1	Q Never said anything that the adult male grabbed
2	him and drug him to the room?
3	A No.
4	Q Did he give you the room number? I'm sorry.
5	Did you say the room number?
6	A He did.
7	Q What room?
8	A Six, thirty-one.
9	Q And did he give you a description of the
10	suspect?
11	A He did.
12	Q What was that?
13	A He described the subject as an Arabic male, dark
14	hair, said a red T-shirt with a crown on the front, and I
15	believe he said black underwear.
16	Q After speaking with AJ and after AJ told you
17	what happened to him, what did you do next?
18	A I contacted emergency medical services and the
19	Las Vegas Metropolitan Police.
20	Q How would you characterize AJ's demeanor as he
21	was telling you what happened to him?
22	A He seemed quiet, shy.
23	Q Was he timid in telling you these things?
24	A He was.
25	Q And after EMS and Metro is called, do you do
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1	anything else in regards to this investigation at that point?
2	A No. We stand by and wait for the paramedics and
3	the fire department and the metropolitan police.
4	Q You knew you had a room number that the child
5	had given you. So were there any instructions given out to
6	other security officers about what should be done to Room 631?
7	Was that your job or someone else's?
8	A There were. I instructed my lead security
9	officer, Daniel Goodwin, to go up and just maintain a presence
10	in the area, wait for Metro police to arrive.
11	Q So kind of keep that area somewhat secure
12	A Exactly.
13	Q before Metro arrived?
14	A Yes.
15	MS. BLUTH: Thank you. I'll pass the witness.
16	THE COURT: Cross.
17	CROSS-EXAMINATION
18	BY MR. CHAIREZ:
19	Q Officer Jefferson, did you make any kind of
20	written report regarding this incident and the things you just
21	testified to?
22	A I did.
23	Q All right. And with respect to the description
24	of my client, did you describe the red T-shirt?
25	A Excuse me?

i	İ		
1	Q	Did you write about the red T-shirt in the	
2	written report that you made?		
3	А	I did.	
4	Q	Did you write about the black boxers in the	
5	written repor	t that you made?	
6	А	I did.	
7	Q	You didn't bring a copy of that report with you,	
8	did you?		
9	А	No, sir.	
10	Q	And your testimony is you felt that AJ I	
11	wasn't quite	sure. I didn't hear the word. Tentative, or you	
12	thought he wa	s shy; is that correct?	
13	А	Yes, sir.	
14	Q	All right. And how else did you describe his	
15	demeanor?		
16	А	Timid.	
17	Q	Timid. All right. And when you looked at him,	
18	did you see a	ny bruises or scratches or any type of wounds on	
19	his face or o	n his body?	
20	А	No, sir.	
21	Q	And basically your responsibility was to get	
22	medical help	and to call Metro, correct?	
23	А	Yes, sir.	
24	Q	And also to identify the room that all of this	
25	had taken pla	ce?	
	I		

1	A Yes, sir.
2	Q And that's what you did?
3	A Yes, sir.
4	MR. CHAIREZ: No further questions.
5	THE COURT: Anything else?
6	MS. BLUTH: No, Your Honor.
7	THE COURT: Sir, you're free to go. Thank you for
8	your time.
9	THE WITNESS: Thank you.
10	THE COURT: Next witness.
11	MS. BLUTH: The State calls Dave Garner.
12	DAVID GARNER, STATE'S WITNESS, SWORN
13	THE CLERK: State and spell your first and last name
14	for the record, please.
15	THE WITNESS: David Garner, D-a-v-i-d, G-a-r-n-e-r.
16	THE COURT: Whenever you're ready.
17	MS. BLUTH: Thank you.
18	DIRECT EXAMINATION
19	BY MS. BLUTH:
20	Q Good afternoon, Mr. Garner. How are you
21	employed?
22	A How am I employed? Circus Circus.
23	Q What do you do for the Circus Circus?
24	A I'm the security investigator manager.
25	Q How long have you been in that position?
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1	A Fourteen years. Well, six years, but 14 years		
2	total there.		
3	Q And when what's the six years?		
4	A That was the starting from security officer		
5	security officer, and then going into, in 2006, starting for		
6	investigations.		
7	Q And if you can explain to the ladies and		
8	gentlemen of the jury what you do, you know, as part of		
9	investigations, what your job duties are.		
10	A My job duties is to we work with outside law		
11	enforcement internal. We pull we interview, interrogate.		
12	We pull video coverage to conduct investigations for the		
13	property.		
14	Q And at the Circus Circus, are there multiple		
15	video cameras?		
16	A Yes.		
17	Q Are there parts of the hotel for instance, like		
18	hallways, are there videos in the hallways?		
19	A Yes.		
20	Q Are there certain parts of the hotel or casino		
21	that there are no video tapes, where you wouldn't be able to		
22	go back and look at areas?		
23	A Yes.		
24	Q And where are those areas?		
25	A Those would be inside the the hotel lobbies		
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1 going up to the rooms. 2 So if I'm staying on the sixth floor and I'm 0 3 going to my room, would there be video of me in the hallway 4 going into my room? 5 Α No. 6 0 You said that part of your job duties consist of 7 working with law enforcement and giving them video. Is that 8 something that you do -- do you keep the videos in the normal 9 and ordinary scope of your business? 10 Α Yes, we do. 11 0 And you know what you're here to testify about 12 today? 13 Α Yes. 14 Were you in charge of pulling those videos and 15 piecing them together? 16 Α Yes. 17 When you have an event like this event, are you 18 given a description of the individuals that you're looking 19 for? 20 Α We -- I review the report, then Not given. 21 we -- then the pictures along with the report. I look at what 22 they're wearing, you know, what -- then we go from there as 23 I'm pulling video. 24 0 So you know what the individuals look Okay. 25 like, you have either seen them or you have pictures of them?

A Correct.

Q And then what — how do you utilize that picture when you're looking through the video?

A I utilize what he's wearing. It would be shoes to jacket to color of shirts, hairstyle, the — you'll use the last statement to follow where that last person was at, then you would pull the general location of that camera coverage, then you start looking for what he was wearing that, you know, to see if you can catch him in the video.

Q And then once you find the person in your surveillance system, do you then — do you follow them throughout the course of whatever it is that you're needing to look at?

A Best as I can, yes.

Q And then you make a CD or a DVD comprised of all the videos throughout the hotel or casino that you found?

A Yes.

Q And did you do that in this case?

A Yes, I did.

Q I'm going to ask you to walk us through the video. We already have this DVD in evidence as State's Proposed 116. There will be a monitor on in front of you where you'll be able to see the video. Tell me when it's up on your screen.

A Yeah, I can see it.

į.		
	Q	I'm going to start it from the beginning. One
second.	So w	hat are we looking at here?
	А	What you're looking at here is the west hallway
of Circu	s Cir	cus.
	Q	And before I ask you anymore questions, it looks
in the b	ottom	right-hand screen that we have a date and time;
is that	corre	ct?
	А	Yes, there is.
	Q	And it says December 30, 2012, 12:00, 12:30; is
that cor	rect?	
	А	Yes.
	Q	And then it also has a time of 23 hours, 29
minutes,	21 s	econds?
	А	Yes, it is.
	Q	And are these is the system regular
regularl	y cal	ibrated so that you know that the timing is
accurate	?	
	А	This is our surveillance technician is the
one that	obta	ins it. This is the DVR system, this video.
	Q	But I'm asking you the surveillance system, it's
regularl	y cal	ibrated so you know that the correct timestamps
are on v	ideos	?
	А	Yes.
	Q	Now, I've stopped the video at 19 seconds in.
Do you s	ee th	e minor, AJ Dang, in this, or would you like me
	of Circu in the b is that that cor minutes, regularl accurate one that regularl are on v	second. So we have a second of Circus

1	to hit play?	
2	А	No. I see him.
3	Q	Okay. Can you circle him, please?
4	А	Circle. Just put a finger
5	Q	Yeah.
6	А	Really?
7	Q	Yeah.
8	А	Oh, okay. Nice.
9	Q	And he's wearing a white baseball cap; is that
10	correct?	
11	А	A cap, yes, and a jacket hoodie.
12	Q	And so is this on the main casino floor?
13	А	This is the main floor west hallway, yes.
14	Q	And so what time is it in real time?
15	А	Here it would be 23:29:21. That's what I
16	Q	So this is around 11:30 on the
17	А	Oh, real time. This is 11:29:21 p.m.
18	Q	On the night of the 30th; is that correct?
19	А	Yes.
20	Q	AJ and his friend seem to be talking to some
21	males; would	that be correct?
22	А	Yeah, two males persons.
23	Q	In which direction would they be walking now?
24	А	They'll be heading west.
25	Q	So do you see AJ now? Where is he in the group?
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1	11	
1	A He'll be o	oming into view here. It's just the
2	crowd is there it is.	Yeah, he's right by the elevator by
3	the white sign.	
4	Q Okay. Can	you circle again in the general area?
5	A Yeah. Oh,	I just covered the covered his
6	head.	
7	Q That's oka	y. But in that general area?
8	A Yes.	
9	Q Okay. Let	me see if I can get this a little bit
10	bigger for you.	
11	A There.	
12	Q There we g	o. Sorry about that. Are they still
13	in by the little elevator	r bay right there?
14	A Yes, they	are. They're still standing there.
15	Q And the el	evator bay that they're staying at
16	right there, where will	that take you?
17	A That will	take you to floors of course this
18	is the bottom floor. It	would be one, and at the very top is
19	the 15th floor.	
20	Q Of rooms w	here?
21	A But this g	oes to one through 10, these four
22	elevators, the bank he's	at.
23	Q Just for t	he record, it's 11:32, and they're
24	still staying they're	still outside down by the elevators,
) E	I gormost in that same as	7

1	A Yes. The people are ready to leave. Now
2	they're going inside the elevator.
3	Q So what are we looking at in this screen?
4	A This is our four these are the elevator
5	cameras to the lower level of the casino. These are what's
6	called a quad shot. What you're looking at is the bottom
7	right, that's the elevator that they just walked into.
8	Q And when you say they, you're referring to AJ
9	and the younger girls?
10	A Yes.
11	Q The juvenile girls.
12	And then at about 11:32:24, do you see AJ exiting
13	with the females?
14	A Yes, I do.
15	Q And what floor are they exiting on?
16	A It should be the sixth floor.
17	Q Now the timestamp, we've jumped to 11:38:58; is
18	that correct?
19	A Yes.
20	Q And AJ re-entered onto the elevator?
21	A Yes.
22	Q Do you see him in the elevator?
23	A Go ahead and let it play back. Yes. He's on
24	the upper left camera shot.
25	Q And if you can circle him, please.
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1	А	[Complies.]
2	Q	Thank you. The rest of the occupants exit the
3	elevator at a	bout 11:39:23; would that be correct?
4	А	Yes.
5	Q	AJ is now exiting at 11:39:35; would that be
6	correct?	
7	А	Yes.
8	Q	And do you know what floor he exited on?
9	А	That would be the ninth floor.
10	Q	Now, we saw the screen just go kind of gray and
11	fuzzy. Is th	at all of the video you have from the night
12	before this incident, so the 30th?	
13	А	Yes. That was changing over, yes.
14	Q	And so now we're looking and it says 7:43:19.
15	So would that	be 7:00 a.m., 7:43 a.m.?
16	А	7:43 a.m.
17	Q	And this is December 31, 2012, so the following
18	day?	
19	А	Yes.
20	Q	Do you see AJ in the screen shot now?
21	А	Yes, I do.
22	Q	And can you please circle him?
23	А	[Complies.]
24	Q	So we have AJ entering the elevator about
25	7:43:23?	
J		KARR REPORTING. INC.

1	А	es.
2	Q P	and what floor did he just exit onto?
3	A S	Sixth floor.
4	Q P	and that would be at 7:43 in the morning and 39
5	seconds?	
6	A Y	es.
7	Q N	Now the timestamp just switched to 7:51, and we
8	see AJ back on	the elevator?
9	A Y	es.
10	Q P	And he's still on the sixth floor?
11	A F	He's going to the elevator off the sixth floor,
12	yes.	
13	Q P	And he is by himself; is that correct?
14	A)	Yes, he is.
15	Q S	So now we're going to watch, there's about ten,
16	nine to ten mir	nutes of video where we watch AJ, and what is he
17	doing? If you	could walk us through where he's walking within
18	the casino as i	it's going on, please.
19	A I	He's exiting at 7:51:20, he's exiting. He
20	just took a ric	ght going to the he's on the third floor.
21	The next shot,	you're going to be looking at the lower right
22	corner, the dar	ker one where the that's the elevator lobby
23	of the west tov	wer. He will walk past that camera view.
24	That's the thir	ed floor to the Adventuredome. The third floor,
25	it goes all the	e way through where the elevator banks where he

1	came out at.
2	Q Let me know when you see him.
3	A Yeah. Right there, 7:51, or 7:52:02, he walks
4	by the camera view.
5	Q Okay.
6	A The next shot here, this is the promenade. This
7	is our this is he'll be coming on the, say the center
8	upper right or upper left. He's going to come around the
9	corner and that's at 07, right there, 07:53:54. He's walking
10	towards the escalators off the promenade.
11	Q Okay.
12	A What you're looking at here is a quad shot of
13	our upper and lower. There's AJ there at 7:52:28.
14	Q And that would be in the upper right-hand corner
15	where my cursor is moving?
16	A Yes. That's the upper floor of the escalator
17	going down to the west main hallway, west hallway we call it.
18	7:53:03, he's in the lower left.
19	Q So lower left quadrant again?
20	A Yes.
21	Q And that's 7:53 in the morning. So he's
22	basically just kind of walking around?
23	A Yeah, he's walking.
24	Q What are we look
25	A This is kind of bright, but you're looking at
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1	it was.	
2	Q	Can you circle him for me?
3	A	Yeah.
4	Q	And where is that security booth located?
5	A	That's located in the main casino by the main
6	cage.	
7	Q	And we're still about 7:55 in the morning; is
8	that correct?	
9	A	Yes.
10	Q	We're still in that same general area. It's now
11	7:56 in the m	orning, 30 seconds?
12	А	Yes.
13	Ther	e's AJ.
14	Q	Back in that same upper left quadrant?
15	А	Yes.
16	Q	Which location is this?
17	А	This is looking at the lower bank elevators in
18	the west hall	way. That's that still camera. There's AJ
19	walking towar	ds us at 07:59:17.
20	Q	And he just walked across the screen?
21	А	Yes.
22	What	you're looking at here is Camera 74, just
23	another shot	of the west hallway. He's heading west.
24	This	is the fixed camera. This is the upper elevator
25	lobby as he's	walking past, still heading west.

1	Q So would he be heading towards the hotel rooms
2	where he's staying?
3	A Yes. He'll be passing the buffets heading up
4	that way. This is Camera 70. He would be walking towards us,
5	and the buffet is off to the left.
6	Q And now the timestamp is 8:00, 8:00 o'clock
7	straight on; is that correct?
8	A Yes.
9	Q And we see AJ walking towards us on the screen?
10	A Yes.
11	Would be the lower, lower right. He's walking away.
12	Quad shot of our escalators. AJ lower left heading
13	up the escalator to the promenade. He'll be entering the
14	camera frame upper right. That's the promenade. [Inaudible.]
15	Promenade shot going to the west. There's AJ right
16	there at 08:01.
17	Q Which of the shots on the quad should we be
18	looking?
19	A This is the quad shot of the elevator lobby west
20	tower. He's AJ's in the lower right.
21	Q And those elevators would take you to where he
22	was staying?
23	A His room. That's the west tower elevators.
24	Q So we have him entering about 8:00 o'clock?
25	A Yes.

1	Q And this is the quad of the elevator, the actual
2	elevators?
3	A Of the bank, yeah, him entering the west tower
4	elevators.
5	Q And he's going to take this elevator to what
6	floor?
7	A To the sixth floor.
8	Q And he exits the elevator at 8:01. You say he
9	went to the sixth floor?
10	A Yes.
11	Q And he exited which direction?
12	A He exited to the right. That would lead to the
13	hallway that connects to the main tower, the casino tower and
14	the main tower.
15	Q And would the would that connect to the rooms
16	where he or whoever he's going to see would be staying?
17	A Yes.
18	Q And what are we looking at here?
19	A This is a quad shot of the main tower elevators.
20	At 8:02:16, you're looking at the upper, upper left, upper
21	left. That would be the defendant and two other guys. As
22	you're looking at they exit out onto the west casino west
23	hallway main floor. This is Camera 74.
24	Q Do you see the defendant in this screen?
25	A Yes, I do.

l	
1	Q And can you circle him, please?
2	A [Complies.]
3	Q Thank you. He appears to be talking to another
4	male, the male who's pointing down the hallway
5	A Yes.
6	Q would that be correct?
7	A Yes.
8	Q And which way would they be heading?
9	A They would be heading into the that's called
10	the west casino area where the slots are at.
11	Q And what's being seen? It looks like someone's
12	manipulating the computer. That's not me, correct?
13	A That is me. That's me doing that, because this
14	DVR, what I was trying to do was get that bar for the
15	timestamp, because it was on top and it dropped the video
16	farther than you can see the timestamp, so I moved it over to
17	the side.
18	Q And the timestamp shows 8:05 in the morning?
19	A Yes, it does.
20	Q And what which area are we looking at here?
21	A This is the west hallway camera shot looking at
22	the lower elevator banks.
23	Q We're still on this same slide. From which
24	direction should we be looking?
25	A You're looking if you're still on Camera 74
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1 facing west, the west hallway, we should be looking like the 2 upper, upper center, upper middle. 3 0 Let me know when the defendant comes onto the 4 screen. 5 Α Okay. 6 At the bottom of the screen it says, "74 west 7 hallway at Steak House." Where is The Steak House in regards 8 to this area? 9 Α There's the defendant at 8:08, 8:09. 10 Over by the elevator bay? 0 11 Α Yes. The Steak House is -- if you're looking at 12 the -- what we're looking at here, The Steak House is off to 13 your left-hand side. What you're looking at here is just another shot of 14 15 the west hallway looking east. This is Camera 70, by the 16 buffet. You're going to see the defendant walk into camera 17 view. Right here, 8:08 -- eight --18 0 Can you --19 Α Hang on. 20 0 That would be at 8:08, and can you circle him, 21 please? 22 Α [Complies.] 23 0 Thank you. 24 Α What you're looking at here is the main 25 elevators again.

1	Q And the time just skipped to it's still about
2	eight minutes or I'm sorry, 8:08.
3	A Yeah. This is them the shot you just saw of
4	them going, this is them going in the elevator. Lower right
5	of the quad.
6	Q In the lower right quadrant would be the
7	defendant and another male he's with?
8	A Yes.
9	Q Which one is the defendant?
10	A He's the one that just lifted up his leg.
11	Q And what floor would they be exiting onto?
12	A The sixth floor.
13	Q And that is where we saw AJ exit during the same
14	time period when we were watching video of AJ; is that
15	correct? I believe it was 8:01 when he got off the elevator
16	on the sixth floor?
17	A Yes, from the west tower elevators.
18	Q The time frame just jumped to 8:15?
19	A Yes.
20	Q And which elevators would these be?
21	A These are still the main tower elevators, one
22	through ten.
23	Q Do you see AJ on the screen?
24	A Yes, I do.
25	Q Do you see the defendant on the screen?
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1	A Yes, I do.
2	Q And which quadrant are they in?
3	A They would be in the lower left box corner.
4	Q And they're alone in the elevator?
5	A Yes.
6	Q And that's off the sixth floor that they
7	entered?
8	A They entered off the sixth floor.
9	Q It appears as though the defendant leaned into
10	AJ?
11	A Yes.
12	Q They're now exiting at 8:15:47. Where are they
13	exiting onto?
14	A That is the main tower, or the main west hallway
15	floor? They just exited. This is Camera 74, by The Steak
16	House.
17	Q Which view is this?
18	A This is the stationary camera for the banks.
19	That's defendant and AJ, 8:16:31, heading east by The Steak
20	House, going by The Steak House doors.
21	Q Now, if they wanted if AJ and the defendant
22	wanted to exit the hotel, slash, casino and go into an alley,
23	would that have been an appropriate avenue to take?
24	A Not not not that way, no.
25	Q Okay. Where would they have been going at that
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1	point?
2	A They're going to, that's called the we call
3	that the old baggage doors, where it used to be for valet and
4	the bellman years
5	Q So I guess I should it leads outside of the
6	hotel and casino?
7	A Yes. Yes, it does.
8	Q Is this that same viewpoint?
9	A Yes, it is. The stationary camera to the main
10	tower elevators.
11	Q Mr. Garner, a quick question. You created a
12	timeline when you were making this video, correct?
13	A Yes.
14	Q And on the timeline they don't come back into
15	into sight on the camera until 8:27. Is this going to run on
16	real time for eight minutes
17	A Yes, it is.
18	Q just this camera?
19	A It's going to run just like that, yeah
20	MS. BLUTH: The Court's indulgence.
21	THE WITNESS: until they come back.
22	(Pause in proceedings)
23	MS. BLUTH: Judge, Mr. Chairez and I have agreed to
24	just skip it to 8:27, so we don't sit here for eight minutes
25	with nothing on the screen.

1	THE COURT: That's fine. Thank you.
2	(Pause in proceeding.)
3	MS. BLUTH: I fast-forwarded it to 8:26:39.
4	THE WITNESS: They're in camera view.
5	BY MS. BLUTH:
6	Q Excuse me?
7	A They're in camera view. What you're looking at
8	here is Camera 74, by The Steak House.
9	Q Is that the defendant and AJ that just came onto
10	the screen?
11	A Yes.
12	Q The defendant appears to be on not on his
13	phone, but utilizing his phone?
14	A Yes.
15	Q So they're back inside at 8:27 a.m.?
16	A Yes.
17	Q And these would be those same elevators that you
18	would utilize to get up to the sixth floor?
19	A Yes. Upper left, they just entered the
20	elevator, the main tower elevators.
21	Q And would that be the sixth floor?
22	A Yes.
23	Q And did they get off on the elevator in the
24	direction of going to Room 631, would you take that avenue?
25	A Yes, you would.
l	

1	Q And the computer just flipped to 9:03. In the
2	bottom right corner, what did you just see?
3	A I just seen AJ enter the lower, lower right
4	elevator camera.
5	Q Was he walking or running?
6	A He was running in a well, in a fast manner
7	entering the elevator.
8	Q Would that be the sixth floor again?
9	A Yes.
10	Q He's now exiting at 9:03, or no, excuse me.
11	He's actually not. He's staying on the elevator. And he
12	appears to be on the phone in the lower right, right quadrant;
13	would that be correct?
14	A Yes.
15	Q And he exits at 9:04.
16	A Yes.
17	Q Is that onto the main floor of the casino?
18	A Yes, it is. It's the west hallway again by The
19	Steak House, Camera View 74.
20	Q And would that be AJ in the top center?
21	A Yes, walking towards the camera.
22	Q Still on the phone?
23	A Yes.
24	Q Showing 9:04, what are we looking at now, what
25	screen?

1	A AJ walking away from the camera. This is the
2	fixed camera for the elevator banks.
3	Q So just a different view of what we just saw?
4	A Yes.
5	This is the quad of the security booth again in the
6	main casino.
7	Q Okay. So the security booth would be up in this
8	left-hand corner?
9	A It's in that quadrant, yes.
10	Q And who is that individual sitting there at the
11	booth? Do you recognize him?
12	A That's Eric, Officer Eric Laskin.
13	Q The individual who testified earlier, before
14	you?
15	A Yes.
16	Q Did you see AJ in the top left quadrant?
17	A Walking by the booth, yep. He's in the just
18	walking past it now, at 9:05.
19	Q And what's in that general area by the security
20	booth?
21	A The way he where he just walked out of camera
22	is the main casino cage going that way, and you can walk
23	around. There's stairs going up to the midway. There's a
24	McDonald's up there, and outside. You can go outside.
25	Q Do you see AJ in the screen shot right now?
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1	А	Yes, I do.
2	Q	And that's 9:06 9:06 in the morning?
3	А	9:06 in the morning, yes, upper
4	Q	And that's
5	A	Go ahead.
6	Q	That's that same security booth, he's just
7	walking the d	opposite way now?
8	А	He's heading west, yeah, walking past it.
9	Q	Still on the phone; would that be correct?
10	А	Yes.
11	Q	And now the clock's at 9:08, we're still in the
12	upper left qu	adrant where Officer Laskin is at the security
13	booth?	
14	А	Yes.
15	Q	And now Security Officer Laskin appears to be
16	talking to a	male adult; would that be correct?
17	A	Yes.
18	Q	AJ enters the screen at 9:10:11; is that right?
19	А	Yes, he did.
20	Q	Security Officer Laskin appears to be leaning
21	forward talk	ng to AJ?
22	А	Yes, he did.
23	Q	The male adult just leaves the area, correct?
24	A	Yes.
25	Q	Security Officer Laskin just grabbed the phone
ļ		KARR REPORTING, INC. 126

1	in order to, it looks like he's making a phone call?	
2	A Yeah. Yes, he is. He's on the phone.	
3	Q Is the rest of the video just Security Officer	
4	Laskin speaking to AJ until AJ's taken to the back holding	
5	room?	
6	A Yes.	
7	Q In anticipation of your testimony today, did you	
8	provide myself or Ms. Holthus with maps of the casino that	
9	would help you better describe to the jury the locations?	
10	A Yes.	
11	Q As well as blueprints of the casino?	
12	A Yes.	
13	Q Did you also take photos of the sixth and ninth	
14	floor and the an alleyway in the back of the building to	
15	help better describe these areas to the ladies and gentlemen	
16	of the jury?	
17	A Yes.	
18	MS. BLUTH: May I approach, Your Honor?	
19	THE COURT: You may. Any objections, Mr. Chairez?	
20	MR. CHAIREZ: No, Your Honor.	
21	BY MS. BLUTH:	
22	Q Showing you State's Proposed Exhibits 114 and	
23	115. What do you recognize these to be?	
24	A These are blueprints of Circus Circus.	
25	Q And are those copies of the blueprints you	
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1	provided to my office?
2	A Yes.
3	Q And are those fair and accurate depictions of
4	the blueprints that you provided to my office?
5	A Yes.
6	MS. BLUTH: Your Honor, at this time I'd move to
7	admit into evidence State's Proposed 115 and 114.
8	THE COURT: Any objections?
9	MR. CHAIREZ: No, Your Honor.
10	THE COURT: All right. Admitted.
11	(State's Exhibit 114 and 115 admitted.)
12	BY MS. BLUTH:
13	Q Also showing you State's Proposed 149. What is
14	being depicted in this?
15	A This is a color graph of our Circus Circus
16	property, where the buffet's at, main casino, Adventuredome.
17	This is what they give the guests.
18	Q Is that a fair and accurate depiction of the
19	hotel?
20	A Yes, it is.
21	MS. BLUTH: Your Honor, at this time I'd move to
22	admit into evidence State's 149.
23	MR. CHAIREZ: No objection.
24	THE COURT: Admitted.
25	(State's Exhibit 149 admitted.)
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1	BY MS. BLUTH:
2	Q Now I'm showing you State's Proposed Exhibits
3	117 through 148. If you could just thumb through those really
4	quickly and let me know what those are.
5	A Ninth floor.
6	Q In looking through these, are these photographs
7	that you took?
8	A Yes, they are.
9	Q And these then provided to my office?
10	A Yes.
11	Q Are those fair and accurate depictions of the
12	hotel and the hallways?
13	A Yes.
14	MS. BLUTH: Your Honor, at this time I'd move to
15	admit into evidence State's 117 through 148.
16	MR. CHAIREZ: No objection, Your Honor.
17	THE COURT: Admitted.
18	(State's Exhibit 117 through 148 admitted.)
19	MS. BLUTH: Permission to publish?
20	THE COURT: Yes.
21	BY MS. BLUTH:
22	Q Just so we can get an idea of how the Circus
23	Circus is set up, I'm going to put on the screen let me
24	know if you need me to zoom in to any area. So if you could
25	just explain the layout of the hotel, please.

2.4

A What you're looking at, where — what you're looking at here, this is what we give to guests when they check in, when they want to find places at Circus Circus. Where you see off to your right, your right, the green circle, that's the main casino and that's where the midway is at, where the midway acts are at.

Q What is the midway?

A The midway is where they play games and they have toys and they have the circus acts for the kids and family that come in.

Q Okay.

A Then if you — it breaks down like the cafe — well, that's at Rock & Rita's where it says "Casino Cafe."

This breaks down the restaurants, the west hallway going up in yellow. Then it says, "Elevators to main." Two to 15, where that little arrow's at, that's the elevators we were watching on Camera 74.

Then if you just go up from that, the other set of elevators is in blue there by the Wedding Chapel. There's the other set of elevators going to 15 — 10 through 15. But you got the buffet in orange, going on up the west hallway. If you go up the escalators that AJ was going up, it takes you to the promenade and — where you see that little escalator, that's going up to the promenade.

Q This right here?

around for that ten minutes and we were, you know, following

I quess what I'm asking is when he was walking

24

him through the video cameras, where was he walking around through the casino?

A Oh. He was — what — this one doesn't have the main tower. The other shot would have their main tower.

Q Okay.

A But he was walking around -- well, we could use this one.

Q Okay.

A He came down -- what he did is where the -- how do you clear this thing?

Q I'll clear it for you. There you go.

