2/12		FILED Electronically 2015-02-11 11:46:08 AM Jacqueline Bryant
	1	4185 Clerk of the Court Transaction # 4813579
	2	
	3	
	4	
	5	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
	6	IN AND FOR THE COUNTY OF WASHOE
	7	THE HONORABLE CONNIE J. STEINHEIMER, DISTRICT JUDGE
	8	
	9	THE STATE OF NEVADA,
	10	Plaintiff, Case No. CR14-1044
	11	vs. Dept. No. 4
	12	MARC P. SCHACHTER,
C.	13	Defendant.
	14	ROUGH DRAFT TRANSCRIPT OF PROCEEDINGS
	15	JURY TRIAL Tuesday, September 23, 2014
	16	APPEARANCES:
	17	For the State: ZELALEM BOGALE, ESQ. CHERYL WILSON, ESQ.
	18	Deputy District Attorneys One South Sierra Street
	19	Reno, Nevada
	20	For the Defendant: IN PROPER PERSONA CARL F. HYLIN, ESQ.
	21	Deputy Public Defender 350 S. Center Street
	22	Reno, Nevada
	23	The Defendant: MARC P. SCHACHTER
~	24	Reported by: EVELYN J. STUBBS, CCR #356
(1

-508-

RENO, NEVADA; TUESDAY, SEPTEMBER 23, 2014; 9:00 A.M.

THE COURT: We were just waiting. I can do something before we get back. I can take another recess and the clerk can work with you.

7 At the end of the day yesterday, when our jurors were 8 leaving one of the jurors saw witnesses sitting out on the bench 9 and recognized them. So she reported that to the bailiff 10 immediately. And what she reported, it's juror number two, 11 Rachel wall den. What she reported is that she recognized 12 Detective Reid. He was sitting out on the bench she reported to the bailiff that she didn't really know him very well, but she 13 14 felt she needed to notify.

We can, when she gets here have her come in, put it on the record, have you ask her any questions you might want to about her knowledge about Detective Reed or you could take, we can have the bailiff tell you exactly what she said, if you're comfortable with that.

20

1

2

3

4

5

6

Yes, Mr. Schachter?

21 MR. SCHACHTER: You weren't going going to call Reed,22 from what I understand.

23 MR. BOGALE: I haven't decided whether or not we're 24 going to call Detective Reed.

1	THE COURT: So do you want to hear. Do you want to
2	hear what she told the bailiff? And we'll start there.
3	Deputy.
4	THE BAILIFF: She called to let me know that she is a
5	speech therapist, that she did work with Detective Reed's son
6	about five years ago. And that's all she really knows about him.
7	She said that she has no personal relationship. She doesn't
8	really know him too well, except that she worked with his son and
9	that doesn't change her impression of this trial.
10	THE COURT: So you can inquire personally of her or you
11	can accept that.
12	MR. BOGALE: And and, Your Honor, just to be clear.
13	He's on standby that's why he was outside yesterday. But the
14	State doesn't intend to call him as a witness. But he was on
15	standby because we hadn't made the decision.
16	MR. SCHACHTER: I don't have a problem.
17	THE COURT: Staying.
18	MR. SCHACHTER: I don't have a problem.
19	THE COURT: So nobody wants to inquire personally of
20	the juror?
21	MR. BOGALE: Not the State.
22	THE COURT: Okay. So thank you Mr. Schachter.
23	So we will we're ready the jury was called as you
24	know for 9:30. I think the clerk was probably gathering up some
	3
4	J. J

(

 $\left(\begin{array}{c} & & \\ & & \\ & & \end{array} \right)$

C

1

things from you.

Why don't we talk about the 911 call. Do you want more time to discuss the discovery issue with regard to 911 amongst yourselves or do you want to put something on the record?

5 MR. BOGALE: Mr. Schachter and I have discussed it and 6 we've reached an impasse. We don't agree on the admissibility of 7 the calls.

8 THE COURT: You want to put the witnesses on the stand. 9 The 911 call on?

10

11

MR. SCHACHTER: Exactly.

THE COURT: Why is it, were are you objecting?

12 MR. BOGALE: The objection, Your Honor, if he was to 13 play the call, the disk would need to be admitted first. And 14 there are more than one. There are four calls on on the disk. 15 So if he's going to play one call from the disk, the whole disk 16 needs to be admitted and the jury would get the disk. And 17 therefore, have access to the three other calls that weren't 18 admitted.

19THE COURT: Well, can you pull up just that one call?20MR. BOGALE: It's on one file and so it's -- they're21not in different files.

THE COURT: Well, the logistics of technology is not a reason to exclude evidence, especially with a pro se, who does not have access to the ability to modify the disk, which we would

expect a lawyer on the other side do have done. So what I'm 1 2 going to order is that that inquiry can be made, the disk can be 3 played. It's my understanding that the foundation of the disk is 4 not in dispute. So we can admit that telephone call 5 conversation, that 911 conversation of the disk. The disk will 6 be admitted for that limited purpose, and it will not go to the 7 jury. If the jury wants to hear it again, then we'll have to be 8 in session and queue it back up.

9 MR. BOGALE: It depends which call Mr. Schachter plans 10 on using in terms of foundation. The State would object to 11 foundation depending on who he's planning, which call he's 12 planning on playing. And I just don't know.

13THE COURT: You're going to object to the foundation14that was recorded by the State through the dispatch?15We're talking about a dispatch 911 call, right?16MR. BOGALE: Correct.17THE COURT: What's wrong with the foundation with that?18MR. BOGALE: Well, if he's playing a call from a

19 witness who's not here.

20 THE COURT: Absolutely, but he wanted to play the 21 witness who is on the stand 911 call.

All right. So for the limited purpose what disk is it?
MR. BOGALE: I think it's Exhibit No. 14.
THE COURT: Okay. So would you for purpose of this

1 process, Exhibit 14 is admitted only as to the 911 call made by 2 Matthew Hand. And it will not go to the jury and if the jury 3 requests it we will come back in session and just that call will 4 be played. Okay. 5 Is everyone comfortable with that. MR. BOGALE: 6 MR. BOGALE: So this court don't want to the State to 7 like pull that call off the disk and make a new disk so the jury 8 can take it back. 9 THE COURT: That would be the best thing but we don't 10 center time for that I suspect this case did going to go to the 11 jury today or first thing in the morning so what I would like you 12 do right now is queue up Exhibit 14 into the machine. 13 (Discussion held off the record.) 14 MR. SCHACHTER: According to this it's 1154. And it's 15 that's where his starts. 16 (Disk being played.) 17 He's probably the third one in there I MR. SCHACHTER: 18 think. 19 You can just play it then stop it where THE COURT: 20 we're supposed to be. 21 MR. BOGALE: Okay. 22 Could you turn the volume down. THE COURT: 23 (Playing disk.) 24 THE COURT: That volume would be great for when the --

1 MR. BOGALE: So just to be clear, is this all the call 2 Mr. Schachter? 3 MR. SCHACHTER: Yes. 4 THE COURT: Oh, was that Mr. Hand? 5 MR. BOGALE: On this disk it starts around 135 or 6 something. 7 MR. SCHACHTER: I don't know. 8 MS. WILSON: Can't quite see that on the screen. 9 MR. BOGALE: That's what I'm trying to find out. 10 So it starts around 135. 11 Back it up so it's, "911, what's the nature THE COURT: 12 of your emergency." (Disk being played) 13 14 MR. BOGALE: Was that okay, Judge? 15 THE COURT: I want it backed up so when you play it for 16 the jury it's, "911, what's the nature of your emergency." 17 THE COURT: Stop. 18 No, you need to start with the words, "911 what's the nature of your emergency disk 11 hours fifth minutes. 19 20 That's good. Just stop. So we're all cued up ready to 21 go when the witness comes. 22 MR. BOGALE: And we'll just stop it when he's done 23 speaking. 24 THE COURT: Yeah, whenever the end of the emergency

call.

1

2

3

4

MR. SCHACHTER: Are you planning an calling the --THE COURT: If you two are talking to each other --MR. SCHACHTER: I'm sorry.

5 THE COURT: You may, but it's not on the record with 6 the court reporter. If you want it on the record with the court 7 reporter, speak up and talk to me.

8 MR. BOGALE: Mr. Schachter, was asking me if I plan an 9 calling any other callers from the 911 call. I don't intend on 10 calling them and to that point just to give the Court an idea, 11 yesterday I advised the Court we would call probably two more. 12 When this is witness including Mr. Hand. After discussing the 13 case a little bit for the and decided to call five, including 14 discussing.

So it will be Mr. Hand next will be Anna Young. Next
will be Corelee who cashed out Mr. Schachter. And then Officer
West who is the arresting officer from RPD and the booking
sheriff's deputy, Keisha Ellis.

19 THE COURT: All right. So jury instructions. So
20 you've provided some instructions to the Court; is that correct?
21 Mr. Schachter requested one yesterday and do you have any
22 objections to that one?

23 MR. BOGALE: Your Honor, the only thing I would point 24 out I do have an objection, I think it's duplicative it's covered

by the attempt instruction. We have an instruction that describes what attempt is. We also have a reasonable doubt instruction. And I think you've already given that instruction to the jury, that the State needs to prove each and every element beyond a reasonable doubt. We have a robbery instruction. I think it's duplicative.

THE COURT: Yes, Mr. Hylin.

MR. HYLIN: Do you mind, Your Honor if I handle it. THE COURT: I don't.

MR. HYLIN: The reason I want to handle it is because it has to do with the case law in the Crawford case that authorizes the — and that is the exact same reason that was given in the Crawford case for denying the defendant's negative instruction. I think it's on very dangerous grounds appellant wise to eliminate that Crawford instruction or reject it, solely for the reason it's duplicative.

What it does is it informs the jury of the specific attempt nature of an attempted crime, that of the attempted robbery, which is not a portion of the original instruction on the robbery elements themselves. So that's why we would proffer that as a negative instruction so that the jury has to specifically find beyond a reasonable doubt that he intended to perform a robbery.

24

7

8

9

Thank you.

1 THE COURT: I have reviewed the Crawford case and the 2 language therein, and I do find that this instruction would be 3 justified and appropriate, and should be given if it's requested 4 by the defendant. Therefore, I am going to be giving this 5 instruction.

6 7 MR. BOGALE: May the State add one suggestion perhaps. THE COURT: Yes.

8 MR. BOGALE: Since Your Honor is going to admit it, it 9 might be more clear to have the first paragraph read as follows.

To prove that Mr. Schachter is guilty of attempting to commit robbery the State must prove beyond a reasonable doubt that Mr. Schachter specifically intended to commit that crime, but failed to do so, because that's what attempted robbery is. I think it's a little bit unfair to say he just attempted to commit robbery.

16

24

THE COURT: Any objection, Mr. Hylin?

MR. HYLIN: Yes, Your Honor. I think that's essentially what our instruction says, so what we're going to do is have two paragraphs that say the same thing with slightly altered language.

THE COURT: No. He's just suggesting that intended, and yours says specifically intended to commit that crime, and he's suggesting adding the words, but failed to do so.

MR. HYLIN: Oh, well I don't have any objection to

1

that. I'm sorry.

2 THE COURT: Correct. Okay. So that will be the way 3 we'll give the instruction. Then I see that Mr. Schachter is 4 there's an instruction it is a Constitutional Right of the 5 defendant in a criminal trial that he may be -- not compelled to 6 testify. That I have this, so if you request it, I have this 7 instruction available, you just have to tell me you want to use 8 it.

9

MR. SCHACHTER: Okay.

10 THE COURT: Okay. With regard to -- I've been handed 11 the new attempted robbery instruction that reads, the defendant 12 in this matter is being tried on an amended information. That is 13 going to be substituted for the old four. It will be tentatively 14 the fourth instruction. Then we have two new instructions from 15 the State. And I don't know if you've had a chance to review 16 those yet, Mr. Schachter, with Mr. Hylin, did you just get them 17 this morning?

18

19

20

MR. SCHACHTER: I did, Your Honor.

THE COURT: Have you all had a chance to look at them? MR. HYLIN: Yes, Your Honor.

21 MR. SCHACHTER: I don't have any objection to, even to 22 the flight one? Nothing.

THE COURT: You don't have an objection to either onebeing added to the packet?

1

MR. SCHACHTER: No, Your Honor.

2 THE COURT: Okay. Now I have -- there is one that was 3 submitted by the State with regard to larceny. The State 4 submitted a larceny instruction. And I didn't -- I assumed they 5 did that because they determined that larceny is a lesser 6 included of attempted robbery. So I've reviewed that. It does 7 appear that larceny is a lesser included of attempted robbery, 8 and we have not instructed as to petit and grand larceny.

9 So if we were to instruct as to a lesser included it 10 would be larceny and then we'd have to define petit and grand or 11 an attempted larceny. So that's the question I have for you all. 12 Is that what you were thinking, what do you want, why do you want 13 larceny in there, was it because it was a lesser included and 14 Mr. Schachter, are you requesting the lesser included of larceny?

MR. SCHACHTER: To be honest, I hadn't give it a
thought. I was assuming it was behind the burglary charge, not
the robbery charge.

18 THE COURT: You and Mr. Hylin talk about it, the State 19 should talk about it. If we're going to give a lesser included, 20 I do have a lesser included transitional instruction that says 21 there's a lesser included. We have kind of prepared on with on 22 grand and petit. So I've got some instructions that we could put 23 together quickly. I am not sure that I don't have sua sponte to 24 offer to the jury a lesser included of larceny, whether you all

are giving it to me or not. Obviously, I would be glad to hear from both sides on that issue.

1

2

3

4

5

6

7

8

21

So that being said, we are pretty close to settling instructions. I think I've received everything and we're getting pretty close to having a packet that we can work with.

Now we have Mr. Hand on the stand when we come back at 9:30, and we have your cross-examination ready to go with your 911 call queued up and ready.

9 Is there any other business that we need to resolve10 this morning before we bring in the jury in?

11 MR. BOGALE: Yes, Your Honor. Yesterday Mr. Schachter 12 submitted a grievance at the jail. I don't know how you wanted 13 to resolve that. Whether you wanted to hear the State's position 14 on that.

15THE COURT:I think we marked that as an exhibit.16THE CLERK:It is Exhibit 19.17MR. HYLIN:I'll get it.18THE CLERK:I can get it.19THE COURT:Does everyone have a copy of Exhibit 19?

20 Did you all read this over, Mr. Bogale, last night?

MR. BOGALE: Yes, I did, Your Honor.

THE COURT: Okay. So you've now though, for purposes of trial, you've had a chance to look at the 911 call CD, and I kind of heard you giving him direction. Sounds like you know the 1 911 call almost better than Mr. Bogale.

MR. SCHACHTER: Yes.

3 THE COURT: So what pretrial motions do you want to 4 file?

5 MR. SCHACHTER: No. No. At the time that this was 6 given to me I didn't have the 911 call. Remember we discussed 7 that in the hearing.

8

2

THE COURT: Right.

9 MR. SCHACHTER: And so when the jail came back to me 10 and said it had already been in custody that whole time, they 11 accused me of lying here in the hearing, saying that I got 12 discovery that I never got that they actually had a separate part 13 of jail. So when I complained about that, they suddenly told me 14 that they had possession of the -- the disk in classification in 15 IMU.

16 And I said, in addition to the court order that they 17 bring all the discovery to that original hearing, that was your 18 order, they didn't tell me that they had it. So I didn't even 19 know that it was here so obviously. I wouldn't have made the 20 motion for additional discovery if I knew it was in there. And 21 their response was we're not telling you about discovery, I have 22 to get it from -- I have to be informed through cocounsel of 23 discovery from the State that they don't give me.

24

THE COURT: Okay. And you say they should share.

1 MR. SCHACHTER: Right. 2 THE COURT: So is there any discovery that Mr. Hylin 3 has gotten that you haven't been notified of. 4 MR. SCHACHTER: Not that I know of. 5 MR. HYLIN: I think pretty much everything that 6 Mr. Schachter has we've sent -- he's got everything that I've got 7 in our file up there. 8 THE COURT: He's gotten to see it all now? 9 MR. HYLIN: Yes. 10 THE COURT: So this is something that you might to want 11 to complain that the sheriff didn't do right, but right now for 12 the trial you've got it. 13 MR. SCHACHTER: As far as I know. As far as -- that's 14 why I asked Mr. Bogale yesterday, and he said their 15 responsibility is once they give it to the sheriff that was my 16 issue. 17 Okay. Well, if there's an issue with the THE COURT: 18 sheriff's office, there's an issue. I don't know if Mr. Bogale 19 is responsible for that. 20 It was my point that that was the whole. MR. SCHACHTER: 21 issue of discovery, so that I could see it. 22 THE COURT: Right. 23 MR. SCHACHTER: And if I can't get a chance to see it

24 then it's not discovered to me.

1 THE COURT: But right know we have it all. It's going 2 good. Mr. Bogale, did you want to add something to that? 3 MR. BOGALE: No, I did not. I just want to bring it 4 up. 5 THE COURT: Okay. So now we have about five or 6 six minutes before we're going to bring the jury in to you all 7 can get ready to go. Then as soon as the jury comes in, I will 8 ask you to proceed and you can call Mr. Hand back to the stand. 9 Or we can have Mr. Hand on the stand. Is he here? 10 Whatever. Just let the clerk know and the bailiff will 11 let us know when all the jurors are here. And we'll just start 12 back up with Mr. Hand. 13 Is there nothing else for me right now? Okay. 14 MR. BOGALE: Nothing right now. 15 THE COURT: Thank you, everyone. Court's in recess. 16 Recess taken. 17 Those proceedings were outside the presence of the jury. 18 THE COURT: Deputy, do we have the jury back? 19 THE BAILIFF: We do, Your Honor. 20 THE COURT: Okay: Please bring them in. 21 Counsel, will you stipulate to the presence of the 22 jury? 23 MR. BOGALE: Yes, Your Honor. 24 THE COURT: Thank you. Mr. Schachter?

1

6

MR. SCHACHTER: Yes, Your Honor.

THE COURT: Thank you. Please be seated. Good
morning, ladies and gentlemen of the jury.

Was it really a piece of paper on the floor, did you trip over a piece of paper or a step?

55: I don't know what it was, but it was big.

7 THE COURT: I know we just want to make sure that I 8 inform the management if there was any stubbed toes or anything.

9 55: I'm almost 70, Your Honor. That's why you don't 10 ask the elder people to stay on the jury.

11 THE COURT: No. No. I wanted to let you know that 12 we're ready to continue to hear the case today. I do believe it 13 will be tomorrow morning that you'll be in deliberations, not 14 later tonight. Something could change, but I suspect we will 15 just be hearing evidence most of the day today and then closing 16 arguments and deliberating tomorrow morning.

Now we were in the middle of the testimony with
Mr. Hand. We were beginning cross-examination. Mr. Hand,
welcome back.

THE WITNESS: Thank you, Your Honor.

THE COURT: You're sill under oath. You may finishyour cross-examination.

23 BY MR. SCHACHTER:

0

24

20

Just a brief question. You testified yesterday that

you were in your car when you called 911, is that correct? 1 2 THE WITNESS: Yes. 3 MR. SCHACHTER: That is the -- Your Honor, can we play 4 the ---5 THE COURT: You'd like to play the call that he made? 6 MR. SCHACHTER: Exactly. 7 THE COURT: Okay. Appreciate the State's help 8 assisting with that. 9 MR. BOGALE: And, Your Honor, I'm just going to stand 10 here so I can stop it. 11 THE COURT: That's fine. 12 So Mr. Schachter, you would like the witness to listen 13 to what you're playing and you want him to identify that? 14 MR. SCHACHTER: Yes. 15 THE COURT: Okay. 16 MR. SCHACHTER: I think it's better if they just play 17 the whole thing so everybody hears it. Then we don't have to 18 stop and start it. 19 Disk, 991, what is the address of your emergency? 20 It's the Walmart an Mae Anne and McCarran. 21 The Seventh Street Walmart? 22 Yes, ma'am. 23 Okay. And what's -- is it inside and outside the 24 Walmart?

1		He's outside. It's our security. He's trying to get
2	someone.	
3		Walmart in the parking lot then?
4		Yes, ma'am.
5		Do you know what where it's at in the parking lot?
6		It's home goods store on the garden side.
7	А	It's on the garden side.
8	Q	Okay. Do you think there's a fight going on?
9	A	Yeah, our security has someone and he's trying to get
10	away.	
11	° Q	You can tell it's security for sure?
12	A	Yeah, I work here.
13	Q	Oh, you're an employee. Okay.
14	А	Yes, ma'am.
15	Q	And are they fighting with him?
16	А	Yeah, he's trying to get away.
17	Q	Is it a male subject?
18	А	Yes, ma'am.
19	Q	Okay. Black, white or Hispanic or Asian?
20	А	He looks Hispanic. A little older maybe in his 50s.
21	Q	Hold on. Hold on. How tall does he look?
22	А	He's of about 5-8 5-9.
23	Q	Medium or heavy build?
24	A	Medium. Gray hair.
		10
		19

Ċ

1	Q	And go ahead with what color shirt he was wearing.
2	A	Gray and it's plaid, square.
3	Q	And a gray plaid shirt. What color pants?
4	A	Black.
5	Q	And did you see any weapons or anything?
6	A	He doesn't seem to have any weapons. He seems like he
7	might be	under the influence of.
8	Q	Of drugs or alcohol?
9	A	Alcohol, maybe.
10	Q	Okay. And what's your last name?
11	A	Matthew Hand. H-A-N-D.
12	Q	And what's your call back number Matthew?
13	A	5305750086.
14	Q	Okay. Does it appear anyone needs any sort of medical
15	attentio	n?
16	А	No, ma'am.
17	Q	We have help on the way already. Okay.
18	А	Thank you.
19	Q	You're welcome bye-bye.
20	BY MR. S	CHACHTER:
21	Q	So what made you believe that the person that
22	Mr. Monre	oy was fighting was trying to get away? What led you to
23	that?	
24	A	The person I had seen was trying to go to the exit of
		20

C

Walmart, and then the loss prevention, Alex, was in front of him 1 stopping him to getting to the exit. So it was kind of like he 2 3 was trying to get around, you know. 4 Q And why the under the influence of description? 5 Α He was stumbling, trying -- exertion, I guess. 6 And did you go into Walmart and request any extra help? Q 7 А I didn't. 8 Q Or security? 9 Α No. 10 And why was that? 0 11 I'm not with Walmart. I'm with the salon. We're just Α 12 contracted through them. So it wouldn't be my position to go to 13 their security. 14 It was your position to call 911, but you didn't think 0 15 that maybe he needed help? 16 Α Well there was another AP on the scene at the time. 17 What was she doing? Q 18 Α She was okaying as well. 19 She wasn't helping or actively preventing --0 20 Α No. 21 The fleeing? 0 22 Α No she was on her phone. 23 No? 0 24 Α No.

1	Q	And was there anybody else any other Walmart employees
2	helping?	
3	A	No.
4	Q	And did you discuss any of this after with Mr. Monroy?
5	A	No I hadn't seen him and then seemed like they switched
6	history o	n us.
7	Q	Because of this do you know?
8	A	I'm not sure.
9		MR. SCHACHTER: Nothing further, Your Honor.
10		THE COURT: Redistrict.
11	BY LEFT1:	
12	Q	Yes, Your Honor. Just a couple questions.
·13		Did the defendant look like he needed help?
14	A	No.
15	Q	What did it seem like he was doing?
16	А	It seemed like he was trying to get away.
17		MR. BOGALE: No further questions Your Honor.
18		THE COURT: Anything further.
19		MR. SCHACHTER: No. He can be excused.
20		THE COURT: May this witness be excused.
21		You may step down you are excused.
22		Go ahead and call your next witness.
23		MR. BOGALE: The State calls Anna Young.
24		THE BAILIFF: Go ahead. Stand right here face the
1		22

(

Ċ

1	clerk.
2	THE COURT: Please raise your right hand.
3	Witness sworn.
4	THE CLERK: Please be seated at the witness stand.
5	BY MR. BOGALE:
6	Q Once you get comfortable go ahead and spell your name
7	and state your last name, please.
8	A $A-N-N-A$ $Y-O-U-N-G$, young.
9	Q Good morning, Ms. Young.
10	A Good morning.
11	Q Where were you employed in June of this year?
12	A Walmart on Seventh Street in Reno.
13	Q And what was your position there?
14	A I was asset protection associate.
15	Q Okay. Why don't you just describe briefly when an
16	asset protection associate is?
17	A Basically what he do is we are undercover or none and
18	formed personnel that, how would I put this, like security or
19	internal and external theft of assets and good at the store.
20	Q Okay. And how experienced were you as an asset
21	protection associate in June of this mass year or this year?
22	A I was about ten months in. Very well experienced.
23	Q Did you receive any training as part of becoming an
24	asset protection associate?
	23

Ċ

- 1
- A Yes.

2

3

4

5

6

7

8

9

Q What sort of training?

A I received a four and a half week training through various other stores and lead associates that have had anywhere from between three to five years experience on the job.

Q And did that include like going out on the floor?A Yes.

Q Okay. Were you trained sort of to detect behavior? A Yes.

10

22

23

24

Q What sorts of behavior do you look for?

11 We were trained to detect body language, to notice, Α 12 suspicious behavior as like certain tells, people looking for 13 cameras, we call them camera watchers. Ducking in and out of 14 aisles, thing likes that. Looking around watching associates, 15 just through general suspicious behavior. Also as well as coming 16 in with backpacks, large purses, abnormal clothing for the 17 ambient weather, say very heavy jackets in the summer time. 18 That's another suspicious activity.

19 Q As far as cameras, does Walmart have cameras in the 20 store?

21 A Yes.

Q Do you as an asset protection associate use those?

A Absolutely.

Q How do you use the cameras?

1	A	We access the cameras through next too far have a, it
2	is an on	line that goes through our CCTCDVR system it's all
3	24-hour	live feed recorded every time.
4	Q	And are you pretty good at operating that system?
5	A	Yes.
6	Q	Let's go to June 9th of this past or of this year
7	about th	ree months ago. Were you employed at Walmart?
8	A	Yes.
9	Q	As an asset protection associate?
10	A	Yes.
11	Q	Was anyone else working with you as an asset protection
12	associat	e?
13	А	Yes.
14	Q	Who?
15	А	My partner Alex Monroy.
16	Q	Do you recall being involved in an incident with an
17	individual named mark Schachter. Yes?	
18	Q	First of all, do you see mark character here in the
19	courtroo	m today?
20	Α.	Yes, sir.
21	Q	And could you point at him and describe an article of
22	closing]	he's wearing?
23	A	Blue colored shirt.
24		MR. BOGALE: Your Honor, may the record reflect
		25
	4	<u>ک</u> ا

C

 identification of this defendant by this witness? THE COURT: Can you be more specific? THE WITNESS: Blue colored shirt, dark slacks, black shoes and a designed tie. MR. BOGALE: Is he wearing a jacket? THE WITNESS: No. THE COURT: Record will so reflect. BY MR. BOGALE: Q Let's go through what you remember step by step. Okay So did you conduct personal surveillance of him? 	
 THE WITNESS: Blue colored shirt, dark slacks, black shoes and a designed tie. MR. BOGALE: Is he wearing a jacket? THE WITNESS: No. THE COURT: Record will so reflect. BY MR. BOGALE: Q Let's go through what you remember step by step. Okay 	
 4 shoes and a designed tie. 5 MR. BOGALE: Is he wearing a jacket? 6 THE WITNESS: No. 7 THE COURT: Record will so reflect. 8 BY MR. BOGALE: 9 Q Let's go through what you remember step by step. Okay 	
 5 MR. BOGALE: Is he wearing a jacket? 6 THE WITNESS: No. 7 THE COURT: Record will so reflect. 8 BY MR. BOGALE: 9 Q Let's go through what you remember step by step. Okay 	
 6 THE WITNESS: No. 7 THE COURT: Record will so reflect. 8 BY MR. BOGALE: 9 Q Let's go through what you remember step by step. Okay 	
 7 THE COURT: Record will so reflect. 8 BY MR. BOGALE: 9 Q Let's go through what you remember step by step. Okay 	
8 BY MR. BOGALE: 9 Q Let's go through what you remember step by step. Okay	
9 Q Let's go through what you remember step by step. Okay	
10 So did you conduct personal surveillance of him?	•
11 A No.	
12 Q Do you know if anybody else did?	
A Yes.	
14 Q Who?	
15 A Alex Monroy.	
16 Q And how do you know that?	
17 A Alex was on the floor. I was on a 15-minute break. I	
18 was in my office reviewing CCTV for any suspicious activity while	Э
19 Alex was also on the floor. He called me from his cell phone on	
20 our office phone explaining that he had a subject that he had	
21 selection of certain merchandise, and he had him tearing open the	5
22 packages and placing that merchandise in a backpack.	
23 MR. SCHACHTER: Your Honor	
24 THE WITNESS: In our garden administrator.	
26	

(

(

1 MR. SCHACHTER: Objection. 2 THE COURT: Okay. 3 MR. BOGALE: What's the basis? 4 THE WITNESS: I think it's hearsay of what Alex said to 5 her. 6 The State is offering this for the effect MR. BOGALE: 7 upon the hearer and the response. 8 THE COURT: I think you can probably get around that 9 for that purpose and not for the truth of matter asserted. 10 MR. BOGALE: Okay. 11 BY MR. BOGALE: 12 Did you do anything in response to this call from Alex? 0 13 Α Yes. 14 What do you do? 0 15 I pulled up that section of CCT camera to see if I Α 16 could personally surveil by our surveillance system what the 17 subject in question was doing. 18 And by personally surveilling, you mean looking at the 0 19 video cameras? 20 Α Yes. 21 Q Were you able to pull a camera of this Okay. 22 individual that Mr. Monroy was talking about? 23 Α Not with any good indicator of what actually was 24 happening. 27

-534-

Q Where was the defendant and where was Alex when this
 was happening?
 A Alex was over in the HVA area with is our health and

4 beauty section and the subject in question was over in our garden 5 center seasonal in one of the aisles.

6

9

10

15

17

21

So what did you do next?

7 A From not be able to gain any visual from overhead CCTV
8 Alex told me in a he was starting to head out towards --

MR. SCHACHTER: Objection, Your Honor.

MR. BOGALE: Effect on the hearer again.

11 THE COURT: I'm not sure it's necessary. So I'm going 12 to sustain the objection as to hearsay. If it appears that we 13 need more information, I'll allow you to inquire.

14 BY MR. SCHACHTER:

Q

Q Okay. Did you leave your office?

16 A Yes.

Q Okay. Where did you go?

18 A I went through the front of the store, exited the GM
19 doors out around through the outside of the garden center.

20 Q Why did you do that?

A I was going to cut off the subject in question.

22 Q Okay. Were you so okay so you're outside. What 23 happened next?

24

A I did not immediately see the subject exit our gather

center exited so I held back a little bathe wait by the propane
 tanks that we have out there waited for him to come out. He
 departments come out for a little bit so I assumed either my
 partner, Alex was spotted or he was kind of hanging back a little
 bit watching for security which sometimes does happen or perhaps
 he was purchasing something.

