IN THE SUPREME COURT OF THE STATE OF NEVADA 1 2 TROY RICHARD WHITE, No. 68632 3 **Electronically Filed** 4 Appellant, Feb 17 2016 08:38 a.m. 5 Tracie K. Lindeman V. Clerk of Supreme Court 6 THE STATE OF NEVADA, 7 8 Respondent. 9 APPELLANT'S APPENDIX VOLUME VII PAGES 1347-1561 10 11 STEVE WOLFSON PHILIP J. KOHN Clark County District Attorney 200 Lewis Avenue, 3rd Floor Las Vegas, Nevada 89155 Clark County Public Defender 12 309 South Third Street Las Vegas, Nevada 89155-2610 13 ADAM LAXALT Attorney for Appellant 14 Attorney General 100 North Carson Street 15 Carson City, Nevada 89701-4717 (702) 687-3538 16 Counsel for Respondent 17 18 19 20 21 22 23 24 25 26 27 28

TROY RICHARD WHITE Case No. 68632

Addendum to Exhibit 5 of the State's Sentencing Memorandum filed 07/17/2015 353-356 5 Certificate Pursuant to the Uniform Act to Secure Attendance of Witness from Without-a-State Certificate Pursuant to the Uniform Act to Secure Attendance of Witness from Without-a-State 10 11 Ex Parte Motion and Order Releasing All Medical Records filed 02/17/2015...... 175-176 12 Ex Parte Petition for Certification of Materiality of Witness; and to Secure Attendance of 13 Witness, Pursuant to the Uniform Act to Secure Attendance of Witnesses from Without-a-State 14 Ex Parte Petition for Certification of Materiality of Witness; and to Secure Attendance of 15 Witness, Pursuant to the Uniform Act to Secure Attendance of Witnesses from Without-a-State 16 Filed Under Seal filed 07/30/2012......001 17 Hearing on Defendant's Petition for Writ of Habeas Corpus filed 04/03/2013 102-114 18 Information filed 12/27/2012.......041-045 19 20 Judgment of Conviction filed 07/24/2015.......359-361 21 22 23 24 25 Order filed 02/27/2013087 26 27 Order Granting Defendant's Writ of Habeas Corpus filed 05/13/2013...... 115-122 28

1	Order Scheduling Status Check filed 06/11/2013	
2	Petition for Writ of Habeas Corpus filed 02/04/2013	
3	Reporter's Transcript of Preliminary Hearing heard 12/12/2012	
4	Return to Writ of Habeas Corpus filed 03/19/2013090-099	
5	Second Amended Information filed 04/06/2015	
6	Second Supplemental Notice of Witnesses and/or Expert Witnesses filed 04/09/2015 219-226	
7	Sentencing Memorandum filed 07/16/2015	
8	State's Bench Brief Regarding the Admissibility of Traits of Character of the Victims filed 04/08/2015	
9	State's Sentencing Memorandum filed 06/19/2015	
10	Supplemental Notice of Witnesses and/or Expert Witnesses filed 04/03/2015 198-205	
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12	Verdict filed 04/17/2015269-271	
13	Writ of Habeas Corpus filed 02/28/2013	
14		
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18	<u>TRANSCRIPTS</u>	
19 20	Transcript of Proceedings, Jury Trial—Day One Date of Hrg: 04/06/2015	
21	Transcript of Proceedings,	
22	Jury Trial—Day Two Date of Hrg: 04/07/2015	
23	Transcript of Proceedings,	
24	Jury Trial—Day Three Date of Hrg: 04/08/2015	
25	Transcript of Proceedings,	
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27	Transcript of Proceedings,	
28	Jury Trial—Day Five Date of Hrg: 04/13/2015	

1 2	Transcript of Proceedings, Jury Trial—Day Six Date of Hrg: 04/14/2015
3 4	Transcript of Proceedings, Jury Trial—Day Seven Date of Hrg: 04/16/2015
5	Transcript of Proceedings, Jury Trial—Day Eight Date of Hrg: 04/17/2015
7	Recorder's Transcript of Hearing, Initial Arraignment Date of Hrg: 01/09/2013
9 10	Recorder's Transcript of Proceedings, Calendar Call Date of Hrg: 03/25/2015
11 12	Recorder's Transcript of Proceedings, Sentencing Date of Hrg: 07/20/2013
13 14	Recorder's Transcript of Proceedings, Status Check Date of Hrg: 07/31/2013
15 16	Recorder's Transcript of Proceedings, Status Check: Supreme Court Opinion Date of Hrg: 12/02/2013
17 18	Recorder's Transcript of Proceedings, Status Check: Supreme Court Opinion Date of Hrg: 03/31/2014
19 20	Recorder's Transcript of Proceedings, Status Check: Trial Readiness Date of Hrg: 02/23/2015
21 22	Recorder's Transcript of Proceedings, Status Check: Trial Setting Date of Hrg: 01/28/2013
23 24	Recorder's Transcript of Proceedings, Telelphonic Conference Date of Hrg: 06/23/2015
25 26	Recorder's Transcript of Proceedings, Telelphonic Conference: Trial Setting Date of Hrg: 03/27/2015
27	

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TRAN

CLERK OF THE COURT

DISTRICT COURT
CLARK COUNTY, NEVADA

THE STATE OF NEVADA

Plaintiff

CASE NO. C-286357

vs.

TROY RICHARD WHITE

DEPT. NO. XI

Transcript of Proceedings

Defendant

BEFORE THE HONORABLE ELIZABETH GONZALEZ, DISTRICT COURT JUDGE

JURY TRIAL - DAY 5

MONDAY, APRIL 13, 2015

APPEARANCES:

FOR THE STATE:

ELIZABETH MERCER

JEFFREY S. ROGAN

Deputy District Attorneys

FOR THE DEFENDANTS:

SCOTT L. COFFEE

DAVID LOPEZ-NEGRETE

Deputy Public Defenders

COURT RECORDER:

TRANSCRIPTION BY:

JILL HAWKINS

FLORENCE HOYT

District Court

Las Vegas, Nevada 89146

Proceedings recorded by audio-visual recording, transcript produced by transcription service.

LAS VEGAS, NEVADA, MONDAY, APRIL 13, 2015, 10:46 A.M. 1 (Court was called to order) 2 (Jury is not present) 3 THE COURT: Counsel, is there anything outside the 5 presence? MR. COFFEE: Just very briefly, Judge, just so the 6 Court's aware. Mr. Lopez-Negrete and myself were in line for 7 the elevator this morning --THE COURT: 9 Mr. Lopez-Negrete. MR. LOPEZ-NEGRETE: 10 THE COURT: Okay. 11 I'm co-counsel. MR. LOPEZ-NEGRETE: 12 Sorry. I was wondering which juror it THE COURT: 13 14 was. Well, we'll get to that. We're in line MR. COFFEE: 15 this morning. Two people in front of us said, good morning, 16 gentlemen, which is not anything unusual in the hallway, 17 obviously. And we said, good morning, back, and we realized 18 it was Mr. O'Grady, one of the jurors. He said, well, 19 gentlemen, I'm using the term loosely, kind of giggled, and we 20 didn't say anything else. We let him get on a separate 21 22 elevator. That was lovely. THE COURT: 23 Anybody want to inquire of Mr. O'Grady THE COURT: 24 why he doesn't think they're gentlemen? 25