A There we go. The promenade area where he was walking around, he would go right — he would be in the yellow, go down the escalator, down the west hallway all the way down to the main casino area where he passed. Then he comes back into camera view. Then he's back in the yellow, up the west hallway past the buffet, back up the escalator, the yellow again up the escalator. The yellow, that's the promenade area, then back in the elevator lobbies where those eight little squares are at.

Q And then the blueprints that you provided --

A Turn — can you turn it the other way? The other way.

Q Vertically or --

A Like that. Just like that.

Q [Inaudible.]

A What we're looking at is the same way that you just had that picture, the blueprint off to the — this is the main casino, the green, so here's the Adventuredome. What you're looking at here is the main casino. This is an aerial one. This is an aerial shot of the property. If you got the other one, the — where the towers are at.

Q State's 115. Let me know how you'd like it situated on the ELMO.

A That's good right there. Actually, that's — this is — the area you're looking at here is the main casino where the midway's at. This is the main casino hotel rooms. These are the main casino hotel rooms, and then you got the west tower that go right here where the elevator banks are at. So it's like a big H, you could say, how these hotel rooms set.

Q And so the rooms where AJ and the defendant were staying at, in the sixth and ninth floors, are in the -- which part of the H?

A AJ stayed in the west tower. The defendant stayed main tower.

Q And just so we can orient ourselves on the way -- in the hotel rooms, showing you 117. Now, you stated you checked all of these photos, correct?

A Yes.

1	Q So the ninth floor is where AJ and his
2	grandmother were staying?
3	A You could access to the ninth floor, yes, the
4	west tower main the main west tower we call it.
5	Q And so in 117, what's depicted in this
6	photograph?
7	A This is just showing the floor placard when you
8	exit out of the elevator.
9	Q So when you exit out, showing you 119, what
LO	direction once you exit the elevator are we looking at here?
L1	A When you exit out of the main tower elevator on
L2	the ninth floor, if you exit to the right you'll be this is
L3	considered going to the west tower.
L4	Q And 120, what are we looking at here?
15	A That is the hallway looking down to the west
16	tower. At the very far end down here in the very far end
L7	down here is the west tower. It T's [indicating]. It
L8	connects.
L9	Q And then did you also take some photos before
20	I get to the sixth floor of the outside area outside of the
21	hotel casino?
22	A Yes.
23	Q What's being depicted in 123?
24	A What you're looking at, this is the south fire
25	lane This right here is the old old baggage doors I was

talking about. 1 2 And when you say the old baggage doors, we saw 3 AJ and the defendant exit a certain door to go outside. Can we see those doors from this picture? 4 5 Α No, you can't. Showing you 125, what's being depicted in this 6 0 7 photo? This is just scooting over farther and 8 Α 9 looking at the fire doors. These doors, these are the outer 10 doors to the baggage -- leading outside. 11 126? 12 That's inside the baggage doors, which we're 13 looking north towards the casino. There's two sets of doors 14 like that, then I'm just at the other door taking a shot that 15 way. 16 And so if you go through those doors, where are 17 you going to be? If I keep on going, walking straight, I'll end 18 up where the west hallway, where The Steak House is at. 19 20 And I'm showing you 127. O 21 That one is I just went to the other side of the 22 doors, turned around, took a picture. That leads you outside, 23 what you saw the fire doors at, where you're at. 24 Q Showing you 129. 25 Where I just took that picture at, if I just Α

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open the doors and came in, that's what you're -- that's where 1 2. I would be at. Those are those doors there. Then that's The 3 Steak House off to the -- to the right. 130? 4 5 I was standing by The Steak House taking the pictures of the west hallway, what you seen on Camera 74. 6 7 These are the main tower elevators. 131? 8 9 Α Just an aerial shot in front of The Steak House 10 looking down the west hallway. 11 Now I want to ask you some questions about the 12 sixth floor, which is 135. 13 Yes, that's the sixth floor. 14 Where are you at spatially when you're taking 15 this photograph? 16 Coming out of an elevator. When the door opens 17 up, you got your -- your floor placard right in front of you 18 when you step --19 And there's also some couches right at the 20 entryway of the sixth floor elevator? 21 Yes. 22 Showing 136. 23 That is I've just stepped out of the sixth floor 24 looking west, like a -- like looking going to the west tower. That's what the lobby looks like on the sixth floor. All the 25

1	lobbies look the same. They're designed the same.
2	Q Showing 138.
3	A That's just going farther down past the couches
4	looking at that little T before you hit the main west tower.
5	Q And this is another photo, 140, of that same
6	kind of elevator lobby at the sixth floor?
7	A Yes. You can see the six off the elevator over
8	there. That's me back over there where I just turned sideways
9	looking at the main tower where the hotel rooms, that's where
10	the guests go in to go to their rooms.
11	Q So when you come out of the elevators in that
12	elevator bay right here, if you wanted to go to Room 631,
13	which direction would you take?
14	A That one there, me taking it, you'd be going
15	back to your to your to your right behind me, where I'm
16	taking that, back this way. This is going to the west tower.
17	Q Showing 143, what was being depicted in this
18	photograph?
19	A This is the placard showing the guests the lower
20	rooms and the upper rooms.
21	Q So obviously if you're going to Room 631, you're
22	turning left or you're going left?
23	A Yes.
24	Q Showing 144, which hallway is this?
25	A Sixth floor hallway. This is a main tower where
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1	THE COURT: Sure.		
2	MR. CHAIREZ: Okay.		
3	CROSS-EXAMINATION		
4	BY MR. CHAIREZ:		
5	Q I don't want you to have to come back tomorrow,		
6	Officer Garner, so we'll just we'll make it quick.		
7	A Yes, sir.		
8	Q When did you create this video to give to the		
9	district attorney's office, this latest version?		
10	A Created created it well, let's see.		
11	Just it was all put together it was the it's the		
12	main it's the main video. We just made that a disk, what		
13	is it made the disk off the tapes and everything. Was it		
14	last week?		
15	Q Okay. So originally the footage you had was		
16	just of AJ and Mazen, correct?		
17	A Okay. What yes. Of that shots, yes.		
18	Q And so the stuff that you made last week		
19	included Mazen and his friends and AJ and Mary the day before,		
20	correct?		
21	A That was made, yes.		
22	Q And at 9:05, when AJ walks past Officer Laskin,		
23	Officer Laskin was not talking with any guest, he was just by		
24	himself, correct?		
Λ.F.			

25

Α

Yes.

1	Q Okay. And at 9:06, when AJ walks back from the
2	main casino area to wherever he was going, again Officer
3	Laskin is not with anybody, he's by himself and AJ walks right
4	past him, correct?
5	A Yes.
6	Q And it isn't until at 9:10:11, maybe you have
7	it no. At any rate, AJ approaches Officer Laskin around
8	9:10, correct?
9	A Yes.
10	Q And that's when there's another guest there
11	talking to Officer Laskin?
12	A Yes, sir.
13	Q And the guest doesn't stay long and he leaves
14	with less than a minute, correct?
15	A Yes, sir.
16	Q And while the guest is there, AJ tells Officer
17	Laskin, I've been raped, or tells him something
18	MS. BLUTH: Object
19	MR. CHAIREZ: tells
20	MS. BLUTH: Excuse me. Objection. Hearsay and
21	speculation.
22	MR. CHAIREZ: Okay.
23	THE COURT: Sustained.
24	BY MR. CHAIREZ:
25	Q At 9:10 or 9:11, when AJ approaches, he says
	II

1	something to Officer Laskin and Officer Laskin pays attention		
2	to him and immediately responds, correct?		
3	A Yes. He picks up the phone.		
4	Q Okay. And you say at 9:03 or 9:04, when AJ is		
5	getting on the elevator, you say he's running like a fast man,		
6	correct?		
7	A Yes.		
8	Q Now, do you recall whether or not the elevator		
9	door was already open?		
10	A It opened up.		
11	Q Well, do you want to go back and look and be		
12	sure?		
13	A What are you trying to say, the door was open?		
14	Q That the door was already open, so maybe is it		
15	possible that AJ was just running to the door to catch it		
16	before it closed?		
17	A I'm just going off the video. Yeah, it he		
18	was running inside.		
19	Q He was moving quickly?		
20	A Quickly, yes.		
21	Q Okay. So and one possibility is he's moving		
22	quickly because he doesn't want the door to shut on him and he		
23	wants to take advantage of the open door, correct?		
24	A Well, that's if that's what it is, yes.		
25	Q Okay. And at 8:08, when you're looking at Mazen		
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1	and it didn't necessarily because we stopped the video.		
2	When you're looking at Mazen at 8:08, or when you're looking		
3	at Mazen at any of the other times, does it appear that he's		
4	walking calmly and tranquil, or does it appear like he		
5	stumbles around as he's walking with his friends, or can you		
6	tell?		
7	A He was just walking. That's yeah.		
8	Q So as far as you're concerned, there's no		
9	indication that Mazen is drunk or intoxicated as he's walking		
10	on the casino floor that morning?		
11	MS. BLUTH: Your Honor, objection as to speculation.		
12	He just did the video. He's had absolutely no contact with		
13	the defendant.		
14	MR. CHAIREZ: Well		
15	MS. BLUTH: And the video speaks for itself. It's		
16	the best evidence.		
17	BY MR. CHAIREZ:		
18	Q Just can you tell by looking at the video		
19	whether or not it looked like he was unsteady on his feet?		
20	It's a simple yes or no question.		
21	A No.		
22	MR. CHAIREZ: All right. Nothing further, Your		
23	Honor.		
24	THE COURT: Redirect?		
25	REDIRECT EXAMINATION		

1	BY MS. BLUTH:
2	Q When AJ and the defendant left the hotel at I
3	believe it was about for a 12-minute period. It was from 8:15
4	to 8:27 on the timestamps. Do you remember that period of
5	time?
6	A Yes.
7	Q And we saw them walk out the doors that would
8	lead outside?
9	A Walking in that direction of the doors. You can
10	faintly see their feet go that way, that would lead to the
11	pictures you showed me, that outside area.
12	Q And that outside area of the pictures that I
13	showed you, there are no video cameras out there?
14	A No.
15	Q So if they were out there doing something, you
16	would not have video of it?
17	A I would not.
18	Q You on a day later went out and took those
19	pictures with just a camera?
20	A I did.
21	Q Now, Mr. Chairez asked you some questions about
22	when you compiled that video together. As soon as or shortly
23	after this crime occurred you provided video to detectives,
24	correct?

25

Α

Yes.

1	A Absolutely.		
l			
2	MS. BLUTH: Nothing further.		
3	THE COURT: Mr. Chairez.		
4	MR. CHAIREZ: I have one question, but it has nothing		
5	to do with what she just mentioned.		
6	THE COURT: Is it within the scope of direct?		
7	MR. CHAIREZ: It would be within the scope of direct.		
8	THE COURT: I'll allow you a little leeway. We have		
9	a few minutes. You can clarify if necessary.		
10	RECROSS-EXAMINATION		
11	BY MR. CHAIREZ:		
12	Q I don't recall, Officer Garner, when you were		
13	taking pictures on the sixth floor, did you take a picture of		
14	Room 631?		
15	A No, I did not. I didn't go all the way down		
16	there.		
17	Q Okay.		
18	A It was just a long shot.		
19	Q All right. And do you know whether or not the		
20	room number on 631 actually appears on the door?		
21	A Appears on the door, no. It appears on the		
22	wall.		
23	Q On the wall.		
24	A Yeah.		
25	Q All right. And 631 is like the second or third		
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1	room from the end, correct? It went to six
2	A It goes to 635, 633, 631, so that's the third
3	room from the north.
4	Q Okay. Thank you very much.
5	A Mm-hmm.
6	THE COURT: Any other questions based upon his
7	question?
8	MS. BLUTH: No, Your Honor.
9	THE COURT: All right. Thank you, sir, for your
0	time. You're free to go.
11	THE WITNESS: Thank you.
.2	THE COURT: Have a nice day.
13	All right. It's almost 5:00 o'clock. I think we're
4	going to call it a day. We don't really have time to start
15	with another witness.
16	Ladies and gentlemen of the jury, you're admonished
17	not to converse amongst yourselves or with anyone on any
18	subject connected with the trial, or to read, watch or listen
19	to any report of or commentary on the trial by any medium of
20	information, including without limitation television,
21	newspaper, radio, Internet. Do not form or express an opinion
22	on this case.
23	We'll see you tomorrow at 1:00 o'clock. Thank you.
24	(Jurors recessed at 4:50 p.m.)
25	THE COURT: All right. It appears that the jury is

1	out of the room. Counsel, is there anything we need to			
2	address before we call it a night?			
3	MS. BLUTH: Not on behalf of the State, Your Honor.			
4	THE COURT: Mr. Chairez, sir.			
5	MR. CHAIREZ: I'm giving the phone number and address			
6	on Jennifer Melendez [phonetic] to Ms. Holthus. She's the			
7	individual we discussed earlier.			
8	THE COURT: And this is the individual the State said			
9	if you wanted to call would not have any objection to her			
10	MR. CHAIREZ: Right.			
11	THE COURT: taking her out of order?			
12	MR. CHAIREZ: That is correct.			
13	THE COURT: Or taking her next week, since the State			
14	has a witness?			
15	MS. HOLTHUS: [Inaudible.]			
16	THE COURT: What?			
17	MS. BLUTH: We didn't have notice of her on the			
18	witness list, but we're fine with him orally amending and			
19	adding her.			
20	THE COURT: Yeah. We have until the beginning of			
21	next week, because the State's expert won't be called until			
22	next week, right?			
23	MS. HOLTHUS: [Inaudible.]			
24	THE COURT: All right. Good night.			
25	(Court recessed for the evening at 4:52 p.m.)			
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CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

KARR REPORTING, INC. Aurora, Colorado

KIMBERLY LAWSON

KARR Reporting, Inc.



TRAN

DISTRICT COURT CLARK COUNTY, NEVADA * * * * *

STATE OF NEVADA,)	CASE NO. C287173-1 DEPT NO. XXIII	
Plaintiff,)		
vs.)		
MAZEN ALOTAIBI,)))	TRANSCRIPT OF PROCEEDINGS	
Defendant.)		

BEFORE THE HONORABLE STEFANY MILEY, DISTRICT COURT JUDGE

JURY TRIAL - DAY 4

TUESDAY, OCTOBER 15, 2013

APPEARANCES:

FOR THE STATE:

MARY KAY HOLTHUS, ESQ.

Chief Deputy District Attorney

JACQUELINE M. BLUTH, ESQ. Deputy District Attorney

FOR THE DEFENDANT:

DON P. CHAIREZ, ESQ.

Also Present:

Mohammad A. Taha, Interpreter

Saad Musa, Interpreter

RECORDED BY MARIA GARIBAY, COURT RECORDER TRANSCRIBED BY: KARR Reporting, Inc.

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LAS VEGAS, NEVADA, TUESDAY, OCTOBER 15, 2013, 1:20 P.M.

* * * *

(Outside the presence of the jury.)

THE COURT: State of Nevada vs. Mazen Alotaibi, Case C287173. Before we bring the jurors in, Mr. Chairez, Ms. Holthus, Ms. Bluth, is there anything we need to put on the record?

MS. HOLTHUS: The only thing I want to do, Judge, is the first two witnesses that we're going to be calling are AJ's family members, and just to remind the Court and the defense of the ruling regarding nothing has been presented with respect to other bad acts. We anticipate nobody's going to get into any. I'm not going anywhere beyond essentially the trip to Vegas. And so I would just ask that that be respected.

THE COURT: Mr. Chairez, would you like to respond?

MR. CHAIREZ: I'll respect the Court's order.

THE COURT: Are you talking about the prior, the school — the incident that occurred at the school? Is that the — the event that Ms. Holthus is referencing?

MR. CHAIREZ: Well, I guess they want me to — they don't want any other bad act that AJ has done or subsequently has done. So, you know, the long and short of it is we'll limit our questionings to what happened on the day of —

 $\operatorname{MS.}$ HOLTHUS: And let me clarify. It's not what I

want or don't want. There may or may not be acts out there. To the extent that they're relevant or admissible, they need to be litigated outside the presence of the jury prior generally to trial, but certainly outside the presence.

No motion has been made either in writing or oral to go into that information, so I am assuming that there is no intention to. If the intention is otherwise, then we need to proceed in a different way.

THE COURT: Well, I don't want to issue a blanket order like that. We had very — I mean, I issued a finding with respect to the school record — well, the alleged incident in the school and, you know, the Court didn't allow it for a multitude of reasons, but one big one was relevance, since he did concede that he went to the room to buy marijuana —

MR. CHAIREZ: Right.

THE COURT: — and that he smoked marijuana with the defendant in this particular case.

So but I don't want to just have a blanket ruling out there. I want to make sure you at least have a chance to address each — if there are other things you want to bring up, then that needs to be specifically brought up.

MR. CHAIREZ: Well, no, I don't want to bring anything else up, Your Honor. I just want the Court to know the reason we couldn't do a motion, we couldn't do the

Petrocelli hearing and all these other things is Ms. Holthus just found out about it two days before the trial started, and I was told about it after the jury was already selected.

THE COURT: Are you talking about the incident at school?

MR. CHAIREZ: The September incident, yes.

THE COURT: You know, let's go back. I mean, again, it was the relevance more because — well, at that time we weren't exactly sure how the victim would testify. You know, there was speculation by the State. They were intending to bring out the testimony, which they did, that the victim went to the room to smoke marijuana —

MS. HOLTHUS: Judge, can we just approach briefly? THE COURT: Yeah.

(Bench conference transcribed as follows.)

MS. HOLTHUS: My understanding was the media was going to be out on breaks. What I don't want to do is get into a discussion off the record in front of the jury — not off the record, but on the record but outside the presence of the jury that these folks are going to go home and report on that, you know, we're keeping stuff —

THE COURT: No problem. I should have let them [inaudible]. And that was --

MS. HOLTHUS: Okay. We should what?

THE COURT: -- a bad call for me. But I think that I

MR. CHAIREZ: Well, perhaps deception. Why aren't

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THE COURT: But what was that going to show?

don't want to just issue a blank ruling. I want to make sure you get a chance to make a record. But I need to make a clarification --

MR. CHAIREZ: We've already made the record. I mean, it's --

MS. HOLTHUS: And all I'm saying is if he feels something becomes relevant during the testimony, rather than just putting it out there, I would request that he request to approach and say I think the door is opened or I think this is relevant now, I'd like to make an offer or something, so that you can rule on it before it just gets in front of the jury.

THE COURT: Well, I think -- I guess where I was going is given the fact he conceded --

MR. CHAIREZ: [Inaudible] the mother testifies the morning of the incident, they give two or three different addresses as to where they live in Sacramento. Now, that may be the grandmother's fault because she doesn't know exactly where Tina lives or this and that.

I mean, those are things I thought of and I don't know if that's a prior bad act or not, et cetera. Because it took us months and thousands of dollars to locate where they were, because even the State didn't know what address they had, and that kind of thing.

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they being totally honest with the State, you know, back when all of this happened?

MS. HOLTHUS: I don't know that --

MR. CHAIREZ: I don't need to — my other philosophy, Your Honor, is I don't think jurors like mean people. So with AJ I'm very delicate, I'm very diplomatic. If anything, I'm too nice. Okay. And I'll be the same with the mother and the grandmother. Okay. Maybe Detective [inaudible] or Detective Christensen, I can be a little bit tougher. But my default instincts are to be a nice guy.

I used to be on Mary Kay's team and they used to admonish me for being too nice. So the bottom line is it's just a matter of what is your personal style, and I think nice is better than a jerk.

MS. HOLTHUS: And I'm fine with all of that. All I'm saying is, I mean, we haven't heard the statements that we all have. Mom says that he was too much for her to handle, so she sent him to Dad.

MR. CHAIREZ: Right.

MS. HOLTHUS: AJ himself says, I'm a bad kid. I say, AJ, why are you bad, or they say why are you bad. And he says, Well, I fight, I do this, I do that.

MR. CHAIREZ: Well, he didn't say that yesterday.

MS. HOLTHUS: But we didn't open that door. We didn't go down that road.

1	MR. CHAIREZ: Yeah.
2	MS. HOLTHUS: And so our position is you can't.
3	MR. CHAIREZ: I know. And she made a ruling
4	MS. HOLTHUS: And so
5	MR. CHAIREZ: so I'm going to live with it.
6	MS. HOLTHUS: And I just want to say that I've told
7	the grandmother
8	MR. CHAIREZ: I don't want to go join AJ I mean, I
9	don't want to go join Mazen in the courtroom.
10	MS. BLUTH: I don't want to what?
11	MS. HOLTHUS: I've told the grandparents
12	MR. CHAIREZ: Huh?
13	MS. BLUTH: What'd you say?
14	MR. CHAIREZ: I don't want to go join Mazen in the
15	court for being held in contempt.
16	MS. BLUTH: Oh.
17	MS. HOLTHUS: I told Grandma and Mom that as of this
18	moment we're going to focus on basically the trip. But I'm
19	not looking to say
20	MR. CHAIREZ: And that's okay.
21	MS. HOLTHUS: is he a bad kid. I don't want to
22	know anything about his school problems. I don't want to know
23	that he was hard to control and he had to live with his dad,
24	or that he got kicked out last week for marijuana unless
25	that's the question.

And I've also instructed her if she perceives that you're asking her that, she can hesitate and we'll kind of approach, because it's my take that's been ordered out for the moment and it doesn't come in unless and until you raise it.

THE COURT: And here's my only predicament. I mean for the purposes of the record, I need to put on the record what you want to bring up [inaudible].

MR. CHAIREZ: Okay.

THE COURT: And when we do discuss the event at school and it's more of a relevancy, and what I tried to clarify is even more — and I will finish up, is even more so now because he did in fact concede during the testimony.

MR. CHAIREZ: Right.

THE COURT: So, you know, we know he smokes pot. But if there's something [inaudible] you do need to bring it up, because I don't want it kind of out there like I didn't let you even make a record, because that's not proper.

MR. CHAIREZ: Well, I mean, I just wanted to make sure I'm not agreeing with what they did, but I understand Mary Kay's predicament. If you find out about something two days before the trial starts or a day before the trial starts, it's just kind of hard. Okay.

MS. HOLTHUS: Well, here's the thing though, Don. In terms of the Petrocelli hearing, if you believe that it's relevant — I'm probably going to concede clear and

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convincing. I can give you the witnesses. Mom said he was. As far as I know AJ's not going to dispute that.

> MR. CHAIREZ: Right.

MS. HOLTHUS: So in terms of him having weed in his pocket, we probably meet the standard. So if you're saying it's delayed disclosure that's hampering your ability to do that, you can still -- you could still have challenged it. You could still have raised it.

But you still have to get to the relevance and probative versus prejudicial, which is, I think, where we're saying it's not probative at all because you've already got him agreeing to the weed, it's highly prejudicial, and it's not relevant.

MR. CHAIREZ: But I don't want you guys to argue at the end, oh, he came to Las Vegas on New Year's Eve, he wanted to experiment with marijuana just like everybody else comes to Sin City, you know.

MS. HOLTHUS: Oh, no.

THE COURT: You know, you can do the Petrocelli in the middle of the trial though.

MS. HOLTHUS: Mm-hmm.

MR. CHATREZ: You can?

THE COURT: Yeah.

MR. CHAIREZ: Okay.

THE COURT: So if -- do you --

THE COURT: You --

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MR. CHAIREZ: I'm not going to go into it.

MR. CHAIREZ: Just I mean, she can put on the -well, let her put the stuff on the record and just, you know,
I'll just say I think it's important --

MS. HOLTHUS: Aren't we on the record right here?

THE COURT: Yeah, but it's --

MS. BLUTH: Maria, are you picking everything up that we're saying? Okay.

THE COURT: Well, let me make -- go ahead and make a complete record.

MR. CHAIREZ: Yeah. Okay.

THE COURT: If you want to redo that and ask for a Petrocelli hearing because you think that it's still relevant to your case, we can do that. We can start the trial a little bit later tomorrow and do that.

MR. CHAIREZ: Well, the only thing that worries me, Your Honor, is the theme that they're using is the reason he didn't -- well, the reason he didn't report what really happened is because he was ashamed and he was embarrassed. All right. And my position is he didn't want his mother to find out that he was there to buy marijuana --

MS. HOLTHUS: Oh, same thing.

MR. CHAIREZ: -- because she's warned him and all that other kind of stuff.

Now, yesterday they mentioned that one of the security officers said, oh, he did tell me he went to the room

voluntarily to get marijuana, and now we're [inaudible] with 1 2 the detectives he's telling a different story, he's telling I 3 was dragged and this and that, et cetera, et cetera. don't know --4 5 THE COURT: Well, I will put it out to you and you can make a renewed motion for a Petrocelli hearing, which we 6 7 could grant if you think as the case goes on --Well, let's do it at the end --8 MR. CHAIREZ: 9 MS. HOLTHUS: Well, we could have it --10 MR. CHAIREZ: Okav. I mean, it doesn't need to be -- I 11 MS. HOLTHUS: 12 mean, we can do it by way of offer of proof. I don't think 13 that we disagree with the facts in terms of -- because I just 14 want to caution you, because Petrocelli hearing or whatnot, 15 you know, at some point AJ and his folks are going to be gone, 16 and so --17 Right. Right. MR. CHAIREZ: 18 MS. HOLTHUS: -- that may be this afternoon, so. 19 MR. CHAIREZ: Right. 20 THE COURT: And if you want to recall -- well, 21 let's ---MS. HOLTHUS: And with candor --22 23 THE COURT: Hold on. That's a question [inaudible]. 24 MS. HOLTHUS: But like I said, I don't think the

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facts are at dispute. My understanding is that he had

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marijuana on him. No, actually, they smelled it on him, they checked him and they kicked him out. And he's going to be going to live with his dad because he wants to be with his dad.

THE COURT: We can do the Petrocelli hearing now. I mean, I see where you're going. I told you my reasons for not letting — as far as relevance, but you're kind of — as the case has evolved, you're kind of going with a little bit different theory. And I mean, arguably there's some relevance. He just needs to put up —

MR. CHAIREZ: Well, is she willing to stipulate or put that on the record, that he was expelled from school?

MS. BLUTH: Absolutely not.

MR. CHAIREZ: Okay.

THE COURT: Well, it sounds like it would be relevant to show something. So I guess your line, your theory would be it's relevant to show he wasn't in fact — well, he wasn't in fact embarrassed because he smoked pot before.

MR. CHAIREZ: Right. Well, he told — he told Mazen he smoked it two to three times a week. Okay.

MS. HOLTHUS: And that's going to come in.

MR. CHAIREZ: So see, if --

MS. BLUTH: How?

MS. HOLTHUS: Through his statement.

MR. CHAIREZ: Well, no. I mean --

MS. HOLTHUS: Did we take that up?

THE COURT: Well, why don't we do this back there so we can get -

MS. HOLTHUS: Did he testify?

THE COURT: -- make sure the record's really good.

MR. CHAIREZ: Okay.

MS. HOLTHUS: I thought you said it was.

THE COURT: Ms. Holthus, let's do it back at the tables.

MS. HOLTHUS: Sure.

(End bench conference.)

THE COURT: All right. What I started to address before the bench conference and what was continued during the bench conference is a discussion on the Court's prior ruling regarding a school incident where AJ was apparently smoking marijuana. It was previously not allowed at that time —

MS. HOLTHUS: Can I just clarify, Judge? My understanding of the facts are not that he was smoking, but that he may have had it on him.

THE COURT: Then I misspoke. So somehow he was in possession of marijuana and there was a school event. And at that time I did allow it on the grounds of relevant in that we — at that point we weren't really sure how the testimony would play out.

I thought at that point there would be relevance if

he denied it, but ultimately he did not deny it at the time of trial. He conceded that he was -- did go to the defendant's room for the purpose of smoking marijuana and that he actually did smoke marijuana with the -- with the defendant in this particular case.

However, Mr. Chairez has made a renewed motion pursuant to Petrocelli to have that information introduced. And so please, you kind of have a different spin on how you want to use it.

MR. CHAIREZ: Well, my only concern, Your Honor, and the reason we've renewed the motion is I understand on Wednesday, the day before trial started, when Ms. Holthus was preparing AJ for his testimony here in court, that's when he disclosed that he had been kicked out of school for being suspected of having marijuana or smelling of marijuana.

Ms. Holthus disclosed it to me the following day.

At that point — and she also felt that it was a prior bad act or something like that, and I'm not going to disagree with her. I do believe — and that's why I mentioned that case to you, Davis vs. Alaska. If a juvenile defendant has a criminal record, in a criminal case our right to confront and cross—examine the witnesses would include the right to look at their juvenile record, which is normally privileged.

And I think would allow us -- if we're allowed to

look at a criminal record, we should even be allowed to look and mention prior bad acts. Because it goes to the, you know, our theory as to whether or not this is an isolated incident when AJ goes to a — to the defendant's room in order to purchase marijuana. And I don't know that they're going to

argue that in closing argument, that it was just the one-time

7 event, et cetera, et cetera.

So I don't need to prejudice, you know, AJ, but by the same token, I'm sure they're going to prejudice my client to say, oh, well, he bought the marijuana and he did this and he did that and all those other things. And so my sense is, in the spirit of full disclosure, I believe that we — and I don't even intend to ask the mother about, you know, does your son regularly use marijuana.

I just kind of think that the fact that ten months later, or nine months after the incident AJ again is found with marijuana, AJ — the school decided to do something about it and to kick him out of school. I somehow think that that's important information. So obviously the State won't stipulate to it. I don't know whether I should ask the mother about it.