7 Q Now how do you know who to look for you count pull any8 camera, right?

9 A I got an accurate description from my partner Alex.

Q Did Alex describe like clothing or something?

A Yes.

12 Q Did he describe his height?

13 A Yes.

10

11

18

14 Q Did you ultimately confront the defendant?

15 A Personally?

16 Q Well did the defendant ever come out the doors?

17 A Yes.

0

Q Okay. Where were you?

19 A I was still held back a little bit. I was actually
20 quite a bit of distance as from the door to the exit of the
21 garden center to where I was was probably about 60 to 75 feet
22 away.

23

24

Was Alex near the defendant?

A Yes. As Schachter exited the garden center,

1	immediately after Alex Monroy came around him to make the
2	apprehension.
3	Q Now what was the defendant carrying? Did he have
4	anything on him?
5	A Yes.
6	Q What dove?
7	A He had a black plastic type gray backpack with also a
8	white plastic Walmart bag.
9	Q Were there any items that you could see in the white
10	plastic Walmart bag?
11	A Yes.
12	Q Okay. Having worked there what did that indicate to
13	you that bag?
14	A It indicated to me that there was a possibility that he
15	paid for those merchandise inside the bag.
16	Q Okay. So do you as much so do you and Alex confront
17	the defendant outside?
18	A Yes. Alex initially first and I did second.
19	Q Describe how that happened.
20	A Alex came around and once I saw Schachter and Alex
21	outside he was making the apprehension I immediately started
22	running up to my partner to give him at least relieve him of back
23	up. He was going over the see if of Walmart asset protection, I
24	want to ask you about the merchandise in the bag. And Schachter
I	30

 $\langle \widehat{} \rangle$

C

Ċ

held up his white bags, and said I paid for this stuff. 1 2 Alex said no I'm not talking about that. I'm talking 3 about the stuff you but in the backpack. Kind of went on, I 4 don't know what your talking about. MR. SCHACHTER: Objection, Your Honor. 5 6 THE WITNESS: This is my baq. 7 THE COURT: What are you objecting to. 8 MR. SCHACHTER: Again, hearsay as to what I said. 9 THE COURT: Overruled as to what you said. Your 10 statements aren't hearsay. 11 BY MR. BOGALE: 12 Q You can continue your answer. 13 А Where was I. 14 I think you had been cut off where you were describing Q 15 that the defendant held up the plastic bag saying it was his. 16 Α Yes. 17 But you guys just had asked no, were concerned about 0 18 the backpack. 19 Α Yes. I had presented my Walmart security badge, which 20 we are always supposed to do when we're apprehending somebody 21 because we're undercover. And Schachter, Alex and I were moving 22 further out into the parking lot and the drive area. So we 23 stayed in front of him, trying to keep him boxed. He still had 24 possession of the backpack over his left shoulder, still had

1 possession of the white bag as well.

2	Schachter got kind of aggressive, I'd like to say, in a
3	sense that he was antagonizing Alex to swing first.
4	MR. SCHACHTER: Objection.
5	MR. BOGALE: Let me stop
6	THE COURT: You want to.
7	MR. BOGALE: What was the basis for the objection?
8	MR. SCHACHTER: Calls for a conclusion as to
9	THE COURT: Sustained.
10	BY MR. BOGALE:
11	Q What did he what did the defendant say, if you
12	recall?
13	A He said get out of my way. Get out of my way. And
14	what are you going to do, go ahead swing, hit me. Hit me. Alex
15	kept saying, I'm not going to hit you. I kept having his hands,
16	you know, trying to keep him boxed and I'm standing on the left
17	side and right side of Alex, moving back around trying to keep
18	him boxed in as well.
19	Q Was there ever physical contact?
20	A Yes.
21	Q Who initiated the physical contact?
22	A Marc Schachter.
23	Q How did he do that?
24	A He shoved Alex in the chest.

32

(

1	Q	Okay. Did he ever drop the backpack?
2	A	Not until later.
3	Q	Okay. Did he ever drop the plastic bag?
4	A	Yes.
5	Q	So he dropped the plastic bag, right, but he never
6	dropped	the backpack?
7	A	Not until I said, far later during the altercation.
8	Q	Now as Alex and the defendant are kind of in a
9	confront	tation what are you doing like, what's your role at this
10	time?	
11	A	My whole role basically is just to act as a witness to
12	the appr	cehension or anything that happens to or could possibly en
13	sue in t	the situation. And to just mentally and visually keep
14	note of	everything.
15	Q	Did you call 911?
16	A	I did.
17	Q	Okay.
18	A	Well, actually I did not call 911. I called police
19	dispatch	1.
20	Q	What's the difference?
21	A	Police dispatch is a different line in the dispatch
22	office,	where 911 is a direct line to the emergency.
23	Q	The dispatch is like a non-emergency line?
24	A	Um-hum.
		33
•	•	

Ċ

1 Q Do you recall observing when the backpack changed 2 hands?

3 А In the heat of the moment I was on my phone. I had 4 possession of the subject's white plastic bag, as they were in 5 their altercation during the shoving match he dropped it, and I 6 gained possession of it. So at that point I picked up my phone, 7 called for dispatch, and it kept ringing. At some point during 8 that Alex had slight possession of the bag. It was still on 9 Schachter's shoulder, and he had it on this side kind of like in 10 a tug of war about it until it kind of moves further on down in 11 the parking lot.

12 Q Did you ever here the defendant say stop, this is my13 backpack?

14

15

16

22

A Not that I recall no.

Q Did he ever tell you it was his backpack?

A No.

Q I'm going to show you a video, what's been marked as
Exhibit 16 in this case. Do you recognize the video?

19 A Yes.

20 Q How?

21 A I burned this video personally.

Q And by -- okay. Well what does it show?

A It shows Marc Schachter exiting the garden center with
the unpaid merchandise in his backpack, Alex coming up for the

apprehension, myself running from the left side to the middle of 1 2 the screen as back up and as witness. I'm getting into a 3 physical altercation. My possession of Schachter' bag once it's 4 dropped, and then continuing to get into an altercation. 5 0 I just paused it there. Can you point out yourself on 6 this video if you can see your --7 Α I'm very small. Right here. 8 Q Okay. And does this video depict, does this video 9 depict accurately what you observed that day? 10 Α Yes. 11 Q Okay. Now what direction is the defendant trying to go 12 in? 13 He's pretty much just trying to get around us, Α 14 basically probably line of sight is over to the west Seventh 15 Street exit is to where the direct your attention of the left to 16 right traffic is headed. 17 0 Okay. Pause it right there. So did the police 18 ultimately arrive? 19 Α Yes. 20 Q What did they do when they arrived? 21 Α When they arrived the two vehicles pulled up. We had 22 Schachter kind of boxed in at that point they got out of their 23 vehicle addressed Schachter and told him to sit. 24 0 Did you speak to the cops?

1

Not immediately, no.

Α 2 0 What do you do immediately? 3 I had still possession of Schachter white paid for Α 4 merchandise bag. Alex was kind of giving the officers a rundown 5 of the situation, what had happened, the altercation, and I kind 6 gave them my little bit of witness portions to it as Alex was a 7 little bit out of breath. 8 Q So you had the white plastic bag. Who had the 9 backpack? 10 Α Alex had the backpack. 11 Q Do you remember how Alex gained possession of the 12 backpack? 13 Α During the altercation the bag shifted from Schachter, 14 came to the ground, and Alex took possession of the baq. 15 0 What did you do with the plastic bag next? Okay. 16 Α I remained possession of it until Schachter was in 17 custody then I gave the bag over to the officers. 18 And why did you give the bag to the officers? Q 19 Α Because it's not our property. It's not our 20 merchandise, it's paid for. It is technically his. 21 Q You confirmed it was paid for? 22 Α Yes. 23 How did you that, was there a receipt? 0 24 Α There was a receipt.

1	Q So what happened what happens to the backpack?	
2	A Alex and I maintained possession of it.	
3	Q What	
4	MR. SCHACHTER: Objection, Your Honor. Two people	
5	may	
6	THE COURT: You can inquire in cross.	
7	MR. SCHACHTER: Okay.	
8	THE COURT: Overruled.	
9	BY MR. BOGALE:	
10	Q So you can answer what happened to the backpack?	
11	A We maintained possession of it and took it back inside	
12	the store.	
13	Q Okay. And did you ever have possession of the	
14	backpack?	
15	A I had possession of the backpack for a short portion of	
16	the time while Alex was addressing the officers about the	
17	situation. I had the bag open and taking out the merchandise	
18	that was concealed.	
19	Q Okay. Did you ever take the backpack inside the store?	
20	A Yes.	
21	Q What did you do with the backpack inside the store?	
22	A We took it through the garden center exit where this	
23	altercation happened, went back over to the section where	
24	Schachter was concealing the merchandise to look for any other	
	37	

 $\left(\right)$

(

evidence of packaging or anything like that. And then once we found a few things, took those up to our office.

Q Okay. And then did you do anything else with the backpack?

A We laid the backpack out on our security bench, which is in front of our CCT camera and took out the merchandise, laid it up with all of the labels out, so it would be easily read for evidence and took an evidence photo.

9 Q Did you do anything else with the backpack? Did you 10 ever -- did Alex ever ask you to do anything else as part of 11 investigation?

12 A I took the backpack and the merchandise up to customer13 service as to inquire a nine action.

14

22

1

2

3

4

5

6

7

8

Q What's a nine action?

15 A A nine action is an itemized training receipt that we 16 use to get a description of the merchandise as well as a dollar 17 amount of the merchandise in question that could have either been 18 damaged in the event or that was concealed and thought to be or 19 that was attempt to be stolen at that time.

20 Q So you got the training -- you got this nine action 21 what you called it, right?

A Yes.

23 Q I'm going to show you what's been marked -- Your Honor 24 may I approach the witness?

1	THE COURT: You may.
2	BY MR. BOGALE:
3	Q Show you what's been marked as Exhibit 8 in this case.
4	Take a look at that.
5	Q Do you recognize what that is?
6	A Yes.
7	Q What is it?
8	A This is an itemized training nine action receipt.
9	Q How do you know that?
10	A It says invalid receipt training on the bottom.
11	Something that's very common with only nine actions.
12	Q Is there 0 date on there?
13 [.]	A There is a date. June 9th, 2014. At the time that we
14	had the altercation settled Schachter was in custody around the
15	time that I was taking it up to customer service as well as the
16	case number provided why the officer.
17	Q Okay. And without telling us what's on the actual
18	paper, are there itemized is there a list of items on there?
19	A Yes.
20	Q Do those items match the items that you had possession
21	of?
22	A Yes.
23	Q The backpack and the items in the backpack?
24	A Um-hum, yes.
	39

(

(

1	Q	Your Honor, the State moves to admit Exhibit 8.
2		THE COURT: Any objection?
3		MR. SCHACHTER: No, Your Honor.
4		THE COURT: Exhibit 8 is admitted.
5		MR. BOGALE: I'll retrieve that from you.
6		Your Honor, may I publish?
7		THE COURT: You may.
8	BY MR. B	OGALE:
9	Q	Just going to put it up on the screen here so we can
10	all see .	it. So just walk us through it here. What is does it
. 11	say at t	he very stop.
12	A	Very top is icy hot.
13	Q	Well the very, very stop?
14	А	The very, very top in wall yes.
15	A	The very, very top Walmart.
16	Q	And we kind of move down is there an address on there?
17	A	Yes.
18	Q	That's the west Seventh Street address?
19	A	Yes.
20	Q	And then we start looking at the itemized stuff. So
21	what's or	n there?
22	A	Has the icy hot, the heating pad a box of hair dye, and
23	the back	pack used to conceal the merchandise.
24	Q	Okay. And to generate this receipt, how does that
		40

(_

work? 2 Α We have to scan the UPC's or the barcodes on the 3 merchandise. 4 Okay. So those are scanned and you get a value? Q 5 Α Um-hum. 6 Okay. And do you see on this receipt the ultimate Q 7 value of all these items combined? 8 Α Yes. 9 0 What is that? 10 The subtotal before tax is \$99.61. Α 11 Okay. And is that so just to be clear, the backpack is 0 12 \$34.97? 13 Α The backpack is \$34.97. 14 Q And the hair dye is how much? 15 Α Hair dye is 5.92. 16 0 The heating pad? 17 Α \$29.84. 18 And the icy hot? Q 19 Α \$28.88. 20 Now let's talk about the video just for a moment. Q You 21 testified earlier that Walmart has video surveillance constant 22 24/7, right? 23 Α Yes. 24 Q Did you select the video feels from all that have raw

footage to put in the very long tariff file for this case? A Yes.

Q Okay. How did you go about selecting which video to put in and whatnot to put in?

A I am highly capable with your CCTV cameras, more so than most of your team. So when it came Tom the point of being able to identify which cameras or what angles I already knew which ones to pull up.

9 Since we were in the garden center parking lot where 10 the altercation happened, there were only two to three cameras. 11 I rolled two or three cameras and found the two best cameras for 12 that long distance shot that caught everything from the overhead, 13 outside altercation, as well as the camera shots that we have of 14 Schachter selecting the merchandise that was concealed, as well 15 as him with the concealed merchandise in the backpack walking 16 out. Things like that.

17 Q Now did you have any reason to look for video of him18 entering the store?

19 A No.

1

2

3

4

5

6

7

8

20 Q On June 9th?

21 A No.

22 Q Why not?

A Because at that point with the backpack being part of
Walmart merchandise and as as far as my knowledge him never once

every saying that the backpack was his personal possession, I 1 2 never had a reason to go back and find whether he walked into it 3 or not. 4 Now what owned up happening to all the property? Q Okay. 5 Α All the prompt. 6 And specifically the backpack the highcy hot and Q 7 heating bad and the hair dye we saw on the training receipt? 8 Α If the items are not damaged in any way they are 9 returned to the sales floor. 10 And they're restocked on the shelves? 0 11 Α Yes. 12 Q For sale? 13 Α Yes. . 14 Q Okay. And they all worked? 15 Α Um-hum. 16 Q And that's because they were in new condition? 17 Α Yes. 18 Now, I'm going to fast-forward to about a week later. Q 19 Okay. Did you ever have an occasion to go back to Walmart 20 surveillance video and look for more video? 21 Α Yes. 22 What triggered you to do that? Q 23 Α As it was right before my shift from a 4:00 p.m. to 24 1:00 a.m. shift, Alex was there for the dayshift and our crosses

1 overlaps. He was already reviewing the CCTV when I came in from 2 my shift and he said that he had received a call from Schachter's 3 attorneys saying that he was contesting the charges, saying that 4 the backpack was his, so we need to roll video to see if he had 5 entered the store with it.

6 0 Okay. And so that's that's what Alex was doing when 7 you came into work?

> Α Um-hum.

8

9

12

13

Did you end up doing the same thing? 0

10 Yes. Alex had issues saying that he wasn't able to Α 11 find him with the videos that he had pulled up or certain cameras that he had just pulled up, just of the entrances. So I told him get back out on the floor. You still have a few hours let. Let 14 me kind of work my magic kind of thing. See what I can do.

15Initially what I if was instead of rolling cameras from 16 the entrances which has many cameras just for the entrances which 17 is a little more difficult. I actually took the camera shots 18 that I had from the altercation and rolled backwards replaying 19 everything in reverse moving, through the store and unfortunately 20 I lost him as he was serpentining throughout our store in certain 21 areas.

22 You send Alex back onto the floor. 0 Is that because 23 you're more technically proficient with the ---

Α

Yes.

24

Q

With the camera?

2 Q And you mentioned that you played it in reverse and the 3 defendant was serpentining. Are you making reference to a snake? 4 Α Yes. 5 0 What does that mean? 6 Α He was moving back and forth throughout the aisles, 7 ducking between aisles kind of thing. Irregular shopping 8 patterns.

9 Q Did you look for video of him entering the store? 10 A Yes.

Q Did you find any?

12 A No. I spent almost an hour and a half trying to find13 him enter the store with unfortunately, nothing.

14 Q Do you have -- or do you know how many people enter 15 that store every day?

16

11

A On average from between a thousand to 2500.

17

0

Q

Is it easy to identify everyone coming in and out?

A If you know what you're looking for, yes, but given if you don't know what time one particular person actually entered the store, you can wait a lot of time trying to find it and it's very difficult during peek period of time which at of this incident was a peek period of time in the morning lots of people why going through your entrances.

24

And you didn't have an idea as to what specific time

2

3

frame to look for?

A No.

4 5 I cou 6 I cou 7 noth 8 9 didn 10 video 11 12

14

18

23

24

Q So you were just looking for raw video footage?

A I was just looking through raw video footage to see if I could possibly get a miracle, for him to pop up on a camera and I could go through there, but unfortunately backtracking I found nothing.

Q Just a couple more questions for you, Ms. Young. I didn't show you actually, the actual disk that I just played a video file from.

1MR. BOGALE: Your Honor, may I approach the witness.2THE COURT: You may.

13 BY MR. BOGALE:

Q Is your handwriting anywhere on that disk?

15 A No.

16 Q So can I take it back. So you said earlier that you 17 burned this did you mean you?

A I burned the original initial file.

19 Q So by burn what do you exactly mean?

20 A Copy the live CCT camera file onto the recorded file.

21 Q Okay. So is that all -- was that have all internal on 22 like Walmart's hard drive or something?

A Yes.

Q So correct me if I'm wrong, but is it correct to say

1	that you took raw video files and he had at this time them and
2	saved those edited video files off and on to a hard drive is?
3	A Yes.
4	Q Is that what you mean by burn?
5	A Yes.
6	Q Okay. How many cameras in the store?
7	A Not that I have couldn't, but we have quite a few.
8	Q Could you ballpark it perhaps?
9	A I would probably say anywhere upwards of maybe 150,
10	175.
11	Q Okay. And do those cameras, to the best of your
12	knowledge, cover every square inch of the store?
13	A For the most part, yes.
14	Q But are there areas that they don't cover?
15	A Yes.
16	Q And when as you received the call from am electronics
17	telling you to get involved in this investigation, was the
18	defendant visit I believe on surveillance individual?
19	A Not to any major identifiers, no.
20	Q No further questions Your Honor.
21	THE COURT: Cross-examination.
22	MR. SCHACHTER: Yes.
23	BY MR. SCHACHTER:
24	Q You just testified that most of the stores is covered
	47

Ċ

Ċ

by surveillance? 1 2 А Yes. 3 Are there specific, do you know of specific 0 4 responsibilities that aren't covered? 5 А Yes. 6 And give us a few of those if you would? Q 7 Α Give you a few of the areas that are not covered by 8 surveillance. 9 That you know of personally? Q 10 Some aisles of our housewares. А 11 And that's it? 0 12 Α Some aisles of housewares, some aisles of back portion 13 of sporting goods departments, grocery, the majority of grocery. 14 Q And that's all you're aware of? 15 Α Everything else pretty much has a view. 16 0 Okay. And so you testified that my attorney had 17 requested video footage? 18 I was informed by Alex that a call had been received by Α 19 him. 20 Okay. Q 21 Α That was your attorney or some of the Court system 22 something like that. I wasn't exactly questioning the kind of 23 thing. 24 Okay. And do you remember what date or approximately Q

1	what dat	e that was?
2	A	I'm sorry.
3	Q	What date, when it was?
4	А	Not exactly sure on the date, 100 percent but it was
5	average	three to five days after you were taken into custody.
6	Q	So sometime in that
7	А	Sometimes in the first we can you were taken.
8	Q	But definitely within the month of June, right?
9	A	Yes.
10	Q	Okay. And to you don't remember you don't remember
11	who spec:	ifically Alex said was requesting?
12	A	No.
13	Q	Just someone from
14 -	A	Just someone from the court or your attorney in
15	represent	ting me.
16	A	Yeah.
17	Q	Okay. Let's go back to the altercation outside the
18	garden ce	enter. You testified that Mr. Monroy identified himself?
19	A	ID um-hum.
20	Q	And what did he say exactly?
21	A	He should have said what we all say.
22	Q	What did he say that's the question?
23	A	I wasn't next to him when he approached you.
24	Q	You didn't hear him identify himself?
		49

(;

1	A I didn't hear the first portion of it, but I did hear
2	the last portion of it.
3	Q And what was that?
4	A The portion where he said questioning the
5	merchandise in the bag. And you said, this stuff is mine I paid
6	for it. And he said, no I'm talking about the stuff in your
7	backpack.
8	Q And did he have anything in his hand, Mr. Monroy?
9	A I made no account of it.
10	Q Did he ask you to call 911?
11	A No.
12	Q And you called not 911 but you testified you called
13	dispatch?
14	A Yes dispatch.
15	Q Non-emergency dispatch. So you didn't think it was an
16	emergency?
17	A Our non-emergency dispatch reacts faster than the 911
18	so that's what we are trained to call.
19	Q Doesn't player what kind of emergency you're trained
20	just to call, somebody gets shot not parking lot or whatever?
21	A Obviously if someone gets shot parking lot yes we will
22	call 911.
23	Q Go ahead?
24	A During the investigation portion for an apprehension we
	50
i	50

C

2

3

4

5

16

17

18

19

don't bother 911.

0

So what about instances over robbery?

A Over robbery there are certain procedures that we take, but normally upper management are the ones that make the final call for that.

Q So in the middle of a robbery you have tore discuss it
with management on whether you should call 911 or non-emergency?

A Well, pertaining to after robbery we are the least notified personal. So we actually don't really know that a robbery is happening until all of upper management has already made a call and they were aware of a situation, we are provided as a backup.

13 Q So you didn't feel that Mr. Monroy was being robbed is 14 that what you're saying?

15 A No.

Q Okay.

MR. SCHACHTER: Nothing further, Your Honor.

THE COURT: Anything further?

MR. BOGALE: Yes, Your Honor.

20 BY MR. BOGALE:

Q Why did you call non-emergency dispatch?
A That is part of your training for an apprehension.

23 Q And there was an apprehension taking place in this24 case?

1	A	Yes.
2	Q	Why was there an apprehension taking place?
3	А	Because Alex Monroy was in the process of questioning,
4	investig	ating a subject that he had personally watched, select,
5	conceal,	and past the last point of sale, not purchasing or
6	failing	to purchase any of the merchandise in question.
7	Q	Did the defendant have any weapons on him?
8	А	Notice that I can could tell, no.
9	Q	He didn't have a gun or anything?
10	А	No.
11	Q	So had there been a weapon, would you have called 911?
12	А	Yes.
13	Q	Okay. Top was it your understanding that the defendant
14	hadn't pa	aid for the merchandise?
15	А	Yes.
16	Q	And that he was trying to walk away from it?
17	А	Yes.
18	Q	Was it your understanding that he used violence and
19	force?	
20		MR. SCHACHTER: Objection, Your Honor. Leading.
21		THE COURT: Sustained.
22	BY MR. BO	DGALE:
23	Q	What was your understanding as to what was happening?
24	А	My understanding as to what was happening was that Marc
		52

(

•

1	Schachter had selected, concealed and failed to purchase the
2	concealed merchandise while providing a ruse of actually paying
3	for some merchandise and not
4	MR. SCHACHTER: Your Honor
5	BY MR. BOGALE:
6	Q Did you witness him use force?
7	A Yes.
8	MR. BOGALE: No further questions, Your Honor.
9	THE COURT: Mr. Schachter.
10	BY MR. SCHACHTER:
11	Q Did you witness myself steal any items?
12	A No.
13	MR. SCHACHTER: That's all, Your Honor.
14	THE COURT: May this witness be excused?
15	MR. BOGALE: He yes, Your Honor, she may.
16	MR. SCHACHTER: Subject to recall.
17	THE COURT: You may step down, but you're not excused.
18	THE WITNESS: Thank you.
19	THE COURT: Call your next witness.
20	MR. BOGALE: State calls Corelee Bunker.
21	THE CLERK: Thank you, please be seated at the witness
22	stand.
23	(Witness Sworn)
24	THE COURT: You may proceed.
	53
1	J.S.

(

1	BY MR. BOGALE:
2	Q Good morning.
3	A Morning.
4	Q Please, for us, state your name and spell your last
5	name for the court reporter.
6	A Corelee Bunker, B-U-N-K-E-R.
7	Q Ms. Bunker where are you employed?
8	A Walmart.
9	Q Okay. Which Walmart?
10	A On Seventh and Mae Anne.
11	Q Okay. How long have you been employed there?
12	A Little over nine years.
13	Q Nine years. What do you do there?
14	A I'm a cashier.
15	Q Okay. Have you ever held any other position there?
16	A No.
17	Q So you've been a cashier for almost nine years?
18	A Yes.
19	Q Okay. Do you have like an employee number?
20	A Yes, I do.
21	Q What is that?
22	A 1423.
23	Q Okay. And as as cashier, does your employee number
24	printout on receipts?
	54

 \bigcirc

(

1	А	Yes, it does.
2	Q	Okay. In all the receipts?
3	А	Yes.
4	Q	That you do a transaction for?
5	А	Um-hum.
6	Q	As a cashier what are your duties?
7	A	Well, my duties are just to keep the area clean and to
8	watch the	e in and outdoor.
9	Q	Okay. And also to help people by stuff?
10	А	Yes.
11		MR. SCHACHTER: Objection, leading.
12		THE COURT: Sustained.
13	BY MR. BO	DGALE:
14	Q	Why do you watch the in and outdoors?
15	A	For people getting out with stuff they haven't paid
16	for.	
17	Q	Okay. Approximately how many people do you help per
18	day?	
19	A	Anywhere from 20 to 75.
20	Q	Have you been all around the store or are you at one
21	single ca	ashier place?
22	A	One designated area.
23	Q	One designated area. Which area is that?
24	A	In the garden center.
		55

(_____

1 I'm going to show you what's been marked and 0 Okay. 2 much admit as Exhibit 7. Could you just kind of, if you don't 3 mind standing up and pointing out where you're cash register is 4 in the garden center at that Walmart? 5 I'm in this area, indicating. Α 6 Q Okay. Thank you. You can sit down. Just for the 7 record here, you pointed out the outdoor living area? 8 Α Correct. 9 Kind of the left, the bottom left quadrant of it is 0 10 that a "yes"? 11 Α Question yes. 12 Q So let me direct your attention back to June 9th of 13 this year. Were you employed at that store? 14 Α Yes. 15 Were you working as an associate as a cashier? Q Okay. 16 Α Yes. 17 Do you recall helping an individual at your cash 0 Okay. 18 register who ended up being con friend by asset protection 19 personal? 20 Α Yes. 21 Do you remember what he purchased? 0 22 Α Yes. 23 What did he purchase? Okay. 0 24 Α A solar light and hair dye.

MR. SCHACHTER: Objection to this before we get it
 before the jury gets do see it.

THE COURT: Okay.

4 MR. SCHACHTER: As to the chain of custody and how it 5 arrived here.

6

7

3

THE COURT: Counsel.

MR. BOGALE: Yes.

8 THE COURT: Before you open it you need to have her, if 9 she can identify it if someone else is going to have to do it.

10 MR. BOGALE: We had agreed to go individual item by 11 item Your Honor.

12

THE COURT: I don't know that agreement.

·13 The ladies and gentlemen of the jury I'm going Okay. 14 to have you step out for just a few minutes. This is a technical 15 issue we have to resolve. During this break do not discuss the 16 and don't leave until you've heard the admonition. Wait a 17 second. During this break do not discuss the case amongst 18 yourselves or with any other person, do not allow the anyone to 19 speak of the case to you or in any manner attempt to influence 20 you with regard to it. Should any person make such as attempt 21 report it to me immediately. Do not make any independent 22 investigation or inquiry into any of the facts or circumstances 23 arounding this case and to do notice look at listen to for view 24 any news media or any other accounts regarding this case.

1 Go ahead and go into the jury room. 2 THE COURT: Counsel, I didn't know what you were trying 3 to say so. We need to get it resolved. 4 MR. BOGALE: That's okay. 5 THE COURT: Do you want me to look at the exhibit? 6 MR. BOGALE: Yes, it's been marked. 7 THE COURT: Go ahead and retrieve it. 8 MR. BOGALE: We only marked the bag. We didn't mark 9 the items inside the bag. 10 THE COURT: Correct. 11 The bag that I was talking about. MR. BOGALE: 12 THE COURT: But who brought the bag to the courthouse? 13 MR. BOGALE: We did, the State. 14 THE COURT: You personally did. 15MR. BOGALE: My agent, the investigator. 16 THE COURT: Can I see the bag? 17 MR. BOGALE: Yes. 18 THE COURT: Mr. Base. 19 MR. BOGALE: Ms. Base. 20 Michelle M base. MR. BOGALE: 21 Okay. He's objecting to you opening the THE COURT: 22 evidence, with you personally opening it with some scissors. 23 MR. BOGALE: Okay. 24 So normally you'd have the witness testify THE COURT:

1 as to where this came from with a chain. And then once the witness can establish this, testifies, then the individual items inside the bag are marked in a series, but the bag has the chain of custody where it came from, et cetera.

So I don't think this witness can do that based on what I'm looking at, I'm not sure this witness can do it. And I'm a little concerned with the top. So.

8

9

17

22

2

3

4

5

6

7

MR. BOGALE: Your Honor.

THE COURT: You want to retrieve it.

10 MR. BOGALE: Sure. Under the case law that I'm 11 familiar with, Your Honor, to establish a chain of the custody 12 the State doesn't need to provide every single order in the chain 13 of custody, the case is source versus state. There's -- if she.

14 THE COURT: But that envelope doesn't have this 15. witness's name on it anywhere. I understand you don't have to 16 have every person who touched the bag.

> MR. BOGALE: Right.

18 THE COURT: You haven't established how this got here. 19 And this witness can't establish that.

20 She can establish where it came from and MR. BOGALE: 21 that she printed it.

> How can she do that? THE COURT:

23 MR. BOGALE: The actual receipt is in the bag. The 24 receipt she gave the defendant is in the bag.

1 So what you want her to testify to is a THE COURT: 2 receipt inside this evidence bag. Okay. 3 MR. BOGALE: And the items that she sold to him. He 4 bought two items. 5 THE COURT: Ma'am, would you step out for a few 6 minutes. 7 THE WITNESS: Sure. 8 THE COURT: Thank you. 9 She gave him the receipt. MR. BOGALE: 10 I'm going to ask her to step out before we THE COURT: 11 start talking. 12 Witness left of the courtroom). 13 THE COURT: Is there an identifying mark from this 14 witness on the document, on the items that you're alleging that 15 she can identify? 16 Yeah. Her employee number is on the MR. BOGALE: 17 receipt? 18 On the item. So what we've got is we've THE COURT: 19 got hair dye. Just a generic hair dye. Is that what's in there? 20 How do we know this is the hair dye that supposedly goes with 21 this receipt? 22 Can this witness testify to that or can the police 23 officer say she handed it to me. 24 She personally conducted the transaction, MR. BOGALE:

Your Honor.

1

2

3

4

5

6

THE COURT: But the box, does it have her name on it, did mark that box somehow? The only way you know this box goes with that receipt is that she, I'm assuming, handed it to a police officer, who took it in and put it in a bag with his initials on it.

