her title prior to that?
22	A She was office assistant.
23	Q Okay.
24	A She helped Arial.
25	Q Was there an individual by the name of Deangelo
1	KARReporting & Transcription Services 33

1	Carroll that worked there?
2	A Yes.
3	Q Okay. And what was his capacity at least as of
4	April, early May 2005?
5	A He did promotions. He helped he did DJ and
6	he helped on the floor when they were shorthanded.
7	Q Kind of a jack of all trades?
8	A Yes.
9	Q Showing you State's Exhibit Number
10	THE COURT: It's not on.
11	MR. DIGIACOMO: It's not plugged in.
12	BY MR. DIGIACOMO:
13	Q State's Exhibit Number 198, who's that?
14	A Deangelo Carroll.
15	Q Did you know an individual by the name of
16	Timothy Hadland at the Palomino?
17	A Yes.
18	Q And how did you know him?
. 19	A He was the front doorman.
20	Q What about a guy named PK or Pilar Handly?
21	A Yes.
22	Q And what capacity did he have at the Palomino
23	Club?
24	A He was a consultant for DJs, lighting.
25	Q Is there anybody else I missed at the Palomino
	KARReporting & Transcription Services 34

1	Club? Probably not.
2	Let's talk a little bit about the relationship of
3	some of these people, okay?
4	A Yes.
5	Q Did you ever see Deangelo Carroll and Little
6	Luis do anything other than work together at the Palomino?
7	A No.
8	Q Did you ever have conversations with Little
9	Luis about them doing things other than working at the
10	Palomino?
11	A Yes.
12	Q Okay. What did he tell you they would do?
13	A They would go out bowling.
14	Q So they had a relationship separate away from
15	work, correct?
16	A Yes.
17	Q Did you ever see Deangelo Carroll have a
18	relationship with Mr. H other than what's at work?
19	. A No.
20	Q Did you ever talk to Mr. H or did Mr. H ever
21	tell you that he had a relationship with Deangelo Carroll
22	other than a work related one?
23	A No.
24	Q What about Deangelo Carroll and TJ? What kind
25	of relationship did were you aware of at all of their
	KARReporting & Transcription Services 35

1	what type of relationship they had?
2	A No.
3	Q Does there come a point in time when you become
4	aware at the club involving TJ?
5	A Yes.
6	Q And who was it or how is it that you first
7	become aware of the problem?
8	A Little Luis and Louie were having a
9	conversation upstairs in Louie's office.
10	Q And approximately
11	MR. GENTILE: Could we get a time predicate, please?
12	MR. DIGIACOMO: That's what I'm doing. I'll lay a
13	foundation first.
14	BY MR. DIGIACOMO:
15	Q How long prior to the May 19th homicide was
16	this conversation between Luis and Mr. H?
17	A Approximately a week.
18	Q Okay. And what was the nature of the
19	conversation you were hearing between Mr. H and Little Lou?
20	A They believed that Mr. Hadland was writing
21	tickets, falsifying tickets and getting a kickback
22	Q Okay.
23	A from the cab drivers.
24	Q I'm sure that the jury's pretty well educated
25	on most of this right now, but let's talk a little bit about
	KARReporting & Transcription Services 36

1 how it worked exactly at the Palomino Club. 2 When a cab driver brings customers to the Palomino 3 Club, if you could, once the cab driver pulls up, describe the process that's involved with the cab drivers. 4 The maitre'de or the front doorman would write 5 6 a ticket describing how many customers were coming in, whether 7 they were male or female. Once that is done, the front 8 doorman gives the ticket to -- back to the cab driver. 9 goes to the back cab office and gets paid out per customer. 10 And what was the conversation between Luis and 11 Mr. H? What was TJ allegedly doing that they thought -- or 12 the conversation was related to being inappropriate? MR. GENTILE: Objection. Asked and answered. 13 14 MR. DIGIACOMO: I hadn't asked that question. 15 THE COURT: Well, overruled, if there's any --16 MR. GENTILE: She testified that the conversation 17 was -- that TJ was writing and falsifying tickets and getting a kickback from cab drivers. 18 19 MR. DIGIACOMO: I asked her how. 20 THE COURT: Well, he can ask her to explain. 21 BY MR. DIGIACOMO: 22 Explain to me how that works. Yeah. 23 TJ doing? 24 MR. GENTILE: Objection, unless it was part of the 25 conversation.

KARReporting & Transcription Services

37

1	THE COURT: All right. That's sustained.
2	MR. DIGIACOMO: Okay.
3	THE COURT: Or lay a foundation otherwise.
4	BY MR. DIGIACOMO:
5	Q Were you listening to the conversation between
6	Little Luis and Mr. H?
7	A Yes.
8	Q And were they describing what TJ was doing that
9	was inappropriate with the cab drivers?
10	A He was writing
11	MR. GENTILE: Objection. The answer should be yes
12	or no. And, Judge
13	THE COURT: All right. Thank you.
14	MR. GENTILE: we're entitled to have her testify
15	as to who said what. And what he's doing
16	THE COURT: That's true. That's correct.
17	MR. GENTILE: is he's trying to lump it
18	THE COURT: If you could be specific as to who was
19	saying what in the conversation that you overheard.
20	And the other objection was, Mr. Gentile?
21	MR. DIGIACOMO: That the answer was either yes or
22	no.
23	THE COURT: Yes. And then just try to answer yes or
24	no and then Mr. DiGiacomo will follow up and ask you to
25	explain or ask you a follow-up question.
	KARReporting & Transcription Services 38

1	THE WITNESS: Yes.	
2	THE COURT: All right.	
3	All right. Mr. DiGiacomo, go ahead.	
4	BY MR. DIGIACOMO:	
5	Q Do you remember what the question was?	
6	A No.	
7	Q All right. Let me go back to what the question	
8	was. Just yes or no. Was part of the conversation a	
9	description of what TJ was doing that was inappropriate at the	
10	front door?	
11	A Yes.	
12	Q Okay. And do you recall specifically who was	
13	describing what was going on? Do you recall if it was Little	
14	Lou or Mr. H?	
15	A Yes.	
16	Q Who was it?	
17	A Little Luis.	
18	Q Okay. So Little Luis is describing something	
19	that TJ does was doing to Mr. H?	
20	A Yes.	
21	Q All right. And what was Little Luis saying TJ	
22	was doing?	
23	A He was writing additional people on the on	
24	the tickets so when he took it to the back cab office he could	
25	get paid for those customers.	
	KARReporting & Transcription Services 39	

1		Q	When so the cab driver would get paid for	
2	those cust	those customers. Did he describe what the cab driver would		
3	then do wi	ith th	he extra money that he got?	
4		A	Yes.	
5		Q	What did Little Luis say?	
6		A	The money would go to TJ.	
7		Q	Okay. Did Luis, Little Luis, explain how he	
8	knew this	info	rmation?	
9		A	No.	
10		Q	Okay. What was Mr. H's reaction to Little	
11	Luis' explanation?			
12		A	To watch TJ.	
13		Q	So he told him to watch TJ?	
14		A	Yes.	
15		Q	Okay. At some point in time were you part of	
16	any other	conv	ersation related to TJ?	
17		A	Yes.	
18		Q	Okay. And who was involved in that	
19	conversation? .			
20		A	Arial.	
21		Q	Okay. Was there anybody else?	
22		A	Mr. H.	
23		Q	Okay. And was the subject of what about TJ	
24	came up first?			
25		A	He needed to be fired.	
		KARR	eporting & Transcription Services 40	

1	Q Okay. And was that statement being made by
2	Arial or Mr. H?
3	A Mr. H.
4	MR. GENTILE: Can we have a foundation in terms of
5	at least where and when?
6	THE COURT: Are we talking about the one
7	conversation?
8	MR. DIGIACOMO: No, it was the
9	MR. GENTILE: No, the second.
10	MR. DIGIACOMO: second conversation.
11	THE COURT: All right. The second. All right.
12	BY MR. DIGIACOMO:
13	Q How long after the first conversation was the
14	second conversation?
15	A A day or two.
16	Q A day or two. Okay.
17	And when Mr. H said he had to be fired, what did
18	you or were you directed to do anything?
19	A Yes
20	Q And what was that?
21	A Issue a final check.
22	Q And did you, in fact, go about issuing a final
23	check for TJ?
24	A Yes.
25	Q Was there any other paperwork that you
	KARReporting & Transcription Services 41

1	generated related to his termination from the club?
1	
2	A There's supposed to be.
3	Q Okay. Did you fill out any?
4	A No.
5	Q After this conversation between Arial, Mr. H
6	and yourself, how long let me rephrase that.
7	At some point in time was there any other
8	conversations related to TJ before May 19th of 2005? Do you
9	understand my question?
10	A Can you repeat it, please.
11	Q Between the conversation with Arial and now
12	May 19th of 2005 were there any other conversations that you
13	had that involved either Mr. H or Little Lou related to TJ
14	that you can recall?
15	A Yes.
16	Q Okay. When did that occur?
17	A On the 19th.
18	Q Okay. So that's my question.
19	A Yes.
20	Q You're talking about a conversation on the
21	19th, but before the 19th and after the conversation with
22	Arial, was there any conversations
23	A No.
24	Q involving TJ?
25	A No.
	KARReporting & Transcription Services 42

1	Q So let's move to the 19th. Does there come a
2	point in time on the 19th that you have a conversation with
3	anybody about TJ?
4	A Yes.
5	Q And who was it that you had the conversation
6	with?
7	A Deangelo Carroll.
8	Q Okay. And how is it that you had this
9	conversation, face to face or some other way?
10	A Some other way.
11	Q Okay. How did it happen?
12	A He called me on the phone.
13	Q Okay. And when you say he called you on the
14	phone, what phone did he call you on?
15	A I don't recall if it was my cell phone or the
16	phone at the body shop.
17	Q Okay. Do you recall whether or not you were
18	chirping or if you were actually talking?
19	A I was talking on the phone.
20	Q Actually talking on the phone?
21	A Yes.
22	Q Okay. And what is it that Mr. Carroll said
23	about TJ?
24	MR. GENTILE: Objection. Hearsay.
25	MR. DIGIACOMO: Not offered for the truth of the
	KARReporting & Transcription Services 43

Ī	
1	matter.
2	THE COURT: It's not being offered for hearsay
3	purposes.
4	MR. DIGIACOMO: Thank you.
5	THE COURT: Just explain what course of events.
6	BY MR. DIGIACOMO:
7	Q What did Deangelo Carroll tell you about TJ?
8	A That TJ was going to another strip club and bad
9	mouthing the club, the Palomino.
10	Q And did he say specifically what TJ was saying?
11	A No.
12	Q Okay. Did he say what strip club that he had
13	gone to?
14	A No.
15	Q Okay. After you got off the phone with
16	Mr. Carroll, did you talk to anybody?
17	MR. GENTILE: Can we have a time predicate, Your
18	Honor?
19	MR. DIGIACOMO: Yeah.
20	BY MR. DIGIACOMO:
21	Q Approximately what time on the 19th was this?
22	Do you recall?
23	A It was in the afternoon.
24	Q Afternoon?
25	A Yes.
	KARReporting & Transcription Services 44

7	Q Okay. It was still light out?		
2	A Yes, I believe so.		
3	Q And where where were you said you were at		
4	Simone's?		
5	A Yes.		
6	Q Okay. Was there anybody else present after you		
7	got off the phone that you talked to?		
8	A Yes.		
9	Q And who was present?		
10	A Mr. H and Little Luis.		
11	Q And where was this conversation in Simone's		
12	taking place?		
13	A My office.		
14	Q Let's talk a little bit about the way Simone's		
15	is set up. We'll get to the pictures, but while they're		
16	looking at them, let's ask a couple of questions here.		
17	When you walk through well, let me ask you this:		
18	Can you describe generally what Simone's looks like?		
19	A Yes.		
20	Q Okay. Describe that for the ladies and		
21	gentlemen of the jury.		
22	A The Simone's, as soon as you walk through		
23	the front door, it has a large reception area. There's a set		
24	of couches in front of the television. Large windows were		
25	through those windows would be my office.		
	KARReporting & Transcription Services 45		

1		Q	Is your office on the left side or the right
2	side?		
3		A	Depends on
4		Q	Which way you're facing?
5		A	where you're walking from.
6		Q	All right. Bad question. If you walk through
7	the front	door	and you turn to face your office, is your
8	office lef	t sid	de or right side?
9		A	I believe it's left.
10		Q	Okay. And did anybody else have an office over
11	there by w	here	your office was?
12		Α	Yes.
13		Q	Who was that?
14		A	Mr. H.
15		Q	Okay. And was there any other what
16	connected	your	office to Mr. H's office?
17		A	It was more of a closet.
18		Q	Like a walk-in closet?
19		A	Yes.
20		Q	Okay. And could you pass through from your
21	office to	Mr. H	H's office?
22		A	Yes.
23		Q	Okay. Where did the conversation I'll get
24	to the res	t of	the pictures in a second. Where did the
25	conversati	on o	ccur between yourself, Mr. H and Little Luis
		KARR	eporting & Transcription Services 46

1	about what Deangelo Carroll's telling them?
2	A In my office.
3	Q And what what do you tell Mr. H and Little
4	Lou?
5	A That Deangelo just called and TJ had gone to
6	another strip club and was bad mouthing the Palomino.
7	Q Okay. And what was Mr. H's reaction initially?
8	A He really didn't react.
9	Q What about Little Lou?
10	A Angry.
11	Q Okay. What do you mean by angry? Describe his
12	demeanor for me.
13	A He started yelling at his father.
14	Q Okay. He was yelling he raised his voice?
15	A He raised his voice.
16	Q All right. And he's yelling at his father?
17	A (The witness nodded.)
18	Q Is that a yes?
19	A Yes.
20	Q Okay. And what was Little Lou saying to his
21	father?
22	A He made more of a statement, You're not going
23	to do anything? That's why nothing ever gets done. You'll
24	never be like Gilardi and Rizzolo. They take care of
25	business.
	KARReporting & Transcription Services 47

1	Q Let's back up a little bit. You said he made a
2	statement about and I apologize because I just missed it.
3	You said what's the first thing Luis said to him?
4	MR. GENTILE: Objection. That's asked and answered.
5	She just testified. If he wants her to repeat it, that's
6	cumulative.
7	THE COURT: Well, overruled.
8	MR. DIGIACOMO: Thank you.
9	THE COURT: He's clarifying.
10	MR. DIGIACOMO: I'm clarifying.
11	BY MR. DIGIACOMO:
12	Q What's the first thing Little Lou says to him?
13	A You're not going to do anything.
14	Q Okay. Then he mentions individuals by the name
15	of Rizzolo and Gilardi?
16	A Yes.
17	Q Did you know who these people were?
18	A Yes.
19	Q Who's Rizzolo?
20	A He owns a strip club.
21	Q What strip club was that?
22	A Crazy Horse II.
23	Q Okay. And what about Gilardi?
24	A He owns a strip club as well.
25	Q And what strip club was that?
	KARReporting & Transcription Services 48

1	A He owns Cheetah's, Jaguar's. I think there's
2	another one.
3	Q While Little Lou is making the statements about
4	not making the money because they take care of business, does
5	he reference anything that either Rizzolo or Gilardi had done
6	to anybody in the past?
7	A Yes.
8	Q And what does he say?
9	A He mentions that Rizzolo had sent one of his
10	employees to beat up a customer.
11	Q Was there any other talk about what dealing or
12	taking care of business meant from Little Luis during this
13	conversation?
14	A Just that.
15	Q What was Mr. H's reaction to his son at that
16	point?
17	A He started to get angry.
18	Q Okay. What how do you know he started to
19	get angry? What'd you see, hear?
20	A He raised his voice.
21	Q Okay.
22	A Told Luis to mind his own business.
23	Q And how does this argument end?
24	A Luis, again, rants at his father saying, You
25	will never be like Gilardi and Rizzolo, and he storms out.
	KARReporting & Transcription Services 49

1	Q	So he makes another statement about he'll never
2	be like Rizzolo	o and Gilardi and storms out?
3	А	Yes.
4	Q	When Little Luis storms out, did you see where
5	he went?	
6	А	He left Simone's.
7	Q	He left Simone's?
8	А	Yes.
9	Q	Let's talk about Little Luis and Simone's. Did
10	you know where	Little Luis stayed?
11	A	Yes.
12	Q	Where?
13	А	Room 6.
14	Q	Of Simone's?
15	A	Yes.
16	Q	What about Mr. H? Where did he live?
17	А	At that time he lived with his father
18	Q	Lived with
19	Α.	in a condo.
20	Q	He lived with Pops in a condo?
21	А	Yes.
22	Ω	Okay. And did you have your own place?
23	А	Yes.
24	Q	I'm going to ask you to look at what's been
25	marked for purp	poses of identification as State's Proposed
	KARRe	eporting & Transcription Services 50

ļ	
1	Exhibits 97 through 111. If you could, just briefly flip
2	through those.
3	A (Complying.)
4	Q Do you recognize what's depicted in those
5	photographs?
6	A Yes.
7	Q Do those appear to be true, fair, and accurate
8	depictions of Simone's on May 24th of 2005?
9	A Yes.
10	MR. DIGIACOMO: Move to admit 97 through 111.
11	THE COURT: Are there any objections to 97 through
12	111?
13	MR. GENTILE: No.
14	MR. ARRASCADA: No, Your Honor.
15	THE COURT: All right. Those will all be admitted.
16	(State's Exhibit 97 through 111 admitted.)
17	BY MR. DIGIACOMO:
18	Q Let's go through some of these. That's a 97
19	is an exterior view of Simone's. Where's the entrance or the
20	doorway that you would walk in?
21	A On the opposite side.
22	Q Opposite side of this building?
23	A Yes.
24	Q All right. And then 98, what are we looking
25	at?
	KARReporting & Transcription Services 51

1		A	That is the front entrance.
2		Q	Okay. That's where you would walk through the
3	front door	?	
4		А	Yes.
5		Q	And then 99, what are we looking at?
6		A	It's a picture of the front reception area.
7		Q	So let me ask you this: You said the front
8	reception	area	and you said it's a body shop. Is there like a
9	reception	area	versus where the work's being done?
10		A	Yes.
11		Q	Are they separate?
12		A	Yes.
13		Q	Okay. But they're all contained within one
14	building,	thou	gh?
15		A	Yes.
16		Q	When you walk through the front door, you said
17	this is the front reception area, correct?		
18		A	Correct.
19		Q	Can you see where your office was in that
20	photograph	n?	
21		A	Yes.
22		Q	All right. Can you touch the screen to make a
23	little col	lor fo	or me?
24		A	Right there (indicating.)
25		Q	That was your office?
		KARRe	eporting & Transcription Services 52