And as I told you, in terms of psychology, I don't want to create too much sympathy for the mother, even though it's a sad situation that she — I mean, I just don't want to come across overly harsh. So at any rate, I would rather have the State stipulate that this is what happened, or they go

into it and ask it and I don't need to go into it.

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MS. HOLTHUS: I guess my question is, I don't know what he wants to go into. We had talked before about subsequent, and the Court found it wasn't relevant at all, the fact that because, I mean, the argument could be that the defendant exposed him to the marijuana and so ten months later him being caught with marijuana, I'm not — it kind of cuts both ways. I don't see where that's relevant.

THE COURT: Was there an event prior to though?

MS. HOLTHUS: And I'm not even sure. I believe he had said — it's in the statement, right? There was some exposure to marijuana. There was something about marijuana. He was holding it for someone.

MR. CHAIREZ: Who, AJ?

MS. HOLTHUS: Yeah.

MR. CHAIREZ: No. No.

MS. HOLTHUS: He had smelled it before?

MS. BLUTH: No. He said --

THE COURT: Because where I would see the relevance, to be very frank, given how the testimony played out with the child, is AJ testified that his embarrassment in not wanting his parents to know was part of the reason he reported the way he did to the police, which is he really did not give — the reason why his story kind of changed, because he was embarrassed, he didn't want his mother to find out and

everything else.

So it explains his actions with respect to reporting to the police. I mean, that came out during his testimony. So I can see some relevance if it was an event before that would kind of go to show, hey, you know what, he wasn't really embarrassed this time because, you know, he's been caught smoking pot before and this wasn't the first time he's smoking pot. But I'm not sure about the same to be said with subsequent events.

MS. BLUTH: Your Honor, even if he was caught with marijuana before, he did say he was embarrassed. He was embarrassed about what was done to him. He was scared to tell his mom and his grandma because he didn't want to get in trouble for smoking pot. But if you're a child and you're caught ten times, say he was caught ten times smoking pot and he got in trouble every time, the 11th time, if he gets caught, he's still going to be scared of getting in trouble.

THE COURT: Well, but there's also some, you know, testimony as far as, you know, he initially said that he was pulled into the room and then the testimony comes out that no, that wasn't in fact what happened, that he had gone with this defendant and he had smoked marijuana. You know, the marijuana kind of, at least in the Court's opinion, that it kind of came out as part of the reason why he perhaps was not as forthright at the very beginning as he subsequently was.

MS. BLUTH: Absolutely.

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THE COURT: So, you know, I can see some kind of relevance. But really, Mr. Perez [sic], I mean, if you want to do an offer of proof, make a renewed motion for a Petrocelli hearing on that. On the subsequent, I think you're probably going to have to make an offer as to why any subsequent events would be relevant other than to show he's just a bad kid that smokes pot.

MR. CHAIREZ: Well, and I think Ms. Holthus --

THE COURT: Which would be character.

MR. CHAIREZ: -- admonished me earlier don't refer to him as a bad kid. But, you know, I'm willing to -- I live with the Court's orders.

THE COURT: But I mean, I wouldn't allow it in either situation, whether it's before or after, to show, hey, he's a bad kid --

MR. CHAIREZ: Right.

THE COURT: -- because he smoked pot, because I think that's clearly not permissible. But like I said, with the prior event, I think that it could potentially be relevant, from what I'm hearing from you, to show something other than he's just a bad person. On the subsequent, I'm not sure --

MR. CHAIREZ: I'm not going --

THE COURT: -- what it would show.

MR. CHAIREZ: I'm not going into anything prior. I'm

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just saying Ms. Holthus found out the day before trial. She told me the first day of trial, and I thought it was relevant. I thought it was important. But that's okay. It's a subsequent bad act and --

MS. HOLTHUS: If I just can interrupt. I just had Ms. Bluth go check with Mom. There is no — to the extent he's making the relevance that he got in trouble with Mom before, there has never been any problems with AJ and marijuana prior to the date in Circus Circus.

THE COURT: Okay. So then on the subsequent event, and that's the one at the school where he was somehow in possession of the marijuana, so what would that be relevant to show other than that he's a bad kid?

MR. CHAIREZ: Well, I mean, it goes to why did he not tell the truth with the police on the morning of the incident. And, you know, the long and short of it is, I guess, as long as I'm allowed to argue he was more worried about getting in trouble with his mother, he wasn't — I'm not going to say he wasn't embarrassed. Obviously if this happened he would be embarrassed. But he was willing to lie, et cetera, et cetera.

So my sense is on -- I mean, if you feel it's not relevant, Your Honor, it's okay with me. I just put it down on the record like saying given the late circumstances under which everybody found this out, I'm not going to go into it.

MS. HOLTHUS: And let me just clarify.

THE COURT: Okay.

MS. HOLTHUS: It has nothing to do with timing of disclosure about it last Wednesday. It's — because it's not relevant because of the timing with respect to the offense. And I think, with all due respect, Mr. Chairez's whole argument is bad kid character evidence. He hasn't really articulated anything under the bad act rule that would allow it to come in for anything other to say he's a bad kid.

He can say he was a bad kid for what happened on that day. He simply can't bring in everything this kid has done in the last 13 years that was bad and say, look, he's a bad kid, so I don't know, he wanted it, he deserved it, he liked it, he started it. I don't know what the next step is, but —

MR. CHAIREZ: Your Honor, we don't know --

MS. HOLTHUS: -- that's not proper.

MR. CHAIREZ: We don't know any of the things that he's done in the last 13 years, so we're not going to go into it.

THE COURT: Okay. So just to make sure I'm clear, at this point you're not making a renewed motion pursuant to Petrocelli to bring in a subsequent event at the school?

MR. CHAIREZ: Well, I'm just, Your Honor, I'm not bringing a renewed motion. I just thought that Ms. Holthus was characterizing my position as we were stipulating — and we are based upon your order. We're stipulating we're not

going to go into any of it. And so I didn't want her to think I'm going to say anything about it to the mother, when we cross-examine the mother, et cetera, et cetera.

So we've already gone into yes, it's a subsequent bad act, not a prior bad act, and I don't want to disparage the kid and just say he's a bad kid. So at any rate, no, I don't intend to do that. But, you know, the kid himself said he was a bad kid. The kid himself told the detectives, My mother couldn't handle me, that's why she sent me down to live with my father, so.

MS. HOLTHUS: And that's why I keep asking.

Mr. Chairez says he's not going to get into it, then he says subsequent. My question is, and my under — I needed clarification. My position is it's all character evidence, it's bad kid evidence, and he hasn't put forth a relevant appropriate basis for that to come in, in the trial. If he's agreeing, then fine.

But if he's saying that because the detective said it or because the kid said it it's fair game, I mean, just because a witness has said something previous doesn't make it admissible in the trial. I mean, we — that happens all the time. So I need — that's what I'm trying to get Mr. Chairez to commit to, where he's going.

If he -- is he going to say that AJ, or to the detective or somebody, did you say you were a bad kid? He

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didn't say it to AJ, so I'm assuming he's not going down that road.

THE COURT: Look, I would allow — if you make the appropriate offer of proof and request a Petrocelli hearing, I mean, if you can demonstrate to me that it can be something used for a purpose other than show, hey, he's a bad kid because he keeps smoking pot or he lies to his parents, whatever, that would be one thing. Just at this point I don't hear anything other than that.

Is that correct? Would that be the only -- I mean, the only reason that would be used is he's a bad kid for smoking pot in the future at school, or possessing pot?

MR. CHAIREZ: Well, the problem, Your Honor, is until a week ago we were always under the impression, and all of our cross-examination and all of our preparation went into showing that AJ was not telling the truth because the video shows he wasn't dragged down the hall. The video shows he doesn't have a knapsack, and he specifically tells Detective Christensen he has a knapsack.

And so when this change of story came about, you know, on the eve of trial, I mean, and we don't even have a written statement, so we didn't know what AJ was going to say until he said it yesterday, so.

THE COURT: Well, I think you -- you were -- you went into that information. You went into the inconsistencies

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MR. CHAIREZ: Okay.

THE COURT: -- if I recall correctly.

Yeah. Well, we -- we need to make a MS. BLUTH: correction. That is incorrect on the record.

MR. CHAIREZ: Okay.

MS. BLUTH: Before this trial began we told -- we took Mr. Chairez outside and we told him yesterday in our pretrial AJ had said some things that were inconsistent with his prior story. We told Mr. Chairez what those inconsistencies were. So the State obviously has an obligation to do that and we did that before trial.

We took you outside in the -- after we met with him, out of those doors and we told you the inconsistencies, that he had come forward and in fact stated that he had made an agreement with the defendant, sex for money, sex for weed, and that his plan was to go up there, take the weed and run. And we disclosed that inconsistency to you before the trial, correct? I just want -- is that correct?

MR. CHAIREZ: When was that? I mean, I don't recall, but that's -- I mean, I recall, you know, talking to Mr. Sweetin a couple weeks ago and then --

MS. BLUTH: I'm not talking about that. I'm talking about before this trial started we --

MR. CHAIREZ: You mean you're talking on Thursday,

1 or2 THE MARSHAL: Mr. Chairez, hold on. THE COURT: We're having interpreting difficulties. 3 4 MS. BLUTH: Okay. Is it the machine that's broken, sir, 5 THE COURT: Mr. Interpreter? Okay. Please interpret, sir. 6 7 THE INTERPRETER: It's good now. THE COURT: Good now. Okay. Thank you. 8 9 Mr. Alotaibi, have you understood what's just been 10 going on, sir? 11 THE DEFENDANT: Yes. 12 THE COURT: We've been talking. Have you understood 13 everything? 14 THE DEFENDANT: No. English or Arabic? 15 THE COURT: Sorry? 16 In English or Arabic? THE DEFENDANT: 17 THE COURT: Were they translating to you in Arabic? 18 THE DEFENDANT: Yeah. 19 THE COURT: Okay. 20 THE DEFENDANT: Yeah. I understand them very well. 21 THE COURT: Okay. Because what I'm asking is if 22 there's something you have not -- I was not aware that they 23 were having difficulty with the translating machine or the 24 microphone, so is there anything that we need to go back over? 25 I want to make sure you didn't miss anything.

THE DEFENDANT: No.

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THE COURT: Okay. All right.

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I just want to make sure, Your Honor, MS. BLUTH: that that record is clear, because it's an obligation that the

And as soon as the State learned of those inconsistencies, we

State has to provide defense with inconsistent statements.

MR. CHAIREZ: Was this after trial began, or before trial began?

> MS. HOLTHUS: No.

spoke with Mr. Chairez the following day.

MS. BLUTH: This was before trial began. We stepped outside and told you.

MS. HOLTHUS: We said, Come out here, in that little box [indicating].

MR. CHAIREZ: I must be having a senior moment, Your I don't dispute that they -- I don't dispute that and Honor. I mean, I just know everything has been told to me just in the last week. So for the State's benefit, I will say they've disclosed it to me in enough time for me to think about, okay, well, we need to change our strategy on how we want to question AJ. And again, we didn't know what he was going to say until he said it yesterday, so.

THE COURT: Okay. So I seem to remember this coming up before, because I had the same question before that I have now, which is are you alleging the State violated Brady?

1	MR. CHAIREZ: No. No, I'm not. No, I'm not, Your
2	Honor.
3	THE COURT: Okay.
4	MS. HOLTHUS: And he didn't at that time request a
5	continuance.
6	MR. CHAIREZ: No. Right.
7	MS. HOLTHUS: I don't think it changes anything.
8	MR. CHAIREZ: I did not request a continuance. That
9	is correct, Your Honor.
10	MS. HOLTHUS: And just to clarify, those two
11	differences on Wednesday, when we learned that AJ was now
12	acknowledging the marijuana portion, that I think was always
13	everybody's anyway, he was acknowledging that and also the
14	fact that he had been kicked out of school.
15	MR. CHAIREZ: We didn't know that, Your Honor,
16	until
17	MS. BLUTH: Right.
18	MS. HOLTHUS: Neither one of us.
19	MR. CHAIREZ: Right. Okay.
20	MS. HOLTHUS: So those are both things that we
21	learned Wednesday afternoon.
22	MR. CHAIREZ: Right.
23	MS. HOLTHUS: And they're both things that we
24	admonished Mr. Chairez before we began trial.
25	MR. CHAIREZ: That is

IN THE IN THE SUPREME COURT OF THE STATE OF NEVADA

MAZEN ALOTAIBI.

CASE NO. 67380

Electronically Filed Oct 26 2015 11:33 a.m. Tracie K. Lindeman

VS.

Appellant,

District Court Case Neigh of Supreme Court DEPT. XXIII

THE STATE OF NEVADA,

Respondent.

APPELLANT'S APPENDIX

VOLUME I OF V

BATES NOS. AA000001 - AA000250

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APPELLANT'S APPENDIX

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1	INFO		Den S. Edun
2	STEVEN B. WOLFSON Clark County District Attorney		CLERK OF THE COURT
3	Nevada Bar #001565 JAMES R. SWEETIN		
4	Chief Deputy District Attorney Nevada Bar #005144		
5	200 Lewis Avenue Las Vegas, Nevada 89155-2212 (702) 671-2500		
6	Attorney for Plaintiff		
7		CT COURT	
8	1:30 P.M. CLARK COU CHAIREZ	UNTY, NEVADA	
9	THE STATE OF NEVADA,		
10	Plaintiff,	Case No:	C-13-287173-1
11	-vs-	Dept No:	XXIII
12	MAZEN ALOTAIBI,		
13	#2884816 Defendant.	INFO	RMATION
14			RMATION
15	STATE OF NEVADA)		
16	COUNTY OF CLARK ss.		
17	STEVEN B. WOLFSON, District	Attorney within and	for the County of Clark, S

STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That MAZEN ALOTAIBI, the Defendant above named, having committed the crimes of BURGLARY (Category B Felony - NRS 205.060), FIRST DEGREE KIDNAPPING (Category A Felony - NRS 200.310, 200.320), SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (Category A Felony - NRS 200.364, 200.366), LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (Category A Felony - NRS 201.230) and COERCION (Sexually Motivated) (Category B Felony - NRS 207.190, 207.193, 175.547) in the manner following, to-wit: That the said Defendant, on or about the 31st day of December, 2012, at and within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada,

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COUNT 1 - BURGLARY

did, then and there, willfully, unlawfully, and feloniously enter, with intent to commit a felony, to-wit: sexual assault, that certain building occupied by ANKE DANG, located at CIRCUS CIRCUS HOTEL & CASINO, 2880 South Las Vegas Boulevard, Room No. 613, Las Vegas, Clark County, Nevada.

COUNT 2 - FIRST DEGREE KIDNAPPING

did, willfully, unlawfully, feloniously, and without authority of law, lead, take, entice, carry away or kidnap ANKE DANG, a minor, with the intent to keep, imprison, or confine said ANKE DANG, from his parents, guardians, or other person or person having lawful custody of said minor, or with the intent to hold said minor to unlawful service, or perpetrate upon the person of said minor, any unlawful act, to-wit: sexual assault and/or lewdness.

<u>COUNT 3</u> - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ANKE DANG, a child under fourteen years of age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said ANKE DANG, against his will, or under conditions in which Defendant knew, or should have known, that the said ANKE DANG was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 4 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his penis to touch and/or rub and/or fondle the buttock(s) and/or anal area of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

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<u>COUNT 5</u> - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ANKE DANG, a child under fourteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant placing his penis on and/or into mouth of the said ANKE DANG, against his will, or under conditions in which Defendant knew, or should have known, that the said ANKE DANG was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 6 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant placing his penis on and/or into mouth of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

COUNT 7 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his mouth and/or tongue to touch and/or kiss and/or lick the face and/or neck and/or body of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

COUNT 8 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his mouth and/or tongue to touch and/or kiss and/or lick the face and/or neck and/or body of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

COUNT 9 - COERCION (Sexually Motivated)

did, then and there, willfully, unlawfully and feloniously use physical force, or the immediate threat of such force, against ANKE DANG, with intent to compel him to do, or abstain from doing, an act which he had a right to do, or abstain from doing, by said Defendant said preventing the said ANKE DANG from leaving the presence of said Defendant, the purpose for which the Defendant committing the offense being the sexual gratification of said Defendant.

> STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

hief/Deputy District Attorney eyada Bar #005144

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1	Names of witnesses known to the District Attorney's Office at the time of filing this
2	Information are as follows:
3	BEZA; LVMPD#09341
4	CHRISTENSEN; LVMPD#07200
5	COMISKEY; LVMPD#06532
6	COR or Designee; CCDC
7	COR or Designee; CIRCUS CIRCUS HOTEL SECURITY
8	COR or Designee; LVMPD COMMUNICATIONS
9	COR or Designee; LVMPD RECORDS
10	DANG, AJ; 2411 DELTA AVE., ROSEMEAD, CA 91770
11	LE, MAI; 2755 W. BALL RD. #223, ANAHEIM, CA 92004
12	MOHAMMED, JAFAARI; KINGDOM OF SAUDI ARABIA, ARMED FORCES
13	NESHEIWAT; LVMPD#09375
14	NGUYEN, THANH; 2411 DELTA AVE., ROSEMEAD, CA 91770
15	POOL; LVMPD#07300
16	TUCKER; LVMPD#14402
17	WILLIAMS; LVMPD#05646
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27	DA#12F20986X/hjc/SVU LVMPD EV#1212311318
28	(TK06)

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1 AINF STEVEN B. WOLFSON 2 Clark County District Attorney Nevada Bar #001565 3 JAMES R. SWEETIN Chief Deputy District Attorney 4 Nevada Bar #005144 200 Lewis Avenue 5 Las Vegas, Nevada 89155-2212 (702) 671-2500 6 Attorney for Plaintiff

Alun J. Lahrum

CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

Case No:

C-13-287173-1

-vs-

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Dept No:

XXIII

MAZEN ALOTAIBI, #2884816

#2004010

Defendant.

AMENDED

INFORMATION

STATE OF NEVADA) ss.

STEVEN B. WOLFSON, District Attorney within and for the County of Clark, State of Nevada, in the name and by the authority of the State of Nevada, informs the Court:

That MAZEN ALOTAIBI, the Defendant above named, having committed the crimes of BURGLARY (Category B Felony - NRS 205.060), FIRST DEGREE KIDNAPPING (Category A Felony - NRS 200.310, 200.320), SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE (Category A Felony - NRS 200.364, 200.366), LEWDNESS WITH A CHILD UNDER THE AGE OF 14 (Category A Felony - NRS 201.230) and COERCION (Sexually Motivated) (Category B Felony - NRS 207.190, 207.193, 175.547) in the manner following, to-wit: That the said Defendant, on or about the 31st day of December, 2012, at and within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada,

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COUNT 1 - BURGLARY

did, then and there, willfully, unlawfully, and feloniously enter, with intent to commit a felony, to-wit: sexual assault, that certain building occupied by ANKE DANG, located at CIRCUS CIRCUS HOTEL & CASINO, 2880 South Las Vegas Boulevard, Room No. 631, Las Vegas, Clark County, Nevada.

COUNT 2 - FIRST DEGREE KIDNAPPING

did, willfully, unlawfully, feloniously, and without authority of law, lead, take, entice, carry away or kidnap ANKE DANG, a minor, with the intent to keep, imprison, or confine said ANKE DANG, from his parents, guardians, or other person or person having lawful custody of said minor, or with the intent to hold said minor to unlawful service, or perpetrate upon the person of said minor, any unlawful act, to-wit: sexual assault and/or lewdness.

COUNT 3 - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF AGE

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ANKE DANG, a child under fourteen years of age, to sexual penetration, to-wit: anal intercourse, by said Defendant inserting his penis into the anal opening of the said ANKE DANG, against his will, or under conditions in which Defendant knew, or should have known, that the said ANKE DANG was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 4 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his penis to touch and/or rub and/or fondle the buttock(s) and/or anal area of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

$\underline{\text{COUNT 5}}$ - SEXUAL ASSAULT WITH A MINOR UNDER FOURTEEN YEARS OF

AGE

did, then and there, willfully, unlawfully, and feloniously sexually assault and subject ANKE DANG, a child under fourteen years of age, to sexual penetration, to-wit: fellatio, by said Defendant placing his penis on and/or into mouth of the said ANKE DANG, against his will, or under conditions in which Defendant knew, or should have known, that the said ANKE DANG was mentally or physically incapable of resisting or understanding the nature of Defendant's conduct.

COUNT 6 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant placing his penis on and/or into mouth of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

COUNT 7 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his mouth and/or tongue to touch and/or kiss and/or lick the face and/or neck and/or body of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

COUNT 8 - LEWDNESS WITH A CHILD UNDER THE AGE OF 14

did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his mouth and/or tongue to touch and/or kiss and/or lick the face and/or neck and/or body of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

COUNT 9 - COERCION (Sexually Motivated)

did, then and there, willfully, unlawfully and feloniously use physical force, or the immediate threat of such force, against ANKE DANG, with intent to compel him to do, or abstain from doing, an act which he had a right to do, or abstain from doing, by said Defendant said preventing the said ANKE DANG from leaving the presence of said Defendant, the purpose for which the Defendant committing the offense being the sexual gratification of said Defendant.

STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

Quef Deputy District Attorney

Nevada Bar #005144

28 (TK)

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200 Lewis Avenue
Las Vegas, Nevada 89155-2212

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CLERK OF THE COURT

DISTRICT COURT

CLARK COUNTY, NEVADA

THE STATE OF NEVADA,

Plaintiff.

-VS-

MAZEN ALOTAIBI, #2884816

(702) 671-2500

Attorney for Plaintiff

Defendant.

Case No:

C-13-287173-1

Dept No:

XXIII

SECOND AMENDED

INFORMATION

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COUNT 1 - BURGLARY

did, then and there, willfully, unlawfully, and feloniously enter, with intent to commit a felony, to-wit: kidnapping and/or sexual assault and/or lewdness with a minor and/or sexually motivated coercion, that certain building occupied by ANKE DANG, located at CIRCUS CIRCUS HOTEL & CASINO, 2880 South Las Vegas Boulevard, Room No. 631, Las Vegas, Clark County, Nevada.

COUNT 2 - FIRST DEGREE KIDNAPPING

did, willfully, unlawfully, feloniously, and without authority of law, lead, take, entice, carry away or kidnap ANKE DANG, a minor, with the intent to keep, imprison, or confine said ANKE DANG, from his parents, guardians, or other person or person having lawful custody of said minor, or with the intent to hold said minor to unlawful service, or perpetrate upon the person of said minor, any unlawful act, to-wit: sexual assault and/or lewdness.

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did, then and there, willfully, lewdly, unlawfully, and feloniously commit a lewd or lascivious act upon or with the body, or any part or member thereof, a child, to-wit: ANKE DANG, said child being under the age of fourteen years, by said Defendant using his mouth and/or tongue to touch and/or kiss and/or lick the face and/or neck and/or body of the said ANKE DANG, with the intent of arousing, appealing to, or gratifying the lust, passions, or sexual desires of said Defendant, or said child.

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> STEVEN B. WOLFSON Clark County District Attorney Nevada Bar #001565

BY

Deputy District Attorney la Bar #005144

DA#12F20986X/hic/SVU LVMPD EV#1212311318 (TK06)



TRAN

DISTRICT COURT CLARK COUNTY, NEVADA * * * * *

STATE OF NEVADA,)	CASE NO. DEPT NO.	C287173-1 XXIII
Plaintiff,)	DBI 1 NO.	WATII
Vs.)		
MAZEN ALOTAIBI,)	TRANSCRI PROCEED	
Defendant.)	Trochic	11100

BEFORE THE HONORABLE STEFANY MILEY, DISTRICT COURT JUDGE

PARTIAL JURY TRIAL - DAY 2

FRIDAY, OCTOBER 11, 2013

APPEARANCES:

FOR THE STATE:

MARY KAY HOLTHUS, ESQ.

Chief Deputy District Attorney

JACQUELINE M. BLUTH, ESQ. Deputy District Attorney

FOR THE DEFENDANT:

DON P. CHAIREZ, ESQ.

Also Present:

Nabiha Al-Abed, Interpreter

Saad Musa, Interpreter

RECORDED BY MARIA GARIBAY, COURT RECORDER TRANSCRIBED BY: KARR Reporting, Inc.

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LAS VEGAS, NEVADA, FRIDAY, OCTOBER 11, 2013, 1:06 P.M.

* * * * *

(Prior proceedings not transcribed.)

(Outside the presence of the jury.)

THE COURT: Good afternoon everyone. We have a jury selected. Is there anything we need to address before we bring them in?

MS. BLUTH: Judge, just while you're — when you're reading your instructions, I'm going to have someone from our help desk come in and fix something on my computer. He won't be disruptive.

THE COURT: That's fine. That's fine.

Mr. Chairez, anything we need to address?

MR. CHAIREZ: The only thing I want to do is -- not that I will make a motion, but I just want to note -- I want the Court to notice that of the nine peremptory challenges the State used, five of them -- four of them were Hispanics and one of them was black. Okay.

THE COURT: Are you making a Batson challenge? Because we've already dismissed the other jurors.

MR. CHAIREZ: Well, no. I just want to bring it to the Court's attention. I believe they may have had legitimate legal reasons as to why they did it, but it's my observation is that's what I noticed, is they began to knock off all the Hispanics. So Mr. Alotaibi is not Hispanic. I am. But at

1 any rate...

THE COURT: Okay. Well, if it's not a Batson challenge — I mean, the Batson challenge is according to the more recent caselaw needed to be brought prior to letting the rest of the jury go, so we don't completely have to lose an entire jury panel. So I guess you're just bringing it to my attention?

MR. CHAIREZ: I'm just bringing it to your attention, Your Honor.

THE COURT: Okay. And because I was not aware there was a potential Batson challenge, I did not query the jury as far as what they consider the ethnicity to be. And quite frankly, you can't tell anything just by looking at their names anyway.

Is there anything to respond by the State before I bring the jury in?

MS. BLUTH: I can give, you know, race neutral reason that the --

THE COURT: There's not a -- I don't believe there is a Batson challenge.

MS. HOLTHUS: I don't understand what this observation is for. Why are we making this observation?

MR. CHAIREZ: Well, the bottom line, Your Honor, is I believe that without hearing what their reasons were, and I know Ms. Holthus, I don't know Ms. Bluth, but I'm assuming

they work together, the bottom line is there may be legitimate justifications.

For instance, like Ms. Fiscus or whatever, I don't know what the reason was that they knocked her off other than maybe she didn't understand English very well. Ms. Cueto, the pawn shop lady, I don't know what their basis was in that type of thing.

THE COURT: The problem is this is not an appropriate time for a Batson challenge. It should have been done previously again, because number one, we have a jury that's sworn in and impaneled as jurors, and number two, according to the fairly recent caselaw — use my microphone. According to the fairly recent caselaw, it needs to be done sooner, before the whole jury is discharged or the remainder of the jury is discharged, so that there's a less severe remedy versus having to start afresh.

MR. CHAIREZ: Well, the reason being, Your Honor, is I want to make sure — and I'm not accusing either of them of trying to appeal to the jury's prejudice. But for instance, they just gave me stuff yesterday which are a bunch of quotes from Allah, or something like that, that were found on Mr. Alotaibi's cellphone which they obtained from me.

So the bottom line is I don't know what the relevance is going to be. I don't even know if they're going to mention it in opening statement. But I think it's one of those things

where Mr. Alotaibi signed up for the scripture of the day, and every day these various things come out.

Now for me, when whoever from the State testifies about, oh, Allah says this or Allah says that, I mean, I believe that's a subconscious attempt to play the race --

THE COURT: With all respect, Mr. Chairez, I'm really not sure what we're doing now. I mean, is this another Brady — are you alleging another Brady violation?

MR. CHAIREZ: No, no, no. It's not a Brady violation.

THE COURT: I'm not sure what we're doing here.

MR. CHAIREZ: I personally — when they go to introduce any of that, I personally believe none of it is relevant. But I just want —

MS. HOLTHUS: Let me just shortcut that. We've given it to you because we have it, and as of this moment we don't have any intention of using it. If we do, before we do, we'll certainly bring it to everyone's attention. We just had it translated. And so anything that we have we provide to defense, and that's where we are.

With respect to the other, he's put us in a really awkward position right now in raising the non-Batson Batson that he's kind of raising. To the extent that I can, I know that the one gal he mentioned was also a student of his wife, and so —

THE COURT: Oh, that was the lady sitting somewhere 1 2 toward the front. 3 MS. HOLTHUS: Correct. So that's why we -- that's 4 why we excused her. 5 THE COURT: Janet Perez. 6 MS. HOLTHUS: That's why we excused her, because we 7 didn't --8 THE COURT: No, no. I'm sorry. Janet Perez is on the jury. 9 10 MS. HOLTHUS: She is --11 THE COURT: We have several with traditionally 12 Hispanic names. Like I said, I would have no way of knowing 13 if they're Hispanic. 14 MR. CHAIREZ: Your Honor, I'm just trying to bring to 15 the Court's attention. I want to try to limit this to the 16 facts. I don't want any appeals to anti-Moslem prejudice, 17 because we're not going to deny that --18 THE COURT: Well, I need to be -- and I'm sorry. 19 With all respect, I need to be very clear why you're bringing 20 up certain information, because I can't just leave it 21 unanswered for purposes of the record. So you're not bringing 22 a Batson challenge? 23 MR. CHAIREZ: I'm not bringing a Batson challenge. 24 THE COURT: Okay. 25 MR. CHAIREZ: But I am -- I'm just letting the Court

problem is, is the jury has been — we've already impaneled

1 | the jury.