7 I would submit there's another way, Your MR. BOGALE: 8 Honor. Her recollection of personally doing in the transaction 9 and recognizing the item she sold to him and matching it on the receipt. She testified to that. She remembers what she sold him. She personally remembers that.

12

10

11

THE COURT: Okay. So.

13 MR. BOGALE: She can identify it. She can look and say 14 that's the items I sold to him. These are the two items I sold 15 to him, this is the receipt I gave him, after he paid for them. 16 That's my employee number on the receipt. That's the date. She 17 can testify to all of that, but I have to show it to her first.

THE COURT: Okay. Mr. Schachter.

19 MR. SCHACHTER: She can't identify that particular box. 20 There's 10,000 hair dye box -- what makes that -- exactly like 21 that, what makes that hair dye box and that garden light 22 different that's identifiable to anyone than the 10,000 other 23 ones that's created by Clairol?

24

18

MR. BOGALE: Is he can asking me that question?

THE COURT: He's asking me. He's saying that's why you
 need the chain of custody.

3 MR. BOGALE: Well, I think that's appropriate grits for
4 cross-examination, Your Honor, but it doesn't go to
5 admissibility.

6 THE COURT: Okay. I'm not sure. Mr. Bogale, it does 7 go to admissibility, if that item -- if the character of that item was at issue in this case. In other words, if this were 8 9 something that is generic, but whether or not this particular 10 item is the item that was paid for, was necessary for a 11 particular element or a particular part of this case, you're 12 argument would be inappropriate and not acceptable to get the 13 item in.

14 Now there are some evidentiary issues that are not 15 subject to the same requirements of knowing that it's specific. 16 So when Mr. Schachter says, how do you know this is the right 17 box, does it matter if it's the right box, if what you're trying 18 to prove is that this is the receipt that was found, does that 19 matter? Is it essential that it be the right box of Clairol dye? 20 What if it's the wrong box of Clairol dye. If you tested it for 21 fingerprints, DNA is there any any reason for it to matter if 22 there is a reason for it to matter the chain of dud is essential. 23 THE ATTORNEY:

24

0

She as she just previously testified said she remembers

what she told to him?

2 Α 3 THE COURT: I didn't ask you that I heard what she 4 testified to I'm asking does it player. 5 MR. BOGALE: It matters that the items match the 6 receipt, yeah. 7 Well then ^ adopt ^ don't it matter if this THE COURT: 8 is the item that she gave the police officer. 9 THE ATTORNEY: 10 0 Well it does matter but we already have an answer to 11 that Your Honor? 12 THE COURT: How do you have that answer. 13 MR. BOGALE: She remembers what she told him. 14 THE COURT: Inside side this bag, the box if you think 15 it matters which box she can't identify that box as specifically 16 the one that she handed to the Mr. With the receipt. She shall 17 say it looks like it, yeah that's the kind of dye, but she can't 18 say this is the box. That's why the person she handed it to, if 19 it matters, would come in and say, she handed it me this Walmart 20 the receipt. That's why it's marked and sealed. That's why you 21 don't, that's why you weren't supposed to cut it up before you 22 marked it ex-boyfriend the jury was here Roy why didn't you just 23 take some scissors and cut it part and mark the box we're going 24 to take a so short recession.

THE COURT: Okay. The objection was chain of custody.
 And that goes to mint of an particular. So have you reached any
 resolution of what to do with this nope.

MR. HYLIN: No, Your Honor.

5 THE COURT: You still just want to use your scissors 6 and and cut it pardon.

7 MR. BOGALE: Your Honor, I'll do whatever you allow me8 to do.

9 THE COURT: I am not. I tried to explain what I 10 thought your argument was in option to his objection, but you 11 haven't used it. So you do what you want and if you can't use 12 the exhibit in after you've done it and you destroyed the chain 13 of you the then you just won't get the exhibit?

14 MR. BOGALE: Well, first I apologize for using the 15 scissors to open the exhibit in court. May I ask to have the 16 individuals items in this marked for identification purposes, and 17 what I'm really getting at is the receipt in there. I don't 18 really have an argument again the hair dye being a generic item. 19 The receipt however, is different. It has unique identifiers on 20 it. It has a date. It has employee number. So it has unique 21 identifiers. And so if we can have it marked, I would like to 22 ask the witness if she knows what it is.

24

23

4

THE COURT: Any objection? MR. SCHACHTER: Only as to how everything that's inside

the bag got from my property to right here. This is probably
 taken from the jail from me.

THE COURT: Oh. Mr. Schachter, he's requesting that the items be individually marked that are inside the bag. Do you have any objection to that?

3

4

5

6

7

8

9

10

11

12

13

14

15

16

MR. SCHACHTER: Yes.

THE COURT: Objection is overruled. I'll direct the clerk to open the bag at the request of the State and mark each item inside. The items can not be shown to the jury without them being admitted. So you might need something -- I don't know if you have anything opaque, because it's in a clear plastic bag right now.

MR. BOGALE: I have like a file folder, I guess. MR. HYLIN: I've got an empty one. THE COURT: He's got an empty one for you. MR. BOGALE: Thank you.

17 THE CLERK: The box of hair dye will be 6 A, 6 B will 18 be the garden light. This is off, Judge. And it appears to be 19 part of the garden light. Can I mark it as C?

THE COURT: Mr. Schachter what would do you want to do?
MR. SCHACHTER: They were together, so I would just
think it would be better if they were both marked as six B.
THE CLERK: Okay. Great. I will put them back

24 together. And that will be B. Six C is a Walmart receipt.

100	1	MR. SCHACHTER: Can I see the receipt?
	2	MR. BOGALE: Sure.
	3	THE CLERK: And 6 D is a receipt that is titled receipt
	4	Washoe County, Nevada office of district attorney.
	5	(Discussion held off the record.)
	6	THE CLERK: Okay. Everything separately.
	7	Mr. Schachter you wanted to see the Walmart receipt.
	8	MR. SCHACHTER: Yes.
	9	THE CLERK: Anything else?
	10	MR. SCHACHTER: No.
	11	THE CLERK: Okay.
	12	THE COURT: So now you've gotten them marked
	13	individually and which you want the witness back on the stand.
	14	MR. BOGALE: Your Honor if it is okay with you the
	15	State would like to make an offer of proof to get a legal ruling
	16	on the admissibility. Items outside the presence of the jury,
	17	just so, because it's been objected to.
	18	THE COURT: Okay.
	19	MR. BOGALE: And now that they're marked we can have
	20	Corelee come back in to help present the offer of proof on the
	21	receipt itself.
	22	THE COURT: Correct.
	23	MR. BOGALE: Is that okay.
	24	THE COURT: That's fine.
		66

(

C

C

1	MR. BOGALE: Thank you.
2	THE COURT: Okay. Ma'am, you're still under oath. Go
3	ahead and retake the stand.
4	BY MR. SCHACHTER:
5	Q Ms. Bunker, I'm going to show you what has been marked
6	as
7	THE COURT: Why don't you just take the whole envelope.
8	And you can just kind of get used to dealing with it in his
9	closed format in front of the jury.
10	BY MR. BOGALE:
11	Q This is Exhibit 6 everything is in here, but everything
12	is individually marked. So there's A, B, C, and D. So I'm going
13	to start with what's been marked as Exhibit 6 A.
14	THE COURT: Normally, she would have to look at it in
15	its closed format, if the jury were present, that way you won't
16	be showing it to the jury before it's admitted.
17	So hand her the envelope.
18	MR. BOGALE: So look at Exhibit 6.
19	THE COURT: He wants you to look at something that's
20	marked six A.
21	MR. BOGALE: If you can find six. A do you have that?
22	THE COURT: The mark is on the back. If you turn that
23	piece of paper over to the back.
24	THE WITNESS: Oh, I see.
	67
	67

 $\left(\right)$

Ċ

	•	
	THE COURT: That's the exhibit number.	
	MR. BOGALE: So that's the exhibit.	
	THE WITNESS: Okay.	
BY MR. BOGALE:		
Q	Have you had a chance to look at that exhibit, six A?	
Is that "yes"?		
А	Yes, I'm sorry.	
Q	You just have to answer yes for the court reporter.	
А	Yes.	
Q	Now I'm just talking about six A. Are you familiar	
with that?		
А	Yes.	
Q	Do you recognize it?	
А	Yes.	
Q	What is it?	
А	The solar light.	
Q	Six A?	
А	The receipt. I'm sorry the receipt.	
Q	Six A, yes. It's a receipt?	
A	Um-hum.	
Q	From where?	
A	Walmart.	
Q	Okay.	
	THE COURT: I'm sorry. Six A.	
	69	
	Q Is that A Q A Q with tha A Q A Q A Q A Q A Q A Q A Q A Q A Q A	

(

\bigcirc	1		MR. BOGALE: What is that marked as?
	2		I'm sorry. Sorry, Your Honor. It's my mistake six C.
	3		THE COURT: Right six C.
	4	BY MR. BC	GALE:
	5	Q	Have you had a chance to look at 6 C, my apology.
	6	A	Yes.
	7	Q	Do you recognize it?
	8	A	Yes.
	9	Q	What is it?
	10	A	It's a receipt.
	11	Q	Okay. From where?
	12	A	Walmart.
(13	Q	Did you print that receipt?
	14	A	Yes, I did.
	15	Q	How do you know that?
	16	A	Got my number on it.
	17	Q	And your number does that mean your employee number?
	18	A	Yes.
	19	Q	Is there a date on there?
	20	A	Yes.
	21	Q	Do you tell us what the date is?
	22	A	6-9-14.
	23	Q	And are there items listed on there?
	24	А	Yes.
			69

1	Q What are the attempts on there?
2	A Solar light and hair color.
3	Q And what's the amount?
4	A The total amount was 581.
5	MR. BOGALE: Okay. Your Honor, State moves to admit
6	Exhibit 6 C.
7	MR. SCHACHTER: No objection, Your Honor.
8	THE COURT: Okay. And I think you will, if you go
9	through that drill in front of the jury, you wanted a preliminary
10	ruling on admissibility, I would admit it.
11	MR. BOGALE: Thank you, Your Honor.
12	THE COURT: But you don't want me to admit it now, do
. 13	you or do you want me to admit now and then just start talking
14	about it in front of the jury.
15	MR. BOGALE: You can admit it now, if there's no
16	objection.
17 .	THE COURT: Exhibit 6 C is admitted.
18	Now are you we ready to bring the jury back?
19	MR. BOGALE: I believe we are.
20	THE COURT: Okay. Mr. Schachter.
21	MR. SCHACHTER: No objection.
22	THE COURT: Okay. Please bring the jury.
23	Counsel, you stipulate to the presence of the jury.
24	MR. BOGALE: Yes, Your Honor.

(______

1		THE COURT: Mr. Schachter?	
2		MR. SCHACHTER: Yes, Your Honor.	
3		THE COURT: Thank you. Please be seated. Exhibit 6 C	
4	is admit	ted.	
5		MR. BOGALE: Thank you, Your Honor.	
6	BY MR. BOGALE:		
7	Q	Q Okay, Ms. Bunker let's start back up again. Last time	
8	we were talking before the break you had mentioned that you		
9	recalled	what the defendant purchased, is that correct?	
10	A	Yes.	
11	Q	Okay. I'm going to show you now what's been marked as	
12	Exhibit	6 C.	
13		Your Honor, may I approach?	
14		THE COURT: You may.	
15		MR. BOGALE: Okay.	
16	BY MR. B	OGALE:	
17	Q	Do you know what that is?	
18	А	Yes.	
19	Q	What is that?	
20	А	It's a receipt.	
21	Q	Okay. And a receipt from where?	
22	A	Walmart.	
23	Q	Okay. Is there a date on that receipt?	
24	A	Yes, there is.	
		71	

(

(

1	Q	What's the date?
2	A	6, 9, 14.
3	Q	Okay. Did you print that receipt?
- 4	A	I did.
5	Q	How do you know that?
6	A	Got my number on it.
7	Q	You're number?
8	A	Is that your employee number.
9	A	Employee number.
10	Q	Is that 1423?
11	A	Correct.
12	Q	And are there is there a list of attempts purchased on
13	that rec	eipt?
14	A	Yes.
15	Q	Can you tell us what they are?
16	A	Solar light and hair color.
17	Q	Let me retrieve that have back from you, please. Thank
18	you.	
19		MR. BOGALE: Your Honor may, I publish this exhibit?
20		THE COURT: You may.
21		MR. BOGALE: Thank you.
22	BY MR. BO	OGALE:
23	Q	So this is Exhibit 6 C that we've been talking about.
24	And I ju:	st want to kind of go through the stuff that we just

(

1	talked about. Let me zoom in a little bit. Okay. Now if you
2	could with me, just go through there receipt. What does it say
3	at the have I very top?
4	A Walmart.
5	Q Okay. And is the address on there?
6	A Yes.
7	Q Where is it?
8	A It's on Seventh Street.
9	Q Okay. And point out to the jury if you don't mind
10	where your employee number is located on it?
11	A Right here.
12	Q So it's the 1423 preceded by four zeros; is that right?
13	A Yes.
14	Q Okay. And the two items listed are what again?
15	A Solar light and hair color.
16	Q And what's the total of those items was 581?
17	Q Is that including tax?
18	A Yes.
19	Q You can sit down. So you remember printing this
20	receipt for the defendant?
21	A Yes.
22	Q I'm going to now show I what's been marked and admitted
23	as Exhibit 16. It's a video file. And just before I play think,
24	do you see the individual that you sold those items to on that
	73

Ć

. 1	receipt here in the courtroom?
2	A Yes.
3	Q Could you point at him and describe an article clothing
4	that he's wearing, please?
5	A The man in the blue shirt.
6	Q Could you be a little bit more specific?
7	A With the gray tie.
8	Q Your Honor, may the record reflect identification of
9	the defendant in this case?
10	THE COURT: Is the defendant wearing anything else?
11	THE WITNESS: Pardon?
12	THE COURT: What else is the defendant wearing?
13	THE WITNESS: He's wearing a tie and black pants.
14	THE COURT: I'll allow the identification.
15	MR. BOGALE: Thank you, Your Honor.
16	BY MR. BOGALE:
17	Q I'm just going to play a video and it's going to play
18	on that screen up there so if you can just look with me and the
19	jury. And just before we move any further, is there a date on
20	this? Is there a date indicated on the video?
21	A Yes.
22	Q What is the date?
23	A 6-9-2014.
24	Q Okay. And is there a time on the video?
	74

C

1	A	Yes.
2	Q	What's the time?
3	A	1148.
4	Q	And is there seconds?
5	A	26.
6	Q	Okay. And just to be clear. We're referring to video
7	file GC	for the table POS 51; is that correct?
8	А	Correct.
9	Q	You can take a seat now if you like. Now watch the
10	video he	re. Do you see yourself in this video?
11	A	Yes, I do.
12	Q	Where were you, if you don't mind?
13	A	Right here.
14	Q	Okay. The and what are you doing?
15	A	Waiting on the customer.
16	Q	Okay. And by the customer, you mean the defendant?
17	A	Correct.
18	Q	And is this when he purchased the solar light and hair
19	dye.	
20	A	Yes.
21	Q	Let's continue to watch the video here for a moment.
22	Do you r	ecall if he paid with cash or a card?
23	A	Cash.
24	Q	Is that the receipt that you just handed to him?
		75

(

\bigcirc	1	А	Okay.
	2	Q	Okay. At 1149 and 22 second about?
	3	А	Correct.
	4	Q	Now this video is probably going to end here. What
	5	happens in	mediately after this?
	6	A	He walked out the door.
	7	Q	Okay. And then did anything happen to him at that
	8	time?	
	9	А	Yes.
	10	Q	What happened?
	11	А	AP went after him.
•	12	Q	And by AP you mean?
	13	A	Alex.
	14	Q	What does AP mean?
	15	A	Loss prevention or LP, loss prevention.
	16	Q	Is that the same as asset protection?
	17	A	Yes.
	18	Q	So you saw Mr. Monroy follow him out of the store?
	19	A	Yes.
	20	Q	Okay. Was did the defendant well tell me what
	21	happened 1	next?
	22	А	Well, they went outside and AP tried to get, tried to
	23	talk him :	into giving them his backpack. He wouldn't do it. So
1	24	AP kept to	elling him just give me the backpack.
			76
		11	

1		MR. SCHACHTER: Objection, Your Honor.
2		THE WITNESS: Come inside.
3		THE COURT: Okay you have to stop. Your objection.
4		MR. SCHACHTER: To hearsay.
5		THE COURT: To what's being said by someone else.
6		MR. SCHACHTER: Someone else to someone else.
7		THE COURT: Sustained.
8		MR. BOGALE: That's fine, Your Honor. I'll move on.
9	BY MR. BO	GALE:
10	Q	Without saying what people said what do you observe?
11	What did	you see?
12	А	He was pushing and shoving and pulling on the backpack.
13	Q	So was there a physical confrontation?
14	А	Yes.
15	Q	Okay. Who initiated the physical confrontation?
16	А	The defendant.
17	Q	How long did you observe for?
18	А	Two or three minutes.
19	Q	Okay. Did the defendant every by a backpack from you?
20	A	No.
21	Q	Did he ever buy the heating pad from you? Did he ever
22	buy like	a heating pad from you?
23	A	I don't recall.
24	Q	On this receipt is there a heating pad on there?
		77

()

 C^{*}

$\left(\begin{array}{c} \\ \end{array} \right)$	1	A No.
	2	Q Is there icy hot?
	3	A No.
	4	Q No backpack?
	5	A No.
	6	Q So he only bought a solar light and hair color?
	7	A Correct.
	8	Q Do you remember or you can just look at the receipt.
	9	How many packages of hair color he bought from you?
	10	A One.
	11	Q Just one?
	12	A Yes.
	13	MR. BOGALE: No further questions at this time, Your
	14	Honor, thank you.
	15	THE COURT: Cross-examination.
	16	MR. SCHACHTER: Yes, Your Honor.
	17	BY MR. SCHACHTER:
	18	Q Do you remember as I exited the store, was the alarm at
	19	the door went off?
	20	A No.
	21	Q It didn't go off?
	22	A No.
	23	Q And you testified that me and the asset protection were
	24	during the confrontation we were pushing and shoving?
(78

-	1	А	Yes.
4	2	Q	Did you call supervisor or anybody else to let them
	3	know?	
2	4	A	No.
ŗ	5	Q	Why?
(6	A	I have no way to call.
-	7	Q	Did you notify anybody?
8	3	А	Yes.
9	9	Q	Who is that?
1(o	А	One of the over associates.
11	1	Q	Do you remember who it was?
12	2	А	Hugh.
13	3	Q	Hugh. And do you know if anything came of that?
14	4	А	No.
15	5	Q	If you went out you didn't see anybody else go out?
10	6	А	Anna.
17	7	Q	Okay. Nothing further, Your Honor?
18	3		THE COURT: Anything further? .
19	9	BY MR. BC	GALE:
20	С	Q	Are you aware and if not, just tell us what you know,
23	1	do you kn	now if all items that I-haven't been paid for trigger an
22	2	alarm at	Walmart?
23	3	А	No, they don't.
24	4	Q	So even if someone didn't pay for something and they
			79
	l	I	19

 ζ_r

(1	walk out of the store the areport night not trigger?
	2	A Yes.
	3	Q Why is that?
	4	A Only items of a certain cost or items with an alarm on
	5	them.
	6	Q Okay.
	7	A It's a BSSR. Some prescriptions some cell phones some
	8	keys.
	9	Q And what is an EAS you referred to?
	10	A That's the areport system.
	11	Q Do you know what the amount is that triggers?
	12	A No.
	13	Q No, but you know it's a certain amount?
	14	A Yes.
	15	Q And it's certain items.
	16	A Yes.
	17	Q Okay.
	18	MR. BOGALE: No further questions Your Honor.
	19	THE COURT:
	20	BY MR. SCHACHTER:
	21	Q Just, do you know if icy hot, heating pads or icy hot
	22	or other hair dye?
	23	A No.
11 - 1	24	Q set off the alarm?
		80

1 Α No. Do you know if a backpack will set off the alarm? 2 0 3 А No. 4 Q You don't know or they won't set off the alarm? 5 Not that I know of. Α MR. SCHACHTER: That's all. 6 THE COURT: Okay. Thank you. Anything further? 7 MR. BOGALE: Not from the State. 8 9 THE COURT: Thank you. You may step down. 10 Is this witness excused? MR. SCHACHTER: Yes, ma'am. 11 12 THE COURT: You are excused. 13 Call your next witness. MR. BOGALE: Court's indulgence for just a moment, 14 15 please. 16 THE COURT: Certainly. MR. BOGALE: The state calls Officer Terry West. 17 18 THE BAILIFF: Stand right here face the clerk. 19 (Witness Sworn) 20 THE CLERK: Thank you. Please be seated at the witness 21 stand. 22 THE COURT: You may proceed. 23 MR. BOGALE: Thank you, Your Honor. 24

1	BY MR. BO	GALE:
2	Q	Good morning. Please state your name and spell your
3	last name	for the record.
4	A	Terry West, WEST.
5	Q	And how are you employed?
6	А	Reno Police Department.
7	Q	Okay. What's your current assignment?
8	A	Currently I'm in traffic.
9	Q	How long have you been with the Reno Police Department?
10	A	Since September of 2005.
11	Q	Okay. And so about nine years?
12	A	Correct.
13	[`] Q	Let me direct your attention to June 9th of this year,
14	2014. We	re you still on traffic as you are now or were you on a
15	different	assignment?
16	A	No, I was in patrol.
17.	Q	Okay. And what was your beat, like what was your
18	patrol ar	rea?
19	A	The northwest.
20	Q	Northwest of Reno?
21	А	Correct.
22	Q	Did you respond to a call or did you respond to a call
23	that day?	
24	A	Correct. Numerous calls.
		82

 \bigcirc

(

1 0 Did you respond to one on west Seventh Street? 2 Α I did. 3 0 Was that at the Walmart? 4 Correct. Α 5 What was the report? Q It was, initial report I believe was two subjects 6 Α 7 fighting in the parking lot. And then as I continued, it kept 8 getting updated with more information. What other information was that? 9 0 And it came out as loss prevention fighting with a . 10 Ά And then we had other witnesses call saying it was two 11 subject. 12 people fighting in the parking lot. 13 Okay. Now did you, did you ultimately arrive at the 0 14 Walmart? 15 Α Correct. Were you with any other officers? 16 0 17 I was a double unit that day with Officer Α Yeah. 18 Daniels. Okay. When you got to the scene, what did you see? 19 Q 20 Initially I observed Alex, their loss prevention Α officer at that Walmart, I'm familiar with him from being there 21 22 before. And then Mr. Schachter in the parking lot, the 23 24 defendant was sitting on the curb line and Alex was standing near

1 him waiving us down. So you're familiar with Alex, you said? 2 0 3 I've been to that Walmart numerous times. Α Correct. That was you're? 4 Q 5 Α Correct. 6 And what were the calls usually when you got from Alex? Ó 7 Α They are almost always an in custody for a theft of 8 some type. 9 Q Okay. Now, when you got on scene, did you talk to 10 Alex? 11 Α I did, correct. 12 Okay. And what did he tell you? Q 13 After everything was calmed down, we had separated the Α 14 defendant and Alex. He told me that the defendant come until the 15 store selected items on the shovel con accepted them in a back 16 back paid for some items and left the store and that's where he 17 contacted him outside. Once he contacted him there was a 18 struggle over the backpack and the defendant had grabbed his 19 thumb and twisted the it over backwards. And eventually I think 20 they both just kind separated away just prior to our arrival. 21 0 What did you do after you got that information? 22 Α The defendant was taken to a patrol car by Officer 23 Daniels. I responded to the loss prevention office with Alex. 24 And then we reviewed the, the surveillance footage that they had 84

1	and evide	ence that they had there.
2	Q	Did you get a chance to actually look at the backpack
3	that you	mentioned previously?
4	A	Correct.
5	Q	Did you get a chance to look at the items inside the
6	backpack?	
7	A	I did.
8	Q	Okay. Let's talk about those for a moment?
9	A	Okay.
10	Q	What was the condition of the backpack?
11	А	It was new. It was still like the feel of it was still
12	very cris	py like it hadn't had any use. It was still very
13	compresse	ed, flat. There wasn't any tags or anything on it. It
14	didn't ha	ave any mark, stains, tears anything like that.
15	Q	Do you know if the bag was checked through all the
16	pockets?	
17	A	Yeah. The exterior pockets were empty, the interior
18	pocket wa	as opened in the loss prevention office. So there was
19	contents	in there that was opened by Alex.
20	Q	Was there any like personal identifying information in
21	the backp	back?
22	А	No.
23	Q	So do you know what else happened to the backpack?
24	А	It was recovered by loss prevention.
		85
	u	0.0

Ċ

Q

Why didn't you recover it as an officer?

A So when we respond to say like Walmart for examination examination in this case they recover their own products. It's not a unique them per se that somebody brought in that doesn't belong to them. They had already recovered their losses. And we get an itemized receipt showing what those losses were, so we're not a detriment to their products.

8 If we collected everything that was stolen from grocery 9 stores our evidence would be overloaded enormously. Petit 10 larcenies and grand larcenies and other calls of theft are big 11 part of what we respond to. So basically our procedure is to 12 collect an itemized receipt of what was taken and as well as 13 video surveillance if it's available. And other things like 14 Now if we recover the product later on, say away from the that. 15 store then most times we will collect it if we can't return it to 16 the owner.

17 Q Did you collect an evidence receipt in this case is18 that what you called it?

A Correct.

19

20

21

22

23

Q Court's indulgence.

THE COURT: Yes.

MR. BOGALE: Your Honor, may I approach the witness? THE COURT: You may.

24 BY MR. BOGALE:

1	Q	I'm going to show you here what's been marked and
2	admitted	here as Exhibit 8.
3	A	Uh-huh.
4	Q	Can you take a look at that for me. Have you had a
5	chance to	review that?
6	A	Yes.
7	Q	Do you know what that is?
8	A	This is the itemized receipt basically showing what was
9	recovered	
10	Q	Okay. And what does that itemized receipt show?
11	A	You want me to describe the items on it?
12	Q	Let me grab it back and I'll put it up on the video
13	screen.	
14	A	Okay.
15		MR. SCHACHTER: Your Honor.
16		MR. SCHACHTER: Has it been admitted? It's been
17	published	already.
18		THE COURT: Yes, this is Exhibit 8, correct?
19		MR. BOGALE: Yes.
20		THE COURT: And that was previously admitted.
21	-	Oh, no Exhibit 8 has not been admitted. It was
22	admitted	under Anna Young.
23		THE COURT: Okay. I just missed her. Exhibit 8, then,
24	the clerk	says had been previously admitted.
		87
23		THE COURT: Okay. I just missed her. Exhibit 8, then,

(

C

Ċ

$\left(\begin{array}{c} \\ \end{array} \right)$	1	MR. BOGALE: May I publish this, Your Honor?
	2	THE COURT: You may.
	3	BY MR. BOGALE:
	4	Q Try to get a good view here of it for you.
	5	A I can see it.
	6	Q Okay. So so this is the itemized receipt?
	7	A Correct.
	8	Q What does it show on there?
	9	A Shows the four items that were recovered out of the
	10	backpack. Or I'm sorry three items out the backpack and the
	11	backpack itself.
	12	Q And at the very top there are some numbers?
	13	A Correct.
	14	Q Can you tell me what those numbers are?
	15	A That's our Reno Police Department specific case number.
	16	Q That's the indicates number you sign to the case?
	17	A Yes we contact dispatch dispatch assigns the case
	18	number.
	19	Q Okay. So this is a copy, right?
	20	A Correct.
	21	Q And what is the total value, I guess, of those four
	22	items on the bag?
	23	A \$99.61.
	24	Q That's the subtotal, correct?
(88

1	A Correct. That's what we use as our value. We don't
2	use it as taxed. The property is recovered.
3	Q What would it have been if it was taxed?
4	A \$107.30.
5	MR. BOGALE: No further questions at this time Your
6	Honor. Thank you.
7	THE COURT: Okay. Cross-examination.
8	MR. SCHACHTER: Yes, Your Honor.
9	BY MR. SCHACHTER:
10	Q You testified that when you originally pulled up I was
11	sitting on the curb. I didn't quite
12	A You were near the curb, I believe hunched over kind of
13	like in a semi-squatting position.
14	Q When you originally arrived there was no physical
15	altercation going on?
16	A Correct.
17	Q And you said you personally checked the backpack? You
18	said you checked the pockets?
19	A In loss prevention's office, yes.
20	Q But you never took custody, you just looked at it while
21	it was in the loss prevention office?
22	A What do you mean by took custody of it.
23	Q You never actually had it it was just on the bench?
24	A I had it in my hand. I opened all the pockets holding
	89

()

(

Ċ

1	it in my	hand.
2	Q	And there was absolutely nothing?
3	А	What do you mean? Describe nothing?
4	Q	Nothing is nothing, as opposed to anything, individual
5	item, any	thing. Was there anything in the pocket other than air?
6	А	Are you talking about like personal items or any
7	objects?	
8	Q	Any objects.
9	А	In the outside pocket, no.
10	Q	Any object anywhere?
11	А	In the main pocket, yes.
12	Q	What was in there?
13	А	The items that are listed on the receipt there.
14	Q	And that's it?
15	А	Correct and the package.
16	А	Of those items.
17	Q	So there was no little squares to keep the moisture
18	out? You	said it was in like-new condition. That's why I ask.
19	A	Like the packets.
20	Q	Like the packets?
21	A	I don't recall those being in there. I didn't look for
22	them eith	ner.
23	Q	Do you remember how many pockets you searched?
24	A	I don't remember exactly. I believe it's three. I
		90

(

Ċ

believe there's small ones and a medium sized once and the main 1 2 pocket. 3 Go ahead and describe the backpack as you remember it. 0 I couldn't do that for you. I could not describe what 4 Α 5 it looks like short of seeing a picture of it. It's been a little bit of time. 6 7 You said there were three pockets with separate zippers 0 and all that? 8 9 Α Correct. On this original call, was it originally a robbery

call, petit larceny call? 11

0

10

12

13

Originally it was a fight. Α

Just a fight. Not -- okay. Q

14 MR. SCHACHTER: Your Honor, can I have -- this hasn't 15 been marked.

16 THE COURT: You want something marked? 17 Mr. Hylin, will you assist with that please? 18 MR. HYLIN: Sure. This is arrest for probable cause. 19 MR. SCHACHTER: 20 THE CLERK: Exhibit 20 marked. And it's two pages, It's not two different items? 21 correct? 2.2 MR. HYLIN: That's correct. THE CLERK: 23 Thank you. (Exhibit 20 was marked for identification.) 24

1		MR. SCHACHTER: Can we show
2		THE COURT: You have to show it to counsel. Mr. Hylin,
3	can you	show them.
4		MR. HYLIN: Yeah, I think he did already, but that's
5	fine, Yo	ur Honor.
6		If I may approach.
7		THE COURT: You may.
8	BY MR. S	CHACHTER:
9	Q	You recognize that document,?
10	А	The probable cause sheet?
11	Q	Yes.
12	А	Correct.
13	Q	And the other sheet is?
14	A	And the other sheet would be the declaration page.
15	[°] Q	Okay. And you how do you recognize that?
16	A	As a copy of an original.
17	Q	But is it, is it something that you filled out?
18	А	Officer Daniels filled this probable cause sheet out.
19	Q	And at the bottom where it says declarant?
20	A	Yep.
21	Q	Whose name is on it?
22	A	That is mine.
23	Q	But you didn't fill it out?
24	A	The probable cause sheet, no.
		92

(

C

1	Q Who is on the probable cause you're talking about
2	the declaration, right?
3	A No. I'm talking about the probable cause. I did the
4	declaration.
5	Q Okay.
6	A The probable cause sheet is your booking sheet and
7	Officer Daniels filled that out in the car while you were with
8	him.
9	Q Okay. So but you filled out the declaration part?
10	A Correct, later on.
11	Q On the declaration part, let's go to that then. Would
12	you read it for the jury?
13	A Verbatim.
14	Q Yes, please.
15	MR. BOGALE: Your Honor, I would object. It hasn't
16	been admitted.
17	MR. SCHACHTER: Oh, I'm sorry. Can we admit it?
18	THE COURT: Are you offering it?
19	MR. SCHACHTER: I am, Your Honor.
20	THE COURT: Any objection?
21	MR. BOGALE: No objection, Your Honor.
22	THE COURT: Okay. Then Exhibit 20 is admitted.
23	(Exhibit 20 was admitted into evidence.)
24	THE COURT: Now do you have a question?
	93

Ċ

C

BY MR. SCHACHTER:

0

2

3

4

5

6

7

8

9

10

If you wouldn't mind reading the declaration.