1	A Yes.
2	Q And can you see where Mr. H's office was?
3	A Yes.
4	Q Can you point that out?
5	A (Complying.)
6	Q Now, where those couches are, State's
7	Exhibit No
8	MR. DIGIACOMO: Can you clear that for me? Yeah,
9	there you go.
10	BY MR. DIGIACOMO:
11	Q Where those couches are, State's Exhibit No.
12	100, what is that that my finger's on right there?
13	A It's a TV.
14	Q Okay. 102, what are we looking at?
15	A My office, my desk.
16	Q Okay. And what's underneath your desk?
17	A My briefcase.
18	Q 105, can you read what we're looking at there?
19	A Yes
20	Q What is it?
21	A It's the payroll check for Deangelo Carroll.
22	Q Now, after if you walk through the front
23	door and, you said, the reception area and the photograph
24	shows that it's to the right, correct?
25	A Correct.
	KARReporting & Transcription Services 53

1		Q	What's in front of you as you walk through the
2	door initi	ially	? What's right there?
3		A	The front desk.
4		Q	After you get to the front desk, what's behind
5	the front	desk	?
6		A	A walkway. It's an open space where you can
7	get to the	e oth	er offices.
8		Q	Is there any entertainment in that open
9	walkway?		
10		A	Yes.
11		Q	What is it?
12		A	Pool table.
13		Q	State's Exhibit No. 106, is that the pool table
14	in the wal	Lkway	area?
15		Α	Yes.
16		Q	Now, do you recognize do you recognize
17	what's on	the	table there in the do you recognize the white
18	thing that	is s	itting on the pool table there?
19		A	Yes
20		Q	What is it?
21		A	It's a bullet proof vest.
22		Q	And do you know who owned that bullet proof
23	vest?		
24		A	Yes.
25		Q	Who was that?
		KARR	eporting & Transcription Services 54

1		A	Mr. H.
2		Q	Where did he normally keep that bullet proof
3	vest?		
4		A	At the Palomino.
5		Q	The Palomino Club?
6		A	Yes.
7		Q	We've heard testimony earlier about some
8	weapons.	Did	you ever know Mr. Hidalgo, Mr. H, to own a
9	weapon?		
10		A	Yes.
11		Q	What kind of weapon was it?
12		A	A Glock.
13	·	Q	And where did he keep that?
14		A	He carried it with him.
15		Q	Okay. On his person?
16		A	Yes.
17		Q	Did he have some sort of permit to allow him to
18	do so?		
19		A	Yes
20		Q	And when he was at the club, did he have that
21	weapon on	him?	
22		A	Yes.
23		Q	Did you ever see Mr. H wearing the vest?
24		A	Yes.
25		Q	And how often, prior to May 19 of 2005, would
		KARR	eporting & Transcription Services 55

1	he wear the vest?		
2	A Only if he was going to I saw him put it on		
3	when he went to a coalition meeting.		
4	Q Okay. What's the coalition?		
5	A It's where all the strip club owners or		
6	managers get together and they meet at Piaro's.		
7	Q Okay. When he		
8	MR. GENTILE: Can we have a time predicate?		
9	THE COURT: All right. When did you		
10	BY MR. DIGIACOMO:		
11	Q How often would the coalition members get		
12	together and meet? Do you know?		
13	A It varied. It		
14	MR. GENTILE: That's not Your Honor, I don't need		
15	a time predicate for that. I need a time predicate for the		
16	time that she saw him wear the vest.		
17	THE COURT: Yeah. When did you see him wear the		
18	vest?		
19	THE WITNESS: He put it on before he went to a		
20	meeting.		
21	THE COURT: Okay. And when did you first observe		
22	Mr. H going to these meetings?		
23	THE WITNESS: It started after he had ownership of		
24	the club.		
25	THE COURT: All right. And then for how long did he		
	KARReporting & Transcription Services 56		

1	continue to go to the meetings?		
2	THE WITNESS: Up until May.		
3	THE COURT: All right. Thank you.		
4	Mr. DiGiacomo.		
5	BY MR. DIGIACOMO:		
6	Q Who would be at the coalition meetings? Do you		
7	recall?		
8	MR. GENTILE: Objection. Foundation. Was she		
9	there?		
10	THE COURT: All right.		
11	BY MR. DIGIACOMO:		
12	Q Did Mr. H tell you who was present at the		
13	found at the coalition meetings?		
14	A Yes.		
15	Q All right. Who did he tell you was there?		
16	A Mr. Rizzalo. On occasion, they said he		
17	mentioned that Mr. Gilardi went. There was an Alfred, I think		
18	the name is, and I believe he was he worked with		
19	Mr. Rizzalo. I don't know about the others.		
20	Q Were there other people who owned strip clubs		
21	in town?		
22	A Yes.		
23	Q And would he do you without telling us		
24	what their names are, do you recall specifically what their		
25	names were?		
ļ	KARReporting & Transcription Services 57		

1	MR. GENTILE: Well, then I have to
2	MR. ADAMS: Objection to me being confused.
3	MR. GENTILE: Irrelevance objection.
4	THE COURT: Right. Yeah. That's sustained.
5	MR. DIGIACOMO: I'll rephrase the question.
6	BY MR. DIGIACOMO:
7	Q Was there more than Mr. H according to what
8	Mr. H told you, were there more than just Mr. H, Mr. Rizzalo,
9	and Mr. Gilardi that would go to these coalition meetings?
10	A Yes.
11	Q Okay. And were these other people who that
12	you didn't mention, were they also owners of strip clubs?
13	A Yes.
14	Q If you go past the area of the pool tables,
15	State's Exhibit No. 111, what are we looking at?
16	A The hallway that leads to the to Room 6 and
17	the other offices.
18	Q Okay. Can you see the doorway to Room 6?
19	A Yes.
20	Q Can you point it out with a little mark there?
21	A (Complying.)
22	Q So that's Room 6 back there, correct?
23	A Yes.
24	Q And if you come in the front entrance, you kind
25	of go to the left and then walk down that hallway?
	KARReporting & Transcription Services 58

1	A Yes.		
2	Q I'm going to back you up. You said that after		
3	Luis and Mr. H got into this argument in front of you, Luis		
4	left, correct?		
5	A Yes.		
6	Q Can you describe after Luis left, can you		
7	describe for the ladies and gentlemen of the jury the demeanor		
8	of Mr. H?		
9	A He was angry. He walked out of my office.		
10	Q Did you see where he went?		
11	A Yes.		
12	Q Where did he go?		
13	A He went and sat on the couch at the reception		
14	area.		
15	Q And how long did he stay there?		
16	A He waited for me to finish up my paperwork.		
17	Q Now, when you say finish up your paperwork,		
18	what is it that you have to do before you leave Simone's?		
19	A I any repair orders that need to be		
20	completed for a car to be released at Simone's, then clear off		
21	anything that for the day that needs to be completed.		
22	Before I leave for the Palomino, I gather up all of my		
23	paperwork billing that needs to be filed at the Palomino.		
24	Q And is this a is that your typical routine		
25	or did anything special happen on May 19th?		
	KARReporting & Transcription Services 59		

i	İ		
1	A	Ā	That's my typical routine.
2	Q	2	And approximately what time did you well, I
3	guess yo	ou fi	inish up your paperwork and then where are you
4	going to go	o wh∈	en you're done with your paperwork?
5	P	A	To the Palomino.
6	Q	2	Okay. And did you finish up your paperwork on
7	the 19th?		
8	P	Ą	Yes.
9	Ç	2	And then did you leave Simone's?
10	P	Ą	Yes.
11	Ç)	Now, that day, on May 19th, how many phone
12	calls do yo	ou re	emember receiving from Deangelo Carroll?
13	P	Ā	Just the one.
14	Ç	Ď	After well, let me ask you this: When you
15	go to leave	e Sin	mone's that day, who's with you?
16	P	A	Mr. Hidalgo.
17	Ç)	Mr. H?
18	P	A	Mr. H.
19	Ç)	Okay. And what's his demeanor like at this
20	point?		
21	P	Ŧ	He's angry.
22	Ç	Q	Okay. How do you know that?
23	P	A	He's not talking. He's just his mannerisms
24	are again a	angry	y. When he gets like this, I know not to talk
25	to him.		
	ķ	KARRe	eporting & Transcription Services 60

1	Q At this point, how many years had you been in a		
2	relationship with Mr. H?		
3	A 15 years.		
4	Q Okay. And during that time period you've seen		
5	how he reacts under different situations, correct?		
6	A Yes.		
7	Q When you leave Simone's, do you leave in a		
8	vehicle?		
9	A Yes.		
10	Q What kind of a vehicle is it?		
11	A A Hummer.		
12	Q What color is it?		
13	A Black.		
14	Q And who and is it just Mr. H with you?		
15	A Yes.		
16	Q Where do you go?		
17	A To the Palomino.		
18	Q Let's talk about a typical night for you at the		
19	Palomino. Where do you work when you're at the Palomino?		
20	A Mr. H's office.		
21	Q Okay. Do you have any responsibilities,		
22	day-to-day responsibilities, down on the floor with any of the		
23	people that work downstairs or in the other areas of the		
24	Palomino?		
25	A Just the office personnel.		
	KARReporting & Transcription Services 61		

1	Q Just the office personnel?
2	A Yes.
3	Q So you how much time do you spend in the
4	office versus somewhere else at the Palomino Club?
5	A 98 percent of the time would be in the office.
6	Q So you stay up in this office?
7	A Yes.
8	Q Let's talk a little bit about Mr. H's office.
9	I think I might have said it as opposed to you, but it's
10	upstairs?
11	A Yes.
12	Q Okay. And then how many entrances to Mr. H's
13	office are there?
14	A Three.
15	Q I'm trying to get some pictures here. Let's
16	start with 208. This is Mr. H's office?
17	A Yes.
18	Q Okay. Can you see one of the entrances to the
19	office?
20	A No.
21	Q Okay. What's that stairway right there on the
22	far my right side? I guess it's your left.
23	A The stairway leads directly to a private
24	bathroom and if you turn left it goes into a kitchenette.
25	Q So if you go up that stairway, you actually go
ļ	KARReporting & Transcription Services 62

1	into a private	bathroom? It's not an entrance or an exit to
2	the office?	
3	A	No.
4	Q	And if you turn left, you go into a
5	kitchenette?	
6	А	Correct.
7	Q	Let's talk about Mr. H's access to the Palomino
8	Club. Did Mr.	H well, first of all, what did he do on a
9	daily basis at	the Palomino Club?
10	А	He would be on the floor the majority of the
11	time.	
12	. Q	What about keys to the various rooms? Was he
13	in possession	of those?
14	А	Yes.
15	Q	Okay. What about the records of the Palomino?
16	Did he have ac	cess to those?
17	А	Yes.
18	Q	Did he have knowledge of them?
19	A	Knowledge of?
20	Q	Employee records, would he know where they're
21	at?	
22	А	Yes.
23	Q	Okay. And would he be able to locate those for
24	somebody?	
25	А	Yes.
	KARR	eporting & Transcription Services 63

I	
1	Q You said if you go through there, there's a
2	little kitchenette on that door there. If you follow that
3	kitchenette through, what happens when you come to the end of
4	it?
5	A There's a door.
6	Q Okay. And what happens when you go through
7	that door?
8	A It's more of like a storage closet. It's also
9	where the safe is.
10	Q Okay. What color is the safe?
11	A Gray.
12	Q And then if you walked all the way down the end
13	of that closet, was there any way to get out of that closet?
14	A Yes.
15	Q Okay. And which way was that?
16	A If all the way straight through there was a
17	door.
18	Q Now, next to that stairway that we see there,
19,	if you kind of go off screen well, I'll just ask you this:
20	Where was the entrance from the Palomino Club side into
21	Mr. H's office? Was there from that direction?
22	A Towards the right.
23	Q Towards the right more?
24	A Yes.
25	Q Okay. And then you said there was a third
	KARReporting & Transcription Services 64

1	door, and where's the third door at?				
2		A .	Off to this corner, that corner.		
3	ı	Q	Let me see if I can show you some better		
4	pictures h	ere.	207, can you see the stairway that leads to		
5	the				
6		A	The front door would be right here		
7	(indicatin	g.)			
8	,	Q	So it's all the way at the end there?		
9		A	Yes. And completely opposite of that door		
10	would be t	he la	ast exit door.		
11	,	Q	So State's Exhibit No. 216 is the other exit		
12	door?				
13		A	Right here.		
14		Q	Was there surveillance in the Palomino Club?		
15		A	Yes.		
16	ı	Q	Now, was it being recorded or was it just being		
17	able to be	vie	wed?		
18		A	Viewed.		
19	,	Q	Okay. And could you, if you were in Mr. H's		
20	office, wa	tch 1	the surveillance?		
21		A	Yes.		
22		Q	And where would you have to sit in order to		
23	watch the	surve	eillance?		
24		A	At his desk.		
25		Q	Was there any other room in the Palomino where		
		KARRe	eporting & Transcription Services 65		

1	surveilla	nce c	ould be viewed from?
2		A	Yes.
3		Q	And where was that?
4		A	Downstairs in the office opposite of Arial's.
5		Q	So there's an office opposite of Arial's?
6		A	Yes.
7		Q	And whose office was that?
8		Α	Rudy Viarta's.
9		Q	And who's Rudy Viarta?
10		A	He used to be the technical supervisor/director
11	at the Pa	lomin	o.
12		Q	And was he there in May of 2005?
13		A	No.
14		Q	Approximately, if you can, tell us what time
15	you got to	o the	Palomino on the evening of the 19th.
16		A	We may have left Simone's at maybe 6:00 or
17	7:00.		
18		Q	And then what time how long would it take
19	you to get	t up :	to the Palomino?
20		A	Depending on traffic, maybe 15, 20 minutes.
21		Q	When you get to the Palomino, as you recall on
22	the 19th,	do y	ou remember if it's light or dark out?
23		A	I don't remember.
24		Q	Where do you go in the Palomino?
25		A	Directly up to Louie's office.
ļ		KARR	eporting & Transcription Services 66

1	Q And what does Louie do, Mr. H?
2	A He follows me.
3	Q Now, when you spend time doing what you need to
4	do at the Palomino, where do you sit in that office?
5	A At his desk.
6	Q And what does he do?
7	A He normally goes out to the floor.
8	Q Does there come a point in time when you see
9	Deangelo Carroll on the evening of the 19th?
10	A Yes.
11	Q And where do you first see him?
12	A At Louie's office.
13	Q And how do you first how do you know that
14	he's there initially?
15	A He knocks on the door.
16	Q Okay. Who's there besides yourself?
17	A Mr. H.
18	Q And does somebody let him in?
19	A Mr. H.
20	Q And after Mr. H let him in, do you hear the
21	conversation at all?
22	A No.
23	Q Okay. Were you paying attention to the
24	conversation at all?
25	A No.
	KARReporting & Transcription Services 67

1	Q	What happens with Mr. H and Deangelo?
2	A	They walk out of the office.
3	Q	How long after you got to the Palomino do you
4	recall Deange	lo Carroll arriving to the office?
5	A	Not long.
6	Q	Not long. Are we talking five minutes, ten
7	minutes, an h	our, two hours?
8	А	Maybe half hour.
9	Q	Okay. After Deangelo Carroll leaves, does
10	there come a	point in time when you see Mr. H again?
11	A	Yes.
12	Q	And when he comes back, is he with anybody?
13	А	No.
14	Q	At some point in time does Mr. H give you some
15	instructions?	
16	A	Yes.
17	Q	At the time that he gives you the instructions,
18	is there anyb	ody else present in the office?
19	A	Yes.
20	Q	Who was that?
21	A	PK.
22	Q	Okay. I'm going to back up. You said Deangelo
23	Carroll left	and then by the time Mr. H gave you instructions
24	PK's in the c	ffice. So you also said you saw him in between
25	that time.	
	KAF	Reporting & Transcription Services 68

1	A Yes.
2	Q When you saw Mr. H in between that time, can
3	you describe his demeanor for me?
4	A A little agitated, but overall he seemed a
5	little more calm than he was earlier.
6	Q So it seemed like he had calmed down from the
7	earlier conversation?
8	A Yes.
9	Q All right. And did he talk to you at all about
10	anything related to what we're here testifying to now?
11	A No.
12	Q Okay. The time that he comes well, let me
13	ask you this, because you didn't say that: You said PK's in
14	the office. Do you see PK enter the office?
15	A He walked in with Louie or with Mr. H.
16	Q With Mr. H. Okay.
17	So PK walked in with Mr. H and is there a
18	conversation with you at that point?
19	A He asked PK to have a seat. He was sitting in
20	front of my desk and asked me to follow him into the
21	kitchenette.
22	Q Okay. Did you follow him into the kitchenette?
23	A Yes.
24	Q And how far into the kitchenette did you go?
25	A Midway.
	KARReporting & Transcription Services 69

1	Q	Did the kitchenette door remain open or closed?
2	А	Opened, I believe.
3	Q	What does Mr. H say to you at this point?
4	А	He asked me to go into the back room, call
5	Deangelo and to	ell him to go to plan B.
6	Q	What was your response to that?
7	A	I said I would do it.
8	Q	Okay. Well, let me ask let me ask you this
9	question: Did	you query at all what he was talking about?
10	А	No.
11	Q	Had Mr. H ever used the term plan B with you in
12	the past before	e?
13	A	No.
14	Q	Had you ever heard that term utilized at the
15	club for anyth	ing before?
16	A	No.
17	Q	Okay. What do you do?
18	А	What do I do?
19	Q	Yeah
20	А	I go into the back room and call Deangelo.
21	Q	Okay. Let's talk about where you go into the
22	back room. No	w, you're standing in the kitchenette. Where do
23	you have to go	to go to the back room?
24	А	I have to go through the door at the very end
25	of the kitchen	ette.
	KARR	eporting & Transcription Services 70

1	Q Okay. And then what do you do?	
2	A I believe I Nextel'd Deangelo.	
3	Q Chirped him?	
4	A Tried to chirp him.	
5	Q Okay. Did you have any other way to get ahold	
6	of Deangelo other than chirping him?	
7	A No.	
8	Q Okay. So you chirp him. Do you have a	
9	conversation with him?	
10	A He calls.	
11	Q He calls on your chirper or on your regular	
12	phone?	
13	A On my regular phone.	
14	Q And what was your understanding of Deangelo's	
15	Nextel Palomino phone, was that capable of calling you on a	
16	regular phone?	
17	A Certain Nextels have phone capability.	
18	Q Okay.	
19	A I don't recall if Deangelo's or the one .	
20	Deangelo had on him had phone capability or not.	
21	Q You don't know if the one that Deangelo had on	
22	that night let me ask you this question: Did Deangelo	
23	always have the same Nextel on him?	
24	A No.	
25	Q Okay. How would that work, the Nextel phones	
	KARReporting & Transcription Services 71	