Not from the State, Your Honor. MR. ROGAN: 1 All right. Mr. White, are you okay, 2 THE COURT: understanding that apparently Mr. O'Grady has a sense of 3 humor? THE DEFENDANT: Yes, ma'am. 5 THE COURT: Okay. Do you have any concerns with 6 your counsel asking him any questions about why he said "using 7 the term loosely"? THE DEFENDANT: No, ma'am. 9 Okay. All right. Anything else? THE COURT: 10 Judge, just with regard to scheduling we MR. ROGAN: 11 think that -- we anticipate that we'll finish with our 12 presentation of the evidence tomorrow morning, close to noon. 13 THE COURT: I was thinking you were going to finish 14 today. 15 I really want to, but I just don't think MR. ROGAN: 16 it's going to happen. 17 I think you are. THE COURT: 18 MR. ROGAN: We need to bring back some evidence that 19 Mr. Coffee wants in, so we'll do that tomorrow morning, and 20 then --21 THE COURT: He's been asking for it for a week. 22 I know. But I have to have a detective MR. ROGAN: 23 bring it in. So he's going to bring it in. He'll have it 24 here tomorrow morning. I don't think that we're going to get 25

through our last expert witness today, so he'll have to definitely testify tomorrow. 2 THE COURT: You'd be surprised how good I am at 3 4 making you guys go. Go get my jurors. 5 We go fast. 6 MR. COFFEE: Just giving you the heads up. 7 THE COURT: I understand. 8 And you have witnesses coming tomorrow from out of 9 state? 10 I've got some witnesses coming MR. COFFEE: 11 tomorrow, but I have the same expectation at this point. 12 sides -- we've started to work through instructions. We've 13 made good headway on that, including what the State has sent 14 over. 15 I added my standard instruction to the THE COURT: 16 packet that says, if you have any questions you have to send 17 it out in writing and then I'll consult with everybody. I put 18 that in packets. I know none of you do, but I always put it 19 20 in. MR. COFFEE: We're going to ask for a Carter 21 instruction, too. I forgot to tell Mr. Rogan. 22 THE COURT: Okay. 23 MR. COFFEE: I'm sure the State's got a standard 24 25 one.

[
1	But we're anticipating closing Thursday at this
2	point.
3	THE COURT: That's lovely. I unfortunately have go
4	to Carson City on Wednesday.
5	MR. COFFEE: And as far as our case, we're as you
6	always know with defense cases, we'll see where we're at when
7	the State closes evidence.
.8	THE COURT: I know. I'm not worried about it. I
9	know you're going to tell me where you are when you get there.
10	(Pause in the proceedings)
11	(Jury is present)
12	THE COURT: Ms. Clerk
13	Counsel, you can be seated.
14	Ms. Clerk, you can take the roll, please.
15	(Jury roll called)
16	THE COURT: Counsel stipulate to the presence of the
17	jury?
18	MS. MERCER: Yes, Your Honor.
19	MR. COFFEE: Yes, Judge.
20	THE COURT: Your next witness.
21	MS. MERCER: Your Honor, the State calls Julie
22	Marschner.
23	JULIE MARSCHNER, STATE'S WITNESS, SWORN
24	THE CLERK: Thank you. Please be seated. Please
25	state your full name, spelling your first and last names for

the record. 1 THE WITNESS: My name is Julie Marschner. 2 name J-U-L-I-E, last name M-A-R-S-C-H-N-E-R. 3 THE COURT: And, ma'am, there's water there and M&Ms in the dispenser. And if you'd like some coffee, I'm certain 5 the marshal can find you some. 6 You may proceed. 7 MS. MERCER: Thank you. 8 DIRECT EXAMINATION 9 10 BY MS. MERCER: Ma'am, where are you currently employed? 11 I work at the Las Vegas Metropolitan Police 12 Department's Forensic Laboratory, and I'm assigned to the 13 Biology and DNA Detail. 14 How long have you been assigned to that detail? 15 Approximately nine and a half years. 16 And were you employed in that capacity with any 17 other agency prior to that? 18 No, I was not. 19 Α Can you tell us a little bit about your educational 20 background and the training that you had to undergo in order 21 to obtain the position that you're currently in. 2.2 I have a Bachelors of Science degree in biological 23 sciences from Cal-Poly in San Luis Obispo, California, and 24 Masters degree in forensic science from Virginia Commonwealth

University in Richmond, Virginia.

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During my graduate school program all of my laboratory training, including an internship, was done at the Virginia Department of Forensic Science, which is a State crime lab in Richmond, Virginia.

After finishing graduate school I was hired on with Metro's Forensic Lab, where I underwent an additional nine months of training, working practice cases, observing cases being worked, before being signed off to work cases on my own.

- Q Do you undergo any ongoing education?
- A Yes. Every year I'm required to take at least 8 hours of continuing education. I usually exceed that by attending various conferences specific to my field of work.
- Q Have you testified regarding DNA analysis that you've conducted in other cases within the Eighth Judicial District Court --
- 17 A Yes.
- 18 Q -- in Clark County, Nevada?
- 19 A Yes.
- 20 | Q How many times have you testified?
- 21 A Over 60 times.
 - Q Have you testified in any of the Justice Courts within Clark County, as well?
- 24 A Yes.
- 25 Q How many times have you done that?

- A Probably five to ten times.
- Q And what about grand juries?
- A Yes.

- Q How many times have you done it?
- A Maybe 10 times.
 - Q Can you explain to the jury what DNA is.

A DNA is an acronym. It stands for deoxyribonucleic acid, and it's the genetic material that's found in the cells of all living organisms. Now, in humans most of our cells contain chromosomes, which contains our DNA. And most of those cells contain 46 chromosomes or 23 pairs. And it's a pair because we inherit of our DNA from our mother and the other half of the DNA from our father. And it's the unique combination of these two that make us different from one another.

Now, between everyone in this room over 99 percent of our DNA is the same, because we all need the same basic genetic information to make us human. That gives us eyes to see, ears to hear, 10 fingers, 10 toes. It's less than 1 percent that make us different from one another, and it's in this less than 1 percent of the DNA that we look at in forensic DNA analysis to be able to distinguish one person from another. Now, the only time we can't do this is with identical siblings, because identical siblings have identical DNA.

Q Okay. So with the exception of identical twins everyone has unique DNA?

A Yes.

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Q When you're asked to examine an item of evidence that's been impounded by a crime scene analyst or a police officer how is it that you go about doing that?

A So I'll receive a request asking me to look at a specific item of evidence, and I'm going to look for sources — areas on that evidence that might contain DNA. It could be something obvious, like blood on a knife or semen on a bedsheet or maybe saliva on a soda can, but we're also asked to try to collect what's referred to as touch DNA. And this is DNA that's left behind from cells when someone's skin comes into contact with an item.

Once I've located an area that might contain this DNA I'll either take a cutting or take a swabbing myself to collect the cells on that swab. Then I'll take a cutting, put that into a tube, add various chemicals and heat, and that's going to break open the cells that contains DNA.

I then purify the DNA, determine how much DNA is present, and then make copies of the DNA and load it onto an instrument. And this is going to separate all the DNA and give me what's called a DNA profile.

And a DNA profile from one person would consist of 15 pairs of numbers. It's 15 because we look at 15 different

locations in the DNA, and then it's a pair at each of those locations because half was inherited from the person's mother and half was inherited from the person's father.

So then I can compare a DNA profile from an item of evidence to a DNA profile from a known individual to see if they match up or not.

- Q Okay. So in order to make a comparison you have to have a known sample of DNA from the individual that you're trying to make that comparison to?
 - A Yes.
- Q And is that why buccal swabs are collected oftentimes?
- 13 A Yes

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- Q I want to direct your attention to some work that you did for this specific case. In this case you received a forensic request from Travis Ivey with the Homicide Unit; correct?
- 18 A Yes.
 - Q And he specifically asked you to examine a Taurus PT92C 9 millimeter handgun bearing Serial Number T0E33791? Or I guess that's a TOA33791.
- 22 A Yes.
- Q Were you also provided known samples of DNA for two individuals?
- 25 A Yes, I was.

