IN THE SUPREME COURT OF THE STATE OF NEVADA

LUIS A, HIDALGO, JR.

CASE NO.: 54209

Electronically Filed Feb 07 2011 01:33 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 AMENDED APPENDIX

Volume 13 of 25

(Pages 2305 - 2489)

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 AMENDED 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 Recognizance Release for House Arrest)	02/24/09	24	04505
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





STATE OF NEVADA,	
Plaintiff,	CASE NO: C212667/C241394 DEPT NO: XXI
vs.)
LUIS ALONSO HIDALGO, aka LUIS ALONSO HIDALGO, III, and LUIS ALONSO HIDALGO, JR.,	Transcript of Proceedings
Defendants.	

BEFORE THE HONORABLE VALERIE P. ADAIR, DISTRICT COURT JUDGE

JURY TRIAL - DAY 6

TUESDAY, FEBRUARY 3, 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

INDEX

WITNESSES FOR THE STATE:

JENNIFER SCHEID	
Direct Examination By Mr. Digiacomo	22
Cross-Examination By Mr. Gentile	44
Cross-Examination By Mr. Adams	50
Redirect Examination By Mr. Digiacomo	62
GARY TELGENHOFF	
Direct Examination By Mr. Digiacomo	66
Cross-Examination By Ms. Armeni	80
Cross-Examination By Mr. Arrascada	82
RONTAE ZONE	
Direct Examination By Mr. Pesci	88
Cross-Examination By Ms. Armeni	137
Cross-Examination By Ms. Armeni (Continued)	167
GARY MCWHORTER	
Direct Examination By Mr. Digiacomo	152
Cross-Examination By Mr. Gentile	161
Cross-Examination By Mr. Arrascada	165

EXHIBITS

STATE'S EXHIBITS	ADMITTED:	PAGE
188	Sprint Document	24
189	Call Log	30
197	Nextel Sector Layout	32
198 and 199	Photographs	93
170	Cab Trip Sheet	159

LAS VEGAS, NEVADA, TUESDAY, FEBRUARY 3, 2009, 12:30 p.m. PROCEEDINGS

(Outside the presence of the jury.)

MR. GENTILE: Your Honor, there are two issues that we're going to need to address at some point. We don't need to do them now, but if you --

THE COURT: Okay. Well, if we can -- I mean, if we don't need to do them now, let's do them at the end of the day.

MR. GENTILE: That's fine.

(Off-record colloquy)

MR. GENTILE: I have not done the research on it. I have people doing it now, but there may be a need, depending upon Ms. Espindola's testimony, there may be a need for the jury to view the premise. There may be a need. We can make arrangements for that when the place is closed so there'll be no issues.

(Off-record colloquy)

THE COURT: All right. We'll go on the record.

Let's start with the argument and when she gets here, we'll just interrupt where we are.

MR. GENTILE: All right. There are three issues.

THE COURT: Okay.

MR. GENTILE: All right. One deals with last night -- or actually this morning I learned, but apparently

yesterday, shortly after noon, after my opening statements, the State amended its witness list to include Christopher Oram. I anticipated, and then it was confirmed this morning, that the reason that they did this was because I raised the issue in opening statement that Anabel Espindola never disclosed what she's saying now --

THE COURT: Any of this prior to --

MR. GENTILE: -- until right --

THE COURT: 33 months later.

 $$\operatorname{MR}.$$ GENTILE: And so I'm sure the State anticipated that I was going to argue or examine her and argue recent fabrication.

THE COURT: Mm-hmm.

2.4

MR. GENTILE: If Mr. Oram testifies to rebut recent fabrication, clearly she has to waive her attorney-client privilege, and if that happens, I want to file. And so we will submit a brief to you on that issue. And I think that --

THE COURT: Yeah, I mean, I'm happy to read -- I mean, without -- just off the top of my head, my visceral impression would be it would be waived just for part of their communications. Again, this is just my visceral impression, and not for all communications between her and Mr. Oram. So anything relating to that one area would be waived. But if you have authority otherwise, I'm happy to consider it.

MR. GENTILE: We'll submit it.

THE COURT: I'm just saying off the top of my head,
I don't know. That, to me, is common sense what the waiver
would be, but I'll read the law and figure it out.

MR. GENTILE: And candidly, I haven't done the research. I just --

THE COURT: Obviously, like I said, his portion of the file relating to disclosures that she testifies about might be fair game, but there may be other things in the file and so I think certainly at the very least it would be a Court review of the file in camera.

MR. GENTILE: And because that's going to take some time, it would seem to me that probably the most efficient way to do that would be for that to be produced for you as soon as --

THE COURT: Right. And actually because she hasn't been sentenced yet, if it's a waiver for a Court review, it may not even be me. He may request that another judge do it so we may send it to the presiding criminal — because there may be things in there that he doesn't want me to know before I sentence her.

MR. GENTILE: Second issue is a jury view of the scene, and we're not ready to submit that yet, but we probably — we may. Let me put it to you that way, we may. Because there's an issue that I don't think can be understood by the jury without them actually being there, which is the —

THE COURT: Palomino Club.

MR. GENTILE: -- the private office that Luis
Hidalgo, Jr. and Anabel Espindola occupied where she says
certain events take place where she --

THE COURT: At the Palomino or at the auto body?

MR. GENTILE: At the Palomino.

THE COURT: Okay.

MR. GENTILE: Where she contends that by being in a certain area you can't hear if you're in another area and you can. We've run a dozen different type of testing on that and you can. So we want the jury to hear that.

The third thing is we have a jail recording that was provided to us by the State of Deangelo Carroll speaking — well, let me say it the way it really is. Okay. He's having phone sex with his wife. Okay. And there's some real hot groaning going on. And then as soon as that's temporarily interrupted, she asks him why he went out to the scene and if he would have known what was going to happen, would he have gone.

And actually Mr. Dibble's in a better position to advise the Court, but he responds that on that day at that time he was high on coke and had been all day. Clearly, if he were a live witness on the stand, we would --

THE COURT: That goes to his perception and ability to remember and $\ensuremath{\mathsf{--}}$

MR. GENTILE: Absolutely. Absolutely.

THE COURT: -- and all that stuff.

MR. GENTILE: Since he isn't, this is the closest that we have, but it is an admission of his, so it would be something that where he'd have felt betrayed --

THE COURT: Right.

2.4

MR. GENTILE: — he would have said had he been cross—examined. I don't have any particular joy in playing the sexual part of it, but it's in context, all right, and so I'm offering the State an opportunity to stipulate to that fact if they want to avoid that part. But it's up to the State.

THE COURT: Yeah. We could do a stipulation in a conversation from the detention center with his wife Deangelo Carroll admits to having been high on cocaine and whatever else that day.

MR. DIGIACOMO: Well, one, I mean, we've turned over hundreds and hundreds of hours. He — apparently they have the one recording on a disk. If they could just give me the one recording on a disk, I'll certainly listen to it to see if my interpretation of what he says is exactly what he said. I haven't heard the recording, nor do I know what he said, as it relates to that.

Two, and at some point I guess some record has to be made about the way hearsay's being done in this courtroom. I

think the Court understands where we're going, but I think the record may not be very clear related to the record. I can offer Deangelo Carroll's coconspirator's statement.

THE COURT: Right.

MR. DIGIACOMO: And under the statute that is defined -- is excluded from the definition of hearsay. They're not hearsay.

THE COURT: Right.

MR. DIGIACOMO: The defense in the wire -- body wires have offered and as defense for Little Lou have offered for the truth of the matter asserted something I cannot, and as such, that is hearsay. And under 51.069 we can impeach it.

What Mr. Gentile is talking about is using impeachment, 51.069, to attack the credibility of a coconspirator's statement and I'm -- one, I'm not sure that that's true; but, two, when they offer that, are they offering it solely as impeachment evidence or are they offering it as substantive evidence that Deangelo Carroll was on drugs on the day in question?

Because if they are, now they're offering another hearsay statement of Deangelo Carroll that was related to --

THE COURT: Well, my understanding, and Mr. Gentile, I know, will interrupt me if it's not his position, but my understanding is this: You're going to have coconspirators come in, possibly Jayson Taoipu, definitely Rontae Zone, who

are going to come in here and say, Deangelo Carroll told me that Mr. H wanted this done or whatever. And so what Mr. Gentile is saying, okay, that's a statement of Deangelo Carroll. And now Deangelo Carroll's credibility as — is at issue because was he being truthful, was he being accurate, did he have the ability to accurately perceive, was he under the influence of drugs so that he would exaggerate or misapprehend the situation.

And I think what Mr. Gentile is saying, all right, then we get to show he was under the influence of drugs so that that would impact his credibility and his perception and his ability to accurately relay events.

Is that essentially what you're saying?

MR. GENTILE: Absolutely.

MR. DIGIACOMO: And I don't -- I do not --

THE COURT: And I think that --

MR. DIGIACOMO: I don't disagree with that completely.

THE COURT: And I agree with that.

MR. DIGIACOMO: It's the manner and method of which they're offering it. Just so that I'm safe on the record, I'm not offering anything Deangelo Carroll says with the exception of his coconspiracy statement for the truth of the matter asserted. Once they --

THE COURT: But you are --

MR. DIGIACOMO: -- do so --

THE COURT: — his coconspirator statement, and what Mr. Gentile is saying, since you're offering that as a truthful assertion, he has the right to then attack Mr. Carroll's credibility and say even if he said this, then his ability to perceive, to accurately relay events, to accurately give his impressions may have been impaired by virtue of the fact that he had been using cocaine and marijuana or whatever else all day long.

MR. DIGIACOMO: And I'm --

THE COURT: And I think it comes in for that.

MR. DIGIACOMO: And I -- what I'm saying is I'm not disagreeing with the Court; although, I think they have to waive some confrontation rights when they're going to offer a statement of Deangelo Carroll for the truth of the matter asserted because they could prove by putting other witnesses on to say he had dope. But what they're offering is a hearsay statement of Deangelo Carroll for the truth of the matter asserted. They want to do it. The Court's going to allow them to do it. I just want to make sure it's clear that the State's not offering Deangelo Carroll, but we will under 51.069, offer other statements of Deangelo Carroll to contradict anything being offered by the defense for the truth of the matter asserted.

THE COURT: Well, then the only statement they're

offering at this point that we're talking -- there's other 1 2 issues with respect to Deangelo Carol's statement to the police that we're going to have to get into further, but at 3 this point in time, the only thing they're offering is that he 4 was under the influence of cocaine and marijuana, right? 5 MR. GENTILE: That's right. 6 7 THE COURT: And so that would be at this point the 8 only fact or assertion that the State would be able to try 9 to --10 MR. DIGIACOMO: But the Court would agree with me that I could ask the detective, When you interviewed him on 11 12 the 19th, did you talk to him about his drug use that day? 13 Yes. And did he tell you what drugs he was using? 14 He told me he was smoking marijuana. 15 You agree with me --16 17 THE COURT: Right. 18 MR. DIGIACOMO: -- that because that is not 19 consistent with the hearsay statement they offer --20 THE COURT: Right. MR. DIGIACOMO: -- that I could go into that area -21 THE COURT: I think then you open the door just on 22 23 that area on the drug use, but not as to other things. Now, obviously if he brings another statement that's 24

inconsistent with the hearsay statements, you know, let's just

25

MR. DIGIACOMO: -- which is that you may be

25

instructing the jury that Deangelo Carroll -- or the Little Lou didn't do it statement by Deangelo Carroll is asserted by the truth of the matter asserted by Mr. H and as such may not be considered for the truth of the matter asserted, but is being asserted by the truth of the matter for Little Lou and as such you can consider the other statements he made related to that subject matter to --

THE COURT: Okay. Well, we're going to have to have further discussion.

MR. GENTILE: Without a doubt.

THE COURT: I think what we're going to have to do then is on each specific statement or assertion have a discussion, unfortunately, about that and then this goes to this one, this doesn't go to this one, the State can refute this one, the State can't so that we're real clear. But on the drug issue -- yes. What did he say?

MR. DIGIACOMO: Okay. And this is the last issue.

I think that Mr. Oram is the person to discuss this with, but

I would agree with the Court that if I ask Mr. Oram about a
single conversation he had with Ms. Espindola that potentially
if there's any record related to that conversation, that could
be something discoverable for the Court. Certainly not
everything he's ever done on the entire case will be
discoverable by the Court.

THE COURT: Right.

1 MR. GENTILE: And I don't pretend to know the law, 2 but we will. 3 THE COURT: Yeah. I mean, that would just be my 4 impression of what makes sense to me. 5 MR. GENTILE: Well, let's not anybody make up our 6 mind yet, please. 7 THE COURT: My mind's never made up. 8 MR. GENTILE: All right. Thank you. 9 THE COURT: What? 10 MR. ADAMS: Do I have a moment to walk out now? 11 THE COURT: I'm assuming he's bringing them right 12 in. I don't know. I wish I had a walkie-talkie. 13 MR. GENTILE: Who's the first witness? THE COURT: Are they ready? 14 15 THE MARSHAL: She's on her way. 16 THE COURT: Where is she? 17 THE MARSHAL: Downstairs. 18 THE COURT: Is there anything else we can get done? 19 MR. ARRASCADA: I guess just for the record, we join 20 in Mr. Gentile's three points. And then regarding the Carroll 21 issues, as you said, we agree that they should be taken up 22 piece by piece. 23 THE COURT: Okay. 24 MR. DIGIACOMO: May I suggest at the end of the day

that we take up -- because Detective McGrath and the wires is

25

going to be on tomorrow, I imagine --

THE COURT: What I would like is if we would go -- I mean, because you both -- the lawyers obviously are much more intimately familiar with all of this than I am, although I'm pretty familiar with it, if we go through each thing where it comes from and, you know, what you want to offer it for and then what you want to use to impeach it so it's very clear.

MR. DIGIACOMO: Yeah. If they could tell us which statements that they want --

THE COURT: That's what I mean, which statements, where they come from, and that way we could go one by one and it will be clear.

(Pause in proceedings)

MR. ADAMS: Judge, I have one issue to place on the record.

THE COURT: Right now?

MR. ADAMS: Yes.

THE COURT: Because the juror is here.

MR. ADAMS: Right now.

THE COURT: Okay. Wait a minute, Jeff.

MR. ADAMS: Prior to the first witness.

Apparently, the first witness is coming in with the cell site records and that type of information. I was -- did not, I guess, grasp that there was going to be all this cell phone or cell tower --

1 THE COURT: Right.

MR. ADAMS: -- evidence introduced in the case. My understanding is that there's not an expectation of privacy into the numbers that you dial out of your phone, but there is an expectation of privacy in the actual cell tower that you use that reveals your location when you call.

And I just raised that issue almost with Mr. DiGiacomo. Before that evidence comes in, I'd like to tender, I guess, a notice to the Court that -- or an objection that we want to make sure that proper -- appropriate probable cause determination was made in the application for a Court order warrant for the cell tower information.

THE COURT: I don't know if they got it through a warrant or through --

MR. ADAMS: I don't know if that's been done.

THE COURT: -- a subpoena.

MR. ADAMS: Well, it would --

THE COURT: Did you get it through grand jury subpoena? .

MR. DIGIACOMO: It could be by grand jury subpoena. It could be by court order. We actually have multiple copies of the same records, but what Mr. Adams is somewhat -- I wouldn't say confusing, but there's the difference between live time figuring out what cell tower somebody is pinging off of and getting records that have been retained by a business

as part of their business records. What he is discussing is the potential right to privacy you have of the police calling up a company and saying, Tell me where this person's phone --

THE COURT: Where's this guy right now.

MR. DIGIACOMO: -- is right now. That didn't happen in this case. There was a request for historical records of the company, in the possession of the company. They didn't object to providing them to us. And he can't possibly have a right to privacy in some of the records of some other companies, and so I'll submit it on that, Judge.

MR. ADAMS: Well, I would sure think I could have a right to privacy in my e-mail account that is managed through, for me, Comcast.net or through other people, Google or whatever. I believe I have -- I've not -- just because it's a business record of someone else doesn't mean I've waived my --

THE COURT: Well, let me ask you --

MR. ADAMS: -- right to privacy.

THE COURT: Let me ask this first, because it may not be your client's right to privacy anyway. These are the -- are these the same records that were introduced in the Kenneth Counts' trial that are coming from Deangelo Carroll and Anabel Espindola and --

MR. DIGIACOMO: Both defendants -- well, all the phones are actually owned by Hidalgo body shop, attention Anabel Espindola.

THE COURT: Because I'm assuming the point of the 1 2 records is to show the vicinity to Lake Mead; is that right? 3 MR. DIGIACOMO: Not necessarily. 4 THE COURT: Okay. All right. MR. DIGIACOMO: There is a number of pertinent 5 issues that can be raised from the location of where --6 7 THE COURT: Okay. Because that's why they came in in the Kenneth Counts --8 MR. DIGIACOMO: Yes. The cell sites were irrelevant 9 10 during the Kenneth Counts trial. The records came in, but we 11 didn't do a lot of discussion to the cell sites and their 12 location. 13 THE COURT: All right. I think you've made your 14 opposition -- position on the record. I think they're 15 entitled to introduce it. Certainly if there are any 16 warrants, they need to give you the applications. 17 MR. ADAMS: And he may have given those in the past. 18 We'd just like to see those so that we can help the Court make 19 an appropriate ruling on the issue. 20 THE COURT: I appreciate your --21 MR. ADAMS: So can we have this objection to go 22 along with the testimony?

23

24

25

19

contemporaneous objection. The objection is to the testimony

is noted on the record. You don't need to make a

THE COURT: Okay. Here's the deal. The objection

that's about to come in as to the business records of the cell phone site that you're saying your client has an interest in privacy and therefore they're required to get a warrant for the records, not just simply go through either a grand jury, subpoena or even a district court subpoena for the records.

I don't think that's true. I think they're entitled to -- just like a bank record. They can just subpoen the custodian of records and get the bank records without going through a search warrant if that's what they want to present at trial. So I certainly think someone has more of a privacy interest in that type of a business record than the cell site records, but that's my initial impression without, you know, having the law right in front of me, and so your continuing objection to this line of questioning and the admission of the records is noted on the record.

MR. ADAMS: And subject to revisit it. Perhaps

Mr. DiGiacomo and I can get together and pull his paperwork

and --

THE COURT: Right. And like I said, there may not be a warrant. I don't know. A lot of times business records can come from a grand jury subpoena or other type of court order. So which --

MR. DIGIACOMO: I know that Judge Mosley signed an order at one point for us to get a duplicate copy, but there's an original copy in the discovery that appears to have been

provided by subpoena. 1 2 THE COURT: Okay. MR. DIGIACOMO: And I know I turned over at least 3 4 the subpoena if they don't have the Court order. 5 THE COURT: So it would have been a grand jury 6 subpoena? 7 MR. DIGIACOMO: I don't know -- you know, it doesn't say what -- it's the record from them just saying --8 THE COURT: It could have been from Metro, an 9 10 administrative subpoena. MR. DIGIACOMO: It might have been an administrative 11 subpoena. It's their response back saying, We've received 12 13 your subpoena. MR. PESCI: There was no administrative subpoena 14 15 [inaudible]. MR. ADAMS: We'll revisit it once we're able to --16 17 at the appropriate time to see --THE COURT: Right. Like I said, my opinion is that 18 19 they're entitled to get it by way of subpoena to get these. 20 business records just like they do many, many other types of business records. 21 All right. Jeff, bring them in. 22. 23 (Jury reconvened at 1:04 p.m.) THE COURT: All right. Court is now back in 24 The record will reflect the presence of the State 25 session.

1 through the deputy district attorneys, the presence of the defendants and their counsel, the officers of the Court and 2 3 the members of the jury. 4 Good afternoon, everyone. 5 Mr. DiGiacomo, are you ready to call your next 6 witness? 7 MR. DIGIACOMO: Yes, Your Honor. THE COURT: All right. 8 9 MR. DIGIACOMO: The custodian of records for Sprint Nextel whose name, I believe, is Jennifer Scheid. 10 11 THE COURT: All right. Jennifer Scheid. Ma'am, just come on up here, please, to the witness 12 13 stand, just up those couple of steps and then just remain standing facing our court clerk who will administer the oath 14 15 to you. JENNIFER SCHEID, STATE'S WITNESS, SWORN 16 17 THE CLERK: Please be seated and please state and 18 spell your name. 19 THE WITNESS: Jennifer Scheid, J-e-n-n-i-f-e-r, 20 S-c-h-e-i-d. 21 THE CLERK: Thank you. 22 DIRECT EXAMINATION 23 BY MR. DIGIACOMO: 24 Good afternoon, ma'am. 25 Good afternoon.