1	at the club? How did that work? When people came in to work	
2	for a day, how would they get their Nextels that they need to	
3	use?	
4	A They would be downstairs. Arial would issue	
5	them out when she issued out the banks.	
6	Q Okay. So any given day, some of the other	
7	employees would have different Nextels, correct?	
8	A Correct.	
9	Q Did you always maintain the same Nextel?	
10	A Yes.	
11	Q Did Luis Mr. H always maintain the same	
12	Nextel?	
13	A Yes.	
14	Q What about Little Lou, did he always have the	
15	same Nextel?	
16	A Yes.	
17	Q Okay. Now, did Mr. H ever were you the	
18	let me rephrase it this way: Were you the person, the only	
19	person, that ever used your Nextel?	
20	A No.	
21	Q Okay. What do you mean by that?	
22	A My phone, I would have it on my desk. There's	
23	times that Mr. H would pick it up to make a phone call, to use	
24	the radio. It's the same thing, I would use his or I would	
25	answer his phone if the phone would ring.	
	KARReporting & Transcription Services 72	

1	Q You're in a relationship with Mr. H at that
2	point?
3	A Yes.
4	Q Would you consider yourself couples?
5	A Yes.
6	Q You shared things?
7	A Yes.
8	Q So you go to the back room and you chirp
9	Deangelo and he calls you back, correct?
10	A Yes.
11	Q Do you can you hear what Deangelo Carroll's
12	saying to you?
13	A Yes.
14	Q Are you having any phone connection problems
15	between you?
16	A Not at that point.
17	Q Okay. What is it that you recall Deangelo
18	Carroll saying to you?
19	MR. GENTILE: Objection. Hearsay.
20	THE COURT: Overruled.
21	MR. DIGIACOMO: Thank you, Judge.
22	THE WITNESS: I call Deangelo. I tell him to go to
23	plan B. He says, I'm already here. Again, I tell him to go
24	to plan B and the phone gets disconnected.
25	MR. ADAMS: Your Honor, may we have a time
	KARReporting & Transcription Services 73

1	predicate, please?	
2	MR. DIGIACOMO: That's my next question.	
3	THE COURT: All right.	
4	BY MR. DIGIACOMO:	
5	Q Approximately what time in the evening are we	
6	at? Do you know?	
7	A It's late evening.	
8	Q Okay. Is it before midnight?	
9	A Yes.	
10	Q Okay. How long before midnight? Can you	
11	recall?	
12	A No.	
13	Q How many actual phone calls that evening were	
14	you actually physically talking to Deangelo on the phone do	
15	you have with Deangelo Carroll that night?	
16	A I specifically know that one and then I tried	
17	chirping him and calling him back.	
18	Q Okay. But actual speaking to	
19	A Once.	
20	Q him on the phone that night, is that one	
21	call?	
22	A Yes.	
23	Q Okay. You said something about, We're here.	
24	Do you remember any other words he said?	
25	A I'm alone.	
	KARReporting & Transcription Services 74	

1	Q All right. Anything else that you can recall	
2	that h said to you?	
3	A No.	
4	Q Okay. When you say, Go to plan B, and he's	
5	saying, But we're alone and I'm here, what	
6	MR. GENTILE: Objection. That's not what she said.	
7	She said, I'm alone. He's misstating the record.	
8	THE COURT: All right.	
9	BY MR. DIGIACOMO:	
10	Q So did he say "I'm" or "we"? What did he say?	
11	Do you recall?	
12	A I believe he said, I'm alone.	
13	THE COURT: All right.	
14	BY MR. DIGIACOMO:	
15	Q When he says	
16	A I don't recall.	
17	Q I'm alone, what about here? Did he say,	
18	We're here, I'm here? What kind of here?	
19	MR. GENTILE: Objection. This is suggestive	
20	A I don't recall.	
21	MR. GENTILE: and leading.	
22	THE COURT: All right. That's sustained.	
23	BY MR. DIGIACOMO:	
24	Q What did he say to the word "here"? What did	
25	he say? Do you remember?	
	KARReporting & Transcription Services 75	

1	A We're here. I'm I don't recall
2	specifically.
3	Q Okay. And you tell him to go to plan B and
4	then you get cut off. Okay. And you try to call him back.
5	At this point, what's going through your mind?
6	A Something's happening to Mr. Hadland.
7	Q Something's happening to Mr. Hadland?
8	A Or going to happen to Mr. Hadland.
9	Q Okay. Is it a good something or a bad
10	something?
11	A Bad.
12	MR. GENTILE: Objection. Her state of mind is
13	really not relevant in terms of this telephone call.
14	MR. DIGIACOMO: Well, it's hugely relevant as to
15	THE COURT: It's overruled. She answered the
16	question.
17	MR. DIGIACOMO: Thanks.
18	THE COURT: Go on, Mr. DiGiacomo.
19	BY MR. DIGIACOMO:
20	Q Something bad's going to happen to TJ?
21	A Yes.
22	Q You said you tried to call Deangelo back. Were
23	you able to get connections with him?
24	A No.
25	Q What do you do?
	KARReporting & Transcription Services 76

1		
1	А	I go back into the office. I tell Louie that I
2	spoke to Deange	elo and I told him to go to plan B.
3	Q	Okay. Is anybody still sitting there?
4	А	PK.
5	Q	And do you say anything else to Louie at this
6	point or Mr. H	at this point about what you now know in your
7	head's going o	1?
8	А	No.
9	Q	Why not?
10	А	He walks out with PK.
11	Q	Did you pick up the telephone and call 911?
12	А	No.
13	Q	Why not?
14	А	I couldn't even tell you.
15	Q	How long well, let me ask you this: After
16	you had this co	onversation with Mr. H where you tell him that
17	you told him to	go to plan B, what's Mr. H's reaction?
18	A	He's calm. He like I said, he walks out
19	with PK.	
20	Q	At some point in time do you see Mr. H in the
21	company of Dear	ngelo Carroll again?
22	А	Yes.
23	Q	And how does that come about?
24	А	Louie comes back into the office. He's sitting
25	down watching :	TV and there's a knock at the door. Deangelo
	KARRe	eporting & Transcription Services 77

1	comes in.
2	Q So Louie's already back in the office with you
3	when Deangelo comes back in?
4	A Yes.
5	Q And when you say Louie, it's Mr. H?
6	A I'm sorry, Mr. H.
7	Q And let me ask you this: From the time you saw
8	Little Luis leave Simone's after the argument, up until this
9	point, have you seen Little Luis again?
10	A No.
11	Q Okay. When Mr. H is back in the office and
12	Deangelo comes back to the door, had you seen Little Luis at
13	this point?
14	A No.
15	Q Does Deangelo knock or does he walk in? What
16	happens?
17	A He knocks.
18	Q Okay. When he knocks, can you describe for us
19	what happens?
20	A He comes in. He sits down in front of Louie.
21	I'm sitting behind the desk. He's there's two chairs in
22	front of Louie's desk. He sits down in front of Louie and
23	looks over at Louie and says, It's done.
24	Q And when he says, It's done, what does Mr. H
25	Q And when he says, It's done, what does Mr. H say?
	KARReporting & Transcription Services 78

1	A He looks at Deangelo. Deangelo says, He's
2	downstairs. Louie looks at me and says, Go get 5 out of the
3	safe.
4	Q When you when Louie looks at you and says,
5	Go get 5, what's your reaction?
6	A I look at him and said, 5 what? \$500? And he
7	gets angry and says, Go get \$5,000 out of the safe.
8	Q So what do you do?
9	A I get up and go get \$5,000 out of the safe.
10	Q We've already seen both of these pictures
11	well, you've probably seen all of these pictures before, but
12	State's Exhibit No. 217, is that the safe you're talking
13	about?
14	A Yes.
15	Q Okay. Now, there's a pretty large stacks on
16	the top row. Can you tell us what the denominations of those
17	stacks are?
18	A Ones.
19	Q And what's the purpose of having all those
20	ones?
21	A Change for the bars.
22	Q What about money down in this section? Was
23	there different money down there?
24	A Yes.
25	Q And was that the club's money?
	KARReporting & Transcription Services 79

		1	
1		A	No.
2		Q	How much money approximately was in the bottom
3	safe?		
4		A	100,000.
5		Q	And did Mr. H tell you where that 100,000 came
6	from?		
7		A	Yes.
8		Q	Where did it come from?
9		A	Sale of the two condos.
10		Q	What two condos?
11		A	One was his. One was mine. They were both on
12	Lake Mead		
13		Q	So a hundred thousand of the money found in the
14	Palomino a	after	a search warrant wasn't the Palomino's money?
15		A	Correct.
16		Q	When you said, You mean 500, and he tells you
17	5,000 and	you	go and get the money, correct?
18		A	Correct.
19		Q	Was \$5,000 a big deal to you considering you're
20	doing the	book	s at the Palomino Club?
21		A	Yes.
22		Q	Okay. Why is that?
23		A	Because the club is not doing well.
24		Q	After you get the \$5,000, what do you do?
25		A	I place it in front of Deangelo on the desk.
		KARR	eporting & Transcription Services 80

1	Q What does Deangelo do?	
2	A He picks up the money.	
3	Q What does he do?	
4	A He walks out.	
5	Q During this interaction between Mr. H, Deangelo	
6	and you, do you remember any other conversations that happened	
7	between Mr. H, Deangelo and yourself?	
8	A No.	
9	Q After Deangelo walks out of the room, what do	
10	you do?	
11	A I look at Louie and say, What have you done?	
12	Q What's his response?	
13	A He doesn't respond. He shortly after, he	
14	says to change the television and look for the news.	
15	Q How many times did you ask him, What have you	
16	done?	
17	A At that point I asked him the one time. As we	
18	were changing the television, he makes more of a statement as	
19	if did he.do it.	
20	MR. GENTILE: Objection to "as if." She can testify	
21	to what he says. She can't read his mind.	
22	THE COURT: All right.	
23	MR. DIGIACOMO: Okay.	
24	BY MR. DIGIACOMO:	
25	Q Well, do you remember the exact words he used?	
	KARReporting & Transcription Services 81	

l		
1	A D	Oid he do it?
2	Q I	Did he do it? As you were flipping through the
3	stations, he's a	asking, Did he do it?
4	A	(The witness nodded.)
5	Q 1	Is that yes?
6	A Y	Yes.
7	Q (Okay. And did you question him about what he
8	meant by that?	
9	A 1	No.
10	QI	Did you while you're still at the club,
11	anything ever co	ome on TV related to this case?
12	A 1	No.
13	Q V	Where do you go from there or maybe you
14	don't. Let me k	back up. At some point do you wind up leaving
15	the club?	
16	Α 2	Yes.
17	Q (Okay. How long after Deangelo leaves the room
18	with the money o	did you leave the club?
19	A V	We may have stayed no more than an hour.
20	Q F	And during that time period do you ever see
21	Deangelo again?	
22	A A	No.
23	Q I	Do you ever talk to Deangelo again?
24	A A	Not that night.
25	Q C	Okay. What about Little Luis, did you talk to
	KARRep	porting & Transcription Services 82

_	
1	him that night?
2	A No.
3	Q When you leave the club, who do you leave with?
4	A Mr. H.
5	Q And where do you go? Do you recall?
6	A The MGM.
7	Q Okay. And what did you do at the MGM?
8	A Gambled.
9	MR. GENTILE: Objection to the word "you" being used
10	in this question unless Mr. DiGiacomo clarifies how he's using
11	it.
12	THE COURT: All right. Do you mean
13	MR. DIGIACOMO: I asked the question
14	THE COURT: you, just you yourself, or you and
15	Mr. H?
16	Is that your objection, Mr. Gentile?
17	MR. GENTILE: That's the objection.
18	THE COURT: All right.
19	MR. DIGIACOMO: Is that a legal objection?
20	MR. GENTILE: It is.
21	THE COURT: Well, I think he's objecting as to
22	clarity.
23	MR. GENTILE: Form of the question. It needs
24	clarity.
25	THE COURT: All right.
	KARReporting & Transcription Services 83

-	•
1	BY MR. DIGIACOMO:
2	Q What did you do at the MGM? You personally,
3	what did you do?
4	A I gambled.
5	Q Okay. Gambled on what? What did you play?
6	A Machines.
7	Q Machines.
8	A (The witness nodded.)
9	Q Is that a yes?
10	A Yes.
11	Q Okay. What did Mr. H do at the MGM?
12	A Gambled as well.
13	Q On what?
14	A Machines as well.
15	Q Okay. After gambling at the MGM, where'd you
16	go?
17	A To my house.
18	Q And once you got to your house, can you
19	describe Mr. H's demeanor at this point?
20	A Nervous.
21	Q Okay. What kind of things is he saying to you?
22	A He hasn't really said much of anything. He
23	just goes in and turns on the television.
24	Q Do you see anything before falling asleep that
25	night related to the case?
	KARReporting & Transcription Services 84

		-	
		*	
7		73.	No
1		A	No.
2		Q	Okay. Do you go to bed?
3		A	Yes.
4		Q	When you get up in the morning what house
5	did you gc	home	e to?
6		A	My house.
7		Q	Did Mr. H stay at your house?
8		A	That night, yes.
9		Q	Had there been other occasions when he had
10	stayed at	your	house before?
11		A	Yes.
12		Q	When you woke up the next morning, did you see
13	Mr. H stil	l the	ere?
14		Α	Yes.
15		Q	And where was he?
16		A	He was in the room with me, the bedroom.
17		Q	Okay. Was he already awake?
18		A	Yes.
19		Q	Can you describe his demeanor at this point?
20		A	Still nervous, looked like he hadn't slept.
21		Q	After well, when you see him looking still
22	nervous, l	.ooked	d like he hadn't slept, do you talk to him at
23	all?		
24		Α	Yes.
25		Q	And what's going on?
		KARRe	eporting & Transcription Services 85

1	A I asked him if he slept. He said no. So he
2	says that he needs to watch TV. He's looking for the new.
3	Q Do you watch TV with him?
4	A Yes.
5	Q At some point do you see something that causes
6	you some concern?
7	A Yes.
8	Q What do you see?
9	A They say there's a death at Lake Mead.
10	Q What happens when Mr. H sees the TV and there's
11	a death at Lake Mead?
12	A He says he did it. He makes a statement saying
13	he did it.
14	Q Mr. H says, quote, he did it?
15	A Yes.
16	Q And when he makes the quote statement,
17	quote, he did it, do you have anything to say at that point?
18	A Again, I asked him, What have you done, what
19	did he do. Then he says he needs to call his attorney
20	Q At some point do you leave your house that day?
21	A Friday morning, yes.
22	Q Friday morning. Where do you go?
23	A Simone's.
24	Q Simone's Auto body [sic]?
25	A Yes.
	KARReporting & Transcription Services 86

-		
1	Q	And who's with you at Simone's?
2	A	Louie.
3	Q	Mr. H?
4	А	Yes, Mr. H. I'm sorry.
5	Q	At this point have you seen Little Luis?
6	A	No.
7	Q	Okay. You said something about Mr. H saying he
8	needed to tal	to his attorney. Did he call his attorney
9	directly?	
10	А	I know he called his attorney because I was
11	with him on S	aturday. If he spoke to his attorney prior to
12	that, I don't	know.
13	Q	Okay. So he makes a statement about on
14	Friday mornin	g that he needs to talk to his lawyer, but you
15	don't actuall	y see anything happen until Saturday, correct?
16	A	Correct.
17	Q	Okay. While you're at Simone's with Mr. H, did
18	you become aw	are of a phone call Mr. H received from the
19	police depart	ment?
20	А	No.
21	Q	At some point did you become aware that Mr. H
22	had to leave	Simone's?
23	А	He did leave, yes.
24	Q	Did you know where did he tell you where he
25	was going?	
	KAR	Reporting & Transcription Services 87

1	A I don't remember.
2	Q How long was he gone?
3	A A few hours, I believe. Friday is somewhat of
4	a blur.
5	Q Friday's somewhat of a blur for you?
6	A Yes.
7	Q Okay. At some point do you get back together
8	with Mr. H on Friday?
9	A Yes.
10	Q And do you know where it is you finally saw
11	Mr. H again after he left Simone's?
12	A I don't recall. I think I went to the club
13	with him on Friday. I don't recall.
14	Q At
15	MR. ADAMS: Could she please repeat that answer. I
16	couldn't hear because of the gail force winds.
17	BY MR. DIGIACOMO:
18	Q You said something about that night you think
19	you went to the club
20	MR. GENTILE: Can we get a read back maybe or
21	THE COURT: You know, we can't get a read back.
22	MR. GENTILE: Can't do a read back?
23	THE COURT: No, I'm sorry, because it's on the tape
24	and it takes a long time to
25	MR. ADAMS: I withdraw.
	KARReporting & Transcription Services 88

- 1	
1	THE COURT: find it.
2	MR. ADAMS: I withdraw my request.
3	BY MR. DIGIACOMO:
4	Q At some point you said you think you went to
5	the club that night, correct?
6	A Yes.
7	Q Was Mr. H with you?
8	A Yes.
9	Q How long do you think you stayed there?
10	A Not long.
11	MR. GENTILE: I'm going to object that it's
12	speculation at this point. She said Friday's a blur
13	THE COURT: Don't
14	MR. GENTILE: she doesn't remember
15	THE COURT: All right. Thank you, Mr. Gentile.
16	Don't speculate or guess. If you don't remember,
17	then don't
18	THE WITNESS: Yes, ma'am.
19	THE COURT: you know, don't guess as to what you
20	may not remember.
21	MR. DIGIACOMO: I'll rephrase.
22	BY MR. DIGIACOMO:
23	Q Do you remember how long you stayed there?
24	A No.
25	Q Okay. Do you did at some point did you
	KARReporting & Transcription Services 89

4	
1	leave the club?
2	A Yes.
3	Q Who'd you leave with?
4	A Mr. H.
5	Q Can you describe Mr. H's demeanor at this
6	point?
7	A Still nervous.
8	Q Okay. I'm going to jump ahead to Saturday.
9	You said at some point on Saturday he calls his lawyer. Can
10	you tell the ladies and gentlemen how that happens.
11	MR. ADAMS: Your Honor, at this point may we
12	approach?
13	THE COURT: Yes.
14	(Off-record bench conference)
15	THE COURT: Ladies and gentlemen, we're going to
16	take a break. I want this to be a breakfast break of ten
17	minutes and that will be 11:15 for the break.
18	And once again, you're reminded of the admonition
19	which obviously is still in effect. Note pads in your chairs,
20	follow Jeff through the double doors.
21	And the witness, you are instructed not to discuss
22	your testimony with anyone during the break.
23	(Court recessed at 11:05 a.m. until 11:14 a.m.)
24	(Outside the presence of the jury.)
25	THE COURT: You know what, I want to bring them in
	KARReporting & Transcription Services 90

on time, so we'll start and then if they make an objection, 1 2 we'll rule on it then. 3 MR. ADAMS: We do have objections to two photos. THE COURT: Which one -- which two? 4 MR. ARRASCADA: Actually, it's several, Your Honor. 5 Exhibits 122, 123, 117, and 118 that are proposed. 6 7 THE COURT: And the basis of your objection? 8 MR. ARRASCADA: One, they're irrelevant, Your Honor. 9 And two, they -- one is of a cane and then the cane -- the 10 knife is -- comes out of it. The other -- that's 122. 11. 123, I think, was in Room 6. 12 117 and 118, there's an array of stuff on a desk, 13 but within that array, there's some brass knuckles. 14 THE COURT: Okay. Would you bring me the photos, 15 please, Mr. DiGiacomo. And what's the relevancy of these? 16 MR. DIGIACOMO: Well, one, their claim is that those 17 show some sort of character for violence, and I was sitting 18 here yesterday when I heard for maybe the first time in my career where there's evidence of other violence of an 19 20 individual, them ask a question, he has no criminal history. 21 The only reason that's offered is for his good character and 22 we're allowed to rebut it with anything. So to say it's not relevant is probably not true. However -- and I don't know at 23 24 some point how -- what is going to come in and not come in. 25 There are descriptions of Luis Hidalgo, Jr. -- I mean, the