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1
              Was that Troy White and [ Lucas?
         Q
              Yes.
 2
         Α
 3
              And those were buccal swabs?
         Α
              Yes.
 5
              MS. MERCER: Permission to approach your clerk, Your
    Honor.
 7
              THE COURT:
                           You may.
                       (Pause in the proceedings)
 8
 9
              MS. MERCER: Permission to publish.
              THE COURT: You may.
10
    BY MS. MERCER:
11
              Ms. Marschner, I'm publishing on the overhead the
12
    label that is attached to Exhibit 96, the box containing the
13
              Do you recognize this label?
14
    firearm.
         Α
              Yes.
1.5
              And it bears the Event Number 120727-1826?
16
17
              Yes, it does.
              And that event number was also contained on the
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    forensic request that initiated your work?
19
20
         Α
              Yes.
              Is your name on the chain of custody on this label,
21
22
    as well?
                    On the first line I signed my name, as well as
23
    my personnel number, 8806, and then -1, because this was the
24
    first package that I examined under this event number.
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- Q When you are done looking at an item of evidence you seal it back up with blue tape; correct?
 - A Yes.

- O All forensic examiners use blue tape?
- A Correct.
- Q Is this where you sealed the bottom of the box back up once you were done looking at it?
- A Yes. The second from the left I wrote my initials and my personnel number, J8806M.
- Q And, Ms. Marschner, when you receive a forensic request and there are other requests submitted pertaining to that same item of evidence does the lab prioritize those requests? In other words, if a request comes in for latent and firearm examination, as well as DNA, on a firearm, who's going to get the evidence first?
- A We have a certain order that we look at items of evidence. And the laboratory always starts out with DNA, because we're concerned with contamination. So if someone were to open it after us that wasn't wearing gloves, a coat, and a mask, they could possibly contaminate that item. So it always starts out with DNA and them moves to latent prints and then moves to firearms after that.
 - Q Why does firearms go last?
- A Because they're the ones that have to manipulate it the most. And so in firing the firearm, maybe loading and

unloading it, they could possibly remove any DNA that was there or wipe off any prints that were there.

Q Okay. With regards to the work that you did in this case you indicated that you swab an item of evidence to try to obtain a DNA profile; correct?

A Yes.

Q With regards to the -- I'm just going to open this up real quick. With regard to the examination of the firearm in this case did you -- how many swabs did you actually use to swab the evidence?

A I used a single swab to swab multiple areas on the firearm.

Q Which areas did you swab?

A So in DNA, because we want to preserve latent prints, we usually avoid any of the smooth areas. And so -- and it's also to preserve latent prints, but also because the grooved areas on the firearm would probably cause the most friction, thereby trapping the most cells. And even if you were to wipe over the item, the cells would still be trapped in those groove areas, so they might not be wiped away.

And so on this particular item I would have been swabbing the safety buttons, the magazine release, the slide, the grips, the hammer, and the slide lock.

Q Okay. Can you to the best of your abilities identify those locations on the firearm.

A So like the hammer would be here, the grooved areas on the slide here, on this slide lock button, I believe there was a safety button here, and then also the entire grip area.

Q Okay. And you indicated that you use when swab when you do that?

A Yes.

1.0

Q Why is that done?

A Because of a study that was done by our sister laboratory up in Washoe County, they determined that using one swab and starting on the smaller areas first, so like those small safety buttons or the slide lock, and then moving to the larger areas, like the slide and the grip, gives the best DNA profile. Because if you were to swab each of those areas separately, you're not going to be able to collect enough DNA to generate a DNA profile for comparison.

- Q With regard to the swabbing that you did in this case were you actually able to obtain a DNA profile?
- A Yes.
 - Q And were you able to make a comparison of that profile to the known profiles of Echo White and Troy White?
 - A Yes, I was.
 - Q Did you prepare some sort of a chart that -- I guess it's a alleles chart. Is that what it's called?
 - A Yes.
 - MS. MERCER: Your Honor, permission to publish.

THE COURT: Yes.

BY MS. MERCER:

- Q I'm publishing State's Exhibit 82. Is this the allele chart that you prepared in regard to this case?
 - A Yes, it is.
- Q And can you explain to the jurors what we're looking at here.

A So down the left side of the table, those colored blocks, these are the 15 locations that we look at. They all have a different name, so they're -- the blue ones, green ones, yellow ones, and the red ones. Also, the third line from the bottom called amelogenin, times also a sex typing marker that we process in order to determine whether there is a male contributor. So if it was only a female, there would only be an X there, because females only have an X chromosome. If there was a male, it would be an X and a Y, because they have an X and Y chromosome.

The next three columns are the DNA profiles from the three items that I examined in this case. The first is the Taurus handgun and then the two known profiles from Troy White and Echo Lucas.

- Q With regards to the DNA profile that you obtained or that you developed in this case on the firearm was it a mixture profile?
 - A Yes. It's a mixture profile. So if you look at the

two profiles on the right, these are single-source profiles from one individual. When you have a DNA mixture profile this is because you have DNA from more than one individual. And so you'll see more than two numbers at each of the locations because there's more DNA than just from one contributor.

And then when you have a mixture profile sometimes you can determine whether one person left behind more DNA compared to another person. So if you look at the first line, called D8S1179, at that location there's a 13, a 14, and a 15. And the 15 is in brackets because it is less than 60 percent compared to the other peaks there. And so that 15 would be considered a minor peak, meaning that it was contributed by the minor contributor, and then the other two peaks that are present there would be the major contributor. And so if you have a DNA mixture where you have a major contributor and maybe a minor contributor, sometimes you can pull out that major DNA profile and make a comparison to a known profile just like it was a single-source profile.

- Q And in this case were you able to determine that there was in fact a major contributor to that mixture profile?
 - A Yes, there was.

- O Who was that?
- A It was consistent with the profile of Troy White.
- Q And how often would you expect that -- or what is the estimated frequency of that major DNA profile in the

general population?

A So anytime we make a comparison and we're going to include someone we have to provide a statistic to give the strength of that match. And so for this particular mixture profile the estimated frequency of that major DNA profile is rarer than 1 in 700 billion. And the number's actually larger than that, but in our laboratory we cut it off at 700 billion. And the way that we came up with that number is that the world's population is approximately 7 billion, and so we multiplied that times a hundred. So I'm saying you would only expect to see this once in a hundred times the world's population, assuming that this person doesn't have an identical sibling.

- Q Okay. And identity was assumed then?
- 15 A Yes.
 - Q What about the minor contributor to this DNA profile? Were you able to make any determinations with regards to that?

A So as far as the minor contributor for this profile I can't make any type of single-source comparison to that minor profile. I can only determine whether somebody could be included as a contributor to that mixture. And in order for me to be able to make that comparison I have to make sure that all of the DNA is being represented at that particular location. And so anywhere that you see an asterisk or a star

at those locations I did not use that location in my comparison, because that means that there's additional DNA present below this threshold that we set in our laboratory to give us confidence that all of the DNA is there.

So for this particular sample I only made that comparison at three out of the fifteen locations. And so when I compared Echo Lucas's profile to those three locations she couldn't be excluded as a contributor to that mixture.

- Q So she was included as a possible contributor is another way of phrasing that?
 - A Yes.