On 06-09-2014, I responded to 5260 West Seventh Α Okay. Street on the report of a petit larceny, where the suspect was fighting security. Upon arrival I observed two Walmart loss prevention employees attempting to detain arresting Marc Schachter on the north side of the parking lot. Upon detaining Marc and speaking with loss prevention, employees Alejandro Monroy and Anna Young, it was learned that Marc had entered Walmart, removed a backpack from the shelf and began placing other products in the backpack. 11

Marc approached a register on the north side of the 12 store and paid for two items that were not in the backpack. As 13 Marc exited the store Alejandro and Anna contacted Marc who began 14 15 denying stealing anything.

16 As Alejandro attempted to take the backpack from Marc, Marc began pushing and shoving Alejandro from him attempting in 17 18 to flee in an effort to retain the stolen property.

The struggle continued for approximately one minute 19 with Marc continuing to push and elbow Alejandro in an effort to 20 steal the property. Alejandro was finally able to get the 21 backpack from Marc shortly before the police arrived. 22

The stolen property told \$99.61 and had already been 23 recovered by Alejandro upon our arrival. Based on Marc fighting 24

with Alejandro to retain the stolen property, he was transported 1 2 booked at Washoe County Sheriff's office without incident for the 3 listed charge of attempted robbery. Thank you. So is that a report of a petit larceny? 4 Q 5 А Correct. 6 Not a fight? Q 7 Are you familiar with how our declaration supplements Α 8 are written? 9 No. Q 10 Α It's a summarized version of what happens. The report 11 details everything and how we went there. The declaration 12 supplement is initially the probable cause for our arrest. 13 Q You're talking about your original arrest report, is 14 that it, when you say --15 As far as detail? Α 16 Q Yeah, the detail? 17 Α Yeah, correct. 18 0 That's on here. 19 Α The declaration establishes why I was there. 20 Okay. And so when when you say as Marc exited the Q 21 store Alejandro and Anna contacted Marc who began denying 22 stealing anything, where did that information come from? 23 From Alejandro and Anna. Α 24 So they told you, right? Was that while everything was Q

1	still in the parking lot or in the office?
2	A In the office. If you remember, we weren't out in the
3	parking lot for very long with everybody.
4	Q No. Can I get one moment, Your Honor?
5	THE COURT: You may.
6	BY MR. SCHACHTER:
7	Q You said it's procedure not to recover the property if
8	it's either like new or it's Walmart property. Is that something
9	specific to Walmart or to all retail?
10	A It doesn't necessarily condition on the condition of
11	the item, it's whether it's recovered by them prior to our
12	arrival. It was already recovered prior to us getting there.
13	They had recovered their own property.
14	Q Did you think it was evidence?
15	A That's why it was yes, it's evidence.
16	Q But not evidence that should be recovered or retained
17	by you, by the police department, when I say you?
18	A So it's recovered by them, prior to our arrival. And
19	it's not a unique item. It's an item that you could go to
20	Walmart and get off of their shelf right now. If you needed a
21	physical did I play for that item.
22	Q What about as to examination, fingerprints, or maybe
23	there was another price tag from a different store, anything like
24	that?
	96

C

A Well, if that was located in there, then we would have
 collected that. If it was something not unique to Walmart. And
 Alex identified that as being their store property, that they had
 recovered that.

5 Q So the individual items that you say were in the 6 backpack, like the hair dye, that's unique to Walmart, is that 7 what you're saying?

8 A No, it's not unique, it's not something else that was9 brought into the store that's not theirs.

10 Q But it could have been bought at -- across the street 11 at Walgreens?

12 A Sure. It could have been bought at any Walmart across 13 the United States.

14

Q

Exactly. So that's Reno Police Department policy?

15 A There's no policy outlining it as far as the evidence 16 collection based on the crime. If it's recovered by them, which 17 is the same reason we don't keep stolen cars in evidence for 18 months, because people need their stuff back.

Okay. So if it was something say that had been brought in from the outside that and wasn't Walmart's, then we would have collected that, because that didn't belong to Walmart and Alex is a representative for Walmart.

23 Q And did you -- did you look at the video after any of 24 the incident after I was in the patrol car and you were in the

1	
1	office with the Walmart employees?
2	A Video of the this incident?
3	Q Video of the whole incident.
4	A Yes.
5	Q Do you remember what videos or what was depicted on the
6	videos?
7	A What do you mean, what videos.
8	Q You just said you looked at video of the incident when
9	you were in the store after my arrest and while you were in the
10	loss prevention office, right?
11	A Uh-huh.
12	Q Okay. What did you see on those videos? Do you
13	remember?
14	A Okay. So I'll tell you what I saw, and then you can I
15	guess ask me from there. Alex and Anna showed me video of you in
16	the store in the different departments, selecting some items,
17	pulling some stuff out of the package and looking it and then
18	placing it in the backpack.
19	And then you were in the store a little while longer.
20	You went to the north side, which I guess is considered the
21	garden area and paid for two items in the backpack and then
22	walked out of the store, the exit.
23	Without seeing the video again I can't tell you exact
24	specifics, because there's been a little bit of a time since.

1 But you say there's video of me putting items Right. 0 2 in the backpack? 3 Α There's video of you in the area. And then I have Alex depicting what he watched in the video or in person. 4 I don't 5 know where he was in the store at the time. What about Ms. Young, did she tell you that she saw? 6 Q 7 Α I don't recall. Putting items in the backpack? 8 0 9 I don't recall. Α Do you -- did you personally see any video or can you 10 Q remember any video of me not with the backpack? 11 12 Α Other than after Alex had got it from you. That No. 13 was the only time during the video. Was that on video? Did you see that video or --14 Q 15 From the parking lot view? Α 16 Yeah. 0 17 The parking lot view video, yes correct. Α Yeah. 18 Did you take any photos of the merchandise that was 0 19 alleged to be stolen? 20 Α I did not, no. So evidence because --21 0 I believe, I don't know if there's a VeriPic tab in our 22 Α 23 Tiburon system. 24 Is there ---Q

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of the Washoe County Alternate Public Defender's Office and that on this date I served a copy of the **JOINT**

APPENDIX – VOLUME III to the following:

MARC PAUL SCHACHTER #91445 C/O NNCC P.O. BOX 7000 CARSON CITY, NEVADA 89701 Via U.S. Mail

ADAM LAXALT ATTORNEY GENERAL STATE OF NEVADA 100 N. CARSON STREET CARSON CITY, NEVADA 89701 Via Electronic Filing

CHRIS HICKS WASHOE COUNTY DISTRICT ATTORNEY Attn: Appellate Department Via Electronic Filing

DATED this 29 day of June, 2015.

di Jensen

IN THE SUPREME COURT OF THE STATE OF NEVADA

Electronically Filed Jun 29 2015 10:02 a.m. Tracie K. Lindeman Clerk of Supreme Court

MARC PAUL SCHACHTER,)
Appellant,))
vs.)
THE STATE OF NEVADA,)
Respondent.)

Case No. 67673

Appeal from Judgment of Conviction Second Judicial District Court of the State of Nevada The Honorable Elliott Sattler

JOINT APPENDIX - VOLUME III

JENNIFER J. LUNT Washoe County Alternate Public Defender

JARROD T. HICKMAN Deputy

POST OFFICE BOX 11130 RENO, NEVADA 89520

ATTORNEYS FOR APPELLANT

CHRIS HICKS Washoe County District Attorney

TERRENCE MCCARTHY Chief Deputy

POST OFFICE BOX 30083 RENO, NEVADA 89520

ATTORNEYS FOR RESPONDENT

TABLE OF CONTENTS

1

VOLUME I

1.	Proceedings (Filed 7/3/2014)1
2.	Case Summary, RCR14-077569
3.	Arrest Report and Declaration of Probable Cause (Filed 6/10/2014)
4.	Application for Appointment of Public Defender, 14-10834 (Dated 6/9/2014)
5.	Washoe County Pretrial Services Report (Dated 6/102014)9
6.	Criminal Complaint (Filed 7/13/2014)11
8.	Application for Appointment of Public Defender, RCR14-077569 (Dated 6/23/2014)13
9.	Amended Criminal Complaint (Filed 7/1/2014)14
10.	Transcript of Proceedings, Motion Hearing (Dated 6/23/2014) 16
11.	Supplement Proceedings, Transcript of Proceedings, Preliminary Hearing (Dated 7/1/2014)
12.	Notice of Electronic Recording Malfunction (Filed 8/27/2014)35
13.	Amended Information (Filed 7/14/2014)
14.	Information (Filed 7/10/14)42
15.	Transcript of Proceedings, Arraignment Hearing (Dated 7/17/2014
16.	Transcript of Proceedings, Arraignment Hearing (Dated 7/24/1454

17.	Transcript of Proceedings, Motion to Set Trial (Dated 7/31/2014)
18.	Order of Self-Representation and Appointment of Stand-By Counsel (Filed 7/31/2014)92
19.	Transcript of Proceedings, Status Hearing (Dated 9/23/2014)95
20.	Omnibus Opposition to Defendant's Pretrial Motions (Filed 8/28/2014)
21.	Affidavit of Service (Filed 8/26/2014)122
22.	Demand for Legal Materials and Legal Supplies (Filed 8/2/2014)124
23.	Addendum to Demand for Legal Materials and Legal Supplies (Filed 8/21/2014)
24.	Motion to Dismiss Case on Grounds that the State has Lost or and/or Destroyed Material Exculpatory Evidence (Filed 8/21/2014)
25.	Motion to Advise Witnesses for the State or Their Privilege Against Self-Incrimination (Filed 8/21/2014)139
26.	Motion for Preliminary Hearing Transcripts (Filed 8/21/2014) 142
27.	Motion to Compel the State to Provide Exculpatory Material ("Brady") in its Possession (Filed 8/21/2014)145
28.	Motion and Order to Obtain Material and Exculpatory Video Recording (filed 8/21/2014)148
29.	Motion for the Production of "Replacement" and/or "Substitute" Lost/Destroyed Evidence (Filed 8/21/2014)153
30.	Motion in Limine Re: Surveillance Video Evidence (Filed 8/21/2014)156

31.	Motion to Dismiss Case for Prejudicial Deal Causing Loss Of Exculpatory Material Evidence (Filed 8/22/2014)161
32.	Answer to Motion in Limine Re: Prior Bad Acts of State's Witnesses (Dated 8/23/2014)
33.	Answer to State's Motion in Limine Re: Defendant's Examination Of Witnesses (Dated 8/23/2014)173
34.	Notice of State's Intent to Impeach Defendant's Credibility with His Prior Felony Convictions if he Decides to Testify (Filed 8/22/2014)
35.	Motion in Limine Regarding Defendant's Examination of Witnesses (Filed 8/22/2014)179
36.	Motion in Limine Regarding Prior Bad Acts, If Any, of the State's Witnesses (Filed 8/22/2014)
37.	Subpoena, Officer Nicholas Reed (Dated 8/20/2014)187
38.	Subpoena, Officer Daniels (Dated 8/20/2014)188
39.	Subpoena, Officer Terry West (Dated 8/20/2014)189
40.	Subpoena, Walmart (Dated 8/21/2014)190
41.	Subpoena, Walmart, Results of Subpoena (Dated 8/21/2014) 192
42.	Subpoena, Regional Transportation Commission (Dated 8/29/2014)200
43.	Subpoena, Regional Transportation Commission (Dated 8/29/2014)
44.	Transcript of Proceedings, Pretrial Motions (Dated 9/3/2014) 202
45.	Court Minutes (Filed 9/10/2014)252
46.	Transcript of Proceedings, Pretrial Motions (Dated 9/11/2014) 256

47.	Order Denying Defendant's Motion to Dismiss Case on Grounds that the State has Lost and/or Destroyed Material Exculpatory Evidence (Filed 9/16/2014)
48.	Court Minutes (Filed 5/12/2014)
49.	Rough Draft Transcript of Proceedings, Jury Trial (Dated 9/22/2014)
50.	Rough Draft Transcript of Proceedings, Jury Trial (Dated 9/23/2014)
51.	Transcript of Proceedings, Trial (Dated 9/24/2014)650
52.	Verdict (Filed 9/24/2014)
53.	Transcript of Proceedings, Status Hearing (Dated 10/2/2014) 682
54.	Transcript of Proceedings, Status Hearing (Dated 12/30/2014) 696
55.	Transcript of Proceedings, Status Hearing (Dated 11/20/2014)705
56.	Transcript of Proceedings, Sentencing (Dated 2/26/2015)722
57.	Judgment (Filed 3/5/2015)777
58.	Notice of Appeal (Filed 3/26/2015)779

2/2		FILED Electronically 2015-02-11 11:46:08 AM Jacqueline Bryant Clerk of the Court
()	1	4185 Transaction # 4813579
	2	
	3	
	4	
	5	IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
	6	IN AND FOR THE COUNTY OF WASHOE
	7	THE HONORABLE CONNIE J. STEINHEIMER, DISTRICT JUDGE
	8	
	9	THE STATE OF NEVADA,
	10	Plaintiff, Case No. CR14-1044
	11	vs. Dept. No. 4
	12	MARC P. SCHACHTER,
	13	Defendant.
	14	ROUGH DRAFT TRANSCRIPT OF PROCEEDINGS
	15	JURY TRIAL Monday, September 22, 2014
	16	APPEARANCES:
	17	For the State: ZELALEM BOGALE, ESQ.
	18	CHERYL WILSON, ESQ. Deputy District Attorneys
	19	One South Sierra Street Reno, Nevada
	20	For the Defendant: IN PROPER PERSONA
	21	CARL F. HYLIN, ESQ. Deputy Public Defender
	22	350 S. Center Street Reno, Nevada
	23	The Defendant: MARC P. SCHACHTER
	24	Reported by: EVELYN J. STUBBS, CCR #356
\bigcirc		1

6

7

1

RENO, NEVADA; MONDAY, SEPTEMBER 22, 2014; 9:58 A.M.

---000---

4 THE COURT: This is the time set for trial. Do we have 5 any preliminary matters?

MR. BOGALE: Yes, Your Honor.

THE COURT: Okay. Go ahead.

8 MR. BOGALE: As you might notice Cheryl Wilson is here 9 accompanying for the trial. She wasn't at the evidentiary 10 hearing or any other proceedings. She's here now as a second 11 chair. So I just want to apprise the course of that.

12 The State has given the defendant a copy of a proposed 13 second amended information. The only amendment the State is 14 interested in adding here is on page two at line 13. Inserting 15 the word, "petit" in between commit and larceny. And we're doing 16 that because the statute actually reads, the statute under which 17 we charged Mr. Schachter reads in 205.060, subsection five, the 18 crime of burglary does not include the act of entering a 19 commercial establishment during business hours with the intent to 20 commit petit larceny.

And then it has two qualifiers. So just to be specific we wanted to add the word, "petit". I spoke to Mr. Hylin about this, standby counsel. He doesn't seem to have a problem. Mr. Schachter hasn't notified me of any objection to it either.

1	So that's the first matter I want to bring up.
2	THE COURT: I don't have in front of me what you're
3	talking about. So I will
4	Okay. So you want to bleed in the language at the end
5	of that charge?
6	MR. BOGALE: That's my second point I wanted to get,
7	but I just wanted to cover the line 13 addition first.
8	THE COURT: Why don't you give me a copy of your
9	amended information. You've given Mr. Schachter a copy?
10	MR. BOGALE: Yes.
11	THE COURT: Why don't you approach the Court and let us
12	see what your looking at.
13	Is this an amended information or second amended?
14	MR. BOGALE: It's a second amended.
15	THE COURT: Okay. Okay. So I see what's your second.
16	MR. BOGALE: Okay. So the second point is regarding
17	the specific statutory provision under which the State is
18	proceeding here at trial, which is subsection five of 205.060.
19	It appears, it's the state's position that it appears to require
20	as an element of the offense that if the defendant enters a
21	commercial establishment with the intent to commit a petit
22	larceny, it's not burglary unless they are he has been
23	previously convicted two or more times of comitting petit larceny
24	or of a felony.
I	3

C

Now that's what's alleged in the Information. The jury
 instructions the State has provided include an instruction on
 that specific statutory provision.

4 The State has been talking to appellant at the office 5 for the last few days. We don't like this law. It doesn't, we 6 think it's a poorly written law and it's our position that it 7 actually requires proving up either two of petit larcenies from 8 the last seven years or a felony to convict on burglary of 9 entering a commercial establishment with the intent to commit 10 petit theft. So based on the State's reading of that statute the 11 State want to ask the Court how you intended on proceeding 12 whether. You like, I see three options one a stipulation that 13 the defendant has been convicted of a felony, two, a bifurcated 14 trial to some extent where we submits to the jury all of the 15elements of an ordinary burglary, entering a commercial 16 establishment with the intent to commit petit theft. If they say 17 they have found those facts, come back out and sort of second phase, admit the prior certified copy, and then send them back 18 19 in. Sort of like an ex-felon in possession of a firearm.

20 The third would be just to try it to the jury. That 21 would be the third option.

And so depending on Your Honor's view of the statute, whether you believe it's an element of the offense or a sentencing issue, then you know, the State will make a decision

on how it wants to proceed on that count.

But I just wanted to bring that up to the Court and see what you thought of it.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

THE COURT: Okay. Mr. Schachter.

MR. SCHACHTER: Well, I'm of the mind that this is an element there for that section five, it's unconstitutional in that it would ask the jury to rule on the conviction as an element of the crime. And that would be highly prejudicial to me. You're asking them to either say it's not a burglary, because it's an open commercial establishment, and the intent was petit larceny, that's not a burglary. And then you would have to come back and say it is a burglary, based on another set of information. So what would they sign on the verdict sheet, was it a burglary or not.

15 The State is alleging that I entered an open commercial 16 establishment with the intent to commit petit larceny. And by 17 definition that's not a burglary, it's only when you add the 18 conviction that it makes it a burglary. So either that statute 19 to me is unconstitutional or the fact that they want to use the 20 conviction is so prejudicial and they haven't asked for a 21 Petrocelli hearing or any other hearing to determine the prior 22 conviction. And to me it's too late now to argue that.

23 So I don't know, but I had given it some thought when 24 they charged it like that reading the jury instructions, but I

don't understand how they can get the conviction in, in front of the jury and not be highly prejudicial to me. That's my problem. THE COURT: Okay.

1

2

3

The State actually alleged the prior. 4 MR. BOGALE: And 5 that's what Your Honor asked me about. We've alleged the prior 6 in this amended information and the second amended information. 7 Whether the statute is unconstitutional or not I believe is an 8 issue that the defendant should have raised with pretrial motion 9 if he believes it was unconstitutional. He was improperly 10 advised that that was the provision under which the state was 11 charging him.

And the State doesn't disagree that it's a poorly written law. That's why we staffed it with appellant at our office. We're just trying to do the right thing to make sure that there's no prejudice to the defendant. And so I just wanted to get, I guess, Your Honor's take on it to see how you wanted to proceed.

18 THE COURT: I would have preferred this case not go to 19 trial. It hasn't been a very clean case, and there's lots of 20 issues in this matter. Lots. And it does not appear the kind of 21 case that we should have people in our community spending their 22 time on, to be really frank here. And I can't understand why you 23 all haven't been able to resolve this case short of all these 24 people that are waiting downstairs to hear this case and they're

1 going to have to hear this case for two or three days. It 2 doesn't make sense to me. And this is not the case I would want to go to the supreme court on. Given the issues, it's not the 3 4 kind of thing you want to test the statute on. So, but I assume 5 there's been no last minute negotiations or resolution of this 6 case? 7 They haven't made any offers, Your MR. SCHACHTER: 8 Honor. 9 THE COURT: Okay. 10 MR. BOGALE: The State made an offer to Jim Leslie last 11 I believe he communicated it to the defendant. week. 12 MR. SCHACHTER: No, he didn't. 13 THE COURT: You didn't get that offer? 14 Not at all. MR. SCHACHTER: 15 THE COURT: Mr. Leslie didn't tell you what the offer 16 was? 17 MR. SCHACHTER: No or that there was even an offer. 18 THE COURT: Okay. We will take a short recess. 19 We'll talk for a minute. MR. HYLIN: 20 THE COURT: Talk a minute. We'll be in recess. 21 (Recess taken) 22 Thank you. Please be seated. THE COURT: Okay 23 Mr. Schachter, did you have get the offer conveyed to you now? 24 MR. SCHACHTER: I did, Your Honor.

1 THE COURT: Okay. And you wish to proceed? 2 MR. SCHACHTER: Yes. I made a counteroffer and it's 3 not happening. 4 Okay. All right. What we're going to do THE COURT: 5 then, with regard to -- have you filed in the second amended 6 information? 7 MR. BOGALE: No. The State has not filed it in yet. 8 THE COURT: You want to file it in, right? 9 MR. BOGALE: Well, the State has thought about this, 10 Your Honor, and it might be a cleaner record here if Count II is 11 dismissed, and so the State, after consulting with its colleagues 12 will now move to dismiss Count II, now. 13 THE COURT: Okay. 14 MR. BOGALE: You don't have to do it now. We can do it 15 after. 16 THE COURT: We can do it now. 17 THE COURT: So the amended information you're moving to 18 dismiss Count II? 19 MR. BOGALE: Yes. 20 THE COURT: Okay. Any objection? 21 MR. SCHACHTER: No, Your Honor. 22 THE COURT: Count II is dismissed. So we will proceed 23 on the amended information. Count I, which is attempted robbery, 24 and then if the defendant is convicted of Count I, Count III will

become an issue with regard to the habitual criminal.

MR. BOGALE: Would Your Honor like the State to submit a second amended information to renumber Count III to Count II now?

5 THE COURT: No. You don't have to do that now. For 6 purposes of the jury instructions with regard to the charging 7 you're just on Count I, and it doesn't matter that Count II has 8 been dismissed for purposes of sentencing, which is the only time 9 that Count III would come into play.

Any objection, Mr. Schachter?

MR. SCHACHTER: No, that's fine, Your Honor.

12 THE COURT: Okay. So that being done, we will move 13 into the jury voir dire.

14 MR. SCHACHTER: Your Honor. I had a couple of house15 cleaning.

16

22

10

11

1

2

3

4

THE COURT: Go ahead.

MR. SCHACHTER: There was also a motion to dismiss on the delays that you had taken arguments for at the end of the last hearing right before the 6:00 o'clock, we left just as to the delay. It wasn't mentioned in your order, but since it was a separate motion, I just wanted to make sure.

THE COURT: On what delay? I'm sorry.

23 MR. SCHACHTER: The prejudicial delay for me not being 24 able to recover the video. The video had run out at 60 days.

Walmart had said that they lost that video at 60 days. I put a motion in to dismiss on the grounds of prejudicial delay, on the grounds that I was delayed the ability to get the investigator in a timely manner and that caused me to lose out on the evidence of the video of me walking in.

6 THE COURT: Okay. And that wasn't covered in the 7 written motion?

1

2

3

4

5

8

23

24

MR. SCHACHTER: No, it's not mentioned at all.

9 THE COURT: The Court is going to deny that motion 10 because it was your, the delay was caused if at all if there was 11 a delay, it was caused by your request for self-representation. 12 And you did that at justice court even after the judge canvassed 13 you and again here.

So any delay that was caused in hiring the investigator was caused by your self-representation and refusing the representation that was offered to you from the public defender.

17 Ultimately the public defender is standby counsel. I
18 appointed them at your first appearance here and also they did
19 provide an investigator to you, but I think by then the
20 preliminary hearing self-representation had caused the issue.

21 So I'm going to deny that motion as being caused by 22 yourself and not by the State.

> MR. SCHACHTER: Okay. One more issue. THE COURT: Yes, go ahead.

1 I received a redacted jury profile. MR. SCHACHTER: Ι 2 think that that's ---3 THE COURT: I don't know what you received. What do 4 you mean redacted? 5 MR. HYLIN: Your Honor. 6 THE COURT: Can you help here, Mr. Hylin. 7 MR. HYLIN: Would you like me to explain, Your Honor? 8 THE COURT: Yes, please. 9 MR. HYLIN: They have all the names, addresses and some 10 contact information on there, so to opt for the safer thing, I 11 know that the jury commissioner is very, very sensitive about 12 giving out that information. As a matter of fact we have to hand 13^{-1} in all their items after the, trial so there's know loose copies 14 floating around there. So we redacted some of the personal 15 addresses and contact information. 16 THE COURT: Telephone numbers and addresses. 17 MR. HYLIN: Yes. So any contact information from 18 Mr. Schachter's copy. Now I have an unredacted set here if you 19 would prefer that. 20 THE COURT: So but the name and the profession and all 21 of that ---22 MR. HYLIN: All of that stuff is still on 23 Mr. Schachter's copy. 24 THE COURT: Yes, Mr. Schachter?

1	MR. SCHACHTER: But not the individual places of
2	employment. The occupation, the generic occupation, but not the
3	individual. Also not I'm not looking for the whole birthday,
4	but I don't want to ask, especially female jurors their age.
5	THE COURT: You don't get that on there anymore, do
6	you?
7	MR. SCHACHTER: They have the date of birth on there.
8	It's redacted. You can imagine that for to me there's a huge
9	difference between somebody who works at a coffee house like
10	Starbucks as opposed to Java across the street.
11	THE COURT: Really, there's a difference?
12	MR. SCHACHTER: To me, yes.
13	THE COURT: Okay.
14	MR. SCHACHTER: As far as seeking a jury. And the same
15	with addresses, I got the ZIP code, but within a Zip code,
16	there's a huge difference between somebody who owns their home
17	and somebody who is at a weekly motel, as far as who I want.
18	THE COURT: Well, I'm not going to give you their
19	addresses. I don't think that's necessary. And I'm not going to
20	do that. I will have the jury that comes up here notify us of
21	their profession, where they work, if they were working. We
22	don't always even have that so, because it doesn't always tell us
23	where they're actually working, sometimes it's a P.O. Box. I
24	don't know where they're working.
	10
1	12

 \bigcirc

(_____

So the information you think you want isn't even always there. But I am going to go ahead and have them tell us when they come up where they're employed and the general area of Washoe County they reside in should help you a little bit.

5 MR. SCHACHTER: I still -- I wanted to just put it on 6 the record, not necessarily for you to do anything in particular. 7 We're here now doing it. It was more for the record for 8 appellant purposes for you to make a decision.

9 THE COURT: Well, I don't see any -- there's no 10 Constitutional Right to even have a questionnaire. So we could 11 have just said no questionnaire in this case. So that we could 12 have done so nobody got a questionnaire.

And I guess if have another self-represented defendant, I'll do that so we don't even run the risk of it. But you can imagine how jurors don't like their personal phone number out there. And I know Mr. Schachter you wouldn't do that. I don't have any doubt that you would be fine with all that, but I understand why Mr. Hylin's office redacted them.

MR. SCHACHTER: I understand too, Your Honor. It's the
issue I have is that the equal protection, the equal opportunity.
I mean Mr. Bogale is not going to need that information, because
he already has that information.

THE COURT: But the jury doesn't know that.
MR. SCHACHTER: But the how old a particular juror is

1 or where they work at or where they're precise address is is not 2 redacted on his. So it's not level. 3 THE COURT: Isn't there a question if you own or rent 4 your home? 5 MR. SCHACHTER: Not on the one --6 MR. HYLIN: Not anymore. 7 THE COURT: It used to be one there. 8 MR. BOGALE: Not that I'm aware of, Your Honor. 9 THE COURT: Okay. All right. So Mr. Hylin, why don't 10 we do this, why don't you get your unredacted out. And then if 11 when the jury comes up into the jury box go ahead and hand those 12 so that Mr. Schachter can look at those. Give you a little 13 something to do Mr. Hylin. Sorry about that. 14 MR. HYLIN: That's fine, Your Honor. 15 Then you will take them back. THE COURT: That way we 16 can make sure they don't go to the jail. That's I think is the 17 issue, that we don't want them in the jail. 18 So Mr. Hylin will give them to you as we go. Now, 19 anything else? 20 Two things about the evidence as it MR. SCHACHTER: 21 pertains back to your order denying my motion to dismiss. I 22 would ask the Court to consider suppressing both the photo 23 pursuant to the best evidence code and NRS 52385 and also the 24 single video clip that is it labeled RXOTC of the eight video 14

clips that are on the disk. In that they are not a true representation of what happened and because the findings of your order denying the motion to dismiss that they are or could have been -- they were material and could have been exculpatory, that the best evidence would have been either the whole video as the video and as to the photo the actual items.

7 THE COURT: I don't -- are there screen shots that are 8 labeled RX something?

9 MR. BOGALE: The files on the disks have names. And 10 one is RX I think OTC Walmart additional letters.

11

22

23

THE COURT: And what is that?

MR. BOGALE: I believe that's an, and I could be wrong I believe it's a picture of the video camera shot from the pharmacy towards the health and beauty section.

15THE COURT: Okay. With this motion to dismiss Count16II, are you still going to be using all the same videos?

MR. BOGALE: I intend on using all of them, yes, YourHonor.

19 THE COURT: Okay.

20 MR. SCHACHTER: There's also case law, it's Arcadian 21 versus State 122 Nevada 109.

THE COURT: And it says what?

MR. SCHACHTER: Excuse me?

24 THE COURT: And it says what?

1 MR. SCHACHTER: They're talking about just the 2 background of the case. It was a robbery/homicide and they had 3 pulled video from the hard drive and made a composite video of 4 the whole thing. It was one of those where there was like four 5 screens and video and then one, and the Court said it would have 6 been better had the State called an ADT technician to testify to 7 the authenticity. Okay. This would have been the better course 8 to establish foundationally between the digital video 9 surveillance recording and the first videotape. The surveillance 10 system hard drive was in the police custody and the defense had 11 access to it and could have investigated it, had they had any 12 concerns regarding the original digital recording or how it was 13 down loaded. The detective testified to this and the creation of 14 the composite video. That's really not what I wanted.