KARReporting & Transcription Services

III's behavior in that room related to those items --1 2 MR. ARRASCADA: Judge, we'd ask the witness not be 3 in during this conference -- discussion. THE COURT: Do you know what -- okay. Clearly 118 4 5 or 110 -- I can't read it -- 118 can come in. That's just 6 showing that he's living there and --MR. ADAMS: Judge, at the top of the photo are brass 8 knuckles. 9 MR. ARRASCADA: Right. 10 MR. ADAMS: They have no relevance at all and 11 they're prejudicial. MR. PESCI: It was counsel for Little Lou who 12 13 specifically asked the detective about the criminal history of 14 his clients. THE COURT: I don't know that having brass knuckles 15 shows that you have a criminal history. 16 17 MR. DIGIACOMO: No, but the implication of that question is that he doesn't do anything criminal, so any 18 evidence to suggest that he may do something criminal is now 19 20 admissible, clearly admissible. MR. ARRASCADA: Judge, may I? First, that area of 21 questioning was going into the completeness of their 22. investigation and what they did to have information regarding 23 the various people that they checked upon, nothing to do with 24 25 Mr. Hidalqo, III's character. The door has not been opened

KARReporting & Transcription Services

under any stretch of the evidence code or any rules. And 1 2 these photos are very prejudicial and they should not come in. 3 MR. DIGIACOMO: This is the similar argument to 4 saying he didn't do it is true, right. That's a similar 5 argument, well, I didn't intend it. It doesn't matter what he intended. It came in as evidence that this individual doesn't 6 7 have a history of doing bad things. 8 It's my position that anything now that would suggest that he'd done anything bad is admissible, but 9 10 moreover, these items are in the room, they are photographed 11 in the room. I didn't intend to offer it for purposes of the 12 brass knuckles but to suggest one -- there's nothing unlawful 13 about being in possession of the brass knuckles. 14 MR. ARRASCADA: Yes, it is. It's a gross 15 misdemeanor, Your Honor. 16 MR. DIGIACOMO: Possession of a brass knuckle? 17 MR. ARRASCADA: Yes. 18 MR. DIGIACOMO: No. 19 MR. ARRASCADA: Yes, it is. 20 MR. DIGIACOMO: Unless a brass knuckle is in your 21 pocket, it's probably a gross misdemeanor. Just possession of 22 brass knuckles, period? 23 It's a ---MR. ARRASCADA: 24 THE COURT: Is it? I don't know off the top of my 25 head.

KARReporting & Transcription Services

1 THE MARSHAL: To be in your possession, gross 2 misdemeanor for brass knuckles. MR. DIGIACOMO: Makes my argument even better. 3 4 just argued he had no criminal history. We have evidence of a 5 crime. Thank you very much. 6 MR. GENTILE: Not if you've got it locked in a safe 7 or something like that. 8 THE MARSHAL: It has to be on your possession, a 9 dangerous weapon on your possession. 10 MR. GENTILE: It has to be on your person. It's got 11 to be on your person. MR. PESCI: I think what was very telling, Judge, is 12 the question you received late yesterday from Juror No. 9 13 14 which specifically asked, Can we hear now what Mr. DiGiacomo 15 was talking about, the specific instances of what was truthful. Remember, we fought over what the implication was? 16 17 THE COURT: Yeah, and we may let Detective Wildemann 18 answer that. MR. PESCI: Well, no, I don't mean that. What I'm 19 trying to say is we had an argument yesterday about whether 20 they intended versus what the jury understood, and clearly the 21 jury's understanding and implication other than what they're 22 23 telling you their intention is --THE COURT: All right. You can put 118 in because, 24 25 to me, it's mainly of the possessory interest of the KARReporting & Transcription Services

1	certificate of birth and his Social Security thing.
2	MR. ADAMS: Well, can we cut that part out, then,
3	Your Honor
4	THE COURT: No.
5	MR. ADAMS: the prejudicial part?
6	THE COURT: I don't I think this is a little bit
7	of overkill in terms of all of these photos and it just kind
8	of shows he's sloppy.
9	MR. DIGIACOMO: Well, yeah, except we're going to
10	get to the liquor bottles which was actually the import
11	that just happens to be laying there.
12	THE COURT: Yeah, that's not a Tanqueray bottle,
13	though.
14	MR. DIGIACOMO: No, I know, because there's a
15	variety of liquors in the room. He takes the Tanqueray
16	bottle, but he obviously has access to the other liquor from
17	the club.
18	THE COURT: Or he went to
19 .	MR. GENTILE: We're in trouble now.
20	THE COURT: He goes to Lee's Liquor and buys a
21	bottle of
22	MR. DIGIACOMO: Sure. But he's in possession of
23	liquor bottles. That's obviously relevant.
24	THE COURT: Well, and so am I.
25	MR. DIGIACOMO: I didn't charge you with giving it
	KARReporting & Transcription Services 95

1 to anybody. If you did, I might --2 THE COURT: I don't see the relevance of the liquor 3 bottle, frankly. I mean, I think that pretty much everyone has liquor except for Mr. Pesci and certain members of the 4 5 Court's staff in their homes. 6 MR. PESCI: Right, Judge, but if you recall during 7 the jury selection, there was lots of questions by defense 8 counsel about people being drunk and what they might do when 9 they're drunk. And so it's out there as far as people being 10 drunk. And so if there's going to be an argument that he was somehow drunk at the time --11 12 MR. DIGIACOMO: Who? 13 MR. PESCI: Your client. 14 THE COURT: All right. Well, if it comes out he was 15 drunk at the time, you can introduce -- I mean, the police 16 took these pictures so you can get them in through the police 17 as well if they don't come in through Ms. Espindola. MR. DIGIACOMO: Well, I wasn't planning on actually 18 19 offering them through Ms. Espindola, but those are all similar 20 pictures of what I showed them. 21 THE COURT: Oh, okay. Well, if you're not going to 22 offer them through Ms. Espindola, let's bring the jury back 23 in. 24 MR. ARRASCADA: Thank you, Your Honor. 25 THE COURT: 118, I have no problem with. Some of KARReporting & Transcription Services

Į			
1	these are duplicative, like 117. I don't know that that adds		
2	anything to 118, which is the better picture.		
3	Bring in the witness and then bring in the jury.		
4	Ma'am, just come on back up here and have a seat		
5	again at the witness stand.		
6	(Jury reconvened at 11:22 a.m.)		
7	THE COURT: All right. Court is now back in		
8	session.		
9	Mr. DiGiacomo, you may resume your direct		
10	examination of Ms. Espindola.		
11	MR. DIGIACOMO: Thank you, Judge.		
12	BY MR. DIGIACOMO:		
13	Q Ms. Espindola, I think I was at Saturday at		
14	this point.		
15	A Yes.		
16	Q Okay. And if the 19th was a Thursday, we're		
17	talking the 21st, correct?		
18	A Yes.		
19	Q You said earlier something to the effect of you		
20	knew that on Saturday Mr. H contacted his lawyer.		
21	A Correct.		
22	Q How did that come about?		
23	A We were at the body shop, Mr. H called Steve		
24	Stern or had me call Steve Stern first.		
25	Q He had you call Steve Stern?		
	KARReporting & Transcription Services 97		

1	A Yes.		
2	Q And what phone did you use?		
3	A I don't recall.		
4	Q You don't recall if it was the body shop or		
5	your Nextel?		
6	A No.		
7	Q Okay. And then who's Steve Stern?		
8	A He was the public relations for the Palomino		
9	Club.		
10	Q After and don't tell us what Mr. Stern told		
11	you well, let me ask you this: Did Mr. H say why, if he's		
12	calling his lawyer, he's going to call his PR guy first?		
13	A No, he just said he wanted to talk to him.		
14	Q All right. After you talked to Steve Stern,		
15	what happens? Well, let me ask you this let me back up.		
16	Did you talk to Steve Stern?		
17	A No. Mr. Hidalgo or Mr. H had a was in		
18	the kitchen of Simone's Autoplaza and they spoke in there. I		
19	walked in and he had Mr. Stern Mr. H had Mr. Stern call his		
20	attorney.		
21	Q And at some point do you receive information		
22	back about his attorney?		
23	A We are scheduled to go see a different attorney		
24	because his attorney's out of town.		
25	Q At this point did you know who his attorney		
	KARReporting & Transcription Services 98		

1	was?	
2	A Yes.	
3	Q And who was that?	
4	A Dominic Gentile.	
5	Q Okay. And you see Mr. Gentile here in court	
6	today, right?	
7	A Yes.	
8	MR. DIGIACOMO: I think the record will reflect that	
9	Mr. Gentile raised his hand.	
10	THE COURT: All right. Thank you.	
11	BY MR. DIGIACOMO:	
12	Q And had you had prior contact with Mr. Gentile	
13	in the past?	
14	A Yes.	
15	Q Let's talk about the that prior contact.	
16	Approximately I want to direct your attention to	
17	approximately a year prior to this incident. Do you remember	
18	an individual by the name of Tony Moore?	
19	A Yes.	
20	Q All right. Who's Tony Moore?	
21	A He used to be the manager at Simone's	
22	Autoplaza.	
23	Q And what was the relationship between Tony	
24	Moore and Mr. H?	
25	A They were friends.	
	KARReporting & Transcription Services 99	

1		Q	Did there come a point in time when that
2	situation	chan	ged?
3		А	Yes.
4		Q	And without telling us specifically what
5	Mr. Moore	did,	was there a conflict that was created between
6	Mr. H and	Mr. i	Moore?
7		Α	Yes.
8		Q	Based upon that conflict, did you have contact
9	with Mr.	Genti	le?
10		A	I did not have contact. Mr. H had contact with
11	him.		
12		Q	At some point were you directed to do anything?
13		A	Yes.
14		Q	And did you go to the Las Vegas Metropolitan
15	Police De	partm	ent?
16		Α	Yes.
17		Q	Did you go with Mr. H?
18		A	Yes.
19		Q	And did you make a report of a reported
20	extortion	?	
21		A	Yes.
22		Q	Jump back forward now. You said that
23	Mr. Genti	le wa	s out of town. Do you know did you were
24	you told a	at al	l by Mr. H what Mr. Gentile was doing out of
25	town?		
		KARR	eporting & Transcription Services 100

1	A He was working on another case in California.
2	Q Okay. Did you know anything about that case?
3	A Yes.
4	Q What was it?
5	MR. GENTILE: Objection. Hearsay.
6	Can we approach?
7	THE COURT: Yeah.
8	(Off-record bench conference)
9	THE COURT: All right. I believe it's been
10	stipulated that Mr. Gentile flew in from San Diego; is that
11	right?
12	MR. GENTILE: I flew in on Sunday afternoon
13	around well, never mind. I flew in on Sunday.
14	THE COURT: All right. Thank you.
15	Mr. DiGiacomo, move on.
16	MR. DIGIACOMO: Thank you.
17	BY MR. DIGIACOMO:
18	Q So on Saturday did you was there somebody
19	else for you to meet with? .
20	A Yes.
21	Q And do you remember that lawyer's name?
22	A Yes.
23	Q And what was his name?
24	A Mr. DePalma.
25	Q Okay. Had you ever met Mr. DePalma before?
	KARReporting & Transcription Services 101

1	A No.		
2	Q And who did you go to Mr. DePalma's office		
3	with?		
4	A Mr. H.		
5	Q Now, you've previously testified at the grand		
6	jury in this case, correct?		
7	A Yes.		
8	Q Okay. And you've had a chance now to review		
9	your testimony?		
10	A Yes.		
11	Q In review of your testimony, did you notice		
12	some dates that were wrong?		
13	A Yes.		
14	Q And can you explain that to the ladies and		
15	gentlemen of the jury?		
16	A I went ahead and believed that I saw		
17	Mr. Gentile with Mr. H on Saturday, but it was actually		
18	Sunday.		
19	Q How did you figure out that you were wrong .		
20	about that?		
21	A Because I was accumulating all the days		
22	together. I believe I lost track of Friday. As I said		
23	earlier, Friday was somewhat of a blur.		
24	Q Okay. Well, when you went to Mr. DePalma's		
25	office, can you describe the parking lot for us, not like the		
	KARReporting & Transcription Services 102		

1	physical, but was there any other cars in the parking lot?
2	A It was empty.
3	Q Okay. And based upon that did you draw a
4	conclusion?
5	A Yes.
6	Q What conclusion did you draw?
7	A That it was the weekend.
8	Q That it was Saturday?
9	A That it was Saturday.
10	Q Okay.
11	MR. GENTILE: Objection. Wait a minute. Are we
12	talking about her visit with DePalma now?
13	MR. DIGIACOMO: Yeah, on Saturday.
14	MR. GENTILE: Okay.
15	MR. DIGIACOMO: Right.
16	THE COURT: All right.
17	BY MR. DIGIACOMO:
18	Q When you get to Mr. DePalma's office, do you go
19	in the office with Mr. H?
20	A Yes.
21	Q And are you instructed to do anything?
22	A Yes.
23	Q What was that?
24	A To leave.
25	Q Okay. And did Mr. H remain?
	KARReporting & Transcription Services 103

1	P	A	Yes.
2	Ç	2	And what do you do?
3	P	F.	I walk out to the car.
4	9	2	And do you remain in the car?
5	F	F	Yes.
6	Ç	2	Okay. At some point does Mr. H come back?
7	Į.	P	Yes.
8	Ç	5	And does he talk to you?
9] [A	Not really, not about the conversation that he
10	had. He do	oes r	mention that he is that Mr. DePalma would be
11	calling Mr.	. Ger	ntile about what they spoke about.
12	Ç	2	Where do you go from Mr. DePalma's place?
13	Į.	Ą	To the Silverton.
14	ζ	2	Okay. Why do you go to the Silverton if you
15	have a hous	se he	ere?
16	F	P	Louie or excuse me. Mr. H did not want to
17	go back to	the	house.
18	Ç	2	What was he scared of?
19	F	P	He just said he didn't want to go back to the
20	house.		
21	Ç	2	Okay. And do you go and check into the
22	Silverton?		
23	F	A	Yes.
24	Ç	2	Who stayed in the Silverton with you?
25	F	P	Mr. H.
	F	KARRe	eporting & Transcription Services 104

1	
1	Q And while you're at the Silverton, does there
2	come a point in time when you see Little Lou or Luis?
3	A Yes.
4	Q Okay. Where do you see him at?
5	A He comes up to the room.
6	Q And who's in the room at the time he comes up
7	to the room?
8	A Mr. H.
9	Q Okay. And you?
10	A Yes.
11	Q Okay. And when Little Lou comes in the door
12	let me ask you this: Is this the first time that you've seen
13	him since the argument between his father and him at the
14	Simone's on the 19th?
15	A Yes.
16	Q Okay. When Luis comes through the door, can
17	you describe for me the conversation?
18	A Yes. He tells his father that, Don't worry, I
19	already talked to Deangelo. He said he's not going to say
20	anything. He's dealt with the police before.
21	Q And what was Mr. H's reaction?
22	A He's calm but he said he wants to talk to his
23	father. He wants to see his father.
24	Q Pops?
25	A Yes.
	KARReporting & Transcription Services 105

1	Q Okay. Do you remember anything else that
2	Little Luis said at this point?
3	A He told his father not to worry. I already
4	spoke the Deangelo. He's dealt with he's been arrested
5	before or he's dealt with the police.
6	MR. ADAMS: Objection. Asked and answered, Your
7	Honor.
8	MR. ARRASCADA: It's nonresponsive to the
9	THE WITNESS: He's had run-ins.
10	MR. ARRASCADA: question asked, Your Honor.
11	THE COURT: Right. All right. The question was
12	what was the conversation between Little Lou and Mr. H. So
13	just refer to what
14	MR. DIGIACOMO: That's what
15	MR. ARRASCADA: That's already been asked and
16	answered, Your Honor.
17	THE COURT: All right. All right. Well, that's
18	overruled. She can say what was discussed.
19	MR. ARRASCADA: Well, Your Honor, she's already
20	answered that, and now he asked the question was: After
21	that, what occurred.
22	MR. DIGIACOMO: I didn't say that.
23	THE COURT: All right. Well, she's allowed to
24	testify as to what she overheard Mr. H and Little Lou say to
25	one another, so it's overruled.