- Q Approximately how often -- well, you estimated that one in five individuals in the general population could be included as a possible contributor; correct?
 - A Yes, to those three locations.
- Q And with regards to this chart -- I'm just going to zoom in real quick so it's a little bit more clear. So anytime you see the numbers from Troy White over here in this column that indicates that his DNA was present?
 - A Yes.
 - Q And the same is true of Echo Lucas?
- A So at the three locations that I made my comparison at, which would be the first one, D8, where the numbers are 13, 14 and then 15 in the brackets; the first green one, D3, where there's a 14, 15, 16, and 17; and then the fourth green

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one, D16, where there's an 11, 12, 13.
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              You were not asked to examine any other evidence in
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   this case; correct?
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              No, I was not.
              MS. MERCER: Court's indulgence.
5
                       (Pause in the proceedings)
 6
              MS. MERCER: I'll pass the witness, Your Honor.
 7
              THE COURT: Cross-examination.
 8
              MR. LOPEZ-NEGRETE: Thank you, Your Honor.
 9
                           CROSS-EXAMINATION
10
    BY MR. LOPEZ-NEGRETE:
11
              Good morning.
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         0
              Good morning.
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              Just to keep it simple, you found Troy's DNA on the
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    gun?
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              For the major profile, yes.
16
              And you also found Echo's DNA on the gun?
17
              She couldn't be excluded as a contributor to the
18
    mixture, but I wouldn't be able to make as firm a comparison
19
    as I could with the major DNA profile.
20
               So you can't rule her out?
21
               No, I can't.
         Α
22
                                   Thank you very much.
               MR. LOPEZ-NEGRETE:
23
24
    11
    11
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REDIRECT EXAMINATION

1	REDIRECT EXAMINATION		
2	BY MS. MERCER:		
3	Q But you can't say that she did in fact handle that		
4	firearm, either; correct?		
5	A I can say that the majority of the DNA on there is		
6	not hers. It was consistent with Troy White.		
7	MS. MERCER: Thank you.		
8	THE COURT: Anything else?		
9	MR. LOPEZ-NEGRETE: No. Thank you, Your Honor.		
10	THE COURT: Thank you, ma'am. We appreciate your		
11	time. Have a nice day.		
12	Next witness.		
13	MR. ROGAN: State calls Anya Lester.		
14	May I approach your clerk, Your Honor?		
15	THE COURT: Yes.		
16	ANYA LESTER, STATE'S WITNESS, SWORN		
17	THE CLERK: Thank you. Please be seated. Please		
18	state your full name, spelling your first and last name for		
19	the record.		
20	THE WITNESS: My name is Anya, A-N-Y-A, Lester,		
21	L-E-S-T-E-R.		
22	THE COURT: And, ma'am, there's water in the		
23	pitcher, M&Ms in the dispenser, and if you should need coffee,		
24	please let the marshal know.		
25	THE WITNESS: Thank you.		

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1		THE COURT: You may proceed.	
2		MR. ROGAN: Thank you, Your Honor.	
3		DIRECT EXAMINATION	
4	BY MR. RO	GAN:	
5	Q	Good morning, ma'am. How are you today?	
6	A	I'm good, thank you.	
7	Q	Can you tell the jury where you work.	
8	A	I work for the Las Vegas Metropolitan Police	
9	Departmen	t Forensic Laboratory, where I'm currently assigned	
10	to the Fi	rearms & Toolmarks Analysis Unit.	
11	. Q	So what's your title?	
12	A	I'm a Forensic Scientist II.	
13	Q	And what do you do as a forensic at the Metro lab?	
14	A	I am assigned to the Firearms & Toolmarks Analysis	
15	Unit, and	I analyze evidence firearms and firearms-related	
16	evidence,	including microscopic comparisons of evidence	
17	projectile	es to determine if they came from a suspect firearm.	
18	Q	And how long have you been doing that?	
19	A	I've been a forensic scientist since October of	
20	2009.		
21	Q	What's your training and educational background that	
22	allows you	u to perform your duties?	
23	A	I have a Bachelor of Science degree in forensic	
24	science from Michigan State University, and I was hired by		
25	Metro as a	a forensic laboratory aide in December of 2008.	

I promoted in October of 2009 into the forensic scientist field, and I began a training program in the area of firearms and toolmarks analysis. I completed approximately 2500 hours of training, which included things such as firearm and ammunition manufacturers tours, also various manufacturers armors courses, and a series of in-house-training cases under the experience of an experienced examiner who gave me cases where I actually fired guns, performed microscopic comparisons, did -- wrote reports just as if those were real cases. And at the end of that training I completed a series of comprehensive proficiency exams, which allowed me to begin my own independent casework starting in the spring of 2011, and since that time I've completed over 700 cases in the field of firearms and toolmarks.

- Thank you. Did you go to college, ma'am? 0
- Yes, I did. Α

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- Okay. What degree did you obtain? 17
 - I have a Bachelor of Science degree in forensic Α science.
 - As part of your duties in the Metro Thank you. Crime Lab do you have to engage in continuing education in your field?
 - It's encouraged strongly, yes. Α
 - Do you do that? 0
 - Yes, I do. Α

Are you a member of any professional organization in 1 the fields of firearms or toolmarks identification? 2 I am a member of the Association of Firearm and 3 Toolmark Examiners. 4 You mentioned previously that you've performed about 5 500 -- or, I'm sorry, 700 examinations of firemarks [sic] or toolmarks; correct? 7 Since I was released to perform independent casework 8 I have completed over 700 independent cases, that is correct. 9 So you did more when you were under the supervision 10 of an experienced firearms or toolmarks identification expert? 11 I did those as my training cases. 12 Okay. Have you testified here in the Eighth 0 13 Judicial District Court regarding firearms analysis? 14 Yes, I have. Α 15 Approximately how many times? 16 0 Seven times previously in District. This is my Α 17 eighth. 18 What about Justice Court? 19 0 And one time in Justice Court. 20 Α Thank you, ma'am. 21 Q. As part of your employment in 2013 did you examine 22 and conduct testing on a firearm recovered as evidence in a 23 homicide investigation that involved the defendant Troy White? 24 Yes, I did. Α 25

I'm going to show you an exhibit. If you could look 1 on your monitor, this is State's Exhibit 96. Do you see the 2 evidence sticker on your screen, ma'am? 3 Yes, I do. And based upon your review of the evidence sticker 5 0 does this appear to be the box containing the firearm that you analyzed as part of your jobs and duties? Yes, it does. Α And how do you know that? My name is written right here under the chain of Α 10 custody, along with my personnel number and my package number 11 and the date and time that I sealed the box. 12 And can you show us where you sealed the box, if you 13 14 can. On the blue tape -- does it come up here -- here are 15 my initials. 16 At the time you had a different name than Lester; is 17 that correct? 18 Yes. I did get married in 2013. 19 So that's why it says "JS," rather than -- I'm 20 sorry, "AS," rather than "AL"? 21 Yes. And it says "A. Sancote" under the chain of 22 custody, as well. 23 Thank you. 24 Q. When you received the firearm had any other forensic 25

testing already been performed on it?

- According to the package, the firearm had been previously examined.
- Let me show you the contents of Exhibit 96, which is marked as Exhibit 96A. Does this appear to be a firearm that you examined?
 - It does, yes.
 - And what kind of firearm is this?
- This is a Taurus pistol. It's a Model PT92C 9 millimeter Luger caliber.
- Is it a handgun? 11
- Yes. Α 12

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- What's a handgun? 0 13
- A gun that's designed to be shot from the hand. 14
- All right. What's the difference between a semiautomatic and an automatic and a pistol? 16
 - A semiautomatic --Α
 - I'm sorry. Revolver. Sorry. 0
- What was the question? 19
 - What's the difference between an automatic, a semiautomatic and a revolver?
 - A semiautomatic firearm is a repeating-action It does require one pull of the trigger for each shot to be fired. And when you pull the trigger and that shot is fired part of the cycling process performs some action,

usually it's the loading and unloading to ready the firearm for the next shot.

That's different from an automatic firearm which is where when you actually hold down the trigger the firearm continually repeatedly fires until it's out of ammunition.

A revolver is a different type of handgun that has a cylinder, and instead of the ammunition being in a magazine and it being continually loaded into the chamber, that cylinder has several chambers. And when you either cock the hammer or pull the trigger that cylinder rotates and that lines up the next chamber with the next cartridge in line to the barrel in order for it to be fired.

- O And what kind of firearm is Exhibit 96A?
- A It's a semiautomatic.
- Q As part of your examination and testing did your determine whether Exhibit 96A was operable?
- A Yes, I did.

- 18 Q And what does "operable" mean?
 - A That it works. When you actually pull the trigger that it fires and functions and that there are no noted malfunctions.
 - Q And how did you determine whether Exhibit 96A was in fact operable?
 - A I do a full firearms examination when I first receive a firearm, and it starts with me just looking over the

I look at the make, model, serial number, measure the gun. length, the overall length, I measure the barrel length, I check the safeties to see if they're functional. If there's a magazine, I look at that to see if it fits in the firearm, and I measure the amount of weight it takes to pull the trigger.