15 The relevant -- okay. Excuse me, Your Honor. There's 16 no evidence suggesting that the composite videotape was 17 inaccurate or that any relevant or exculpatory information had 18 been deleted from it or that the modification adversely affected 19 or obscured the content. And that your order sustaining it.

We -- there was exculpatory video that was left out of the whole bigger picture of the video -- of the disk that the State wants to introduce. Me coming into the door and me without the backpack or selecting the backpack off the shelf. So the one video file is stand alone, is not representative of what happened

whereas the other ones are just me in the store with the items. So I don't have any problem. They are actually more exculpatory than incriminating. The only one file is where I am choosing an item and place it in a cart. It's not representative of what happened five minutes later.

1

2

3

4

5

6

7

8

9

10

THE COURT: So I'm going to deny your motion on the best evidence rule. I think that I -- it is true that a picture is not as good as the physical evidence, but I don't think it rises to the level of suppression of a picture nor of the RXO 27 or RO2C. So I'm going to deny those motions.

Now let's move into -- couple of things. Counsel, I don't anticipate this taking a long time today and tomorrow, and so you need to move forthwith with regard to modifying your jury instructions. And obviously there would not be one on burglary, which is easy, we can pull that out. Of more concern to me is the instruction with regard to the Indictment, the charging document. So we need to clean that up.

We're going to bring the jury in in just a few minutes. When we do that, I want to go over a couple of things. One is that you both provided me with trial statements. It's my understanding that the electronic equipment is for using for both defense and the prosecutor, so the request on the part of the defense to use that equipment is granted. It was my understanding that that was the arrangement.

1	With regard to the proposed voir dire, what I will do			
2	is I will tell you at this time which questions I will find			
3	improper if someone objected to them and if they were objected			
4	to, that I would sustain an objection and not let the question be			
5	asked. And that would be in the nine series for the State. I			
6	would sustain an objection if the questions BC, D, were asked.			
7	In addition, I would sustain an objection as to sub I, the Court			
8	will instruct as to the difference between direct and			
9	circumstantial evidence, and I would not want that done through a			
10	voir dire question.			
11	J, which is a juror having trouble with definitions or			
12	legal concepts, I would not allow that question if someone			
13	objected.			
14	I think I would object I would sustain an objection			
15	to K, because I think it's a comment on the burden of proof.			
16	MR. BOGALE: That's K.			
17	THE COURT: K. L, would be appropriate and M would be			
18	appropriate, if I do not cover them, because I ask that neither			
19	side cover ground that I have already asked. Although even			
20	though I asked the question with regard to burden of proof and			
21	presumption of innocence. I do allow both sides to ask			
22	additional questions in that area.			
23	In regard to the defense, if the question were to be			
24	asked our law I'm sorry, are low prices for everyday items			
	18			
	" T.U			

 $\left(\right)$

(

more important than customer service, I would sustain the objection. I think that's argument. Should the State be spending more money on new prison construction or loan money on rehabilitation programs, I would sustain an objection to that.

1

2

3

4

5

6

7

8

And how do you feel about gun control laws, I would sustain the objection as to that. The first part is the right to own a gun and to bear arms is important to you, I would allow that question, but the second part I would sustain an objection.

9 What publications do you subscribe to, I would sustain 10 an objection that's overly burdensome. However, I would allow 11 for a question with regard to favorite web site. And how do you 12 feel about new universal health care law. I would sustain an 13 objection. I think that's too far afield for the issue before 14 us. So if there were to be an objection as to those questions it 15 would be sustained.

I give you this information because most people don't want to ask a question if the judge is going to sustain an objection, so I like to give you advance notice.

So that being said, I think we're ready for the jury to
come back. I want to just preliminarily go over the process.
And Mr. Hylin I'm sure you probably already told Mr. Schachter
how we pick a jury and how we do this.

23 Mr. Schachter, you're welcome of course to continually 24 ask Mr. Hylin if you have any questions. What will go through we

will pool the first group off people and I think it's going to be 1 2 And fill these all in. And then I will ask questions and I 23. 3 will let the State ask questions and you ask questions. And then when we're all done asking questions, we will, if nobody has been 4 excused for cause, a legal reason, not just we don't like them or 5 not somebody we think would be our best choice once, we have 23 6 that are all okay for legal reasons, then the bailiff is going to 7 8 take them down the hall to another room and you all will have 9 exercise your peremptory challenges here in the courtroom on the 10 record, but the jurors will be in the -- in a different area. 11 When they come back in, we will tell them who's selected. And we 12 will start with opening statements.

13 It's 20 minutes to 11:00, so we may not be able to get 14 opening statements before lunch. My hope would be that we can 15 actually get this jury before the lunch hour. And I will go to 16 about 12:15 if you're kind of close to picking the jury, 17 otherwise after that we'll take our recess. Is there any 18 questions?

MR. BOGALE: Just one, Your Honor. It's my understanding that trial statements now will be exchanged and filed. Would it be possible for the State get a filed copy of each?

THE COURT: We do open them after, as we start the jury
trial. So the clerk will get to it. Did you -- and

2

Mr. Schachter gets a copy too.

Did you serve him?

MR. BOGALE: It was my understanding that the parties submit them to the Court confidentially and then on the morning of trial they are filed and exchanged.

6 THE COURT: They are. Okay. We'll make sure that that 7 happens for you.

8 The clerk has asked me a question. She's going to read 9 the amended information. And the AKA is a spelling issue, not an 10 actual AKA, so she would normally only read the first name, the 11 first full time and not the also known as name with a different 12 spelling.

13

14

MR. BOGALE: That's fine, Your Honor.

MR. HYLIN: That's fine.

15 THE COURT: Okay. And then she will read Miss Clerk, 16 why don't you just put into the record. You don't have to read 17 it just tell me.

18 THE CLERK: Just so you know the amended information, I 19 will start here at in the Second Judicial District Court, I will 20 do gown, I will read the case title with the case number, I will 21 go from, then read amended information, read all the way through 22 Count I, after Count I, I will skip Count II and Count III, and I 23 will pick up on page four, where it says all of which is contrary 24 to the form. I will read all the way through to the last word

1 attorney, which is district attorney. I will not read his bar 2 I will just read district attorney. And then at the end number. 3 I will say to which the defendant previously entered a plea of 4 not quilty. 5 THE COURT: Any other changes? 6 MR. BOGALE: Just to advise the Court and the clerk. 7 The second misspelled name is also on line 20. So if you wanted 8 to ---9 I see it. Thank you very much. THE CLERK: 10 MR. BOGALE: Thank you. 11 Okay. So we are ready to bring the jury THE COURT: 12 panel up. Does anybody need to use the facilities now before we 13 get the jury panel in here, because like I said we'll go until 14 about 12:15. 15 Court's in recess. 16 (Jury voir dire) 17 (Jury pane] sworn.) 18 THE CLERK: In the Second Judicial District Court in 19 the State of Nevada in and for the County of Washoe, the State of 20 Nevada, Plaintiff, versus Marc Paul Schachter, Defendant, Case 21 No. CR 14-1044, department number four. Amended information: 22 Richard A Gammick, deputy -- I'm sorry. Richard A Gammick, 23 district attorney, within and for the County of Washoe, state of 24 Nevada, in the name and by the authority of the State of Nevada,

1 informs the above-entitled court that Marc Paul Schachter, the 2 defendant above named, has committed the crime of Count I, 3 attempted robbery, a violation of NRS 193.330, being an attempt 4 to violate NRS 200.380 a felony in the manner following: That 5 the said defendant, Marc Paul Schachter on or about the 9th day 6 of June, 2013, and before the filing of this Information and 7 within the County of Washoe, State of Nevada, did willfully and 8 unlawfully attempt to rob loss prevention personal at Walmart 9 located at 5260 West Seventh Street with the use of force and 10 violence in that the defendant used physical force upon said 11 person to retain property he had just stolen from said location 12 in order to facilitate his escape, all of which is contrary to 13 the form of the statute in such case made and provided and 14 against the peace and the dignity of the State of Nevada. 15 Richard A Gammick, district attorney, Washoe County, Nevada by 16 Zelalem Bogale, Deputy District Attorney, to which the defendant 17 previously entered a plea of not quilty.

18 THE COURT: So ladies and gentlemen that is what the 19 case is going to be about and what our trial will be about. I'm 20 going to let you go to lunch now. And you're going to come back 21 1:30. That's just a little bit over an hour. You may need to do 22 some business and at 1:30 you'll begin hearing the case by 23 opening statements and then evidence.

24

We will continue until about ten minutes to five this

1 afternoon, but there will be one break in the middle of the day 2 around 3:00, 3:30, around in there depending and how it works 3 out, and you'll be able to use the jury room. But like I said if 4 you need something other than water, coffee or tea bring it from 5 home or outside when you come back. The bailiff will be giving 6 you badges that will say juror, and she'll go over a couple of 7 things before you leave. Now I'm going to give you an in 8 admonition. I have it to you earlier. I'll give to you at all 9 the breaks, and I want you to seriously remember that this 10 applies to your personal communication devices, your use of the 11 Internet, your use of computers. There have been several 12 mistrials in this district because jurors didn't listen to the 13 admonition. They ignored it, and blogs and Facebook and Internet 14 communications are easily figured out. And if that happens, then 15 we have to start all over.

16 So that's why you kind of are getting a little bit of a 17 lecture, even though you haven't done anything. We want to make 18 sure we don't have an issue.

So remember the admonition is that you may not discuss the case with anyone amongst yourselves or anyone else. You may form or express any opinion about the ultimate outcome of this matter. You may not allow anyone to speak of the case to you or in any way attempt to influence you with regard to it. You may not listen to, view or read any news media or any other accounts

regarding this case. You may not make any independent
investigation or inquiry, including looking on the Internet,
Google searches, et cetera, into the facts and circumstances
surrounding this case. And you may not at any point report
anything you learned to any of the other jurors, but tell us what
you've done.

I'll see you after lunch. You may step into the jury room at this time. Thank you.

7

8

9

10

(Jury excused)

(Outside the presence of the jury)

11 THE COURT: You may be seated. So counsel if you will 12 and Mr. Schachter if you'll return to the jury information to the 13 clerk, she'll take care of that for you. And is there anything 14 else that we need to talk about before we start with opening 15 statements?

16 MR. BOGALE: Nothing from the State, Your Honor, thank 17 you.

18 THE COURT: Mr. Schachter, do you have anything?
19 MR. SCHACHTER: No. I was just thinking -- no, Your
20 Honor.

21 THE COURT: Are you going to make an opening statement 22 or do you want to reserve it until later or do you know?

23 MR. SCHACHTER: Can I decide later at the end of his 24 statement?

1	THE COURT: Absolutely. And I will ask you then. And
2	it will be in front of the jury.
3	MR. SCHACHTER: Thank you, Your Honor.
4	THE COURT: And give you that opportunity.
5	If there's nothing further for the today or for this
6	morning we will see you back again a few minutes before 1:30.
7	Court's in recess.
8	(Lunch recess taken.)
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
	26

 \bigcirc

 $\left(\begin{array}{c} \end{array} \right)$

(

1	AFTERNOON SESSION
2	
3	(Hearing held outside the presence of the jury.)
4	
5	THE COURT: I asked for a hearing outside the presence
6	of the jury, because the State provided the Court with a jury
7	instruction that would be given preliminarily at the beginning
8	the case, and we had not made a record about how you felt about
9	that, Mr. Schachter. So this would be the time to give the
10	instruction if we were to give it. And you got a copy of that.
11	MR. SCHACHTER: I did this morning, Your Honor.
12	THE COURT: The one that the State provided was from
13	the State of Connecticut. There also are instructions that are
14	very similar from the State of California from the 8th Circuit
15	and the 4th Circuit.
16	So did you see the one from Connecticut?
17	MR. SCHACHTER: No, I did not, Your Honor.
18	THE COURT: Do you have a copy?
19	MR. BOGALE: I don't believe I do, Your Honor.
20	THE COURT: Mr. Hylin, would you approach.
21	Go ahead and hand you a copy of the instruction as
22	provided by the State.
23	MR. SCHACHTER: There's no objection to that, Your
24	Honor.
	07
-	27

()

(

Ć.

$\left(\begin{array}{c} \\ \end{array} \right)$	1	THE COURT: Would you like that given?
	2	MR. SCHACHTER: Please.
	3	THE COURT: Okay. All right. So we will give that now
	4	before we do opening statements. And is there anything else that
	5	we haven't resolved?
	6	The rule of exclusion it was invoked during some of the
	7	pretrial. Do you all agree that the rule of exclusion is still
	8	invoked?
	9	MR. SCHACHTER: Yes, Your Honor.
	10	MR. BOGALE: Yes, Your Honor.
	11	MR. SCHACHTER: And to one point. Can we admonish
	12	Detective Reed not to use the rope, the repeat offender.
	13	THE COURT: When he describes what his job is?
	14	MR. SCHACHTER: Exactly.
	15	THE COURT: I think that's an appropriate motion in
	16	limine and I'll grant that. It will probably be your
	17	responsibility to tell him he's a detective, not a repeat
	18	offender detective.
	19	MR. BOGALE: I understand, Your Honor.
	20	MR. SCHACHTER: Thank you.
	21	THE COURT: The clerk told me that there was an exhibit
	22	marked that appears to be a picture from something that happened
	23	at the jail. And I didn't know if you plan to use that exhibit,
	24	Tiburon, it's Exhibit 10.
\bigcirc		28

1 MR. SCHACHTER: I object. 2 MR. BOGALE: Yes, Your Honor, it's a print out from the 3 Tiburon system. Does that indicate that the defendant is in 4 THE COURT: 5 custody? 6 MR. BOGALE: I'll have to look at the exhibit, Your 7 Honor. 8 THE COURT: Go look. 9 MR. BOGALE: Yes, it does. It has jail ID on there and 10 it has a number in that box. 11 THE COURT: Well, then you're telling the jury that the 12 defendant is in custody, aren't you? 13 I initially marked the exhibit just so I MR. BOGALE: 14 could mark everything that I planned on using, if I do use it, we 15 can redact that portion or I may not use it, about if I do I will 16 certainly remove any reference to him being in custody. 17 The purpose of the exhibit, Your Honor, is that he came 18 in a certain cash, that was the reason. 19 THE COURT: I understand that but a cleaner way, when a 20 person is in custody, would be to call the witness who can say 21 that when he was stopped, arrested, he had this much money on 22 him. You want to make it clear, you don't want to leave the jury 23 with the impression that he's still in custody. 24 MR. BOGALE: Your Honor, as case works you can refresh

recollection with a ham sandwich. I was interested in using this to refresh the officer's recollection that booked him in. That was the State's intention.

1

2

3

THE COURT: Then do not present it to the jury without 4 5 a hearing outside the presence of the jury. And then also 6 Exhibit 11, and we don't have to deal with that right now, I 7 don't think, but I don't want that discussed or presented to the 8 jury, unless there's a hearing outside the presence of the jury. 9 MR. BOGALE: No problem, Your Honor. 10 THE COURT: All right. Anything further? 11 Then let's bring the jury in. 12 Counsel will you stipulate to the presence of the jury. 13 MR. BOGALE: Yes, Your Honor. 14 THE COURT: Mr. Schachter. 15 MR. SCHACHTER: Yes, Your Honor. 16 THE COURT: Thank you. You may be seated. 17Good afternoon ladies and gentlemen of the jury. 18 Before we proceed with what's going to happen next, I'd like to 19 read to you a specific jury instruction. And it's what we've 20 been talking about today during jury selection, but I just want 21 to make sure that you are aware of it and understand it.

The defendant has decided to represent himself at this trial rather than being represented by an attorney. He has a Constitutional Right to do so. His decision to proceed without

1 an attorney has no bearing on whether he is guilty or not guilty, and you're not to draw any inference favorable or unfavorable to the defendant for the exercise of his right to represent himself. Carl Hylin an attorney will be seated at the counsel table with the defendant. The defendant may at any time consult with Mr. Hylin about his defense.

7 Now we are at the stage in the proceedings when the 8 attorneys and the defendant acting as his own attorney may make 9 their opening statement. The law provides that the State, the 10 deputy district attorney may make his opening statement first, 11 then the defense can make an opening statement or reserve their 12 statement until later.

13 Counsel, are you ready to proceed? 14 MR. BOGALE: Yes, I am, Your Honor. 15 THE COURT: Go ahead. 16 MR. BOGALE: May it please the Court. 17 THE COURT: Yes.

(Opening statement by the State.) 19 THE COURT: Ladies and gentlemen of the jury, the 20 defense may now make an opening statement or reserve it until the 21 end of the State's case.

22 MR. SCHACHTER: Thank you, Your Honor. I'd like to 23 make an opening statement.

24

18

2

3

4

5

6

THE COURT: You may do so.

1	(Opening statement by Mr. Schachter)
2	THE COURT: Thank you. Now the State will call your
3	first witness.
4	MR. BOGALE: State calls Alex Monroy.
5	(Witness sworn)
6	THE CLERK: Thank you. Please be seated at the witness
7	stand.
8	THE COURT: Did you want to use the podium?
9	MR. BOGALE: Yes.
10	THE COURT: Let's move back a little bit, make sure
11	you're not blocking Mr. Schachter's view of the jury.
12	MR. BOGALE: Do you want me to move back here?
13	THE COURT: Back between either place.
14	
15	ALEJANDRO MONROY,
16	called as a witness by the plaintiff herein,
17	being first duly sworn, was examined
18	and testified as follows:
19	
20	DIRECT EXAMINATION
21	BY MR. BOGALE:
22	Q Good afternoon.
23	A Hello.
24	Q Go ahead and state your name and spell your last name
	32

 $\left(\begin{array}{c} \\ \end{array} \right)$

C

(

1	for the	Court reporter.
2	A	Alejandro Monroy, M-O-N-R-O-Y.
3	Q	And Alejandro, do you commonly go by Alex?
4	A	Yes.
5	Q	Where do you work, Alex?
6	A	Walmart store.
7		THE COURT: Mr. Monroy.
8	BY MR. B	OGALE:
9	Q	Okay. Mr. Monroy, where do you work?
10	А	I work at Walmart store on Kietzke.
11	Q	And how long have you been with Walmart?
12	А	Almost a year.
13	Q	What's your current position?
14	А	Asset protection associate.
15	Q	Have you ever held any other positions at Walmart?
16	А	No, I have not.
17	Q	Have you always been at the Kietzke store?
18	А	No.
19	Q	Where which other stores have you been?
20	А	I worked at the store on Mae Anne, the Seventh Street
21	store.	,
22	Q	Okay. Is that store 3254?
23	А	Yes, it is.
24	Q	On the corner of Seventh Street?
		33

C

C

And McCarran.

А

2 Q And McCarran. Go ahead and briefly describe to the 3 jury what asset protection is.

A Basically we are the associates that walk through the store, plain clothed, looking for safety issues and also surveilling for shoplifters.

Q What sort of resources do you as an asset protection
associate at Walmart have to fulfill the mission of loss
prevention or asset protection?

10 A Mostly we just use our eyes. We have training to help 11 us see suspicious activity and as well as cameras.

12 Q So what sort of training do you have to complete to 13 become an asset protection associate?

A We go per store policy. We have a lot of computer
based training as well as walking with a seasoned asset
protection officer or associate who helps us identify suspicious
activity in the real world.

Q So when you're walking with a senior asset protection
associate is that associate pointing out things to look for?

20 A Yes.

21

Q What sorts of things are you trained to detect?

A Looking around nervously, walking around with an empty
bag or an empty Walmart bag, shopping erratically, not really
looking at what you're taking, just putting things in carts or in

2

3

4

5

6

bags, things of that sort.

Q And why is that suspicious behavior?

A Because normally when someone goes shopping they might know exactly what it is they're going to get, but you always tend to look at packaging, not just grab a package and throw it in your cart.

Q So when someone like a subject is suspected of8 shoplifting at your store what do you do?

9 A I basically stand back from a safe distance so I'm not 10 noticed and watch their behavior, watch what they do while 11 they're shopping.

12 Q Let me direct your attention to June 9th of this year.
13 A little over three months ago, I guess. Were you working at the
14 Seventh Street store?

15 A Yes, I was.

16 Q As an asset protection associate?

17 A Yes, I was.

18 Q Were there other associates working that day with you?

19 A Yes, there was.

20 Q How many?

21 A One.

23

24

22 Q So there was just two of you?

A Yes.

Q Covering the entire store?

4

5

Correct.

Α

2 Q Okay. Now did you observe an individual that day 3 inside Walmart that caught your attention?

A Yes, I did.

Q Why did it catch your attention?

A The way he walked past me and looked at me. You can sometimes tell when a person is looking for us, those of us that do asset protection, they will just kind of look at you in not a normal way or like a hi or in passing.

10 Q Now this initial this initial observation happened 11 inside the store?

12 A Yes, it did.

13 Q You do not conduct surveillance outside the store?
14 A No, I do not.

Q So what was kind of going through your mind when youwere observing this person?

17 A I just thought I would follow just to see if there was
18 nipping suspicious that he might continue doing.

19 Q Do you recall where you initially began observing this 20 individual?

A Initially it was, we crossed paths in the aisle way infront of the pharmacy.

23 MR. BOGALE: Your Honor may I approach the witness.
24 THE COURT: You may.

1	MR. SCHACHTER: I object to that one.
2	THE COURT: May I see what you're approaching the
3	witness with.
4	MR. BOGALE: Exhibit 7.
5	THE COURT: You may approach.
6	BY LEFT1:
7	Q Mr. Monroy I'm going to show you what's been mark as
8	Exhibit 7 in this case. Can you take a look at that?
9	A (Witness complies.)
10	Q Have you had a chance to look at that?
11	A Yes, I have.
12	Q Do you recognize that?
13	A Yes, I do.
14	Q What is it?
15	A It's the overview layout of the store 3254.
16	Q Your Honor may I retrieve the exhibit from Mr. Ron Roy?
17	THE COURT: Yes.
18	BY LEFT1:
19	Q How do you know what this is?
20	A I worked the store for nine months almost, so I had a
21	very good understanding of the layout.
22	Q Your Honor state moves to admit Exhibit 7?
23	MR. SCHACHTER: Objection.
24	THE COURT: Grounds.
	37

 $\left(\right)$

 \bigcirc

1 MR. SCHACHTER: That is a generic it is not of the 2 specific store. Here's the layout of the specific store. 3 MR. BOGALE: Your Honor. 4 There are section that are different on MR. SCHACHTER: 5 that one then. 6 THE COURT: Well, I'm going to let you exam the witness 7 on that. 8 MR. SCHACHTER: Okay. 9 THE COURT: But I'm going to allow the diagram based on 10 the witness's testimony to be admitted overruled. 11 MR. BOGALE: Thank you, Your Honor. May I publish. 12 You. 13 THE COURT: You may. 14 BY MR. BOGALE: 15 Q All right. I'm going to put up Exhibit 7 on the screen 16 up there. Okay. Just to help you explain how you kind of went 17 through the store. You just testified that you originally began 18 observing the defendant near the pharmacy; is that correct. 19 Α Correct. 20 0 Is this the pharmacy right here? 21 Α Yes, it is. 22 0 And is that near the entrance and exit? 23 Α Yes, it is. 24 Q Okay. And just to be clear, the pharmacy is this blue

1 box marked pharmacy?

A Correct.

2

5

8

15

16

18

24

3 Q Next to the red arrows one pointing up one pointing 4 down?

A Yes.

Q Now, when you first observed this individual, does the7 individual have a cart?

A Yes, he does.

9 Q Okay. Does this individual?

10 THE COURT: Did you need the exhibit still up?

11 MR. BOGALE: I want to keep it up, I want to show as he 12 travels through the store.

13THE COURT: And I appreciate if you have the witness14show, not you.

MR. BOGALE: Okay.

THE COURT: Thank you.

17 BY MR. BOGALE:

Q Did he have any bag?

19 A No.

20 Q Did he have a backpack on?

21 A No.

22 Q So he just had Al cart?

23 A Correct.

Q How close or far away were you from this individual?

\bigcirc	1	A At the time that we crossed paths?					
-	2	Q Yes?					
	3	A Three to five feet.					
	4	Q Okay. Do you see that individual here in the courtroom					
	5	today?					
	6	A Yes, I do.					
	7	Q Can you please point at him and describe an article of					
	8	cheating that he's wearing?					
	9	A It's the gentlemen with the blue blazer, gray shirt and					
	10	blue tie.					
	11	MR. BOGALE: Your Honor, may the record reflect					
	12	identification of the of this witness?					
(13	THE COURT: Record will so reflect.					
	14	MR. BOGALE: Thank you, Your Honor.					
	15	BY MR. BOGALE:					
	16	Q Now are you familiar with each department at Walmart					
	17	and the items located in each department?					
	18	A Yes, I am.					
	19	Q Let's go through each department as you surveilled this					
	20	person. So you start in the pharmacy. And if you could just					
	21	point to the jury how it proceeds on the screen up there that					
	22	would be helpful. So when he leaves the pharmacy where does he					
	23	go?					
	24	A He is heading in this direction.					
(40					

(

Ċ

1

6

7

11

12

13

Okay.

0

2 A And turns up towards our tire and lube suppress 3 department.

Q And the tire lube express is that the box marked TLE in the top right?

A Correct.

Q So what happens next?

8 A Next he comes into this section of TLE, which is the 9 automotive section and on the back wall there we have a shelving 10 where he selects the backpack.

Q What do he do with the backpack?

A Puts it in the cart.

Q What happens next?

14 A Next he comes back down towards the health and beauty 15 pharmacy section where he comes into the section over here and 16 starts looking at heating pads.

17 Q Just to be clear you've been pointing now towards the18 bottom right?

19

23

24

A Correct. I'm trying to find.

20 Q Exhibit 7 and there are three blue boxes there one from 21 left to right one is marked impulse ones OTC1 is health and 22 beauty?

A Correct.

Q Okay. And what is he doing in this area?

1	A	He is looking at box of heating pads.
2		MR. BOGALE: Your Honor, may I approach the clerk?
3		THE COURT: You may. You can sit down, sir.
4		THE WITNESS: Thank you, Your Honor.
5		THE CLERK: Exhibit 16 marked. 16 marked marked.
6		(Exhibit 16 was marked for identification.)
7		MR. BOGALE: Thank you.
8		Your Honor may I approach the witness?
9		THE COURT: Yes.
10	BY MR. BO	OGALE:
11	Q	Okay. Mr. Monroy, I'm going to show you what's been
12	mark as l	Exhibit 16. Do you recognize that?
13	А	Yes, I do.
14	Q	What is it?
15	А	It is a burned copy of the investigation that we did on
16	Mr. Schad	chter that day.
17	Q	And what is that disk have on it?
18	А	It has Mr. Schachter in certain areas of the store
19	where the	e surveillance cameras were able to capture him.
20	Q	Okay. So there are video files on that?
21	A	Yes.
22	Q	And how do you know that?
23	А	I know because I burned the CD.
24	Q	Okay. Can I take it back from you?
		42

 \bigcirc

(

Ċ

- 1 2
- A Absolutely.

2 Q Thank you. Your Honor, the State moves to admit 3 Exhibit 16?

4

5

6

7

8

9

10

11

MR. SCHACHTER: Objection.

THE COURT: Ladies and gentlemen of the jury I think we're going to take a little hearing outside of your presence for a few minutes, and during this break remember the admonition I've given you at all of the breaks.

(Admonition given.)

Please go into the jury room for just a few minutes. THE COURT: What is your objection?

MR. SCHACHTER: The foundation, Your Honor. During the testimony last week you said that the witness, Mr. Monroy said that he didn't burn any new video. That the video that was taken off the Walmart hard drive was all done by Ms. Young. He didn't add anything new to that disk. He just made another copy of the one that Ms. Young had already made.

18THE COURT: He just told me he burned the copy from the19record in there. Did you want to voir dire the witness?

MR. SCHACHTER: Yes, that would be fine.

21 THE COURT: Okay. Why don't you go ahead and ask the 22 witness a question.

23 BY MR. SCHACHTER:

0

24

20

The videos that are on that file are the same exact

1 video that Ms. Young burned on June 10th?

2

3

4

5

6

7

A I do not know what Ms. Anna young burned on the 10th. Q Do we want to show all the ones. Do we want to go through that, Your Honor?

THE COURT: Have you seen this exhibit before? Is this a brand-new exhibit that you just brought today.

8 MR. BOGALE: No, Your Honor it's the actual burned copy 9 that Mr. Monroy gave to me. Mr. Schachter submitted two copies 10 essentially of the same video files to Your Honor at the 11 evidentiary hearing.

12 THE COURT: Why aren't you using the ones we've already 13 seen. Because they haven't been marked and admitted. They 14 weren't mashed. They were marked as AB, C and did, the trial 15 exhibits are marked in numerical fashion.

They're still here you still have control of them. I just, yes, I think Mr. Schachter has a right to see what you just marked outside the presence of the jury, before it's played for the jury. So if he has an objection to it he can voice it. We've already seen the other exhibits that were marked and we have had extensive hearings on them and they were his discovery.

22 So if this is an exact replica of what was previously 23 marked as A or B or whatever, then why don't you just use that 24 exhibit, you can have it marked again or use the A number and do

2 Otherwise, yes, Mr. Schachter is correct, we do need to 3 play it outside the presence of the jury. 4 MR. BOGALE: The issue is it's foundation, Your Honor, 5 Ms. Young burned those and now they're trying to use the same 6 video. 7 THE COURT: Well, he just said he burned it. 8 MR. SCHACHTER: From the ones that Ms. Young bushed off 9 the hard drive. 10 THE COURT: I don't think so, Mr. Schachter. That's 11 not the way I understood the testimony. 12 MR. BOGALE: Your Honor, the point of the State 13 offering this exhibit today is because this is the one he 14 actually burned. Exhibits A and B were submitted by the 15 defendant, those were copies that were discovered to him. And I 16 don't know if Alex can authenticate those. He didn't burn those. 17 Alex actually burned this one. 18 THE COURT: Use his last name. We don't use first 19 names for witnesses. You keep using his first name. Please use 20 last names. 21 Sir, where did you get this from? 22 THE WITNESS: I burned it at the Walmart. 23 THE COURT: And you burned it off of what? 24 THE WITNESS: The hard drive.

1

it.

THE COURT: Okay. The hard dive you told us about
 before that was saved.

THE WITNESS: Okay.

3

THE COURT: The foundation objection is overruled, but play it and make sure it matches the discovery you gave him. You don't play something in court in a jury trial that the defense has never seen. That's just not proper.

8 MR. BOGALE: Your Honor, respectfully, I believe the 9 defendant has seen the files on this video. He may not have seen 10 this exact disk.

11 THE COURT: And so you play it in front of the jury. 12 What if he you're wrong. What if he says no. That box there, I 13 didn't see it. Then we have a mistrial. So that's why you use 14 the same exhibit, the one that you burned the files of off should 15 have gone to him as a copy and that's what should have been in 16 the evidentiary hearing. But we're here, you've got it, so play 17 it.