,	0	Held and then employed?
1	Q	How are you employed?
2	A	I work for Sprint Nextel.
3	Q	In what capacity?
4	A	I'm a custodian of records.
5	Q	Did you receive a subpoena to come testify to
6	some records	s that were previously provided to the State of
7	Nevada and t	the Las Vegas Metropolitan Police Department?
8	А	Yes.
9	Q	And are you the person they sent out here to
10	identify the	e records and maybe explain some of the information
11	on it?	
12	A	Yes.
13	MF	R. DIGIACOMO: May I approach, Judge?
14	TH	HE COURT: Yes.
15	BY MR. DIGIA	ACOMO:
16	Q	Let's start with State's Proposed Exhibit
17	No. 188. Do	pes that appear to be a record of the Sprint Nextel
18	company?	
19	A	Yes.
20	Q	And these business records are records
21	generated in	the ordinary course of business?
22	A	Yes.
23	Q	And I'm assuming that they're generated by
24	people who h	have knowledge of what information they're putting
25	into the com	nputer that eventually allows you to download this

1	
1	information?
2	A Yes.
3	Q And those appear to be true, fair and accurate
4	copies of the records?
5	A Yes.
6	MR. DIGIACOMO: I'm going to move to admit 188.
7	THE COURT: Any objection subject to the record?
8	MR. GENTILE: No.
9	MR. ADAMS: Admit.
10	THE COURT: All right. Those will be admitted.
11	(State's Exhibit 188 admitted.)
12	BY MR. DIGIACOMO:
13	Q Let's talk first about what 188 is. What
14	information can you tell us from 188?
15	A This is a packet containing subscriber
16	information for several different telephone numbers.
17	Q Okay. And from this information well, I
18	guess what I'm going to do is I'm going to throw it on this
19	machine up here and you can look at that screen right there
20	and you'll be able to read it and so will the jury.
21	So if I go to page 3 of this document and give you a
22	little bit this may not work as well as I thought it was
23	going to it has the account billing name, correct?
24	A Yes.
25	Q And then the account billing address?

	18	
1	A Yes.	
2	Q And	then the contact phone number down here,
3	but that's not the	phone number of the phone, correct?
4	A Corr	ect.
5	Q And	if you go down here, there's something
6	called PTN. What d	pes that mean?
7	A Its	tands for personal telephone number. It's
8	the number that was	subscribed to that person.
9	Q Soi	n this case it's (702)604-4410?
LO	A Yes.	
1	Q And	then there's a UFMI. What is that?
L2	A UFMI	stands for universal fleet mobile
L3	identifier, and it'	s the number that's assigned to our Nextel
L4	phones that have th	e walkie-talkie capability.
L5	Q Okay	. Let's talk about that. Your Nextel
16	phone can be a regu	lar phone, right?
17	A Yes.	
L8	Q And	you can call somebody, they can call you
L9	back, and you can j	ust talk to them like a regular phone?
20	A Yes.	
21	Q Now,	some Nextel phones and is it unique to
22	mostly be a Nextel	<u> </u>
23	A Yes.	
24	Q h	ave what's called the walkie-talkie
25	function?	

Yes. Α

2

Explain how the walkie-talkie function works.

It's just like a walkie-talkie. There's a

3

button on the side of the phone. You can use it to

5

4

communicate, and all of our customers who have that capability

6

will have a UFMI number. That's the number that they're using

7

to communicate when they're using the walkie-talkie feature.

8

And then that UFMI number, is that unique to Q

9

the individual phone?

10

Yes.

11

So the PTN -- or the phone number ending in

4410 would have the UFMI that ends in 86 star 1?

in your phone? Do you understand my question?

12 13

Yes.

14

Now, when you use your walkie-talkie

feature, do you have different people that you can use the

walkie-talkie feature to, or does everybody who -- when you

put it into the walkie-talkie, do you talk to everybody who's

All right. Let me try that a different way.

When you go to use your walkie-talkie function, do

15

16

17

18

19

20

21

22

23

24

25

Α Yes.

No.

Q

function?

How do you do that?

you identify the person that you want to call before using the

1	A Just like making a regular phone call, you
2	would scroll down and select that person from your contacts
3	list and then use the walkie-talkie.
4	Q Okay. So I scroll down or someone scrolls down
5	and selects the person they want to talk to, they then push
6	the button in an effort to contact that other person. What
7	happens on that other person's phone?
8	A It makes a beeping sound.
9	Q Called chirping?
10	A Chirping.
11	Q Okay. And when the chirping sound happens, how
12	long does the person on the other end have to respond to the
13	chirp?
14	A Three to five-second window of time.
15	Q And when connection occurs now between the
16	person calling and the person answering, is there some record
17	made of that chirp?
18	A Yes.
19	Q And we'll get back to that in just a minute,
20	but are those records then kept by each individual phone?
21	A Yes.
22	Q The second number, once again, it's still
23	Hidalgo Auto body, correct?
24	A Yes.
25	Q The PTN on this phone is (702)604-6348?

1		A	Yes.
2		Q Q	And its unique UFMI is 886 star 13?
3		Q A	Yes.
3		Q Q	The next one is also, again, Hidalgo Auto body
5	Works?	V	The next one is also, again, hidalyo Auto body
6		A	Yes.
7		Q	This one is (702)604-9646, correct?
8		2 A	Yes.
9		Q	And it's unique UFMI ends in 886 star 4?
10		2 A	Yes.
11		Q	This one is Hidalgo Auto body Works, once
12	again?	×	This one is middly much bou, norms, ones
13		A	Yes.
14		Q	It's 53 (702)604-5322?
15		A	Yes.
16		Q	It's unique UFMI is 886 star 34?
17		A	Yes.
18		Q	Now, can you tell from this record whether or
.19	not this p	hone	had the ability to actually make regular phone
20	calls or i	f it	's just a chirping device? Is there any way to
21	make that	dete:	rmination?
22		A	It could make both, regular phone calls and
23	direct con	nect	phone calls.
24		Q	And then the last one shows a record for
25	Timothy Ha	dland	d and the PTN is (702)234-8019.
	1		28

Ì		
1	A	Yes.
2	Q	And it's unique UMFI ends in 427 star 13?
3	А	Yes.
4	Q	Okay. And then at the top there I may have
5	made a mistake	earlier. Can you tell me does that say
6	count establish	n date actually, the date the account was
7	established is	4/20/05?
8	А	Yes.
9	Q	So this appears to be, as at least of
10	May 19th of 200	05, a somewhat new phone for Timothy Hadland?
11	А	Yes.
12	Q	I'll show you what's been marked as State's
13	Proposed Exhibit No. 189. Do you recognize that?	
14	А	Yes.
15	Q	What is it?
16	А	Call detail records.
17	Q	And those are for regular phone calls or for
18	direct connects?	
19	, A	Regular phone calls.
20	Q	So those reflect all the regular phone calls by
21	a particular	- for some phones
22	А	Yes.
23	Q	that are part of Nextel records?
24	A	Yes.
25	Q	And they are kept in the ordinary course of
i		
İ	,	29

```
business?
 1
 2
               Α
                    Yes.
                    And I'm assuming they're computer generated by
 3
 4
     the phone themselves?
 5
               Α
                    Yes.
                    And they appear to be true, fair and accurate
 6
 7
     copies of those records?
 8
                    Yes.
               MR. DIGIACOMO: Move to admit 189.
 9
10
               MR. GENTILE: I just need to see them.
11
               THE COURT: All right. Would you show that to
12
     Mr. Gentile, please, Mr. DiGiacomo.
13
                         (Pause in proceedings)
               MR. DIGIACOMO: I believe there's no objection from
14
15
     the defense.
16
               THE COURT: Oh, I'm sorry.
17
               MR. ADAMS: No objection.
               MR. GENTILE: No objection. I'm sorry. I just
18
     didn't -- you know, unless I see what --
19
20
               THE COURT: I thought Mr. -- I just thought. Okay.
     No objection. Those will be admitted. Thank you.
21
               THE CLERK: 189.
22
23
               MR. DIGIACOMO: 189, yeah.
24
               (State's Exhibit 189 admitted.)
25
     BY MR. DIGIACOMO:
```

ı			
1	Q Now, 197, do you recognize that?		
2	A Yes.		
3	Q And once again, is it a business record kept in		
4	the ordinary course of business?		
5	A Yes.		
6	Q And that very front page, what kind of		
7	information is contained on that front page?		
8	A This is a diagram of a three-sector cell tower.		
9	Q Okay. And then the pages underneath, what		
10	information is on those pages?		
11	A It's the physical latitude and longitude		
12	address of all of our cell towers or a portion of our cell		
13	towers in the southern California switch.		
14	Q Okay. So that record identifies not only how a		
15	cell tower looks or works sort of but also provides the		
16	physical location of each and every cell tower or at least the		
17	section of cell towers in the southern California switch area?		
18	A Yes.		
19	MR. DIGIACOMQ: Move to admit 197.		
20	THE COURT: Any objection subject to the record?		
21	MR. ADAMS: No, ma'am.		
22	MR. GENTILE: No.		
23	THE COURT: All right. Those will be admitted. And		
24	I'm sorry, what number was that?		
25	MR. DIGIACOMO: That's 197.		

THE COURT: All right. 197 is admitted. 1 2 (State's Exhibit 197 admitted.) BY MR. DIGIACOMO: 3 I'm going to put 197 up here and then I'm going 4 5 to ask you first to explain a little bit about cell towers for 6 the ladies and gentlemen of the jury. 7 If you actually touch that screen in front of you, it will make a mark if you need to touch it. 8 9 Generally, how do cell towers work? 10 Typically when a customer makes a phone call, 11 that call would be routed to the tower providing the strongest 12 signal. In most cases, it would be physically the closest 13 tower to the handset. 14 All right. And what kind of distance can you 15 make to a cell tower? 16 MR. ADAMS: Your Honor, I object to this being 17 beyond the scope of a business record. 18 THE COURT: It may be. 19 MR. DIGIACOMO: She has some knowledge as to it. 20 THE COURT: Well, does she? 21 MR. DIGIACOMO: Okay. Let me rephrase. THE COURT: Yeah. I mean, lay a little bit of a 22 23 foundation. 24 MR. DIGIACOMO: I'll lay a little foundation.

25

BY MR. DIGIACOMO:

1 Now, let me back up. Almost anyone from Nextel 2 can come down here and identify --3 MR. ADAMS: Objection. Leading, Your Honor. 4 MR. GENTILE: Yeah. 5 THE COURT: All right. Sustained. It's kind of 6 foundational, though, but go on. 7 MR. DIGIACOMO: It's very foundational. BY MR. DIGIACOMO: 8 9 When I made the request to Nextel, did I 10 request somebody who could specifically describe the way the 11 cell towers work? Α Yes. 12 13 MR. ADAMS: Objection as to relevance on that, Your 14 Honor. 15 MR. DIGIACOMO: I'm --16 MR. ADAMS: I mean, what he did and his state of 17 mind is irrelevant. THE COURT: Well, he's trying to lay -- Mr. Adams, 18 19 he's trying to lay a foundation, which is what the Court asked 20 him to do so that he can -- because she's not just here as a 21 custodian of records anymore. She's not testifying about the 22 records so he needs to establish what she does do for Nextel 23

and how she would know this.

an expert in cell towers.

24

25

MR. ADAMS: Your Honor, she's not been qualified as

1 THE COURT: All right. Go on. 2 MR. DIGIACOMO: Thank you, Judge. 3 BY MR. DIGIACOMO: 4 Now, when I -- why is it when a person makes a 5 request of Nextel to send somebody that has Nextel information 6 or somebody like you say a person, any employee of Nextel that 7 can identify the records, why do they send you? 8 I can explain what the columns and what the Α 9 records mean, basically how to interpret the records. 10 How do you know that? 11 I've worked there for five years. 12 Okay. You receive training and receive 0 13 information from the -- from Nextel about how these towers 14 work and the manner and method in which they work? 15 Α Yes. MR. GENTILE: Can I take the witness on voir dire? 16 17 This is really a foundation issue. 18 THE COURT: It is. Go ahead. Well, yeah, 19 Mr. DiGiacomo has a right to finish laying his foundation and 20 then --21 MR. GENTILE: Okay. I'm sorry. 22 THE COURT: -- then you may take her on voir dire if 23 you're still not satisfied, Mr. Gentile. 24 So, Mr. DiGiacomo, did you have any additional 25 questions relating to this issue?

1

MR. DIGIACOMO: I can ask her that question.

THE COURT: All right.

3

2

BY MR. DIGIACOMO:

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

How is it that you -- how is it that this information -- well, let me back up just a little bit.

On a day-to-day basis, what do you do with Nex --Sprint Nextel?

- Pull phone records for legal demands. Α
- Okay. And during the course of pulling records as far as -- for legal demands, has there come an opportunity when there's been -- let me rephrase the word -- at some point in time, do you get educated about the way the information is collected and why the records say what they say?

Α Yes.

How is it that that information was Okay. provided to you? Was it -- I mean, was it some formal educational training or was it something that was done through -- did you go to a seminar or was there a class? did that work?

- No, just mentoring with coworkers.
- So during the course of working for Nextel, Q other coworkers have explained to you how Nextel stuff works?
 - Α Yes.
- And based upon that, eventually when a request was made for somebody who has knowledge about how Nextel

1 works, they sent you? 2 Yes. THE COURT: Are there other people at Nextel that 3 4 also go out and testify and compile the records or are you 5 pretty much the one? THE WITNESS: No, there are other people that do the 6 7 same thing. THE COURT: How many? I'm just curious. 8 THE WITNESS: We have three people that do it full 9 10 time, and we have supervisors and managers who also do it when 11 there are too many trials for us to accommodate. 12 THE COURT: All right. Thank you. I'll see counsel at the bench, please. 13 (Off-record bench conference) 14 15 THE COURT: All right. Mr. DiGiacomo, you may 16 continue. 17 MR. DIGIACOMO: Thank you. Just a couple of more 18 questions. BY MR. DIGIACOMO: 19 How many times did you have to testify as the 20 Q 21 custodian of records? About 45. 22 Α About 45 times. And how many times have you 23 Q 24 been asked questions about cell towers? 25 Α A lot.

I.		
1	Q A lot. Right. A lot of times people ask you	
2	these questions, right?	
3	A Yes.	
4	Q Okay. Let's go to let's just back up	
5	because the record is in. You indicated during your testimony	
6	that one of this things it shows is three-sector layout or	
7	the three-sector layout of the cell towers.	
8	A Yes.	
9	Q And then the records themselves will show a	
10	sector layout; is that correct?	
11	A Yes.	
12	Q Okay. When the record shows that let me	
13	grab the record themselves.	
14	THE COURT: They're up there.	
15	BY MR. DIGIACOMO:	
16	Q I don't know actually if 189 actually has the	
17	cell phone let's go to 189 here. When you look at 189	
18	no we've got all start date?	
19	A Yes.	
20	Q One column. That's the time that the call	
21	started, correct?	
22	A Yes.	
23	Q Outbound call?	
24	A Correct.	
25	Q And the customer number is 4410. So this is an	
]		

1 outbound call by 4410? 2 Correct. The person being called is the other party? 3 Q 4 Α Yes. So 4410 called 9646? 5 6 Α Yes. 7 The duration is .18 minutes? Q Yes. 8 Α 9 And then the originating cell site is -- what 10 information is contained in the originating cell site? In the originating and terminating cell site 11 columns there are a series of two numbers. The first one we 12 refer to as a LAC and the second is a CID. LAC stands for 13 location area code and CID stands for cell ID. 14 15 On the master cell site address list, those two 16 numbers will give you the physical latitude and longitudinal 17 coordinates for each tower and it will also specify which sector the call hit off of. 18 19 So it will say which sector -- which side of 20 the cell tower the phone call came into? 21 Α Yes. 22 And what's the difference on this between an 23 originating cell site versus a terminating cell site? Originating is from the time the customer 24

answers or hits send on their cell phone and terminating is

1	the last cell tower that handled that call.
2	Q So during the time of a call, if you're
3	moving or if you're not, the call may jump from one tower
4	to the next?
5	A Yes.
6	Q So you can tell not only where the call started
7	but where the call ended, correct?
8	MR. ADAMS: Objection, Your Honor. Again, that's
9	beyond she's not an expert. She doesn't have an engineer
10	background, and she doesn't work in the field on this matter.
11	THE COURT: All right. Let me ask the question a
12	different
13	According to this, then, the originating cell site
14	is the cell site that's in the computer in your records from
15	when the call was first made; is that right?
16	THE WITNESS: Yes.
17	THE COURT: And then the other one is whenever the
18	call was ended?
19	THE WITNESS: Yes.
20	THE COURT: And according to the records, sometimes
21	that's the same cell site and sometimes it's different?
22	THE WITNESS: Yes.
23	THE COURT: Okay. Go on.
24	BY MR. DIGIACOMO:
25	Q Now, as opposed to cell site information, I'm

1 to see it and the Court wants to look at it, if everyone can 2 approach and view the record. 3 (Off-record bench conference) THE COURT: All right. Ma'am, for the record, on 4 5 this the handwritten annotations you didn't make, you didn't 6 know anything about those; is that right? 7 THE WITNESS: Yes. 8 THE COURT: And then the highlighted portion, you 9 don't know anything about that either? 10 THE WITNESS: No. THE COURT: All right. The record at this point 11 12 will come in just as to the printed-out record, not as to any 13 annotations in handwriting or any highlighting, but for 14 purposes of putting it up on the screen, Mr. DiGiacomo, that 15 was highlighting that was done at the request of the district 16 attorney's office in anticipation of this litigation; is that 17 right? MR. DIGIACOMO: Actually I think the detective did 18 it long before the district attorney's office got involved. 19 20 THE COURT: All right. BY MR. DIGIACOMO: 21 22 What we're going to do is just show you a couple of things and --23

THE COURT: Mr. DiGiacomo.

MR. DIGIACOMO: I'm trying, Judge.

24

to be covered, Mr. DiGiacomo.

THE COURT: Oh, yeah, all the writing was supposed

24

1 MR. DIGIACOMO: Well, I'm sure she'll identify her 2 phone number, but okay. 3 THE COURT: Mr. DiGiacomo, you don't need to make 4 commentary. 5 MR. DIGIACOMO: Thank you, Judge. 6 BY MR. DIGIACOMO: 7 9646, correct? 8 Α Yes. 9 Okay. And then you can see one, two, three, 10 that have star 34, correct? 11 Α Yes. 12 All right. Now, what I want to do is now go 13 back to the subscriber information. From the subscriber information, can you tell me that star 34 is actually 5322? 14 15 The UMFI 122 star 109886 star 34 Α Yes. 16 corresponds with the PTN (702)604-5322. 17 Now, I want to back up. Does 886 star 4 correspond to 9646? 18 19 A. Yes. 20 Okay. We just went over the records and it 21 shows that there are seven on 9646 -- or seven on 5322, but 22 only three on 9646. Is there an explanation for that? 23 Α This record will only reflect outgoing calls. 24 So the only information you know is that

someone is outgoing to the person -- is there any way to

determine whether or not the person did or did not answer the 1 2 outgoing call? 3 Α No. 4 MR. DIGIACOMO: Thank you very much. 5 All these are in, Judge, aren't they? 190 was admitted subject to the ruling of the Court. 6 7 THE COURT: Right. 8 MR. DIGIACOMO: I then pass the witness, Judge. 9 THE COURT: All right. Thank you. 10 Cross. 11 CROSS-EXAMINATION 12 BY MR. GENTILE: 13 I just have some -- a few questions. 14 Okay. Α 15 I'm looking at Exhibit 197. 16 Yes. 17 All right. I'm going to put it up here. 18 identified it as [inaudible]. Now, here's my question: 19 cell phone doesn't work a lot on some things. Do these towers 20 overlap? 21 It's possible. Α 22 Okay. And if there's something wrong with one 23 tower, will the other one pick up for it? 24 Yes. The call would then go to the tower 25 providing the next strongest signal.

Q	Okay. And were you asked to provide records
with respect t	o whether all of these towers were all
functioning th	at day?
А	No.
Q	So we don't know?
A	No.
Q	Am I correct?
A	Yes.
Q	And so then when we see on these records the
tower that the	record reflects as being the tower that was
handling this call, we know that that's the tower that was	
handling the call?	
A	Correct.
Q	But we don't know if that's the tower that
would ordinary	handle the call if all the towers were working?
A	Correct.
Q	It might have been another tower that wasn't
working?	
А	It's possible
Q	And you're not an engineer?
A	No.
Q	You don't design the towers?
A	No.
Q	You don't repair the towers?
A	No.
	45
	with respect to functioning the A Q A Q would ordinary A Q working?