After I've done that, I've basically kind of convinced myself that it's safe to fire, what I do is I take ammunition and I load it up and I go into our firing range and I actually test fire the gun, shoot it.

- And once you performed that physical examination and the test fire did you determine whether this is an actual operable firearm?
 - Yes, I did determine that it is operational.
 - Thank you, ma'am. 0

THE COURT:

- MS. MERCER: May I approach your clerk, Your Honor? 15 You may.
- BY MR. ROGAN: 17

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- As part of the same investigation did you examine two magazines that were provided to you because they had been impounded as evidence?
 - Yes, I did. Α
 - Can you tell me what a magazine is.
- A magazine, it's -- sometimes people mistakenly refer to it as a clip, but it's a source of ammunition. where you actually take the cartridges and you can load them

in, and then you load that magazine into the firearm, and that is your source of ammunition for shooting.

Q You said cartridges. Can you tell me -- can you tell the jury what a cartridge is.

A A cartridge is a single unit of ammunition. Often people think, oh, I load bullets into a gun. But you don't just load the bullet, you load the whole cartridge. What it is, there's the bullet -- if it's a blank, it wouldn't have a bullet, but some type of projectile that's contained inside a cartridge case, and then inside there is powder, gunpowder. On the back end there's what we call the primer, which is the spot where when you pull the trigger and the firing pin or the striker goes forward and strikes it it creates a spark. And that's what lights that primer on fire and allows gas to be created which sends the bullet down the barrel and eventually out of the muzzle of the firearm.

Q And what happens to what's known as the cartridge casing after a bullet is expelled from the barrel of the firearm?

A I've got a semiautomatic, like I said. For the cycle of fire what happens is when you pull the trigger some part of that detonation process performs some of that cycle. So when you pull the trigger and the firing pin hits that primer you get the spark, it lights the powder on fire, the gas is created, the bullet's going forward. For every action

you have an equal and opposite reaction. So from that bullet going forward that cartridge case is being propelled backwards. It goes backwards against the rear of the slide, and it's hooked on a piece of the firearm which is called the extractor. When that slide goes back it pulls it out of the chamber, then you have an ejector which when it hits that it kicks it out of the firearm. And then when the slide goes forward it can pick up the next cartridge from that magazine and load it into the chamber.

- Q And all of this is done automatically after -- on a semiautomatic after that trigger is pulled?
 - A Yes, that's correct.
- Q I'm going to show you a package that's been marked as State's Exhibit 97A. And in the upper right-hand corner is there an event number that's identified on Exhibit 97A?
- A Yes, there is.

- Q And does that event number relate to the homicide investigation involving the defendant, Troy White?
- A Yes, it does.
- Q It also indicates -- there's writing on there that says AES4-6.
- A Yes. That's my initials, AES, 4 is my Package 4, and 6 is Item 6.
 - Q Do you know what is contained in this Exhibit 97A?
 - A Well, I don't -- I don't know what's in the

envelope, but I know that Item 6 I determined was a magazine. 1 I'm going to open this up, all right? 2 Uh-huh. 3 Can you tell us what has just come out of the 4 evidence envelope marked 97A. 5 That's a magazine. Α 6 And is it a magazine that you examined as part of 7 this investigation? Yes, that's correct. 9 Did you know -- did you identify the capacity of 10 Exhibit -- of the magazine that's been marked as Exhibit 97A? 11 Which is Item 6? 12 Item 6. 13 0 Yes. It had a capacity of 16 cartridges. 14 And when you received the magazine for testing were 15 Q there any cartridges inside the magazine? 16 Not inside the magazine, no. Α 17 Were there any cartridges inside the package that 18 Q you received? 19 There were, yes. Α 20 And how many? 21 Q There were 12. A 22 How did you determine the capacity of this magazine? 0 23 I tested it with dummy rounds. They're basically 24 the same size, caliber as would be a live round; they just

don't have the primer, and they don't have that powder. 1. it's just a case with a projectile. And I physically take the magazine and load them in until I can't load in any more. 3 And this one had a capacity for 16? 5 Α When I checked it, yes. Thank you, ma'am. Q 6 Going to ask you the same questions for Exhibit 97B, 7 all right? 8 Yes. 9 Α Did you -- showing you State's Exhibit 97B, did you 10 mark this evidence envelope with the letters AES and the 11 numbers 4-7 in the upper right-hand corner? 12 Yes, I did. 13 And if you need to refer to your report, that's 14 fine. Do you know what may be contained within State's 15 Exhibit 97B based upon your writing? 16 That item was also a magazine. 17 Showing you the contents of State's Exhibit 97B, 18 does this appear to be the second magazine that you examined 19 in the course of your investigation? 20 Yes, it does. 21 Did you determine the capacity of this magazine? 22 I checked the capacity of this magazine and 23 Α

Are sometimes magazines marked with the numbers of

determined it to be 13 cartridges.

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cartridges that could fit inside the magazine? 1 Yes, they are. 2 Is it possible that the number is not accurate? 3 It can be possible. Usually if the magazine is older and the spring has weakened or if you maybe just jam one 5 really hard, you could maybe get more in there than what's actually marked on the magazine, yes. 7 Thank you. And do you perform the same testing to 8 determine whether this magazine had a capacity of 13 as you did with the prior exhibit, 96B? 10 With the dummy rounds. And I just loaded Yes. 11 those into the magazines and counted them. 12 I'm sorry. I meant 97A. Thank you. 13 Did you also -- were you also asked to take a look 14 at some expended bullets as part of your examination? 15 Yes, I was. Α 16 How many? O 17 I was asked to look at two bullets. 18 Α And what is meant by "expended bullets"? Q 19 That it's been fired. Α 20 MR. ROGAN: Court's indulgence. May I approach your 21 clerk? 22 You may. THE COURT: 23 BY MR. ROGAN: 24 And when you received these bullets for examination 25 32

what kind of testing would you perform on them, or analysis would you perform on them?

A First I just do a visual exam, look at it, start with sort of the overall things that I can just glean from looking at them, such as determined possibly the caliber. I do that by measuring the diameter of the base and taking the weight of the bullet. If it needs to be cleaned, I would clean it if it has any debris on it.

And I would start with looking at the class of it, which is the number of the rifling characteristics that's on it. A gun, a barrel has a number of lands and grooves inside it, which is spiral, like a candy cane. And what that does is when the bullet goes down the barrel it can spin it and it imparts a stability when it exits the muzzle of the barrel. And those lands and grooves, they make impressions on the bullet. And I count the number of those, look at the direction of the twist, and measure the width of those, as well.

Q And is the purpose of this examination in order to determine whether a certain bullet has been expelled by a certain gun?

A And then that would be during my microscopic exam.

After I've examined all of those class characteristics, those things, you know, that are put there by the manufacturer, then I do a microscopic exam to look at the individual microscopic

characteristics that are on there. And to determine if they came from a certain firearm I'll take the test-fired bullets that I actually fired from that gun and I put it together under the microscope -- I have what's called a comparison microscope. It's like two microscopes hooked together with an optical bridge. It's sort of like mirrors and lenses that allow me to look through optics and see two things side by side together at the same time.

So if I take the test-fire from the gun that I actually fired and put that on one side and I take the unknown bullet to the other side, I microscopically compare them to see if I have sufficient agreement in those individual marks so I can determine whether or not that bullet was fired also by that firearm.

- Q So, in other words, you took a test-fire from the gun that you examined in this case and you took the bullet from that and you compared it to the bullet that may have been recovered at a crime scene.
 - A That's correct.