MS. HOLTHUS: I understand that. It's just that the Supreme Court in Batson has been from my end of it somewhat unpredictable --

THE COURT: I know. It was my case.

MS. HOLTHUS: -- and extremely --

THE COURT: If you want to put race neutral just to err on the side of caution, that's fine. I mean --

MS. HOLTHUS: If he can point out who he's telling me, I can tell you why we picked them. And I would note that we've kept, I believe, several Hispanics as well.

THE COURT: Honestly, I — fine. If you'd like to err on the side of caution, please put the race neutral or the neutral reason on the record. And we do have several individuals who do have traditionally Hispanic names. Whether Hispanic or not, I don't know. We have Guillermo Flores. We have Jill Romero. We have Janet Perez. I mean, they're traditional names, but I don't know if they're of Hispanic descent.

MS. HOLTHUS: I'm unaware of any blacks that we excused.

THE COURT: And I don't think we had anyone of Middle Eastern descent.

MR. CHAIREZ: Yeah. There was a black woman in the front row.

1	MS. HOLTHUS: Oh, the young gal with the backpack?
2	MR. CHAIREZ: I don't know if she had a backpack.
3	THE COURT: It's the young lady sitting here
4	[indicating] that did not want to be here.
5	MR. CHAIREZ: Right.
6	MS. HOLTHUS: Yeah. She was
7	THE COURT: With the sweatshirt on.
8	MS. HOLTHUS: She was race neutral. She was totally
9	young. She was totally not
10	THE COURT: Okay. So let's be clear for the record,
11	so we have a clear record. Okay. So Tamara Hoffman is a
12	the black woman that was just discussed, and she was released.
13	MS. HOLTHUS: She was young, single. She was
14	completely disinterested in the process. She came in with her
15	backpack and had really nothing to do with anything. So I
16	think she was actually our first pick. Who else, Don?
17	THE COURT: Okay. Well, hold on. Let's start
18	with
19	MR. CHAIREZ: Okay.
20	THE COURT: Let's just hold on. Let me just make
21	this clear. These are the ones that were challenged by the
22	State. Jenkins, Number 248.
23	MS. HOLTHUS: Which one?
24	MR. CHAIREZ: Melissa Jenkins
25	THE COURT: She was sitting in Cindy Jane's seat.

1	MD CHAIDER The literature history
1	MR. CHAIREZ: was, I believe, a white woman
2	sitting up front.
3	THE COURT: Okay. So is there an issue with
4	MS. HOLTHUS: Is it okay with me picking the white
5	woman?
6	MR. CHAIREZ: Well, I think this woman
7	THE COURT: Well, they only
8	MR. CHAIREZ: she
9	THE COURT: They only have to defend their selection,
10	as you're aware, if it's potentially a
11	MR. CHAIREZ: Right. No. My concern, Your Honor,
12	is
13	THE COURT: a racial or ethnically biased
14	challenge.
15	MR. CHAIREZ: Okay. Martha Fiscus, I think I'm
16	not sure if she's the one that worked at Taco Bell. But when
17	you look at Martha Fiscus
18	THE COURT: Well, hold on, please. Let's do one at a
19	time. Jenkins is
20	MS. HOLTHUS: Yes, she is.
21	THE COURT: Jenkins there's no objection to.
22	MR. CHAIREZ: Correct.
23	THE COURT: Balenz there's no objection to, correct?
24	MR. CHAIREZ: Correct.
25	THE COURT: All right. Hoffman, any objection to
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1	that one, Mr. Chairez?
2	MR. CHAIREZ: Well, I would just point out she was
3	one of the two African-American women or African-Americans
4	that we had in the entire panel that was actually called, so
5	we lost 50 percent of them when we knocked off Ms. Hoffman.
6	MS. HOLTHUS: And I've already put the race she
7	was the one gal up front here that was not even a part of the
8	process and she we discussed her body language and
9	everything else was throughout
10	THE COURT: And she was asleep through
11	MS. HOLTHUS: She also said she couldn't judge.
12	THE COURT: It was the Court's observation that she
13	was asleep through a significant portion of voir dire. Okay.
14	What about Brown?
15	MS. HOLTHUS: Where was Brown, Judge?
16	MR. CHAIREZ: He was in the front row right here.
17	THE COURT: He was the last one.
18	MS. HOLTHUS: This other young kid?
19	THE COURT: He was the young man sitting right there
20	in that blue chair.
21	MS. HOLTHUS: He was white, so do you have a problem
22	with him?
23	MR. CHAIREZ: Well, I don't know that he was white.
24	He looked to me like he could be Hispanic, but
25	THE COURT: Well, here's the problem. If this

should have been raised before, because then I could query the jury. You just simply --

MR. CHAIREZ: Right.

THE COURT: It's so hard to tell by looking at an individual.

MR. CHAIREZ: Right.

MS. HOLTHUS: My belief is he was white, John Brown. I largely only saw the back of his head. But the bottom line is he was between jobs. He was divorced. Our position was that this is a somewhat of a not sophisticated —

But if we're going to be arguing legal, they're going to be talking about consent and intent and specific versus general, and so we wanted more educated, older, more experienced people. And he fell flat into that category that we felt was lower education, very young, not a lot of world experience on him. But again, I thought he was white.

THE COURT: Anything else on Mr. Brown, Mr. Chairez?
MR. CHAIREZ: No, Your Honor.

THE COURT: All right. I think the State's offered a race neutral or a neutral reason for letting him go. The next one was Cueto, Number 237.

MR. CHAIREZ: Yeah. She's a Hispanic woman. She works as a pawn broker and I guess ten --

MS. HOLTHUS: She's the one.

MR. CHAIREZ: She was a student when she was in the

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seventh or eighth grade when my wife was the assistant principal at that school. So I'm assuming that is the reason they let her go, but...

MS. HOLTHUS: That was absolutely the reason. I would never leave a juror that has some kind of a tie to opposing counsel. I don't know if it's good or bad, but I'm not going to sit here and wonder if she really liked Mrs. Chairez, and if Mr. Chairez comes and starts appealing to certain, you know, [unintelligible], I'm not going to wonder how she feels good or bad.

But I mean, he brought that on himself. It was my sense that that shouldn't have been done in the first place. I did object to a lot of his giving the history of his children and his wife and where she works and how he raised them and what neighborhood he lived in, but that was out there. And so as a result we found out that her vice principal was Mrs. Chairez, and absolutely I kicked her for that reason.

MR. CHAIREZ: And the reason that was raised, Your Honor, is because there was two Clark County elementary school teachers there, and my wife for many years was with the Clark County School District as a principal at an elementary school and also intermediate school.

THE COURT: All right. I think the State has offered a race neutral reason for that one. The next one was Fiscus,

Number 173.

MS. HOLTHUS: In addition to as Mr. Chairez pointed out, she has some English issues. It's the same thing. She's a guestroom attendant and formerly worked at Taco Bell. We were looking for a little more sophisticated juror with a little more education and experience quite frankly, than that.

THE COURT: Mr. Chairez.

MR. CHAIREZ: That's fine.

THE COURT: All right. The State has offered a -- in the Court's opinion, the State has offered a race neutral reason. The next one was Mr. Rogo [phonetic], Roggow [phonetic]. He is the gentleman that was in the Number 2 chair in the far back next to Mr. Tran.

MS. HOLTHUS: He was white.

THE COURT: He was 059.

MS. HOLTHUS: Do you agree he's white?

MR. CHAIREZ: I'm assuming he's white and he was one of those that said, hey, I'm against drugs, if I hear drugs I'll automatically blah, blah, blah. So I have no problem with him.

THE COURT: Okay. And then the last one by the State was -- no, it wasn't. Campos was the next one. I'm sorry.

MS. HOLTHUS: Campos, same thing. She was -- she bears to -- I don't mean this in any derogatory way, but she works at a coffee shop and again, we're looking for a little

1 higher level of sophistication from them.

THE COURT: Okay. Mr. Chairez.

MR. CHAIREZ: And that's fine --

MS. HOLTHUS: And she had no kids as well.

THE COURT: All right. So the State's offered a race neutral reason. The last one is De Los Santos, and that was the new -- the newer juror who was a former military background. I think he was a Marine.

MS. HOLTHUS: That would be the guy that doesn't trust DNA evidence and things that were wrongfully imprisoning many, many people, and many people's cases have been overturned.

MR. CHAIREZ: I'm not sure if that's what he said,
Your Honor. I think that was the confusion. I think he says
many people have been wrongfully convicted and now the DNA is
exonerating them.

But we also talked to him. He's a security officer. They do police reports. He works with Metro. And at the very beginning he said, I'm not sure I can be fair to the defendant. But at any rate, he was not prejudiced. He served in Afghanistan and Southeast Asia, and yes, he was like the last Hispanic that was knocked off.

THE COURT: All right. I think the State's offered a race neutral reason. Actually, that juror and the Court's own notes kind of vacillated between not trusting the evidence,

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(Jurors enter at 1:25 p.m.)

THE COURT: Welcome back, ladies and gentlemen of the jury. As you probably recall, right before we took lunch break you were all sworn in as jurors. So right now I'm going to give you a little bit of background information that will help to guide you during the course of this case.

As you're aware, you have been selected as the jury in this case, and I'm going to take a few minutes to talk to you about what to expect. My comments are intended to serve as an introduction to the trial. At the end of the trial I'll give you more detailed instructions in writing, and those instructions will control your deliberations.

This is a criminal case brought by the State of Nevada against the defendant. The case is based on an Information. The clerk, Antoinette, is going to read the Information and state the plea of the defendant.

(Clerk reads Information - not transcribed.)

THE COURT: Ladies and gentlemen of the jury, you should distinctly understand that the Information just read to you is simply a description of the charge made by the State against the defendant. It is not evidence of anything and it does not prove anything. Therefore the defendant starts out with a clean slate. The defendant has pled not guilty and is presumed innocent.

This is a criminal case, and there's two basic rules

 you have to keep in mind. First, the defendant is presumed innocent unless and until proved guilty beyond a reasonable doubt. The defendant is not required to present any evidence or to prove his innocence. The law never imposes upon a defendant in a criminal case the burden of calling any witnesses or introducing any evidence.

Second, in order to convict, the State must prove beyond a reasonable doubt that the crime was committed and that the defendant is the person who committed the crime. It is going to be your duty to decide from the evidence to be presented whether the defendant is guilty or not guilty. You're the sole judge of the facts. You will decide what the facts are from the evidence which will be presented.

The evidence will consist of testimony of witnesses and documents and other things received into evidence as exhibits. You must apply the facts to the law which I shall give you, and in that way you will reach your verdict. It is important that you perform your duty of determining the facts diligently and conscientiously, for ordinarily there is no way of correcting an erroneous determination of the facts by the jury.

You should not take anything I may say or do during the trial as indicating my opinion as to how you should decide the case, or to influence you in any way in your determination of the facts. At times I may even ask questions of witnesses.

If I do so, it is for the purpose of bringing out matters which should be brought out, and not in any way to indicate my opinion about the facts or to indicate the weight or value you should give to the testimony of a witness.

In deciding the facts of this case, you may have to decide which witnesses to believe and which witnesses not to believe. You may believe everything a witness says, or only part of it, or none of it at all.

In considering the weight or value of the testimony of any witness, you may consider the appearance, attitude and behavior of the witness when testifying and a number of other things, including the witness's ability to see or hear or know the things the witness testifies to, the quality of the witness's memory, the inclination of the witness to speak truthfully, whether or not the witness has any interest in the outcome of the case, or any motive, bias or prejudice, whether the witness is contradicted by anything the witness said or wrote before the trial, and how reasonable is the witness's testimony when considered with other evidence with which you believe.

In deciding whether or not to believe a witness, keep in mind people sometimes forget things. You need to consider whether a contradiction is an innocent lapse of memory or an intentional falsehood, and that may depend on whether it has to do with an important fact or only a small detail. The

weight or value of evidence does not necessarily depend on the number of witnesses testifying for one side. You must consider all the evidence, and you may decide that the testimony of a smaller number of witnesses on one side has more weight or value than that presented by the larger number of witnesses on the other side.

There's two kinds of evidence; direct and circumstantial. Direct evidence is testimony about what the witness personally saw, heard or did. Circumstantial evidence is indirect evidence. It is proof of one or more facts from which you can find another fact.

For example, if you wake up in the morning and see the ground, the sidewalks and the street are all wet and water is running down the gutters, you may find from those facts that it rained during the night. It is proof of one or more facts from which you can find another fact.

In contrast, if you were actually awake during the night and saw the rain fall, that would be direct evidence, which is something you personally saw. You may consider both direct and circumstantial evidence in deciding this case. The law permits you to give equal weight or value to both, but it is for you to decide how much consideration to give to any evidence.

Certain things are not evidence and you must not consider them as evidence in deciding the facts of this case.

Statements and arguments by the attorneys, questions and objections of the attorneys, testimony I instruct you to disregard, and anything you may see or hear if the court is not in session, even if what you see or hear is done or said by one of the parties or by one of the witnesses. Remember, evidence is sworn testimony by a witness while court is in session and documents and other things received into evidence as exhibits.

There are rules of law which control what can be received into evidence. When a lawyer asks a question or offers an exhibit into evidence and the lawyer on the other side thinks it is not permitted by the rules, that lawyer may object. If I overrule the objection, the question may be answered or the exhibit received. If I sustain the objection, the question cannot be answered and the exhibit cannot be received. Whenever I sustain an objection to a question, ignore the question and do not guess what the answer might have been.

Sometimes I may order evidence stricken from the record and tell you to disregard or ignore such evidence.

This means when you're deciding the case you must not consider the evidence which I have told you to disregard.

It is the duty of a lawyer to object to evidence which the lawyer believes may not be permitted under the rules. You should not be prejudiced in any way against a

lawyer who makes objections on behalf of the party the lawyer represents. Also, I may find it necessary to admonish a lawyer. If I do, you should not be prejudiced toward the lawyer or client because I have found it necessary to admonish that lawyer.

Until this case is submitted to you, do not talk to each other about it or about anyone who has anything to do with it until the end of the case, when you go to the jury room to decide upon your verdict. Do not talk with anyone else about this case or anyone who has anything to do with it until the trial has ended and you have been discharged as jurors.

Anyone else includes members of your family and your friends. You may tell them that you're a juror in a criminal case, but don't tell them anything else about it until after you've been discharged by me. Do not let anyone talk to you about the case or about anyone who has anything to do with it. If someone should try to talk to you, please report that to me immediately by contacting Jason, the marshal.

Do not read any news stories, listen to any radio broadcasts or watch any television reports about the case or about anyone who has anything to do with it. Do not do any research or make any investigation about the case on your own. You may be tempted to visit the crime scene. Please do not do so.

In view of the time that has elapsed since the case has come to trial, substantial changes may have occurred at the location in question. Also, in making an unauthorized visit without the benefit of explanation, you may get an erroneous impression. Therefore, please avoid going near or past the location until after this case has been completed.

Ladies and gentlemen, this admonishment not to tell people about it, it does include all forms of social networking. Tweeting, Facebook, everything else, that is all strictly prohibited during the course of trial and until you have been discharged as jurors. Also, please don't get on the Internet and attempt to do any type of research on your own.

At the end of the trial you'll have to make your decision based upon what you recall of the evidence. You will not have a written transcript to consult, and it is difficult and time consuming for the reporter, or the recorder in this department, to read back lengthy testimony. I urge you to pay close attention to the testimony as it is given.

If you wish, you may take notes to help you remember what the witnesses said. If you do take notes, please keep them to yourself until you and your fellow jurors go to the jury room to decide the case. Do not let note-taking distract you so that you do not hear other answers by witnesses. You should rely upon your own memory of what was said and not be overly influenced by the notes of the other jurors.

Do not make up your mind about what the verdict should be until after you've gone to the jury room to decide the case and you and your fellow jurors have discussed the evidence. It is important that you always keep an open mind.

A juror may not declare to a fellow juror any fact relating to this case of which the juror has knowledge. If any juror discovers during the trial or after the jury has retired that the juror or any other juror has personal knowledge of any fact in controversy in the case, the juror shall disclose the situation to me in the absence of the other jurors.

This means if you learn during the course of the trial you have personal knowledge of any fact which is not presented by the evidence in this case, you must declare that fact to me. Again, you communicate to the Court through Jason, the marshal.

Remember, during the course of this trial, the attorneys for both sides and all court personnel other than Jason, the marshal, are not permitted to converse with members of the jury. These individuals are not being antisocial. They are bound by ethics and the law not to talk to you because doing so may contaminate your verdict.

The trial is going to proceed in the following manner. The deputy district attorney will make an opening statement, which is an outline to help you understand what the

State expects to prove. Next the defendant's attorney may, but does not have to make an opening statement. Opening statements serve as an introduction to the evidence which the party making the statement intends to prove.

The State will then present its evidence and counsel for the defendant may cross-examine the witnesses. Following the State's case, the defendant may present evidence and the deputy district attorney may cross-examine the witnesses. However, as I have said, the defendant is not obligated to present any evidence.

After all the evidence has been presented, I will instruct you on the law. After the instructions on the law have been read to you, each side has the opportunity to present oral argument. What is said in closing argument is not evidence. The arguments are designed to summarize and interpret the evidence.

Since the State has the burden of proving the defendant guilty beyond a reasonable doubt, the State has the right to open and close the arguments. After the arguments have been completed, you will retire to deliberate upon your verdict.

Counsel, do you want to invoke the exclusionary rule?
MS. BLUTH: The State does, Your Honor.

THE COURT: All right. So the exclusionary rule will be invoked. If there's anyone in here who is a witness in

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this case, please step outside. By the State, would you like to present your opening?

MS. BLUTH: Yes, Your Honor. Thank you.

STATE'S OPENING STATEMENT

MS. BLUTH: In December of 2012, an individual by the name of Mai Le decided to come to Las Vegas for the New Year's Eve holiday weekend. And with her she decided to bring her then 13-year-old grandson, AJ Dang. What Mai Le did not know and that she could not have known was that while here, 13-year-old AJ would be sexually assaulted by the defendant, Mazen Alotaibi, on December 31st of 2012.

Now, when Mai Le and AJ got to the Circus Circus on December 30, AJ runs into a little girl that he goes to school with back home. It was kind of a coincidence he ran into her at the casino. And AJ hangs out with her. Her name is Mary Candelario. He hangs out with Mary and her family at the Circus Circus that day, a little bit that evening, and he also makes plans to meet up with Mary the following morning and get some breakfast.

So you'll hear some testimony from a couple different people in this case that were staying at the Circus Circus. So we have the Candelario family, which is Mary and her family staying on the sixth floor in Room 625. AJ and his grandmother stay on the ninth floor in Room 829, and the defendant and some of his friends have a hotel room on the

sixth floor, same as the Candelario family, in Room 631.

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So fast-forward to December 31st of 2012. AJ wakes up at about 7:30 in the morning. He goes to pick up Mary on the sixth floor, to pick her up for breakfast around 7:45. When he gets there he speaks with members of Mary's family, and they find -- and he finds out from them that Mary is asleep and he's told to come back in awhile, maybe 10, 20 minutes, to see if she's woken up by that time.

So what AJ does is he decides to walk around the casino and wait for Mary to wake up, and he tries to pass some time. And as I'm sure you're all aware, when you're at a casino, you're pretty much on video all of the time, especially the elevators, the casino floor. The only place that it's rare to have video is in certain hallways, and that's the situation at the Circus Circus.

So the video surveillance of the elevators show that at 7:43 in the morning on the New Year's Eve, AJ enters the elevator. And this is when he is going to pick up Mary. So he is on the ninth floor. He takes the elevator and goes down to the sixth floor to pick up Mary. He speaks with Mary's family, kind of chats with them for a little bit, and he finds out that Mary's still asleep.

So at 7:51 he gets back on the elevator from the sixth floor. And like I said previously, AJ will tell you that he walked around for about ten minutes trying to pass

some time. Ten minutes later — and you will see video surveillance of him kind of just walking in and out of the — not out of the casino, but walking around the casino passing time.

Then about ten minutes later, at 8:00 on the dot, 8:00:58, so almost 8:01, AJ then re-enters the elevator and takes it back up to the sixth floor to see if Mary is awake yet. And AJ will tell you that he took the elevator and at the sixth floor, when the elevators open, there is some couches off to the side, and he sits down on those couches and he passes some time.

And he'll tell you he was bored, he was lonely, he was just waiting for Mary to wake up so they could go have some breakfast and enjoy the rest of their day. But unfortunately for AJ the defendant gets into the elevator at 8:08, he and a friend, and they take the elevator to the sixth floor right where AJ's sitting on that couch.

And AJ will tell you that as he's sitting on the couch he sees the defendant and some of his friends walking around in the hallway and he hears them talking. And he approaches them and sees kind of what they're doing, and he thinks that maybe someone in that group has marijuana. And so he talks to them. He sees if he can get some marijuana.

He, you know, starts talking about it and he follows them into their room where they're staying at 631. And inside

Room 631, some of the defendant's friends, you know, ask AJ, hey, kid, how old are you, you know, should you be doing this. And AJ tells them, I'm 13. And the people inside the room say, yeah, you got to get out of here, you're too young.

So AJ leaves the room. But when AJ leaves the room, the defendant follows, and AJ and the defendant walk out in the hallway together. And AJ will tell you that in the hallway the defendant begins saying some things, making some somewhat sexual advances towards AJ, making AJ feel a little bit uncomfortable. But AJ wants some marijuana, so he and the defendant continue walking.

And they walk to the elevator and they get in the elevator at 8:15 in the morning. This is AJ. You can see the little white cap that he's been wearing throughout the video surveillance, and this is the defendant. They get on the elevator on that sixth floor, and about 15 seconds later you see the defendant make the first sexual advance to AJ.

This is AJ's little white hat. This is the defendant leaning down, leaning down towards AJ. And AJ will tell you that he kind of lips kissed his cheek, slash, ear. AJ was kind of taken back. He didn't — he didn't really know how to handle that situation. And the two of them take the elevator down to the ground floor. They walk through the casino and then they exit into kind of a back alley area. And they're in that back alley from about 8:15 in the morning to 8:27 in the

morning.

AJ will tell you that while down there both of them smoke marijuana together, and during that the defendant continues to make these advance — excuse me, these sexual advances on AJ. And AJ keeps saying, Hey, man, I'm just trying to buy some marijuana, I'm just trying to get some marijuana. He's trying to make clear that that's what he wants from the defendant.

So after they're done smoking marijuana, they decide to go back up to Room 631, and AJ believes by going back to the defendant's room he is going to get this marijuana that he is trying to buy from either the defendant or someone else in the room. When they get to the room, the defendant tells AJ to go into the bathroom. AJ does so. The defendant follows, and then he leaves the room for a brief second and comes back.

When he comes — when the defendant comes back into the bathroom he shuts the door behind him. And AJ will tell you it's at that time when AJ realizes this is a situation that he can't get out of and he's in over his head, and he wants to leave the bathroom. But the defendant will not let him leave the bathroom. The defendant blocks AJ from walking out of the bathroom, not allowing him to leave.

AJ will tell you that once he's locked into the bathroom the defendant begins touching him, kind of groping him, kissing on him, kissing on his ear, touching his chest,

and he starts to try and take off AJ's clothes. He then forces AJ to perform oral sex on him, forces AJ to bend down.

And AJ will tell you at this point he doesn't know what to do.

He's a 13-year-old kid. He's in a room with the defendant. The defendant's friends are all in the room outside of the bathroom. And he thought for a second maybe he could take the defendant, maybe he could fight him. But he was scared. And he was scared, well, if I do fight this guy, am I going to have to fight the five other guys in the room outside.

So AJ did what the defendant made him do, but it was very rough and it was hurting the back of AJ's throat. And so he tried to shove the defendant off and shove the defendant's penis out of his mouth. But that wasn't enough for the defendant, because when AJ would no longer perform oral sex on him, he took AJ, he slammed him onto the bathroom ground onto his belly.

He then took a piece of — or excuse me, not a piece of, but he took one of those little shampoo bottles that you see in the bathrooms when you stay at the hotels, he opened it up. He took the shampoo, he put it on his penis. He then put some on his finger and rubbed it in and around AJ's anus. He then repeatedly and forcefully shoved his penis into AJ's anus and sodomized him. While he's doing this, he's also slapping and punching AJ in the butt while he's raping him.

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AJ will talk about how excruciating this pain was, about how scared he was. He was able to somewhat struggle away at some point after being sodomized. He gets off the ground, pulls his pants up. He leaves the room and he runs to the elevator as fast as he can. And you will see AJ running to that elevator, and you'll see him look out the side of that elevator and just keep pounding, door close, door close, door close, because he's making sure that no one's coming after him.

AJ then takes the elevator down to the main floor. And you'll see as he kind of paces around the security booth on the bottom floor of the casino. And he'll tell you that he -- he's in shock of what has just happened to him. He's scared. He's embarrassed. He's ashamed. And he's also scared of getting into trouble, scared of the situation he feels like he got himself into.

Scared of people, the police maybe knowing he smoked marijuana, his mom and his grandma knowing that he smoked marijuana, and he doesn't know what to do. And he receives a phone call from his mom. And you'll hear from his mother and his mother will tell you that AJ seemed -- he seemed a little different on the phone when she was speaking to him. He seemed very rushed, very hurried, like he needed to get off the phone, kind of frantic, and so she just let him go.

And you'll see AJ talking on the phone right when he

exits that elevator. And then, as soon as he hangs up you see AJ make contact with security. And you'll hear from that security officer. It's an officer by the name of Security Officer Laskin. And Officer Laskin will tell you that AJ was very hesitant to speak to him.

The security is kind of in a square booth like this on the casino floor. And Mr. Laskin was standing at the booth and he sees AJ approach, but AJ kind of just stands there and he sees AJ looking around. And there's another hotel guest or another casino guest standing somewhat near AJ, and AJ just keeps, you know, glancing at the guy. And it isn't until that guy leaves that AJ feels comfortable in contacting Mr. Laskin and telling him what happened.

And as soon as that guy leaves he comes up to Mr. Laskin and he tells him, Sir, I've been raped, I was raped. Officer Laskin asked for a description of the individual who did this to him and for a room number or any information that AJ can give in order to help him identify the suspect. And AJ tells Security Officer Laskin that the individual is in a red shirt with a big bold crown on it and he's staying in Room 631, where this took place.

Officer Laskin then calls Metro, calls 911, and asks them to respond to the hotel. In the meantime, while Metro is responding, other security officers go up to the room, 631, where the defendant and his friends are staying. And they are

given instructions just to wait outside the door and make sure nobody leaves.

But while they're out there, two individuals leave the hotel room. So they apprehend them and pull them off to the side. But they begin to think, well, the people inside might have heard what just went on, so it's better to be safe than sorry, we're just going to go in.

So they enter the room and they find the defendant and the rest of the occupants inside the room as well. They take all of them down to the security holding room to kind of get a grasp of how many there are and what everybody's saying happened. Well, they do that by way of the elevator.

And security officers, you'll hear from multiple security officers that were working at the Circus Circus in those morning hours, and they'll tell you that they had contact with these men and they had contact with the defendant. They did not seem drunk. They were able to walk. They were able to talk. They weren't having difficulty with any of those things.

Now, it becomes readily apparent to the security officers that the defendant and the other people inside of his room speak Arabic. They're not speaking English to one another. And the security tells them, Hey, no more talking, do not speak to each other at all, no more talking. So they agree. They agree except the defendant.

The defendant repeatedly, especially in the elevator, repeatedly attempts to speak to the other man very rushed, dih-dih, dih-dih, dah, keeps speaking, speaking, speaking. The security officer tells him, No more talking. Keeps going, keeps going, and the other men are nodding at what the defendant is saying.

While the security officers are dealing with the defendant and the other occupants of that room in the security office, AJ is taken to the hospital. He's taken to University Medical Center. And at University Medical Center he meets with members — detectives of the Las Vegas Metropolitan Police Department, and he tells them about the sexual assault.

And AJ will tell you that he was not honest about how he got into that room. He was dishonest about saying he willingly went in there. He told them that the defendant grabbed him and took him into the room forcefully. And he'll tell you that he did that because he was scared. Again, he was embarrassed and he did not want to get in trouble.

He didn't want his mom and his grandma and the police to know that he had been smoking marijuana and that he willingly went into that room to buy marijuana. And so instead of saying I went in there willingly, he said that the defendant forced him into the room.

You'll also hear from an individual by the name of Jeri Dermanelian, and she is what is called a sexual assault

nurse examiner. And when someone is sexually assaulted, if they report it, most of the times they go to the hospital and they have what's called a sexual assault nurse examination. It's a type of examination that's conducted on victims of sexual assault. And in this case it's no different.

AJ was taken, like I said, to University Medical Center, and this examination was done by him — by

Ms. Dermanelian. And she'll talk a little bit about AJ's demeanor when he was at the hospital, and she'll tell you that he's young, he's shy, he's very timid and immature, he's very embarrassed. His face would often become flushed red during her questions and he would get teary—eyed. He was emotional during certain parts of her examination.

She also will tell you that he complained of pain in the back of his throat and pain in his anus. AJ — as part of the examination, the nurse asks for details of what happened, where it happened, how it happened, so that can help guide her in the type of examination that she needs to do. Another part of it is taking swabs for DNA testing.