18 MR. BOGALE: Shall I just start playing then?
19 THE COURT: Well, how do you have them organized?
20 I can't see the screen.

21 MR. BOGALE: They're organized the same way they are on 22 disk A and B.

23 MR. SCHACHTER: If I can make it a quicker and easier,
24 if I can just look and ask him which ones to play. Then that

1 would ---

2

3

22

23

24

THE COURT: Go ahead.

(Discussion held off the record.)

MR. SCHACHTER: To me these are not newly burned files these are files from Ms. Young. The date is 6-10, the ones that Ms. Young burned for Detective Reed the following day.

7 The date that data is saved on to a hard THE COURT: 8 drive is recorded. That is different than burning a CD. Burning 9 a CD is a copy from the hard drive. So the hard drive should not 10 change. It shouldn't change from the date that it's created. We don't have the Walmart hard dive here. We have a disk that has 11 12 been what we hear burned. Which is just like making a Xerox 13 The Xerox copy may have been made today or yesterday, but copy. 14 the copy of the document that was created on the 10th.

Now if your objection is this witness didn't create the original data saved in a Walmart hard drive, then that objection is overruled. This witness can testify that this is a duplicate of what he observed on the day in question and where he got it from.

20 So I'm going to overrule your objection. The question 21 is what you had in discovery. Is it all the same?

> MR. SCHACHTER: Yes, Your Honor. As to the video, yes. THE COURT: Okay. All right.

> > MR. SCHACHTER: Can I continue voir dire on this issue

or are we done with this issue? 1 2 THE COURT: Well, if you have another question for the 3 witness, go ahead. 4 BY MR. SCHACHTER: 5 The video that you burned were saved, were the exact Q 6 same once that Ms. Young burned on the 10th, correct? 7 А As far as I know. 8 Well did you personally select these specific video 0 9 from the entire hard drive? 10Α I'm sorry I'm not understanding. 11 Q Did you have complete access to all the video from the 12 9th when you decided to burn these same particular videos that 13 Ms. Young had already burned? 14 Ms. Young saved an investigation on the hard drive of Α 15 That's what I burned. the computer. 16 Q So it's the copy of the ones that Ms. Young burned or 17 saved from the hard drive; is that correct? 18 Α I'm sorry, Your Honor. I'm really not understanding 19 the question. 20 THE COURT: Okay. 21 BY MR. SCHACHTER: 22 0 This disk that you burned is the exact, sorry. The 23 files that Ms. Young saved for the investigation. 24 Α Yes.

1 Are the ones that are on this disk, correct? 0 2 Α Correct. There's nothing new, you didn't burn anything new, you 3 Q 4 didn't pull any new video files from the Walmart hard drive? 5 Α I did not. 6 THE COURT: Okay. Anything further? 7 MR. SCHACHTER: No, Your Honor. 8 Okay. Then do we just have the -- the THE COURT: 9 table of contents up, is that what's showing? 10 MR. BOGALE: Yes. Okay. Then we'll bring the jury back in. 11 THE COURT: 12 Objection overruled. 13 (Presence of the jury.) 14 THE COURT: Counsel, do you stipulate to the presence 15 of the jury --16 MR. BOGALE: Yes, Your Honor. 17 THE COURT: Mr. Schachter? 18 MR. SCHACHTER: Yes, Your Honor. THE COURT: Exhibit 7 is admitted. Counsel, you may 19 20 Exhibit 7 is up on the board, correct? proceed. 21 I'm sorry 16, not seven. Exhibit 16 is admitted. 22 BY MR. BOGALE: 23 Before I show you Exhibit 16, Mr. Monroy, I just want 0 24 to back up a little bit. Is the Walmart on seventh and McCarran

1	is that I	located in Washoe County?
2	A	Yes, it is.
3	Q	Okay. And now I'm going to play some video files from
4	Exhibit 1	16 okay.
5	А	Okay.
6	Q	This is file RX space space OTC okay.
7		THE COURT: Do you have need lights off?
8		MR. BOGALE: Sure, Your Honor. Thank you.
9	BY MR. BO	OGALE:
10	Q	Having a some trouble playing this, Mr. Monroy, just
11	one momer	nt. Let's just use the diagram for now and I'll talk
12	about the	e video in a moment.
. 13		Okay. So you testified earlier you first observed him
14	near the	pharmacy; is that correct?
15	A	Correct.
16	Q	The defendant next went to automotive?
17	A	Correct.
18	Q	And came back down to the health and beauty section?
19	А	Correct.
20	Q	What did you see him doing in the health and beauty
21	section?	
22	А	He began looking a heating pad, electric heating pad.
23	Q	And if you could again stand up Mr. Monroy and point
24	roughly v	where he is and where you were when you were observing
		50

 \mathbf{C}

C

him.	
A	He would have been right in here. And I would have
been up	in here.
Q	So you're pointing the defendant was in the impulse
section	there?
A	Correct.
Q	And you were toward the home management section?
А	Correct.
Q	Okay. And about how far away way?
A	Approximately 30 feet.
Q	Okay. What does the defendant select in the impulse
selectio	n if he selects anything?
A	He does. He selects one of the heating pads.
Q	Okay. What happens next?
A	After he selects the heating pad he goes toward the
back and	makes his way towards the OTC section.
	THE COURT: Can you speak up us a little?
	THE WITNESS: Yes, I can.
	THE COURT: Thank you.
BY MR. B	OGALE:
Q	And just for the jury's edification what does OTC stand
for?	
А	Over-the-counter.
Q	What does he do there?
	51
	A been up Q section A Q A Q A Q selection A back and BY MR. B Q for? A

()

C

Ċ

1		
1	A	There he's looking at icy hot electric pads.
2	Q	Okay. And what does he do with that? Does he grab
3	one, does	he not?
4	A	Yes, he grabs one and begins looking at the box.
5	Q	Does he select any other items?
6	A	He does select that particular electric pad.
7	Q	And what does he do with that pad?
8	А	He puts it in the cart.
9	Q	What did he do with the heating pad?
10	A	Also placed it in the cart.
11	Q	Where did he go next?
12	A	Next he then goes toward the back aisles, makes his way
1.3	toward th	e health and beauty where he begins to look at hair dye.
14	Q	What does he do with the hair dye?
15	A	He actually selects two box of hair dye.
16	Q	What does he do with those two boxes?
17	А	Places them in the cart as well.
18	Q	Where does he go next?
19	A	Next he makes his way over here into the toy
20	departmen	t.
21	Q	Okay.
22	A	And just off to the side here there are actually aisles
23	for our s	easonal section.
23 24	for our s Q	easonal section. Just for the jury's edification you're pointing to the

C

1toy section above health and beauty?2A3Q4And you said there were some aisles on the right side4of the toy section?5A6Q9And you referred to that as the seasonal department?7A7A8Q9A9A9A10and garden accessories; in Christmastime this will have11Christmas.12Q13A14Q15A16department and actually goes into the first aisle of the seasonal16department and actually beginning opening the packaging, taking17what he selected out looking at it inspecting it.18Q9And just roughly I know that's kinds of a rough diagram19point where the defendant is on the screen and point to where your														
 Q And you said there were some aisles on the right side of the toy section? A Yes, right in here. Q And you referred to that as the seasonal department? A Correct. Q What's in seasonal? A Well, it depends on the time. In the summertime, pool and garden accessories; in Christmastime this will have Christmas. Q It's seasonal? A Correct. Q What does he do in the seasonal department? A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking what he selected out looking at it inspecting it. Q And just roughly I know that's kinds of a rough diagram 	d bea	health and	and b	d bea	beaut	zy?								
 4 of the toy section? 5 A Yes, right in here. 6 Q And you referred to that as the seasonal department? 7 A Correct. 8 Q What's in seasonal? 9 A Well, it depends on the time. In the summertime, pool 10 and garden accessories; in Christmastime this will have 11 Christmas. 12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal 16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram 		•												
5 A Yes, right in here. 6 Q And you referred to that as the seasonal department? 7 A Correct. 8 Q What's in seasonal? 9 A Well, it depends on the time. In the summertime, pool 10 and garden accessories; in Christmastime this will have 11 Christmas. 12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal 16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram	e we:	said there	here w	e we	vere	some	e ai	lsle	s on	the	ri	ght s	ide	
 6 Q And you referred to that as the seasonal department? 7 A Correct. 8 Q What's in seasonal? 9 A Well, it depends on the time. In the summertime, pool and garden accessories; in Christmastime this will have 11 Christmas. 12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram 		ו?												
 A Correct. Q What's in seasonal? A Well, it depends on the time. In the summertime, pool and garden accessories; in Christmastime this will have Christmas. Q It's seasonal? A Correct. Q What does he do in the seasonal department? A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking what he selected out looking at it inspecting it. Q And just roughly I know that's kinds of a rough diagram 	∋.	ght in here	here.	9.										
 8 Q What's in seasonal? 9 A Well, it depends on the time. In the summertime, pool 10 and garden accessories; in Christmastime this will have 11 Christmas. 12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal 16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram 	to tl	referred t	ed to	to tl	that	as as	the	e se	asona	al d	epa	rtmen	ıt?	
 A Well, it depends on the time. In the summertime, pool and garden accessories; in Christmastime this will have Christmas. Q It's seasonal? A Correct. Q What does he do in the seasonal department? A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking what he selected out looking at it inspecting it. Q And just roughly I know that's kinds of a rough diagram 														
<pre>10 and garden accessories; in Christmastime this will have 11 Christmas. 12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal 16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram</pre>	L?	in seasonal	onal?	L?										
<pre>11 Christmas. 12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal 16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram</pre>	on tl	: depends (ds on	on tl	the	time		In ·	the s	summ	ert:	ime,	pool	S
12 Q It's seasonal? 13 A Correct. 14 Q What does he do in the seasonal department? 15 A He actually goes into the first aisle of the seasonal 16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram	Chris	ories; in (in Chr	Chris	istm	asti	me	thi	s wil	Ll ha	ave			
 A Correct. Q What does he do in the seasonal department? A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking what he selected out looking at it inspecting it. Q And just roughly I know that's kinds of a rough diagram 														
 Q What does he do in the seasonal department? A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking what he selected out looking at it inspecting it. Q And just roughly I know that's kinds of a rough diagram 		isonal?												
A He actually goes into the first aisle of the seasonal department and actually beginning opening the packaging, taking what he selected out looking at it inspecting it. Q And just roughly I know that's kinds of a rough diagram		,												
16 department and actually beginning opening the packaging, taking 17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram	n the	es he do ir	o in t	n the	he s	seasc	nal	. dej	partr	nent	?			
17 what he selected out looking at it inspecting it. 18 Q And just roughly I know that's kinds of a rough diagram	Into	ally goes i	es int	Into	o th	ne fi	.rst	: ais	sle d	of tl	he s	seaso	nal	
18 Q And just roughly I know that's kinds of a rough diagram	nnir	ually begi	beginn	.nnir	ing	open	ing	the	e pac	ckag:	ing,	, tak	ing	
	g at	out looking	king a	g at	t it	ins	pec	ting	g it.					
19 point where the defendant is on the screen and point to where you	t kno	; roughly]	ly I k	: kna	now	that	's	kind	ds of	Ēai	roug	gh di	agra	m
	s on	efendant is	t is o	s on	n th	ie sc	ree	n ar	nd po	oint	to	wher	e yo	u
20 are.														
21 A The aisles actually run perpendicular here.	Ly rı	les actual]	ually	ly ri	run	perp	end	licu	lar h	nere	•			
22 Q Okay.														
23 A He was in the very first aisle, and I was at the end	/ fi	n the very	very f	y fi	irst	ais :	le,	and	dIv	ias a	at t	zhe e	nd	
24 cap watching from the side.		the side.	de.											
53					53									

(

1

2

5

8

9

14

17

18

21

23

Were you tying to hide?

A Yes.

0

Q About how far away way were you from the defendant when4 you were observing him in the seasonal department?

A No more than five to seven feet.

Q Okay. So you say he opened some of the items what doeshe do with him?

A He just in inspects them puts them back in the box.

Q Okay. What does he do next?

10 A After he puts everything back in the boxes he proceeds11 to put the selected items inside of the backpack.

12 Q And that's the backpack you saw him grab in automotive 13 and place in his cart?

A Correct.

15 Q So is he placing the items in the backpack while the16 backpack is still in the cart?

A Yes.

Q Which items does he place in the backpack?

19 A The heating pad, the electric pad and one of the hair20 dyes.

Q You said he had two hair dyes, right?

22 A Yes.

Q What does he do with the other one?

24 A Leave it in the cart.

1	Q	Okay. What happens next?
2	A	He proceeds to pick up the backpack, place it on his
3	shoulder,	picks up the hair dye and proceeds out to our outdoor
4	living se	ction.
5	Q	And that's the section in the very bottom right of
6	Exhibit 7	?
7	А	Correct.
8	Q	What does he do with the cart?
9	A	Leaves it in the aisle.
10	Q	Okay. So he has the backpack on his shoulder, the
11	heating pa	ad and the icy hot pad inside the backpack?
12	А	Correct.
13	• Q •	And he has another package of hair dye in his hand?
14	А	Correct.
15	Q	Okay. Do you ever make eye contact with him?
16	А	We did, yes.
17	Q	Where did you make eye contact?
18	А	After he goes into the outdoor living section, there is
19	a sliding	glass door right in there that I came around, because
20	when we aj	pprehend customers who try shoplift out of the outdoor
21	living we	actually have to get in front of them in a very tight
22	area. So	I have to be sure to be close enough to get in front of
23	them befo	re they leave.
24		So I was coming around after he went through the doors

(

 $(\cdot$

1	to see e	xactly where he was going. And as I peeked around he was
2	actually	coming back.
3	Q	So do you know if the defendant every went through
4	those do	ors?
5	А	Through the first doors, yes.
6	Q	Through the first sliding doors?
7	А	Yes, he did.
8	Q	Okay. He where does that take him?
9	А	That takes him into the actual lawn and garden area.
10	Q	So he actually goes out the sliding glass doors, at
11	which po:	int you said you tried to come around?
12	А	Correct.
13	Q	To see him?
14	A	To see where he was going.
15	Q	And is that when you make eye contact with him?
16	А	Yes.
17	Q	Okay. What does he do after you make eye contact?
18	А	He turns around, goes back down towards the exit where
19	he stops	at the cashier.
20	Q	Okay. So just to be clear, I'm going to you said
21	there's a	a sliding glass door, sort of, if you extend the white
22	line outo	door living between outdoor living there's kind of a door
23	there?	
24	А	Yes, right in there, indicating.
		56

56

(

1	Q And t	where is the cashier?
2	A The o	cashier is located down in this area right here.
3	Q Okay	•
4	A Towar	rds the exit.
5	Q Okay	. So he goes towards the cashier. Does he stop
6	anywhere first?	?
7	A Not 1	that I saw, because once we made eye contact I
8	actually retrea	ated in hopes that he wouldn't catch on that I was
9	watching.	
10	Q Okay	. Well you're in plain clothes then, correct?
11	A Corre	ect.
12	Q How t	would he know you're loss prevention?
13	A Peop	le get an idea if they see a certain person, you
14	know, watching	them extensively.
15	Q Okay	. So what happens next?
16	A Next	he does approach the cashier where he pays for one
17	of the hair dye	es and another item that I didn't see. She places
18	it in the bag a	and he proceeds to leave.
19	Q And a	as he proceeds to leave, does he still have the
20	backpack on his	s shoulder?
21	A Yes,	he does.
22	Q What	happens, does he ultimately leave?
23	A Yes,	he does.
24	Q Okay	. So by leave, I mean does he walk out of the last
		57

()

(

1	exit of the store?
2	A Correct.
3	Q Is there an exit depicted there on the screen or can
4	you point one out?
5	A It is right here, there's another sliding glass door.
6	Q So he walks out that door with this backpack?
7	A Correct.
8	Q Did you ever see him take items out of the backpack?
9	A No.
10	Q After he put them in?
11	A No.
12.	Q Okay. So what happens when he leaves the store?
13	A When he leaves the store, I go out in front of him to
14	confront him about the items.
15	Q Okay. What do you say to him?
16	A I attempt to identify myself as asset protection.
17	Q Now you say you attempted to identify yourself. You
18	weren't' able to identify yourself?
19	A Not fully no.
20	Q Why not?
21	A As soon as I got in front of him to identify myself, he
22	pushed.
23	Q He pushed you?
24	A He pushed me.
	58

(

C.

()

1	Q	With his hands?
2	А	Yes.
3	Q	Where did he push you?
4	A	Right here.
5	Q	In your chest?
6	A	The chest.
7	Q	Okay. What did you do in response to that?
8	A	I hold my ground, attempt again to identify myself.
9	Q	So after he pushes you, you're still identifying
10	yourself?	
11	A	Yes.
12	Q	Do you recall saying anything to him?
13	A	Yes.
14	Q	Besides that?
15	A	I did remember telling him that I just wanted to talk
16	about the	items in the backpack.
17	Q	Okay. What did he say in response?
18	A	He doesn't have anything.
19	Q	Did you ask him to come inside?
20	A	Yes, I did.
21	Q	Did he come inside?
22	А	No.
23	·Q	What happens next, does he try to keep walking away or
24	does he st	top?
	BI	59

(

1	А	No, he continues to attempt to push past me.
2	Q	So what are doing now, are you trying to keep him on
3	the prem	ises, are you going to let him go?
4	A	I'm attempting to keep him on the premises.
5	Q	And why is that?
6	A	Because he has our items and I'd like them back.
7	Q	Now did, you said he pushed you, did you use physical
8	force ag	ainst him before he pushed you at all?
9	A	I did not.
10	Q	Did you threaten him, did you threaten to use force
11	against	him?
12	A	No.
13	Q	So what happens next?
14	A	We continue this altercation, continued pushing. When
15	he pushe	s, I do not push back, I do not. Fall completely back.
16	And we c	ontinue this for about four to five minutes while we're
17	attempti	ng to contact the police.
18	Q	And at some point did you gain possession of the
19	backpack	?
20	A	Yes, I did.
21	Q	How did that happen?
22	A	In one of the attempts of him to push me, the backpack
23	actually	slid off of his shoulder and into my arm where I grabbed
24	it.	
	ł	60

()

 $\left(\begin{array}{c} \end{array} \right)$

(

1	Q	Do most subjects behave this way when they're
2	confronted by you?	
3	A	No.
4	Q	What do most do?
5	A	The majority actually comply.
6	Q	By comply?
7	A	They come back in the store and follow us to our
8	security office.	
9	Q	Did he ever tell you he came in with the backpack?
10	A	No.
11	Q	Did he ever tell you the backpack was his backpack?
12	A	At the very, very end, once the police had arrived I
13	heard that I guess he told the police that the backpack was his.	
14	And I said no.	
15	Q	So you heard him tell the police but he never told you?
16	A	Not me specifically, no.
17	Q	Now, was he ultimately successful if trying to get away
18	with the bag?	
19	A	No, he was not.
20	Q	Okay. What happened to the bag?
21	A	The backpack.
22	Q	At the scene. So you grabbed it. It came into your
23	possession what did you do with it?	
24	A	After the police arrived we took it back to our
		61

 $\left(\widehat{ \left(\begin{array}{c} \\ \\ \\ \end{array} \right)} \right)$

(_____

1 security office, where I had the items taken to customer service 2 by a supervisor to have the items scanned and get a total of what 3 he had stolen. 4 THE COURT: Are you sure that are you finished with the 5 diagram so he can sit back down. 6 Yes, Your Honor. MR. BOGALE: 7 You can sit back down. THE COURT: Thank you. 8 THE WITNESS: 9 Court's indulgence. MR. BOGALE: 10 BY MR. BOGALE: 11 Q I'm going to show you Mr. Monroy -- Your Honor may I 12approach the witness? 13 THE COURT: Yes. 14 MR. SCHACHTER: Objection, Your Honor. 15 THE COURT: Why don't you show -- did you show --16 Okay. You want to approach the witness? 17 MR. BOGALE: Yes, please. 18 THE COURT: With what? MR. BOGALE: With what's been marked as Exhibit 8. 19 20 THE COURT: First off, he's just approaching let's see 21 what happens with that. 22 You may approach. 23 BY MR. BOGALE: Mr. Monroy, I'm going to show you what's been marked as 24 Q

1	Exhibit 8. Can you take a look at that and tell me when you've		
2	had a chance to review it?		
3	A	Yes.	
4	Q	Do you recognize that?	
5	А	Yes, I do.	
6	Q	What is it?	
7	А	It is a copy of the training receipt obtained with the	
8	items inside of the backpack and the backpack itself.		
9	Q	And how do you know that?	
10		MR. SCHACHTER: Objection.	
11		THE COURT: Overruled.	
12		How do you know what it is?	
13		THE WITNESS: Because this is the copy that I made when	
14	the training receipt came back from the service desk.		
15		THE COURT: Why don't you go through this a little more	
16	clearly.	You don't have to approach. Just ask him. I don't	
17	know anything about Walmart. Okay.		
18		You're not it's not I don't understand what this	
19	is.		
20	BY MR. BOGALE:		
21	Q	How do you know that's a Walmart training receipt is	
22	there an identifier on there?		
23	А	Yes it states invalid receipt training.	
24	Q	Is there a date on there?	
		63	

(

enter (

1	A Yes, there is.	
2	Q What does it say?	
3	A 6-9-14.	
4	Q And does that mean June 9th, 2014?	
5	A Correct.	
6	Q And are there items listed on the receipt?	
7	A Yes, there are.	
8	Q What are the items on the receipt?	
9	A There are four items, icy hot, heating pad, hair color,	
10	backpack.	
11	Q Okay. And do those items on that receipt correspond to	
12	the items you ended up gaining possession of a the confrontation	
13	with the defendant?	
14	A Yes.	
15	Q And was that training receipt, you call it, made in the	
16	ordinary course of business?	
17	A Yes.	
18	Q Do you make those when you apprehend shoplifters?	
19	THE COURT: You are leading. And Mr. Schachter has a	
20	right to object or not. Are you objecting to his leading?	
21	MR. SCHACHTER: Exactly, to the leading and the	
22	foundations of where the training receipt who made the	
23	training receipt.	
24	THE COURT: All right. I'm going to sustain the	
1	64	

 $\left(\begin{array}{c} \\ \\ \\ \\ \\ \end{array} \right)$

(_____

, , 1

2

objection.

BY MR. BOGALE:

3 Q Do you know who actually ---4 THE COURT: Why don't you -- go ahead. Never mind. 5 I'm sorry I didn't mean to interrupt you. That's okay. Your Honor. 6 MR. BOGALE: 7 BY MR. BOGALE: You testified previously that that's a copy? 8 0 9 Α Correct. And it contains -- it's a copy of a training receipt? 10 0 11 Yes. Α 12 Q What are training receipts used for at Walmart? 13 Α Training receipts are generally used for training 14 purposes of cashiers, so that they don't actually have to handle 15 any cash in case mistakes are made. We also use them for 16 collecting how much an amount of stolen property is when we do 17 apprehensions. 18 So is a copy of a training receipt placed in an asset 0 19 protection file if you create a file for a subject? 20 Α Yes, we actually keep the original.

21 Q Again the purpose of it is?

22 A To get an amount.

Q Okay.

23

A Of stolen property or attempted stolen property.

1	Q Now is there an amount on that copy?
2	A Yes, there is.
3	Q What's the amount?
4	A 9961.
5	Q Is that 99?
6	MR. SCHACHTER: Objection, Your Honor.
7	THE COURT: Sustained.
8	The exhibit has not been admitted.
9	MR. BOGALE: The State moves to admit Exhibit 8 Your
10	Honor.
11	MR. SCHACHTER: Objection, Your Honor.
12	THE COURT: I'm going to sustain the objection.
13	MR. BOGALE: What's the basis of the objection?
14	THE COURT: His objection is foundation.
15	I'm going to sustain it on the grounds of relevance.
16	You haven't established any relevance.
17	MR. BOGALE: Your Honor
18	THE COURT: Ladies and gentlemen of the jury, we're
19	going to take a hearing outside the presence of the jury. During
20	this break do not discuss the case amongst yourselves or with
21	anyone else or any anyway attempt to influence you with regards
22	to it. Do not listen to review or listen to news media accounts
23	or any other accounts regarding this case should there be any.
24	Do not allow do not make any independent investigation or
	66

 \bigcirc

Ċ

inquire into any of the facts or circumstances surrounding this case. Should any person attempt to influence you with regard to this, please report it to the bailiff immediately.

Go ahead and go into the jury room at this time. Thank you.

(Hearing outside the presents of the jury.)

7 THE COURT: The clerk tells me that you still have 8 Exhibit 16, and seven. So I just want to remind you when the 9 exhibits are marked return them to the clerk when you're through 10 using them.

11

1

2

3

6

MR. BOGALE: Okay.

12 THE COURT: Now I have told Mr. Schachter before not to 13 argue with me, and I've stopped him, and you started to argue 14 with me, Mr. Bogale, and because we can't do a bench conference 15 of any kind, we have to send the jury out. So that's what we're 16 going to have to do. But don't argue with me. You can ask for a 17 hearing outside the presence of the jury. That's fine.

The problem with this exhibit that I'm having is I don't have a clue why a training receipt is relevant here. You've not established what it is. Now I'm guessing. I can guess that he took the items and he gave them to somebody and that somebody took them somewhere else and he scanned them and ran a register tape and came out with a tape to figure out value you which I'm not sure has any relevance here and that you're

putting that in here. But you haven't done that. You've not established that. So I'm guessing that we can get to the point where he said he dropped it off somewhere. Where did you say you dropped it?

5 THE WITNESS: Anna took to to customer service. New 6 person, I didn't know about so we're going to take a recess and 7 you're going to figure out what this is, because I'm not getting 8 it. So I'm sustaining his objection. Now if it's relevant, you 9 can tell me when we come back in after our break, we'll take a 10 break for the Court reporter we will take a break for staff, and 11 we will be back on the record in about 15 minutes, and then you 12 can tell me why this is relevant and then we'll bring the jury 13 back in and you can establish your foundation, if you can. Okay? 14 Thank you, Your Honor. MR. BOGALE: 15 THE COURT: Okay. Court's in recess.

Recess taken.

17THE COURT: Okay. Counsel, are we going to start over18or --

MR. BOGALE: Your Honor, I'd like to make an offer of
proof on two points regarding the training receipt, one as to
relevance and one as to authentication.

THE COURT: Okay.

16

22

23 MR. BOGALE: I'll start with relevance. The actual 24 precise amounts, there's no precise amount for the robbery

statute of the property stolen, but we do have to establish some value, to the point of me admitting to admit the training receipt was to show that the items Mr. Schachter walked out of Walmart with had some value.

1

2

3

4

5 And this is according to Nevada Supreme Court case law 6 Williams versus State at 93 Nevada 805, it's 1987 case I cited it 7 in the jury instructions. Crime of robbery is not in any degree 8 dependent on the amount or value of property taken, the crime of 9 robbery is committed even though the property is taken of slight 10 value.

11 So the State needs that as we have to establish some 12 value, so that was the relevance of the training receipt.

13 THE COURT: Do you understand how the word training 14 receipt as no common knowledge. In other words, if I sitting 15 here, the word training receipt doesn't mean anything to me. And 16 you have failed to connect the property that was taken to the 17 Xerox copy of a training receipt. You have not connected that.

18 MR. BOGALE: During the examination Mr. Monroy, Your 19 Honor, before we took a break Mr. Monroy, I believe testified 20 that once the items were in his possession he took them to his 21 office, and he called her his supervisor, but he said his 22 supervisor took the items to customer service to get a training 23 receipt to establish the value of them. That was his testimony. 24 THE COURT: I didn't hear that testimony.

1 That's what he testified to. MR. BOGALE: 2 THE COURT: Did you check that? 3 MR. BOGALE: Yes, Your Honor. 4 THE COURT: Okay. 5 MR. BOGALE: And so ---6 THE COURT: And it's Anna, the supervisor? 7 She's not, she is his colleague, but I MR. BOGALE: 8 think he referred to her as his supervisor. 9 THE COURT: So who is Anna, that he just said did it? 10 His colleague, his asset protection MR. BOGALE: 11 associate colleague. 12 Okay. Since I did not hear it we're going THE COURT: 13 to have to start over. Okay. And we're going to have to connect 14 all the dots to it. 15 No problem, Your Honor. MR. BOGALE: 16 THE COURT: Now Mr. Schachter. 17 MR. SCHACHTER: Again, Anna, who is on the witness 18 list, doesn't appear to be here. So I have a foundation argument 19 that Anna, like the video, she's not here to testify what exactly 20 she did and admitted the training receipt of or how she got 21 possession of the property from Mr. Monroy. 22 THE COURT: Okay. 23 MR. BOGALE: Authentification, Your Honor, requires a 24 person with knowledge. That's what the NRS states that to say it

1 is, what the proponent claims it is.

2 Now if he identifies this as a training receipt, he has 3 knowledge of it being a training receipt.

THE COURT: But it's only relevant if this is a copy of 5 the receipt that was made from the property that he recovered. 6 So that's the only way it's relevant, right?

7

4

MR. BOGALE: Yes, Your Honor.

8 So the objection that there is, he can't THE COURT: 9 testify that this in fact is the receipt that was created from 10 the property. That's the objection, that he is he testifying to 11 what someone else did.

12 MR. BOGALE: I understand the objection, Your Honor, 13 the State's offer of proof in response to that is that in 14 conducting the investigation, Mr. Monroy directed his colleague 15 to go get a training receipt, because a training receipt is 16 commonly created.

17 THE COURT: I'm going to sustain the objection. I want 18 the witness here. I don't see why you should be able to, if he 19 didn't see them doing it, and if he didn't see the property being 20 scanned or whatever, why not bring the witness. They're on the 21 witness list. I don't know see why we shouldn't. So I'm going 22 to go ahead and sustain his objection to the foundation.

23 But you can put on what he did with it. You know, we 24 can get to the point of getting this, but I'm not going to admit

it and I'm not going to let you talk about it until it's 1 2 admitted. 3 MR. BOGALE: Okay. That's fine. 4 THE COURT: All right. Now. Anything else? Any other 5 exhibit issues. 6 Did we get 16 working? 7 MR. BOGALE: 16 is working now Your Honor, yes. 8 THE COURT: Yes. Did you want to confer with 9 Mr. Hylin? 10 MR. SCHACHTER: Yes, if I could. 11 THE COURT: Go ahead. 12 MR. SCHACHTER: We were just talking about admonishing 13 the jury to disregard all the previous testimony about the 14 training receipt. 15 THE COURT: You mean about the contents of training 16 I'm just going to tell the jury to start over, receipt. Okay. 17 because it seems to be confusing to me, and I'll tell them it was 18 confusing to me, because I didn't hear apparently what was said. 19 So we'll bring the jury in. 20 (Jury entering the courtroom.) 21 THE COURT: Counsel, stipulates to the presence of the 22 jury? 23 MR. BOGALE: Yes, Your Honor. 24 THE COURT: Mr. Schachter?