- Q And you did that for two different bullets?
- A On this case I did, yes.
- Q Do you know where they were recovered?
- A All I know is what was written on the package. I didn't impound them, so I just know what --
 - O So one was identified to you as being recovered from

the crime scene; correct? 1 Can I refer to my notes? 2 3 Yes, ma'am. One was identified as being from -- can I read the 4 5 address? May I approach the witness, Your Honor? MR. ROGAN: 6 THE COURT: Yes. 7 Thank you. 8 MR. ROGAN: 9 BY MR. ROGAN: What page are you referring to, ma'am? 10 Page 2. And then the second one was here. 11 Okay. So referring to your notes you found one was 12 recovered from 325 Altimira Road; correct? 13 Yes, that's correct. 14 And the other one was recovered from a body during 15 Q an autopsy? 16 Yes, that's correct. Α 17 All right. Were you able -- after performing your 18 comparison under your compound microscope were you able to 19 identify whether those two bullets were shot from the firearm 20 that you examined? 21 I determined that my conclusion was inconclusive, 22 that due to damage and a lack of microscopic marks on the 23 evidence bullets that I could not determine whether or not 24 they were actually fired from that firearm. 25

Did they have similar characteristics, those two 1 bullets, to your test-fire? 2 Yes, they had similar general rifling 3 characteristics, which is to say same caliber, same number of 4 lands and grooves, same direction of twist, and same width in 5 the land and groove impressions as the test-fired ones did. But just not enough markings or characteristics for 7 you to conclusively say that these bullets came from that gun? 8 Yes, that's correct. 9 Α Thank you. 10 And finally I want to talk you about some cartridge 11 Were asked to examine some cartridge casings during 12 casings. your investigation? 13 Yes, I was. Α 14 How many? 0 15 Α Three. 16 And were those also identified to you as being 17 recovered 325 Altimira Road? 18 If I may refer to my notes. Α 19 Yes, ma'am. Q 20 Yes, they were. Α 21 Is it generally -- are you able as part of your 22 duties to determine whether a cartridge casing is fired from 23 -- or expelled from a specific firearm? 24 Well, I have a range of conclusions. I can either 25 Α

ID it, eliminate it, or it's inconclusive. If I have agreement in all of those class characteristics and sufficient agreement in those individual microscopic characteristics, then I make a conclusion that that was fired from that firearm.

If I have significant disagreement, then I can say that it was eliminated, that that particular -- that particular cartridge case was not fired from that firearm.

If I can't tell, if there's maybe just not enough markings due to damage or just perhaps that particular brand of ammunition didn't mark well or if there's some damage to it, then that would be a conclusion of inconclusive. But those are my three options that I would make on a piece of evidence.

Q And just like with the bullets did you take a test-fired cartridge and compare that test-fired cartridge to the three cartridges uncovered at -- or recovered at 325 Altimira?

A Yes. I took the cartridge cases, the test-fired cartridge cases from the firearm, which I test-fired myself. And, actually first, before I take the test-fired one and compare it to the unknown, I put the two test-fired ones side by side on my microscope and look at the marks and see how much agreement that there is, how many markings there are, just how well in general it marks. And once I've determined that there is sufficient marks on those for me to perform the

comparison to the unknown then I take the unknown, put it on the other side of my microscope, and perform that comparison microscopically of the test-fire to the unknown.

Q I'm going to show you State's Exhibit Number 80. Is this what we're looking at when you mentioned before that you can visualize or see through the compound microscope two cartridge casings simultaneously?

A Yes. This appears to be a photo taken under a microscope. And right down the center you'll see there's a center line, and that's the primer area of one on the left side to the other on the right side.

Q Okay. So what's the primer area?

A On that cartridge case, like I was talking about earlier, you have that primer compound. It's a chemical compound. And then, like I said, when the firing pin or the striker hits that, that percussion makes a spark. And that's what actually ignites the powder inside the case. So that area that you see -- you see these are kind of round, this round area, that contains that primer compound.

Q And due to the action of firing a weapon will there be markings left on the primer area?

A Yes. When that firing pin goes forward and hits that primer you'll actually get markings transferred from the firing pin into that primer. And then also, like I talked about, when the gases expand and the bullet propels down the

barrel and the cartridge case propels backwards against the rear of the slide there can be marks from the rear of the slide that are imparted on the area, as well, and we call those breech face marks.

- Q And so could you using this exhibit give us an example of similar markings that you see between the two different primer areas.
 - A This one's kind of hard to see, but --
 - Q I'm sorry. I can zoom if you need.
- A If you just -- even just the general shape, if you look here and then here, you just kind of look at the general overall shape looks similar there.
- Q If I can, I'll just zoom in on the left-hand side here. Do you see a defect in the left-hand side where my finger is pointing --
 - A Yes.

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- Q -- at approximate 7:00 p.m. on the primer area on the left-hand side?
- A Yes.
- Q And does that match the primer area on the right-21 hand side?
- 22 A Yes. That was the mark that was referring to there.
 - Q And that would be indicative to you of what?
 - A It's just one piece of the entire puzzle, but it's -- it's when you start looking at these overall this shape is

the same as this shape. I'm not looking at this is a circle and this is a square. I'm going, okay, these are both circular but they both have a defect in this particular area, there's not a difference there. So then I can go on and look at more of the marks and see if those match up, as well.

Q Is that what you called agreement, when they look the same?

A Yes.

Q All right. Showing you State's Exhibit Number 81, do you also examine the sides of cartridge casings in order to see if they have similar markings?

A Yes. In addition to the firing pin marks, the breech face marks that I've talked about other parts of the gun can also impart marks, as well. I talked about the extractor which pulls that cartridge case from the chamber, the ejector which hits it and ejects it from the chamber, but along the sides there can also be what we call chamber marks, and those are from the cartridge feeding into the chamber or being extracted from the chamber. As it scrapes along, marks can be formed there. Also during the firing process, because a cartridge case is brass, when the gases expand the cartridge case — the sides of it can expand against the inside of the chamber and marks from the chamber are imparted to the sides, as well.

Q So using the exhibit that you see on the screen can

you identify any particular markings that you would say have agreement?

A Again, here if you look straight down the middle, this is a dividing line from two sides of a microscope. And if you look straight across, you see a line here, here.

Q Thank you.

And after you performed your analysis of all three cartridge casings against your test-fire were you able to come to a conclusion about whether those cartridge casings were expelled by that firearm?

- A Yes. I was able to determine a conclusion.
- 12 Q And what was the conclusion?
 - A I determined that those three cartridge cases were fired by the submitted Taurus pistol.
 - Q Thank you. Several more questions for you, ma'am.

 With regard to the firearm you mentioned before what

 -- trigger pull. What is trigger pull?
 - A It's the amount of weight that's required to actually pull the trigger for the firearm to fire. How much weight's actually needed to make it fire in pounds we measure.
 - Q Is it fair to say that firearms can range in how much trigger pull they have?
 - A Yes. Absolutely.
 - Q So some are easier to pull, some are lighter, and some are heavier?

A Yes, that's correct.

- Q And your conclusion regarding this particular weapon, what was it?
- A I measured two together pulls. There was a single-action trigger pull of 4-1/2 to 5 pounds, and the double-action trigger pull of 8-3/4 to 9-1/4 pounds.
- Q So what -- for the edification of the jury, what is a single-action pull?
- A Single action is when you pull the trigger and only one function is performed. Firearms may need to be cocked before you can actually pull the trigger, and that's what would be single action. If you manually cock the firearm, either by pulling the hammer back or by cycling the slide so that it's ready to fire, when you pull the together only one action is performed, the hammer or striker falls. That's a single action.
 - O What's double action?
- A Double action is where when you pull the trigger there's two actions performed. So when you pull the trigger, you pull it, the hammer cocks and goes forward. So two things are being performed when you pull the trigger. It cocks it and fires.
- Q I'm showing you again Exhibit 96A. Can you show us where the hammer would be.
 - A Uh-huh. It's this part right here.