1	Q You don't even communicate with those guys, do	
2	you?	
3	A No.	
4	Q Now, you know, these records confuse me, so I'm	
5	going to ask you to tell me one of these, I understand,	
6	tells us phone calls, cellular phone calls that are made, and	
7	one of them tells us chirps that are done, the records	
8	A Yes.	
9	Q and there's basically two different records	
10	but for the same call, one recording phone calls that are	
11	made, one recording chirps that are made?	
12	A Yes.	
13	Q Okay. I'm only interested in the phone number	
14	644-4410. That's the only one that I care about, okay?	
15	A Okay.	
16	Q Maybe you can I'm going to approach you, if	
17	you don't mind.	
18	A Okay.	
19	THE COURT: That's fine.	
20	BY MR. GENTILE:	
21	Q Which one of these tells us the phone calls,	
22	just cellular phone calls, that are sent and received by	
23	604-4410?	
24	A This one.	
25	Q All right. Let the record reflect that the	
1	46	

witness said "this one," but she means... 1 2 A Page --3 0 No. Exhibit. State's Exhibit 189, page 1, 2, and 3. 4 Α 5 Q Okay. May I see that for a second? Well, look through it because I want to make sure that you've got all of 6 7 the pages there that relate to this 4410. 8 Just the first three pages? 9 Yes. Α 10 Okay. Great. Now, I couldn't probably look through this myself, 11 but I'm going to ask you because -- can you tell me how many 12 13 times this document, Exhibit 189, reflects a cellular phone 14 call made from 604-4410 to 604-5322? 5322. I don't see any calls on these pages. 15 16 None? 0 17 No. Okay. Can you tell me whose number 604-4410 18 was, maybe not from that document but from one of the others? 19 20 Α 4410? Why don't you look at that one over there. 21 22. might help you. 23 Hidalgo's Auto body Works. Okay. But can you tell precisely who that 24 Q line -- that 4410 number was associated with? 25

The account billing name is Hidalgo's Auto 1 Α 2 body. Okay. So I see this record over here, this 3 Nextel record -- oh, I see. Somebody wrote that in. 4 5 All right. Let's look at something else. Would you tell -- which one of these documents 6 7 reflects the chirping that was done by 604-4410? 8 Α This one. 9 Okay. And let me see that for just a second, 10 please. Okay. And -- but this doesn't tell you what the 11 phone number was that's being chirped. It only tells you what 12 the -- what --13 Α UFMI. All right. What UFMI is associated with 14 15 604-5322? 16 122 star 109886 star 34. 17 Okay. Could you take a look, then -- if I understand correctly, it's -- Exhibit 190 has all of the 18 19 chirping that was done by 604-4410 from the 19th of May 20 through the 24th of May? 21 Yes. All right. Then take a look at 190 and 22 23 please -- what was that star? What -- just give me the last 24 couple of things that follow the star on 5322.

5322, UFMI ending in 886 star 34.

A Yes.

number chirps another number?

23

24

25

Q Okay. Take a look at the records here for

(702)604-5322. Okay. That's the number that 4410 never 1 2 called in five days, right? 3 Α Okay. 4 Okay. Tell me how many times -- tell the 0 ladies and gentlemen of the jury how many times -- don't tell 5 me because I know, okay -- tell them how many times 6 7 (702)604-5322 chirped star 1 between May the 19th and May the 8 20th. 9 5322, none. All right. Let's go back through those phone 10 records, please. I can't find 5322. Can you find it for me? 11 12 Α Right here. 13 5322? 14 Mm-hmm. Α Okay. And what is that? That's page -- what 15 page is that of that exhibit? 16 17 It's the fourth page. The fourth page of what exhibit number? 18 Q 19 189. Α 20 Okay. Now, would you tell the ladies and gentlemen of the jury how many times 5322 called 4410. 21 22 Α None. 23 MR. GENTILE: Excuse me. Just a moment. 24 Thank you. 25 THE COURT: All right. Mr. Adams.

CROSS-EXAMINATION 1 2 BY MR. ADAMS: 3 On number 234-8019, can you find that? Q Mm-hmm. 019 of the phone records? 4 Α 5 Q Yes. The regular call records? 6 Α 7 The regular call records that show who has the 8 account. 9 Ά Oh, the subscriber? 10 Subscriber. 0 11 Yes. 12 Q This is Exhibit No. 188. And what is that number, the telephone number? 13 (702)234-8019. 14 Α And who is that number registered to? 15 Q 16 Α Timothy Hadland. 17 Is that billing address at Simone's Auto body 0 18 Shop? 19 No. Were the rest of the records that you talked 20 21 about at Simone's Body Shop? The other numbers were in an account billing 22 Α 23 named Hidalgo's Auto body Works. 24 And what number's that? 25 Α Number ending in 4410 and --

1	Q How about a number ending in 6348?
2	A Yes.
3	Q How about for the number ending in 9646?
4	A Yes.
5	Q How about for the number ending in 5322?
6	A Yes.
7	Q So all those are paid by the same customer
8	except for that first number which is paid by Mr. Hadland?
9	A Yes.
10	Q And what was the originating date of the
11	records for Mr. Hadland, his account?
12	A 8019, May 19, 2005.
13	Q If someone has a Nextel phone, Mr. Hadland, for
14	instance, and I'm a Nextel subscriber, could I put my
15	walkie-talkie number could I call him on his walkie-talkie
16	even though they're paid by different employers? Does that
17	make sense?
18	Let's say you, if you have a Nextel phone that is
19	paid for by Nextel, and I have a Nextel phone paid for by my
20	law office, could I get your code and enter that and chirp
21	you?
22	A Yes.
23	Q Mr. Gentile asked you about the cells and
24	whether the cells if one wasn't working, it might go to
25	another cell?

1	A Yes.	
2	Q If a certain cell site is busy, it would then	
3	overflow then and go to another cell site?	
4	A Possibly, yes.	
5	Q So even if it's not broken, it could send the	
6	cell signal to a site that's further away than where the call	
7	is?	
8	A It's possible, yes.	
9	Q I'd like to talk to you about two numbers in	
10	particular, and that's number 96 a number that ends	
11	604-9646 and a number 604-5322.	
12	A Okay.	
13	Q And I'd also like for you to look up the number	
14	634-0842.	
15	A Okay.	
16	Q All right. And do your records indicate who	
17	634-0842 is registered to?	
18	A 0842?	
19	Q Yes, ma'am.	
20	A I don't have information on that number.	
21	Q All right. Let's then talk about the number	
22	604-9646. We'll talk about that one first.	
23	A Okay.	
24	Q Do you know how many calls were made by that	
25	number 9646 to the number 604-5322 on May the 19th?	
\ \ \ \ \		

1			
1	A So the number ending in 5322?		
2	Q Yes, ma'am.		
3	A None.		
4	Q All right. How about from that number 604-9646		
5	to the number that you don't have records on, 643-0842.		
6	A 9646 to		
7	Q Yes, ma'am. 9646 either calling out or		
8	receiving a call from 643-0842.		
9	A 0842. Four calls.		
10	Q All right. And what time were those calls?		
11	A The first is an inbound call at 4:58 and 56		
12	seconds, p.m.		
13	Q And for which of those two numbers?		
14	A From (702)604-9646		
15	Q All right.		
16	A received a call from (702)643-0842.		
17	Q All right. And what was the duration of that		
18	call at 4:58 p.m. on May the 19th?		
19	A 1.17 minutes.		
20	Q All right. And is that one minute and 17		
21	seconds or is that 17/100ths of a minute?		
22	A 17/100ths of a minute.		
23	Q All right. And we'll get the calculators out		
24	later on that.		
25	And how about the other call?		

```
There is another inbound call at 7:27 and 05
               Α
 1
 2
     seconds, p.m.
 3
                    7:27 p.m.?
               Q
 4
               Α
                    Yes.
 5
                    And what was the duration of that incoming
     call?
 6
 7
               Α
                    3.75.
8
                    So 3 minutes and 75 percent of another minute?
9
                    Yes.
                    So 3 minutes and -- I think I can do that
10
     one -- 45 seconds?
11
12
                    Yeah.
               Α
                    Okay. Were there any others?
13
                    Yes. There was an outbound call from
14
     (702)604-9646 to (702)643-0842 at 8:13 and 18 seconds, p.m.,
15
16
     and --
                    And how long was that call?
17
               Q
18
               Α
                    Zero.
19
                    All right.
               Q
20
               Α
                    And --
21
               Q
                    And can you tell if that number is a landline
22
     or a cell phone?
23
                    No.
               Α
24
               0
                    And what is the other one?
25
                    8:15 and 16 seconds, an outbound call from
```

1	(702)604-9646	to (702)643-0842.
2	Q	And what was the duration of that?
3	А	.1.
4	Q	Okay. On let's talk about this 604-9646.
5	Is there a UFM	I or the walkie-talkie number associated with
6	that phone num	ber?
7	А	Yes.
8	Q	All right. And it's 886 asterisk 4 or star 4?
9	А	Those are the last digits, yes.
10	Q	Okay. Could you please check on those records
11	related to the	walkie-talkie function, the star 4.
12	А	Okay.
13	Q	Was there were there any calls from that
14	incoming or out	tgoing walkie-talkie connection with a star 34,
15	886 star 34?	
16	А	For the number ending in 9646?
17	Q	Yes.
18	А	Calls outgoing calls to 886 star 34?
19	.Q	Yes.
20	А	Yes.
21	Q	And how many?
22	А	Three.
23	Q	What times?
24	A	These are military times, so the first one is
25	23:37:35 second	ds.
1		

```
So 11:37 p.m.?
1
               Q
2
                    Yes.
               Α
3
               Q
                    On May the 19th --
 4
               Α
                    Yes.
5
                     -- 2005?
               Q.
6
               Α
                    Yes.
 7
                    All right. And how long was that call?
               Q
8
                    Zero.
               Α
9
                    And does a zero mean that someone is trying to
     ping someone to let them know that they're available?
10
11
                     It means that they're either alerting that
12
     person or they attempted to call out.
13
                    Okay. So at 11:37 p.m.
14
               What are the others?
                    Another one at 23:08:06, duration --
15
               A
16
                     11:08:06 p.m.?
17
                    Correct.
               Α
18
                    All right. And what was the duration of that
               Q
19
     one?
20
               Α
                     Zero.
                    Okay. And what else?
21
               Q
22
                     22:45:35. That one was 12.6 seconds.
               Α
23
                    Okay. So at 10:45 p.m., for 12.6 seconds,
               Q
     there was an open channel between these two phone lines?
2.4
25
               Α
                     Yes.
```

Were there incoming calls to that number, to 1 Q 2 the 886 asterisk 4, on the 19th? This record will only reflect outgoing calls. 3 All right. Will you please check the record 4 5 for 886 asterisk 34. All right. You ready? 6 On the 19th of May, were there walkie-talkie 7 functions used from that number 886 asterisk 34 in an attempt to contact 886 asterisk 4? 8 9 Yes. How many times? 10 Four times. 11 Α And what times were those? 12 0 13 23:37:41 seconds. Α 14 I'm sorry, 23 --Q 15 Α 37. 16 37. 0 17 For 21.2 seconds. Α 18 Q All right. 19 23:08, 13 seconds. Α 20 So at 11:08 for 13 seconds? Q 21 Α Yes. All right. 22 Q 23 22:45, 8.3 seconds; 22:42, 25.7 seconds. Α 24 On this record with the 886 asterisk 34, can Q 25 you please find, if you can, Mr. Hadland's phone records, the

25

duration?

1	A One at 23:13, which was 13.6 seconds.
2	Q So at 11:13 p.m., 13.6 seconds or 16 seconds?
3	A 6.
4	Q .6 seconds on May the 19th, 2005?
5	A Yes.
6	Q All right. How about the second one?
7	A 22:54 for 20.7 seconds.
8	Q How about the
9	A 22:53, 7.6 seconds.
10	Q And how about the first call to him?
11	A 22:39, zero seconds.
12	Q So according to the records that you have, this
13	number 886 asterisk 34, the first contact with the UFMI
14	registered to Mr. Hadland was a ping or an attempt to contact
15	at 10:39 p.m. on May the 19th, 2005?
16	A According to this record, yes.
17	Q And according to those records, the last
18	contact from those two numbers, the number we were talking
19	about, 886 asterisk 34, to the number under Mr. Hadland's name
20	was at 11:13 p.m. for 13.6 seconds?
21	A Yes.
22	Q Thank you.
23	MR. ADAMS: May I have the Court's indulgence?
24	THE COURT: That's fine.
25	BY MR. ADAMS:

1	Q One more, if I may. From the phone number
2	604-5322
3	A Regular phone calls or direct connect?
4	Q Regular phone calls.
5	A Okay. Yes.
6	Q How many phone calls were there to 604-9646?
7	A None.
8	Q All right. Thank you.
9	MR. ADAMS: Thank you, Your Honor.
10	THE COURT: All right. I have a question from a
11	juror.
12	All right. Looking at going off the records, the
13	dates in question for the phone calls and chirps from 604-4410
14	to 604-5322 covered what period of time, what dates?
15	THE WITNESS: From 4410, starting May 19th, ending
16	May 24th of 2005.
17	THE COURT: Okay. And what was the last call from
18	604 to 44 I'm sorry from 604-4410 to 604-5322 reflected
19	in your records, call or chirp?
20	THE WITNESS: Call or chirp. Okay. I don't show
21	any calls to that number.
22	THE COURT: From the one number to the other number?
23	THE WITNESS: From right (702)604-4410.
24	THE COURT: Okay.
25	All right. Mr. Adams, any follow-up based on those
- 1	

1 juror questions? 2 MR. ADAMS: No, ma'am. THE COURT: Mr. Gentile, any follow-up based on 3 4 those juror questions? 5 MR. GENTILE: No, thank you. THE COURT: All right. Mr. DiGiacomo, redirect. 6 7 MR. DIGIACOMO: Thank you. Just very briefly. 8 REDIRECT EXAMINATION 9 BY MR. DIGIACOMO: 10 So I get this right, there's no calls between 4410 and 5322, right? That's what you just checked out? 11 12 Α Yes. Okay. Now I want to back up and just check 13 out -- we have the cell phone records for 5322, so let's flip 14 15 to those. Let's back up and make sure that 5322 is in here. 16 There we go. The fourth page of State's Exhibit No. 189 shows all 17 18 the cell phone -- actual phone calls from 5322, right, not 19 chirping, just phone calls? 20 Yes. Α 21 And the sum total of those are one, two, three, Q four, five calls, correct? 22 23 Α Yes. 24 They're all outbound attempts? O. 25 Α Yes.

1	Q	And all of them have a duration of zero,
2	correct?	
3	A	Yes.
4	Q	And the other party called comes up blank?
5	A	Yes.
6	Q	Any idea why that would be on the record?
7	A	It was possibly an attempted call that never
8	connected. We	e don't have that information.
9	Ω	So no idea what party was dialed?
10	A	No.
11	Q	But other than that, there's no actual phone
12	calls from 532	22, correct?
13	A	Correct.
14	Q	You were asked about a particular number from
15	9646, and I ad	ctually want to go to that same number for 6348.
16	There's a num	per that's (702)643-0842, I believe, and let's
17	see if we can	find it on here, 6348. Let's go back to the
18	19th.	
19	And	that phone call right there at 7:42 p.m. is an
20	outbound call,	correct?
21	A	Yes.
22	Q	And the cell tower says West Flamingo on it,
23	correct?	
24	A	Yes.
25	Q	And
1	1	63

MR. ADAMS: Object to leading, Your Honor. It's a 1 2 direct witness. 3 THE COURT: All right. 4 MR. DIGIACOMO: She's reading a record. 5 BY MR. DIGIACOMO: 6 What does it say where my finger is? 7 THE COURT: What does the record say? 8 BY MR. DIGIACOMO: 9 Yeah. What does it say where any finger is? What does that say? Can you read that right there? 10 11 ISTH Strip. 12 Q ISTH Strip, correct? 13 Yes. And the duration of the call? 14 Q 1.18 minutes. 15 Α And it's from 6348? 16 0 17 Yes. 18 Q To? 19 (702)643-0842.20 MR. DIGIACOMO: I'm done. 21 THE COURT: Any other recross? 22 Ma'am, thank you for your testimony. I'm about to 23 excuse you, but before I do, I must advise you not to discuss 24 your testimony with anyone else who may be called as a witness 25 in this case. Thank you, and you are excused.

THE WITNESS: Thank you.

THE COURT: All right. Ladies and gentlemen, let's take a break. We'll be in recess until 2:25.

And once again, you're reminded of the admonishment that you're not to discuss anything relating to the case with each other or with anyone else. Don't read, watch, listen to any reports or commentaries on any subject matter relating to the case. Don't form or express an opinion on the trial.

Notepads in your chairs. Follow Jeff through the double doors. We'll see you all back here at 2:25.

(Court recessed at 2:15 p.m. until 2:34 p.m.)

(In the presence of the jury.)

THE COURT: All right. Court is now back in session. The record will reflect the presence of the State, defendants, their counsel, officers of the Court, members of the jury.

And the State's next witness?

MR. DIGIACOMO: Dr. Gary Telgenhoff.

THE COURT: All right. Dr. Telgenhoff.

Doctor, please come on up to the witness stand, please, sir, and remain standing facing our court clerk who will administer the oath to you.

GARY TELGENHOFF, STATE'S WITNESS, SWORN

THE CLERK: Please be seated and please state and spell your name.

1 THE WITNESS: My name is Dr. Gary Telgenhoff. 2 name is G-a-r-y, last name is T-e-l-g-e-n-h-o-f-f. 3 THE CLERK: Thank you. DIRECT EXAMINATION 4 5 BY MR. DIGIACOMO: 6 0 Good afternoon, Doctor. 7 Α Afternoon. How are you employed? 8 Q 9 By the Clark County Coroner's Office. Α In what capacity? 10 Q I'm a forensic pathologist. 11 Α What does a forensic pathologist do? 12 Q We determine cause and manner of death on cases 13 Α 14 assigned to us. 15 Okay. Are you a licensed physician? Q Yes. 16 Α 17 Now, I imagine in order to be a licensed Okay. physician, you must have some training and experience, but do 18 19 you also have training and experience and education for the job that you specifically handle as a forensic pathologist? 20 21 Α Yes. Could you briefly describe that to the ladies 22 Q 23 and gentlemen of the jury. 24 Briefly, I have four years of undergraduate 25 college, which I got at Spring Harbor College in Michigan. I

then got a master's degree at Eastern Michigan University.

That was in physiology, biology. I went to medical school for four years.

I have a rotating internship here at East Lancing,
Michigan where I took care of patients as part of the
training. I then went to Cleveland Clinic for two years and
Medical College of Ohio. That's at Toledo for two years. And
then a final year in forensic pathology in Dayton, Ohio at the
crime lab there. It's a total of 16 years.

- Q After the education and training, I guess, did you go into the field of forensic pathology, and what's your experience now as you sit here today in the field of forensic pathology?
 - A I'm not sure I understand the question.
- Q I'll rephrase it if for you. How long have you been with the Clark County Medical --
 - A Oh, ten and a half years.
- Q Okay. And during that time, you said that you made determinations as to cause and manner of death. How is it that you go about making that type of determination?
- A Well, sometimes we have to do a complete autopsy and sometimes we can simply look at the outside of the body to determine cause of death. It depends on the type of case we have. Each are individual and unique cases.
 - Q In the case of violent, sudden death by

apparent qunshot wounds, do you usually conduct an autopsy?

A Yes.

19.

Q And did you, in fact, conduct an autopsy on the person of Timothy J. Hadland?

A Yes.

Q May I direct your attention to May 20th of 2005. If you could, briefly — before we go specifically into Mr. Hadland's, would you just briefly explain to the ladies and gentlemen of the jury the course and manner of a regular autopsy. How does one work?

A In general, we collect the small amount of data that may be present at the time. Our investigators go out to the scene and they usually go out after the police have gotten to the scene and so they get their own information and then bring the body back to us at the facility we have.

So I look at the information that they have at the time. I make a summary of it sometimes, sometimes I don't. They just give me an idea of what case I might be looking at, what type of case I might be looking at, if it was a gunshot wound or stab wound or whatever.

After that, I look at the body starting from the head moving to the feet. I look for anything that's abnormal and I look for a lot of things that would be common like tattoos, blemishes, things that may help identify the body. But primarily we're looking for any injuries or things that

might contribute to cause of death.

After that, with our assistants there helping us, we remove organs from the body and I inspect them individually at my table, once again, looking for anything abnormal.

While we're in there, we take fluids usually from the eye, also blood and some others and test them for common drugs of abuse. And when I get all that information together, then I determine the cause and manner of death.

- Q In the case of Mr. Hadland, when you reviewed his body during your external examination, did you see evidence of recent injury to him?
 - A Yes.
 - Q And specifically, did you find gunshot wounds?
 - A Yes.
- Q Can you tell the ladies and gentlemen of the jury how many gunshot wounds you were able to locate on the body of Mr. Hadland?
 - A There were two.
- .Q Okay. And when we talk about the two separate gunshot wounds, are you capable of telling us the order in which those wounds occurred to the body?
 - A No.
 - Q Why not?
- A One of these wounds may be instantly injurious to the point that a person may be instantly dead. The other

one would have been fatal within minutes, so it's hard to tell. There's no tell-tail sign in the body or from the wounds as to which came first.