So if AJ were to say he kissed or licked my right ear, the nurse would then take a swab of his ear to submit it later for DNA testing down the line. And so listening to what AJ told her, she then took swabs for DNA testing in the following areas; AJ's testicles, his penis, his left ear, left area of his chest, his rectum, his anus, his mouth and his

hands. His clothes, specifically his boxers are also taken for testing as well.

Ms. Dermanelian will tell you that during her examination she noted multiple, multiple injuries to AJ's anus. She noted [inaudible], contusions, swelling and a blood clot. And when she's looking at the anus, it's obviously circular, and she documents those as if it's a clock. So 12:00, 1:00, 2:00, 3:00, and that's how she documents them in her paperwork.

So at the 11:00 o'clock position she noted a blood clot, 12:00 o'clock laceration, 12:30 laceration, 1:00 o'clock laceration, 2:00 o'clock laceration, 4:00 o'clock contusion, 5:00 and 5:30 laceration, 6:00 o'clock laceration and swelling, and at 7:00 o'clock two lacerations.

She also documented these by photography. And she will explain to you that she often uses a blue dye solution, which makes it easier to see by the naked eye the lacerations and the swelling. And that's what you're seeing in the left, the left picture here. And what was of particular concern, and you'll see this more when she's testifying, and I can blow the pictures up, was this laceration right here at the 12:00 o'clock position, this tear.

She also noted bruising in the back of AJ's throat where he was complaining about the pain. She also notated that there was a bruise or a mark on AJ's bottom where the

defendant had slapped him and punched him while he was sodomizing him. She notated in her findings that the victim, AJ, had multiple perianal lacerations consistent with blunt force trauma, and he had multiple contusions, ecchymosis, swelling, edema consistent with blunt force trauma.

While AJ was getting his examination done at University Medical Center, a crime scene analyst was called to respond to the Circus Circus to analyze Room 631. So detectives called a crime scene analyst, and you'll hear from this woman. She's a CSA, crime scene analyst, by the name of Kelly Tucker.

A search warrant is executed on the room, on Room 631. And there is detailed — there is certain details at this point from the assault. And so they take those details when they do a search warrant to see if they can get any of the evidence, so they can corroborate what victims or witnesses are saying. So in here they were looking in the bathroom area and they were looking for things such as like the little lotion or shampoo.

And as soon as Ms. Tucker arrived in the bathroom, right on the counter there were some towels and washcloths kind of in a disarray, and she found an open shampoo bottle right on the counter that had been opened from this big container, and then a little bit of the shampoo had fallen out onto the counter.

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She also made contact with the defendant and documented what he was wearing and his body. I should have blown his picture up a little bit bigger. Here is the red shirt, and in other pictures you will see it's a red shirt with a big gold crown on it.

The defendant and the other occupants from the room are taken from the security section of Circus Circus and they're transported down to the headquarters of the Las Vegas Metropolitan Police Department. And there are six individuals in total; the defendant, Mohammed Jafaari, Emad Alshehri, Adel [phonetic] Alharbi, Saeed Alshahrani, and Rashed Alshehri. These individuals, like I said, were taken down to the headquarters.

And you will hear from Rashed Alshehri in this trial. The State will call him as one of their witnesses, and this is him right here. And Mr. Alshehri will tell you that he did see AJ Dang in the hallway in those morning hours, that 7:30-8:00 o'clock time range. And she heard — excuse me. He heard AJ bring up marijuana or discuss marijuana.

He also remembers seeing AJ in their room briefly, but AJ got kicked out because he said he was 13 and they thought that was inappropriate for a 13-year-old to be in the room, so they kicked him out. He'll tell you that he remembered that when AJ got kicked out of the room the defendant followed AJ out, they were gone for awhile, the

defendant and AJ then came back into the room and went into the bathroom.

Rashed will tell you that he and his friend Mohammed thought that that was odd, that the defendant would be in the room, the bathroom with a 13-year-old, and they attempted to get into the bathroom door, but it was locked. So they repeatedly banged on the door, what's going on in there, what's going on in there, let him out, what's going on in there. No response.

We talked a little bit — I talked a little bit earlier about the swabs taken by Ms. Dermanelian during the sexual assault nurse examination. Well, those were then taken to the DNA lab and tested. And you'll hear from a DNA expert in this case, Julie Marschner, who's a forensic scientist with the police department.

And she will tell you that in regards to the swabs from AJ's left ear, it was consistent with two individuals.

One of those individuals is the defendant, and he was the major DNA profile found on AJ's left ear. They took swabs from AJ's chest. It was consistent with two individuals. The major DNA profile found on AJ's chest was consistent with the defendant.

Swabs taken from AJ's right hand consistent with two individuals. The defendant could not be excluded as a possible individual from the DNA on AJ's right hand. Swabs

from AJ's testicles again, mixture of two individuals. The major DNA profile from AJ's testicles consistent with the defendant.

Swabs from AJ's penis, mixture of two individuals. The major DNA profile is consistent with AJ. The defendant could not be — excuse me, could not be excluded as a contributor. There was a stain in the crotch of AJ's boxers, mixture of two individuals, major DNA profile consistent with the defendant. Minor DNA profile consistent with AJ.

When the defendant was taken down to the headquarters, he spoke with detectives. And you'll hear that statement in its entirety a little bit further on next week. In the beginning of that statement the defendant denies. He denies anything with AJ. He says, "I didn't touch him. No, he never came into my room. I didn't touch him. I swear to God, I didn't touch him."

Then he's confronted with the fact that there is video, that the child has gone to the hospital and had an examination, has injuries consistent with sexual assault, and his story starts to change. And it becomes, "I'll be honest with you, I not just force the children to have sex with me. I don't know, but when you drink and some fucking people come at you, what are you going to do. I like to swing. He wanted sex for money."

When asked if the defendant put his penis in ${\sf AJ's}$

mouth the answer was yes, but that he wanted it, AJ wanted it because he's crazy. The question, "Did you put your penis in his butt? Answer, Well, just for a second. Maybe. Well, maybe it slipped in. Yeah, maybe he wanted it. He was just chilling out."

By the conclusion of this trial you will have seen the video, you will have heard from the DNA expert, you will have seen the injuries to the back of AJ's throat and to his anus. You'll hear from AJ what happened to him. And if all that isn't enough for you, you'll hear from the defendant in his own words, on the morning of December 31, 2012, about what he did to 13-year-old AJ Dang.

And because of that, at the end of this trial we're going to ask you to find him guilty of burglary, first degree kidnapping, sexually motivated coercion, lewdness with a minor under 14 years of age, and sexual assault on a minor under 14 years of age. Thank you.

THE COURT: Mr. Chairez, sir, do you wish to present at this time?

MR. CHAIREZ: I do, Your Honor.

DEFENSE'S OPENING STATEMENT

MR. CHAIREZ: There's two aspects to this case. One is the believability of AJ Dang. The other is the believability of the scientific evidence. And what the DNA evidence will show is a bunch of glaring errors that exist in

the story of AJ Dang.

I mean, from Metro's own collection of the evidence, you'll find out that when the police officers went into that bathroom and they grabbed the shampoo or lotion bottle, they put it into their evidence. They grabbed washcloths and towels on the ground and put that into their evidence bag.

They grabbed pieces of toilet paper from the wastebasket and put that into their evidence basket. They grabbed a used condom and put it into their evidence basket. And when they ultimately ran the tests on all of the items that were found in the bathroom, nothing came back to AJ Dang and nothing came back to my client, Mazen Alotaibi.

And more importantly, when the DNA evidence was run, there was no DNA from Mazen inside of the boy's mouth, totally dispelling his story as to how this could have happened. There was no DNA evidence inside of the boy's rectum or on site on the boy's buttocks. And so any of the particular private parts that were mentioned, no DNA from Mazen on the young boy.

And more critically, in terms of the young boy's DNA, there's no DNA on Mazen's penis from AJ. There's no DNA on Mazen's genital area from AJ. There's no DNA on any part of Mazen's body from young AJ. So the story that you just heard cannot be believed if you believe DNA evidence.

Okay. Now, more importantly, AJ has told multiple

stories, and the story that you just heard is now the fourth story that AJ Dang has told about how this happened. Mazen Alotaibi was arrested when AJ Dang approached the security officers. And you'll see the security tape. You'll see AJ walking around the hotel that morning at 7:40, just talking on his cellphone, going along because, yes, he has plans to meet Mary Candelario.

And he had met Mary Candelario, who was in the same class as him there in Rosemead, California, and just by chance they happened to be there at the — I don't want to call it playground, but Adventuredome or adventure area that young people like to go to. And Mary and AJ and Mary's sister hung out there that night until midnight of December the 30th.

So Mary had a curfew, she had to go back, and they had an agreement that they were going to get together for breakfast. So what the State tells you there, that is correct. AJ went down at approximately 7:40 in the morning to say — and went to Mary's room, which I believe was 621, and it's not really important. It was on the sixth floor, and knocks on the door and Mary's sister says Mary's still sleeping, you know, she doesn't want to have breakfast.

So we're going to disagree that Mary wanted to have breakfast later on. She's still sleeping and she doesn't want to have breakfast. So AJ takes off and roams the floor, roams the hotel, walking around all by himself with the \$10 that his

grandmother has given him to go have breakfast with Mary that particular morning.

And as he's leaving Mary's room, which is Room 621, he runs into the Arab guys who have been out all night long partying for New Year's, and he smells marijuana on some of the guys that Mazen Alotaibi is with. Now, AJ recognizes the smell of marijuana and he tells the detective, I've smelled it before. And so he does, as Rashed will tell you, follow them to Mazen's room.

Now, the DA correctly pointed out it's Room 631. But in the complaint or the Information that was read earlier they said Room 613. So we're going to ask the State to amend that later on to correct — the correct room, because we want to present all of the correct evidence so you can make your decision.

So at any rate, they all run the young boy off, and he comes back 20 minutes later and he's saying that he wants to get some money, he wants to be able to buy marijuana and he also wants to buy a gift for his girlfriend, assuming that Mary — I'm assuming that Mary Candelario is the girlfriend to which he refers. And so as Rashed will say, they tried to get rid of him, but he wouldn't go.

So my client, Mazen, stupidly takes him down, they go downstairs, and you see them get on the elevator. And there's going to be a big dispute. You're going to hear evidence that

we're going to maintain Mazen arrived in Las Vegas around 2:00 o'clock, went with his friends to the Palms Casino, but there was no dancing, but there was drinking.

And from there they say we want to go to a club. And so a taxi driver takes them from the Palms Casino to the Olympic Garden, where they stay until 6:30 in the morning and then they head back to their hotel. And while they're at the Olympic Garden and also starting earlier at the Palms Casino, in one of the clubs there, Mazen starts drinking.

And he told Detective Pool, "I was drinking Hennessy. How did you drink it? I drank it straight." No — not on the rocks, no mixture with water. Seven double shots of Hennessy, and that's what Mazen had been drinking. And the other guys had been drinking too.

And at any rate -- and so one of the issues will be was Mazen drunk on the morning when all of this was going on. And the reason that's important is because there's a difference between what -- how do you commit lewdness with a minor and how do you commit sexual assault with a minor. Because one of the key buzz words that the judge will show you later on --

MS. BLUTH: Judge, I'm going to object at this point. This is an opening statement what the evidence will show. There shouldn't be any legal argument or conclusion.

THE COURT: I agree. Ladies and gentlemen, disregard

the last statement, please. Counsel.

MR. CHAIREZ: We're going to show — the evidence will show Mazen Alotaibi was intoxicated. All right. And so when you look down and you see Mazen Alotaibi reaching over, there's no evidence that he touched the ear. There's no evidence that he touched in a sexual manner.

Okay. And the State, because AJ misled them, you know, was so justifiably so concerned about trying to do the right thing that they listened to AJ and the story that he was going to tell, and AJ basically led them on a wild goose chase for the last ten months.

Okay. So you're going to have to decide did AJ lie because he was embarrassed, or did AJ lie because he was trying to cover up the fact that he went to this room voluntarily, he was willing to do anything in order to get marijuana and in order to get the money.

So when AJ first talked to the detectives, he claimed that he was dragged down the hallway. They grabbed me by the coat and Mazen dragged him from the elevator all the way down to Room 631. And 631, you'll find out, is about like the second or third room from the end of the hallway, so that's a long ways to be dragging somebody.

He'll tell you that he was carrying his money around in a backpack. But when you look at the video, you're not going to see any backpack. And on the second interview that

he gave to Detective Christensen she'll admit, AJ, we're confused and we're just trying to help you. We want to get the story straight. And so you put the money — you say you put the money in the backpack. AJ says, Yes.

And then of course there was an issue. We want to find out about this Mary. Did you have breakfast with Mary or did you not have breakfast with Mary? Because on December the 31st, he says that when he left the room he went downstairs. And you'll have to decide. If you look at that video closely, the door is already open.

So you can infer that maybe he ran into the door because he's running away from the room, but you can also infer he's running into the door because he wants to make sure he catches that elevator before it closes, just like we do when we go out here to leave this floor and leave this building.

So AJ goes down to the main floor, and at 9:04 his mother calls him. But he doesn't tell his mother he's been out there trying to buy marijuana. He doesn't tell his mother that I've been going to a stranger's room to look for marijuana. He doesn't tell his mother anything.

All right. And you'll see him walking along, and his demeanor is no different at 9:04 than it was at 7:40, than it was at 8:02, or all the other times prior to being with — with Mazen. He acts the same. So you would think that if

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really he was sexually assaulted he would have acted differently. But he doesn't. And watch that video surveillance.

So AJ will say that when he went into that room he saw these guys smoking marijuana. He's adamant about that. They're smoking marijuana. Now, AJ is telling a story to make these guys look as terrible as possible, because when the security officers and the police officers come there later on, there's no ashtrays in the room.

And I don't know whether the room was a smoking room or a non-smoking room, but there's no ashtrays in the room and more importantly, there's no odor of marijuana. And why? Because nobody was smoking marijuana. They were drinking Hennessy. And when they come and search the room, what do they find? They find the alcohol.

But the other thing they do find is they find a bottle or a jar or two of medical marijuana that had been purchased in California several days earlier, and for the life of me, and I can't understand it, the police officers leave the medical marijuana behind in the room when they're gathering evidence for this entire case and they don't take it.

And this leads to another point, because as we mentioned, AJ led the police officers on a wild goose chase because he wasn't totally honest with law enforcement that

morning. So Detective Christensen will call AJ a week later and speak to him to say, "AJ, we want to understand something. You told us a week ago on December the 31st that you didn't report the crime right away because you were having breakfast with your friend, Mary. Now, did you have breakfast with Mary or did you not have breakfast with Mary?"

And AJ now says, "Well, I didn't have breakfast with Mary. I was supposed to meet up with her. She was — but no, I didn't meet her." But on December the 31st, AJ will say, "Well, what time is it?" He doesn't want to give the girl's name. I don't know why, but he doesn't want to give the girl's name, doesn't want to get her in trouble, and says, "Oh, it's 10:00 o'clock, she's already left."

But the hotel records will show that Mary's family didn't leave for two or three days thereafter. So either Mary told them that I'm leaving today and I can't have breakfast with you, or for whatever reason AJ is not telling the truth about when Mary was leaving. But that's not necessarily a critical point. The critical point is this is a different version of the facts that AJ has given.

So AJ tells his story, and we don't have the scientific evidence to back it up. Now, we will concede that the DNA on the left ear is from Mazen Alotaibi. We will concede that the DNA on the left neck is Mazen Alotaibi. And the State has made two counts, lewdness with a minor because

of the saliva or DNA found on the left ear and the left neck.

We will concede that the DNA found on the right chest of AJ Dang is from Mazen Alotaibi and from the right hand is Mazen Alotaibi. But those spots in that DNA doesn't cover what's essentially missing, you know, that's very critical to find my client quilty.

And as I told you, our DNA expert will come in using the evidence that the State will present and the evidence that they gathered and show again, there's no DNA from Mazen Alotaibi on or around the boy's buttocks area, on or in the boy's anus. There's no DNA inside the boy's mouth from the client.

And I think that there's a difference of facts, because as I believe the prosecutor gave her opening statement, she says that the oral sex took place first, before the rectal sex, and yet that's like maybe the third version as to which happened in which order. So I believe the main stories that were given, AJ said, I was anally raped first and then he made me and stuck it down my mouth.

Now, just think about it, is there's no bite marks on Mazen's penis. There's no bruising or scratching anywhere on Mazen's body. And at 3:00 o'clock in the afternoon, after this interrogation that took place, they took pictures all over Mazen's body, and nothing is found that shows scratching, nothing is found that shows bruising, nothing is found that

shows any particular fight on anything that happened.

So and more importantly, when all is said and done, the prosecutor is correct. After AJ reports his story, after he's taken to security, 20 or 30 minutes goes by before the security officers come back to Room 631. And who's sitting there like a dumb idiot just drinking and pretending like nothing happened? Mazen Alotaibi.

And at the end of the trial the judge will give you a jury instruction about flight, and think about it. You know, people, when they do things wrong, are going to take off. And so the fact that he's sitting there as if nothing has happened will help you understand what was his state of mind. And this is a case about state of mind.

You know, the State needs to prove that there was a specific intent, that any touching that Mazen may have done on AJ's body --

MS. BLUTH: Judge, I'm going to object to the -excuse me, Mr. Chairez. I'm going to make the same objection
as to what the State has to prove in regards to legal
conclusions.

MR. CHAIREZ: I disagree, Your Honor. I mean, the evidence has to show that there was a specific —

THE COURT: Counsel, the objection is to presenting the law at this time. Please just keep with what the --

MR. CHAIREZ: Well, they've read the Information, and

I'm just saying -- well, we'll just -- I'll make my point about the intoxication.

THE COURT: Objection sustained, Counsel.

MR. CHAIREZ: So you need to sit there and decide is this a young 13-year-old boy who's lying because he knew he was in trouble and didn't want to get into more trouble? Is this a 13-year-old boy who has \$10, and how can you buy marijuana with \$10? I don't know what the prices are, but it seems impossible that you can stand by a story to say I went there to buy marijuana.

So back in January, when the story was first given, this is the story that Mazen stood by, this is the story that the State has had, this is the story and the facts that they had to work with.

Also in terms of the confession, you're going to find out that Mazen, as we mentioned, arrived in Las Vegas at 2:00 o'clock in the morning. He had come from California because he was stationed at Lackland Air Force Base in San Antonio, Texas, and he had just graduated from that semester, or they had just finished that semester and he had a two-week leave.

So he and Mohammed Jafaari had a legitimate two-week leave that they could go and do anything that they wanted. So Mazen got conned into renting the car, so he pays for the car, and Rashed, Mohammed and Mazen drive from San Antonio, Texas to Los Angeles, California. And on December the 30th, the

other gentleman that you saw mentioned here that rented Room 631 said, Come to Vegas. Come here for New Year's. We'll have fun, and that type of thing.

And Mazen is sitting there saying, I don't want to come. But ultimately the friends, and Rashed will confirm this, say, okay, let's go to Las Vegas for New Year's and celebrate, we've heard all these great things about New Year's Eve and New Year's in Las Vegas, Nevada.

So that's where they end up at 2:00 o'clock. They end up going to the Palms. They end up going to the Olympic Garden. They end up drinking. And only by chance, if this had happened just 60 seconds later, that AJ was going down sooner or Mazen and his friends were coming back differently, we wouldn't be here today.

But it was the boy that chose to go to the room. It was the boy that will tell you, When I looked at Mazen I saw his eyes were really pink. Now, and we'll ask him, could you tell whether or not he was drunk, could you tell whether or not he was intoxicated. Because if a 13-year-old boy can tell that Mazen was drunk, you're going to hear all of the security officers say no, he wasn't drunk.

Okay. You're going to hear Detective Pool say no, he wasn't drunk. Okay. But as the prosecutor mentioned, you're going to look at that tape and you can listen and you can sit there and say he seems really wasted, or no, he's just sober

but he's speaking with a Saudi accent.

And that's what Detective Pool testified to is, no, he wasn't drunk. He sounds slurred, he sounds this way because he's speaking with a Saudi accent. And so at any rate, why is Detective Pool saying this? Because they're trying to make their evidence fit into the story that the boy has told them.

But just recently, you know, as the prosecutor mentions, because the boy has now seen the surveillance video, because the State has got him and had the opportunity to get him ready for trial, they've confronted him with the facts and now he's come clean to say, yes, I was misleading you before but now I'm telling you the truth.

And so we believe when all of the evidence is in after the State has the opportunity to present their evidence and after we have the opportunity to cross-examine their witnesses, after we present our scientific evidence, you're going to see there is no way this was a sexual assault.

There is no way that Mazen Alotaibi, given the absence of all the DNA evidence from AJ on him, that AJ's story can stand water, and we're going to ask you to find the defendant not guilty of sexual assault with a minor. We're going to ask you to find him not guilty of all of the lewdnesses, including the touching on the ear, the touching on the neck, and I don't know where else they allege, but we're

going to ask you to find him not guilty of that.

We're going to ask you to find him not guilty of kidnapping, because AJ has now changed his story from being dragged down the hall, which was the original set of facts that led up to this kidnapping. We're going to ask you to find him not guilty of burglary, because they say Mazen entered Circus Circus with the intent to commit sexual assault. So in that sense, these are the facts that we intend to prove, and if we don't prove them, we want you to find our client guilty.

So we're not just hiding behind proof beyond a reasonable doubt. We want the facts to affirmatively show that our story is the story of what really happened that particular morning and, after all is said and done, you cannot, cannot find him guilty of any of the charges. Thank you.

THE COURT: Thank you, Mr. Chairez.

All right. Ladies and gentlemen of the jury, it's going to be a short day. Please come back at 1:00 o'clock on Monday. At that time the State will start presenting its case. Jason will give you the information that we talked about before the break. He'll also give you the information about parking.

Ladies and gentlemen of the jury, until I see you on Monday, you are admonished not to converse amongst yourselves

or with anyone on any subject connected with the trial, or to 7 2 read, watch or listen to any report of or commentary on the 3 trial by any medium of information, including without 4 limitation television, newspaper, radio, Internet, and do not 5 form or express an opinion on this case until it's submitted 6 to you. 7 See you shortly. Thank -- or actually, see you 8 Monday. Have a wonderful weekend. You need to take your 9 stuff with you, because I do have criminal court in the 10 morning on Monday. Actually, the notepads, give them to 11 Jason, please, if that's what you're talking about. I'm 12 sorry. I gave you contradictory information. Listen to him. 13 (Jurors recessed at 2:32 p.m.) 14 THE COURT: Okay. The jury is out of the room. Is 15 there anything we need to address before Monday? 16 MS. BLUTH: Not on behalf of the State, Your Honor. 17 MR. CHAIREZ: Are we starting at 1:00, or 1:30? 18 THE COURT: 1:00 o'clock, sir. 19 MR. CHAIREZ: All right. 20 THE COURT: 1:00 to 5:00. 21 MR. CHAIREZ: Okay. See you then. 22 THE COURT: Thank you. Have a good weekend. 23 (Pause in proceeding.) 24 MR. CHAIREZ: Am I -- and maybe it's more for the 25 jail officers, but am I allowed to take more than one suit to

Mr. Alotaibi, or does he have to wear the same one all the time? We've been changing the ties every day, but... THE COURT: I don't know. THE OFFICER: You can take him all that you can afford. MR. CHAIREZ: Okay. THE COURT: There's your answer. MR. CHAIREZ: That's all I need to know. Thank you. (Court recessed for the evening at 2:34 p.m.)

CERTIFICATION

I CERTIFY THAT THE FOREGOING IS A CORRECT TRANSCRIPT FROM THE AUDIO-VISUAL RECORDING OF THE PROCEEDINGS IN THE ABOVE-ENTITLED MATTER.

AFFIRMATION

I AFFIRM THAT THIS TRANSCRIPT DOES NOT CONTAIN THE SOCIAL SECURITY OR TAX IDENTIFICATION NUMBER OF ANY PERSON OR ENTITY.

KARR REPORTING, INC. Aurora, Colorado

KIMBERLY LAWSON

KARR Reporting, Inc.



TRAN

DISTRICT COURT CLARK COUNTY, NEVADA * * * * *

STATE OF NEVADA,) CASE NO. C287173-1
Plaintiff, vs.)))
MAZEN ALOTAIBI,	TRANSCRIPT OF PROCEEDINGS
Defendant.)))

BEFORE THE HONORABLE STEFANY MILEY, DISTRICT COURT JUDGE

JURY TRIAL - DAY 3

MONDAY, OCTOBER 14, 2013

APPEARANCES:

FOR THE STATE:

MARY KAY HOLTHUS, ESQ.

Chief Deputy District Attorney

JACQUELINE M. BLUTH, ESQ. Deputy District Attorney

FOR THE DEFENDANT:

DON P. CHAIREZ, ESQ.

Also Present:

Saad Musa, Interpreter

Theresa Tordjman, Interpreter Habiha Al-Abed, Interpreter

RECORDED BY MARIA GARIBAY, COURT RECORDER TRANSCRIBED BY: KARR Reporting, Inc.

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THE COURT: All right. Well, at the very beginning

of the case, especially when I gave you guys the admonishment, I told you that the only thing you can consider when you go back to the jury room is what's actually said and done in the courtroom. If you happen to hear something outside the courtroom, you can't consider that at all in your deliberations. Do you think you can still do that at this point?

JUROR NO. 13: Absolutely, yes.

THE COURT: All right. Is there anything else to add by the counsel?

MS. BLUTH: Not on behalf of the State, Your Honor.

MR. CHAIREZ: Not on behalf of the defense, Your Honor.

THE COURT: All right. And ma'am, I'm going to tell you and the rest of the jurors when you come back in before we leave for the day, I'm just going to have to strongly encourage you guys, you're just really going to have to go like this and like this [indicating] —

JUROR NO. 13: I did.

THE COURT: -- until the trial is over.

JUROR NO. 13: I don't even know what station it was on. I just was like --

THE COURT: Okay. And that's exactly what you're expected to do. We'll just remind the other jurors to do that as well. If you could just go back out and I'm sure Jason has

you guys in a certain order. Thank you very much for your time.

(Juror No. 13 exits the courtroom.)

THE COURT: No, that was Ms. Zoellick. Bring the news back in, please. And I have three interpreters here today, right? All of you were placed under oath last week, correct?

(Affirmative response.)

THE COURT: All right. So remember you are still under oath at this point. Thank you. Come on in.

All right. Welcome back. It looks like we have several ladies and gentlemen from the different sources of media. I wanted to go over a few ground rules with all of you today. As far as I see the television cameras, there are certain parameters you guys — I know that you're pros at this, but let's go over a few parameters.

Probably as in other cases, you cannot shoot any footage of the jurors. In this particular case the victim is a minor, so you will not be able to focus on the — or you will not be able to put the cameras on the face of the victim.

Okay. The other limitation there's going to be for all media is obviously when the witness — you're not to print anything or publish anything that would identify the victim or the names of the victim's family. All right. So when the young man comes in to testify and obviously state his name for

the record, that portion is not to be disclosed in any way. His identity is to be kept private.

Does anyone have any questions regarding these parameters? Yes, sir.

UNKNOWN SPEAKER: I can shoot his chin and below, correct, not his face? Or what's the --

MS. HOLTHUS: We would request if you could maybe focus on the seal.

THE COURT: Yeah.

UNKNOWN SPEAKER: On the seal?

MS. BLUTH: No. We don't want any portion of the victim's body video-taped at all.

UNKNOWN SPEAKER: Okay.

THE COURT: Yeah. And you know, I know that it's been previously requested by different people from the media as far as the charging document. My understanding is that the information director for the courts has released that to the individuals, or is going to release that to the individuals that have requested it. However, obviously because the victim in this case is a minor, the victim's name will be redacted out of those documents.

Are there any other questions? And then the other issue is during breaks the media is going to be asked to please leave the courtroom.

All right. Then please bring the jury in.

(Jurors reconvene at 1:29 p.m.)

THE COURT: All right. Welcome, ladies and gentlemen of the jury. You probably noticed that there are some cameras in the courtroom. Please be advised that the cameras will not be focusing on any of your faces, nor will they have any of your names.

All right. It's real important, given the fact that cameras are in the courtroom, I want to remind you guys of my prior admonishment. This is a case really where you have to put your blinders on. You have to make sure that you don't learn anything about this case from anything other than what you hear in the courtroom.

Okay. So my suggestion is, is maybe keep it off local news. If anything starts to sound like news on the radio, please switch to another station. Obviously don't do any research on the Internet. And lastly and most importantly, you cannot talk to any media about this case.

The only time you can possibly talk to media would be after a jury has rendered a verdict and you have been discharged as jurors. That is the only time you can talk to anyone about this case. Remember, the only evidence you can consider when you're deliberating is the evidence which you hear within the four walls or the walls of this courtroom.

All right. Are you ready to begin? All right. If the State would please call its first witness.

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1	MS. BLUTH: Thank you, Your Honor. The State calls
2	AJ Dang.
3	(Pause in proceeding.)
4	THE COURT: Ms. Bluth, do you want to go check on
5	him?
6	THE MARSHAL: She'll swear you in.
7	THE CLERK: You do solemnly swear the testimony
8	you're about to give in this action shall be the truth, the
9	whole truth and nothing but the truth, so help you God?
10	THE WITNESS: [Inaudible response.]
11	THE COURT: Yes. All right, sir. You're going to
12	need to speak up a little bit louder, because everything's
13	being recorded in the courtroom. When you sit down, there
14	should be a microphone right in front of you. Make sure you
15	speak up so the microphone can catch or
16	Whenever you're ready.
17	AJ DANG, STATE'S WITNESS, SWORN
18	MS. BLUTH: Thank you, Your Honor. Does he need to
19	spell and state his name for the record, Your Honor?
20	THE COURT: Yeah. AJ, can you please state and spell
21	your full name.
22	THE WITNESS: AJ Dang, A-J, D-a-n-g.
23	MS. BLUTH: And AJ, what does A and J stand for?
24	THE WITNESS: An Junior.
25	MS. BLUTH: And can you spell that, please?