And you said you performed a trigger pull test on both single action and double action. Does that mean that this firearm can be used in both ways? Yes, it can. Would you characterize -- how would you characterize your conclusions about the trigger pull? Is it easy to pull, normal, or difficult to pull that trigger? The double action's a little greater than the Α single, obviously. It's performing two actions, so it's a little more difficult. But as far as for the range of firearms my conclusions were that this is about average. So if this gun were being used in single action, what would a person have to do to fire this weapon? They would have to pull the trigger, and it would have to be about 4-1/2 to 5 pounds of pressure. And what if they were using it as a double-action firearm? Again, the trigger would need to be pulled, and it Α would need to be 8-3/4 to 9-1/4 pounds of pressure. Again, with the single action would he have to have pulled that hammer back first? Either pulled it back or cycled the slide to cock it.

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MR. ROGAN: Court's indulgence.

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BY MR. ROGAN:
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              How many safeties does this firearm have?
 2
              It has -- if I may refer to my notes.
 3
              Yes, ma'am.
              It has one external lever safety. It's
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         Α
   ambidextrous. It's on both side of the firearm.
 6
              Just one safety?
 7
         Q
              It's one external safety, yes.
 8
              Can you identify that external safety here.
 9
         Α
              It's this lever.
10
              Okay. What is this item here that I'm pointing to
11
    in the front? This little button.
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              This button?
13
14
              Yes.
              Well, I don't know. Oh. I think that's --
15
              Do you know?
16
              I'm sorry. I don't know from the picture.
17
              Okay. How many -- you mentioned external safety.
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    Does that mean that it has to be turned off by the user of the
19
    firearm before it can be fired?
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              It -- yes, that's correct.
21
              Are there any internal safeties on this weapon?
22
              There is also a firing pin safety, a firing pin
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         Α
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    block.
              What is that?
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What that is is that the trigger actually has to be 1 pulled the whole way back so that -- there's actually a block, 2 so -- because we talked about the single action, double action. If the hammer falls, if you just de-cock it and the hammer falls, you don't want it to go off unless you're actually pulling the trigger. So there's a trigger bar. you pull the trigger it actuates a small piece, which is a 7 block, which moves out of the way and allows the firing pin to 8 go forward. So the user would have to disable the external 10 safety. And if it's a single action, pull back that hammer 11 and then pull the trigger. That firing pin block, would the 12 user have to do anything with that to disable that before 1.3 14 firing? That's a passive internal safety, and it just 15 moves out of the way when the trigger's pulled. 16 MR. ROGAN: Okay. Thank you. 17 Pass the witness, Your Honor. 18 THE COURT: Cross-examination. 19 MR. LOPEZ-NEGRETE: Thank you, Your Honor. 20 CROSS-EXAMINATION 21 BY MR. LOPEZ-NEGRETE: 22 Good morning. 23 Good morning. Α 24 Just to clarify, you examined three casings for this 25

particular firearm; is that right? 1 Yes, that's correct. 2 Okay. And the earlier you were explaining the difference between semiautomatic and other types of handguns; is that right? 5 Yes, that's correct. Α 6 And this is a semiautomatic pistol or handgun? 7 Yes, it is. 8 Okay. And so that means that you can fire the 9 weapon just by pulling on the trigger if it's ready? 10 Yes, that's correct. 11 Okay. And that's what single action means; correct? 12 As long as it's been manually cocked, either pulled 13 the hammer back or cocked by moving the slide back, when you 14 pull the trigger single action is that one action, the hammer 1.5 falling forward to fire the firearm. 16 And you can fire it again by pulling again on the Q 17 That's what semiautomatic means? 18 trigger. Yeah, as --Α 19 It loads up --Q 20 Α Sorry. 21 Go ahead. 22 Q As long as there's still ammunition in the magazine, 23 each pull of the trigger will fire another round, yes. 24 Okay. Great. And you conducted a pretty thorough 25

examination of this firearm; correct? I would say so. I conduct a normal firearms exam. 2 Okay. And you went through it and you fired it? 3 Yes, I did. Α All right. And you encountered no mechanical 5 problems firing it? That's correct. 7 Α All right. There were no misfires? 8 0 There were not. 9 Α So you pulled the trigger and it fired correctly? 10 Q That's correct. Α 11 And so the gun worked. 12 0 Yes, it did. 13 Α Okay. And I wanted to ask you, you're talking about 14 Item 6 and Item 7, the two magazine clips. If you could just 15 -- I'm not sure if the prosecutor asked you. Regarding Item 7 16 you said that there were -- there was a capacity of 13 bullets 17 in that magazine; correct? 18 Let me just check. Number 7? 19 That's the court exhibit. Yes. 97B. Q 20 That Item 7 had the capacity when I checked Sure. 21 it of 13 cartridges. 22 Thirteen cartridges. Regarding Item Number 6 you 23

also testified that there were 12 bullets related to that

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item?

There were 12 cartridges --Α 1 2 Cartridges. -- that were packaged in the same package with that 3 Α magazine when I received it. Okay. And how many cartridges were packaged with 5 6 the Item Number 7? There were nine. 7 Α Nine bullets. Okay. 8 Nine cartridges. Okay. Thank you very much. 10 If there's a round in the gun and you take off the 11 safety and you fire it, will it fire? 12 This particular gun? 13 14 Yes. If there is a round in the chamber and you take off 15 the safety and pull the trigger, it will fire. 16 And just to clarify, you need to cock it in between 17 after that fired to shoot again? 18 Because the gun's a single-action/double-action like Α 19 we talked about, the first round, it does have to be -- you 20 know -- well, actually it doesn't, because it's single-21 action/double-action. So you don't even need to cock it. You 22 just pull it and the first one, even if the hammer's down, 23 it'll perform that double action, backwards, forwards, and 24 fire. Then after that, because you have that bullet going

forward when it fires and you have the pressures and the cartridge case going backwards and the slide cycling and the cartridge case being extracted and ejected and the next one being picked up from the magazine and pushed forward, that action cocks the hammer. So each successive shot will be single action.

Q So if the safety's off, you just have to pull the trigger?

A That's correct.

MR. LOPEZ-NEGRETE: All right. Thank you very much.

THE COURT: Any redirect?

REDIRECT EXAMINATION

13 BY MR. ROGAN:

Q How do you actually perform the weight required to depress a trigger?

Weights. And we take the firearm, make sure it's not loaded, and we have -- it's just a hook and a bar that hangs down, and there's weights on the bottom. So what I do is just first, if I'm doing the double action, I don't need to have it cocked, I hold the firearm 90 degrees, muzzle facing up, hang that hook on the trigger, and then I put the weights on. And what I do is to get my range is I record the last weight that I put on where it does not actuate the trigger, and then I perform -- or I record the next weight when it does actuate the trigger.

And then I know that my trigger pull is somewhere in between 1 those two. That's why I always report it out as a range. 2 And then for the single action I do the exact same 3 thing, but I manually cock the hammer first, and then I put the hook on with the rod and put the weights on and measure until it actually actuates the trigger. 6 So if you're using the weapon in double action, 7 meaning the hammer is not -- or slide is not manually cocked back, you said your range was 8-3/4 pounds to 9-1/2 pounds; correct? 10 Yes, that's correct. 11 So the last time that that weight is put on there, 12 the last weight is 8-3/4 where it has not depressed the 13 14 trigger. 15 Α Correct. And at 9-1/2 pounds it's depressed? 16 That's correct. 17 So it takes that much weight, that much force in 18 order to pull the trigger? 19 Yes, that's correct. 20 Α And single action is somewhat less? 21 Q . Yes, that's correct. 22 Α MR. ROGAN: Thank you. 23 Nothing further. 24

THE COURT: Any further cross-examination?