Q And during the course of the autopsy, is there photographs taken of the victim?

A Yes.

Q Showing you what's been previously been admitted as -- I'll put it up on the screen for you, Doc -- State's Exhibit 1, can you see in State's Exhibit No. 1 one of the -- or both of the gunshot wounds to Mr. Hadland?

A Yes. One is somewhat difficult to see in this particular view, but it's there.

Q Why don't you circle the areas where you see gunshot wounds on Mr. Hadland.

A The more obvious is the one on the left cheek of the face. There's one involving the left ear.

Q Now, during the course of your examination, do you also create some sort of record contemporaneous with the examination?

A Yes.

Q And how do you go about doing that?

A I have a hand-held Dictaphone that I use at the time that I'm looking and touching the body, so the information goes directly into the recorder at the time I'm seeing the case. So that information is fresh. Of course,

then I go over my report at another time simply for grammatical errors or typographical errors.

- Q Now, looking at your report, you describe the wounds to the ear as wound No. A; is that correct?
 - A Yes, I believe I do.

- Q I'm showing you now what's been admitted as State's Exhibit No. 4. Does that appear to be a photograph of the external injury to the ear?
- A Yes, it does. The orientation of this is very hard to get a handle on here.
- Q Let me back it up a little. State's Exhibit No. 3, is that better for you?
 - A Yes, it is.
- Q Can you describe for the ladies and gentlemen of the jury first the nature of the wound, is that an entrance or exit, and then the path of the projectile through the head?
- A This is the left ear, the decedent's left ear, and right where the attachment occurs on the front, right in here, you can see that there is a disruption there in the photograph. An entrance into the ear is sometimes hard to call because of all the folds and all the little -- you know, the topography, if you will, of the ear. So it has to pass through a bunch of these folds and doesn't come out completely round like some quashot wounds do.

It does have marginal abrasion on it which is a

collar around the entrance wound where the skin has been rubbed being entered. That's there. Also, this wound was tracked in through the skull, into the brain and the projectile is retrieved from the top of the head on the inside of the skull. So that's another reason I know there's an entrance wound is because it links with the bullet that we recovered.

- Q Okay. You said that it entered the ear and it passed through the brain. What portions of the brain did it pass through?
 - A Can I refer to my notes?
 - Q Sure. Will that refresh your recollection?
 - A It's actually in my report. And I'm on page 3.

The path was the skin, of course; and then the fatty tissue under it and the left temporal bone, that's part of the skull on the side; the left cerebrum, which is the left half of the brain, the big part of the brain; a little strip of brain tissue that connects these two sides of brain called the corpus callosum; and then into the right cerebrum and the one on the right side past the midline.

- Q And then you indicate on your report also that the bullet wound up in a partial exit. What does that mean?
- A What I mean by that is that the bullet was retrieved from just below the skull, but the skull was actually punched out. The only thing keeping it there was the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

2.4

25

scalp. This can happen sometimes.

Can you demonstrate on maybe your head or mine, if you need to, kind of the path between entrance in the ear and where you found the exit wound on the head?

Using my left hand on my left ear, I'm pointing Α it diagonally up slightly, front to back. My right hand is pointing towards the top of my head in the midline. It would be something like this direction.

Now, you indicated previously that one of the bullet wounds would have been immediately fatal, the other one would have caused death within moments or minutes. Which one is this? Is this the immediately fatal one, or is this the one that may take moments or minutes to cause death?

> This one may take moments. Α

Would you anticipate that somebody who received 0 a wound like this would have been immediately unconscious?

Yeah -- no. I'm sorry, yes. I spoke before I Α heard the question.

Q He would have been immediately unconscious, but not immediately dead, correct?

> Yes, correct. Α

Let's move on to wound No. 2. You indicated the second wound is that wound you see on the face?

> Α Yes.

Okay. Can you tell us -- first of all, that

wound on the face, is that a wound of entrance?

A Yes.

Q Okay. And can you tell us the path of that bullet?

A This wound shows a little bit of drying blood. There's also some little — fine little tears in the skin.

This happens when a bullet, if you imagine it going in slow motion, goes into the skin and pushes it in, keeps going and kind of rubs it raw on the side and splits the skin also, then the skin comes back out. This is an entrance wound. There's both components there.

As far as a path, of course, it's going to go
through the skin on the side of the face. There's not much
tissue here on the side of the face so there's not much to
slow it down. It did enter the base of the skull going from
the left to the center by the cervical spine, in other words,
the neck area, very high up in the neck.

It landed in that area where the skull connects to the spine and within that area is a structure called the brain stem which allows you to be conscious, allows you to breathe, and it regulates your heart rhythm, so it's a very important area. That area was destroyed by this bullet and that person would have been immediately dead with that bullet strike.

Q Now, if you get to the last one, maybe you can kind of show us the path of the bullet on you if you used your

A This is the same basic direction. It didn't go acutely upward. It went more level, somewhat upward. It goes through the face. My left finger is pointing to my cheek on my left side of the face and the trajectory goes slightly upwards and slightly to the back.

- Q So one was acutely up and then one was kind of a little more level but slightly upward?
 - A Yes. Yes, comparing one to another, yes.
- Q Now, whenever you have a body that you find that has gunshot wounds, is there ever a time when you can make some determinations generally about the distance the gun was from the body when the gun was fired?
- A Sometimes you can tell if you're fortunate and get clues left like that and sometimes you can't tell anyway.
- Q Okay. What kind of clues could be left if the firearm was one of close range firing as opposed to from a distance?
- A I feel like I need to give a short course on bullet wounds first.
- Q Why don't you give us a short course on bullet wounds first.
- A When we're talking about a handgun now. This information does not necessarily apply to a rifle and

definitely not a shotgun. If a person's using a handgun, what comes out of a gun when it's fired is a little bit of flame at the end, the bullet, of course, a big cloud of soot or burnt gunpowder, big puff of smoke, and then beyond that is still projectile fragments coming out. What they are are very small gunpowder particles that have not burned, so not all the powder's burnt.

With this information in line, it helps us to know where the range might be, in other words, the barrel from the skin. If the barrel was right on the skin, you would see possibly only a very tight little ring of soot right there.

If you dig inside the tissue, you can see it inside.

If a gun is pulled back to about within 2 feet or so for handguns, this unburned gunpowder comes out of the gun and most likely will strike the skin surrounding this wound and it's called a stippling. Sometimes people call it powder burns even though that's not what it is. It's simply scratching of the skin by these particles.

This gunpowder tends to fall off at about 2 feet, so real close it will be a tight ring and as you get farther away it will get to be a larger ring and eventually just fall off due to gravity.

After the 2-foot mark, it's just a plain simple hole in the skin so you can't -- you get to the point where you can't tell if there were clothing around that neck or around

that face, for example. You may not see all of that deposit anyway because something blocked it. So all I can tell you is that there's — providing there's no clothing over the — or any other articles over the face, this wound had to have been made over 2 feet away.

Q And does that go the same for the one in the ear as well? Is there any evidence of close range firing for the wound in the ear?

A Yes.

Q So no evidence of close range firing of either the face or the ear of Mr. Hadland?

A Correct.

Q Let's talk about a few other things. When you do an autopsy, do you also check to see if there's any evidence of, you know, blunt-force trauma or any other sort of injury to the body?

A Yes, we look for everything even if it's an obvious cause, we're still going to look for what's on the body. It may help put the picture totally together.

I have, on page 4 -- I'm sorry, it would be on page 3, some small abrasions that I listed. Abrasions are scrapes on the skin. There's -- on both legs there were these small scrapes. Some of them are linear or like -- in a line, like, and some have right angles to that line. The longest that I measured was 2-inches. Some --

1 Do -- I'm sorry. Go ahead. 2 I'm sorry. Some might call that a pattern, a patterned abrasion because not too many things in the natural 3 world leave you with a right angle. What it's from, I don't 4 5 know, but I just noticed that it was there. 6 Q Did you also note that those injuries were in 7 various stages of healing? 8 Α Yes. 9 So what does that tell you about the age of the 10 injury? That it most likely was not at the time of the 11 Α gunshot wound. 12 Other than that pattern abrasion or potential 13 Q pattern abrasion which was in various states of healing, any 14 other evidence of injury to the body of Timothy Hadland? 15 Α No, there was not. 16 Now, you talked about a little bit earlier that 17 you also do some blood tox -- toxicology from blood and other 18 19 Was that sent out in this particular case? body fluids. 20 Α Yes. And did you eventually get a report back? 21 22 Α Yes. 23 Let's flip to that. Q At the time of this case, I believe we were 24

using Quest Diagnostics in town here. That was in -- Bin 05

Α

25

would be -- that's who was doing them. And I have a result from them.

We send in blood, and the result was .07 grams percent for alcohol and marijuana metabolite was present.

- Q So there was .07 grams, so slightly below the legal limit of alcohol, correct?
 - A Correct.

- Q And then there were cannabinoids meaning marijuana metabolites. What does that mean?
- A All that means is that the person was exposed to marijuana within the last month. It doesn't mean they were high. It means that they may have smoked it weeks, weeks ago.
- Q Any other drugs, street level drugs, that were tested for or located in his body?
 - A Not that they detected or reported on.
- Q Now, in addition when the body first is brought into the coroner's office, does somebody at the coroner's office determine the height, the weight, and the age of the individual?
 - A Yes.
- Q Can you tell us from your records the height, weights and the age of Mr. Hadland?
- A The height was 72-inches, the weight is 188 pounds. He appeared to be the age stated of 44 years.
 - Q At the conclusion of your autopsy and after you

1	got back all the results from the tests that you had ran, did		
2	you form a conclusion as to the cause and manner of Timothy		
3	Hadland?		
4	A Yes.		
5	Q What was that conclusion?		
6	A Multiple gunshot wounds of head.		
7	Q And did you also form an opinion as to the		
8	manner of death for Timothy Hadland?		
9	A Yes.		
10	Q What is that?		
11	A Homicide.		
12	Q When you use the term homicide as a forensic		
13	pathologist, what do you mean by that?		
14	A It simply means that the death was due to the		
15	hands of another. In other words, a person brought another		
16	person's death. It doesn't address the categories that's		
17	usually used in the legal system like murder one, murder two		
18	or any of that type thing. It's just simply death at the		
19	hands of another.		
20	MR. DIGIACOMO: Thank you, Doctor.		
21	Judge, I pass the witness.		
22	THE COURT: All right. Who would like to go next?		
23	MS. ARMENI: Court's indulgence.		
24	CROSS-EXAMINATION		
25	BY MS. ARMENI:		

Doctor, can you tell by your examination the 1 Q 2 position of the body when the decedent was shot? 3 No. So you can't tell if he was standing when 4 No. 5 he was shot? 6 Α No. 7 Or laying down? 0 8 Α No. 9 Or crawling? Q 10 Α No. 11 And the DAs asked you -- Mr. DiGiacomo asked 12 you a question about the cannabinoids that were in the 13 decedent's body. 14 Yes. Is there an amount -- do you know how much 15 cannabinoids were found in the decedent's body? 16 17 I can read the report to you. 18 You can refresh if it will help you. 19 It doesn't state the amount. It just says 20 detected by [inaudible], and this -- I must say this 21 laboratory's undergoing changes over the last years, so what 22 they reported then or the verbiage they use is somewhat 23 different now. 24 Certainly, sir. There is no -- we don't know Q

how many cannabinoids were found in his system?

25

1	A Correct.
2	Q So there could be a lot or there could be a
3	little amount, correct?
4	A Correct.
5	Q And that would determine you mentioned on
6	direct that his last use could have been up to a month ago,
7	right?
8	A Yes.
9	Q But it could have been less than a month ago?
10	A Sure.
11	Q And if we knew the amount of cannabinoids that
12	were in his system, that could help us determine when his last
13	use was?
14	A I don't know if that's possible. If it is, a
15	toxicologist would have to do it.
16	MS. ARMENI: Okay.
17	Court's indulgence.
18	THE COURT: That's fine.
19	MR, ARMENI: Thank you.
20	THE COURT: All right. Mr. Arrascada.
21	CROSS-EXAMINATION
22	BY MR. ARRASCADA:
23	Q It's Dr. Telgenhoff; is that correct?
24	A Yes.
25	Q On direct examination, you said that you send
1	82

1			
1	out blood	work	regarding common drugs of abuse, correct?
2		A	Yes.
3		Q	And the common drugs of abuse that you found in
4	Mr. Hadlan	d was	s alcohol, correct?
5		A	Yes.
6		Q	And also the marijuana?
7		A	Correct.
8		Q	Now, when you did the autopsy, you examined
9	this body,	in e	essence, from head to toe, correct?
10		A	Yes.
11		Q	And what you were looking for obviously, you
12	found significant trauma to Mr. Hadland, the gunshot wounds?		
13		A	Yes.
14		Q	Then you also examined the rest of his body.
15	You spoke	about	these slight or mild healing abrasions, right?
16		A	Yes.
17		Q	And you also testified that those scrapes or
18	abrasions,	beca	ause of their healing, were not caused at the
19	time of the gunshots, correct?		
20		A	That's my opinion, yes.
21		Q	That's your opinion, so you testified to that
22	to these f	olks	?
23		A	Yes.
24		Q	And when you did your examination, you found
25	that there	were	e, other than and I want to focus away from

the head area, the skull, okay. The rest of the body from the 1 2 neck down, there was no broken bones, were there? 3 No. 4 Okay. The rest of the body from the neck down, 5 there were no signs of significant trauma? 6 Α Correct. 7 There were no signs of significant trauma that could be related to the time frame of the gunshot wounds to 8 9 the rest of the body? 10 Correct, because there was no others. Okay. And there was no sign of significant 11 12 trauma as if he had been run over by a car, was there? 13 I had no basis upon which to say something like 14 that. 15 Well, when you looked -- which means there Q 16 wasn't any trauma, correct? 17 That's not exactly true. I mentioned the Α scrapes, but I don't know when they happened. 18 19 But you did tell these folks that it did not 20 happen -- or you believed -- your opinion, your expert 21 opinion, is that it did not happen at the time of the gunshot 22 wounds, correct? 23 That's my opinion, yes. Α

Okay. So we talked about these mild abrasions

24

25

Q

that you called them, correct?

clubbed with, say, a bat or a club, is there? 1 2 Α No. 3 Okay. And that would -- you would notice that from bruising or actually welling up of blood under the body 4 even after it's deceased, correct? 5 6 Α Yes. 7 Okay. And we find none of that on the entire 8 body from the neck down? That's correct. 9 Α 10 And so because of that, there -- would you agree that there is no significant trauma to Mr. Hadland's 11 12 body, the extremities from his neck down? 13 Α Yes. And you would agree that there's no significant 14 15 trauma that would reflect him being run over by a car? Not that I saw, not that would lead me to that 16 Α 17 conclusion. 18 So you would agree? 19 If you repeat the question again, I'll consider 20 it and agree. 21 There's no sign of any trauma that he was run Q 22 over by a car, correct? 23 Α Correct. 24 Q And then because of a car -- a minivan is 25 bigger than a car, correct?

you to face this lady right here. 1 2 RONTAE ZONE, STATE'S WITNESS, SWORN 3 THE CLERK: Please be seated. And, sir, please 4 state and spell your name. 5 THE WITNESS: My name is Rontae -- my name is Rontae 6 Zone. 7 THE CLERK: Would you spell it, please. 8 THE WITNESS: R-o-n-t-a-e, last name, Z-o-n-e. 9 THE CLERK: Thank you. 10 MR. PESCI: May I proceed, Your Honor? THE COURT: Yes, you may. Thank you. 11 12 MR. PESCI: Thank you. 13 DIRECT EXAMINATION BY MR. PESCI: 14 Sir, I want to direct your attention to May of 15 Q 2005. At that time, did you know someone by the name of 16 Deangelo Carroll? 17 18 Α Yes, I did. And how did you know him? 19 Q 20 Α He was a friend of mine. 21 Q When had you met Deangelo? Was it prior to May of 2005? 22 23 It was -- I've known him for a while, but I Α 24 didn't really get to hanging out with him until around 2005 of 25 May.

All right. And let's focus specifically around 1 Q 2 the time period of May 19th of 2005. Where were you living at 3 that point? 4 I was living with Deangelo. 5 Q And who -- was anybody else living with you 6 with Deangelo? 7 My baby's mother and his wife -- his --Α When you say his wife, who do you mean? 8 Q 9 Deangelo's wife. Α And at that time period on May the 19th or 10 around that time period, were you working with Deangelo? 11 12 Yes, I was. Α And what were you doing for work? 13 0 I was a flyer boy. I passed out flyers --14 Α Okay. 15 Q -- to the cab stops, cab stations. 16 Α And who was that for? 17 That was for the Palomino Club. 18 Α At that time period, had you ever been to the 19 Q 20 Palomino Club? What I mean is to the actual location. 21 Α Yes. How did you first get that job? 22 0 23 I got the job from Deangelo because he needed side men -- he needed side men to do little jobs that he 24

25

wasn't trying to do.

	(
_		
1	Q	Okay. And when you say pass out flyers, what
2	kind of flyers	are you talking about?
3	А	Flyers that represent the club.
4	Q	And when you did that, who did you do it with?
5	A	I did it with Deangelo.
6	Q	Was there anybody else that you ever did this
7	with?	
8	A	Jayson, JJ.
9	Q	You just said JJ?
10	A	Yes.
11	Q	And that's referring to someone named Jayson?
12	A	Yes.
13	Q	Do you know Jayson's last name?
14	A	Taoipu, Taoipu.
15	Q	And had you known Jayson before this time
16	period when yo	u were working as passing out flyers?
17	A	Yes.
18	Q	How did you know him?
19	A	He's been a friend of mine for like three years
20	prior before.	
21	Q	Did you know Jayson longer than you knew
22	Deangelo?	
23	A	No.
24	Q	Okay. So which one did you know longer?
25	A	I knew Deangelo longer.
	1	

1	
1	MR. PESCI: May I approach the witness, Your Honor?
2	THE COURT: Yes, you may.
3	BY MR. PESCI:
4	Q Showing you State's Proposed well, let's
5	see, they're marked now as Proposed Exhibits A and C,
6	specifically A, do you recognize the person depicted in A?
7	A Yes.
8	Q And who do you recognize that to be?
9	A That's Deangelo.
10	Q Is that an accurate depiction or photograph of
11	Deangelo?
12	A Yes.
13	MR. PESCI: Move for the admission of A, Your Honor.
14	THE COURT: Well may I see counsel up here.
15	(Off-record bench conference)
16	THE COURT: Have that remarked as a number, so if
17	you would give that to Ms. Husted.
18	And, Ms. Husted, if you would mark those next in
19	order.
20	BY MR. PESCI:
21	Q All right. While she's marking that, the
22	individual that you've seen I'm going to show you again a
23	number. Who was that?
24	A Deangelo.
25	Q And did you get a chance to look at the other
ì	1

1	photograph	we	just brought to you?
2	2	A	Yes.
3	Ç	2	And who was that a depiction of?
4	I	A	Jayson.
5	Ç	2	And do you call him JJ?
6	I	A	Yes.
7	Ç	2	Is that an accurate depiction of the person you
8	knew as Jay	yson	?
9	7	Ą	Yes.
10	(Q	And what was the last name again?
11	7	Ą	Taoipu, Taoipu.
12	l L	MR.	PESCI: May I retrieve those, Your Honor?
13	-	THE (COURT: Yes.
14	1	MR.	PESCI: All right.
15	BY MR. PESO	CI:	
16	(2	And for the record, I'm now showing you State's
17	198. Is th	hat	the one of Deangelo Carroll?
18	I	A	Yes.
19	Ş	2	And 199, is that the one of Jayson?
20	I	A	Yes.
21	Ç	Q	Are they fair and accurate depictions of these
22	people?		
23	I	A	Yes.
24	1	MR. I	PESCI: Move for the admission of State's 198
25	and 199.		
			0.2
ı	ı		92