1	THE WITNESS: A-n-j-r.
2	MS. BLUTH: May I proceed, Your Honor?
3	THE COURT: You may.
4	DIRECT EXAMINATION
5	BY MS. BLUTH:
6	Q Good afternoon. How old are you?
7	A I am 14 years old.
8	Q And when is your birthday?
9	A September 25, 1999.
10	THE COURT: Hold on, AJ.
11	Can you hear him okay, Maria?
12	THE COURT RECORDER: Yes.
13	THE COURT: Okay. You're fine. Why don't you scoot
14	a little bit closer, please.
15	THE WITNESS: [Complies.]
16	THE COURT: Okay. Please continue.
17	MS. BLUTH: Thank you.
18	BY MS. BLUTH:
19	Q And can you state your birthdate again, please.
20	A September 25, 1999.
21	Q And what grade are you in?
22	A Ninth grade.
23	Q What state do you live in?
24	A California.
25	Q Who do you live with?
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	1 8	
1	А	My mother.
2	Q	Do you have any siblings?
3	А	Two on my father's side and one on my two on
4	my mother's	side.
5	Q	And how old are your brothers and sisters?
6	А	The one on my father's side is about five years
7	old to six,	and my little sister is around four to five. And
8	then on my m	other's side, my sister is either 11 or 12, and my
9	little broth	er's six months.
10	Q	Six months?
11	А	Yes.
12	Q	Thank you. I'd like to turn your attention now
13	to December	of 2012. During that time period, did you come to
14	Las Vegas?	
15	А	Yes.
16	Q	Who did you come to Las Vegas with?
17	А	My grandmother.
18	Q	What's your grandma's name?
19	А	Mai Le.
20	Q	Was it just the two of you?
21	А	Yes.
22	Q	And just as a side note, how tall are you as you
23	stand here t	oday?
24	А	Around five-eight to five-seven.
25	Q	How much do you weigh?
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1	A Around 125.
2	Q And when you were here in December of 2012, do
3	you know how tall you were?
4	A Around five-three.
5	Q And how much did you weigh during that time
6	period?
7	A 108.
8	Q Now specifically I'd like to turn your attention
9	to December 30. When you guys came to Las Vegas, where were
10	you going to be staying at?
11	A Me and my grandmother were going to stay at
12	Circus Circus hotel.
13	Q And when you got to the Circus Circus hotel, did
14	you find out that someone you knew was staying there?
15	A Yes.
16	Q Who was it that you knew?
17	A Mary.
18	Q And where did you know Mary from?
19	A My old school that I used to go to in LA when I
20	lived with my father.
21	Q And was Mary a friend from school?
22	A Yes.
23	Q And who was Mary with?
24	A Mary was with her family and her cousins.
25	Q Was Mary staying at Circus Circus as well?
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1	A Yes.
2	Q So on the night of December 30, did you hang out
3	with Mary and her family?
4	A Yes.
5	Q And if I showed you a video of you and Mary,
6	would you recognize the two of you?
7	A Yes.
8	MS. BLUTH: And Your Honor, pursuant to stipulation
9	by the parties, the video surveillance from Circus Circus
10	which is State's Proposed Exhibit 16, is going to be admitted
11	into evidence.
12	THE COURT: All right. Is that correct, Mr. Chairez?
13	MR. CHAIREZ: It is, Your Honor.
14	THE COURT: All right.
15	MS. BLUTH: And I'd ask permission to publish at this
16	time.
17	THE COURT: They'll be admitted, and you may publish.
18	(State's Exhibit 116 admitted.)
19	MS. BLUTH: Now, AJ, there should be a monitor, it
20	should be on in front of you. Just if you could look at that
21	monitor while I'm asking you questions, you should be able to
22	see what I'm looking at. Okay.
23	BY MS. BLUTH:
24	Q Is your monitor on in front of you?
25	A Yes.

1	Q And can you see yourself and Mary?
2	A Yes.
3	Q All right. The monitor in front of you
4	actually, if you mark on it, it will actually come up on the
5	television. So can you point to where Mary is, please.
6	A [Complies.]
7	Q And can you point to yourself?
8	A [Complies.]
9	Q That's you in the white hat?
10	A Yes. Gray.
11	Q So on the night of the 30th, you were hanging
12	out, like you said, with Mary and her family; is that correct?
13	A Yes.
14	Q Now, did you make plans to meet with Mary the
15	following morning, which would be December 31?
16	A Yeah. Yes.
17	Q And what were those plans?
18	A That we were I was going to hang out with her
19	to say bye before she left that day, the next day.
20	Q And so were you to go and meet her in the
21	morning?
22	A Yes.
23	Q Did you know what floor that Mary was staying
24	at?
25	A The sixth floor.
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1		Q	So after you part with Mary and her family that
2	evening,	do y	ou go back to your hotel room?
3		А	Yes.
4		Q	And what floor were you staying on?
5		А	I think the ninth floor.
6		Q	And it was just you and your grandma in the
7	room?		
8		А	Yes.
9		Q	Now I'd like to go into the following morning,
10	which wo	uld b	pe December 31.
11		А	Yes.
12		Q	What time did you wake up in the morning?
13		А	Around 6:30 to 7:00.
14		Q	And what time did you go to get Mary?
15		А	Around 7:00 to 7:30.
16		Q	When you went from your ninth floor to the sixth
17	floor, d	id yc	ou take the elevator or the stairs?
18		А	Elevator.
19		Q	When you got to the sixth floor to Mary's room,
20	did you r	make	contact with Mary?
21		А	No. I made contact with her sister.
22		Q	And was Mary awake?
23		А	No.
24		Q	So because Mary wasn't awake, what did you do?
25		А	I went down to the promenade and walked around
			KARR REPORTING, INC.
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	}	
1	to waste time	e, to wait.
2	Q	When you said to waste time to wait, did you
3	have plans to	go back and see Mary?
4	А	Yes.
5	Q	Okay. And were you told a certain amount of
6	time with whi	ch to go back?
7	А	Around like 20 minutes.
8	Q	So whoever you spoke with from Mary's family
9	told you to come back in about 20 minutes?	
10	А	Yes.
11	Q	And so what did you do in order to waste that
12	time?	
13	А	Walk around the bottom floor.
14	Q	After you walked around when you say the
15	bottom floor,	you're talking about the ground floor of the
16	Circus Circus?	
17	А	Yes.
18	Q	After you walked around for awhile, where did
19	you go?	
20	А	First I went to the McDonald's. Like I went
21	around to go	see if the McDonald's was open, and then I left
22	and I went ba	ck up to see if she was awake.
23	Q	When you went back up, did you go back to the
24	sixth floor?	
25	А	Yes.

1	Q And did you go right to her room or did you go		
2	somewhere else?		
3	A I went I was going there, but then I just		
4	sat went to go sit on the couch that was in front of the		
5	the elevator.		
6	Q On the couch that was in front of the elevator?		
7	A Yes.		
8	Q And how long about do you think you sat on the		
9	couch for?		
10	A For like 10 to 15 minutes. I don't remember.		
11	Q While you were sitting on the couch outside of		
12	the sixth floor elevator, did you make contact with someone?		
13	A Yes.		
14	Q Do you see that person in the courtroom today?		
15	A Yes.		
16	Q Can you point to that person and describe an		
17	article of clothing that he's wearing?		
18	A [Indicating.] The one with the suit and the		
19	curly hair.		
20	MS. BLUTH: Your Honor, may the record reflect that		
21	he has identified the defendant?		
22	THE COURT: It will.		
23	BY MS. BLUTH:		
24	Q How did that contact begin?		
25	A As soon as like while I was sitting there, an		
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1	elevator came up and like he got out and he was talking to
2	someone, and then when he got out he talked to me and we
3	talked for a little bit.
4	Q What did he say to you when he got out of the
5	elevator?
6	A I don't specifically don't remember.
7	Q And then you said you guys started talking
8	A Yes.
9	Q to each other?
10	A Yes.
11	Q And what were you talking about?
12	A As he left, I followed him and then I asked him
13	if he had marijuana.
14	Q Why did you ask the defendant if he had
15	marijuana?
16	A Because when he passed by I saw he had pink eyes
17	and he smelled like it.
18	Q He smelled like marijuana?
19	A Yes.
20	Q And you said that you followed him and asked him
21	that question. Where did you follow him to?
22	A To the hallway.
23	Q And when you had that conversation with him, you
24	asked him if he had marijuana, what did he say?
25	A He said yes.

- 1	
1	Q So where did you guys go from the hallway?
2	A I followed him down back to his room.
3	Q And what happened when you guys got to the room?
4	A I guess he was talking to another person in the
5	room. I didn't understand what they were saying. So then
6	like he told me to go down with him to the area, the ground
7	area.
8	Q Let me ask you a few questions. When you said
9	you didn't understand what they were saying to each other,
10	were they speaking a different language?
11	A Yes.
12	Q At any point in time when you're up in the room,
13	is there a conversation about how old you are?
14	A Yes.
15	Q How old do you say you are?
16	A Thirteen.
17	Q And you were
18	MR. CHAIREZ: Your Honor, I'm going to object,
19	because this calls for speculation. He just said he didn't
20	understand the language that they were speaking, so how would
21	he know if they're talking about his age?
22	THE COURT: Re-ask the question, please.
23	BY MS. BLUTH:
24	Q You had spoken to the defendant before in
25	English, correct?

- 1			
1	Ī	Ą	Yes.
2	(Q	And he responded to you in English?
3	Ī	Ą	Yes.
4	(Q	And at some point when you got into the room, he
5	and his f	riend	ds are speaking a different language?
6	Ž	Ą	Yes.
7	(2	But while you're in the room, does someone ask
8	your age :	in Er	nglish?
9	Ž	Ą	Yes.
10	(Q	And do you tell them again, in English, that
11	you're 13	yeaı	rs old?
12	j	$ec{Q}$	Yes.
13	(Q	And once they find out you're 13, what happens?
14	j	A	I stand there for a bit and then the man tells
15	me to go 1	with	him down to down the elevator to go outside.
16	(Q	When you say the man, are you talking about the
17	defendant	?	
18	Ž	Ą	Yes.
19	(Q	When you and the defendant leave the room and
20	you're hea	aded	towards the elevator, does the defendant say or
21	do anythi	ng tl	nat makes you feel a little uncomfortable?
22	i	A	He starts talking about sexual stuff as we were
23	walking to	o the	e elevator.
24	(Q	I know that this is hard to talk about, but if
25	you could	just	t speak up just a little bit so it's being picked

1	up on the mic	rophone, okay?
2	А	Okay.
3	Q	He started talking about sexual things?
4	А	Yes.
5	Q	When he when he was this is on the way to
6	the elevator?	
7	А	Yes.
8	Q	And what types of sexual things was he saying?
9	А	He was just like saying like he started
10	talking about	like how do you say, like I can't I he was
11	saying like h	e'll he well, he wasn't like saying it, but
12	he was like s	howing it.
13	Q	Was he making advances towards you?
14	А	Yes.
15	Q	When you get into the elevator, does he continue
16	this type of	behavior?
17	А	Yes.
18	Q	And what happens inside the elevator?
19	A	He I was in the corner and then he started to
20	move onto me,	and then he started to like kiss around my neck.
21	Q	And when he you said he moved onto you and
22	was kissing y	our neck. Can you show me where it was that he
23	was kissing y	ou?
24	А	[Indicating.]
25	MS.	BLUTH: And Your Honor, if the record can reflect
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that the victim is pointing to his upper left neck underneath 1 2 his ear. 3 THE COURT: Yes. 4 BY MS. BLUTH: 5 And what's going through your mind when this is 6 going on in the elevator? 7 It was just like -- it was like I was in an 8 awkward position and like I didn't know what to do, but I -- I 9 wasn't really thinking about what was going to happen. And 10 like I knew something bad was going to happen at the end, but 11 like I just kept on going. 12 Where did you guys go after you left the 0 13 elevator? 14 Α We walked down the hallway and went to an alley. 15 I'm sorry. Out to a where? 16 An alley. 17 And what happened when you and the defendant got 18 out to the elevator -- excuse me, out to the alley from the 19 elevator? 20 We walked outside, and he had like a little 21 cigarette pipe, I think it was, and he asked a man like for a 22 lighter that walked by. And then we smoked two hits, and then 23 he did two, and then he started advance onto me again. 24 When you said he -- when you say he started to

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advance on you again, explain to me what he was doing.

25

1	A He started touching me around my body and
2	started kissing me.
3	Q When he was kissing you, where was he kissing?
4	A Around my face.
5	Q And what were you doing when he was doing those
6	things to you?
7	A Just like trying to back off, like stepping
8	away, like trying to say no and stop.
9	Q When you would step away from him, what would he
10	do?
11	A Like try and bring me back closer.
12	Q After the alley what happened?
13	A We walked right back to the elevator, and on the
14	way up the elevator he started saying that he'll have like
15	he'll basically like he'll he wants to have sex, and like
16	when we got to the like room, he started telling me he'll have
17	sex for money, he wanted sex for money and weed. And I was
18	like I said yes, but like not to like actually do it, but
19	just to trick him, but
20	Q You've already stated you wanted marijuana,
21	correct?
22	A Yes.
23	Q And so when you went from the alley up to the
24	room, why did you do that?
25	A To buy marijuana.

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1	Q To buy marijuana?
2	A Yes.
3	Q Okay.
4	THE COURT: Sir, I couldn't hear what you said.
5	THE WITNESS: To buy marijuana.
6	THE COURT: Okay.
7	BY MS. BLUTH:
8	Q If you could just speak up a little bit louder,
9	okay?
10	A Okay.
11	Q So you're stating that on the way up in the
12	elevator, the defendant offered you money and weed for sex?
13	A Yes.
14	Q And what did you say to that?
15	A Yes.
16	Q Did you plan on doing anything sexual with him?
17	A No.
18	Q Well, then what was your plan?
19	A To first it was to buy marijuana from with
20	money which I which I did have, like 'cause I barely
21	remember that, but I I used it the night before for the
22	Adventuredome. I used the \$20 my grandma told me to save.
23	Q Okay. So your first plan, you're stating, was
24	to buy marijuana?
25	A Yes.

1	Q	And then what was your other plan?
2	А	To see if he gives me it and then run.
3	Q	So if the defendant were going to give you the
4	marijuana firs	st, you were going to take it and run?
5	А	Yeah.
6	Q	When you got to the room, was it the same room
7	as before?	
8	А	Yes.
9	Q	That's on the sixth floor?
10	А	Yes.
11	Q	Do you remember what room that was?
12	А	No.
13	Q	When you get to the room, are there other people
14	in the room?	
15	А	Yes.
16	Q	When you get there, where do you guys go?
17	А	He tells me to step into the bathroom, and then
18	he closed the	door and started talking to other people.
19	Q	So you were in the bathroom alone by yourself?
20	А	Yes.
21	Q	And he was outside?
22	А	Yes.
23	Q	Does he ever come back into the bathroom?
24	А	Yes.
25	Q	And then what happens when he gets into the
		KARR REPORTING, INC. 24

bathroom?

A He pulls out his marijuana and puts it on the counter. And then he starts talking to me, and then he's saying that he'll give me money, he starts saying that he'll take care of me, and then he's talking about he's just like saying that he'll have sex for money.

And I was like — then it started getting even weird, so I was like in an awkward position. Like I wanted to leave and like forget about everything. And then I kept — then he started trying to touch me again. And then he started touching me, and I'm just like trying to back off away from him. And then he starts to touch me even more, and then he started kissing me.

Q Okay.

A And then I'm just like, no, I don't want it no more, can I just go, just like trying to leave the bathroom. And then he starts trying to take off my clothes, and like he got my shirt off and like started touching me again. And then he like pulled down my pants and like he took off his clothes, and then he just like made me like bend over and he made me — he put his penis in my mouth.

Q Now, you said when he came into the bathroom he started touching you. Where was it that he was touching you?

- A Around my body.
- Q On your body?

1	A Yes.	
2	Q Over your clothes or under your clothes?	
3	A First it was over my clothes.	
4	Q You said he was kissing you. Where was he	
5	kissing you?	
6	A Around my he kissed me right here and then he	
7	started kissing me up here [indicating]	
8	Q First	
9	A around the face.	
10	Q when you said right here, you pointed to the	
11	middle part of your chest?	
12	A Right here [indicating].	
13	Q The left part of your chest?	
14	A Yeah.	
15	MS. BLUTH: The record may reflect, Your Honor, that	
16	he's pointing to the left upper part of his chest?	
17	THE COURT: Yes.	
18	BY MS. BLUTH:	
19	Q And then where else did he kiss you?	
20	A Around my face.	
21	Q You stated that, you know, you told him, no, I	
22	don't want to do it anymore and stop?	
23	A Yes.	
24	Q What was his response when you were telling him	
25	no and stop?	
	1	

1	A Then he tried to double up the money.
2	Q How much money was he offering you?
3	A The first time?
4	Q At first.
5	A The first time was 150.
6	Q And then you said no, you didn't want it anymore
7	and he upped it. What did he up it to?
8	A I don't remember that one. But I remember he
9	tried to give me more money.
10	Q Did you ever feel like you could leave through
11	the door at this point?
12	A No.
13	Q And why didn't you feel like you could leave?
14	A Because like he was kind of like blocking the
15	door between me and him. Because like the bathroom is like
16	there's the door, there's him, and then there's me by the
17	toilet. So if I might have moved, he might have like just
18	tried to block me. So I was like I didn't want to get I
19	felt like I was trapped in the corner.
20	Q So he was between you and the door?
21	A Yes.
22	Q When you stated that the defendant made you
23	or he put his penis in your mouth, he made you do that, what
24	did he do that made you do that?
25	A He like moved my head towards like his private

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1	area.
2	Q When he moved your head, what did he use to move
3	your head?
4	A His hands.
5	Q When he put his penis in your mouth, what
6	happened then?
7	A He it hurt like it hurt my throat. Like
8	he put it like he just like kept on going like and then
9	I pulled it like I just like yanked out away and like
10	said I was just like creeped out. I wanted to leave, but I
11	didn't know what to do.
12	Q So when you pulled away, what happened?
13	A He just like he like tried to get me and then
14	told me go like put me on the ground on my belly.
15	Q How did he put you on the ground?
16	A He just like like pushed me to the ground.
17	Q So you were on the ground on your belly, your
18	belly was touching the floor?
19	A Yes.
20	Q What happened after that?
21	A He got this green bottle. I don't know what it
22	was, but like it was green, and then he put it on his penis
23	and then he put it on my my butt.
24	Q After he put the substance from the green
25	container on his penis and on your butt when you're talking
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1	about your butt, are you talking about your hole?
2	A Yes.
3	Q What did he do after that?
4	A He like put it, his penis in my butt.
5	Q What did that feel like?
6	A Painful. Very painful.
7	Q And what happened what happened during that?
8	Are you saying anything? Is he saying anything?
9	A He's just saying it before he put it in he's
10	like, "It's not going to hurt, but try to stay calm. It's not
11	going to hurt." And then it was like I was right when he
12	put it in I was just like, it was like really hurting. Like I
13	screeched, but it was without sound. Like it was a screech
14	without sound.
15	Q Explain that to me. What do you mean by that?
16	A Like it was like ahh. It was like you get hit
17	and then you don't want to say make a loud noise, so it's
18	like [indicating]. So it's like really painful, but like you
19	don't want to say anything.
20	Q Okay. And how many times do you think his penis
21	is going in and out?
22	A Twice.
23	Q What happened after that?
24	A I finally pushed him away and like got my
25	clothes, pushed I pulled up my pants where which they were

1	at my ankle	es, and I pulled them up quick and then got my
2	shirt, slic	d it on and ran out.
3	Q	Where did you run to?
4	А	The elevator.
5	Q	And when you got to the elevator, where did you
6	take the el	evator to?
7	А	To the lobby.
8	Q	And when you got down to the lobby, did you ever
9	receive a p	phone call?
10	А	Yes.
11	Q	Who was that phone call from?
12	А	My mother.
13	Q	Did you tell your mom what had happened?
14	А	No.
15	Q	Why not?
16	А	Because I was scared that she was going to worry
17	a lot, and	like I didn't want her to worry like like real
18	badly, and	like she's going to like call everybody I wouldn't
19	want to be	alarmed.
20	Q	Were you were you embarrassed?
21	· A	Yes.
22	Q	Were you ashamed?
23	А	Yes.
24	Q	Did you want your mom to know you were trying to
25	get marijua	ana?

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1	А	No.
2	Q	After you speak with your mom, what happens
3	next?	
4	А	I was like I went past the security booth
5	thinking lik	e, oh, my God, did this really happen. I was like
6	scared. I d	idn't know what to do. And then like I thought of
7	like get the	n some like I didn't want an STD, so I was like
8	I was scared	. I didn't know what to do. So the first thing,
9	I went up to	the security booth and I told him everything.
10	Q	So you thought maybe you were scared you might
11	have a disea	se?
12	А	Yes.
13	Q	So you decided to tell security?
14	A	Yes.
15	Q	Now, is security on that ground floor?
16	А	Yes.
17	Q	And when you tell security, what did you tell
18	them?	
19	А	I told him that I was I had been raped. I
20	told him tha	t I asked for marijuana, and like he like started
21	talking to m	e and I told him, and then we he called other
22	people. I d	on't know who he called, but people showed up and
23	we I told	him everything, and then he told me to go tell
24	someone else	, like another person, like a detective, I think.
25	Не	told me to speak to them. And I because my
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grandma was there that time, so when I told him, I told him a different story, because I didn't want my grandma to know. So I lied to like -- I didn't want my grandma to worry. And then when we went to the hospital, I told the nurse most same thing I told the security officer. I told them everything. And then now today I have to tell the whole truth, so I am.

Q Okay. Let me ask you a few questions. So when you told security initially, when you go downstairs and you talked to security, you told them that you had approached the man because you wanted marijuana?

A Yes.

Q And did you tell them that you went with the man willingly in his hotel room?

A Yes.

Q And then at some point you're taken to the hospital to have an exam; is that right?

A Yes.

Q And there you speak with detectives from the Las Vegas Metropolitan Police Department?

A Yes.

Q When you speak with them, what do you specifically lie about? What do you tell them?

A I told them that he pulled me in, and like I told him I never smoked marijuana, and I just -- I was really scared, and so I made up this part of a story just to not get

1	in trouble by my parents or my grandmother.
2	Q So you told them that the detective [sic]
3	physically grabbed you and threw you in the room?
4	A Yes.
5	Q And at that point your grandma
6	A Was worried.
7	Q was around, correct?
8	A Yes.
9	Q And then during your examination with the nurse,
10	you gave her the details as well, correct?
11	A Yes.
12	Q And she asked very specific questions about
13	where you were touched, et cetera?
14	A Yes.
15	Q If you were to see a picture of that green
16	bottle that you were referencing in the bathroom that the
17	defendant used to place on his penis and inside your anus,
18	would you recognize that bottle?
19	A Yes.
20	MS. BLUTH: May I approach, Your Honor?
21	THE COURT: You may.
22	BY MS. BLUTH:
23	Q I'm showing you what's been marked for purposes
24	of identification as State's Proposed Exhibit 113. Do you
25	recognize that photo?
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1	A Yes.
2	Q Do you recognize what's being depicted in that?
3	A Yes.
4	Q What's that?
5	A A Fructis shampoo.
6	Q Is that the bottle that the defendant used that
7	day?
8	A Yes.
9	Q And is that a fair and accurate description of
10	that body [sic]?
11	A Yes.
12	MS. BLUTH: Your Honor, at this time I'd move to
13	admit into State's or excuse me, into evidence State's
14	Proposed 113.
15	THE COURT: Any objections?
16	MR. CHAIREZ: I haven't seen it yet, Your Honor.
17	(Pause in proceeding.)
18	MR. CHAIREZ: No objection.
19	THE COURT: All right. Admitted. You can publish to
20	the jury.
21	(State's Exhibit 113 admitted.)
22	MS. BLUTH: The Court's indulgence, Your Honor.
23	BY MS. BLUTH:
24	Q Just as a point in clarification, when we were
25	discussing where the defendant licked your chest when you were
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1	in the room, can you show me again where that was?
2	A Right here [indicating].
3	Q Okay. Your upper left chest?
4	A Yes.
5	Q Okay. Thank you.
6	MS. BLUTH: And Your Honor, may I have permission to
7	publish?
8	THE COURT: You may.
9	MS. BLUTH: Did you already give it to me?
10	THE COURT: Yes, I did.
11	MS. BLUTH: Thank you.
12	BY MS. BLUTH:
13	Q Is that the green bottle, AJ?
14	A Yes.
15	Q You approached the defendant that day because
16	you wanted marijuana, correct?
17	A Yes.
18	Q Did you want any of those things to happen to
19	you inside that bathroom?
20	A No.
21	Q Did you want to perform oral sex on the
22	defendant?
23	A No.
24	Q Did you want the defendant to place his penis in
25	your rectum?
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1	A No.
2	MS. BLUTH: I'll pass the witness, Your Honor.
3	THE COURT: Cross, Mr. Chairez.
4	MR. CHAIREZ: Yes, Your Honor.
5	THE COURT: Do you want to take that off the
6	overhead, sir?
7	MR. CHAIREZ: Pardon?
8	THE COURT: The photograph.
9	MR. CHAIREZ: Oh.
10	CROSS-EXAMINATION
11	BY MR. CHAIREZ:
12	Q AJ, you and I have never spoken before, have we?
13	A Yes.
14	Q Yes, we haven't spoken, or yes, we spoke before?
15	A Yes, we haven't spoken.
16	Q Okay. And how many times have you spoken with
17	the DA about this case to get ready for today's testimony?
18	A Around around four times, I think.
19	Q Around four times. And how many times in the
20	last 30 days have you spoken to the DAs to get ready for
21	today's testimony?
22	A Three times, I think.
23	Q Three times?
24	A Yes.
25	Q Okay. And did they tell you at what point
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did you tell them the testimony or the statements I originally
gave to the police were not true?
A Today.
Q Today?
A No. Actually, Wednesday.
Q When?
A Wednesday.
Q Wednesday. Okay. And so when they told when
you told them that what you had previously said for the last
eight or nine months did they sit down and show you the
videos of the Circus Circus surveillance video to say your
story can't be true if this video is correct?
A Yes.
Q Okay. So they had an opportunity to show you
all the Circus Circus surveillance video. And did they show
you anything else?
A No.
Q Okay. And so you told them the story that you
had spent the day before, December 30, with Mary from school
to, I guess, ride the roller coaster or whatever they have
there at Circus Circus?
A Yes.
Q Okay. And how late did you stay out with Mary
that night before you guys came back?
A Between 11:00 to 12:00.

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1	Q All right. And was Mary supposed to be in
2	earlier that night, or did you guys call and get permission
3	for her to stay out later?
4	A She was supposed to be home, but then we stayed
5	out longer.
6	Q Did you call her mother or did she call her
7	mother to get permission to stay out later?
8	A She was hanging I think she was staying with
9	her cousin when we went to her oldest cousin when we walked
10	around.
11	Q All right. Now, and was it just you and Mary,
12	or was it Mary and her sister and you that were there at
13	Circus Circus having a good time?
14	A It was me, Mary, I think it was her cousin or
15	her sister, and her older cousin which was a male.
16	Q So all four of you guys played together?
17	A Yes.
18	Q And in the morning when you were supposed to
19	meet her for breakfast, where were you guys supposed to have
20	breakfast?
21	A I was going to ask her if she wanted to go
22	Krispy Kreme.
23	Q To Krispy Kreme?
24	A Yes.
25	Q All right. And is there a reason you wanted to
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go to Krispy Kreme? 1 2 I thought it was just like the closest Α 3 place. And when you went to Mary's room, I believe you 4 Q 5 testified, because it's hard to hear you, AJ, because you're 6 not talking very loud, you said Mary said -- Mary or her 7 sister said that -- for you to come back? 8 Ά Yes. 9 And it was your understanding that you and Mary 10 were going to have breakfast that day, correct? 11 Yes. 12 0 And -- correct? 13 Α Yes. 14 And it was also your understanding that Mary was 0 15 going to be leaving, checking out of the hotel that day and 16 going back to Los Angeles? 17 Ά Yes. 18 And did she tell you that, or what made you 19 think that she was leaving for LA that day? 20 She told me that she was going to leave the next Α 21 day. 22 That day or the next day? 0 23 The night, night -- the night when I was hanging 24 out with her, she said that she was going to leave the next 25 day.