1 MR. SCHACHTER: Yes, Your Honor. 2 THE COURT: Please be seated. 3 THE CLERK: Exhibit 17 was marked during the recess. 4 THE COURT: Ladies and gentlemen of the jury we're 5 going to start over. There was some confusion about what was 6 being offered or not offered. So we're going to start all over 7 with Exhibit 8. And I ask at this time if you just disregard 8 anything you heard and we'll start over. 9 55 Your Honor, at what point in my notes am I going to start disregarding? 10 11 THE COURT: Go back to when someone said, look at 12 Exhibit 8. Draw a little line in everything you put out there 13 and look at Exhibit 8. Put a little line, that's what I would do 14 on mine. Just line it out. You may hear it all over again exact 15 same I don't know, but disregard the other stuff you heard and 16 we're going to start fresh. 17 BY MR. BOGALE: 18 0 Okay. Mr. Monroy let's starts fresh okay? 19 Α Okay. 20 0 Once the defendant is subdued and the police arrive, 21 what do you do with the backpack and the items inside the 22 backpack? 23 A I take them back to the security office. 24 Q What do you do next?

1	A	I pull them out to make sure that everything is in
2	there a	nd then I have my colleague Anna, take it to a customer
3	service manager to obtain a training receipt.	
4	Q	Now did you check all the pockets in the backpack?
5	A	Yes.
6	Q	Did you find anything in there?
7	A	No.
8	Q	Did you find like a driver's license in there?
9	A	No.
10	Q	Did you find any credit cards in there?
11	A	No.
12	Q	All you found were the items, the four items that you
13	talked about earlier?	
14	A	Correct.
15	Q	Were there any tags on the backpack?
16	A	Yes, there was.
17	Q	Where were the tax?
18	A	The tag is on the inside the backpack.
19	Q	Is that a tag that's usually on a new item?
20	A	It is on a lot of the newer items yes, in case the
21	outside	tag is taken off, it falls off, woke still scan the item
22	without	having to go search for a like item.
23	Q	What condition was the backpack in?
24	A	New.
		74

 \bigcap

Ċ

1	Q	Did you take a photo of the items?
2	A	Yes, I did.
3		MR. BOGALE: Your Honor, may I approach the witness?
4		THE COURT: With what exhibit.
5		MR. BOGALE: Exhibit No. 17.
6		THE COURT: All right.
7	BY MR. BOGALE:	
8	Q	Mr. Monroy, I'm gob to show you what is he been marked
9	as Exhib	it No. 17. Will you take a look at that, please?
10	A	Yes.
11	Q	Have you had a chance to look at that?
12	A	Yes, I have.
13	Q	What is that?
14	A	That is a picture of the items taken along with the
15	training receipt.	
16	Q	And did you take that photograph?
17	A	Yes, I did.
18	Q	And why did you take that photograph?
19	A	We take it as proof of evidence.
20	Q	For Walmart's internal investigation?
21	A	Correct.
22	Q	Your Honor, the State moves to admit Exhibit 17.
23		MR. SCHACHTER: I still object on the grounds that
24	we've al	ready discussed, Your Honor.
		75
	•	/ 5

 $\overline{ }$

1		THE COURT: Objection overruled. Exhibit 17 is
2	admitted	
3		(Exhibit 17 was admitted into evidence.)
4	BY MR. B	OGALE:
5	Q	May I retrieve it, Your Honor?
6		THE COURT: Yes.
7		MR. BOGALE: May I publish this, Your Honor?
8		THE WITNESS: You.
9		THE COURT: You may.
10	BY MR. B	OGALE:
11	Q	Showing you what's been marked and admitted as
12	Exhibit	17, sir, you took this photograph?
13	А	Yes, I did.
14	Q	And is there a date stamp on there?
15	A	Yes, there is.
16	Q	What is the date say?
17	A	June 8th the 2014.
18	Q	Okay. And could you just point out to the jury, what
19	is in th	is photograph.
20	А	Have to point it out.
21	Q	Sure if you don't mind?
22	А	We have here the heating pad that was selected the icy,
23	hot elec	tric pads, the hair dye and the backpack.
24	Q	Okay. And there is also a piece of paper on, what is
	ll.	76

Ċ

1

2

that a bench?

A Yes.

3 Q What is 2456-piece of paper? 4 Α That piece of paper is it the training receipt. 5 Now could you just please explain to the jury what a Q 6 training receipt is? 7 You can sit back down. THE COURT: After training receipt is a receipt that 8 THE WITNESS: 9 we request from our consider as I was manager to get a value for 10 the items that were taken that wouldn't put a till over or short, 11 because it's not a real transaction. 12 BY MR. BOGALE: 13 Have you ever created one? 0 14Α Myself? 15 Yes. Q

16 A No.

17 Q Okay. Are they commonly used by you in your18 investigations?

19 A Yes.

22

20 Q And that's to a show that the value of the items that 21 were taken?

A Correct.

Q Okay. And before I take this exhibit down, does thisphotograph accurately depict what you saw that day?

1	A Yes.
2	Q Okay. What happened to those items?
3	A Those items were taken back to customer service to be
4	restocked for sale.
5	Q Restocked or sale?
6	A Yes.
7	Q What does that mean?
8	A Basically we just put them back on the shelf so a
9	customer can buy them.
10	Q Do you do that with do you only do that with new
11	items?
12	A We do that with all the items that around destroyed in
13	some way.
14	Q And these items weren't destroyed in any way?
15	A No, they were not.
16	Q They were placed back on the shelf for sale?
17	A Yes, they were.
18	Q Now previously I had attempted to play a video for you.
19	I believe we fixed those technical problems. So I'm going to go
20	ahead and show you what's been marked and admitted as Exhibit 16.
21	Okay. And I'll just play the feels for you and you tell me what
22	the files are showing.
23	A Okay.
24	Q I'm going to show you start with file RX space space
	78

()

(

1	OTC okay	• •
2	A	Okay.
3	Q	And as the video place just tell me what you see.
4	A	That is our over-the-counter section. Have
5	Mr. Schao	chter up in the upper right coming into the center of the
6	screen no	ow in the back.
7	Q	So that's him at the stop of the screen there?
8	A	Correct.
9	Q	And that him coming down the aisle right now?
10	A	Yes, it is.
11	Q	And where are you while all of this is happening?
12	A	I am, want me to stand up.
13	Q	Sure.
14		THE WITNESS: If I have me this is actually backwards
15	from the	diagram. I am r will you down in this area in and I'll
16	across th	ne way looking in.
17	BY MR. BO	DGALE:
18	Q	You can sit back DNA. And about how far away way are
19	you from	him?
20	A	30 feet.
21	Q	But you're visually seeing him with your own eyes?
22	A	Yes.
23	Q	Okay.
24	A	There Mr. Schachter selects Icy Hot electric relief
1		79

 \bigcap

(

1 pad.

2 Okay. And just for the record that's at about one Q 3 minute into this file of the did he just selected another item 4 what is that? 5 Looks to be the same item. Α 6 MR. SCHACHTER: Objection, Your Honor. Can we let the 7 video just speak for itself? 8 Leading. Sustained. THE COURT: 9 BY MR. BOGALE: 10 Now is this of video and fair and accurate portrayal of 0 11 what you personally observed? 12 Yes, it is. Α 13 Okay. And there's a time on there. What is 0 14 approximately the time on this? 15 Α 1132:00 a.m. 16 And is that time correspond to the time you personally Q observed him? 17 18 Yes, it does. Α 19 Okay. I'm going to pause it right there. At 1144 and 0 20 5 seconds. What did Mr. Schachter just grab? 21 He grabbed one of the Icy Hot elective relief pads Α 22 again. 23 0 Okay. Just going to pause it at 1134 and 34. What's 24 in his cart at this time? 80

-452-

1	A The backpack he selected in automotive.
2	Q Okay. Now has Mr. Schachter exited the picture?
3	A Right behind the educational background cap.
4	Q Did he have something on him?
5	A Yes, he selected the icy hot electric relief pads.
6	Q And a what did he do?
7	A Placed them in the cart.
8	Q Okay. Okay. I'm going to show you now file RX space
9	POS?
10	Now walk us through this video. What dozens did show?
11	A This is showing our profile of our pharmacy department
12	are and Mr. Schachter in the upper right corner is looking at
13	heating pads.
14	Q I'm going to pause it it's not a great video, but can
15	you point to the jury where Mr. Schachter is in the video?
16	A Yes. There's Mr. Schachter's head right there.
17	Q Now we just watched a video. Is this another video of
18	him in this the same aisle?
19	A This is actually a different aisle.
20	Q Where were you approximately?
21	A Again, same general area. Now the diagram is turned
22	sideways. And I am over in this corner looking at him this way.
23	Q Okay. You can sit down. And approximately how far
24	away from him?
	0.1
	81

 \bigcap

Ċ

1	A About 30 feet.
2	Q Now, just in terms of sequence, was this before or
3	after he select icy hat pads that we see in the previous file?
4	A This is before.
5	Q Okay. So he does what he does in the file we just saw
6	and then after that?
7	A Goes directly to the electric icy hot pads.
8	Q Now I'm going to show you file called parking lot space
9	M. And first tell me does this have a date on it?
10	A Yes, it does.
11	Q What's that date?
12	A June 9th, 2014.
13	Q Does it have a time on it?
14	A Yes, it does.
15	Q What's the time?
16	A 1149 am.
17	Q Okay. And where is this camera?
18	A This is in the parking lot on one of the light poles
19	facing towards the garden center exit.
20	Q So in terms of just to situate ourselves, where is
21	Seventh Street?
22	A Seventh Street is to the right.
23	Q Now what's happening towards the top of this video?
24	A That is when I came out to confront Mr. Schachter.
	82

 \bigcap

 ζ

1 2

3

4

- Okay. I see three people there?
- A Yes.

0

- Q Who is the thirds person?
 - A That's myself, Mr. Schachter and my associate Anna.

5 Q And I know there's no audio and I know you testified a 6 little bit previously. Just briefly describe what's happening.

A Basically I'm attempting to get Mr. Schachter to comply and return with me to the security office and talks about the items that he's taken that he's not paid for.

10 Q If you could, again stand up and point at on the screen 11 who in represent himself Mr. Schachter who you are and where the 12 associate is. Try to keep them all until order.

13AThis is Mr. Schachter, this is myself, and this is14Anna.

Q So from left to right on the screen it does, thedefendant, you and then your colleague?

A Correct.

Q Now what's going on right there?

A Mr. Schachter is attempting to run past me and push meout of the way.

21

17

18

MR. SCHACHTER: Objection.

22THE COURT: Sustained as to what the intent of the23person was.

24 BY MR. BOGALE:

1 Q I asked what he was doing. 2 THE COURT: And he said Mr. Schachter -- counsel, I'm 3 sustaining the objection. 4 That's fine. MR. BOGALE: Okay. 5 BY MR. BOGALE: 6 Now you kind of lose yourself there, but which way do Q 7 you guys appear to be moving? We are moving north towards Seventh Street. 8 Α 9 And can you to the best of your knowledge, again stand Q 10 up and point again where you and Mr. Schachter are? 11 That's Mr. Schachter that's myself and my colleague. Α 12 Okay. And just for the record that's at or what time Ο 13 is that at on the time stamp? 14 Α It is 1151 am. 15 Could you see the backpack in this video? 0 16 Α Yes. 17 What happened to the backpack? Q 18 Α The backpack transferred from Mr. Schachter's 19 possession to mine. 20 And did that just happen? Q 21 Yeah, maybe just a little just a few second before Α 22 that. 23 I'm going to rewind just a little, so you can point 0 24 So much show holding the backpack now? out.

1	А	I am.
2	Q	Okay. And that's at about what time?
3	А	1151 am.
4	Q	Is Mr. Schachter still pushing being you?
5	А	Yes, he is.
6	Q	Now you testified earlier that Mr. Schachter pushed you
7	in the c	hest?
8	А	Yes.
9	Q	Did you did he physically touch you in any way?
10	A	Yes, he did.
11	Q	What else did he do?
12	A	He grabbed my throat at one point, grabbed my thumb
13	attempti	ng to pull it back, I don't know with what intention, but
14	pulling .	it back.
15	Q	I'm now going to show you it's roof top cam. And is
16	there a o	date and this as well?
17	А	Yes, there is.
18	Q	What's the date?
19	A	June 9th, 2013.
20	Q	Is there a time on this too?
21	A	Yes, there is.
22	Q	What's the time?'
23	A	11:50 a.m
24	Q	Okay. Just for a moment again show the jury who is who
		85

Ĺ

1 here. 2 Α Absolutely. 3 Where is the defendant where are you? 0 4 Α This is Mr. Schachter, and this is me. 5 Okay. And is there a street in this video? Q 6 А Yes, there is. 7 Q And what street is it when where is it on the video? 8 It's at the top of the screen right here and that is Α 9 Seventh Street. 10 Q Okay. So what are you trying to do at this point? 11 Α I'm attempting to keep Mr. Schachter on the property. 12 This might sound like a stupid question, but why are 0 13 you trying to keep him on the property? 14 Α I'm attempting to keep him there to take him to the 15 security office and have the police come. 16 Q Can you see you or the defendant right now? 17 Α Hidden behind this tree. 18 Okay. And I know there's no audio on this video, do 0 19 you recall if the defendant was saying anything to you if you 20 were saying anything to him at this point? 21 I don't remember. Α 22 So you guys don't seem to be moving at all. 0 Now, just 23 where are you and where's the defendant? 24 Α I believe that is me and the defendant right here.

1	Q Okay. And why are you just standing right there?
2	A At this point Mr. Schachter stopped pushing me.
3	Q Okay. Okay. So something happened there what was
4	that?
5	A Mr. Schachter ran and I attempted to keep myself in
6	front him.
7	Q What time was that at about?
8	A 11:55 a.m.
9	Q Did he physically engage you again?
10	A Yes, he did.
11	Q What's happening now?
12	MR. SCHACHTER: Objection, Your Honor. The video
13	speaks for itself.
14	MR. BOGALE: The video
15	THE COURT: Counsel, I can't see the video, so I'm not
16	sure what you wanted the witness to talk about. Did you want the
17	witness to explain something?
18	BY MR. BOGALE:
19	Q Yes. The video is not great it's not high definition
20	or zoomed in. I just wanted Mr. Monroy to explain to the jury
21	what exactly what is happens, because he's present.
22	THE COURT: The video would speak for itself. If you
23	want to stop it at some point and ask a question, you may do so,
24	otherwise just go ahead and play it.
	87

(

Č

, ;	1		MR. BOGALE: Okay.
	2	BY MR. BO	GALE:
	3	Q	I have a question, Mr. Monroy, what just happened after
	4	the defen	dant left the grassy area?
	5	А	He attempted to run by, so I attempted to stay in front
	6	of him ag	ain.
	7		MR. SCHACHTER: Again, objection.
	8		THE COURT: It's sustained to the characterization of
	9	what the	defendant attempted to do. He can say what he did in
	10	relation to the defendant.	
	11	BY MR. BO	GALE:
	12	Q	Just tell me what you did in relation to the defendant.
	13	А	I ran alongside him.
	14	Q	What was your intend?
	15	А	Keeping him on the property.
	16	Q	What's the time right now, I just paused it?
	17	А	11:56 a.m
	18	Q	And the seconds?
	19	А	47.
	20	Q	Describe for the jury what just happened there on the
	21	screen?	
	22	А	The police arrived.
	23	Q	Did you call the police?
	24	A	I attempted to, I was not able to.
			88
	i	u	00

 \bigcirc

, t. [

 ζ

1	Q	Why is that?
2	A	My phone was knocked out of my hand.
3	Q	Who knocked your phone out of your hand?
4	A	Mr. Schachter.
5	Q	Mr. Monroy did you give the police a written statement?
6	A	Yes, I did.
7	Q	If I showed you that statement, would it refresh your
8	recollec	tion your as to whether you called the police?
9	A	Yes, it would.
10		MR. BOGALE: Your Honor.
11		THE COURT: Do you have that marked.
12		MR. BOGALE: No, I do not. I can.
13		THE CLERK: Exhibit 18 marked.
14		(Exhibit 18 was marked for identification.)
15		MR. BOGALE: Your Honor, may I approach the witness?
16		THE COURT: You may.
17	BY MR. B	OGALE:
18	Q	Mr. Monroy, I'm going to show you what's been MARKED as
19	Exhibit	18. If you could just read to yourself, not out loud,
20	the last	few lines there.
21	A	Okay.
22	Q	Of a chance to review that?
23	A	Yes, I did.
24	Q	After reviewing that do you know who called the police?
		89

 $\langle \hat{} \rangle$

Ć

1	A Yes, I do. It was my colleague Anna Young.
2	Q Was she depicted on this video?
3	A Yes, she was.
4	Q Take that back. Okay. Did you suffer any injuries
5	from this altercation, Mr. Monroy?
6	A Other than a sore thumb, no.
7	Q Did this incident add vertically impact your employment
8	at Walmart?
9	A No it did not.
10	Q Still employed there?
11	A Yes, I am.
12	Q Do must subjects that you're surveying behave this way
13	as we've seen on the video when confronted by you?
14	A No, they do not.
15	Q What do most do?
16	A They most comply and follow me back to the security
17	office.
18	Q Do most people fight?
19	A No.
20	MR. BOGALE: Court's indulgence for one moment.
21	THE COURT: Go ahead.
22	MR. BOGALE: No further questions at this time, Your
23	Honor. Thank you.
24	THE COURT: Cross-examination.
	90

()

1	MR. SCHACHTER: Your Honor, am I going to be allowed to
2	stand or do you want me to do it from the desk?
3	THE COURT: You can stand in you'd like. Do you want
4	the podium?
5	MR. SCHACHTER: No. No.
6	Can we give the witness
7	THE COURT: Mr. Hylin will retrieve anything you need
8	to retrieve. Number 18, the statement that was just admitted.
9	Do you want to look at that?
10	MR. SCHACHTER: I want to give it to the witness.
11	THE COURT: Mr. Hylin, will you assist with that?
12	MR. HYLIN: Sure.
13	May I approach?
14	THE COURT: Yes.
15	CROSS-EXAMINATION
16	BY MR. SCHACHTER:
17	Q Mr. Monroy, that's the statement you gave to the
18	police?
19	A Yes, it is.
20	Q And you personally typed this?
21	A Yes, I did.
22	THE COURT: And I just want to remind you, sir, that it
23	has not been admitted into evidence.
24	MR. SCHACHTER: Oh, I don't have any objection to it.
	0.1
	91

 $\mathcal{A}^{*,0}(x)$

C

1	THE COURT: Did you want to offer it?
2	MR. SCHACHTER: Yes, please.
3	THE COURT: Any objection?
4	MR. BOGALE: No objection, Your Honor.
5	THE COURT: Exhibit 18 is admitted.
6	(Exhibit 18 was admitted into evidence.)
7	BY MR. SCHACHTER:
8	Q And so at the top it says involvement, do you see that?
9	A Yes.
10	Q And you marked complainant?
11	A Correct.
12	Q What does that mean?
13.	A I am filing a complaint.
14	Q Okay. You filed it. So you weren't the victim and you
15	weren't the witness, the two boxes below it are victim and
16	witness, correct?
17	A Correct.
18	Q And you didn't mark either of those boxes?
19	A Correct.
20	Q So you didn't consider yourself a victim or a witness
21	just the complainant, correct?
22	A Yes.
23	Q Would you read, would you read the statements it's
24	short. Would you read it for the jury, the whole statement.
	92

 $\left(\right)$

Ć

A Absolutely. On June 9, on 9 June 2014 at approximately 1140 hours while working asset protection --

1

2

3 THE COURT: You better slow up, the Court reporter is4 having a hard time.

5 THE WITNESS: Okay. Sorry. On nine, June, 2014 at 6 approximately 1140 hours, while working as asset protection for 7 Walmart store number 3254, I, associate, asset protection 8 associate A P.A. Alex Monroy observed a male later identified as 9 Marc Schachter in the automotive department looking around 10 nervously. I then observed Schachter collecting a backpack and 11 placing it in his cart. Schachter then proceeded to the health 12 and beauty department where he selected a heating pad, icy hot 13 pads and a package of hair dye, then went to the seasonal 14 department where he concealed all of the merchandise in the 15 backpack.

Schachter then passed all points of sale and exited through the garden center doors. At approximately 1149 hours I stopped Schachter along with APA Anna Young as my witness. I introduced myself as Walmart asset protection and Schachter proceeded to aggressively push, shove and elbow me in an attempt to get past me. APA Anna Young called the Reno Police Department.

23At approximately 1200 hours Officer Daniels, badge24No. 9464 arrived. Once inside the asset protection office the

1 merchandise was recovered and take to customer service by APA 2 Anna Young to obtain a training receipt. 3 The value of the merchandise was totaled at 99.61. 4 Dated June 9th, 2014, at 1232 hours, number of pages one signed 5 by me. 6 BY MR. SCHACHTER: 7 0 Let's start again. The first statement, on June 9, 8 2014, at approximately 1140 hours. 9 Α Yes. 10 How did you arrive at that time in your statement? Q 11 Α It was an approximate. 12 0 Were you watching the video where looking at your 13 watch? 14 Α It was an approximate time remembering when the last 15 time I looked at my watch was and approximately how much time had 16 passed. 17 Q Do you remember watching the video of me labeled RXOTC? 18 А Yes. 19 Do you remember what the time was? Q 20 Α 1130. 21 0 So that's different from the 1140 that you began 22 surveillance, according to your statement, correct? 23 Α Correct. 24 MR. SCHACHTER: Can we play the video versus 1 A A.

1		THE COURT: Is that you're playing the exhibit.
2		MR. BOGALE: 16.
3		THE COURT: 16.
4		MR. SCHACHTER: Thank you, Your Honor.
5		AAGM on the front.
6	BY MR. SO	CHACHTER:
7	Q	Could you describe where that is in the store?
8	A	That is in front of the pharmacy.
9	Q	And the time?
10	А	11:28 a.m
11	Q	And can you show the jury where I am?
12	А	Yes. Right there.
13	Q	Yeah, if you will stop it. You can let it go.
14		THE COURT: He said you could continue.
15	BY MR. SO	CHACHTER:
16	Q	And did I have anything in the cart, do you remember?
17	А	Right there?
18	Q	Yes.
19	А	Uh-huh. Yeah.
20	Q	What was in the cart?
21	А	Backpack.
22	Q	At 1128?
23	A	Yes.
24	Q	But on your statement you can go ahead and start it
		95

 \bigcirc

Ĉ

(

1	up again.	On your statement again you say that that you began
2	around 11	.40?
3	A	Approximately.
4	Q	And sometime after that you watched, you observed me
5	select th	he backpack from the shelf, right?
6	A	Yes.
7	Q	But this is 1128?
8	А	Yes, it is.
9	Q	POS in the garden center. PC, portable POS. And just
10	pause it.	Can you explain what that video is?
11	A	This is the camera that is above the cash register in
12 .	the garde	n center.
13	Q	And what is happening?
14	A	You're paying for some items.
15	Q	And the POS portable stands for?
16	A	It's portable.
17	Q	But what is the POS?
18	A	Point of sale.
19 '	Q	So when you say in your statement that Schachter then
20	passed al	l points of sale and exited to the garden center?
21	A	Yes.
22	Q	Did I pass that point of sale?
23	A	Yes.
24	Q	Did I stop?
		96

(

C

1	A Not yet.
2	Q Did I stop. Okay. In reference to your statement
3	A Yes, you did pass the last point of sale.
4	Q Okay. So you're connotation in the statement wasn't
5	that I passed without paying, right, just that I physically
6	passed that point of sale; is that correct?
7	A I'm sorry?
8	Q When you say in your statement that Schachter then
9	passed all points of sale and exited through the garden center
10	A Yes.
11	Q are you saying that I passed, I literally walked
12	past it or I walked past without paying, I didn't stop, I don't
13 [.]	understand?
14	A I'm saying that you passed all points of sale with the
15	merchandise in the backpack and the backpack without paying for
16	it, yes.
17	Q Okay. When you first saw me was it in the automotive
18	or was it is in pharmacy?
19	A It was in front of pharmacy going towards the garden
20	center, TLE area.
21	Q And did I already have the backpack there or not?
22	A No.
23	Q Was there any video available of that, in other words,
24	we just saw video of me coming back?
	97

(

(

1

5

8

9

11

23

A Yes.

2 Q Was there any video of me going the other way, you 3 originally testified that you saw me in front of pharmacy and 4 then walk toward automotive, correct?

A Correct.

6 Q So that video, and at that time I didn't have the7 backpack correct?

A Correct.

Q Okay. So did you collect video of that?

10 A Is no.

Q Why?

12 A I did not collect the video.

13 Q You did not collect any of this video?

14 A No.

15 Q Did you -- is that normal procedure?

16 A What do you mean.

17 Q As an asset protection officer that is involved in 18 criminal cases, and you're the one testifying to these 19 allegations, is that normal procedure for asset protection 20 officer not to have collect the video of the crime that you're 21 alleging? 22 A No, I do not always collect video.

Q Did somebody else collect video?

A I'm assuming, yes.

1	Q And who was that?
2	A I'm assuming APA Anna young.
3	Q You're assuming?
4	A I was not there.
5	Q But you were there on June 9th all this of happened the
6	since dent?
7	A Yes, I was.
8	Q Okay. To your knowledge is there any video available
9	for the jury to see that shows me without the backpack?
10	A Not that I'm aware of.
11	Q How about video of me walking in the store?
12	A Not that I'm aware of.
13	Q Is that normal? When a person denies stealing
14	something and they say that they came into the store with it, is
15	it normal asset protection or Walmart policy not to pull the
16	video of the person walking in the store?
17	MR. BOGALE: Objection, Your Honor assumes facts not in
18	evidence.
19	THE COURT: The statements about whatever you may or
20	may not being alleging is sustained, the normal. The question
21	with regard to selecting video when the person walks into the
22	store, that can stand, if that was normal procedure.
23	THE WITNESS: I could not say.
24	BY MR. SCHACHTER:
	99
1	

(

 \bigcirc

1	Q	Why could you not say?
2	А	It's very rare instances where we have to collect
3	video.	
4	Q	How many cameras are in this particular Walmart?
5	А	Approximately 220.
6	Q	And what percentage of the store is covered in that 220
7	cameras?	
8	А	I could not say.
9	Q	What is the purpose of the surveillance cameras?
10	А	The main purpose is for safety issues and any time we
11	might nee	ed any evidence of anything, safety, a trip a fall,
12	customer	safety.
13	Q	But not toward theft or
14	A	That is not their primary use, no.
15	Q	But all the normal exits and entrances are videotaped,
16	correct?	
17	А	Yes, they are.
18	Q	Other than these videos that are on this disk that you
19	burned, v	were there any other video of me in the store on that
20	day?	
21	А	Any other video as in collected in the investigation.
22	Q	Or any video, either that specifically pulled for the
23	investiga	ation or that you saw?
24	А	None that I saw and again the reason for not collecting
		100

C

1 any other videos. 2 I mean that's the best video you have MR. SCHACHTER: 3 to show the crime is that what you're saying is that what you're 4 saying. 5 THE WITNESS: Yes. BY MR. BOGALE: 6 7 Okay. Until your written statement again, you state Q that at approximately 1149 I stopped Schachter along with APA 8 9 Anna young as my witness? 10 Α Correct. 11 Q Did you think you were going to need witness? 12 Α We're required to have a witness. 13 Always? 0 14 Α Always. 15 And a witness as to what? 0 16 Α As to what occurred and the confrontation. 17 Q And as to your knowledge did she make a statement, a 18 written statement? 19 Α I am not aware. 20 Did the, when the police arrived and they originally Q 21 came and did the investigation, did they ask you for this, for a 22 written statement? 23 Α Yes. Okay. Do you know if they asked Ms. Young for a 24 Q

1 statement?

·.		
	2	A I do not know.
	3	Q Okay. Just one moment, Your Honor.
	4	Was there anything else in the basket other than the
	5	backpack when you first saw me select the backpack?
	6	MR. BOGALE: Your Honor, just a point of clarification,
	7	does the defendant mean the cart when he says the basket?
	8	MR. SCHACHTER: Yes, the shopping cart.
	9	THE WITNESS: Not that I recall.
	10	BY MR. SCHACHTER:
	11	Q So when you first saw me select the backpack I was
	12	pushing the basket, correct?
	13	A Yes.
	14	Q But you don't recall if there was anything else in the
	15	basket; is that right?
	16	A Correct.
	17	Q There could have been though?
	18	A I'm sure there could have.
	19	Q Let's play the RXOTC again.
	20	MR. SCHACHTER: Stop it right there.
	21	BY MR. SCHACHTER:
	22	Q So in the cart right there?
	23	A There's a backpack.
	24	Q And is there anything else in the cart right there?
(100
		102

1	А	There's a heating pad.
2	Q	Anything else?
3	A	Nothing else I can see.
4	Q	So you remember the heating pad, but you don't remember
5	whether t	there was anything else in the cart?
6	А	No.
7	Q	In the basket yourself you can see that there's
8	backpack	and you can see that there's something else in the
9	basket th	nere?
10	А	Yes.
11.	Q	But you don't know what it is other than the backpack?
12	А	I know there's backpack and the heating pad.
13	Q	No, just in the basket part?
14	А	Just in the basket part.
15	Q	Play it a little further.
16		Okay. Stop it. Let's go to AAGM front, it's a better
17	shot. Ke	ep it going. Yeah.
18		I'm sorry I can't get to it quite. Back it up. It's
19	rights wh	en I come in. Right there. So you still can't see it.
20		This is before you allege that I took the heating pad,
21	correct?	
22	А	Correct.
23	Q	Okay. So and can you see inside the basket part?
24	А	Yes, I can.
		100
	I	103

 \square

(

1	Q	What is in there?
2	A	Can I get up.
3	Q	I'm sorry?
4	A	Can I go look?
5		THE COURT: Go ahead.
6		THE WITNESS: I really can't tell.
7	BY MR. S	CHACHTER:
8	Q	Okay. Now you say, back to your written statement.
9	You said	that after selecting proceeded to health and beauty
10	at this	department where he selected a heating pad, icy hot pad
11	and A pa	ckage of hair dye, correct?
12	A	Correct.
13	Q	But you just testified that it was two of boxes of hair
14	dye.	
15	A	Correct?
16	Q	Was this a misrepresentation are you changing your
17	testimon	y, which one?
18	A	It's a recollection at the time.
19	Q	So your recollection now is better than your
20	recollec	tion 20 minutes after the incident?
21	A	Yes.
22	Q	Do you have a reason is that normal. Is that normal
23	for you	to be more certain of something today than a half-hour
24	after th	e alleged incident or after the incident?
		104

 \bigcirc

1	A	I wouldn't say it's normal, no.
2	Q	You don't have any memory issues or head injuries or
3	anything	like that?
4	А	Nope.
5	Q	Back to your statement. You said you introduced myself
6	as a Walı	mart asset protection. But in your testimony today you
7	said you	never got the chance, you only attempted?
8	А	Well, I did finally get it out.
9	Q	When was that?
10	A	After you pushed me a couple times.
11	Q	So you were able to identify yourself?
12	A	Yes.
13	Q	You didn't testify to that earlier okay. There's also
14	no mentio	on about you calling 911; is that correct in your
15	statemen	t?
16	А	Correct, because I did not call.
17	Q	You never made the call?
18	A	I did not.
19	Q	Do you know if I made the call?
20	A	I am not aware if you made the call.
21	Q	Do you know if Anna made the call?
22	A	I'm aware that Anna made the call, yes.
23	Q	But you don't know if she did?
24	А	I do not.