KARReporting & Transcription Services 106

1	BY MR. DIGIACOMO:
2	Q Do you remember the question?
3	A Again, he said, Don't worry, he's had
4	Deangelo's had run-ins with the police before. He's not going
5	to talk.
6	Q And Mr. H's response was, I want to see Pops?
7	A Yes.
8	Q Is Pops contacted in some manner?
9	A Yes.
10	Q Do you know who?
11	A I believe I'm the one who contacted Pops. It
12	might have been by the Nextel radios.
13	Q Okay. You contact Pops. Do you remember what
14	number Pops had, as you sit here four years later?
15	A No.
16	Q Okay. And then what happens?
17	A Pops comes to the Silverton and we all go eat
18	at the cafe.
19	Q When you say "we all," who's there?
20	A Pops, Mr. H, Little Luis and myself.
21	Q And what's the conversation going on?
22	A Pops sees Louie's demeanor. He's nervous.
23	He's withdrawn. He asks him what's wrong. Louie says he's
24	there's some things going on. It's bad. And Pops responds by
25	telling him, Whatever it is, I'm behind you.
	KARReporting & Transcription Services 107

de de la constanta de la const	Q Okay. Any specifics at that dinner discussed?
2	A No.
3	Q Do you remember if Little Luis said anything at
4	that particular dinner? You just told us what Mr. H said.
5	Anything that Little Luis said?
6	A Little Luis said not to he doesn't have to
7	go back to the club, that he would be bringing the paperwork.
8	Q When you talk about he doesn't have to go, who
9	doesn't have to go back to the club?
10	A Mr. H.
11	Q Okay. And what paperwork was he talking about?
12	A The daily banks, that he would bring them to
13	me.
14	Q Okay. So Little Luis is saying Mr. H and you
15	don't have to go back to the club?
16	A He's directing the conversation to Mr. H, to
17	his father.
18	Q Let's talk about your relationship with Little
19	Lou. Have the two of you or how close were the two of you
20	over the course of the years?
21	A We were close.
22	Q Okay. Friends?
23	A Yes.
24	Q At the end of this dinner or whatever, how does
25	the situation end? Do you recall?
	KARReporting & Transcription Services 108

1	A	A.	Pops leaves and I don't recall any more than
2	that.		
3	Q	9	Okay. Did Luis stay or did he go?
4	A	Δ	I believe Luis went back to the club. I know
5	he left.		
6	Q)	Luis left?
7	А	Δ	His father wanted him to stay.
8	Q)	His father wanted him to stay?
9	А	7	Yes.
10	Q)	And Luis didn't?
11	А	7	Correct.
12	Ω)	Okay. And how many nights do you recall
13	staying at	the	Silverton?
14	A	1	One. It may have been two. Like I said,
15	Friday's a	blu	c.
16	Q)	After the night at the Silverton, we're now at
17	Sunday?		
18	A	A	Mm-hmm.
19	Q)	Do you remember anything happening on Sunday?
20	A	7	Yes.
21	Q)	What happened?
22	A	4	Louie and I went to meet with Mr. Gentile.
23	Q)	And you say Louie. Mr. H, right?
24	А	A	Yes, I'm sorry.
25	Q)	And you met with Mr. Gentile and where did you
ļ	K	KARRe	eporting & Transcription Services 109

1	meet him?		
2		A	At his office.
3		Q	And then after did you and Mr. H go
4	together?		
5		A	Yes.
6		Q	And did you enter the building together?
7		A	Yes.
8		Q	And describe for us how that worked.
9		A	We walked into the building. We walked in with
10	Mr. Genti	le an	d he walked us directly into a conference room.
11		Q	And then once you guys were in the conference
12	room, was	ther	e conversation with all of you or did something
13	else happ	en?	
14		A	Mr. Gentile directed me to his private office.
15	He wanted	to t	alk to Mr. H.
16		Q	Alone?
17		A	Alone.
18		Q	And did you agree with that request and did you
19	go sit in	a di	fferent office?
20		A	Yes.
21		Q	Let me back up here and show you State's
22	Proposed 1	Exhib	it No. 230. Have you seen that before?
23		A	Yes.
24		Q	Whose signature is at the bottom of that?
25		A	Mine.
		KARR	eporting & Transcription Services 110

1	Q Okay. And then the second page of this, you
2	recognize that credit card?
3	A Yes.
4	Q And who is that?
5	A Mine.
6	Q Does this appear to be the record that you
7	signed on in May of 2005 for staying at the Silverton?
8	A Yes.
9	MR. DIGIACOMO: Move to admit 230, Judge.
10	THE COURT: Any objection?
11	MR. GENTILE: I'm going to object to the relevance
12	of it because it doesn't indicate it indicates and it does
13	corroborate that she was there.
14	THE COURT: Right.
15	MR. GENTILE: It says nothing about how long she was
16	there.
17	MR. DIGIACOMO: It says arrival date 2/21
18	MR. GENTILE: It's the registration slip. That's
19	got nothing to do with how long she remained there.
20	THE COURT: All right. Well, overruled. I mean, I
21	think that goes to the weight of the document it shows.
22	MR. DIGIACOMO: Thank you, Judge.
23	(State's Exhibit 230 admitted.)
24	BY MR. DIGIACOMO:
25	Q After spending some time in his office
	KARReporting & Transcription Services 111

ı	
1	what'd you do while you were in Mr. Gentile's office?
2	A I was trying to watch television and I was
3	playing with the remotes because I thought I broke his
4	television.
5	Q Okay. At some point in time does somebody come
6	back and get you?
7	A Yes. Actually, one of his secretaries walked
8	in to try to help me. He had several remotes.
9	Q And eventually does somebody come get you?
10	A Yes.
11	Q And do you wind up in a meeting with
12	Mr. Gentile?
13	A Yes.
14	Q And who else is present?
15	A Mr. H and Mr. Dibble.
16	Q And who did you know Mr. Dibble to be?
17	A He was introduced as an investigator.
18	Q For Mr. Gentile?
19	A For Mr. Gentile.
20	Q Who was doing the talking during this meeting
21	at this point?
22	A Mr. Gentile.
23	Q What did he tell you?
24	MR. GENTILE: I think we need to approach.
25	THE COURT: I think that's true.
	KARReporting & Transcription Services 112

1	(Off-record bench conference)	
2	THE COURT: All right. Mr. DiGiacomo, you may	
3	continue.	
4	MR. DIGIACOMO: Thank you.	
5	BY MR. DIGIACOMO:	
6	Q Did during the course of this conversation	
7	with Mr. H and yourself present, did Mr. Gentile provide any	
8		
	advice to you?	
9	A Yes.	
10	Q And did he provide it to just you or you or	
11	anybody else?	
12	A Me and Mr. H.	
13	Q And what did he tell you?	
14	A He said, Do not talk to Deangelo Carroll.	
15	Q And did he tell you why why you shouldn't be	ž
16	talking to Deangelo Carroll?	
17	A Yes.	
18	Q And what did he say?	
19	A He may be wired.	
20	Q At the conclusion of that interview, did you	
21	and Mr. H leave?	
22	A Yes.	
23	Q And do you recall where you went?	
24	A That evening we went to my house.	
25	Q After you left Mr. Gentile's office, what's	
	KARReporting & Transcription Services 113	

1	Mr. H's demeanor like?			
2		A	At first he seems a little more calm, but as	
3	the night	prog	resses, he's starting to get nervous again.	
4		Q	When you say he's starting to get nervous,	
5	what's he	doin	g?	
6		A	Pacing.	
7		Q	Is he saying anything?	
8		A	Not really.	
9		Q	How long does this last for?	
10		A	I sleep that night and it's he's worse by	
11	morning.			
12		Q	Still nervous?	
13		Α	Yes.	
14		Q	Upset?	
15		Α	Extremely.	
16		Q	Worried?	
17		A	Very.	
18		Q	Does he make any statements to you?	
19		A	The next morning I wake up and I find him at	
20	the kitche	n ta	ble and he is completely distraught. He he	
21	tells me h	e do	esn't know what he told him to do.	
22		Q	When he says he didn't know what he told him to	
23	do, is tha	t th	e words he used or did he use names?	
24		А	No, those are the words he used.	
25		MR.	GENTILE: Um	
		KARR	eporting & Transcription Services 114	

į.	
1	THE WITNESS: He said it in first person.
2	MR. GENTILE: Thank you. At least she's listening.
3	THE COURT: All right. Go on.
4	BY MR. DIGIAÇOMO:
5	Q So he says, I don't know what I told him to do?
6	A Correct.
7	Q Okay. And what is your response to that?
8	A I look at Louie again and I said, What have you
9	done? He says, I don't know what I told him to do. And as I
10	said, he was completely distraught. He said, I feel like
11	killing myself.
12	Q And how are you doing at this point?
13	A At this point I am completely I'm nervous
14	because I don't know what's happening with Louie. I've never
15	seen him this way.
16	Q Okay. When you say you're nervous, how is
17	it his behavior, how is it affecting you?
18	A Again, he's still he's very nervous. He's
19	pacing back and forth. I ask him what he wants me to do.
20	Q Let me talk to you a little bit about your
21	feelings. You said you've been in a 15-year relationship with
22	Mr. H. At this point how do you feel about Mr. H? Not today,
23	but back in May of 2005.
24	A I love him.
25	Q Okay. How about as you sit here today, how do
	KARReporting & Transcription Services 115

1	you feel about him?
2	A I still love him.
3	Q So when Mr. H is telling this to you, what do
4	you do?
5	A I ask him what can be what he wants me to
6	do.
7	Q What does he tell you?
8	A He doesn't respond. I said, Do you want me to
9	speak to Deangelo? He says yes.
10	Q And does the subject of what Mr. Gentile told
11	you and Mr. H previously come up?
12	A No.
13	Q Okay. So when Mr. H says yes to that question,
14	what do you do?
15	A I have a standing appointment, so I leave. I,
16	at that point, call Mark Quaid at the body shop and ask him to
17	get ahold of Deangelo and tell him to that I want to talk
18	to him, to meet me at the shop.
19	Q So you don't talk to Deangelo directly?
20	A No.
21	Q When you say Mark Quaid you said he's
22	somebody at the shop. What does he do?
23	A He's the parts manager.
24	Q And later on during the recording the name Mark
25	Quaid comes up. Is that the individual we're talking about?
	KARReporting & Transcription Services 116

	_		
1		A	Yes.
2		Q	So you made a request of Mr. Quaid?
3		A	Yes.
4		Q	And after your appointment, where do you go?
5		A	I go back to the house to pick up Louie or
6	Mr. H.		
7		Q	And then Mr. H.
8		A	(The witness nodded.)
9		Q	Where do you take where do you and Mr. H go?
10		A	Back to the body shop.
11		Q	Simone's?
12		A	Yes.
13		Q	Okay. And then where do you go?
14		A	To my office.
15		Q	Where does Mr. H go?
16		A	He's in his office.
17		Q	Okay. At some point do you see Deangelo
18	Carroll?		
19		A	Yes
20		Q	And are you in your office?
21		A	Yes.
22		Q	Now, can you see out of your office into the
23		A	Reception area, yes.
24		Q	reception area?
25		A	Yes.
		KARR	eporting & Transcription Services 117

1	Q Okay. And what door does Deangelo Carroll come
2	in?
3	A The front door.
4	Q And when you see Deangelo Carroll come in the
5	front door, what do you do?
6	A I point him to the hallway and I tell him to go
7	to Room 6.
8	Q Now, I'm assuming since you've been involved in
9	this case for almost four years now, you have heard the two
10	recordings from May 23rd and May 24th, correct?
11	A Yes.
12	Q And you've heard Deangelo make a statement,
13	Where's your brother at? Do you remember hearing Deangelo
14	saying something like that?
15	A No.
16	Q Okay. Well, maybe I'll play it for you in a
17	little while
18	A Oh, on the recordings, yes.
19	Q On the recording.
20	A On the recording, yes.
21	Q You heard him make a statement, Where's your
22	brother at?
23	A Yes.
24	Q Okay. Was Rosa somewhere in the building?
25	A Yes.
	. KARReporting & Transcription Services 118

1	Q Okay. After you point Deangelo in that
2	direction, do you immediately follow?
3	A No.
4	Q Okay. Now, prior to Deangelo Carroll coming
5	down there, do you have any discussions with Mr. H about
6	what's going to be talked about?
7	A Yes.
8	Q Okay. What is talked what is Mr. H what
9	do you and Mr. H talk about, what you're going to talk about
10	Deangelo Carroll about?
11	A Louie tells me to tell Deangelo that right now
12	would be a good time for him he needs to resign. Right now
13	would be a good time for him to take some time off due to his
14	son being sick, to go see Arial that evening at 5:00 to
15	resign.
16	He also told me to tell Deangelo to not to talk
17	to anyone because if anything happens to him, then he
18	wouldn't there would be no one to take care of him and that
19	Deangelo would still get paid even though he was being even
20	though he was resigning.
21	Q So this is a conversation between you and Mr. H
22	before you ever go in the room?
23	A Correct.
24	Q Okay. When Deangelo comes into Simone's, do
25	you know where Mr. H is when you do the direction to Room 6?
	KARReporting & Transcription Services 119

1	A	In his office.
2	Q	And where do you go?
3	A	After I speak to Mr. H, I go into Room 6.
4	Q	So after Deangelo enters the building, you have
5	a conversation	with Mr. H as well?
6	A	Yes.
7	Q	Okay. Is that the same conversation we're
8	talking about	or is is there something else that was said
9	at that point?	
10	A	No, it's the same conversation.
11	Q	Okay. You follow Deangelo down to Room 6,
12	correct?	
13	А	Mm-hmm.
14	Q	Is that a yes?
15	A	Yes.
16	Q	Now, on the recording there's a variety of
17	voices before	you get to Deangelo knocking on the door. Have
18	you heard that	on the May 23rd
19	A	Yes.
20	Q	Okay. Are those people people that just work
21	at Simone's?	
22	A	Yes.
23	Q	Okay. By the time you enter into Room 6 during
24	that portion o	f the recording, is there anybody in that room
25	other than you	rself, Deangelo and well, is there anybody in
	KARR	eporting & Transcription Services 120

1	that room other	than yourself and Deangelo?
2		Yes.
3		Who's that?
4	_	Luis, III.
5		Okay. Is there a fourth person in the room
6	during that rec	
7		No.
8		Okay. It's only the other voices are only
9		er's outside of the room?
10		Correct.
11		When you get down to Room 6, what happens?
12		I walk in and I ask Deangelo if he's wired. He
13		irt and says no.
ı	_	
14	_	You check for a wire on him?
15	A	He just lifts up his shirt and says no, that's
16	all.	
17	Q	Okay. So you don't do any pat down or anything
18	like that?	
19	A	No.
20	Q	All right. And then you go and have the
21	conversation th	at this jury's already heard, correct?
22	A	Yes.
23	Q	Now, I don't want to play every portion of
24	those wires bec	ause we've heard a lot of them, but there's a
25	couple of state	ments I want to play for you and I'm going to
	KARRe	porting & Transcription Services 121

1	ask you what you meant by them.
2	A Yes.
3	Q Okay?
4	A (The witness nodded.)
5	MR. GENTILE: Ms. Olson, can you put it on this one?
6	THE COURT RECORDER: On
7	MR. DIGIACOMO: On me, on this side.
8	MR. GENTILE: Your Honor, I'm going to object to
9	the I'm going to object to the responses. This is
10	self-serving at this point.
11	THE COURT: Overruled.
12	MR. DIGIACOMO: Thank you, Judge.
13	(Audio being played.)
14	BY MR. DIGIACOMO:
15	Q Did you hear your statement on there where you
16	make the statement, We wanted him beat up, not mother fucking
17	dead? Do you remember that statement?
18	. A Yes.
19	Q Okay. Now, up until between the first time
20	you realize there's a problem with TJ until the time you make
21	that statement to Deangelo Carroll, had anyone told you
22	specifically what the order was?
23	A No.
24	Q Okay. Why do you say, We wanted him beat up,
25	not mother fucking dead?
	KARReporting & Transcription Services 122

1	A I remember the conversation that Louie and
2	Little Luis had in my office regarding taking care of business
3	and how Rizzalo had one of his employees beat up a customer.
4	Q Did the demeanor of Mr. H, between the 20th and
5	now, the 23rd, have anything to do with going into that
6	statement?
7	A Yes.
8	(Audio being played.)
9	BY MR. DIGIACOMO:
10	Q The guy you talk about who's outrageous, who
11	are you referring to?
12	A Dominic Gentile.
13	Q I'm going to jump forward a little bit. During
14	the course of this conversation, do you remain in the room the
15	whole time?
16	A No.
17	Q At some point in time you can hear Luis make
18	certain statements related to rat poisoning, correct?
19	A Yes.
20	Q And what is your reaction to what Luis is
21	saying?
22	A Surprised.
23	Q Okay. You've heard the portion where there's a
24	discussion about taking care of KC too, correct?
25	A Correct.
	KARReporting & Transcription Services 123

1		Q	And then you make some comments. What are you
2	referring	to?	
3		A	Paying him.
4		Q	And at some point do you leave the room?
5		A	Yes.
6		Q	And where do you go?
7		A	To the front.
8		Q	What do you get?
9		A	Money.
10		Q	Now, on the recording you say something to the
11	effect of	\$11	[sic] to your name. Do you remember that?
12		A	Yes.
13		Q	Okay. Where'd you get the money from?
14		Α	I had it in my purse.
15		Q	Okay. And what was the money for?
16		A	To give to Deangelo because he said the
17	witnesses	want	ed more money.
18		Q	Okay. But did you have that \$1100 before you
19	went back	to t	hat money?
20		Α	Did I
21		Q	Or the \$1,400 that Deangelo walks out with, did
22	you have t	hat	in your purse already?
23		Α	No.
24		Q	Okay. Where was that why did that \$1,400
25	get put in	n you	r purse, I guess, is my question?
		KARR	eporting & Transcription Services 124

1	A I had talked to Louie.
2	Q Where'd you get the \$1,400 from?
3	A From Louie.
4	Q Okay. Louie's Mr. H?
5	A Yes, I'm sorry.
6	Q Okay. After you go back to the room well,
7	you leave the room. Do you remember how long you're gone for?
8	A It was it wasn't that long.
9	Q Do you remember if you talked to Mr. H or not
10	during that time period?
11	A I believe I did.
12	Q Where was he? Do you remember?
13	A This was the first day?
14	Q Yeah. On the first one.
15	A The first recording. It would be in my office.
16	Q Okay. And do you tell him at all about what's
17	going on in the room?
18	A Yes, I do see him. I told him I told Deangelo
19	what he wanted, what he wanted me to tell him about resigning.
20	Q Did you at all tell him about the statements
21	that Little Luis was saying?
22	A No.
23	Q After you get the money, do you go back to the
24	room?
25	A Yes.
	KARReporting & Transcription Services 125

1	Q And what do you do with the money?
2	A Give it to Deangelo.
3	Q Now, was there a certain amount for one purpose
4	and a certain amount for the other or was it all just for one
5	purpose?
6	A It was all for one purpose.
7	Q And how much money do you recall that you gave
8	him?
9	A \$600.
10	Q The jury has heard testimony about Deangelo
11	leaving with \$1,400. Do you know where the other \$800 came
12	from?
13	A No.
14	Q After you after he leaves the room, do you
15	remain in the room or do you leave?
16	A I leave.
17	Q Do you ever talk to Luis about what just
18	happened in that room?
19	A No, not that day.
20	Q After you leave the room, do you leave Simone's
21	at some point?
22	A At some point.
23	Q And do you remember who you left with?
24	A Mr. H.
25	Q After you have this conversation or after
	KARReporting & Transcription Services 126

1	you tell Mr. H what happened in the room or maybe I didn't		
2	ask that question. At some point after this whole		
3	Deangelo's left, do you talk to Mr. H some more about what		
4	happened in the room?		
5	A No.		
6	Q Okay. What's his demeanor like now?		
7	A Calm, a little more calm.		
8	Q A little more calm. Is he still nervous?		
9	A A little bit.		
10	Q Is he saying anything to you?		
11	A No.		
12	Q Okay. Let's move on to the 24th. Do you go to		
13	work on the 24th?		
14	A Yes.		
15	Q Okay. Let me ask you this: On the night of		
16	the 24th, do you remember if you went to the Palomino Club		
17	like you normally would?		
18	A I don't think I went to the Palomino at all.		
19	. Q So on the 24th you go back to Simone's?		
20	A Yes.		
21	Q All right. And you're at Simone's?		
22	A Yes.		
23	Q Does there come a point in time when you see		
24	Deangelo Carroll?		
25	A Yes.		
	KARReporting & Transcription Services 127		

1	
1	Q And did you expect him this time?
2	A No.
3	Q When you see Deangelo Carroll, what do you do?
4	A He said he needs to talk to me so I direct him
5	to Room 6.
6	Q Okay. Do you go back there with him?
7	A Yes.
8	Q Okay. So you're walking with Deangelo this
9	time as opposed to the first time?
10	A Yes.
11	Q And you've since heard the recording of that,
12	the May 24th recording, correct?
13	A Yes.
14	Q And during the course of that recording,
15	there it wasn't even on our transcript, but on the
16	defense's transcript there's an unidentified voice. Do you
17	talk before the door opens? Do you remember?
18	A I may have.
19	Q . Do you remember saying, Luisito, it's me?
20	A Yes.
21	Q Once you go back in the room, describe for us
22	what's happening inside the room.
23	A I go into the room, Luis is laying in bed. He
24	gets up and then he goes back to lay down once he opens the
25	door.