1	Q Okay. So it was important for you to make sure
2	you had breakfast with Mary before she left and went back to
3	Los Angeles, correct?
4	A Yes.
5	Q Now, which school do you and Mary go to?
6	A Roger Temple.
7	Q Temple?
8	A Yes.
9	Q Roger Temple; is that correct?
10	A Yes.
11	Q And that's a junior high or intermediate school
12	in in Los Angeles?
13	A Yes.
14	Q All right. And what classes did you and Mary
15	have together?
16	MS. BLUTH: Your Honor, objection as to relevance.
17	THE COURT: Can you give me an offer?
18	MR. CHAIREZ: Well, I mean, he mentioned in his
19	original statement that they went to school, that's where he
20	knew her, and I just want
21	MS. BLUTH: Can we approach?
22	THE COURT: Yes.
23	(Bench conference transcribed as follows.)
24	MS. BLUTH: I'd rather you give your offer up here,
25	just because I don't know how much detailed information we
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need about the school he went to and stuff like that. 1 2 MR. CHAIREZ: Well, my only concern, Your Honor, was 3 [inaudible]. MS. HOLTHUS: Or the motive. That's not -- that's 4 5 not -- he can -- you don't need to go to the school records on 6 that. Our position's going to be [inaudible]. 7 MR. CHAIREZ: At any rate, my question is going to be 8 were you good friends with Mary or is it possible that she was 9 telling you she was leaving that day because she --10 MS. HOLTHUS: Speculation. 11 MR. CHAIREZ: Huh? 12 MS. BLUTH: How is she going to know? 13 MS. HOLTHUS: Speculation. And hearsay based. 14 of that's [inaudible]. 15 MS. BLUTH: How's he going to know if Mary was 16 tricking him? 17 MS. HOLTHUS: By hearsay or speculation. 18 MR. CHAIREZ: And the other thing -- well, at any 19 rate, I just -- I quess I'd like to know if they're going to 20 bring in Mary, because if they're not, then I'll [inaudible]. 21 MS. HOLTHUS: Don't plan on us. 22 MR. CHAIREZ: Okay. 23 THE COURT: [Inaudible] far as the extent to whether 24 they're good friends or not. 25 MR. CHAIREZ: Okay.

1	THE COURT: But I mean, if [inaudible] speculation
2	[inaudible].
3	MS. HOLTHUS: As far as he knows she was leaving,
4	which is really probably more than you should have got.
5	THE COURT: And I probably would not allow the name
6	of the school [inaudible].
7	MS. BLUTH: [Inaudible.]
8	THE COURT: I would prefer nothing else that can
9	identify specifics on the school, because I think it makes it
10	easier to identify who he is, plus who Mary is.
11	MR. CHAIREZ: [Inaudible.]
12	THE COURT: So if you're just going to if the
13	question's going to be were you guys good friends
14	MR. CHAIREZ: Right.
15	THE COURT: I mean, you could ask
16	MR. CHAIREZ: How many classes did you have together,
17	and then I'll get back to the morning of the breakfast that
18	didn't take place.
19	MS. HOLTHUS: What is the relevance of how many
20	classes they had together?
21	MR. CHAIREZ: Well, I just wanted to show that they
22	were friends or not friends, but just acquaintances.
23	THE COURT: Why don't you just ask him?
24	MR. CHAIREZ: Pardon?
25	THE COURT: Just ask him.

1	MR. CHAIREZ: Okay.
2	THE COURT: I would just ask that question.
3	MS. BLUTH: Were you best friends or
4	MR. CHAIREZ: Yeah. Okay.
5	(End bench conference.)
6	BY MR. CHAIREZ:
7	Q So AJ, would you say that Mary was a friend of
8	yours, or would you say you and Mary were just classmates?
9	A We were friends.
10	Q You were friends. All right. And did you know
11	she was going to be in Las Vegas for the New Year holiday?
12	A No.
13	Q So it's just by chance that the two of you ran
14	into each other, correct?
15	A Yes.
16	Q And when you after all of these events took
17	place and you first spoke to the detectives, and I think you
18	first spoke to the security officers, you told them that you
19	had waited because you were having breakfast with Mary; is
20	that correct?
21	A I don't remember.
22	Q Well, if I were to show you your statement to
23	say that I didn't come to security right away to report what
24	had happened because I was having breakfast with my friend
25	Mary, would that be an incorrect statement, or you just don't

1 remember what you said? 2 I don't remember what I said. 3 Okay. Do you not remember what you said because 4 it wasn't true, what you told the security officers and the 5 police officers? 6 I just don't remember what I said. 7 You don't remember today what you said back 8 then? 9 All I remember is that I went up to the security Α 10 and I just told him like what happened. I don't remember what 11 I said. I said everything, but I don't remember what like --12 some of like the unimportant parts that I said. I just don't 13 remember what I said. 14 Okay. AJ, I'm going to need you to speak up a 15 little bit, because either I'm old and getting deaf, or the 16 microphones don't work well here. So I need to hear you very 17 well. And so let's -- so your testimony this morning or this 18 afternoon is you first ran into my client when they got off 19 the elevator, correct? 20 Α Yes. 21 And was he by himself, or was he with other 22 people? 23 He was with another person.

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they weren't smoking marijuana, were they?

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All right. And when they got off the elevator

1	A	No.
2	Q	Okay. But did you smell marijuana on them?
3	А	Yes.
4	Q	All right. And did you follow them down to
5	their room?	
6	А	Not to the room, but to the hallway.
7	Q	To the hallway. And so you never went to the
8	room and knoc	ked on the door to the room where they were
9	staying?	
10	А	No.
11	Q	And do you recall the first time that you told
12	the story to	the police and to the detectives, you mentioned
13	that my clien	t dragged you down the hallway with your clothes
14	to take you d	lown to the room, correct?
15	А	Yes.
16	Q	Okay. But you were not being honest with the
17	detectives wh	en you told them that, correct?
18	А	Yes.
19	Q	And when you first talked to the detectives, you
20	didn't mentic	on that you went to the room voluntarily one time
21	or two times	or at all, correct?
22	А	Yes.
23	Q	You wanted it to look like my client had
24	kidnapped you	, correct?
25	А	Yes.

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1	Q Now, when you were in the elevator, my client,
2	he wasn't forcing you into the elevator, was he?
3	A No.
4	Q You said you were going with him voluntarily?
5	A Yes.
6	Q And you said he was talking to you about sex and
7	money or something like that?
8	A Yes.
9	Q And when you say he leaned down and appeared to
10	kiss you or touch you, you felt kind of queasy or anxious
11	about the whole thing, correct?
12	A Yes.
13	Q And when you got down to the main elevator, did
14	my client grab you or hold you and force you to stay with him?
15	A No. He just like he told me to follow him.
16	Q Okay. Could you say that again, please.
17	A He told me to follow him.
18	Q He told you to follow him. Okay. Now, when he
19	touched you on your ear or on your neck, he wasn't doing that
20	to turn you on sexually, was he?
21	MS. BLUTH: Objection. Speculation.
22	MR. CHAIREZ: Okay.
23	THE COURT: Sustained.
24	BY MR. CHAIREZ:
25	Q You didn't feel you didn't feel you didn't
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1	feel any	sexua	al vibes yourself from that encounter, correct?
2		А	Yes.
3		Q	It wasn't something that you wanted?
4		А	Yes.
5		Q	And you don't know what he was thinking when he
6	was lean:	ing o	ver and being close to you, correct?
7		А	Actually, I think he was like trying to have
8	sex.		
9		Q	He was trying to what?
10		А	Like become sexual like towards
11		Q	So you think he was touching your neck or ear
12	for some	type	of sexual reason, correct?
13		А	Yes.
14		Q	Now, if you thought that, AJ, you still followed
15	him volum	ntari	ly, correct?
16		А	Yes.
17		Q	You never saw him with a gun, did you?
18		А	No.
19		Q	You never saw him with a knife?
20		А	No.
21		Q	You never saw him with any kind of weapon, did
22	you?		
23		А	No.
24		Q	But you chose even though you felt he had
25	touched y	you ii	n a sexual manner, you chose to follow him out to
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1	the alley, correct?			
2	А	7	Yes.	
3	Q	Ò	Okay. And when you followed him out to the	
4	alley, he	wasr	n't dragging you there?	
5	А	7	No.	
6	Q	<u>)</u>	He wasn't forcing you there?	
7	A	7	No.	
8	Ω	<u>)</u>	It was something that you did on your own?	
9	А	7	Yes.	
10	Ω	<u>)</u>	Because you were hoping to get marijuana?	
11	А	7	Yes.	
12	Q)	And you today, I think, testified that you took	
13	a couple h	its	off of the marijuana from him, correct?	
14	А	7	Yes.	
15	Q	<u>)</u>	And you knew it was wrong to use marijuana,	
16	correct?			
17	А	7	Yes.	
18	Q	<u>)</u>	And you knew it was unwise for you to be with	
19	somebody t	hat	you saw with the possession of marijuana,	
20	correct?			
21	Α	7	Yes.	
22	Q)	So after you were done taking these couple hits	
23	of marijua	ına,	he didn't drag he didn't force you back into	
24	the elevat	.or,	did he?	
25	A	7	No.	
	l			

1	Q	And he didn't drag you into the elevator, did
2	he?	
3	А	No.
4	Q	And you went with him on the elevator all the
5	way up to the	e sixth floor, correct?
6	А	Yes.
7	Q	And you followed him into his room?
8	А	Yes.
9	Q	Now, did you say you went into the bathroom?
10	А	Hmm?
11	Q	Did you go into the bathroom first, or did he go
12	into the bath	nroom first?
13	А	He told me to go into the bathroom and close the
14	door.	
15	Q	He told you to go into the bathroom?
16	А	Yes.
17	Q	And why did you do it, AJ?
18	А	I don't know.
19	Q	You don't know?
20	А	[No audible response.]
21	Q	Okay. Did you do it because you still wanted to
22	try to get ma	arijuana off of him or his friends?
23	А	Yes.
24	Q	Now, do you remember the first time that you
25	told this sto	ory, you told the detectives that when you looked
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1	into the room you saw all these guys smoking marijuana? Do
2	you remember that?
3	A Yeah.
4	Q Yes?
5	A Yes.
6	Q And you also mention that the door was not
7	locked when these guys were inside of the room, that the door
8	latch was off and they just Mazen, I guess, pushed the door
9	open and you guys went in, correct?
10	A Yes.
11	Q But the truth is you didn't see anybody smoking
12	marijuana, did you?
13	A I saw smoke and I saw people I saw something
14	burning.
15	Q You saw something burning?
16	A Yeah.
17	Q How far away were you from what you saw burning?
18	A Like from here to like right there [indicating].
19	Q So maybe 5 feet?
20	A Yes.
21	Q Okay. Did it look like a cigarette? Did it
22	look
23	A Yes.
24	Q And could you smell what was burning?
25	A I don't really know what the smell was, but it
	KARR REPORTING, INC. 50

1	smelled like it was the smell of like I couldn't it
2	smelled like marijuana
3	Q It smelled like marijuana?
4	A and like alcohol.
5	Q And alcohol?
6	A Yeah.
7	Q All right. Now, when you went into the bathroom
8	and the whole time that you were there with my client, you
9	never turned on the sink to wash your face to maybe get
10	marijuana smoke off it, did you?
11	A No.
12	Q And you never took a shower and washed any
13	marijuana smoke off of you?
14	A No.
15	Q Okay. And did you see my client wash his face
16	to get marijuana smoke off of him, or did you see him take a
17	shower?
18	A No.
L9	Q So and your story today is that the first sexual
20	encounter you had with him, he was forcing his penis down your
21	throat, correct?
22	A Yes.
23	Q Now, and how long did you say the penis was
24	inside of your mouth?
25	A For like a little bit.

1	Q	How long?
2	А	For a little bit.
3	Q	Okay. Well, is a little bit like two seconds or
4	ten seconds?	
5	А	Like like around like
6	Q	Well, let me ask you this: Was it in your mouth
7	long enough th	nat you didn't bite his penis, did you?
8	А	No.
9	Q	Okay. You didn't scratch his face while he was
10	doing this to	you, correct?
11	А	No.
12	Q	You didn't scratch his body while he was doing
13	this to you?	
14	А	I just after I yanked away.
15	Q	You yanked away?
16	А	Yeah.
17	Q	Okay. While this was going on while this was
18	going on, you	didn't fight him at all or resist him at all?
19	А	I tried like going away, like backing off,
20	trying to keep	away.
21	Q	Okay. And you mentioned the first time that you
22	told the story	that you were yelling help. Do you remember
23	that?	
24	А	Yeah.
25	Q	Okay. But then today you say you were yelling
		KARR REPORTING, INC. 52

1	but kind of like nothing was coming out, correct?
2	A Yes.
3	Q All right. Now, while you were in the
4	bathroom do you remember how long you were in there?
5	A No.
6	Q Just a few minutes? You don't remember?
7	A [No audible response.]
8	Q Okay. Did you hear any pounding on the door and
9	people trying to come in?
10	A No.
11	Q Nobody came to try to help you?
12	A No.
13	Q The other men that were in the room, they didn't
14	come and try to rescue you?
15	A No.
16	Q And when everything was over, did these men
17	did you see these men as you were leaving the room?
18	A No. I didn't even bother looking. I just ran
19	out.
20	Q Okay. Now, and when you went down the elevator,
21	you got a phone call from your mother, correct?
22	A Yes.
23	Q All right. And you said you didn't want to tell
24	your mother what had happened?
25	A Yes.

1	Q	And you said that you didn't want to tell her	
2	what had happened because you didn't want to alarm her?		
3	A	Yes.	
4	Q	Now, other than your mother, who are you the	
5	closest to in	life; your father, your mother, your	
6	grandmother,	some brothers?	
7	А	My grandmother.	
8	Q	Your mother. All right.	
9	А	My grandmother.	
10	Q	Your grandmother?	
11	А	Yes.	
12	Q	Okay. And does your grandmother speak some	
13	English?		
14	А	She can understand, but she doesn't speak that	
15	well of Engli	sh.	
16	Q	Okay. Now, and how long did you talk with your	
17	mother when s	he called you that morning after you had been in	
18	Mazen's room?		
19	А	For around like five to ten minutes.	
20	Q	And what did you talk with your mother about?	
21	А	She asked me what I was doing and yeah.	
22	Q	And what did you tell her you were doing?	
23	А	I was walking down to Krispy Kreme.	
24	Q	You were where, what?	
25	А	Walking down to Krispy Kreme to go eat.	
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1	Q Walking to Krispy Kreme. Okay. And did you	
2	tell her you were going to meet Mary?	
3		
	A No.	
4	Q You didn't tell her that?	
5	A No.	
6	Q Okay. Now, AJ, the story you're telling us is	
7	that all of this happened without your consent, without your	
8	permission, correct?	
9	A Yes.	
10	Q Okay. And so when you say — I mean, Mazen, you	
11	basically say he took his penis and he forced it down your	
12	mouth, correct?	
13	A Yes.	
14	Q And you also say that he took his penis and he	
15	forced it up your butt?	
16	A Yes.	
17	Q Okay. But you never you never said that he	
18	took his penis and rubbed or fondled it around your mouth,	
19	correct?	
20	A No.	
21	Q And you never said that he took his penis and	
22	rubbed or fondled your buttocks area, correct?	
23	A No.	
24	Q So and the time that you say that he touched	
25	your neck, you also say that he touched your left chest?	

1	A Yes.	
2	Q And that touching, can you describe that for me	
3	again?	
4	A He just started kissing down my chest.	
5	Q He what?	
6	A He started kissing down my chest.	
7	MR. CHAIREZ: I can't hear him, Your Honor.	
8	THE COURT: Can you speak up a little bit louder?	
9	THE WITNESS: He was kissing down my chest.	
10	BY MR. CHAIREZ:	
11	Q He kissed your left chest?	
12	A Yeah.	
13	Q Okay. Now, when you say he had pink eyes and	
14	that was an indication to you that he probably had marijuana,	
15	why would you think that?	
16	A Because they don't look bloodshot or strained.	
17	They were just like I was like I could like tell because	
18	like I knew people who smoked, and like they would have the	
19	same eyes. So like	
20	Q So you had seen people smoke marijuana before?	
21	A Yes.	
22	Q Okay. And when you looked at him, was there any	
23	indication in your mind that maybe he might have been drinking	
24	alcohol and not smoking marijuana?	
25	A No, because I know people who drink alcohol and	
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1	their eyes do not turn pink.	
2	Q So there was not an odor of alcohol about his	
3	breath?	
4	A He had smelly breath.	
5	Q He had what?	
6	A Smelly breath.	
7	Q Smelly breath. But was it the smell of	
8	marijuana or was it the smell of alcohol?	
9	A Mixed.	
10	Q Mixed. Okay. And when you spoke to him, could	
11	you tell whether or not he might be drunk or he might be high?	
12	A He was like he couldn't speak right.	
13	Q He couldn't speak right. Okay. And do you	
14	recall whether the bathroom at the Circus Circus, when you	
15	went in first, did you lock the door?	
16	A No.	
17	Q Do you know whether or not the door at Circus	
18	Circus bathroom has a lock?	
19	A No.	
20	Q You don't know?	
21	A [No audible response.]	
22	Q Okay. So you didn't lock the door, correct?	
23	A Yes.	
24	Q And you didn't see whether Mazen locked the door	
25	or whether there was even a lock, correct?	

1	А	Yes.
2	Q	And but when you were yelling for help, nobody
3	came to help	you?
4	А	Yes.
5	Q	Yet you could hear the people in the room,
6	correct?	
7	А	Yes.
8	Q	Okay. And you didn't turn on the sink to wash
9	your face?	
10	А	No.
11	Q	And you didn't turn on the shower to take a
12	shower?	
13	А	No.
14	Q	And you didn't see Mazen turn on the sink to
15	wash his face?	
16	А	No.
17	Q	And you didn't see Mazen turn on the shower to
18	take a shower?	
19	А	No.
20	Q	And when you left, you didn't stop to say
21	anything to	anybody, correct?
22	А	No.
23	Q	So you didn't ask for \$150?
24	А	No.
25	Q	You didn't ask for marijuana?
		KARR REPORTING, INC. 58

1	А	No.
2	Q	You already realized that this was not going the
3	way you had a	nticipated, correct?
4	А	Yes.
5	Q	Now, you said you're what, five-seven or
6	five-eight to	day?
7	А	Yes.
8	Q	And how much did you say you weighed?
9	А	108.
10	Q	A hundred and what?
11	А	Eight.
12	Q	Today?
13	А	No. Last time.
14	Q	In January?
15	А	Yes. No, in December.
16	Q	So you've grown a lot in the last ten months?
17	А	Yes.
18	Q	And you told the detectives prior to this you
19	had never used marijuana, correct?	
20	А	Yes.
21	Q	And you told the detectives prior to this you
22	never used il.	legal drugs?
23	А	Yes.
24	Q	And you told the detectives prior to this that
25	you had never	had sex with girls?
		KARR REPORTING, INC. 59

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1	MS. BLUTH: Your Honor, objection. May we approach?
2	(Bench conference transcribed as follows.)
3	MS. BLUTH: Are you kidding me?
4	MR. CHAIREZ: I'm just trying to get into his
5	[inaudible] statement
6	MS. BLUTH: Are you kidding me?
7	MR. CHAIREZ: What?
8	MS. BLUTH: Rape shield on a child, sex assault case,
9	you know that that's
10	MR. CHAIREZ: Okay.
11	MS. BLUTH: inappropriate.
12	MR. CHAIREZ: I was telling what he said during the
13	interrogation.
14	MS. HOLTHUS: Have you heard of rape shield?
15	MR. CHAIREZ: Yeah. [Inaudible.]
16	MS. BLUTH: It doesn't matter. You don't bring it
17	up. And now see, and now
18	THE COURT: [Inaudible.]
19	MS. BLUTH: And now it's out there and it looks
20	like the answer is no, but we don't have any choice but to
21	put it out there now, because now if we object it looks like
22	we're hiding it, you know what I mean.
23	MS. HOLTHUS: [Inaudible.]
24	THE COURT: [Inaudible.]
25	MS. BLUTH: I mean, the problem the issue is
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1	though if we don't I feel like we have to address it		
2	because now it's going to look like we're trying to hide		
3	something [inaudible].		
4	MR. CHAIREZ: [Inaudible.]		
5	THE COURT: [inaudible.]		
6	MR. CHAIREZ: Let's just I'm going to ask him		
7	about he described the marijuana that they had as a blunt,		
8	okay.		
9	MS. BLUTH: Before that we need to address this issue		
10	of how it should e remedied.		
11	THE COURT: What was the question you asked first		
12	because I don't know the first		
13	MR. CHAIREZ: Which one?		
L4	MS. BLUTH: Before you said, Have you had sex with		
15	girls before.		
16	MR. CHAIREZ: Well, so [inaudible.]		
17	MS. HOLTHUS: [inaudible.] I thought we agreed that		
18	that was other bad act stuff as well that you weren't going to		
19	get into.		
20	MR. CHAIREZ: Right. But see I don't want		
21	MS. HOLTHUS: That's two taboos. That's two		
22	absolutely objectionable questions you shouldn't have been		
23	asking. And we discussed them all, and one specifically		
24	MR. CHAIREZ: That was all [inaudible.		
25	MS. BLUTH: But we had and admonishment from the		

court that we were not allowed to get into that. 1 2 MR. CHAIREZ: [inaudible.] Well, I'm not asking him 3 about -- I'm asking him what he was -- what he was asked and 4 what he answered. 5 THE COURT: So I don't think that question 6 [inaudible] do you want me to admonish the jury to disregard 7 or do you want to just [inaudible.] 8 MR. CHAIREZ: I'm going to ask one more question 9 about the marijuana [inaudible] that expression. 10 MS. BLUTH: [inaudible.] 11 It just puts the State in a very uncomfortable 12 position because now I've objected because of rape shield it 13 looks like we are hiding it. The truth of the matter is he's 14 only ever kissed another girl. So if I ask him a -- you know, 15 Isn't it true that you only ever kissed another girl, is that 16 opening the door for Mr. Chairez to --17 MS. HOLTHUS: [inaudible.] 18 THE COURT: [inaudible.] 19 MR. CHAIREZ: I know, Your Honor. This is his fourth 20 version of the facts of which we're hearing for the first time 21 today. Okay. 22 THE COURT: [inaudible.]

MS. BLUTH: Well then I'm going to --

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even going to say --

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MR. CHAIREZ: I don't have any evidence.

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MR. CHAIREZ: Okay. I just want -- I was using that as a way to build into the thing about, how did you know about a blunt because I don't know what a blunt is.

MS. BLUTH: Okay. But that's prior bad act.

MS. HOLTHUS: That should have been a motion.

[inaudible.]

MR. CHAIREZ: Well he said he's seen people smoking marijuana before. Okay.

(End of bench conference.)

THE COURT: Ladies and gentlemen of the jury, we're going to give you a break. Please come back at approximately ten until 3:00. Until I see you then, you're admonished not to converse amongst yourselves or with anyone on any subject connected with the trial, to read, watch or listen to any report of or commentary on the trial by any medium of information, including without limitation television, newspaper, radio, Internet. Do not form or express an opinion on this case until it's submitted to you. We'll see you shortly.

(Jurors recessed at 2:37 p.m.)

THE COURT: And if the media could please also step out. Thank you.

AJ, why don't you step down, sir, and go to the room where you were, okay?

THE WITNESS: Okay.

THE COURT: You're his advocate, right?

2

UNKNOWN SPEAKER:

3

THE COURT: Okay. So do you want to go in there with

4

him?

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(Witness steps down and exits the courtroom.)

Yes.

THE COURT: All right. So the media's out of the room and the witness is also out of the room. The reason we are having this conference right now is because there is an objection raised by the State to a line of questioning that -by Mr. Chairez. We had some discussion up here at the bench, but it appeared to be quite lengthy, so I think we need to make more of a formal record.

It was something along the lines of AJ's prior sexual conduct as relayed by him to the police, and had something to do with him having sex before. And the State objected on the line of questioning pursuant to the rape shield law.

MS. BLUTH: It just puts -- I'm sorry, Your Honor. Did -- were you going to say something else?

> THE COURT: No.

It puts the State in a really awkward MS. BLUTH: situation, because obviously I'm going to object pursuant to the statutes pursuant to rape shield. Then it looks to the jury as if I'm hiding something, when the truth to that answer is that AJ has never had sex with anyone else. He's -- the farthest he's ever gone with a girl is kissed a girl on the

lips.

But Mr. Chairez knew he could not go into that line of questioning, as well as he knew specifically he couldn't go into the line of questioning about AJ's prior drug use. I mean, we had an hour argument on Friday about those types of questions and all parties were clear. And then we walk in here today and we're dealing with both of these issues.

MS. HOLTHUS: And I specifically asked him before court, Mr. Chairez, none of us got an OB — an other bad acts motion by way of email this weekend. We waited for it, we looked for it. The understanding was that would be litigated before we ever get — go down this road. And now he's indicated at the bench he wants to talk to AJ about what are blunts and have you seen it before and all that other. And there's been no motion filed with the court.

THE COURT: All right. Mr. Chairez.

MR. CHAIREZ: It's simply, Your Honor, first off, I'm not going into any prior bad acts. I'm just using the line of questioning that Detective Christensen had with him when she was questioning him.

I mean, they're the ones that say AJ has changed his story. They are the -- and so I basically used the same questions that Detective Christensen used, you know, do you like girls more than boys; yes, I do, blah, blah, blah. Have you ever used marijuana; no, I haven't. Those were his

answers.

And so then the only other question I was going to do as a follow-up is to say, But you know kids or you know people that have used marijuana; for instance, you -- when you described what Mazen had, you said that -- or the people in the room, you said that they had a blunt. Okay. That's the only other question I wanted to ask, so the jury would know in their mind it's not a -- necessarily a naive kid.

He understands marijuana well enough that he can smell it. He understands marijuana well enough that he refers to a certain type of way of smoking it as a blunt. That was my only purpose. And I wanted to use the prior inconsistent statement, I guess, just to reinforce what he said. But I don't know anything about him ever having sex before and I wasn't even going to go into that.

THE COURT: Well, my concern with respect to the blunt is the next question of how do you know what a blunt is.

MR. CHAIREZ: Right. And I think he's going to say, hey, I have friends at school that do that. That's what I'm assuming he's going to say.

THE COURT: What is he going to say, I've smoked a blunt before?

MS. BLUTH: He's smoked marijuana before, which and — which is in his statement, and Mr. Chairez knows he smoked marijuana before. Just because someone —

MR. CHAIREZ: I don't -- Your Honor, I don't know that he smoked marijuana before. They know that he smoked marijuana before, but I don't.

MS. BLUTH: He told the defendant he smoked marijuana three times a day. That came from your defendant --

MR. CHAIREZ: Well, yeah.

MS. BLUTH: — the defendant's mouth. Just because something is in someone's statement, it doesn't mean it comes in. I mean, there's all sorts of bad act evidence on both sides in people's statement. Just because they say it to the police doesn't mean it's admissible in court. It still requires an other bad act motion, which is not done in this case.

THE COURT: Mr. Chairez, we did discuss this at length. And I indicated that the prior bad acts would require more findings by the Court before they'd be admissible.

MR. CHAIREZ: Your Honor, I'm not doing anything in terms of a prior bad act. I'm not doing anything in terms of a subsequent bad act. Okay.

THE COURT: But I think the concern is by the State that you know what the response is going to be, of yes, I've smoked a blunt before, and then we get into the issue that we're having.

MR. CHAIREZ: No. I just -- I'm just using the statements that he gave to Detective Christensen, you know, to

see how much he's changed his story from then to now. Okay. 1 2 The problem is not all those statements THE COURT: 3 are admissible given the limitations specifically on this type 4 of case. I'm not inclined to allow the question regarding the 5 blunt, because I think that both -- everyone there expects the 6 same response the Court does of AJ saying yes, because I 7 smoked pot before. 8 No. Well, they can -- they can -- Your MR. CHAIREZ: 9 Honor, they can coach him to say don't say I've smoked pot 10 before or whatever. I just want -- but it -- I don't need it, 11 Your Honor. 12 THE COURT: Well, they can't tell him to lie. 13 Pardon? MR. CHAIREZ: 14 They can't tell him to lie. THE COURT: 15 MR. CHAIREZ: No, and they won't tell him. 16 THE COURT: And that would be a lie. 17 MS. HOLTHUS: I don't think we have an objection to 18 the word "blunt." I mean, I think he's entitled, if the kid 19 refers to it as a blunt, that's one thing, without going --20 THE COURT: Why don't you just ask him how do you 21 know what a blunt is? 22 Well, but he -- that's --MS. HOLTHUS: 23 MR. CHAIREZ: 24 THE COURT: And he's going to say --25 MR. CHAIREZ: I just want him to say -- and you also,

1	when you were describing the marijuana that was being used by
2	the gentlemen in Room 631, you said they were smoking it as a
3	blunt is
4	THE COURT: And you're going to leave it with that?
5	MR. CHAIREZ: Huh?
6	THE COURT: And you're leaving it with that?
7	MR. CHAIREZ: And that's what I would that's what
8	I would yeah. That's all I wanted. That's what I was
9	trying to get to.
10	MS. BLUTH: So as a yes or no question?
11	MR. CHAIREZ: Because see, the bottom line, Your
12	Honor, is there was no marijuana found in the room. I
13	basically
14	MS. HOLTHUS: There was.
15	MR. CHAIREZ: Well, no burned
16	MS. HOLTHUS: Actually, there was a pile of marijuana
17	and the little bit in the jar.
18	MR. CHAIREZ: There was a bottle or jar of marijuana,
19	but there was no burned marijuana found.
20	MS. HOLTHUS: There was stuff all around, and it took
21	about two to four minutes before security was allowed into the
22	room
23	MR. CHAIREZ: Well
24	MS. HOLTHUS: banging, so.
25	MR. CHAIREZ: And they can argue that in closing

argument. But I just wanted to get him to say, yes, I saw the men in the room smoking and they were smoking a blunt, and I'm just going to put --

THE COURT: What's the purpose of that question?