)	
1	THE COURT: Any objection to 198 and 199?
2	MS. ARMENI: No, Your Honor.
3	MR. ADAMS: No, ma'am.
4	THE COURT: All right. Those will both be admitted.
5	MR. PESCI: Thank you, Judge.
6	(State's Exhibit 198 and 199 admitted.)
7	BY MR. PESCI:
8	Q Now, sir, how did you come to be paid when you
9	would hand out flyers for the Palomino?
10	A I was paid under the table.
11	Q And who was it that paid you?
12	A Deangelo.
13	Q How much did you normally get paid?
14	A About 20 bucks, 25 bucks.
15	Q Would it be in a cash form?
16	A Yes.
17	Q I want to focus your attention specifically to
18	May the 19th of 2005 and about the noon hour of that time
19	period. Do you remember who you were with at that time?
20	A I was with Deangelo and JJ.
21	Q When you were with Deangelo and JJ, did there
22	ever come to have a time when there was conversation about
23	someone being hurt?
24	A Yes.
25	Q Could you tell the ladies and gentlemen of the
ĺ	

jury about that. 2 MS. ARMENI: Objection, hearsay. 3 MR. ADAMS: Also the confrontation calls, Your 4 Honor. 5 MR. PESCI: Judge, I think -- would you like us to 6 come up? 7 THE COURT: Yeah. (Off-record bench conference) 8 9 THE COURT: Mr. Adams. 10 MR. ADAMS: Thank you, Your Honor. We tender two objections to this hearsay testimony under both confrontation 11 12 clause and under the lack of a foundation with a coconspirator 13 exception and we would ask that those two objections be ongoing throughout the trial. 14 THE COURT: All right. Those will be ongoing as to 15 16 at least the testimony of this witness at this point and 17 Mr. Gentile. MR. GENTILE: We make the same objection, join in 18 19 the objection. 20 THE COURT: All right. The testimony will be 21 conditionally admitted at this point. All right. Mr. Pesci, go on. 22 23 MR. PESCI: Thank you, Judge. 24 BY MR. PESCI: Was there a conversation about someone being 25

1 hurt? 2 Α Yes. Could you tell us what that conversation 3 Okay. 4 was and who was there when the conversation was had? 5 Me, Deangelo and JJ. Deangelo said that --MR. GENTILE: Objection. No question pending. 6 7 MR. PESCI: I asked what was conversation was. 8 MR. GENTILE: That was a compound question. 9 MR. PESCI: I asked what the conversation was that 10 was had. 11 THE COURT: All right. 12 MR. PESCI: Who was there and what was said. 13 THE WITNESS: Deangelo said --14 MR. ADAMS: One objection. Compound question. 15 THE COURT: Who was there -- first of all, the first question was who was there when this conversation occurred. 16 17 Who were the people that were present? THE WITNESS: JJ and Deangelo. 18 19 THE COURT: All right. The next question Mr. Pesci 20 has is, What was said? 21 BY MR. PESCI: 22 Well, just before I get there --23 THE COURT: All right. 24 BY MR. ADAMS: 25 -- you just said Deangelo and JJ. Were you

1	present?
2	A Yes, I was.
3	Q All right. Now, what was said?
4	A Deangelo said that Little Louie was said
5	that Mr. H wanted someone killed.
6	Q Now, what was the conversation as far as any
7	possible involvement by the three of you that you just spoke
8	of, you, Deangelo and JJ?
9	A What was the possible excuse me?
10	Q What did Deangelo ask you specifically if
11	you would do something in regards to hurting somebody?
12	A Yes, he did.
13	Q What did Deangelo ask you?
14	A He asked me he asked me was was I into
15	doing it.
16	Q All right. When you say, Was I into doing it,
17	what does that mean? Let the ladies and gentlemen of the jury
18	understand what that means.
19	A Did I want to be a part of it.
20	Q What was your answer?
21	A No.
22	Q Was that question also asked of JJ when you
23	were present?
24	A Yes.
25	Q What was JJ's answer?
İ	96

1			
1	A	. 3	es.
2	Q	I	And what did JJ say?
3	А	ŀ	He said he was down.
4	Q	I	And down meaning?
5	А	F	de was interested.
6	Q	(Okay. Was there any discussion was there
7	any discuss	ion a	as to how this would happen?
8	A	1	There was discussion of baseball bats and there
9	was a discu	ssior	of trash bags and then that was about it.
LO	Q	V	Who spoke of baseball bags and trash bags?
1	А	I	Little Louie.
L2	Q	V	Well, we've got to be clear now. At the time
L3	this conver	satio	on's happening, who's there? Just the three of
4	you?		
L5	А	Ċ	Just the three of us, me, JJ, and Deangelo.
16	Q	S	So when you say Little Lou, how did you get the
7	information	abou	it Little Lou wanting bats and bags?
18	A]	got the information from Deangelo.
9	Q	I	After that conversation, did you leave that
20	area? Where	e wer	re you when that conversation happened?
21	А	· V	We were in the van.
22	Q	V	What van?
23	A	7	The white Astro van.
24	Q]	Is that a van had you ever been in that van
25	before?		

1	A No, not before working with the club, no.
2	Q All right. And then let's get specific as
3	to this was the 19th I was asking you about. Before
4	May 19th of 2005, had you ever been in that van before?
5	A No.
6	Q When you would go out promoting, how did you
7	normally go out promoting?
8	A We would we would go out and like the
9	van like he would drive the van but we would always get
10	dropped off. So it's like he would drop us off at a cab stop
11	and
12	Q Who would drive the van?
13	A Deangelo.
14	Q Okay. And what van was this?
15	A The white Astro van.
16	Q After this conversation in the van, did some
17	time pass and then there was another conversation?
18	A Yes.
19	Q Okay. After a few hours on the next
20	conversation, what was the discussion about?
21	A This discussion was about having him killed,
22	once again.
23	Q Okay. What do you know who the person was
24	that was supposed to be killed?
25	A No.

1	Q 01	cay. Do you remember the words that were used		
2	to mean to kill s	someone?		
3	A Ye	es.		
4	Q Wł	nat were those words?		
5	A He	e wanted to have him dealt with.		
6	Q O	cay. And how did you understand that "dealt		
7	with" meant kill?	?		
8	A I	mean, it's obviously. I mean, there's no		
9	other word for it	or no other explanation for it.		
10	Q Wi	nen you heard information about having someone		
11	dealt with, who was the person who said someone needs to be			
L2	dealt with?			
L3	A De	eangelo.		
14	Q O}	cay. And Deangelo had given this information		
15	to you based on v	what, as far as he knew?		
16	A As	s far as he was told.		
L7	Q O}	kay. Was there ever a point in which a weapon		
18	was shown to you	or taken out when it was just the three of		
19	you. We're just	talking right now you, Deangelo, and JJ.		
20	A Y€	es.		
21	Q T€	ell us about that.		
22	A It	was a .22 revolver with a green pearl		
23	handle.			
24	Q Wł	no pulled the gun out or showed the gun?		
25	A De	eangelo.		
1	11			

l l		
1	Q	And what happened when Deangelo got the gun
2	out?	
3	А	Deangelo pulled the gun out and he showed it to
4	us and I guess	like he made it seem like that would have
5	been the murde	r weapon or whatever, but it's like he just
6	gave he gav	e he tried to give it to me or JJ. I didn't
7	take it.	
8	Q	What did JJ do with the .22?
9	A	JJ took it.
10	Q	Was there anything else in relation to the gun
11	that Deangelo	tried to give to you or JJ?
12	А	There were bullets.
13	Q	And tell us what happened with those bullets.
14	А	He he put them in my lap.
15	Q	When you say "he," just so we're clear, between
16	JJ and	
17	А	Yes. Deangelo put them in my lap.
18	Q	What did you do with those bullets?
19	A	I dumped them out in the van.
20	Q	And did you see what happened after you dumped
21	them out?	
22	A	Yes.
23	Q	What happened?
24	A	JJ picked them up.
25	Q	Did you see what JJ did with them?
ĺ		

1	A He put them in his lap.	
2	Q And now this was, you say, in the van?	
3	A Yes.	
4	Q All right. After that, what did the three of	
5	you do?	
6	A The three of us went back to Deangelo's house.	
7	Q And when you got back to Deangelo's house,	
8	what, if anything, did you do?	
9	A We got ready for work.	
10	Q Now, when you say get ready for work, what do	
11	you mean by that?	
12	A Well, I was told to get ready for work, get	
13	dressed, get in uniform. We were working	
14	Q Let me stop you. Who told you that?	
15	A Deangelo.	
16	Q When you get dressed for work, what did that	
17	mean? Did you have a Palomino uniform or	
18	A No. I he said dress in all black. He said	
19	dress in all black, black shirt or you know, a dress shirt	
20	or pants or whatever, as long as it was black.	
21	Q Did you do that?	
22	A Yes.	
23	Q Okay. And after you got dressed, eventually	
24	did you go promoting or go to work?	
25	A We went promoting for a little bit of time, but	-

then we made another trip back to the house -- we made another 1 2 trip back to his house. 3 All right. Before we get there, when you say we went promoting, who was it that was promoting and how did 4 5 you promote? 6 Me, JJ, and Deangelo. He took us to a cab stop 7 and we were putting flyers and pamphlets in the cab drivers' 8 windows. 9 How were you getting around to the cab drivers? Q 10 We were getting around in the van. Α 11 0 Is that the white Astro van? 12 Α Yes. Is that the one you talked about earlier? 13 Q 14 Yes. Δ When you went back to Deangelo, what happened 15 when you went back to Deangelo's after promoting for some 16 17 time? We went back to Deangelo's and then he -- we 18 19 were getting ready to leave out again. He said that we were 20 going to go promote some more. To do some more what? 21 Q 22 To do some more promoting --23 Okay. Q 24 -- for the club. Α 25 Was there any more discussions about this 0

Α

Yes.

1	Q Okay. Did you ever see or hear Deangelo on the
2	phone after noon and before you just told us about being told
3	that Mr. H would pay for this?
4	A It's like I said, I heard slight. It was kind
5	of slight.
6	Q The question, though, is did you ever see him
7	on the phone or hear him on the phone?
8	A No. I seen him on the phone, but I didn't hear
9	him on the phone.
10	Q Okay. Do you know, was that phone call before
11	you heard about the money amount that Mr. H was willing to
12	pay?
13	A That was before, yes.
14	Q The phone call was before?
15	A Yes.
16	Q All right. Did you ever actually get ahold of
17	any bats or trash bags?
18	A No.
19	Q Did you ever see JJ or Deangelo get ahold of
20	any?
21	A No.
22	Q At some point, did you go back out to promote
23	or where did you go next?
24	A Went we went out to Lake Mead.
25	Q Okay. Before you went to Lake Mead, did you

	(······································	
į			
1	ever go anywhe	ere on the west side?	
2	A	Yes.	
3	Q	Tell us about that.	
4	A	We went to F Street, I think it's either F or D	
5	Street, that w	we went to pick up KC.	
6	Q	All right. Do you know who KC was before this	
7	incident?		
8	А	No.	
9	Q	Did you know you were going to get KC?	
10	А	No.	
11	Q	Do you even are you familiar with the west	
12	side where KC	lives?	
13	A	Yes.	
14	Q	Were you at that time, were you familiar	
15	with that area	a?	
16	A	Outside KC's house.	
17	Q	You were or were not?	
18	A	We were.	
19	Ω	Okay. What happened who went to get KC?	
20	How did you get there?		
21	A	We drove Deangelo drove the Astro van with	
22	me and JJ in	the van to go pick him	
23	Q	Okay.	
24	А	which is KC.	
25	Ω	When you got to that location, what did	
ļ		105	

- 1	i	
1	Deangelo do?	
2	A	He got out of the car and walked in KC's house.
3	Q	Did Deangelo ever come back out?
4	A	Deangelo came back out about prior of seven
5	like ten minut	es later.
6	Q	Did anybody come out with him?
7	A	KC came out with him.
8	Q	When Deangelo went in, where were you and JJ?
9	A	We were sitting in the van.
10	Q	What did KC look like when he came out and got
11	into the van?	
12	A	He was in all black with a black hoody and
13	black gloves.	
14	Q	Was that a black hoody, you said?
15	A	Yes.
16	Q	Where were you seated in this van?
17	A	I was seated on the left side of the driver in
18	the backseat.	
19	Q	On the left-hand side of the car?
20	A	On the driver's seat.
21	Q	Were you behind
22	A	I'm right behind the driver's seat.
23	Q	And so that the ladies and gentlemen of the
24	jury understar	d, is there a door on that left side where you
25	were?	

1	А	No. There's a sliding door on the right side.		
2	It's not the	left. It's the right side.		
3	Q	So the sliding door's on the right side?		
4	A	Yes.		
5	Q	Where was Deangelo seated?		
6	А	Deangelo was seated in the driver's seat.		
7	Q	Where was Jayson or JJ seated?		
8	A	He was sitting in the passenger seat.		
9	Q	In the front or the back?		
10	А	He was sitting in the front, the front		
11	passenger seat.			
12	Q	Where did KC go inside the van?		
13	А	He sat in the back passenger seat.		
14	Q	And in relation to you, where was he?		
15	А	I don't know him, like		
16	Q	Well, no. That was a badly stated question. I		
17	apologize.			
18	Whe	en you say in the backseat, was KC seated near		
19	. you?			
20	A	Yes, he was.		
21	Q	Did KC say anything when he got in the car?		
22	А	He not really. Not really. He didn't		
23	really he	wasn't really a spoketive [sic] person.		
24	Q	He didn't speak a lot out there?		
25	А	No, he didn't.		
Ì		107		

1	Q Okay. After KC got in the car, where did you
2	go?
3	A We went out to Lake Mead.
4	Q All right. Do you remember how you got out
5	towards Lake Mead?
6	A We just drove up Lake Mead is like I
7	never really like see, I'm not from Vegas like I'm from
8	California, so I really don't know much about Vegas or size of
9	towns or whatever. I'm not too familiar with it, but
10	Q All right. So you don't know the exact street?
11	A It was Lake Mead. It was Lake Mead, Lake Mead
12	Boulevard.
13	Q All right. As you were driving out as you
14	left KC's house, where did you think you were going?
15	A I thought we were going out to promote again.
16	Q Was there a point when you realized or thought
17	that you were not going out to promote?
18	A Yes.
19	Q When was that?
20	A When we got to the point when we were entering
21	Lake Mead, like the Lake Mead.
22	Q And what made you think you were no longer
23	promoting?
24	A Because there's no cab there's no cab stops
25	out there. There's nothing out there.

25

Q

Wait. Let's stop for a second. When you said,

1	We were t	old w	e were going to meet up with him, who said
2	something	abou	t Act meeting someone?
3		A	Deangelo.
4		Q	Okay. And who did Deangelo say you were going
5	to meet?		
6		A	That we were going to meet Timothy.
7		Q	Had you ever met Timothy before this?
8		A	No.
9		Q	Was there any conversation between Deangelo,
10	yourself,	JJ a	nd KC about what was to happen when you met
11	Timothy?		
12		A	Yes.
13		Q	What was that conversation?
14		Α	That he was going to be killed.
15		Q	And when do you recall when that
16	conversat	ion h	appened?
17		A	It happened around the time like just not
18	too long	befor	e like not too long after entering Lake Mead.
19		Q	Was there any discussion with Deangelo on the
20	phone abo	ut ma	rijuana?
21		A	Yes.
22		Q	What was the discussion that you recall?
23		MS.	ARMENI: Objection. Hearsay.
24		MR.	PESCI: Judge, I think it's for future intent.
25		THE	WITNESS: He told

1	MR. PESCI: Hold on. Hold on.
2	THE COURT: You can answer.
3	THE WITNESS: He told Timothy that we were coming to
4	smoke with him.
5	BY MR. PESCI:
6	Q Speaking of smoking, did you smoke any
7	marijuana that day?
8	A Yes, I did.
9	Q And when did you smoke marijuana that day?
10	A On the way up there.
11	Q When you say
12	A to Lake Mead.
13	Q on the way up there, is this in the drive
14	after picking up KC and going out to the lake?
15	A Yes.
16	Q Was there did you smoke any weed prior to
17	that time period that day?
18	A Yes, I did.
19	Q Okay. Here's the question, Rontae: How much
20	weed do you think you smoked that day?
21	A I would say about a blunt.
22	Q What is a blunt, for everybody that doesn't
23	know what it is?
24	A A cigar.
25	Q And what's in the cigar?
Ì	

1	A	Marijuana.
2	Q	Have you been high on other occasions in your
3	life by way of	marijuana?
4	A	Yes.
5	Q	Was there any sort of lacing of other drugs
6	inside the mar	ijuana?
7	A	No.
8	Q	PCP, anything of that nature?
9	A	No. I rolled it myself.
10	Q	And for you and your usage of marijuana, was
11	one blunt a lo	t of marijuana for you?
12	А	It's not a lot. It's enough. I mean
13	. Q	Was that blunt shared?
14	А	Yes, it was.
15	Q	Who was it shared with?
16	A	The four of us.
17	Q	And again, just for the record
18	A	Deangelo, JJ and KC.
19	Q	Was that blunt passed around? .
20	А	Yes, it was.
21	Q	So you didn't consume the entire blunt
22	yourself?	
23	A	No.
24	Q	Were you still able to see what was going on
25	even though yo	u had smoked some marijuana?

1	happened?	
2	A	The signal faded.
3	Q	And how do you know that, because you weren't
4	on the phone?	
5	A	Because he has a chirp.
6	Q	What was a chirp?
7	A	It's a boost mobile walkie-talkie.
8	Q	Had you seen Deangelo with that before?
9	A	Yes.
10	Ω	Had you seen that with Deangelo when you had
11	promoted befor	re?
12	A	Yes.
13	Q	Did you know where that boost mobile came from?
14	А	No.
15	Q	All right. Did Deangelo do anything because of
16	him having dif	Eficulties with his chirping?
17	А	Yes, he turned around.
18	Q	And where did he go?
19	A	He turned around and he went in reverse in the
20	direction that	we came.
21	Q	Did you ever go by, when you were out there,
22	this area, tal	king turns and going back and forth, some sort of
23	a building, so	omething like a guard shack or some sort of
24	little buildir	ng out there?
25	A	No.
	·	
İ	1	114

1	Q You don't recall driving by one?		
2	A No.		
3	Q Okay.		
4	A I recall going by it's a it's like a		
5	street where you can only make a left and you can only make a		
6	right. You can't do anything further.		
7	Q So when the left was made, did he turn back		
8	around?		
9	A He turned back around and he went reverse in		
10	the way we came.		
11	Q Okay. And when he turned around, was he still		
12	on the phone?		
13	A No, he wasn't. His signal faded, so he had to		
14	go back in reverse with the way we came to get back that		
15	signal.		
16	Q Did he get the signal back as far as you could		
17	tell?		
18	A Yes.		
19	Q And how could you tell that?		
20	A Because it's a walkie-talkie. You pretty much		
21	hear everything with it.		
22	Q So you were able to hear the conversation?		
23	A Yes, I was able to hear it.		
24	Q At any point did Deangelo change direction and		
25	go back to that left direction?		

1	A Yes, he did.
2	Q What happened when that when he went to the
3	left direction?
4	A He made another U-turn well, he made another
5	U-turn and he went back the prior way that we were heading in
6	the first place.
7	Q And did anything happen as you were going in
8	that original direction?
9	A We made the left and we met up with Timothy.
10	Q How did that happen, meeting up with Timothy?
11	Describe that for the ladies and gentlemen of the jury.
12	A We made a left turn and after we made a left
13	turn, he had had Timothy on the phone and I guess he told
14	Timothy that he was going to be in this area, in this
15	particular area where we were at, and Timothy came and met up
16	with us.
17	Q Did you eventually see someone drive towards
18	you?
19	A Yes.
20	Q And what did you see that was that person
21	walking, driving?
22	A He was driving.
23	Q Do you recall what the person was driving?
24	A Like I say, an SUV, a Sportage, a Kia.
25	Q Okay. Did you see what that Kia Sportage did?
	•

1		A	He he made a U-turn.
2		Q	He being?
3		A	Timothy made a U-turn and he parked on the side
4	of the ro	ad.	
5		Q	As Timothy parked the Sportage on the side of
6	the road,	what	did anybody in the car do in your van do?
7		Α	Deangelo got out of the car and went and used
8	the restr	oom.	
9		Q	All right. Let's just really be clear. Was
10	there a re	estro	om out there?
11		A	No.
12		Q	Was there a little port-a-potty?
13		A	No. He just he was using the restroom on
14	the side,	to t	he side of the road.
15		Q	He went out of the car to go to the bathroom?
16		A	Yes.
17		Q	Did you see that as far as him going out and
18	doing tha	t?	
19		A	Yes.
20		Q	Did he get back in?
21	Į Į	A	Yes, he did.
22		Q	Did TJ or Timothy do anything after parking the
23	car?		
24		A	He got out the car.
25		Q	Did you see where Timothy went?
ľ	- Andread		117

1	A	He walked up to the van.
2	Q	And so the ladies and gentlemen remember, were
3	you seated on t	he side still where Deangelo was?
4	A	I was yes, I was still seated.
5	Q	Could you see as he walked up?
6	A	Yes.
7	Q	All right. What happened as Timothy walked up
8	to the van?	
9	A	He walked up he walked up to the van on the
10	side which Dean	gelo was on and they were conversating about,
11	about whatever.	I have no clue, and
12	Q	What did you do as Timothy approached?
13	A	I was still sitting in the backseat.
14	Q	What did Jayson do?
15	A	He was still sitting in the passenger seat
16	where he was.	
17	Q	What did KC do?
18	A	KC got out the van.
19	Q	Where did he go?
20	A	He first he went to the front of the van and
21	then he thought	Timothy might see him, so he went, like, and
22	kind of hid to	the back of the van, but then he went back
23	again to the fr	cont of the van and around the van.
24	Q	Now, how did he get out of the van?
25	A	He just he slid open he slid the sliding
Į	Į.	

door and he hopped out of the van. 1 2 Okay. You say eventually he went to the front 3 of the van? 4 Yes. 5 Where did he go after he went to the front of 6 the van, he being KC? 7 He, KC, walked around the van and snuck up on Α him unapproachingly and shot him in his head. 8 9 What did you see happen with the shooting? I didn't really -- I didn't really see -- I 10 didn't really see nothing. It was like -- all I seen was like 11 12 a spark. That's all I seen, a spark of flame, a gunshot 13 heard, and him fall on the ground. 14 Who's him? 15 Timothy. 16 How many shots did you hear? 17 I seen and heard two shots. All right. You just told us about the first 18 19 one. What happened on the second one? 20 He was shot in the head after he hit the --Α 21 after he hit the ground. 22 All right. Let me ask you this: When you saw 23 and heard these shots, were you still in the van? 24 Yes, I was. 25 Was Deangelo still in the van?