(***

C

1	Q	Okay.
2		MR. SCHACHTER: Exhibit No. 7, the store layout.
3		THE COURT: Okay. You want to show that to the jury?
4		MR. SCHACHTER: Yes, I do.
5		THE COURT: Thank you, Mr. Bogale, for your assistance.
6		MR. BOGALE: No problem.
7	BY MR. SC	HACHTER
8	Q	And you testified this is an accurate rendering of the
9	store?	
10	А	Approximately, yes.
11	Q	Approximately?
12	A	It's very similar.
13	Q	Okay. And would you get up and show where you say
14	seasonal	was?
15	A	Yes. Right in here.
16	Q	And so is that outside or inside right there?
17	А	That is inside.
18	Q	And would you read what it says between jewelry and
19	home manag	gement on the diagram, below stationary and books?
20	А	It says seasonal.
21	Q	Is seasonal there or where it says outdoor living or
22	both?	
23	А	Seasonal is wherever they put it at the time. It can
24	be moved.	
		106
I	ļ	106

 \bigcirc

(_____

1	Q So then this is not an accurate diagram of as it was on
2	June 9th?
3	A It is not exact.
4	Q You testified earlier that you watched me open the
5	boxes; is that correct?
6	A Correct.
7	Q Can we get the photo marked as an exhibit, and show it
8	to the witness.
9	Exhibit 17, can we show it to the witness, Your Honor?
10	THE COURT: You may.
11	BY MR. SCHACHTER
12	Q And are you saying those boxes are open is that your
13	testimony?
14	A Right now they're closed.
15	Q They're closed. But you said I opened them. Is that
16	your testimony?
17	A Yes, I did.
18	Q But you also testified that you returned them to stock
19	because they were in like mint condition?
20	A Yes.
21	Q So were they open or were they in like mint condition?
22	A They why until like mint condition, you did not use
23	them.
24	Q Were you saying that they were open or not?
	107

()

(_____

1	А	They were opened, not used.	
2	Q	So they went back on the shelf as new?	
3	А	Correct.	
4	Q	And is that normal procedure?	
5	A	A Yes, it is.	
6	Q	In Mr. Bogale's opening he said the backpack is flat.	
7	Could you explain that?		
8	А	No, I could not.	
9	Q	So was he not telling the truth?	
10	А	I was not there when he said whatever it is he said.	
11	Q	Oh, I'm sorry. I didn't know. I forgot?	
12		THE COURT: Go ahead.	
13		MR. SCHACHTER: I don't know I can even can I get one	
14	minute, please.		
15		THE COURT: You may.	
16	BY MR. SCHACHTER:		
17	Q	The backpack that you allege that I stole, how was that	
18	displayed in the store?		
19	А	Laying down.	
20	Q	Flat?	
21	А	Yes.	
22	Q	Okay. But there's did you see any video or do you	
23	know of any video where it is flat like that? Duped what I'm		
24	saying?		
		108	

(

$\left(\begin{array}{c} \\ \end{array}\right)$	1	A	No I'm sorry.			
	2	Q	The video that we've all scenes the backpack is dropped			
	3	out, it's	open, correct?			
	4	A	Okay.			
	5	Q	Like it is in the picture right?			
	6	A	Yeah.			
	7	Q	That's not flat. That's open. So was there any video			
	8	where it's flat like in new condition?				
	9	A	Not that I'm aware of.			
	10	Q	Any video that you're aware of where the there's tags			
	11	on it or a	ny other new any video you're aware of where the			
	12	backpack looks new from the shelf, flat with tags, any of that?				
	13	A ·	No.			
	14	Q	And this is how it's sold, again you testified this is			
	15	in like new condition, right?				
	16	A	Yes, it is.			
	17	Q	But like new so flat and with the original tags on it,			
	18	correct?				
	19	A	No, not necessarily.			
	20	Q	Okay. Why. Explain if you can?			
	21	A	If I am selecting a backpack I may open it fluff it,			
	22	see what f	its, see what doesn't, and put it back on the shelf.			
	23	Q	Is that what you're saying occurred here today on the			
	24	9th?				
			100			
	i		109			

1	A	I haven't said.	
2	Q	Was the backpack that I selected was it flat or was it	
3	puffed up like that?		
4	А	I can't say I recall.	
5	Q	Was Ms. Young on the floor with you as a witness to the	
6	alleged theft?		
7	A You selecting?		
8	Q	Yes.	
9	А	No.	
10	Q	Where was she?	
11	А	I am not aware.	
12	Q.	So when you say she was a witness only to the	
13	confrontation outside, correct?		
14	A	Correct.	
15	Q	I think that's all Your Honor.	
16		THE COURT: Redirect.	
17		MR. BOGALE: Yes, Your Honor.	
18		THE COURT: Okay.	
19	BY MR. BOGALE:		
20	Q	Mr. Monroy, the statement you made in this case has	
21	approximately 1140, is that correct?		
22	А	Yes.	
23	Q	When you started observing Mr. Schachter?	
24	А	Yes.	
		110	

 \bigcirc

C

$\left(\begin{array}{c} \\ \\ \end{array} \right)$	1	Q	Okay. Are you always looking at your watch on the			
	2	floor?				
	3	A	No.			
	4	Q	Always looking at your cell phone?			
	5	A	No.			
	6	Q	Do you know exactly what time it is all the time?			
	7	A	I do not.			
	8	Q	Is that why you wrote the word approximately in your			
	9	statement?				
	10	A	Yes, it is.			
	11	Q	Now, about the video, or the absence of video. Did the			
	12	defendant ever ask you for video showing him without the bag in				
	13	the store?				
	14	A	Yes.			
	15	Q	When did he ask you for that?			
	16	А	Approximately August 15th.			
	17	Q	Okay.			
	18		MR. SCHACHTER: Objection, Your Honor.			
	19		MR. BOGALE: Basis.			
	20		MR. SCHACHTER: I never asked.			
	21		THE WITNESS: His investigator asked in his Stead.			
	22		THE COURT: Okay.			
	23	BY MR. BC	GALE:			
	24	Q	And what date was that again?			
			111			

1	А	Around August 15th.
2	Q	And were you able to provide him with that video?
3	A	I was not.
4	Q	Not?
5	A	The video that is actually stored in our main hard
6	drive on	ly lasts, is there for only 60 days. And then it purges
7	from the	system.
8	Q	So to your knowledge was the request for video from the
9	defendan	t, his investigator outside of that 60 days?
10	А	Yes, it was.
11	Q	Do you have control over that video being erased after
12	60 days?	
13	А	I do not.
14	Q	Is that store policy or something?
15	А	That is a corporate policy.
16	Q	A corporate policy. Did the defendant ever ask you for
17	video of	him entering the store?
18	А	The defendant personally.
19	Q	The defendant or his team?
20	А	Yes.
21	Q	And when was that?
22	А	Around August 15th.
23	Q	And could you provide that to him?
24	А	I coo not.

(

1	Q	Why is that?
2	А	Because the video had purged.
3	Q	Now in terms of the layout that we showed you, showing
4	you what	's been marked and admitted as Exhibit 7. You testify
5	it's not	an exact replica of the store on Seventh Street?
6	А	Correct.
7	Q	Is it close enough to explain how the defendant in a
8	gated th	rough the store?
9	А	Yes, it is.
10	Q	Did the automotive section on Exhibit 7 where it is in
11	the store	e?
12	А	Yes, it is.
13	Q	Is the health and duty session on Exhibit 7 where it is
14	in the s	tore?
15	А	Yes, it is.
16	Q	Is the OTC section the same?
17	А	Yes.
18	Q	And the outdoor living is that where it is in Seventh
19	Street?	
20	А	Yes.
21	Q	And you testified the seasonal department was in the
22	outdoor a	area?
23	A	Correct.
24	Q	Regardless of the flatness or you know, the flatness of
		113

 $\left(\begin{array}{c} \end{array}\right)$

 $\langle \cdot \rangle$

Ć,

1	the bag	was the bag new?
2	A	Yes, it was.
3	Q	How could you tell it was new?
4	A	There was no scuffs, it didn't look like a backpack
5	that had	been used.
6	Q	Could you tell if it had been paid for?
7	А	I could not.
8	Q	Could you tell that well, you saw it him grab it off
9	the shel:	f, is that correct?
10	A	Yes.
11	Q	This might sound stupid, but are items on your shelves
12	things tl	hat people have already paid for?
13	A	No.
14	Q	Those are unpaid items?
15	А	Correct.
16	Q	Now just explain to the jury very briefly about the
17	discrepa	ncy about difference in amounts of hair dye from one to
18	your stat	tement to two?
19	A	Basically in my statement I focus on items that were
20	actually	stolen or attempted to be stolen, not on items that were
21	paid for	
22		MR. BOGALE: No further questions, Your Honor. Thank
23	you.	
24		THE COURT: Okay. Thank you. Anything further?
		114

C

Ċ

1	MR. SCHACHTER: Just a couple.
2	BY MR. SCHACHTER
3	Q If you at the same time you said at approximately 1149.
4	Further down?
5	A Yes.
6	Q So that was a guess that's a pretty 1149 is a pretty
7	succinct time?
8	A Yes.
9	Q Was it an approximation how? Did you come out at 1149
10	on your statement? You said you weren't looking at a watch. You
11	weren't looking at your telephone for the 1140.
12	A Yes.
13	Q But how do you come about 1149 time?
14	A Because then I did look.
15	Q In terms of the video, just in terms of common sense,
16	if somebody alleges that he didn't steal something, you would not
17	normally pull video of the person walking in?
18	A No.
19	Q Okay. That's all.
20	THE COURT: Okay.
21	May this witness be excused?
22	MR. BOGALE: Yes, Your Honor he may.
23	MR. SCHACHTER: Pending recall.
24	THE COURT: You are excused. You may step down, but
	115

(

1

Ċ

1	you have	to stay in touch.
2		THE WITNESS: All right.
3		THE COURT: Yes would you crop it off here as you walk
4	by that	would be helpful. Thank you.
5		You may call your next witness.
6		MR. BOGALE: State calls Matthew Hand, Your Honor.
7		THE BAILIFF: Go ahead and stand right here. Face the
8	clerk.	
9		Witness sworn.
10	- -	THE COURT: Thank you. Please be seated at the witness
11	stand.	
12		You may proceed.
13		MR. BOGALE: Thank you, Your Honor.
14	BY MR. B	OGALE:
15	Q	Good afternoon.
16	A	Hi.
17	Q	Can you please state your name and spell your last name
18	for the	Court reporter.
19	A	Matthew Hand, H-A-N-D.
20	Q	Mr. Hand, where are you employed?
21	A	I'm at the smart styles in the Walmart.
22	Q	And which Walmart is that?
23	A	The Mae Anne and Seventh Street wheel.
24	Q	Is that store number 3254?
		116

C

1	А	3356 I believe.
2	Q	Is that here in Washoe County?
3	А	Um-hum.
4	Q	And what's the, you said smart styles, what is that?
5	A	It's a hair salon in the Walmart.
6	Q	Okay. And what do you do there?
7	А	I am a stylist.
8	Q	How long have you worked there?
9	А	About a year.
10	Q	In the salon?
11	А	Um-hum.
12	ي م	Let me direct your attention to June 9th, 2014,
13	approxima	ately around 11:45 or so. Were you working at Walmart
14	that day:	2
15	A	Yeah.
16	Q	Okay. What was your shift?
17	А	I believe I was in 10 to 5.
18	Q	Okay. And at some point did you leave and come back to
19	work or c	did you stay at work the whole day?
20	А	I was at work all day.
21	Q	Okay. Do you recall seeing an altercation out in the
22	parking [lot?
23	A	Yes.
24	Q	When did you see that?
		117

 \bigcirc

(_____

1 Α On my way to work. 2 Q Okay. So were you driving into the parking lot? 3 Α Yes. 4 What kind of car do you drive? Q 5 At the time I drove an 8000 black Lincoln LS. Α 6 Is that a sedan? Q 7 Α Yes. 8 Two doors four doors? 0 9 Α Four door. 10 0 And what did you see when you drove into the parking 11 lot? 12 Α When I first pulled in I just saw two men alter 13 indicating. And then when I looked around I had recognized one 14 of them. 15 How did you recognize one of them to be Alex? Q 16 Α The security guard from Walmart. 17 Q Is that Alex Monroy? 18 Α Yes. 19 And by security guard you mean asset protection? Q 20 Α Loss prevention. 21 Q Loss prevention and he was in like a physical 22 confrontation? 23 Α They were like bumping shoulders, so a little bit I 24 would suppose.

Q	And was he bumping shoulders with of another man?
A	Um-hum.
Q	Do you see that man here in the courtroom today?
A	Yes.
Q	Could you for the jury just point at him and describe
an artic	le of clothing he's wearing?
А	Blue jacket.
Q	Your Honor, may the record reflect identification of
the defe	ndant by this witness?
	THE COURT: The record will so reflect.
	MR. BOGALE: Thank you.
BY MR. B	OGALE:
Q	Now, when you saw the altercation what did you do until
your car	?
А	I looped around, and I pulled back up to the front to
another	lane and asked Alex if anyone had called the police.
Q	So you were still in your car?
A	Yes.
Q	You had your car window down?
А	Yeah.
Q	And you had asked Alex if anyone called the police?
А	Yes.
Q	What did he say?
A	He said, no and he asked me to and that's was when I
	119
	A Q A Q an artic A Q the defe BY MR. B Q your car A another Q A Q A Q A Q A Q

(

(______

1	did.	
2	Q	And did you call the police?
3	A	Um-hum.
4	Q	I'm going to show you what's been marked and admitted
5	as Exhib	it 16 in this case. Okay?
6	A	Okay.
7	Q	Showing you file oh, sorry. I'm showing a file on
8	Exhibit	16 that's entitled parking lot cam. Do you recognize
9	what's d	epicted in this video?
10	A	Yeah.
11	Q	What is it?
12	A	This would be the Walmart parking lot.
13	Q	Okay. And which wall March is this?
14	A	This is the Walmart that I work apartment the Seventh
15	Street.	
16	Q	Okay. I'm going to pause the video right here. At
17·	well, is	there a date on this video?
18	A	6-9-2014.
19	Q	Okay. And is there a time as well?
20	A	1150.
21	Q	And how many seconds?
22	A	14 seconds.
23	Q	Okay. And do you see you're car in this video?
24	A	Yeah.
		120

C

Ć

1	Q	Where, if you could just stand up please and point to
2	the jury	right there the black car?
3	A	Yes.
4	Q	Okay. So that's you in the car?
5	A	Yes.
6	Q	And what's going through your head right now?
7	A	I believe that that was when I asked him if anyone had
8	called t	he police.
9	Q	Okay.
10		MR. SCHACHTER: Objection, Your Honor. Hearsay what
11	Monroy m	ay or may not have said.
12		THE COURT: Overruled.
13	BY MR. B	OGALE:
14	Q	Okay. I'm going to pause it here. Could you tell the
15	jury wha	t time is on the video right now?
16	A	1151 and 21 seconds.
17	Q	Okay. Do you see your car in this video?
18	A	Yes.
19	Q	Where is it?
20	А	Off to the far right.
21	Q	Could you please point it out for the jury.
22		Thanks. Okay. Okay. So that's your car in the top
23	right of	the video.
24	A	Yes.
		121

()

 $\left(\begin{array}{c} \end{array} \right)$

1	Q And why did you park there?
2	A That was when I had looped around, I believe I was on
3	my phone at the time. I had already dialed and I was just
4	waiting.
5	Q You had already dialed who?
6	A The police.
7	Q Were you talking to the police?
8	A Yeah, is I was talking to the operator.
9	Q Okay. And what were you observing?
10	A I was just kind of watching to make sure everyone was
11	okay that there was know further altercation.
12	Q How was the defendant behaving while you were watching
13	from your car?
14	A Panicked.
15	Q How was Alex behaving?
16	A Kind of the same, you know, flustered.
17	Q Now based on knowing Alex working there at the store
18	and his position, what did you think was happening?
19	A I knew that at the time that he was trying to stop
20	someone, because we had seen it time and time again.
21	Q You had seen what?
22	A Him follow thieves out of the store and stomach them in
23	the same kind of way same manner.
24	Q So you've seen Alex trying to stop people in the
	122

 \bigcirc

(

C

1 parking lot? 2 Α Yes. 3 0 Or and? 4 A Not in the parking lot or in the store. 5 Q In the store? 6 Α Yes. 7 Q And why did you think he was doing that in this case? 8 Α I assumed it was a three of or. 9 Objection, Your Honor to assuming. MR. SCHACHTER: 10 THE COURT: Sustained. 11 BY MR. BOGALE: 12 What did you do next? Q 13 Α I waited until the police came. And when they showed 14 up I went to work. I pulled away. 15 Q Did you talk to the police? 16 Α No. 17 MR. BOGALE: No further questions at this time, Your 18 Honor. 19 THE COURT: Okay. 20 MR. BOGALE: Thank you, Your Honor. 21 THE COURT: Cross-examination. 22 MR. SCHACHTER: Can we get the, I forgot he said the 23 one that I marked today. The CD of the 911 calls. 24 THE COURT: Yes, sure.

1 THE CLERK: That's Exhibit 14. 2 MR. SCHACHTER: This is. 3 Your Honor, I would object to the MR. BOGALE: 4 admission of Exhibit 14 on the --5 THE COURT: Okay. I'm going to ask that you step down 6 and come back tomorrow morning. We'll need you back tomorrow 7 morning at 9:30. 8 So you can step down and go ahead THE WITNESS: Okay. 9 and go on out.

10 Ladies and gentlemen of the jury this is a good time 11 for us to let you go home for the evening. And I'm going to have 12 you come back tomorrow morning at 9:30 we'll start hearing 13 testimony again at that time. While I can't tell you for sure 14 what's going to happen tomorrow. I don't know if he'll get the 15 case to you tomorrow afternoon. I'll have a better idea in the 16 morning. You will be to leave for lunch I'm sure tomorrow. The 17 only question is whether or not we really go quicker than we have 18 today and we would get the case to you tomorrow afternoon.

19 If that have happens, once you begin deliberating you 20 can't communicate with anyone. So what happens when you start 21 communicating -- or when you start deliberating we take your cell 22 phone, there is a phone number for you to tell your family 23 members who may need to contact you to contact you through our 24 office and the bailiff and my staff and myself are all here while

you're deliberating, but you won't be able to communicate.

1

2

3

4

5

6

12

So if you have some urgent thing you need to do have tomorrow evening, you should tell the bailiff just so we can work around your personal circumstances. However, at this rate I suspect you won't be deliberating until Wednesday, but I'll have a better idea tomorrow morning.

Now that's the best I can I have you in terms of the schedule, but tomorrow we will start at 9:30 with you we'll go into the lunch hour. We'll take an hour lunch somewhere around the noon hour. And we'll go again until close to 5:00 o'clock if you're not deliberating. If you're deliberating, we'll go later.

33 do we report right out here?

13 THE COURT: When you come in the morning, I'm going to 14 ask that you come directly to the jury room. Deputy Butler will 15 have the coffee made, and the door unlocked for you. So when you 16 go into the jury room, just stay there. Don't go and come into 17 the jury room. Make yourself comfortable. Bring something, a 18 book or something with you when you come, just in case we don't 19 get started with you at 9:30. I promise you we'll all be in here 20 but sometimes it takes a little bit of time before we can get you 21 into the courtroom. And if you need anything from home bring it.

Now remember during of this evening's recess that I'm going to give you this admonition. Please remember what I told you about the reason why you can't talk about this even to your

1 family members and why you can't describe testimony to people, even to your closest family members. Remember what the reasoning 3 for that is. I think it always helps to follow a rule if you 4 know why the rule is there. And remember that when I say you 5 can't speak of this case I mean not only verbally, but in 6 writing, through social media or any kind of texting or Facebook 7 or anything like that.

2

8 In addition, when I say you cannot make any independent 9 investigation, please remember that includes looking on Google as 10 to what the crime is, as to the facts and circumstances 11 surrounding these allegations or anything like that.

12 In addition, you may not go to the Walmart store, you 13 may not go to any Walmart store and make any independent 14 investigation as to any of the circumstances surrounding it. So 15 I'm ordering you now to stay away from Walmart until the case is 16 over.

17 So during to break do not discuss the case amongst 18 yourselves or with any other person, do not form or express any 19 opinion about the outcome of this matter until it is submitted to 20 you for your decision. Do not allow anyone to speak of the case 21 to you or in any manner attempt to influence you with regard to 22 Should any person make such an attempt, report it to the it. 23 bailiff immediately. Do not make any independent investigation 24 or inquiry or go look at anything for yourself during the course

1

2

3

4

12

14

23

24

of this trial.

We will see you back tomorrow morning at 9:30. You may step out. Thank you.

Jury excused for the evening.

5 Okay. Counsel, go ahead and have a seat for just a 6 minute. We have some proposed jury instructions from the State, 7 and it's my understanding you sent via email those instructions. 8 So the typographical errors that we found was a gender neutrality 9 issue, we've resolved. The only thing we were unable to resolve, 10 because I did not want my staff doing it, is the new instruction 11 with regard to the amended information and the striking of Count II. So that and the reciting of the Information, which was I 13 think was about four in your packet.

MR. BOGALE: Yes, Your Honor. I think that's right.

15 THE COURT: And then we have -- I've also pulled all of 16 the burglary instructions out of the packet. And I do not have 17 any instructions from you, Mr. Schachter. Do you have anything 18 to submit yet?

19 Yes, Your Honor. Based on the order MR. SCHACHTER: 20 denying the motion, there's going to be no lost evidence 21 during ---22 THE COURT: Assumptions, is that what you're asking?

MR. SCHACHTER: Yes. THE COURT: Right.

1	MR. HYLIN: We only have one to offer, Your Honor.
2	THE COURT: Okay.
3	MR. HYLIN: And I thought I had duplicate, but the
4	instruction with the authority cited therein, but it's for
5	Crawford versus State 121 Nevada 744, 2005.
6	MR. BOGALE: Mr. Hylin, can you give me that citation.
7	MR. HYLIN: Sure. Crawford versus State 121 Nevada
8	744, 2005. It's a section of that case that deals with negative
9	instructions.
10	THE COURT: Okay. And so I'll review this as it
11	relates and so can the State.
12	What I wanted to ask you about was how many more
13	witnesses you think you're going to have?
14	MR. BOGALE: Including Matthew Hand, Your Honor?
15	THE COURT: Yes.
16	MR. BOGALE: 1, 2, 3
17	THE COURT: Okay.
18	MR. BOGALE: more.
19	THE COURT: Three more. And Mr. Schachter are you
20	thinking that you're going to testify, have you made your mind up
21	yet?
22	MR. SCHACHTER: No, I haven't made my mind up but I do
23	have one witness, the store manager. Mr. Yoder.
24	THE COURT: Okay. And he's on the witness list,
	100
ł	128

 \bigcirc

. (____

1 correct?

• (

C

2	MR. SCHACHTER: Correct, Your Honor.
3	THE COURT: And is he under subpoena?
4	MR. SCHACHTER: He is.
5	THE COURT: When was he supposed to check in.
6	MR. HYLIN: We have him on call. I was going to have
7	my investigator can and tell him when the time comes.
8	THE COURT: So you're coordinating.
9	MR. HYLIN: Yes.
10	THE COURT: Now that being said I think that this case
11	will be close to going, if not possible to go to the jury
12	tomorrow, but unless we actually are finished at a reasonable
.13	time, I'd rather wait and do it on Wednesday morning. I don't
14	know how late we're allowed to stay anymore at night.
15	Do you know, Ms. Wilson, how late juries are
16	deliberating?
17	MS. WILSON: I don't know if they're staying late
18	anymore.
19	MR. HYLIN: The last two of trials I've done, we're
20	Weir out of here by five. So I'm presuming they are still the
21	same.
22	THE COURT: We can stay I think until the building
23	closes at eight, or something like that, but I don't see any
24	reason unless you all see burning need to go to the jury
	129
1	

tomorrow.

1

2

3

4

MR. BOGALE: The last jury trial we did about a month ago with senior judge Manoukian we stayed until about 8:00 o'clock.

5 THE COURT: Let's see how it goes tomorrow, but we may 6 not go tomorrow afternoon. We may go on witness morning. But 7 you should be prepared to do your closing arguments just in case 8 is it goes a little quicker than we expect.

And Mr. Schachter if you choose to testify, you have an
absolute right to testify at the trial or not. If you choose not
to the testify the facts that you do not testify cannot be
mentioned or used against you in any way and you're entitled to a
jury instruction if you request it. But you have to request it.
MR. SCHACHTER: Right.

15 THE COURT: If you do testify, once you start 16 testifying you must continue testifying. You just can't give 17 your version and then refuse to answer questions for the State. 18 Do you understand all of that?

19

MR. SCHACHTER: Yes, Your Honor.

THE COURT: Now if you were to decide to testify you'd have to coordinate with Mr. Hylin, because he'd have to help you by asking whatever questions you want him to ask you. Because you can't sit there and go, Mr. Schachter what is your name. MR. SCHACHTER: What about the possibility of just

1 reading a statement.

THE COURT: Well, you have a right of allocation if you are found guilty and you're sentenced. You can read a statement under oath, if there's nothing in the statement that's going to be objectionable. It's however you decide to do it.

6 If you to do it that way you're still subject to 7 cross-examination on any subject matter once you begin reading 8 your statement.

9 MR. SCHACHTER: But regarding the statement they 10 couldn't cross on just the statement itself, they'd be free.

11 THE COURT: Yeah, they'd be free to ask you anything 12 including about your prior. So, yes, once you start testifying 13 you can't say well, I didn't talk about that. A little different 14 rule then some other witnesses.

MR. HYLIN: As far as if he chooses not to testify,does the Court have its own instruction?

17 THE COURT: I don't have one, but the State has the 18 stalk. I think if you'll email that to us that will make it 19 easier than me having to find it.

MR. BOGALE: Of course, Your Honor.

THE COURT: Then we will have it here and the clerkwill have it for you, but you have to request it.

MR. SCHACHTER: Okay.

THE COURT: Anything else?

20

23

24

1	Oh. The why don't we go ahead and make the record with
2	regard. Well, it's after five. So tomorrow morning we can make
3	the record on the 911 call. So I think we have asked this
4	Mr. Schachter be here at 8:30. I was thinking maybe, I want to
5	make sure that the jury gets in here by 930. I don't think if
6	there's anything else that we're going to have to deal with other
7	than the 911 call.
8	MR. SCHACHTER: It might be a little quicker if I knew
9	what witnesses he plans on calling on the witness list so I'm be
10	more prepared.
11	THE COURT: Okay. Which witnesses?
12	MR. BOGALE: Continuing with Matthew Hand and then
13	officer Terry West from RPD, and potentially Deputy Keisha Ellis
14	from the jail.
15	THE COURT: Okay. And is that it?
16	MR. BOGALE: Right now Your Honor that's it.
17	THE COURT: Okay.
18	MR. SCHACHTER: Just one more thing about discovery,
19	any new discovery I told Mr. Bogale there's an issue with
20	discovery at the jail and so.
21	THE COURT: You don't think you're getting it?
22	MR. SCHACHTER: They told me that they're only going to
23	notify cocounsel. Their word. If I get discovery.
24	THE COURT: You mean the jail will have only tell
	132

 \bigcirc

 \mathbb{C}

1 They feel that they're not obligated to MR. SCHACHTER: tell me when they get certain discovery. I have the grievance, 2 3 if you want to look at it. 4 THE COURT: Have you disclosed anything? 5 MR. BOGALE: Just for your sake, Your Honor, we haven't 6 not disclosed anything. All of this stuff that we are 7 discovering to Mr. Schachter is being personally handed off by my 8 investigator Michelle base, so she's hand delivering all the 9 discovery to the defendant at the jail. 10 THE COURT: What do you have that you got from the jail 11 saying they weren't giving it to you? 12 MR. SCHACHTER: It's a grievance, Your Honor. Do you 13 want to see it? 14 THE COURT: Mr. Hylin -- are you still giving duplicate 15 discovery to the Public Defender's Office? 16 Mr. Hylin has your office gotten anything new? 17 Not that I don't believe that Mr. Schachter MR. HYLIN: 18 doesn't have currently. 19 THE COURT: Can you double check on that. 20 MR. HYLIN: Maybe we should compare. 21 THE COURT: That would probably be helpful. 2.2 MR. HYLIN: If I may approach. 23 THE COURT: Yes. I just want to make sure that he does 24 have all the discovery.

1	Can I have the clerk mark this? It says inmate
2	grievance form. And I'm not sure
3	MR. SCHACHTER: This came about as a result of the 911
4	calls, Your Honor.
5	THE COURT: I'll go ahead and have the clerk mark this,
6	just so we have it in the record.
7	THE CLERK: Exhibit 19 marked.
8	MR. BOGALE: Your Honor, can the State inspect that
9	before it's marked.
10	THE COURT: Absolutely we're going to take a recess and
11	figure out, maybe Mr. Hylin may want to read it and figure out
12	what it is. And then we'll talk about it tomorrow morning.
13	We'll probably not be here on the record until about 8:45, but I
14	know it takes a while for Mr. Schachter to get prepared for court
15	and everything. So we're asking that he be here by 8:30.
16	Okay. And to we'll be in recess until tomorrow
17	morning.
18	MR. BOGALE: Should the State be here tomorrow at 8:45,
19	Your Honor?
20	THE COURT: Yes. Be here by 8:45.
21	Anything further?
22	MR. BOGALE: No, Your Honor.
23	THE COURT: Thank you. Court's in recess.
24	(Proceedings Continued to Tuesday, September 23, 2014)
	104
1	134

 \bigcap

C

1	STATE OF NEVADA)
2)ss. COUNTY OF WASHOE)
3	
4	I, EVELYN J. STUBBS, official reporter of the
5	Second Judicial District Court of the State of Nevada, in and for
6	the County of Washoe, do hereby state:
7	That as such reporter I was present in Department No. 4
8	of the above court on, Monday, September 22, 2014, at the hour of
9	9:58 a.m. of said day, and I then and there took stenotype notes
10	of the proceedings had and testimony given therein upon the JURY
11	TRIAL of the case of THE STATE OF NEVADA, Plaintiff, vs. MARC P.
12	SCHACHTER, Defendant, Case No. CR14-1044.
13	That the foregoing transcript, consisting of pages
14	numbered 1 to 134, inclusive, is a rough draft transcript of my
15	said stenotype notes, so taken as aforesaid, and is not fully
16	edited.
17	
18	
19	DATED: At Reno, Nevada, this 11th day of February,
20	2015.
21	
22	
23	EVELYN J. STUBBS, CCR #356
24	
	135

Ć

-0