MR. CHAIREZ: Well, because it's going to show that

no, it's not the truth. He was trying to disparage them and

make them look bad because they're smoking marijuana in a

blunt. But I can't even go into it, and it's a prior

inconsistent statement based upon what he said today. But

it's -- I don't want to belabor the point, Your Honor.

There's much more...

MS. HOLTHUS: Like I said, I think he is entitled to get in what was going on in the room, including the language used by the kid with reference to this, as long as he's not going to go into prior bad acts or subsequent bad acts. Now, if we need to caution AJ outside the presence, just an -- or however he needs to get that out there, but the fact that the kid has used it before I don't think has been ruled admissible. And the other big concern we have is the rape shield issue --

THE COURT: I was getting to that next.

MS. HOLTHUS: -- of him talking about --

THE COURT: Hold on. Let's do one at a time. As far as that, if you're going to ask it the way you're indicating, I think the State is agreeable to that --

MR. CHAIREZ: Right.

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THE COURT: -- as far as it's a very narrow yes/no

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3 response --

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MR. CHAIREZ: Right.

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THE COURT: -- right?

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MR. CHAIREZ: Correct.

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THE COURT: And you don't go into any specific acts

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involving the victim.

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MR. CHAIREZ: Right. I have no knowledge, Your

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Honor, that AJ has ever had sex before, and I'm not going to

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go into it. And I've already received your order last Friday

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we can't go into prior bad acts, we can't go into subsequent

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bad acts. So I don't agree with all of that, but I'm willing

ruling than that. It had a lot to do with the fact that the

mean, the statute, in my reading, is clear as to what can be

asked, and I don't think in this particular case the victim's

issue as far as the prior sexual conduct of the victim.

pretrial foundations were not made. We do need to address the

THE COURT: Well, there's a little bit more to the

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to live with your ruling, so.

put his sexual background at issue.

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MS. HOLTHUS: Or his sexual preference, if that's where he's going for the next question. Detective Christensen may have asked some questions, but those questions don't

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necessarily follow that they're admissible at a trial. I

think he said something about does he like boys or girls. 1 2 MS. BLUTH: Were you intending on asking that, 3 Mr. Chairez? 4 MR. CHAIREZ: No. I mean, I was just going to go 5 with the answers that he had, but I just want to get to the 6 part about the guy smoking the blunt. I mean, if I can ask 7 those two questions, then I'll be able to move on. 8 MS. BLUTH: What -- which two questions? 9 MR. CHAIREZ: Well, the question and when you were 10 also talking to Detective Christensen, you mentioned that when 11 you saw these gentlemen smoking the marijuana, she asked you 12 whether it was in a pipe or not and you said, no, they were 13 smoking it in a blunt. Okay. And that's all I need to ask. 14 THE COURT: And he'd respond yes. 15 MR. CHAIREZ: And he responded yes -- or he said that 16 they were smoking it in a blunt. Then I don't know what 17 Detective Christensen asked thereafter. 18 THE COURT: Okay. So but we just talked about this. 19 You're going to move on after that question, right? 20 MR. CHAIREZ: Yeah. I'll move on after that. 2.1 THE COURT: Okay. Not go into any details. 22 MS. HOLTHUS: We talked about the facts with respect 23 to if Ms. Bluth cleans it up with the, well, if you were asked 24 about, you know --

MR. CHAIREZ: Right.

25

MS. HOLTHUS: — have you had sex before, if she were to clear it up with, but the truth is you've only ever — you told them you'd only ever kissed a girl, the State doesn't want to be —

THE COURT: You don't want to open the door.

MS. BLUTH: Correct.

MS. HOLTHUS: Correct. We didn't open this door on purpose. We're really just trying to minimally respond to it to quite frankly, rectify the wrong as far as we're concerned he's done in front of the jury, but we don't want to exacerbate it either.

THE COURT: Again, I mean, there's a couple ways we can handle — I think that question specifically violated the rape shield statute. But the question is how should we rectify the prejudice, you know, in the least obvious — I mean, I don't want to draw the jury's attention to it too much.

So that's a question I can either, number one, admonish the jury to disregard the prior question regarding sexual conduct of the boy, but that may draw attention to it, or I would be inclined to allow the very limited question by the State, and it'd be the Court's position that it's more curative versus opening the door.

MS. BLUTH: I was just going to lead, if the Court would permit it, if I would just lead him through the

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questioning, you were asked that question, isn't it true the only thing you've ever done is kissed a girl, and then I was just going to move on. I feel that's the only way to correctly rectify him bringing up things that are in clear violation of the rape shield.

MR. CHAIREZ: Well, first off, Your Honor --

THE COURT: Okay. Mr. Chairez.

MR. CHAIREZ: -- I disagree. There is no violation of the rape shield law. The rape shield law is to talk about a victim's prior conduct, a woman who was a prostitute, a woman who was a whore, a woman who was a loose woman, et cetera, et cetera. We haven't gone into any of that and we haven't even made that implication.

THE COURT: Wouldn't whether or not he's had sex before --

MR. CHAIREZ: Well, no.

THE COURT: -- fall within that?

MR. CHAIREZ: We basically said, when you were sitting there talking to Detective Christensen these were the series of questions, and I'm just using it as the prior inconsistent statement. So I don't care about his prior history. I don't even know anything about it. I'm not going to go into it. So --

MS. BLUTH: But you did go into it.

MR. CHAIREZ: I did not go into it, Your Honor. But

if she wants to do something like with a follow-up, that's fine. I don't care. Because it's not -- it's not a big issue for me at all.

THE COURT: Okay. So at this point again, I stand by my ruling because I think that it did improperly put the victim's sexual history at issue, and but the defense improperly did it and the State did not. I will allow a very limited curative line of questioning by Ms. Bluth, but it's the Court's position that it's curative only and it's not opening the door to further questions with respect to the victim's prior sexual history or conduct.

So anything else you want to put on the record either side?

MS. BLUTH: Not on behalf of the State, Your Honor.

MR. CHAIREZ: No, Your Honor.

THE COURT: All right. Thanks. We'll see you in a second.

(Court recessed at 2:50 p.m. until 2:58 p.m.)

(Outside the presence of the jury.)

THE COURT: Now, just so we're clear, I'm not going to mention anything further about that to the jury.

MS. BLUTH: Okay. I'll rectify it.

THE COURT: Okay. And that's more because I think everyone's agreed that it kind of draws more attention to the question.

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1	MS. BLUTH: Yes.
2	THE COURT: Could you guys hear AJ okay? I had some
3	difficulty.
4	MR. CHAIREZ: I can't hear him at all.
5	THE COURT: I can't hear him very well. You can't
6	hear him either?
7	UNKNOWN SPEAKER: [Inaudible] hear him at all, Judge.
8	THE COURT: Maria, what can we do?
9	THE COURT RECORDER: He needs to speak louder.
10	MS. BLUTH: I'll talk to him.
11	THE COURT RECORDER: I can hear him. I can hear him.
12	THE COURT: Yeah, but she picks you pick up stuff
13	that we don't. I couldn't hear him and he's right here.
14	MS. BLUTH: I'll talk to him.
15	(Pause in proceeding.)
16	(Witness enters the courtroom.)
17	THE COURT: AJ, come on up, right here.
18	And Maria, you're on, right?
19	THE COURT RECORDER: Yes, ma'am.
20	THE COURT: All right. Make yourself comfortable.
21	AJ, you have a really soft voice. I know that it's very
22	difficult to have to talk here in court with people watching
23	you. You have a really soft voice. I need for you to speak
24	up as loudly as you can, because it's very important that all
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25 these recording devices hear what you're saying. Okay?

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1	THE WITNESS: [No audible response.]
2	THE COURT: Okay. And the other thing is you were
3	placed under oath before, when you first started testifying.
4	Remember you're still under oath at this time. It means you
5	have to tell the truth.
6	THE WITNESS: [Inaudible.]
7	THE COURT: All right. Sit down and make yourself
8	comfortable, please.
9	(Witness resumes the stand.)
10	THE COURT: Do you want to bring the news in and get
11	them situated, and I'll bring the jury in?
12	MS. BLUTH: Did you talk to him about speaking up,
13	Your Honor? I'm sorry. I was
14	MR. CHAIREZ: Yes, she did.
15	THE COURT: I just did.
16	MR. CHAIREZ: She did.
17	MS. BLUTH: You did. Okay. Thank you.
18	(Pause in proceeding.)
19	THE COURT: Okay. Jason, please bring in the jury.
20	(Jurors reconvene at 3:02 p.m.)
21	THE COURT: Welcome back, ladies and gentlemen of the
22	jury. Mr. Chairez, if you'd like to continue, sir.
23	CROSS-EXAMINATION (continued)
24	BY MR. CHAIREZ:
25	Q AJ, I'll be done in less than five minutes.

1	Okay. And I just we need you to speak up. All right. And
2	I just want to I just want to make clear, when you were
3	talking with Detective Christensen at the very beginning in
4	all of this, did you tell her that you saw the men in the room
5	smoking marijuana?
6	A Yes.
7	Q Okay. And were they smoking marijuana the first
8	time that you went up there, or the second time that you went
9	up there?
10	A The first time.
11	Q The first time. And did you see more than one
12	person smoking marijuana?
13	A I don't know if there were, but I saw one
14	person.
15	Q Did you see anybody drinking beer or alcohol?
16	A No.
17	Q And when you first spoke with Detective
18	Christensen about this, you mentioned that Mazen used some
19	kind of hotel lotion or hotel shampoo, correct?
20	A No.
21	Q Okay. What did you tell Detective Christensen?
22	A That he was using a type of lotion or cream.
23	Q Okay. Say that again.
24	A That he was using a type of lotion.
25	Q All right. And when we saw the picture of the
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1	green shampoo	bottle, that's not a hotel lotion bottle, is it?
2	А	Yes.
3	Q	It is or isn't?
4	А	It isn't.
5	Q	It is?
6	А	It isn't.
7	Q	It is not. Okay. And once again, when you and
8	him were in th	ne elevator and he came down on you, you felt he
9	was touching y	you in a sexual manner, correct?
10	А	Yes.
11	Q	And yet despite that, you didn't run away?
12	А	Yes.
13	Q	And you say when you were outside in the alley,
14	he was discus	sing sex with you, correct?
15	А	He wasn't really discussing it, but he was
16	Q	What was he discussing?
17	А	He was actually acting like
18	Q	What?
19	А	He was actually doing it, like he was touching
20	me.	
21	Q	He was touching
22	THE (COURT: AJ, can you lean closer to your
23	microphone, p	lease.
24	THE I	WITNESS: [Complies.]
25	THE (COURT: Thank you.
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1	THE	WITNESS: He was like touching me, and like he
2	wasn't saying	anything, but he was actually doing something.
3	BY MR. CHAIRE	Z:
4	Q	He was touching you outside in the alley?
5	А	Yes.
6	Q	Okay. And that's where you were taking hits of
7	marijuana fro	m him?
8	А	Yes.
9	Q	And after these encounters where he's touching
10	you outside i	n the alley, you came back with him into the
11	elevator volu	ntarily, correct?
12	А	Yes.
13	Q	And he didn't use any type of weapon and he
14	didn't use ar	y kind of force to get you to come with him, did
15	he?	
16	А	No.
17	Q	And when you went up to the room again when
18	you went up t	o the room, he didn't use any force to drag you
19	there?	
20	А	No.
21	Q	And he didn't use any force to get you to go
22	inside of the	room?
23	А	No.
24	Q	You did all of that on your own, correct?
25	А	Yes.

1	Q	And lastly, when you were fighting him or trying
2	to force him	off, you didn't scratch his face?
3	А	No.
4	Q	You didn't scratch his arms?
5	А	No.
6	Q	You didn't scratch any part of his body?
7	А	No.
8	Q	Did you see anything in the hotel room that
9	could have be	en used as a weapon to help hit him or fight him?
10	А	Nothing really hard, but
11	Q	Okay. And you didn't bite him while any of this
12	was going on,	correct?
13	А	No.
14	Q	You didn't bite him on the hand?
15	А	No.
16	Q	You didn't bite him on the arm?
17	А	No.
18	Q	You didn't bite him on his body?
19	А	No.
20	Q	You didn't bite his penis?
21	А	No.
22	Q	And while this was going on, he didn't take his
23	penis to rub	or fondle your buttocks area, correct?
24	А	No.
25	Q	And he didn't take his penis to
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1	THE COURT: Hold on a second. I guess it was the way
2	it was phrased. I wasn't sure on the answer.
3	MR. CHAIREZ: Okay.
4	THE COURT: No, he did not do it, or
5	THE WITNESS: No, he didn't do it.
6	THE COURT: Okay.
7	BY MR. CHAIREZ:
8	Q He didn't touch you with his penis in your
9	buttocks area, correct?
10	A As in like?
11	Q Before he forced it in.
12	A No.
13	Q Okay. And he didn't take his penis to rub or
14	fondle your mouth before he forced it down your throat?
15	A No.
16	Q And when all of this happened, AJ, you were
17	living with your father, correct?
18	A Yes.
19	Q And your mother and father are divorced?
20	A They were never married.
21	Q Okay. And so most of your life you lived with
22	your mother?
23	A Grandmother.
24	MS. BLUTH: I'm sorry. I didn't hear the question,
25	Mr. Chairez.

1	MR. (CHAIREZ: Pardon?
2	MS. E	BLUTH: I didn't hear the question.
3	THE (COURT: I'm sorry.
4	BY MR. CHAIREZ	Z:
5	Q	Most of your life you've lived with your mother?
6	А	Grandmother.
7	Q	With your grandmother. Okay. And where does
8	your grandmoth	ner live?
9	А	Anaheim, California.
10	Q	So and when your mother called on the phone, you
11	didn't want to	tell her anything?
12	А	Yes.
13	Q	And you never met Mary that morning, did you?
14	A	No.
15	Q	So you didn't meet her at Krispy Kreme's?
16	A	No.
17	Q	Did you go to Krispy Kreme at all that morning?
18	А	No.
19	Q	So you never had a donut?
20	А	Yes.
21	Q	You never did or you did?
22	А	I never did.
23	Q	I guess I'm using a double negative. You never
24	did?	
25	А	Yes.
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1	Q Okay. Now
2	MR. CHAIREZ: All right. That's my five minutes,
3	Your Honor.
4	THE COURT: Thank you. Redirect.
5	REDIRECT EXAMINATION
6	BY MS. BLUTH:
7	Q AJ, when your grandma comes to Las Vegas, is she
8	a gambler?
9	A Yes.
10	Q She plays the slots?
11	A Yes.
12	Q Were you bored that that weekend when your
13	grandma was playing the slots the whole time?
14	A No. She was in the room sleeping.
15	Q And then the night before when you were hanging
16	out with Mary
17	A Yes. She was
18	Q was your grandma playing slots, or was she
19	in
20	A She was playing slots.
21	Q When you got into the elevator with the
22	defendant on the sixth floor the very first time, when you
23	guys are going down, Mr. Chairez keeps stating that the
24	defendant was touching you. Was he touching you or was he
25	kissing you on your neck?

1	A He was kissing me.
2	MS. BLUTH: Maria, may I please can I flip over,
3	please. Thank you.
4	(Pause in proceeding.)
5	MS. BLUTH: And again, Your Honor, this is State's
6	Exhibit 116.
7	THE COURT: Mr. Chairez, any objections?
8	MR. CHAIREZ: What's the number, Your Honor?
9	MS. BLUTH: It's the one that we had stipulated to
10	admit.
11	MR. CHAIREZ: Oh, okay. Yeah, no objection.
12	MS. BLUTH: I believe it's 116.
13	THE COURT: And permission to publish. It will be
14	admitted and permission to publish.
15	MS. BLUTH: One of us is going to need to rewind just
16	a little bit.
17	BY MS. BLUTH:
18	Q Do you see yourself in the bottom left corner,
19	AJ?
20	A Yes.
21	Q Is that the defendant with you?
22	A Yes.
23	Q Is that what you're referring to, when he kissed
24	your neck?
25	A Yes.
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1	Q Did you see it?
2	That's when he was kissing your upper left neck?
3	A Yes.
4	Q When you were downstairs in the alley and the
5	defendant kept coming on to you, did you repeatedly tell him
6	that you would buy the marijuana
7	A Yes.
8	Q and that you didn't need to do any of that
9	other stuff?
10	A Yes.
11	Q You were asked some questions before we went on
12	break about any type of previous sexual contact you've ever
13	had. Isn't it true that you've only ever kissed a girl?
14	A Yes.
15	Q You were asked some questions by Mr. Chairez in
16	regards to whether or not the defendant rubbed or fondled his
17	penis around your mouth. Do you remember those questions?
18	A Yes.
19	Q He didn't rub or fondle. He forcefully shoved
20	it in your mouth; is that correct?
21	A Yes.
22	Q And he didn't rub and fondle your butt with his
23	penis. He forcefully shoved it in your anus; is that correct?
24	A Yes.
25	Q AJ, can you stand up for me?

1	A [Complies.]
2	Q And today you said that you're five-eight?
3	A Yes.
4	MS. BLUTH: Your Honor, can he stand down on the real
5	ground for the jury to see?
6	THE COURT: That's fine.
7	(Witness steps down.)
8	BY MS. BLUTH:
9	Q So you're five-eight. If I take off my 6-inch
10	heels and I'm five-three, you were five-three at the time,
11	right?
12	A [No audible response.]
13	Q And I'm 110 pounds and you were 108 pounds.
14	Let's go back to that. So if I'm five-three right now, I'm
15	basically your size [inaudible], right?
16	A Yes.
17	Q Okay.
18	(Witness resumes stand.)
19	BY MS. BLUTH:
20	Q And the nurse during your sexual assault nurse
21	examination, she took your height and weight?
22	A Yes.
23	Q Isn't it true that shortly after you spoke to
24	detectives and you told them that the defendant grabbed you
25	and forcefully took you to the room?
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1	A Yes.
2	Q Now, isn't it true shortly thereafter, when you
3	were confronted with the video, you came clean and said you
4	went into the room willingly?
5	A Yes.
6	Q That wasn't last Wednesday. That was a long
7	time ago?
8	A [Inaudible.] I thought like I'm kind of
9	confused.
10	Q Okay. Shortly after you spoke to detectives,
11	you came clean with the real story about him not physically
12	grabbing you. You told individuals that you had gone into the
13	room willingly?
14	A Yeah.
15	Q And last Wednesday is when you came clean to the
16	whole idea of going to the room to smoke marijuana and that
17	agreement; is that correct?
18	A Yes.
19	Q But in fact, you had told security that day,
20	before you ever spoke to police, that you had gone there
21	willingly with him?
22	A Yes.
23	Q And this is the first time that you're ever
24	testifying under oath and swearing to tell the truth and
25	nothing but the truth?

1	A Yes.
2	Q And are you doing that?
3	A Yes.
4	Q Thank you, AJ.
5	MS. BLUTH: Pass the witness.
6	THE COURT: Mr. Chairez.
7	MR. CHAIREZ: No further questions, Your Honor.
8	THE COURT: All right. Is he free to go?
9	MS. BLUTH: Yes, Your Honor.
10	THE COURT: Thank you. You're free to go, sir. You
11	can step down. Step down and go out there.
12	(Witness is excused and exits the courtroom.)
13	THE COURT: Is the State ready to call its next
14	witness?
15	MS. BLUTH: Yes, Your Honor. The State calls
16	Security Officer Laskin.
17	ERIC LASKIN, STATE'S WITNESS, SWORN
18	THE CLERK: State and spell your first and last name
19	for the record, please.
20	THE WITNESS: My name is Eric Laskin, E-r-i-c,
21	L-a-s-k-i-n.
22	THE COURT: Whenever you're ready.
23	DIRECT EXAMINATION
24	BY MS. HOLTHUS:
25	Q Mr. Laskin, you're in uniform. What do you do?
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1	А	I'm a security officer at Circus Circus.
2	Q	How long have you been doing that?
3	А	Twenty-eight years.
4	Q	What are your generally your duties as a
5	security offi	cer there?
6	А	Patrol and ensure the safety of our guests, and
7	to protect th	e interests of the corporation.
8	Q	And directing your attention to December 31st of
9	2012, last Ne	w Year's Eve, were you on duty?
10	А	Yes, I was.
11	Q	What shift were you working?
12	А	Excuse me?
13	Q	What shift?
14	А	A day shift, 8:00 to 4:00.
15	Q	And were you assigned any particular area?
16	А	Well, we rotate from position to position. At
17	that time of	what's in question, I was on the security podium
18	in the main c	easino.
19	Q	And you know what we're here about, when you say
20	what's in que	estion?
21	А	Exactly, yes.
22	Q	Okay. And tell me kind of what your involvement
23	was.	
24	А	Well, I was the first contact officer that AJ
25	had approache	ed.
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1		Q	And can you describe your setup where you are?
2	You said	you'	re at the security podium in the casino?
3		А	Yes. The main casino next to the main cashier
4	cage.		
5		Q	Is that like an elevated
6		А	Yes. It's about the same height as this desk
7	here.		
8		Q	And is it clearly marked that it's a security
9	area?		
10		А	Yes. Security, lost and found.
11		Q	And approximately what time was it?
12		А	It was approximately about 9:15 in the morning.
13		Q	And what happened?
14		А	Well, a boy came up to the security podium.
15		Q	Was there anybody else around?
16		А	For a couple minutes there was some guests that
17	came up	over	there.
18		Q	Was there anybody else in the booth with you?
19		А	No. I was there by myself. And I leaned over
20	and he s	aid,	Can I talk to you? And I says, Yes, you can.
21		Q	Let me ask you, the guests, the guest that came
22	up before	e, do	you recall what that was about?
23		А	No, I don't.
24		Q	Was he still there when you were approached by
25	the boy?		
	-		

1	A No. Basically the guest left after he stood
2	there for, I think, a couple of minutes.
3	Q Who stood there for a couple minutes?
4	A The guest that came up for information.
5	Q And where was the boy while the guest was at the
6	podium?
7	A He was to the left.
8	Q He was standing there while you were talking to
9	this other guest?
10	A Yeah. The guests came up. He they wanted
11	some information. I gave him some information and then they
12	left, and he was still standing there and he asked me, Can I
13	talk to you. And I says, Sure, what's the problem? And then
14	he stated the problem that he was having, and I immediately
15	called my dispatch and
16	Q How did he describe the problem?
17	A Well, when I leaned over the desk, because he
18	was standing down below, I says, "What's the problem?" He
19	actually said, "Well, can I talk to you in private?" I said,
20	"You can talk to me here." He says he was raped.
21	Q Did you have any other further conversation with
22	him at that moment?
23	A No, I didn't. Immediately I contacted my
24	dispatch and the and he in turn contacted our security
25	supervisor, and he wanted him to be brought to the security

1	office.
2	Q He being who was the supervisor?
3	A Jeff Jefferson.
4	Q He is the one that wanted the boy
5	A Me to bring AJ to the security office.
6	Q Did you do that?
7	A Yes. I escorted him. I was relieved on the
8	security booth. I escorted him to the security office.
9	Q Did the two of you engage in any further
10	conversation about what happened?
11	A No. We didn't have any further conversation.
12	Q And that was intentional on your part?
13	A Well, it was in public and just that one word in
14	itself was confidentiality, and it had to be done in an office
15	manner to where there was nobody around in the public.
16	Q So you where did you escort AJ?
17	A To the main security office holding room.
18	Q When you got there, who did did you find
19	anybody who was there?
20	A My security supervisor, Jeff Jefferson, had met
21	me over there.
22	Q Did you basically turn AJ over to him at that
23	point?
24	A Well, I was sitting in the processing room and
25	Jeff Jefferson, I told him, I briefed him on, you know, what
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he had told me, and then Jeff Jefferson went ahead and asked him a few questions. And then he instructed some security officers to go to the room where the defendant was allegedly staying, and we contacted EMS and we contacted Metro at that time.

- Q How is it you determined where the defendant was allegedly staying?
 - A Well, AJ had told us.
 - Q He gave you a room number?
 - A Yes.
 - Q Did you take any other action?
- A No, I didn't. And basically we had asked AJ who is he here with. He said the grandmother, and so we tried to contact the grandmother. We put a page out for her, and she arrived at the security podium. I don't know exactly how much time, but we were notified there was somebody at the security podium and I went out there to escort her back to the security office.
 - Q And did you take any other action in this?
 - A No, I didn't.
- Q You took Grandma back and then basically went back to work?
- A Then it was turned over. Metro had arrived. EMS came shortly after.
 - MS. HOLTHUS: Thank you. I'll pass the witness.

1	THE COURT: Cross.	
2	CROSS-EXAMINATION	
3	BY MR. CHAIREZ:	
4	Q Officer Laskin, you say you've worked	at Circus
5	Circus for 28 years?	
6	A Yes, I have.	
7	Q Okay. And my curiosity is killing me,	but it
8	seems to me that you speak with some kind of East Co	ast
9	accent; is that correct?	
10	A That's correct.	
11	Q What part of the East Coast are you fro	om?
12	A Brooklyn, New York.	
13	Q Okay. And I'm assuming you're rooting	for the
14	Dodgers as opposed to the Cardinals tonight?	
15	A Well, I'm a New York Mets fan, so.	
16	Q Okay. All right. I just have a few q	uestions.
17	When AJ approached you that morning around 9:15 or s	o, he
18	wasn't crying, was he?	
19	A No.	
20	Q And did you see any cuts or bruises or	blood on
21	his face or on his arms?	
22	A No.	
23	Q And did he seem how would you descr	ibe his
24	emotional state?	
25	A He was quiet.	

1	Q So cool, calm and collected, considering what he
2	was telling you?
3	A Yeah, it appeared that way.
4	Q And so you immediately, and the video will show
5	later on, as soon as you realize what he was telling you, got
6	on the phone, called your supervisors and took the appropriate
7	action?
8	A Right.
9	Q And it was you that went out and got the
10	grandmother and brought her back to the security office?
11	A Yes. Yes.
12	Q And did AJ or the grandmother say anything else
13	other than
14	MS. HOLTHUS: Objection to any statements made.
15	Hearsay.
16	THE COURT: Do you want to rephrase it?
17	MR. CHAIREZ: I mean — nothing further, Officer.
18	THE COURT: All right. Anything else of this witness
19	by the State?
20	MS. HOLTHUS: No, thank you.
21	THE COURT: Is he free to go?
22	MS. HOLTHUS: He is.
23	THE COURT: All right. Sir, thank you for your time.
24	You're free to go.
25	THE WITNESS: Thank you.

1	THE COURT: Next witness, please.
2	MS. BLUTH: The State calls Jeffrey Jefferson.
3	JEFFREY JEFFERSON, STATE'S WITNESS, SWORN
4	THE CLERK: State and spell your first and last name
5	for the record, please.
6	THE WITNESS: Jeffrey Jefferson, J-e-f-f-r-e-y,
7	J-e-f-f-e-r-s-o-n.
8	THE COURT: Whenever you're ready.
9	MS. BLUTH: Thank you.
10	DIRECT EXAMINATION
11	BY MS. BLUTH:
12	Q Good afternoon, sir. How are you employed?
13	A I'm a security manager at Circus Circus.
14	Q And is that the Circus Circus located here in
15	Clark County, Las Vegas, Nevada?
16	A Yes, it is.
17	Q What's the physical address of that?
18	A 2880 South Las Vegas Boulevard.
19	Q And how long have you been in that position?
20	A Approximately 20-plus years.
21	Q And what just briefly, what are your job
22	duties in that position?
23	A I oversee the daily operation of the security
24	staff, approximately 45 to 50 individuals.
25	Q I'd like to turn your attention to December 31st
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1	of 2012. T	Were you working on that day?
2	А	I was.
3	Q	And were you called by Security Officer Laskin,
4	who just le	eft the courtroom, in regards to an event that
5	happened at	t the casino?
6	А	Yes.
7	Q	What time do you think that call came in, if you
8	can remembe	er?
9	А	Approximately 9:10 in the morning.
10	Q	And did you give Officer Laskin any instructions
11	of where yo	ou would meet him?
12	А	I did.
13	Q	What did you tell him?
14	А	I told him to come to the security processing
15	room.	
16	Q	And where is the security processing room
17	located wit	thin the Circus Circus?
18	А	It's down a back hall, back-of-house hall next
19	to the don	ut shop there.
20	Q	But it's in a more private area than just out in
21	the casino	where the security booth is located?
22	А	Yes.
23	Q	And when you met Officer Laskin, did he have an
24	individual	with him?
25	А	Yes.

1	Q Who was that?
2	A AJ Dang.
3	Q That's a 13-year-old child; is that correct?
4	A Yes.
5	Q And did you have conversation with Officer
6	Laskin and AJ?
7	A We spoke on the telephone prior to Laskin
8	bringing him to the office.
9	Q When you say you spoke on the telephone, with
10	Laskin or with AJ?
11	A With Laskin.
12	Q And once they met you at the security holding
13	area, did you speak with AJ?
14	A I did.
15	Q And did AJ tell you what happened to him?
16	A Yes, he did.
17	Q And what did he say happened to him?
18	A He said he was on the sixth floor of our main
19	hotel tower and an Arabic male asked him to come into his
20	room, Room 631 in the main tower, and get high. And then he
21	said once he was in the room the male took him in the bathroom
22	and removed his clothing and sodomized him.
23	Q So AJ told you that he went into the Room 631
24	willingly?
25	A Yes, he did.