]		
1	А	Yes, he was.
2	Q	Was JJ still in the van?
3	A	Yes, he was.
4	Q	After those shots were fired, what happened
5	next?	
6	A	After the shots were fired, KC quickly hurried
7	up and hopped l	oack in the van.
8	Q	And after he got in the van, what happened?
9	А	Deangelo pulled off.
10	Q	Did you leave that area where the body was?
11	А	Yes.
12	Q	And let me ask you this: As you were leaving
13	the area or any	ytime after KC got back into the van, did KC say
14	anything to yo	u or to anyone else inside the van?
15	А	Yes.
16	Q	What did KC say?
17	А	He asked me did I have a gun.
18	Q	And when he asked you that, is this so it's
19	very clear for	the jury, was that after Timothy had been shot?
20	А	Yes.
21	Q	Is that the term that he used, did you have a
22	gun?	
23	А	He said no. He said, Do you have a burner?
24	Q	A burner?
25	А	Yeah.

1	Q And what did you understand that to mean?
2	A A weapon, a firearm.
3	Q What was your response to KC when he asked you?
4	A No, I don't.
5	Q Did KC ask anybody else about a burner?
6	A He asked JJ.
7	Q And what did JJ say?
8	A JJ said yeah, he do, but, you know, he didn't
9	want to hit Deangelo so he didn't do anything.
10	Q Well, did KC ask why anybody else didn't get
11	out and do anything?
12	A Yes, he did.
13	Q And what was the response?
14	A My response was that I had nothing to do with
15	it.
16	Q What was and JJ's response was what?
17	A Was that he didn't want to hit Deangelo, you
18	know, causing trying to do anything.
19	Q . Okay. At the time that Timothy was shot, was
20	JJ sitting on the side of Deangelo?
21	A Yes.
22	Q Did Timothy come up to Deangelo's window?
23	A Yes.
24	Q Okay.
25	A Deangelo was the only person he knew.
	121

1	Q After those questions were asked, where did you
2	go?
3	A We we were off in the mountains, wondering
4	in the mountains, and the next thing I know we're coming out
5	of Boulder City.
6	Q When you came out of Boulder City, eventually
7	did you head to the Palomino Club?
8	A Yes, we had a ride back to the Palomino.
9	Q What happened when you got there?
10	A When we got there, Deangelo parked the van,
11	didn't say much, and went in the club.
12	Q Was there any conversation, other than we just
13	talked about, while you were driving back to the Palomino
14	between the four of you?
15	A No.
16	Q When you got to the club you said Deangelo did
17	what?
18	A Deangelo got out the van quietly, didn't really
19	say much, and he went in the club.
20	Q Where was Jayson?
21	A Jayson was sitting in the van, KC was sitting
22	in the van and myself was sitting in the van waiting.
23	Q Did Deangelo come back out?
24	A He came out about he came out about ten
25	minutes later to get KC and then they both went in the club.

ı	!	
1	Q	All right. When Deangelo went back in the club
2	with KC, at so	me point did you and JJ get out of the van?
3	A	Yes, we did.
4	Q	Where'd you go?
5	А	We sat on the bleachers that's like right out
6	front by the d	riveway of the club.
7	Q	Did you go into the club
8	А	No.
9	Q	and follow?
10	А	No, we weren't allowed to.
11	Q	After you and JJ got out and sat down,
12	eventually did	you see KC again?
13	A	Yes.
14	Q	What did you see KC do?
15	A	I seen KC get in a cab.
16	Q	And was that where was that in relation to
17	the Palomino?	
18	A	It was right it was right in front of the
19	club.	•
20	Q	Did you see what happened after KC got into the
21	van?	
22	A	He got in the van got in a yellow cab van
23	and he pulled	off. He left.
24	Q	And after KC left, did you see Deangelo again?
25	А	About 30 minutes later, yes.
Ī		

1	Q Okay. Where did you see him and what happened?
2	A He well, after we got tired of sitting
3	outside, so we got back in the van. And then we got back in
4	the van waiting for him, then he came like 20 minutes later.
5	Q He being Deangelo?
6	A Yes.
7	Q And what happened when he came?
8	A We went we went to the house, to his house.
9	Q To whose house?
10	A Deangelo's house.
11	Q Okay. And when you say "we," who is it you're
12	talking about?
13	A Me, Jayson and Deangelo.
14	Q How did you get there? What were you
15	A We were in the white Astro van.
16	Q The same van from out at the lake?
17	A Yes.
18	Q When you got back to Deangelo's, what did you
19	do?
20	A I was kind of really like shooken up about it
21	so like I really didn't, you know I was real kind of quiet
22	mostly the whole time, you know, after the fact. I really
23	didn't have much to say because there really wasn't nothing
24	for me to say so
25	Q Did the three of you ever get back in the van

and do anything with the van after that? 1 2 The next day -- the next day he had the tires 3 removed. When you say he, who are you talking about? 4 Q 5 Deangelo, Mr. Carroll. Α How did that come about? Explain that to the 6 0 7 jury. 8 We drove to a rim, a rim or a tire shop, maybe Α 9 both, but we drove to a tire or rim shop. He had slashed all 10 four tires before we got there. Who's he? 11 0 12 Deangelo. Α 13 O Did you see him slash the tires? 14 Yes. Α And do you know how he did that? 15 Q 16 Α He did it with a knife. 17 What happened after the tires are slashed? Q 18 Α After he slashes the tires, we're like -- it's 19 right around the corner from the tire shop, we drove to the 20 tire shop and he had -- Deangelo had all the new tires put on. 21 He had all new tires put on the van. 22 Did you see how those tires were paid for? Q 23 I seen him give -- I seen him give the guy a Α hundred dollars. 2.4 25 Do you know where that hundred came from? Q

1	,	
1	A	No.
2	Q	Was anything else done to the van other than
3	the tires bein	g slashed and changed?
4	A	Yes.
5	Q	What was that?
6	A	They he had Deangelo had cleaned up the
7	interior and h	e had washed the van.
8	Q	All right. Were you there for that?
9	A	Yes, I was.
10	Q	Who else was there?
11	A	Jayson was there.
12	Q	Were you a part of the cleaning?
13	A	No, I was not.
14	Q	Who was doing the cleaning?
15	A	Deangelo.
16	Q	So after the car the van is cleaned and the
17	tires are slas	hed and changed, did you ever go back to
18	Deangelo's?	
19	A	Yes.
20	Q	All right. Did there ever come a time when you
21	guys stopped a	t a store?
22	A	Yes.
23	Q	Tell us about that.
24	А	We stopped at a 7-11 and Jayson got pulled over
25	in the van and	he got pulled over in the van so I after
Ĭ		

1	he got pulled	over in the van, I walked in the store to buy a	
2	beverage and when I came back out, Deangelo was talking to		
3	trooper.		
4	Q	Okay. Was there ever a time that you stopped	
5	at a different	store?	
6	А	Yes.	
7	Q	Tell us about that.	
8	A	We stopped at a store that's like prior	
9	though before	it's prior before the I-Hop situation.	
10	Q	All right. We haven't quite gotten there yet.	
11	А	Well, that's the only store we stopped at after	
12	the 7-11.		
13	Q	All right. What store was that?	
14	A	It was like a Big Lots, like a Big Lots.	
15	Q	Did you go into this store?	
16	A	No.	
17	Q	Who went into the store?	
18	А	Deangelo.	
19	Q	Did you see Deangelo come back from the store?	
20	A	Yes.	
21	Q	Did you see if Deangelo had purchased anything	
22	at the store?		
23	A	Yes, he did.	
24	Q	What do you recall those things were?	
25	A	He purchased like a mop, a broom, cleaning	

material, stuff for his house. 1 Okay. When was that in relation to the tires 2 3 being slashed, if you remember, before or after? 4 That's after. Okay. You just said something about I-Hop. 5 6 Tell us about I-Hop. 7 We went to I-Hop to eat breakfast. We were Α Me and my baby's mother was there, his wife, his kids, 8 9 Deangelo's wife and kid was there and a friend of the family 10 and what not. 11 Q Was Jayson there? 12 Yes, he was. Was KC there? 13 No, he wasn't. 14 15 Do you know who paid for breakfast? 16 I have no clue. 17 When breakfast was over, where did you go? We went back to Deangelo's house. 18 19 After I-Hop, did there ever come a time when 20 you went to Simone's Auto Plaza? 21 Yes. Had you ever been to Simone's Auto Plaza before 22 23 that day? 24 No. Α 25 How did it come about that you went to Simone's Q

1	Auto Plaza?
2	A Deangelo took us drove us out there.
3	Q And when you say "we" or "us," who do you mean?
4	A He drove me and Jayson out there.
5	Q And how did you get out there, what car?
6	A In the white Astro van.
7	Q When you got to Simone's, what happened?
8	A We got to Simone's, he had us wait in the car
9	continually again.
10	Q Deangelo?
11	A Yes.
12	And about another about another half an hour he
13	comes out and I guess we still had to wait so he made us come
14	in.
15	Q That was Deangelo that made you come in?
16	A Yes. Deangelo made me and Jayson come in.
17	Q When you went in, where did you go? Do you
18	remember?
19	A He made us have a seat on the couch that was
20	like in the center of the place.
21	Q Of the Simone's Auto Plaza?
22	A Yes.
23	Q Was this kind of an office area?
24	A Yes.
25	Q I mean, it wasn't inside where the cars were?
l	129

1	A	No.
2	Q	Okay. What, if anything, did you see Deangelo
3	do when you we	ere inside Simone's?
4	А	I seen him go in a back room.
5	Q	Did you ever see him talking with anybody
6	specifically	in Simone's?
7	A	No.
8	Q	Did at that time at Simone's, did you talk
9	to anybody the	ere?
10	А	No.
11	Q	Was it just you and Jayson?
12	A	Yes.
13	Q	Okay. Eventually did Deangelo come out of that
14	back room?	
15	A	Yes, he did.
16	Ω	And what happened?
17	A	We went and used the restroom and then we left.
18	Ω	What happened when you went to the restroom?
19	A	He was telling us more about you know, about
20	we should have	e we should have went through with the plan
21	and that, you	know, we should have we should have followed
22	through and th	nat he was like disappointed about it.
23	Q	Who was that?
24	А	Deangelo.
25	Q	And what did he say he was disappointed about?

1 Why was he disappointed? That we didn't -- that we wasn't -- that we 2 3 weren't involved, because I guess he felt that we were 4 supposed to be involved with him or, you know, involved with 5 whatever they had --6 Q Was there any --7 Α -- accomplished. 8 Was there any discussion about your involvement 9 and payment? 10 Α Yes. 11 Q What was that? That we would be paid \$6,000 in -- or see, he 12 A quoted -- he exactly quoted and stated that, Oh, well, see --13 he said, Well, see, this is how much money you would have got 14 15 paid if you would have did this. And is that Deangelo speaking to you? 16 17 Α Yes. 18 Okay. Did he ever discuss who did get paid and 19 how much he got paid? Yes, he did. 20 Α Who did Deangelo say got paid? 21 Q 22 KC. Α 23 Q Did he say how much he got paid? 24 He said he got paid six grand. Α 25 All right. Do you know -- did Deangelo say Q

whether Deange	lo got paid?
A	No, he didn't.
Q	He didn't say it or he said he did not get
paid?	
А	He didn't mention it at all.
Q	All right. And as far as you know, did you
ever see JJ ge	t paid?
А	No.
Q	When you were at Mr or at Simone's, did you
ever see Deang	elo talking with an older man?
A	Yes, I did.
Ω	Can you describe that?
A	He was talking to Mr. H.
Q	And where did you see that conversation?
А	It was after he came to it was after he came
out the back r	oom to talk to us and then he went back to the
back room	
Ω	Okay.
А	for a second time.
Ω	All right. Eventually did you leave Simone's?
A	Yes, we did.
Ω	And at this point were you still living at
Deangelo's?	
A	Yes, I was.
Q	Did Deangelo ever go back to work, back to the
	132
	whether Deange A Q paid? A Q ever see JJ ge A Q ever see Deang A Q A Q A out the back r back room Q A Q Deangelo's? A

	(
1	Palomino?	
2	A	Yes, he did.
3	Q	Did you go with him?
4	A	No, I didn't.
5	Q	At some point did the police come and speak
6	with you?	
7	A	Yes, they did.
8	Q	Where were they when they first came to speak
9	with you?	
10	А	I was at Deangelo I was at Deangelo's house.
11	Q	And do you know how it came about that you
12	spoke with him	n? Describe how you first came in contact with
13	the police.	
14	А	Well, I came in contact with the police because
15	Deangelo broug	ght them there.
16	Q	Did you see the police come with Deangelo?
17	A	Yes, they did.
18	Q	Did they come into the house?
19	. А	Yes, they did.
20	Q	Okay. Did you go with the police
21	A	Yes, I did.
22	Q	to their office?
23	A	Yes, I did.
24	Q	Did Deangelo stay at the house?
25	A	No, he didn't.
		100
ļ	İ	133

1		Q	Where did he go?			
2		A	He was he went where I went exactly, to the			
3	interrogat	interrogation room.				
4		Q	Okay. So did you and Deangelo go back to the			
5	police of	fice?				
6		A	After the interrogation or before?			
7		Q	No, when the police first come to Deangelo's,			
8	the first	time	you ever see the police, do you leave with the			
9	police?					
10		A	Yes, I do.			
11		Q	Does Deangelo also go with the police?			
12		A	Yes.			
13		Q	How did the two of you get to the police			
14	office?					
15		A	The officers, they escorted us there.			
16		Q	Did you go in the same car? Do you recall?			
17		A	No.			
18		Q	You were in separate cars?			
19		Α.	Yes.			
20		Q	All right. Did you have time to talk with			
21	Deangelo i	from v	when the police got to you and when you went and			
22	talked to	the p	police?			
23		A	No.			
24		Q	Did Deangelo tell you what you needed to say to			
25	the					
]						

```
1
                    He said one -- he said just -- he said -- his
 2
     last words were to me --
 3
               MR. GENTILE: Objection. Hearsay. This is not in
 4
     furtherance.
 5
               THE WITNESS: Well, quote/unquote, his last words to
 6
     me that he said --
 7
               MS. ARMENI: Objection.
               MR. GENTILE: Objection. Hearsay, Your Honor.
 8
 9
               THE COURT: Overruled.
10
               MR. PESCI: I'm sorry, Your Honor.
               THE COURT: I said overruled. Go ahead.
11
12
     BY MR. PESCI:
13
                    Okay. She's saying you can answer the
14
     question.
15
                    Okay. What came out of his mouth, not what I
               Α
16
     heard, but what came out of his mouth was, If you don't tell
17
     the truth, we're going to jail.
18
               0
                    Okay.
19
                    And I heard that out of his mouth.
               Α
20
                    Okay. Did you then go to the police station
               Q
21
     with them?
22
               Α
                    Yes.
23
                    Did the police take a statement from you?
               Q
24
                    Yes, they did.
               Α
25
                    Okay. And eventually did you leave the police
```

1	station?			
2	A	Yes, I did.		
3	Q	Okay.		
4	MR.	PESCI: Court's indulgence.		
5	BY MR. PESCI:			
6	Q	After the police station, did there come a time		
7	eventually where you came to a courtroom and testified?			
8	А	Yes.		
9	Q	When you testified, was there a female		
10	defendant at that proceeding?			
11	A	Yes.		
12	Q	Prior to that proceeding, had you seen that		
13	female before?			
14	А	One time.		
15	Q	Where and how did you see that person?		
16	A	I seen her at Simone's Auto Plaza.		
17	Q	And when was that?		
18	А	That was the time that Deangelo brought the		
19	first time I'c	l ever been up there.		
20	Q	Is that the time that you saw Deangelo speaking		
21	with Mr. H?			
22	А	Yes.		
23	Q	All right. Did you speak with Anabel?		
24	А	No.		
25	Q	Did you see JJ speak with Ana with this		
j		136		

1	female? I'm sorry.			
2	A No.			
3	Q Did you ever learn the name Anabel?			
4	A Yes.			
5	Q Okay. Is that the name that you came to learn			
6	associated with that female?			
7	A Yes.			
8	Q All right.			
9	MR. PESCI: Pass the witness.			
10	THE COURT: All right.			
11	MS. ARMENI: Your Honor, can I move that podium?			
12	THE COURT: Sure. Absolutely.			
13	CROSS-EXAMINATION			
14	BY MS. ARMENI:			
15	Q Mr. Zone, this is your sixth statement that			
16	you've made in this case?			
17	A Yes.			
18	Q You made a state you made a voluntary			
19	statement? .			
20	A Yes.			
21	Q You testified at a preliminary hearing?			
22	A Yes.			
23	Q You testified at Jayson Taoipu's preliminary			
24	hearing?			
25	A Yes.			
}	137			

1	Q	You testified at Kenneth Counts' trial?	
2	A	Yes.	
3	Q	And you testified at Mr. Hidalgo, Jr.'s grand	
4	jury?		
5	A	Yes.	
6	Q	The voluntary statement you made to the police,	
7	that was on May 21st?		
8	A	Yes.	
9	Q	And you met with Detective Wildemann?	
10	А	Yes.	
11	Ω	And Detective McGrath?	
12	А	Yes.	
13	Ω.	And you were aware that that statement was	
14	recorded?		
15	A	Yes.	
16	Q	And they told you to tell the truth?	
17	A	Yes.	
18	Q	And before that statement on May 21st, you	
19	spoke to Deangelo about what happened on the night of the		
20	19th?		
21	A	Yes.	
22	Q	And you talked about you talked about all	
23	the events?		
24	А	Yes.	
25	Q	On July or excuse me, on June 13th you	
		138	

1	testified	at A	nabel Espindola's preliminary hearing, correct?	
2		A	Yes.	
3		Q	And you were under oath just like you are	
4	today?			
5		A	Yes.	
6		Q	And you swore to tell the truth?	
7		A	Yes.	
8		Q	And before that preliminary hearing, Mr. Zone,	
9	you met with the DAs?			
10		A	Yes.	
11		Q	Did you meet with Mr. DiGiacomo?	
12		A	Yes, I did.	
13		Q	Did you also meet with Mr. Pesci?	
14		А	Yes, I did.	
15		Q	And did you meet with any of the detectives?	
16		A	Yes, I did.	
17		Q	Who did you meet with?	
18		Α	Both detectives that were there when they	
19	investigated me.			
20		Q	Okay. You don't remember their names?	
21	:	Α	Not really.	
22		Q	Were they the same two detectives that	
23		Α	Yes, they were.	
24		Q	So Detective Wildemann and Detective McGrath	
25	were also	in c	on that conference before the preliminary	
			139	

<u> </u>			
1	hearing?		
2		A	Yes.
3		Q	And you reviewed did you review your
4	voluntary	state	ement
5		А	Yes.
6		Q	that you had done?
7		What	else did you review?
8		Α	I reviewed everything else that I was told. I
9	was told	to te	ll the truth and that's what I came here to do.
10		Q	Okay. Mr. Zone, that's not the question I'm
11	asking yo	ou.	
12		Α	Okay.
13		Q	Okay. The question I'm asking you is: At that
14	meeting b	efore	the preliminary hearing, the first preliminary
15	hearing,	you m	et with Mr. DiGiacomo, Mr. Pesci, right?
16		Α	Correct.
17		Q	You met with Detective Wildemann and Detective
18	McGrath,	right	?
19		A	Correct.
20		Q	And you reviewed your voluntary statement that
21	you gave	the p	olice
22		Α	Correct.
23		Q	right?
24		What	else did you review?
25		А	That's about it.
1			140

	_		
		·	
1		Q	That's about it?
2		A A	Yes.
3		Q	And you in that meeting with Mr. DiGiacomo
4			you discussed your testimony for the
5	preliminar		
6		<i>т</i> по-	Yes.
7		Q	correct?
8			first preliminary hearing, which was on
9	June 13th,		
10		A	Yes.
11		Q	The third time you made a statement was at
12	Jayson Tao	ipu':	s preliminary hearing, correct?
13		A	Correct.
14		Q	And you were also under oath as you are today?
15		A	Yes.
16		Q	And you swore to tell the truth?
17		A	Correct.
18		Q	The fourth time was Kenneth Counts' trial,
19	right?		
20		A	Yes.
21		Q	About a year ago from today?
22		A	Yes.
23		Q	Back in February of '08. You were under oath
24	again?		
25		A	Yes.
	1		141

1		Q	Swore to tell the truth?
2		Q A	Yes.
3		Q	And before Kenneth Counts' trial, you met with
4	Mr. DiGia		And before Reinleth Counts that, you mee with
5	MI, DIGIA		Yes.
1		A	
6		Q	And you met with Mr. Pesci?
7		A	Yes.
8		Q	Did you meet with the detectives again?
9		A	No.
10		Q	Okay. And at that time you reviewed your
11	voluntary	stat	ement?
12		A	Yes.
13		Q	You reviewed your preliminary hearing testimony
14	from Anab	el Es	pindola's preliminary hearing?
15		A	Yes.
16		Q	You reviewed your preliminary hearing
17	transcrip	t fro	m Jayson Taoipu's preliminary hearing?
18		A	Correct.
19		Q	And again, you discussed your testimony,
20	correct?		
21		A	Correct.
22		Q	On a couple of days later, February 12th,
23	2008, you	test	ified before the grand jury
24		A	Correct.
25		Q	for Mr. H's case, correct?
1			142

ĺ		
1	A	Correct.
2	Q	And again, you swore to tell the truth?
3	А	Correct.
4	Q	Just like you are today?
5	A	Correct.
6	Q	And before that February 12th, 2008 grand jury
7	testimony, you	met with Mr. DiGiacomo?
8	A	Correct.
9	Q	And you met with Mr. Pesci?
10	А	Correct.
11	Q	And did you meet with any of the detectives?
12	А	No.
13	Q	Okay. And once again you reviewed your
14	voluntary stat	ement
15	А	Correct.
16	Q	that you made to the police, right?
17	A	Correct.
18	Q	You reviewed your testimony from the
19	preliminary he	aring of Anabel Espindola?
20	А	Correct.
21	. Q	You reviewed your testimony from the
22	preliminary he	aring of Jayson Taoipu?
23	А	Correct.
24	Q	You reviewed your testimony from the from
25	the trial of K	enneth Counts?