KARReporting & Transcription Services 128

1	Q	Okay. And you have a conversation with
2	Deangelo at th	is point?
3	А	Yes.
4	Ω	This is from May 24th.
5		(Audio being played.)
6	BY MR. DIGIACON	MO:
7	Q	In that recording you hear yourself say, Talk
8	to the guy, not	take care of him
9	А	Yes.
10	Q	right?
11	At ar	ny point, did anybody tell you the plan was to,
12	quote, talk to	the guy?
13	А	No.
14	Q	And when you use that term, "talk to the guy,"
15	did you mean l:	ike a regular conversation or did you mean
16	something else	?
17	А	Regular conversation.
18	Q	After the conclusion of well, at some point
19	in time do you	leave the room during that May 14th recording?
20	A	Yes.
21	Q	Okay. And who do you leave Mr. Carroll with?
22	А	Little Luis.
23	Q	When you come back to the room well, let me
24	ask you this:	When you leave the room, who do you go talk to?
25	А	Mr. H.
	KARRe	eporting & Transcription Services 129

	Į.	
1	Q	And where's Mr. H at now?
2	A	In the kitchen.
3	Q	And during the well, let me ask you who's
4	he in the kitc	hen with?
5	A	His father.
6	Q	Pops?
7	A	Yes.
8	Q	And do you talk to Mr. H at all?
9	A	Yes.
10	Q	Okay. And is it verbally talking to him?
11	A	Yes.
12	Q	Okay. At any point in time, I guess, up until
13	now, the 24th,	had you ever had any communications with him
14	that weren't v	erbal but written?
15	А	Yes.
16	Q	And I missed those, so let me back up to those.
17	When did that	occur?
18	A	The day before.
19	Q	The day on the 23rd?
20	A	Yes.
21	Q	Okay. And how did that occur?
22	А	When we were discussing what needed to be said
23	to Deangelo.	
24	Q	Okay. What's going on with Mr. H? What's he
25	doing?	
	KARR	eporting & Transcription Services 130

1	A He writes a note at first telling me to have
2	him retire, to go see Arial at 5:00 p.m.
3	Q Okay. And the communication is happening
4	between writing notes and him passing them to you
5	A Yes.
6	Q or how's that working?
7	A Yes.
8	Q Okay. What happens to that paperwork?
9	MR. GENTILE: Could we have a foundation as to where
10	this took place?
11	BY MR. DIGIACOMO:
12	Q Yeah. Where did this take place?
13	A In my office.
14	Q And what happened to the paperwork when you're
15	done, the stuff he was writing on?
16	A I tear it up.
17	Q Okay. And what did you do with the stuff you
18	tore up?
19	A Flushed it.
20	Q In what?
21	A The toilet.
22	Q Which toilet?
23	A The woman's bathroom at Simone's.
24	Q Okay. Jumping forward now, when you leave the
25	room on the 24th, you go and you talk to Mr. H and he's with
	KARReporting & Transcription Services 131

1	Pops, correct?
2	A Yes.
3	Q And during the course of that, do you tell him
4	what Deangelo's saying?
5	A Yes.
6	Q What do you tell him?
7	A That the shooter is making threats, that he is
8	threatening Deangelo and his family and Deangelo needs more
9	money. He needs to get his wife and son out of the state.
10	Q Now, you just said that Deangelo told you that
11	the shooter is making threats. Is this the first time you
12	heard about the shooter making threats that you can recall?
13	A I believe he said it the day before as well.
14	Q Okay. Prior to the 23rd, had Mr. H said
15	anything to you about concern about the shooter coming to get
16	him or anything else like that?
17	A No.
18	Q Okay. What is it that you tell Mr. H Deangelo
19	wants?
20	A Money.
21	Q And what do you do?
22	A He tells me to give him more money.
23	Q And where do you get the money from?
24	A I go to the front office.
25	Q And is there cash kept at the front office?
	KARReporting & Transcription Services 132

1		А	Yes.
2		Q	How much money did you get?
3		A	I think it was 500, I think. I can't recall.
4		Q	Where do you go?
5		A	Back to Room 6.
6		Q	When you get back to Room 6, do you give the
7	money to I	Deang	elo?
8		A	Yes.
9		Q	And prior to Deangelo leaving, does he do
10	anything?		
11		A	He goes into the bathroom.
12		Q	And what does he do when he's in the bathroom?
13	_	A	The door's propped a little bit. He's
14	retrieving	g chai	nge and a pager off the counter and he's
15	adjusting	his	pants, I'm assuming. He's grabbed his belt.
16		Q	Okay. Now, prior to you leaving the room, was
17	his change	e, hi	s pager and his belt in that bathroom?
18		A	Yes oh, when prior to leaving the room?
19	No.		
20		Q	Yeah. Prior the first when you first
21		A	No.
22		Q	come in and you talk to him, his change, his
23	pager, his	s bel	t's all on him?
24		A	Yes.
25		Q	And then when you come back to the room, after
		KARR	eporting & Transcription Services 133

1	you give him	the money, he goes in there and collects those
2	items?	
3	А	Yes.
4	Q	And then he leaves?
5	А	Yes.
6	Q	Let's talk a little bit more about the 24th.
7	On May 24th	after Deangelo leaves, what's Mr. H's demeanor
8	like?	
9	А	He's a little worried, concerned.
10	Q	Is there any conversations with you about what
11	should happe	en if the police contact you?
12	А	No.
13	Q	Had you had any contact with the police at this
14	point?	
15	А	No.
16	Q	So you haven't spoken to any police officers up
17	to this poin	t?
18	А	No.
19	Q	Are you did Mr. H tell you whether or not he
20	had talked t	o any police officers up to this point?
21	А	I don't remember. I don't think so.
22	Q	At some point does somebody leave Simone's to
23	go do someth	ing?
24	А	Yes.
25	Q	Who's that?
	K.A	RReporting & Transcription Services 134

1	A	Little Luis.
2	Q	And what was he supposed to be going to do?
3	A	Open the club.
4	Q	Approximately what time would he be leaving at?
5	А	He normally left around 3:00, 3:30.
6	Q	And where did and he would go to open the
7	club?	
8	А	Yes.
9	Q	And who had the keys to the club on them?
10	А	He would have the keys to the club on him.
11	Q	Okay. At some point do you receive some
12	information th	at causes you and Mr. H some concern?
13	А	Yes.
14	Q	What's that?
15	А	It was close to 5:00 or right around
16	5:00 o'clock.	Some of the dancers began to call Mr. H wanting
17	to know why th	e club wasn't opened.
18	Q	When that happened, did that cause you some
19	concern?	
20	A	Yes.
21	Q	And what did you do?
22	А	I actually Louie came up to me and let me
23	know that Luis	hadn't opened up the club. We had tried to get
24	ahold of him o	n his Nextel, couldn't reach him. I got scared
25	because of my	conversation with Deangelo.
	KARR	eporting & Transcription Services 135

1		Q	Were you worried about KC or were you worried
2	about the		ce at this point?
3	about the	A	KC.
4		Q	•
5		A	To leave Simone's and take the route that Luis
6	would take	e on	the freeway on the way to the club to see if we
7	could see	him.	
8		Q	And what route would that be?
9		A	I-15.
10		Q	While you're on I-15, did something happen?
11		A	Yes.
12		Q	What happened?
13		A	I get actually as we're driving, I get a
14	phone cal	l fro	m an employee at Simone's.
15		Q	What do they tell you?
16		A	That the police are at Simone's and they're
17	going thro	ough	everything at the shop.
18		Q	When you receive that information, what do you
19	do?		
20		A	I tell Louie and he tells me to get off at the
21	next exit	•	
22		Q	Okay. And when you get off the next exit,
23	where does	s he	tell you to go?
24		Α	Just keep driving straight. He, at that point,
25	states tha	at he	knows where Luis is.
		KARR	eporting & Transcription Services 136

1		Q	Okay. And did you ask him where?
2		A	No. At that point there was lights behind me.
3		Q	And at that point you knew?
4		A	Yes.
5		Q	Let's talk about the police. You get pulled
6	over. Wha	at haj	ppens?
7		A	I get pulled over. They are the police ask
8	me the	y nee	d to ask me a few questions and if I could go
9	with them		
10		Q	Okay. And where's Louie when they're asking
11	you these	ques:	tions?
12		A	Sitting next to me in the passenger seat.
13		Q	What color car what kind of car are you in?
14		A	A Hummer.
15		Q	What color?
16		A	At that point I believe it's mine. It would be
17	silver.		
18		Q	Okay. So there's a silver Hummer and there's a
19	black Hum	mer?	
20		A	Yes.
21	: :	Q	Who was the black Hummer?
22		A	Luis is the black Hummer.
23		Q	Mr. H?
24		A	Mr. H. I'm sorry.
25		Q	Okay. That's all right.
		KARR	eporting & Transcription Services 137

1	And the silver Hummer is yours?
2	A Yes.
3	Q All right. Is there other vehicles does
4	Luis have his own car?
5	A Little Luis, yes.
6	Q What does he have?
7	A He had at that time it was a SRS, I believe.
8	It's a little black truck.
9	Q Okay. Do you know what vehicle he was driving
10	when he got pulled over?
11	A When Little Luis got pulled over, no.
12	Q Okay. Let's back up a little bit because I
13	forgot to ask this question. Who well, how many cars are
14	associated with both Simone's and the Palomino?
15	A Several.
16	Q All right. When you say several, are we
17	talking two, five, seven, ten?
18	A There's shuttle buses, there's a car, there's a
19	limo. It's well over five.
20	Q Okay. And those cars, are they all registered
21	in the same way?
22	A Most.
23	Q And how are the most of them registered?
24	A To me.
25	Q Why you?
i William	KARReporting & Transcription Services 138

1	A As they were being purchased, because of my
2	credit rating, it was more cost effective to purchase them
3	under my name.
4	Q So you were mostly the person who's the
5	owner/registrar of all the vehicles associated with the
6	Palomino and Simone's?
7	A Yes.
8	Q The police tell you that they need to talk to
9	you. Do you see what they say to Mr. H?
10	A No.
11	Q Do you get out of the car and go with them?
12	A Yes.
13	Q Did they handcuff you before you get into the
14	vehicle?
15	A No.
16	Q Where do they take you?
17	A To an office.
18	Q And do they put you in an interview room?
19	A Yes.
20	Q Did you subsequently learn that there's a
21	recorded interview of that encounter?
22	A Yes.
23	Q Initially do you start speaking to the police
24	about at least the events of that day?
25	A Yes.
	KARReporting & Transcription Services 139

1	Ω	And does there come a point in time when you
2	stop speaking t	to the police?
3	A	Yes.
4	Q	What prompted you to stop speaking to the
5	police?	
6	A	When they ask me a question regarding Deangelo.
7	Actually, the p	police made a statement about the recording that
8	Deangelo and I	had or the conversation we had.
9	Q	He made a statement to you regarding
10	information he	had heard from the recording?
11	A	Yes.
12	Q	And that caused you to stop speaking to him?
13	A	Yes.
14	Q	All right. After that, did you get booked into
15	the Clark Count	y Detention Center?
16	A	Yes.
17	Q	And eventually did you get a lawyer?
18	A	Yes.
19	Q	And what's his name?
20	A	Christopher Oram.
21	Q	And Mr. Oram has represented you up until
22	today, correct?	?
23	А	Correct.
24	Q	At some point in time there were charges filed
25	against you?	
	KARRe	eporting & Transcription Services 140

1	I	Yes.
2	Ç	And there was a hearing in Boulder City,
3	correct?	
4	7	Yes.
5	Ç	And at that hearing you were present with your
6	lawyer?	
7	2	Yes.
8	(Little Lou was present, correct?
9	I	Yes.
10	ζ	Deangelo Carroll was present?
11	7	Yes.
12	Ç	And Kenneth Counts was present?
13	1	Yes.
14	Ç	KC. And up until that point Mr. H hadn't been
15	arrested,	orrect?
16	I	Correct.
17	Ç	After the preliminary hearing you got bound
18	over to the	district court and set for trial, correct?
19	7	Correct.
20	<u>1</u>	R. ARRASCADA: Your Honor, he's leading again.
21	1	R. DIGIACOMO: Just foundational just to jump
22	through a	ouple of things.
23	-	HE COURT: Go on.
24	BY MR. DIG	ACOMO:
25	(At some point in time you learned that the
1	F	ARReporting & Transcription Services 141

1	State of Nevada was seeking filed a notice of intent to
2	seek the death penalty against all the defendants, correct?
3	A Correct.
4	MR. ADAMS: Your Honor, may we approach?
5	THE COURT: Yeah.
6	(Off-record bench conference)
7	THE COURT: All right. The objection is sustained.
8	The last question the last answer will be stricken.
9	And, Mr. DiGiacomo, if you would rephrase the
10	question, please.
11	MR. DIGIACOMO: I'll rephrase.
12	BY MR. DIGIACOMO:
13	Q We filed one against you I'm sorry. We
14	filed a notice of intent to seek the death penalty against you
15	as well, correct?
16	A Yes.
17	Q And at some point in time your lawyer filed a
18	petition with the Supreme Court to have that struck, correct?
19	. A Yes.
20	Q And without getting into the basics of it, at
21	some point in '07 it was struck, correct?
22	A Yes.
23	Q And the State of Nevada sought rehearing of
24	that. Do you remember that?
25	A Yes.
	KARReporting & Transcription Services 142

	1	
1	Q	Okay. And at the time period it was struck,
2		quest for a bail hearing for you, correct?
3	A	Yes.
4	Q	And at some point bail was set?
5	A	Yes.
6	Q	Now, up until this time we're talking
7	January of 2008	B, right? Is that generally what I'm talking
8	about?	
9	А	Yes.
10	Q	Were you still in a relationship with Mr. H?
11	А	Yes.
12	Q	Did you continue to communicate with him?
13	А	Yes.
14	Q	How would you communicate with him?
15	А	By letters and by phone.
16	Q	Would he ever visit you?
17	А	Yes.
18	Q	And how did those visits happen?
19	A	He would come on normal visiting days.
20	Q	Okay. And did you have visits by video or were
21	they in person	?
22	А	Prior to 2008 when I first got arrested I saw
23	him in person.	
24	Q	And then
25	MR. (GENTILE: Can we have a time and who else was
	KARRe	eporting & Transcríption Services 143

1	present?
2	MR. DIGIACOMO: I can.
3	BY MR. DIGIACOMO:
4	Q Were there lawyers present as well during
5	that
6	A Yes.
7	Q Okay. And your lawyer was one of them?
8	A Yes.
9	Q And either Mr. Gentile or Ms. Armeni was one of
10	them?
11	A Yes.
12	Q Okay. I don't want to talk about those times.
13	I want to talk about the video times. You'd have he'd come
14	visit you on video?
15	A Yes.
16	Q Now, when you got arrested in way back in
17	January I mean May of 2005, what kind of hair color did
18	Mr. H have?
19	A Brown.
20	Q Okay. Was it did he dye it at all?
21	A Yes.
22	Q Okay. At any point in time did he ever not dye
23	it? Was it gray at any point?
24	A Yes.
25	Q And it's a slightly different color today,
	KARReporting & Transcription Services 144

1	correct?	
		Voc
2	A	Yes.
3	Q	Mr. Pesci reminded me of something. I've got
4	to back up her	e for a second. On the wire when you used the
5	term Louie, wh	o are you referring to?
6	A	Mr. H.
7	Q	And when you use the term Luis, who are you
8	referring to?	
9	A	Luis, III.
10	Q	I'm going to jump back forward. After bail was
11	set, did you h	ave a discussion with Mr. H concerning the
12	posting of tha	t bail?
13	A	Yes.
14	Ω	Can you tell us what that conversation was?
15	A	I told Louie that I wanted to get out, that
16	bail had been	posted if when he was going to post bail.
17	Q	And was he did he ever post the bail for
18	you?	
19	A	In February he started making the process to
20	post bail.	
21	Q	While that was going on, was your trial date
22	coming up?	
23	A	Yes.
24	Q	And in approaching your trial, did you have
25	some discussio	ns with your lawyer, without telling us what
	KARR	eporting & Transcription Services 145

1	they are?
2	A Yes.
3	Q Did you talk with Mr. Oram?
4	A Yes.
5	Q And at some point did you contact or was
6	there contact made between your lawyer and the State of
7	Nevada?
8	A Yes.
9	MR. GENTILE: Can we have a foundation in terms of
10	date?
11	MR. DIGIACOMO: I'm going to get to the date.
12	BY MR. DIGIACOMO:
13	Q Did there come a point in time in February when
14	you met with representatives of the district attorney's
15	office?
16	A Yes.
17	Q And at the time you were still a charged
18	defendant, correct?
19	A Yes.
20	Q And you were pending trial?
21	A Yes.
22	Q Was your lawyer present?
23	A Yes.
24	Q And during that meeting did you describe for
25	Mr. Pesci and I as well as well, let me ask you this: Was
	KARReporting & Transcription Services 146

1	there other people in that meeting that you can recall?	
2	A No.	
3	Q Do you remember specifically how many people	
4	well, let me ask you this: Were you still in custody at the	
5	time?	
6	A Yes.	
7	Q Okay. When you come to court today, you've	
8	been transported, correct?	
9	A Correct.	
10	Q Were there at least transport people with you?	
11	A Yes.	
12	Q Okay. Do you recall anybody else who was in	
13	the room?	
14	A Yes.	
15	Q Who?	
16	A Investigator.	
17	Q Okay. During this meeting did you have	
18	discussions about the information that you had related to this	
19	case?	
20	A Yes.	
21	Q Sometime thereafter did you did you enter	
22	into a guilty plea in front of this Court?	
23	A Yes.	
24	Q And do you recall the crime that you pled	
25	guilty to?	
	KARReporting & Transcription Services 147	

1	A Yes.
2	Q What was that?
3	A Voluntary manslaughter with use of a deadly
4	weapon.
5	Q And do you have do you have any idea, as you
6	sit here today, off the top of your head, what kind of
7	sentencing range you're looking at for voluntary manslaughter
8	with use of a deadly weapon?
9	A The maximum sentence, I believe, I was told was
10	eight to 20 years.
11	Q Okay. Do you know what the minimum possible
12	sentence is?
13	A I was told it's probationable.
14	Q So this Court could give you up to eight to 20
15	years or as little as probation?
16	A Yes.
17	Q Do you remember what the obligations of the
18	State of Nevada were as it relates to what we could or could
19	not do at your sentencing?
20	A No.
21	Q Let me refresh your recollection and look at
22	your guilty plea.
23	MR. GENTILE: Your Honor, I have no objection to
24	counsel questioning from it.
25	MR. DIGIACOMO: Well, I've got to find it first.
	KARReporting & Transcription Services 148

BY MR. DIGIACOMO: 1 I'm going to show you what's been marked as 2 State's Proposed Exhibit No. 228 and ask you if you recognize 3 4 it. 5 Α Yes. It's your guilty plea agreement? 6 7 Yes. And in there it has the agreement between the 8 9 parties, correct? 10 Correct. It has the document entitled, The Third Amended 11 12 Information, basically saying what you did? 13 Α Yes. And then there's an agreement to testify that 14 lays out the information related to the agreement to testify, 15 16 correct? 17 Yes. 18 It's just -- I'm sure there'll be more questions from Mr. Gentile on this, but I'd like you to just 19 20 read to yourself ---MR. ARRASCADA: Your Honor, I object to that. He's 21 22 testifying and I'd ask it be stricken as commentary. 23 THE COURT: Well, just -- Mr. DiGiacomo, try to 24 avoid the editorializing and the commentary. Just ask a 25 question. KARReporting & Transcription Services

1	MR. DIGIACOMO: I didn't hear an objection from	
2	Mr. Gentile, but, okay. The	
3	MR. ARRASCADA: And we object to that, Your Honor.	
4	THE COURT: All right. Well	
5	MR. ARRASCADA: It's the same pro	
6	THE COURT: Mr. DiGiacomo, just ask your next	
7	question.	
8	MR. DIGIACOMO: Thank you.	
9	BY MR. DIGIACOMO:	
10	Q Line 21, okay, if you can read to yourself	
11	first what the agreement or what the agreement the State	
12	makes as it relates to your sentencing. Okay.	
13	A (Complying.)	
14	Q After reading that, do you now remember what	
15	our obligations at your sentencing are?	
16	A Mm-hmm.	
17	Q Is that a yes?	
18	A Yes.	
19	Q Okay. What is our obligation at your	
20	sentencing?	
21	A There would be no recommendations being made.	
22	Q Okay. So we don't make a recommendation to the	
23	Court, it's her decision?	
24	A Correct.	
25	Q Now, was there also an agreement as it relates	
	KARReporting & Transcription Services 150	

1	to you potentially being released on house arrest?
2	A No.
3	Q Okay. Well, let me go back up there.
4	A Or not that I remember.
5	Q I have to turn to the agreement. Reading line
6	2, there's additional language here that says specifically
7	what the additional language is, correct?
8	A Correct.
9	Q Now, let's go to the guilty plea or let's go
10	to the agreement to testify. I'm just going to ask you to
11	read from right where it says, Line 3, Counsel, on page 2 of
12	the agreement to testify. Read that to yourself where it
13	says, After Anabel Espindola.
14	A (Complying.)
15	Okay.
16	Q Was there an agreement as it relates to being
17	released on house arrest?
18	A Yes.
19	Q Okay. And what was the first condition of you
20	being released on house arrest?
21	MR. GENTILE: Your Honor, the document is still in
22	front of the witness and it should be removed.
23	THE COURT: All right. She can just turn it over.
24	BY MR. DIGIACOMO:
25	Q Okay. What was the what were the conditions
	KARReporting & Transcription Services 151

1	on you being released on house arrest?
2	A To testify.
3	Q Okay. Subject to cross-examination?
4	A Yes.
5	Q And a videotaped deposition?
6	A Yes.
7	Q And at that point the State would have no
8	objection to your release on house arrest, correct?
9	A Yes, correct.
10	Q Were you aware that the State requested the
11	videotape deposition
12	MR. GENTILE: Objection. Hearsay.
13	MR. DIGIACOMO: It goes to first
14	THE COURT: Well
15	MR. DIGIACOMO: I first asked her whether or not she
16	was aware.
17	THE COURT: All right. She can answer that.
18	MR. GENTILE: Well, that's testifying.
19	THE COURT: Well, I think that the question is
20	really was she I mean, is that where you're going, whether
21	or not she participated in a deposition?
22	MR. DIGIACOMO: Correct.
23	THE COURT: All right. Then just ask her that.
24	MR. DIGIACOMO: Well, yeah, I know, but I have a
25	question before that, which is
	KARReporting & Transcription Services 152

1	THE COURT: Okay. Well, then	
2	MR. GENTILE: Well, then can we approach?	
3	MR. DIGIACOMO: did the State fulfill their	
4	obligation.	
5	THE COURT: Yeah. I don't know what your other	
6	question is.	
7	(Off-record bench conference)	
8	THE COURT: Mr. DiGiacomo, please rephrase your	
9	question.	
10	BY MR. DIGIACOMO:	
11	Q Were you aware that the State requested a	
12	videotaped deposition?	
13	MR. GENTILE: Objection. That's the same question.	
14	Same objection.	
15	THE COURT: At some point in time did you	
16	participate in a videotaped deposition?	
17	THE WITNESS: No.	
18	THE COURT: All right.	
19	BY MR. DIGIACOMO:	
20	Q At any point in time did anybody tell you that	
21	there was a request for one?	
22	MR. GENTILE: Objection. Hearsay.	
23	THE WITNESS: Yes.	
24	MR. DIGIACOMO: I'm asking whether or not anyone	
25	told her that	
	KARReporting & Transcription Services 153	

1	THE COURT: All right. Well, she can say yes, but	
2	then	
3	THE WITNESS: Yes.	
4	THE COURT: the next question's probably hearsay.	
5	MR. DIGIACOMO: Okay. I'd ask the Court to take	
6	judicial notice of our motion.	
7	THE COURT: Move on with your questioning of	
8	Ms. Espindola.	
9	MR. DIGIACOMO: Okay.	
10	BY MR. DIGIACOMO:	
11	Q But you never did participate in the videotaped	
12	deposition, correct?	
13	A No.	
14	Q Was it your choice not to participate in the	
15	videotaped deposition?	
16	A No.	
17	Q Were you willing to do so?	
18	A Yes.	
19	Q Okay. You were also called before the grand	
20	jury, correct?	
21	A Yes.	
22	Q And did you testify to the best of your ability	
23	in front of the grand jury?	
24	A Yes.	
25	Q Did there come a point in time when somebody	
	KARReporting & Transcription Services 154	

1	showed you a note that may have been located during the course	
2	of the case?	
3	MR. GENTILE: Objection to the form of the question,	
4	a note that may have been	
5	THE COURT: All right. Well, he can show her the	
6	item and ask if anyone's ever shown that to her and then when	
7	was it shown to her and	
8	MR. GENTILE: Of course he can.	
9	THE COURT: where was he where was it shown to	
10	her.	
11	BY MR. DIGIACOMO:	
12	Q 229, State's Proposed 229, have you ever seen	
13	that before?	
14	A Yes.	
15	Q Okay. And without telling us what it is, do	
16	you recognize whose handwriting that is?	
17	A Yes.	
18	Q Who is that?	
19	A Mr. H.	
20	MR. GENTILE: Can we get a foundation as to when she	
21	was shown this document?	
22	THE COURT: When were you shown the document, other	
23	than obviously right now in court? When did you first see	
24	that document?	
25	THE WITNESS: When I testified in front of the grand	
	KARReporting & Transcription Services 155	

1	jury.	
2	THE COURT: All right. And that was shown to you by	
3	one of the prosecutors, either Mr. DiGiacomo or Mr. Pesci?	
4	THE WITNESS: Yes.	
5	THE COURT: All right.	
6	MR. GENTILE: And can we get a date? I think that	
7	the record needs to have a date as to when that was.	
8	THE COURT: All right.	
9	MR. DIGIACOMO: The record will reflect what date	
10	the grand jury transcript is.	
11	THE COURT: All right. Do you recall when you	
12	testified in front of the grand jury?	
13	THE WITNESS: I don't know the date specifically.	
14	THE COURT: Well, and I think that is already in the	
15	record, but you can direct her to a date.	
16	MR. DIGIACOMO: Thank you, Judge.	
17	BY MR. DIGIACOMO:	
18	Q Now, you say somebody showed this to you,	
19	either myself or Mr. Pesci, during the grand jury, and you saw	
20	that note, correct?	
21	A Yes.	
22	Q Now	
23	MR. GENTILE: I'd like to approach before counsel	
24	makes any reference to this, this exhibit.	
25	THE COURT: All right.	
	KARReporting & Transcription Services 156	

1	MR. ARRASCADA: May I see it, or are we approaching?	
2	THE COURT: Well, we can look at it together at the	
3	bench. All right.	
4	MR. GENTILE: There's another one that I want to	
5	approach on	
6	THE COURT: All right. Well, let's move forward	
7	MR. GENTILE: but this isn't it.	
8	THE COURT: All right. Let's move forward and then	
9	when we get to the objectionable exhibit, it may already be	
10	time to excuse the jury, so	
11	MR. ARRASCADA: We may want to approach, but I need	
12	to look at this too.	
13	THE COURT: Okay. Mr. DiGiacomo, can you while	
14	they're examining that, do you have any	
15	MR. DIGIACOMO: I guess. I have just a few	
16	questions left.	
17	THE COURT: All right.	
18	BY MR. DIGIACOMO:	
19	Q During the time that you were in jail prior to	
20	your entering a plea, did you receive letters from Mr. H?	
21	A Yes.	
22	Q And have you known knowing Mr. H for the	
23	last 15 years, did you recognize his handwriting?	
24	A Yes.	
25	Q Have you, over the course of that 15 years you	
	KARReporting & Transcription Services 157	

1	knew Mr. H, also known the writing of Little Lou?	
2	A Yes.	
3	Q Okay. When you receive items from him that are	
4	written, do you recognize his writing?	
5	A Yes.	
6	Q I'm going to show you State's Proposed Exhibits	
7	220 and 221.	
8	MR. GENTILE: This is the objection. I'd like to	
9	approach the bench.	
10	THE COURT: All right.	
11	(Off-record bench conference)	
12	THE COURT: Let's move on, please.	
13	(Off-record bench conference)	
14	BY MR. DIGIACOMO:	
15	Q 220 and 221, do you recognize those?	
16	A Yes.	
17	Q Did you receive those?	
18	A Yes.	
19	. Q And have you looked through those before?	
20	A Yes.	
21	Q And who wrote those? Did you recognize the	
22	handwriting?	
23	A Yes.	
24	Q And whose handwriting was it?	
25	A Little Luis.	
	KARReporting & Transcription Services 158	

1	Q Little Luis?	
2	A Yes.	
3	Q Okay. And there's date stamps on those, 220	
4	and 221. Are those date stamps about the time that you	
5	received those items?	
6	A It would be the next day.	
7	Q The next day?	
8	A Yes.	
9	Q So the there's one of these 221 is a card	
10	and one of these is a letter.	
11	A Yes.	
12	Q And both of those, based upon your review of	
13	the handwriting, appear to be authored by Little Luis?	
14	A Yes.	
15	MR. DIGIACOMO: Move to admit 220 and 221.	
16	MR. GENTILE: Objection.	
17	MR. ARRASCADA: Objection. I'll let Mr. Gentile go	
18	first.	
19	THE COURT: Objection as to?	
20	MR. GENTILE: Relevance.	
21	MR. ARRASCADA: We have the same objection.	
22	Relevance, Your Honor.	
23	MR. DIGIACOMO: Statement of the defendant.	
24	THE COURT: All right. Those will be admitted as to	
25	Luis Hidalgo, III only.	
	KARReporting & Transcription Services 159	

1	MR. GENTILE: So my objection is sustained?		
2	THE COURT: As to your client, yes.		
3	MR. GENTILE: Thank you.		
4	(State's Exhibit 220 and 221 admitted.)		
5	THE COURT: And just in response, a juror had		
6	requested to see an item of evidence. The State can only		
7	publish the evidence to the jury, meaning to put it up on the		
8	monitor once it's been admitted. Some of the exhibits may		
9	take a few witnesses before they're admitted, so		
10	Go on.		
11	MR. DIGIACOMO: Is that the one that because I		
12	think		
13	THE COURT: No, it's not. I asked the clerk.		
14	MR. DIGIACOMO: If we know which one it is, I might		
15	offer to admit it.		
16	BY MR. DIGIACOMO:		
17	Q Showing you State's Proposed Exhibits 222 and		
18	223, do you recognize those?		
19	A. Yes.		
20	Q Had you received those before?		
21	A Yes.		
22	Q And do you recognize the handwriting of the		
23	individual who wrote those?		
24	A Yes.		
25	Q And whose handwriting is that?		
	KARReporting & Transcription Services 160		

1	A	Denise Mata's.	
2	Q	Who's Denise Mata?	
3	A	She is a former inmate.	
4	Q	Okay. And how did you know her?	
5	А	She was in my housing unit.	
6	Q	Did there come a point in time that you learned	
7	that she was r	eleased?	
8	A	Yes.	
9	Q	And did you have discussions with Mr. H about	
10	Denise Mata?	Denise Mata?	
11	A	No.	
12	Q	Did you have discussions with anybody related	
13	to Denise Mata	and Mr. H?	
14	A	No.	
15	Ω	How do you know well, let me ask you this:	
16	Have you ever	heard the term "nanu nanu" before?	
17	A	Yes.	
18	Q	And what does nanu nanu relate to?	
19	А	It's a term of endearment that Louie and I used	
20	to say to each	other. It means I love you.	
21	Q	Showing you what's been marked as State's	
22	proposed Exhib	it No. 227, just briefly flip through those and	
23	tell me if you	recognize what's	
24	А	(Complying.)	
25	Q	Do you recognize those items?	
	KARF	deporting & Transcription Services	

1	A Yes.	
2	Q Okay. And specifically the letters that are	
3	written in here, do you recognize the handwriting of those	
4	letters?	
5	A Yes.	
6	Q Okay. And whose handwriting is it?	
7	A Mr. H.	
8	Q Mr. H. Okay.	
9	MR. DIGIACOMO: Move to admit 227, Judge.	
10	THE COURT: Any objection to 227?	
11	MR. GENTILE: Well, relevance. I mean	
12	MR. DIGIACOMO: It's the exemplar for the	
13	handwriting expert.	
14	THE COURT: All right. It's overruled.	
15	MR. ARRASCADA: Your Honor	
16	MR. GENTILE: Well, if they're only relevant for	
17	handwriting expert, we don't dispute the handwriting on the	
18	exhibit that	
19	THE COURT: On Exhibit 229?	
20	MR. GENTILE: whatever that note is.	
21	THE COURT: It's 229.	
22	MR. GENTILE: Is it 229? No, we never disputed	
23	that.	
24	MR. DIGIACOMO: That's the first I've heard.	
25	THE COURT: All right. Well, if it's stipulated	
	KARReporting & Transcription Services 162	

1	that that's the handwriting of Mr. Hidalgo, Jr., then there's	
2	no	
3	MR. GENTILE: Let me make sure that 229 is the right	
4	one.	
5	MR. DIGIACOMO: Well, that's actually not going to	
6	be the one that the expert actually	
7	MR. GENTILE: No, I know, but it's the original of	
8	this, right?	
9	MR. DIGIACOMO: The original one.	
10	MR. GENTILE: Yeah. No, we don't dispute that.	
11	THE COURT: All right. Then	
12	MR. GENTILE: Go ahead.	
13	THE COURT: there's no need for the exemplars.	
14	If there's a need down the road, she's already identified	
15	them.	
16	BY MR. DIGIACOMO:	
17	Q On 227, just so I have the proper foundation,	
18	on a couple of those letters the return address says Luisito	
19	on it. Did you see that when you looked through those?	
20	A Yes.	
21	Q And you had told me that or you told this	
22	jury before that Luisito is a term of endearment that you had	
23	for Little Lou.	
24	A Correct.	
25	Q Despite that, that handwriting that was on 227,	
	KARReporting & Transcription Services 163	

1	whose was that?		
2	A Mr. H.		
3	MR. DIGIACOMO: Judge, I pass the witness.		
4	THE COURT: All right. Mr. Gentile.		
5	MR. GENTILE: Well, given that I have 20 minutes,		
6	I'm going to do what I can do.		
7	THE COURT: I'll give you 30.		
8	MR. GENTILE: It's probably going to take that long.		
9	What I want to do is I want to coordinate these photographs.		
10	Well, let's start this way.		
11	(Pause in proceedings)		
12	THE MARSHAL: Do we need the easel?		
13	MR. GENTILE: I need the easel and I'm going to		
14	leave the witness in the lull of the court.		
15	THE COURT: That's fine. Jeff, why don't you bring		
16	the easel down.		
17	And, Mr. Gentile, do you want the easel kind of		
18	right there where you're standing, or would you		
19	MR. GENTILE: No, because the jury needs to		
20	THE COURT: like it closer to the jury?		
21	MR. GENTILE: The jury's going to need to see this.		
22	THE COURT: Okay. Jeff, if you'll set up the easel		
23	there in front of the jury.		
24	And then once it's set up, Mr. Gentile, when you		
25	need the witness to step down, just request it at that time.		
	KARReporting & Transcription Services 164		

1	(Off-record colloquy)			
2	MR. GENTILE: Could the witness please step down.			
3	Oh, I need to have this marked.			
4	MR. DIGIACOMO: Right. It probably should be marked			
5	and			
6	MR. GENTILE: Well, I showed this to you the other			
7	day.			
8	MR. PESCI: It's been published before. It's been			
9	introduced.			
10	THE COURT: Right. It's been published before.			
11	It's been admitted.			
12	MR. DIGIACOMO: Is this the Simone's thing?			
13	MR. GENTILE: This is Simone's.			
14	MR. DIGIACOMO: Yeah, it appeared to be. We agreed.			
15	It just needs to be marked and we'd stipulate to its			
16	admission.			
17	MR. GENTILE: We need it marked.			
18	THE COURT: All right. And you're stipulating to			
19	its admission? Is that what you said?			
20	MR. DIGIACOMO: Yeah.			
21	THE COURT: Okay.			
22	(Off-record colloquy)			
23	MR. GENTILE: This is stipulated. I can put it up			
24	there now.			
25	THE COURT: Yes.			
	KARReporting & Transcription Services 165			