1	A Correct.
2	Q And you discussed your testimony before you
3	before the grand jury
4	A Correct.
5	Q correct?
6	Today you testified before all of us, this is your
7	sixth time, right, making a statement?
8	A Correct.
9	Q And again, you're under oath, right?
10	A Correct.
11	Q And before today, you met with Mr. DiGiacomo?
12	A Before today, no, I did not.
13	Q You have not met with them since before a
14	year ago?
15	A No. I have not met with them today before
16	Q Okay.
17	A prior to today, no.
18	Q You've never so the last time you met with
19	them was before Counts' trial?
20	A Yes.
21	Q Okay. So you have not met with them in the
22	last year ever?
23	A No. No.
24	Q Now I want to talk to you about this "dealt
25	with," okay. Deangelo told you that you wanted TJ dealt with,
	144

1	right?
2	A No, that he wanted that they wanted TJ dealt
3	with. It had nothing to do with me.
4	Q Okay. But Deangelo Carroll told you that
5	somebody wanted TJ dealt with?
6	A Right.
7	Q And "dealt with" to you meant murder, right?
8	A Right.
9	Q And that was not the word Deangelo never
10	used "murder"?
11	A No.
12	Q Okay. That was your definition of what "dealt
13	with" meant, correct?
14	A That was the definition of what came out of his
15	mouth.
16	Q Okay. But he never said, I want to do a
17	murder, right?
18	A No.
19	Q He said "dealt with," right?
20	A Right.
21	Q And your definition of "dealt with" was murder?
22	A Right.
23	Q Now, this time frame of when the first
24	conversation occurred between you, Deangelo and Jayson about
25	"dealt with"
1	

```
1
                    Yeah.
               Α
                    -- you had previously testified that that
 2
     conversation took place the day before the killing, the
 3
 4
     18th of May.
 5
               Α
                    No.
 6
                    You haven't?
 7
                    No, it didn't take -- it took prior -- it
     took -- when he talked about it was the day it happened.
 8
9
                    Okay.
                    If you look in -- if you look in every single
10
11
     one of those papers, it will state --
12
                    Let's do that.
                    -- it will state that it was said the day --
13
14
                    Okay.
               Q
15
               Α
                    -- of the murder.
16
                    Well, let's see, Mr. Zone.
17
               MR. DIGIACOMO: If you could just tell us which
18
    one --
19
               MS. ARMENI: As soon as I find it, I will give it to
20
     you.
21
               MR. DIGIACOMO:
                               Okay.
22
               MS. ARMENI: It should be --
               THE COURT: Are you looking at the voluntary
23
24
     statement?
25
               MS. ARMENI: The voluntary statement of 5/21/05 and
```

```
it will be page 7 -- or I'm sorry, page 27. You know what, I
1
     apologize. It's not the voluntary statement. So many papers.
2
3
     It's the preliminary hearing transcript.
               MR. PESCI: Which one?
 4
               MS. ARMENI: The first one on 6/13/05.
5
6
               MR. PESCI:
                           Thank you.
               MS. ARMENI: And that would be page 27, lines 18
 7
8
     through 25.
 9
     BY MS. ARMENI:
                    How -- Mr. Zone, do you remember this? You
10
11
     were sworn under oath on January 13, 2005 --
12
                    Right.
                    -- right?
13
               You appeared at that preliminary hearing?
14
15
                    Right.
               Α
                    You testified at that preliminary hearing?
16
               0
17
                    Yes, I did.
               Α
18
               Q
                    You were sworn under oath?
19
               Ą
                    Yes.
                    To tell the truth, correct?
20
21
               Α
                    Yes.
               MR. GENTILE: Counsel, let's -- I think it was '06.
22
23
               MS. ARMENI:
                            '05.
24
               MR. GENTILE: January?
25
               MS. ARMENI: No, June 13th of '05.
```

Q Question: How long before -- you were asked the question: How long before the events of May 19th did this

first conversation between you and Mr. Carroll occur?

Answer: Well, earlier that day.

Earlier in the day that Mr. Hadland died --

MR. PESCI: I apologize. Sorry to interrupt. I would ask that the witness be able to see that testimony he's being asked about.

MS. ARMENI: It's impeachment, Your Honor.

THE COURT: She doesn't have to show it to him, but you're welcome --

MR. PESCI: Well, she's asking him if that's what he said. Without seeing the transcript, he --

MR. GENTILE: That's not the procedure and he knows it.

MR. PESCI: Without a commentary as far as what we know or don't know, this witness is being asked questions about four different statements from different time periods. I'd ask him to at least have the opportunity to review the parts that he's being asked about.

THE COURT: All right. Well, she can say this was the question and this was the answer and that's what you said, and then --

MS. ARMENI: Okay.

So I guess just -- is there another copy THE COURT: 1 2 that he can look at? 3 MR. PESCI: Yes. 4 MR. GENTILE: Can we approach? 5 MS. ARMENI: Yeah, Your Honor --THE COURT: Yeah. 6 7 (Off-record bench conference) 8 THE COURT: Let's take a quick break. We're just 9 going to take ten minutes. Once again, you're reminded of the admonition not to 10 11 discuss anything or do anything relating to the case on our 12 brief recess. Notepads in your chairs, follow Jeff through 13 the double doors, just a quick ten minutes. 14 And, Mr. Zone, during the break, don't discuss your 15 testimony with anyone else who may be a witness. Just wait 16 until the jury exits. (Jury recessed at 4:04 p.m.) 17 18 THE COURT: All right. Ms. Armeni. 19 MR. ARMENI: Yes, Your Honor. THE COURT: We need to have the door shut, please. 20 21 Basically she can ask, Was this the question, was 22 this the answer. Without showing him the transcript, he doesn't know. So if he doesn't know, he doesn't know. 23 24 the risk you run without giving him the transcript because you

can't expect him necessarily to remember --

Oh, I'm going to have you go ahead and take the 1 2 break. Don't talk to the witnesses. Don't talk to anybody 3 out in the hallway. Okay. You're not required to refresh your memory 4 5 with it, but the problem is, like I said, if he doesn't have 6 it in front of him, he's not going to be able to answer your 7 questions. So I don't know what you accomplish that way. But under the rule she's allowed to do it that way. 8 MR. DIGIACOMO: She's -- three questions in one 9 10 without an answer and she just kept --11 THE COURT: Right. And then if he doesn't remember, 12 again, say he doesn't remember. 13 MR. DIGIACOMO: Judge, there's one thing. I just spoke with Mr. Adams, and I didn't get a chance to talk to 14 15 Mr. Gentile. We have a very handicapped individual outside 16 that we are anticipating putting on. It's short. 17 Mr. McWhorter. You remember him. He's the cab driver from the last trial. 18 19 THE COURT: Oh, right. He has serious MS or 20 something. 21 MR. DIGIACOMO: He has serious MS. THE COURT: Okay. 22 23 MR. DIGIACOMO: Do you think maybe we could do

McWhorter, then get him out and then go back to the cross?

MR. GENTILE: No problem.

24

THE COURT: I'll just explain to the jury that we 1 2 need to take a witness out of order. It doesn't matter what 3 order they come in. MR. GENTILE: That's fine. We can do it now. 4 5 MR. ARRASCADA: I'm okay with that. 6 THE COURT: Okay. 7 MR. DIGIACOMO: I appreciate it. 8 (Court recessed at 4:04 p.m. until 4:13 p.m.) 9 (In the presence of the jury.) 10 THE COURT: All right. Court is now back in 11 session. 12 Ladies and gentlemen, we're going to call a witness 13 out of order. And then once that witness is finished, we'll 14 go back to Mr. Zone and the defense will resume its 15 cross-examination of Mr. Zone. Because of a witness' physical 16 condition, we are going to call him out of order since he is 17 here now. 18 And, State, call that witness that will be taken out 19 of order. 20 MR. GENTILE: Gary McWhorter. 21 THE COURT: And is he in a wheelchair? 22 MR. DIGIACOMO: He is, Judge. 23 THE COURT: Okay. We'll put him down there and 24 there is a microphone. 25 MR. DIGIACOMO: Can I shut this down?

1	THE COURT: Yeah, that's fine.
2	If you could position the witness to face the clerk,
3	please. Thank you.
4	GARY MCWHORTER, STATE'S WITNESS, SWORN
5	THE CLERK: Please state and spell your name for the
6	record.
7	THE WITNESS: Gary McWhorter, G-a-r-y,
8	M-c-W-h-o-r-t-e-r.
9	THE COURT: All right. Thank you.
10	All right. Mr. DiGiacomo, you may proceed.
11	MR. DIGIACOMO: Thank you, Judge.
12	DIRECT EXAMINATION
13	BY MR. DIGIACOMO:
14	Q Good afternoon, Mr. McWhorter.
15	A Yes, sir.
16	Q I'm going to direct your attention back to May
17	of 2005. How were you employed way back when?
18	A I worked for Yellow Cab Company.
19	Q As what?
20	A Taxi driver.
21	Q You're a taxi driver. May I direct your
22	attention to the late evening hours of May 19th and the early
23	morning hours of May 20th. Were you working at that time?
24	A Yes, sir.
25	Q Did you normally work a particular shift as a

1	cab driver?
2	A Yes, sir.
3	Q Can you tell us what that shift was?
4	A It started around 3:00 in the afternoon
5	until between it was up to 12 hours.
6	Q Up to 12 hours. So it started at 3:00 and then
7	sometime before 3:00 a.m. it would end?
8	A Right.
9	Q Now, as a cab driver, did you have an occasion
LO	to take people to the Palomino Club?
L1	A Yes, sir.
L2	Q And can you tell us generally where in the
L3	valley the Palomino Club's located?
L4	A Las Vegas Boulevard just south of Lake Mead.
L5	Q And what was the purpose or why is it that you
L6	would take people to the Palomino Club?
L7	A Because it's an adult club and we would take
L8	people there for entertainment purposes.
L9	Q Okay. I guess the question is, was there a
20	reason why is there a reason why you would take someone to
21	the Palomino Club as opposed to some other club in the valley?
22	A Well, all the adult clubs pay taxi drivers to
23	bring them customers.
24	Q Okay.
25	A And I believe at that particular time the

- Q So there was a period of time when the Palomino was the only one paying and there were other times when everybody paid?
 - A Right.

- Q When you would get paid at the Palomino, how would it work? You rolled up with the customer -- tell the ladies and gentlemen of the jury how that works.
- A They would get out and there was a gentleman outside that would count the heads that got out and he'd give us a slip and then we'd go inside and they'd pay us.
- Q Did you always go in the front or was there a time period when you had to go somewhere else?
- A Well, after the new owners took over, we had to go in the back, after a certain time. I think it was after 8:00 o'clock or something we'd go in the back. Before then, we'd go in the front.
- Q Okay. So when the new owners took over, you'd get your piece of paper in front, you'd go around back and you'd get cashed out around back?
 - A Yes, sir.
- Q And on May 19th, the early morning hours, I guess it's shortly after midnight on May 20th, were you at the Palomino?

25

fare that came up to you?

A He came up -- he got out of a van. He came and asked me to take him someplace and I refused because we won't transport you if you get out of another vehicle because people -- robbers, they'll follow us down the street and rob us, so we won't do that. So I refused.

And then he said he would give me -- I believe it

was \$30 if I would take him. And I asked for it in advance and he went — I said — he gave me a hundred and I said, I don't have change. You'll have to go inside and get change. And then he came back and he gave me 30 and he gave me the address.

Q Let me stop you for just a second. This individual that you first wanted to refuse, you saw him earlier in the van, correct?

A Yes, sir.

Q All right. Can you describe for us the van at all?

A It's -- it was a -- I really don't remember. I would say probably a Ford with maybe like a -- I couldn't -- about the size of like the ones that might carry 12 passengers, but I'm not really sure.

Q Okay. Was there anybody else in the van with this individual that you recall?

A I believe there was three people in the van.

I'm not sure. That was a long time ago, but I believe there

1 were three. But you believe there was more than just the 2 3 individual that got out of the van and came to your car and 4 wanted a ride? 5 Α Yes. 6 Okay. And during this -- well, first of all, can you tell us anything about this person that's talking to 7 you? Is he white? Is he black? Is he Hispanic? 8 9 He's black. He's black. And during this time period, he 10 tells you he only has hundreds and so you sent him in the 11 12 club? He said he had a hundred and I sent him in the 13 14 club, and -- to get the change. 15 Does he eventually come out of the club with 16 change? 17 Yes, sir. And does he pay you the money? 18 0 19 He gave me \$30. Α And does he provide you an address? 20 Yes, sir. 21 Α Okay. What did you do once he provides you the 22 23 Did you take him somewhere? address? I transport him to that address -- well, to the 24

25

corner.

1	Q So when you have when you have a call or a
2	cab and someone's going to get in and give a fare, do you
3	require them to give you a specific address that they're going
4	to?
5	A Yes, sir.
6	Q Okay. And on this occasion, this individual
7	did so?
8	A Yes, sir.
9	Q As you were driving to this location, did there
10	come a point in time when the fare asked you to do something
1	different?
.2	A No, sir.
.3	Q Okay. Well, did you drop him off at the
.4	address he gave you?
.5	A He gave me one address and he told me where to
.6	stop. And when he got out, I saw that the address was
L7	different so I wrote down at the top of the sheet the one
.8	where he actually got out on.
.9	Q And when he actually got out, did you watch him
20	go in the residence that was at that address or do something
21	else?
22	A He walked to the rear of the house.
23	Q He walked to the rear of the house.
24	Now, you just talked about the writing down on

the sheet. When you're on duty as a cab driver, is there some

1 sort of record that's created by you related to your various 2 fares? 3 They're called trip sheets. We have to -- we 4 have to mark all our trips. 5 I'm going to show you, sir, what's been marked Q 6 as State's Proposed Exhibit No. 170. I know you've seen this 7 before, but does that appear to be a copy of your trip sheet 8 from May 19th in the middle of the day until you got off shift 9 on the early morning hours of the 20th? Yes, sir. 10 Α 11 Okay. And I'm going to ask you to flip over to the back here and ask you if you see the fare on the second 12 13 page there that we've been talking to from the Palomino. 14 Α Yes, sir. 15 Okay. MR. DIGIACOMO: I move to admit 170, Judge. 16 17 THE COURT: Any objection? 18 MR. GENTILE: No. 19 May I see that just for a second, please, before --20 (Pause in proceedings) 21 MR. ARRASCADA: No objection, Your Honor. THE COURT: All right. That will be admitted. 22 23 (State's Exhibit 170 admitted.) 24 BY MR. DIGIACOMO: 25 I'm going to give that back to you for just a

```
second. On the second page there appears to be two separate
 1
 2
     fares; is that correct?
 3
                    That's correct.
 4
                    Okay. And the fare we're talking about, is
 5
     that top fare?
 6
                    Yes, sir.
 7
                    All right. Can you tell me what time you
 8
     picked up the fare?
 9
                    It looks like 12:16.
10
                    Okay. And then you have --
11
                    Actually, it's 26.
               Α
12
               Q
                    12:26?
13
                    Yeah.
                    Okay. And you have a space there that says
14
15
     Palomino. Is that where you picked the person up from?
16
                    Yes.
               Α
17
                    And then there's a space there that has 12:31.
18
     What does that time represent?
19
                    That's the time I dropped him off.
20
                    Okay. And then it says 513 Wyatt. What does
               Q
21
     that represent?
22
                    That was the address that he gave me, the
23
     destination.
24
                    And then there's a 508 above the 513. What
               0
25
     does that represent?
```

1		A 508 is where he walked he got out of the
2	vehicle an	nd walked around the house.
3		Q And the last number says 5.70. What does that
4	represent'	?
5		A That was the fare, \$5 and 70 cents.
6		Q So he was willing to provide you \$30 for a \$5
7	and 70-ce	nt fare?
8		A Yes, sir.
9		Q All right.
10		MR. DIGIACOMO: I pass the witness, Judge.
11		Thank you, Mr. McWhorter.
12		THE COURT: All right. Cross.
13		MR. GENTILE: May I see that, please? Thank you.
14		CROSS-EXAMINATION
15	BY MR. GE	NTILE:
16		Q Good afternoon, Mr. McWhorter.
17		A Good afternoon.
18		Q Mr. McWhorter
19		MR. GENTILE: Your Honor, he's also under subpoena
20	on behalf	of the defense in this case. Rather than call him
21	back, can	I just examine him now?
22		THE COURT: That's fine.
23		MR. GENTILE: Thank you.
24	BY MR. GEI	NTILE:
25		Q I'm taking a look at the trip sheet, and I see
1	ŀ	

that you dropped the fare off a little bit earlier, like 4416

South Paradise Road. Now, I could be wrong, but that seems

like Club Paradise to me.

A It's possible, but I have no memory.

All right. And then I see that you picked up

somebody. You must have staged --

 $$\operatorname{MR.}$$ GENTILE: Can I just stand next to the witness while I $-\!-\!$

THE COURT: Yeah, that's fine. That's fine.

MR. GENTILE: You know, because he doesn't have -I'd like the jury to see this, but he doesn't have a monitor.
So I have to do one or the other. So I'm going to do this.
BY MR. GENTILE:

Q You dropped off at 4416 South Paradise and then you must have staged because you picked up your next fare at 4416 South Paradise. Am I right?

A Yes, sir.

Q Okay. And for the ladies and gentlemen of the jury who don't drive a cab, what does staging mean?

A That means waiting in line, waiting for the next fare.

Q Okay. And when you -- and so when you were talking about -- when you were at the Palomino Club later on that night, when you said that there were three cabs in line and then you ultimately wound up number one, that's staging;

```
1
    am I right?
2
                    Yes, sir.
3
                    All right. So you also wound up staging at the
4
    Palomino?
5
                    Right.
               Α
                    Now, I see that you went from 4416 South
6
               Q
7
    Paradise to something that you call destination 34.
8
                    That would be the Rio Hotel.
               Α
9
                    The --
10
                    Rio.
                    Rio Hotel. And it looks like you dropped
11
     somebody off at 11:57.
12
13
                    Yes.
                    Now, you then head to the Palomino or did
14
               Q
15
     you --
16
                    Yes, sir.
               Α
17
                    You then headed to the Palomino?
18
                    Yes.
               Α
19
                    For no purpose or were you --
                    No, no. I go there because we get good rides
20
               Α
21
     out there. The average ride that comes out here --
22
               Q
                    So you deadheaded to the Palomino because you
23
    knew that you could make some money taking somebody from the
24
    Palomino somewhere because usually it's a pretty long trip?
25
                    Yes, a good ride.
```

1	Q As a matter of fact, you'd sometimes actually
2	bring people to the Palomino, maybe even recommend the
3	Palomino, because it's a higher meter?
4	A Correct.
5	Q Am I right?
6	A Yes.
7	Q Okay. And for how many years by that time were
8	you driving a cab back in '05?
9	A 13.
10	Q I take it that wasn't the first time you
11	brought someone from the Palomino?
12	A No, sir.
13	Q In your experience over the years with respect
14	to the Palomino Club, did it always pay cab drivers to drop
15	off customers?
16	A Yes, sir.
17	Q Even when other clubs didn't pay cab drivers,
18	the Palomino did?
19	A Well, originally when I started driving a cab,
20	no club paid except for the Palomino. Back then they only
21	paid \$3.
22	Q Do you know what they're paying now?
23	A 50.
24	Q Every club's paying 50?
25	A That's what they tell me. I don't work for
1	

- 1	
1	Q Palomino pays \$5 more? Okay.
2	Did you ever have anybody say anything bad to you
3	about any of the clubs, any of the gentlemen's clubs?
4	A What could be bad about a gentlemen's club,
5	sir?
6	Q Well so for a cab driver, there can't be
7	anything bad, you get paid to take somebody there; am I right?
8	A Yeah.
9	MR. GENTILE: Nothing further.
10	THE COURT: All right. Mr. Arrascada.
11	MR. ARRASCADA: Yes, Your Honor.
12	CROSS-EXAMINATION
13	BY MR. ARRASCADA:
14	Q Sir, the term I just need to be educated.
15	The term deadhead
16	A Yes, sir.
17	Q to me that's a fan of a rock band. I
18	apologize. What does that mean to you?
19	A It means we go from point A specifically to .
20	point B.
21	Q Without a fare?
22	A Yes, sir.
23	Q Okay. So deadheading is driving without a fare
24	in the cab; is that correct?
25	A Right.
]	

1	Q Okay. How many times you testified in the			
2	Counts' trial; is that correct?			
3	A Yes.			
4	Q And in a preliminary hearing also?			
5	A I've only testified one time.			
6	Q You testified one time?			
7	A Yes.			
8	Q And did you meet with the prosecutors before			
9	you testified?			
10	A Just this time.			
11	Q This time only. Okay.			
12	And when you testified, you'd come in and you told			
13	the truth; is that correct?			
14	A Yes, sir.			
15	Q And I would assume that this is a cab fare, now			
16	that you've had to come down here two times, that you wish you			
17	didn't pick up?			
18	MR. ARRASCADA: Okay. Nothing further. Thank you.			
19	THE COURT: All right. Redirect?			
20	MR. DIGIACOMO: No, Your Honor.			
21	THE COURT: All right. No juror questions.			
22	All right. Sir, thank you for your testimony.			
23	Please don't discuss your testimony with anybody else who may			
24	be a witness in this case and you are excused at this time.			
25	All right. Counsel may approach.			

1	And then, Jeff, if you would then bring in Rontae		
2	Zone.		
3	THE MARSHAL: Yes, Your Honor.		
4	(Off-record bench conference)		
5	THE COURT: All right. Yes, if you would please		
6	bring in Mr. Zone.		
7	All right. Mr. Zone, come on up back to the witness		
8	stand and have a seat and you are still under oath. Do you		
9	understand that?		
10	THE WITNESS: Yes, Your Honor.		
11	THE COURT: All right. Ms. Armeni, you may proceed		
12	with your cross-examination.		
13	MS. ARMENI: Okay.		
14	CROSS-EXAMINATION (Continued)		
15	BY MS. ARMENI:		
16	Q Mr. Zone, you probably don't remember what my		
17	question was when we walked out, right when you walked out?		
18	A Yes.		
19	Q I'll ask it again. You testified previously		
20	about this conversation, the first conversation with Deangelo		
21	and Jayson being the day before on the 18th.		
22	A Right.		
23	Q Do you remember that now?		
24	A No.		

1	correct?			
2	A Correct.			
3	Q Back in June on June 13, 2005?			
4	A Yes.			
5	Q And at that time you were sworn?			
6	A Yes.			
7	Q And you swore to tell the truth?			
8	A Yes.			
9	Q And you were asked the question and there's			
10	a series of questions, Mr. Zone, because there's about			
11	there's a couple of them to get to the answer that I was			
12	talking about earlier.			
13	Question: How long before the events of May 19th			
14	did this first conversation between you and			
15	Mr. Carroll occur?			
16	Answer: Well, earlier that day.			
17	Question: Earlier in that day that Mr. Hadland			
18	died?			
19	Answer: No, earlier the day before.			
20	Question: Before Mr. Hadland was killed?			
21	Answer: Yes.			
22	Do you remember saying, Yes?			
23	A Yes, but I was also nervous			
24	Q Sir			
25	A when I made those statements.			

1 Sir --2 THE COURT: Sir. Sir, there's no question in front 3 of you right now. The deputy district attorneys will have the 4 opportunity to conduct redirect examination if they want to 5 clarify any of your answers. So try to just -- I know it's hard --6 7 THE WITNESS: Okay. THE COURT: -- but just focus on just the question 8 9 that's in front of you. BY MS. ARMENI: 10 11 Okay. Mr. Zone, on February 1, 2008, you also testified at -- oh, on December 6, 2005, you also testified at 12 13 a prior proceeding, correct? 14 Correct. MS. ARMENI: I'm looking at page 100, line 15, 15 16 through 19, Counsel. 17 MR. PESCI: Thank you. 18 BY MS. ARMENI: 19 And, sir, on that day you were asked the question by Mr. DiGiacomo: Back up. Before the shooting 20 21 occurs --22 Okay. -- the day of the shooting or the day before, you 23 24 said Deangelo told you that Mr. H wanted someone 25 dead,

1	corr	ect?	
2	Correct.		
3	A	Correct.	
4	Q	So also on that day you said that that	
5		appened the day before Hadland was killed?	
6	A	Right.	
7	Q	Now, when Deangelo told you that he wanted	
8	somebody dealt	with, he said it was because somebody was	
9	talking, right?		
10	A	He didn't he said someone was talking about	
11	the club.		
12	Q	Okay. Talking, ratting, would you say?	
13	A	Yes.	
14	Q	Running off at the mouth?	
15	A	Yes.	
16	Q	Snitching?	
17	A	Yes.	
18	0	And, sir, would you agree with me that	
19		s telling on somebody?	
20	A	Yes, it does.	
21	Q	Now, let's talk about Mr. H. You mentioned on	
22		tion that you saw him, correct, at Simone's?	
23	A	Yes.	
24	Q	But you didn't see him at Simone's?	
25	A	I did see him at Simone's.	
20	4.1	a case QQC man co Cantonio 61	
		170	

1	MS. ARMENI: Court's indulgence.		
2	BY MS. ARMENI:		
3	Q Sir, you testified in a prior proceeding on		
4	February 1, 2008, correct?		
5	A Right.		
6	Q You swore to tell the truth at that time?		
7	A Right.		
8	Q Just like you're swearing to tell the truth		
9	right now?		
10	A And every other statement, yes, correct.		
11	Q Great.		
12	MS. ARMENI: Counsel, I'm looking at the transcript		
13	on February 1, 2008, page 7, line 19.		
14	MR. PESCI: Page 7?		
15	MS. ARMENI: February 1st.		
16	MR. DIGIACOMO: Do you have a different		
17	transcript		
18	MS. ARMENI: And the date page 7, line 19.		
19	MR. PESCI: Court's indulgence.		
20	MS. ARMENI: Court's indulgence.		
21	THE COURT: That's fine.		
22	(Pause in proceedings)		
23	MR. DIGIACOMO: We have a little discrepancy, Judge.		
24	THE COURT: Take your time.		
25	(Pause in proceedings)		
l	172		

1

MR. ADAMS:

I've got your numbers so...

2

MS. ARMENI: My numbers are right for my transcript.

3

MR. ADAMS:

I've got the same numbers as you.

4

MS. ARMENI: Okay.

5

MR. ADAMS: So I hope we don't -- I hope you don't

6

give those up.

7

Can we approach for a minute? MR. PESCI:

8

THE COURT: Sure.

9

(Off-record bench conference)

10

THE COURT: All right. Ladies and gentlemen, we're

11

going to take our evening recess a little bit earlier because

12

of the discrepancies in the page numbers, and rather than have

13

to find everything, we're going to get one uniform copy so

14

we're all literally on the same page.

15

16

17

18

19

20

21

22

23

24

25

So we're going to take our evening recess. reconvene tomorrow morning at 10:45. We'll reconvene tomorrow morning at 10:45. Just so you know in terms of scheduling, Thursday, probably 10:45, somewhere between 10:45 and 12:30, I'm not really sure yet about how long the Court's morning calendar -- Friday the Court does not have a morning calendar so we're going to start early; however, I have an obligation in the afternoon so we're going to go from about 9:00 o'clock until 1:00 or 1:30 without a lunch break and then we'll just recess then for the weekend.

Unfortunately, it looks like we'll be coming back

next week. If anyone has any concerns about those hours, you need to bring them up with Officer Wooten in the hallway.

Like I said, we'll reconvene tomorrow morning at 10:45.

I must remind you that during this afternoon recess you're not to discuss this case or anything relating to the case with each other or anyone else. You're not to read, watch, or listen to any reports of or commentaries on this case or any subject matter relating to the case. Don't do any independent research on any subject connected with the trial. Do not visit any of the locations at issues — at issue, excuse me, and please do not form or express an opinion on the case.

If everyone will please leave their notepads in their chairs and follow Officer Wooten through the double doors, we'll see you back here tomorrow at 10:45.

(Jury recessed at 4:43 p.m.)

THE COURT: Mr. Zone, you need to be back here whatever time the DAs tell you, but no longer than 10:30.

THE WITNESS: No later than 10:30?

THE COURT: Right.

THE WITNESS: Yes, Your Honor.

THE COURT: Thank you. Don't talk about your testimony with anybody else who may be called as a witness in this case.

THE WITNESS: No problem, Your Honor.

THE COURT: All right. And if the DAs want you to report to their office early or something like that, that's up to them.

Mr. Pesci, before I excuse Mr. Zone, do you need him to call you or report to your office or can he come directly to the court?

MR. PESCI: If he could just give me a moment in the --

THE COURT: Vestibule?

MR. PESCI: -- just stay in that vestibule, I'll be there in a second to talk to him out there. Okay?

THE COURT: All right. Go ahead and just wait in the vestibule, please.

Why don't we go through some of the legal issues.

All right. Let's go over the remaining legal issues on the -what, hearsay, the Deangelo Carroll -- were you prepared to do
that now?

MR. DIGIACOMO: I'm prepared to do it. The only issue is I don't know that Mr. Adams or Mr. Arrascada have identified specifically what items they're offering for the truth of the matter asserted. It would be my position that as it relates to Mr. Gentile and his client, unless he disagrees with this, that we instruct him as it relates to those two recordings, those wires, nothing Deangelo Carroll says is offered for the truth of the matter asserted and may not be

considered for the truth of the matter asserted against Luis
Hidalgo, Jr. unless he's saying he wants it in for the truth
of the matter asserted. If he wants to say that, that's fine.
But otherwise --

THE COURT: All right. Let's -- why don't we do this? Let's let Mr. Gentile state his position and then we can argue about it.

MR. GENTILE: I have stated it before. I will state it again.

THE COURT: You need to state it again.

MR. GENTILE: The -- there are -- the tape recording made on the 23rd of May and the 24th of May by Deangelo Carroll while operating as a state operative is -- should not be admissible against my client at all because it is post conspiratorial. The conspiracy is over with and nothing that's being said by the other two people who the Court and the State is contending are still conspirators with each other is applicable to my client. Conspiracy is over.

THE COURT: Right. And we argued this before because your position is the purpose of the conspiracy was accomplished and the State's position is, well, they're still cleaning up and covering up and so, therefore, for at least some period of time the conspiracy is still ongoing.

MR. GENTILE: All right. Now, that having been said, since it's not admissible at all, clearly what they are

saying is not admissible for the truth of the matter asserted, period. That's my position.

THE COURT: Right. Well, I think you're on the same page.

MR. DIGIACOMO: We are, but what he's saying is he doesn't want a limiting instruction to the jury that says as it relates to Mr. H the statements of Deangelo Carroll on that recording may not be considered by you for the truth —

THE COURT: He's saying the statements of everybody are not --

MR. DIGIACOMO: Yeah, but we've already litigated that.

THE COURT: Yeah, we already litigated it.

 $$\operatorname{MR.\ DIGIACOMO}:$$ The statements of threatening to kill are.

THE COURT: Right.

MR. GENTILE: Then if they are admissible as to my client, then they -- they have to be -- see, again, we get into the adopted admission situation. All right. If Carroll is saying something that is -- this is what Professor Fridlin [phonetic] was going to be called for, okay?

Clearly, if Carroll is saying something that is engendering discourse as between them, then you cannot remove what Carroll is saying from what the responses are. And so it either all goes in for the truth or none of it goes in for the

truth. 1 2 My position is it's not admissible at all. If you 3 disagree with my position and you admit it, then it has to go in for the substance of it. 4 MR. DIGIACOMO: If that's his position, then we'll 5 attack it as if it's substantive evidence, but --6 7 MR. GENTILE: They want it both ways. They want to have what Anabel and Louie, III are saying as substantive, but 8 9 they don't want what Deangelo Carroll is saying as 10 substantive. MR. DIGIACOMO: I'm not saying that. I'm saying 11 12 it's their choice. If they want --MR. GENTILE: My choice is it's not admissible at 13 all. 14 THE COURT: Choice A is it's not admissible at all. 15 MR. DIGIACOMO: Right. 16 THE COURT: Choice B -- as against Mr. Hidalgo, Jr. 17 Choice B is if it is admissible, then the whole thing is 18 admissible because Deangelo Carroll's, if I'm saying this 19 correctly, comments give context to the comments of other 20 people and you can't view the comments of Little Lou and 21 Anabel in a vacuum; is that --22 23 MR. GENTILE: And counsel is giving me --

MR. GENTILE: Yeah. Unfortunately, I'm approaching

THE COURT: Is that what you're saying?

24

1 it based on the rules of evidence as opposed to what -- I don't know what he's doing, but I tell you what, I'm more than happy -- if the Court will give the instruction that nothing 3 that Deangelo Carroll says is admissible for the truth as to 4 5 my client, and if counsel is offering that, then I will accept 6 that instruction. 7 MR. DIGIACOMO: Correct. It's only offered to give context to the statements of the other individuals. 8 9 THE COURT: So then you're in agreement on the 10 instruction? 11 MR. GENTILE: Let me think about it overnight. I don't need to tell you -- I don't think I need to tell you 12 13 now, do I? THE COURT: No. You guys wanted a ruling. 14 15 MR. GENTILE: It would seem to me that that's something that you could do at the end of the case when it 16 comes time to give the case to the jury. 17 MR. DIGIACOMO: I just didn't know if they wanted a 18 19 limiting instruction at the time --20 THE COURT: Well, before you've been saying you wanted contemporaneous limiting instructions and everybody 21 22 told me I have to rule on it now because the detective's going 23 to be testifying.

24

25

Judge.

MR. GENTILE: Let me think about it overnight,

1 THE COURT: So I'm trying to rule on it now so we 2 can give a contemporaneous statement. 3 MR. GENTILE: I appreciate that. You know, candidly, what I want to do is I want to go home, I want to 4 5 read the transcript, I want to see if there's anything in 6 there that would be good for me for the truth. If there is, 7 I'm going to come in here and say I want the truth. 8 THE COURT: All right. 9 MR. GENTILE: Okay? 10 THE COURT: Mr. Arrascada -- thank you. MR. GENTILE: If there isn't, then I don't want it. 11 12 THE COURT: Mr. Arrascada, what's your position? 13 Anything else we need to hear from you? MR. ARRASCADA: Judge, I'd like to speak with you 14 15 tomorrow. There's a lot that I need to say and have to say. 16 THE COURT: Because you and Mr. Gentile are going to 17 sit around the dining room table tonight and figure out what your collective positions are; is that fair? 18 19 MR. ARRASCADA: Judge, I've already -- there's 20 already been some extensive work done on this. MR. DIGIACOMO: Yeah. I mean, obviously there's one 21 22 statement they want for the truth of the matter asserted which 23 will --24 THE COURT: Which is the Little Lou, you didn't have

nothing to do with it, right.

MR. DIGIACOMO: You didn't have nothing to do with it, right.

THE COURT: Right.

MR. DIGIACOMO: Correct. But there's some other ones on there that they may or may not want, and if they want to just pick one they're going to argue, that's fine, but then we've got to know which --

THE COURT: It's either one way or the other way.

MR. ARRASCADA: Judge, I think more significantly, and I'll address this tomorrow, but just to plant it out there for you is what they're trying to do now is they want to impeach the statement made by Deangelo Carroll with, again, out-of-court statements and so, in essence, Judge, it's like a reverse Sixth Amendment issue that they're trying to do, and they can't bring in hearsay from Deangelo Carroll when they control his availability. They can grant him immunity.

And, Judge, actually you can grant him immunity under a Ninth Circuit case called, Straub, S-t-r-a-u-b. So when they control his accessibility and his availability to testify, they can't then come in and say, We're bringing in his other out-of-court statements because he can't testify when they're the people that are precluding it.

THE COURT: Well, my understanding is that the State's position is they don't want any of it to come in for the truth of the matter asserted and the issue is, well, then

if one statement comes in, then the State's position is, well, you can't -- you know, you can't pick and choose. It either all comes in or none of it comes in for the truth.

Is that essentially the State's position?

MR. DIGIACOMO: Well, my position is if they choose that one statement, then we shall be able to attack it because we can't offer it for the truth of the matter asserted.

THE COURT: Right.

yes.

MR. DIGIACOMO: The jury should be instructed, in my opinion, that they can't consider it for the truth of the matter asserted. My understanding is that the defense wants to argue it for the truth of the matter asserted. If that is true, then the State under the rules of evidence --

THE COURT: Well, I think what Mr. Gentile is also saying is it may be an adoptive admission as to one of the coconspirators. When they say it, they don't refute the statement like, Oh, you're wrong, or whatever, which then makes it a statement of a coconspirator in furtherance of the conspiracy or as part of the discussion of the conspiracy because it's an adoptive admission and, therefore, it's not Deangelo Carroll's statement anymore. It's now Anabel's Espindola adopted admission.

Is that what you're saying, Mr. Gentile?

MR. GENTILE: You said it much better than I did,

THE COURT: All right. Mr. Gentile is going to go 1 2 home now. 3 (Off-record colloquy) THE COURT: All right. And as long as there is not 4 an issue with a contemporaneous instruction on the tape and 5 what they can consider what for, we can decide this later. My 6 fear is you're going to want some kind of instruction as they 7 8 hear it because it's hard to unring that bell. 9 MR. GENTILE: Well, I cannot envision a jury understanding an instruction that tells them that what Counts 10 is saying is not admissible for the truth of the assertion and 11 them still understanding all the other things on there in 12 context. You know what I'm trying to say? I don't think --13 14 yeah, I meant Carroll. THE COURT: Well, I was going to say like in the 15 grand jury, you have a lot of that where you're having to say, 16 17 You can consider it for this and not for that and --MR. GENTILE: But you don't know if they do, that's 18 the problem. Okay. And I don't think it's the kind of an 19 20 exercise that --THE COURT: You want to do in this --21 22 MR. GENTILE: -- a person on a jury -- I can't do it myself, candidly. I mean --23

MR. GENTILE: No. I think that would be the same as

THE COURT: Of course you can.

24

saying take everything out of the transcript and the tape that Carroll's talking about and just listen to the other two, and it just wouldn't make any sense. It doesn't really give meaning to the rest of it. It eliminates it. THE COURT: All right. Then we'll see you tomorrow. (Court recessed at 4:55 p.m. until the following day, Wednesday, February 4, 2009, at 10:30 a.m.)

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.

RANSCRIBER