1	MR. DIGIACOMO: I agree you can put it up there.				
2	THE COURT: All right.				
3	MR. DIGIACOMO: You agree that it's a true rendition				
4	of				
5	THE COURT: And just for the record so that we know				
6	what we're talking about there, that's Defense Exhibit				
7	letter				
8	Mr. Gentile, whose				
9	THE CLERK: Oh, I did that wrong because I'm so				
10	confused.				
11	THE COURT: All right.				
12	THE CLERK: That is actually				
13	MR. GENTILE: I'll just bring that back to you.				
14	THE CLERK: Bring it back.				
15	THE COURT: It's going to be the blue sticker. And				
16	for the jury, the good news is Monday we're definitely				
17	starting at 9:00. I have found a judge to hear my calendar				
18	Monday so we are starting at 9:00. We are still working on a				
19	judge to hear my calendar Tuesday, so hopefully we'll start				
20	be able to start at 9:00 on Tuesday as well. We so far have				
21	been rejected by five judges, but we are working on it.				
22	There's 25 in the building.				
23	Deniece, just put the sticker on and				
24	THE CLERK: I am, Judge.				
25	THE COURT: and just put the letter				
ļ	KARReporting & Transcription Services 166				

1	THE CLERK: Well, I have to find the list first.				
2	THE COURT: All right. For the record, Defense				
3	Exhibit B was stipulated or the State had no objection to				
4	that coming in.				
5	MR. DIGIACOMO: We'd stipulate to it.				
6	THE COURT: Thank you.				
7	MR. DIGIACOMO: That's fine.				
8	(Defendant's Exhibit B admitted.)				
9	(Pause in proceedings)				
10	MR. GENTILE: If the witness could step down,				
11	please.				
12	THE COURT: Ms. Espindola, if you'll step down,				
13	Mr. Gentile is going to ask you some questions utilizing				
14	Defense Exhibit B.				
15	CROSS-EXAMINATION				
16	BY MR. GENTILE:				
17	Q Ms. Espindola, do you recognize what Defense				
18	Exhibit B portrays?				
19	A It looks like				
20	THE COURT RECORDER: I'm sorry. I'm not picking her				
21	up.				
22	MR. DIGIACOMO: We can't see through Mr. Gentile and				
23	we can't hear the witness.				
24	THE COURT: All right. Well, Mr. Gentile's moving				
25	the microphone so it's closer to the witness and that will				
	KARReporting & Transcription Services 167				

1	pick her up.			
2	MR. GENTILE: Can you pick me up without a mic?			
3	THE COURT: Yes.			
4	MR. GENTILE: I bet you can.			
5	BY MR. GENTILE:			
6	Q Ms. Espindola, Defendant's Exhibit B, what does			
7	it appear to be to you?			
8	A (Indiscernible.)			
9	Q All right.			
10	THE COURT: You know what, I can't hear her. I'm			
11	going to have Jeff hand you the hand-held microphone so that			
12				
13	we can pick that up.			
14	BY MR. GENTILE:			
15	Q All right. Let's try one more time because it			
16	may not be on the record. You already know the question, but			
17	I'll ask it again. What does Exhibit B appear to be to you?			
[
18	A A blueprint of Simone's Autoplaza.			
19	Q And does it appear to be the way Simone's was			
20	laid out with the exception of a few things that I'm going to			
21	ask you to add to it? Does it appear to be the way Simone's			
22	was laid out on May the 19th and thereafter in the year 2005?			
23	A Yes.			
24	Q Okay. You have made testimony with respect to			
25	Room 6.			
	KARReporting & Transcription Services 168			

1	A Correct.			
2	Q From looking at this exhibit, is Room 6 readily			
3	recognizable?			
4	A No.			
5	Q And that's because there's a box that has no			
6	wall dividers; am I correct?			
7	A Correct.			
8	Q Okay. I'm going to ask you to take this marker			
9	and why don't you point to the box that we're going to be			
10	dealing with?			
11	A I believe it's right here (indicating.)			
12	Q Okay. And let the record reflect that the			
13	witness has pointed to the upper left quadrant of the document			
14	between the numbers 2 and 4. And it appears to be a			
15	rectangular space on the document; fair to say?			
16	A Yes.			
17	Q Okay. Now, take this marker, if you will, and			
18	put the walls in that rectangular space the way you remember			
19	them to be, just the walls first, the dividers.			
20	A (Complying.)			
21	It's three offices.			
22	Q All right. And were each of those offices			
23	numbered?			
24	A I believe so, yes.			
25	Q All right. Could you please place the numbers			
	KARReporting & Transcription Services 169			

1	then in the space as you recall them to be?			
2	A (Complying.)			
3	Q Okay. Now, you testified earlier with respect			
4	to take a look at the remainder of the exhibit and see if			
5	there's anything that you recall being different about			
6	Simone's than the way this exhibit portrays.			
7	A I'm not very good with blueprints. I know the			
8	reception area came here. This is the game area where the			
9	pool table was. These are the offices.			
10	Q All right. Does it appear, though, at least in			
11	terms of where the walls are now, that's the way you remember			
12	it to be?			
13	A There's also where the employee lounge is.			
14	There's like an open space back here.			
15	Q Well, there doesn't appear to be any lines			
16	where you're pointing. Is that the open space that you're			
17	talking about?			
18	A It came from here. There's an open space here			
19	and then there's more open space before the another over			
20	for the back estimator's office.			
21	Q All right. Well, here how about we do it			
22	this way? Why don't you take that marker and, if you will,			
23	you were talking about an open area, a game area.			
24	A The game area where the pool table was is here.			
25	Q Why don't you write it right there. In fact,			
	KARReporting & Transcription Services 170			

1	draw a pool table where you remember it to be.				
2	A I'll just can I write "pool table"? I'm not				
3	very good at drawing.				
4	Q It's only four corners.				
5	A It would, I think				
6	Q You want to write "pool table"? Write pool				
7	table.				
8	A No, it's fine.				
9	Q Because I need you to write pool table anyhow,				
10	so write pool table.				
11	A (Complying.)				
12	Q Got it?				
13	A Mm-hmm. I think it's right in this general				
14	area.				
15	Q That general area. Okay.				
16	Now, you talked about a kitchen area. Is that				
17	portrayed on there?				
18	A Where it says employee lounge.				
19	Q So the employee lounge is what you refer to as				
20	the kitchen?				
21	A I never referred to it as the kitchen, but I				
22	would think so because that's in the general area.				
23	Q Well, if I know that I mean, this				
24	morning I think this morning you said that				
25	A The kitchen.				
	KARReporting & Transcription Services 171				

1	Q Yeah. You said the kitchen.			
2	A Yeah.			
3	Q So what are you talking about?			
4	A The kitchen. It just says employee lounge			
5	right here.			
6	Q But you just said you			
7	A I was clarifying.			
8	Q never called it a kitchen.			
9	A No, I			
10	Q You called it a kitchen this morning. So			
11	that's what you're talking about?			
12	A I yes.			
13	Q Okay. Now, the reception area is marked, but			
14	is that the reception area?			
15	A Yes.			
16	Q Okay. And do you recall where these couches			
17	were that you testified about? We're going to go through some			
18	photographs in a bit and I'm going to ask you to put the			
19	numbers of the photographs where they would be on this			
20	diagram.			
21	A Like I said, I'm not very good with blueprints.			
22	I'm really terrible at directions. The reception area's here.			
23	This would be Louie's office, the storage room.			
24	Q Well, let's mark it. Let's mark it. The first			
25	office you say is Louie's office, so why don't you put that			
	KARReporting & Transcription Services 172			

1	on I'll tell you what, since we're using the term Mr. H			
2	and by the way Mr. H, lots of people call Luis Hidalgo, Jr.			
3	Mr. H. Fair to say?			
4	A Everyone from the Palomino Club used to call			
5	him Mr. H.			
6	Q Mr. H. Prior to moving to Nevada, nobody			
7	called him Mr. H?			
8	A Correct.			
9	Q Okay. But because we have so many ways of			
10	referring to him, let's just use H.			
11	A Mr. H. I'll make an effort.			
12	Q Right. Would you put in the box the letter H			
13	in terms of the office that was used by Luis Hidalgo, Jr.,			
14	according to your testimony?			
15	A Like I said, I'm not good with directions. I			
16	get turned around. I think it's this office. That would			
17	be			
18	Q Okay. Now, that's if that was his office,			
19	how about you put the initials AE in the office that you			
20	occupied.			
21	A (Complying.)			
22	Q Okay. And Room 6 you've already indicated. Am			
23	I correct?			
24	A Correct.			
25	Q All right. Now, this back office over there,			
	KARReporting & Transcription Services 173			

1	what was it used for?				
2	A The estimator.				
3	Q And who was the estimator?				
4	A Joe was the estimator. He worked out of Room				
5	5, but also there was another estimator who worked in the back				
6	and they would hand out the repair orders to the employees.				
7	Q Do you have any idea let me rephrase that.				
8	Do you have knowledge as to the approximate square footage in				
9	this building?				
10	A I did. I don't remember anymore.				
11	Q Okay. Was it your understanding that this was,				
12	at least in terms of the square footage of this building, the				
13	largest body shop of its type in southern Nevada?				
14	A Independent, yes.				
15	Q Independent, yes. Okay.				
16	And if you will I asked you about the couches.				
17	To the best of your memory, place the couches where they were				
18	in the reception area.				
19	.A My windows are here looking out at the				
20	reception area.				
21	Q So the offices had windows in them?				
22	A Yes.				
23	Q All right. Okay. Go ahead and put the couches				
24	in.				
25	A I'm thinking that the couches would be the				
	KARReporting & Transcription Services 174				

1	windows are here and the couches would be here (indicating.)			
2	Q Okay. So there were two couch in an L shape?			
3				
	A Yes.			
4	Q All right. And were they were they oriented			
5	toward something? Were they in that L shape for a purpose?			
6	A Yes.			
7	Q What was that purpose?			
8	A For a TV.			
9	Q So there was a TV against the wall?			
10	A Yes.			
11	Q Okay. What else do you recall being in the			
12	reception area?			
13	A The reception desk.			
14	Q And where was that approximately, if you will?			
15	A Well, if this is angled this way, would this be			
16	the front door?			
17	Q I'm not able to testify, but I could tell you,			
18	yes, that's the front door.			
19	THE COURT: Mr. Gentile.			
20	THE WITNESS: If you walk through the front door,			
21	the reception the desk would be here.			
22	BY MR. GENTILE:			
23	Q All right. Now oh, hair color. You			
24	testified and I'm keeping you down here because we're going			
25	to do more on this, but before I forget, you testified that			
	KARReporting & Transcription Services 175			

1	Luis Hidalgo, Jr., Mr. H			
2		A	Yes.	
3		Q	Louie, has always had his hair a color.	
4	He's been coloring his hair for a number of years; am I			
5	correct?			
6		A	No, he colored his hair I know of that	
7	when he came to visit me.			
8		Q	All right. So prior to that, it was not	
9	colored at all?			
10		A	No, he had a gray streak in the front.	
11		Q	A gray streak in the front?	
12		A	Yes.	
13		Q	But what was the remainder of the color of his	
14	hair?			
15		А	Dark brown, black.	
16		Q	Dark brown, so it had a little gray in it,	
17	but			
18		A	Yes.	
19		Q	not a lot?,	
20		A	Correct.	
21		Q	Is that correct?	
22		A	Mm-hmm.	
23	-	Q	Now, Pops	
24		A	Yes.	
25		Q	What color was Pops' hair in the year 2005?	
		KARR	eporting & Transcription Services 176	

1	A Gray.
2	Q Okay. Does Pops appear to be a Salvadorian
3	man?
4	A Yes.
5	Q More so than his son?
6	A They both looked alike except for Pops was much
7	shorter.
8	Q Pops was shorter?
9	A Yes.
10	Q Okay. All right. Now, let's take a look at
11	these photos and see, if you will, so that we can answer this
12	better here's Exhibit 97. See that? Why don't you write
13	on this building the side of this building that Exhibit 97
14	represents in fact, just put X 97 and draw an arrow
15	write it in here maybe, draw an arrow to what it portrays.
16	A (Complying.)
17	This is the side of the building, so I think it
18	would be
19	MR. GENTILE: Is the recorder able to pick her up?
20	THE COURT RECORDER: I'm picking her up.
21	THE WITNESS: It looks like it's over by the
22	(indiscernible.)
23	BY MR. GENTILE:
24	Q Write X 97 there, please. Here, I'll hold it
25	for you because we need to X 97.
	KARReporting & Transcription Services 177

1	A I think.
2	Q Okay. Well, you can only do the best that you
3	remember.
4	Here is Exhibit 98. Do the same thing. Write
5	somewhere in the margin 98 and draw an arrow to it.
6	A (Complying.)
7	Q Now, this is Exhibit 99 in fact, 99 and 100,
8	because they have the couches in them.
9	A Mm-hmm.
10	Q So where would they be?
11	A They would be right the couches would be
12	right here.
13	Q And these windows that we see in Exhibit 100
14	and in Exhibit 99 in 100, it's behind one of the couches.
15	It's behind the same couch in both?
16	A Yeah.
17	Q Those are the windows to your office?
18	A Yes.
19	Q Do you remember how big that office was?
20	A It was large.
21	Q Large office?
22	A Yes.
23	Q Okay. So how about we do 99 and 100 and we
24	kind of write it out here.
25	A (Complying.)
	KARReporting & Transcription Services 178

,	
1	Q Thank you.
2	Now, Exhibit 101, what does that portray?
3	A My office again.
4	Q Okay. So you want to just add 101 to that?
5	A (Complying.)
6	Q Okay. Now, this is Exhibit 102. Take a look
7	at it, tell me if you recognize well, you've already
8	identified it.
9	A It's my office.
10	Q It's your office?
11	A Mm-hmm, yes.
12	Q All right. But now we're talking about inside
13	your office?
14	A Correct.
15	Q Correct. Okay.
16	So why don't we well, I don't know how many we
17	have. I believe they have a bunch, so no, don't put it in
18	there. I'll tell you what, what is this area here, this
19	we're right between the we're at E and F, 4 and 5 in terms
20	of the reference on this document. This is E and F. That's 4
21	and 5.
22	This area right here, what is that?
23	A It says loading left here, so my assumption
24	would be that it's the first bay. I
25	Q All right. I
	KARReporting & Transcription Services 179

l l	
1	A Because there's no offices behind us.
2	Q Okay. So why don't we then write the numbers
3	in this first bay area, because I don't think anything has
4	come into evidence relating to the first bay area so we could
5	cloud it up a little bit.
6	102.
7	And this Exhibit 103, what is that?
8	A That's my briefcase.
9	Q That's your briefcase?
10	A In my office.
11	Q All right. Did you have a lot of different
12	purses and briefcases?
13	A I used the same briefcase.
14	Q Yeah. How about purses?
15	A I had a lot of different purses, but
16	Q You had a lot of purses but same briefcase?
17	A Same briefcase.
18	Q Okay. With respect to that, why don't we write
19	103 and also draw the line to the office so that they know .
20	where it was. I'll tell you what, rather than me asking you
21	questions every time, since we only have a few minutes left
22	today, take a look at these photographs and continue to do
23	what you've been doing.
24	A Okay.
25	Q Give us give us so that the ladies and
	KARReporting & Transcription Services 180

1	gentlemen, when they go into the into the jury room they
2	can figure out where these photographs belong
3	A Would you like me to explain it as I'm
4	Q No, you don't need to.
5	MR. GENTILE: Does she need to?
6	THE COURT: I don't think so.
7	BY MR. GENTILE:
8	Q No, just write it down. Well, I mean, you can
9	explain it if you want.
10	A Can I put this microphone down?
11	Q Sure.
12	THE COURT: Yeah. If you're not talking, you don't
13	need to hold the microphone.
14	THE WITNESS: Thank you. (Complying.)
15	Can I ask a question?
16	BY MR. GENTILE:
17	Q You want to ask a question?
18	A Ask a question.
19	Q Sure.
20	A I'm the one who got the change for the club but
21	I know that that's Simone's. Would it have went
22	Q No, no. I'm asking you. I can't answer
23	THE COURT: Yeah. Unless you have a question about
24	one of the questions or, you know, want Mr. Gentile to explain
25	something he's asked you, you can't ask Mr. Gentile any
	KARReporting & Transcription Services 181

1	questions.
2	THE WITNESS: Oh.
3	THE COURT: In fact, this may be a good time to take
4	our
5	THE WITNESS: I'm assuming this is in my office only
6	because I know the change was in my office.
7	BY MR. GENTILE:
8	Q And is that the color of the carpeting that was
9	in your office?
10	A Yes, but
11	THE COURT: And just so
12	THE WITNESS: I don't want to write it down.
13	THE COURT: I'm sorry. Just so we know, what
14	exhibit number are you referring to now?
15	THE WITNESS: 110.
16	THE COURT: Okay. Exhibit number 110.
17	THE WITNESS: So even though I'm not completely
18	certain, do you still want me to write them like that?
19	BY MR. GENTILE:
20	Q I do, yes. That would be fine.
21	THE COURT: All right. And just so
22	BY MR. GENTILE:
23	Q I mean, you're at least as certain as to some
24	of the other things you've testified about
25	A Yes.
	KARReporting & Transcription Services 182

1 -- fair to say? 2 Yes. 3 Okay. THE COURT: We'll let her mark -- did you mark for 4 5 110, Ms. Espindola? 6 THE WITNESS: Yes. THE COURT: Okay. Ladies and gentlemen --7 Ms. Espindola, you can just hand those photos back 8 9 to Mr. Gentile and just go ahead back up here to the witness 10 stand, ma'am. MR. GENTILE: We've gotten through 101, Your Honor. 11 12 THE COURT: All right. Yeah. Just put that down. Ladies and gentlemen, we're going to go ahead and 13 take our weekend recess. We will reconvene Monday morning at 14 9:00 o'clock and, like I said, we'll hopefully get a lot done 15 16 on Monday. I just want to remind everyone that it's important 17 to be on time because I'd really like to start just at 9:00 18 19 and hopefully cover a lot of ground. I know this is taking longer and it's a hardship for a lot of people who have to 20 21 miss work and whatnot. Before I excuse you for the afternoon, I must again 22 admonish you -- or for the weekend, actually, I must again 23 admonish you that you're not to discuss this case or anything 24 25 relating to the case with each other or anyone else. You're

KARReporting & Transcription Services
183

not to read, watch or listen to any reports of or commentaries 1 2 on any subject matter relating to the case. 3 Don't do any independent research on any subject connected to the trial. Don't visit any locations at issue 4 5 and please do not form or express an opinion on the case until it is finally submitted to you. 6 7 If everyone will please leave their note pads in their chairs. I'd like Juror No. 13 to remain in the 8 9 courtroom. Everyone else please follow Jeff through the 10 double doors. And, Ms. Espindola, during our weekend recess, do 11 not discuss your testimony with anyone else who may be called 12 13 as a witness. 14 (Court recessed at 1:09 p.m. until Monday, February 9, 2009, at 9:15 a.m.) 15 16 17 18 19 20 21 22. 23 24

KARReporting & Transcription Services 184

ATTEST: I hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

TRANSCRIBER