1	MR. LOPEZ-NEGRETE: No, thank you, Your Honor.
2	THE COURT: Thank you, ma'am. We appreciate your
3	wait. I have a question from the jurors.
4	Counsel, can you approach.
5	(Bench conference)
6	THE COURT: Counsel?
7	MR. LOPEZ-NEGRETE: Answer the question.
8	THE COURT: It's a very good question.
9	(End of bench conference)
10	THE COURT: Are you ready?
11	THE WITNESS: Yes.
12	THE COURT: Would a bullet from the same make and
13	model have the same rifling?
14	THE WITNESS: I would need more clarification on the
15	question to actually answer. If there were two guns of the
16	same make and model, a manufacturer may make them with the
17	same rifling, but they may not. Depends on the manufacturer,
1.8	on the firearm.
19	THE COURT: Any followup, counsel?
20	MR. ROGAN: Court's indulgence.
21	(Pause in the proceedings)
22	FURTHER REDIRECT EXAMINATION
23	BY MR. ROGAN:
24	Q So just for purposes of clarification with regard to
25	that last question, you determined that the casings were
•	

expelled from that firearm based upon cartridge-to-cartridge examination, meaning test-fired cartridge versus the cartridges recovered at the scene?

1.2

A I took the test-fired cartridge cases that I actually received from me test-firing that firearm, and I took that and microscopically compared it to the ones that I got in from the evidence. And based on that microscopic examination, looking at the marks like we had on the screen, I made a determination of identification that those three cartridge cases were fired from that firearm.

Q And guns will actually leave unique markings that would not be on the same model and make of a different firearm; correct?

A Yes, that's correct. The manufacturer places certain markings there. Like we were talking about with the rifling, the number of grooves that are cut into that barrel might be six, and they might make six in all their barrels. So all of these bullets are going to have six grooves.

But I'm going down further than that. That's just the class. That's just what the manufacturer put there. That's -- those numbers, that's things like caliber, things like the overall shape of the firing pin impression. When I look under the microscope I'm looking at those individual microscopic marks, and those are usually placed there during the motion like we talked about. And those individual

microscopic marks, those are individual per each firearm. MR. ROGAN: Thank you. 2 Anything further on cross? THE COURT: 3 MR. LOPEZ-NEGRETE: Yes, Your Honor. Just briefly. 4 RECROSS-EXAMINATION 5 BY MR. LOPEZ-NEGRETE: Showing you State's 80, you talked about this just recently. So the following up on that question, would the 8 same make and model have those particular defects on every bullet fired? 10 Possibly, possibly not. 11 MR. LOPEZ-NEGRETE: Thank you. 12 THE COURT: Counsel, I have a question from the 13 jurors. 14 (Bench conference) 15 THE COURT: A good followup question. 16 Sure. MR. ROGAN: 17 (End of bench conference) 18 THE COURT: Is Taurus known for using the same 19 rifling in their weapons? 20 THE WITNESS: The same number? I would -- in my 21 experience it has been that if you have the same make and 22 model of a particular firearm, it'll have the same number of 2.3 lands and grooves and the same direction of twist. 24 However, a manufacturer can change that. And I 25

don't know for sure if Taurus made other -- made this

particular make and model with -- if they were all the same or

if they were different with the number of riflings. I don't

know that.

THE COURT: Thank you.

Any followup?

FURTHER REDIRECT EXAMINATION

BY MR. ROGAN:

14.

Q Those scratches, I guess I would call them, those markings on the side of the cartridge casings that we saw in Exhibit 81, those are not rifling characteristics; correct?

A No. Those were the chamber marks, and those were, like I've described, when the cartridge either feeds into or extracts from the chamber, when it scrapes up against the side, or else when -- during the firing process when the gases expand and the cartridge case expands against the side of the chamber, those marks that we saw on there, those are what we call chamber marks.

- Q And those are unique to a particular firearm; right?
- A Yes.
- Q All right. So one Taurus model wouldn't have the same markings on the side of the cartridge casings as another?

A Correct. Those are imparted there accidently during the manufacturing process. It's not something that Taurus designed that particular firearm to have.

Q And is that how you were able to conclusively determine that those cartridge casings came from that firearm that's been marked as Exhibit 96A?

A Yes. In order for me to make a conclusion of identification I need to have matching in all of the class characteristics and sufficient agreement in the individual microscopic characteristics for me to make that determination.

MR. ROGAN: Nothing from the State.

MR. LOPEZ-NEGRETE: Nothing from the defense. Thank you.

THE COURT: Any more questions from the jury?

Thank you, ma'am. We appreciate your time. Have a very nice afternoon.

Next witness. It's seven minutes before lunch. How long is your next witness?

MS. MERCER: Lengthy.

THE COURT: Want to break now?

Ladies and gentlemen, we're going to take our lunch recess a few minutes early. You're admonished not to talk or converse among yourselves or with anyone else on any subject connected with this trial, or read, watch, or listen to any report of or commentary on the trial by any person connected with this trial or by any medium of information, including, without limitation, newspapers, television, Internet, or radio. You're further admonished not to form or express any

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opinion on any subject connected with this trial until the
    case is finally submitted to you.
 2
              We'll see you at 1:15 outside Courtroom Number 14A.
 3
    Have a nice lunch.
            (Court recessed at 11:52 a.m., until 1:17 p.m.)
 5
                       (Jury is not present)
 6
              THE COURT: All right. Anything outside the
 7
 8
    presence?
              MR. COFFEE: My co-counsel got a jury summons for
 9
    tomorrow. He's going to contact them and tell him in he's in
10
11
    a trial.
              THE COURT: Would you like me to have my assistant
12
13
    take care of it?
              MR. COFFEE: That would be wonderful.
14
              THE COURT: It's much faster.
15
              MR. COFFEE: Thanks.
16
              MR. LOPEZ-NEGRETE: Thank you, Your Honor.
17
              THE COURT: And how long would you like to be
18
    rescheduled for?
19
              MR. LOPEZ-NEGRETE: We'll be done in a week.
20
    next month or whatever.
21
              THE COURT: Okay. Have you filled out a
22
    questionnaire for this yet?
23
              MR. LOPEZ-NEGRETE: No.
24
              THE COURT: Okay. Those are the two questions I
25
```

```
have to ask.
              MR. LOPEZ-NEGRETE: Okay.
              THE COURT: Mr. Coffee, can you give it to my
 3
   marshal.
              MR. LOPEZ-NEGRETE: I'll get the jury summons and
 5
   I'll give it to him later.
 6
              THE COURT: Okay. Because we need that or at least
   your jury ID number.
 8
              MR. LOPEZ-NEGRETE: I will get that to him.
 9
              THE COURT: All right. Go get my jurors.
10
                      (Pause in the proceedings)
11
                   (Jurors reconvened at 1:20 p.m.)
12
              THE COURT: You can be seated. Counsel stipulate
1.3
   the presence of the jury?
14
              MS. MERCER: Yes, Your Honor.
15
              MR. COFFEE: Yes, Your Honor.
16
              THE COURT: Your next witness.
17
              MS. MERCER: Your Honor, the State calls Joseph
1.8
   Averman.
19
                JOSEPH AVERMAN, STATE'S WITNESS, SWORN
20
              THE CLERK: Thank you. Please be seated. Please
21
    state your full name, spelling your first and last name for
22
    the record.
23
              THE WITNESS: It's Joseph Averman. And it's
24
    J-O-S-E-P-H, Averman, A-V-E-R-M-A-N.
25
```

```
THE COURT: Sir, there's water in that pitcher and
 1
   M&Ms in the dispenser. If you'd like some coffee, please let
 2
 3
    the marshal know.
                             Thank you.
              THE WITNESS:
 4
              THE COURT: You may proceed.
 5
              MS. MERCER: Thank you, Your Honor.
                           DIRECT EXAMINATION
 7
   BY MS. MERCER:
 8
              Sir, do you currently live in Las Vegas?
 9
              Yes, I do.
         Α
10
              How long have you lived here?
11
              Since 2001.
12
         Α
              So approximately 14 years?
13
         0
              Correct.
14
              Are you currently employed?
15
         0
              Yes.
16
         Α
              How are you employed? What do you do for a living?
17
              I work for Direct TV.
18
         Α
              Are you also a member of the National Guard?
1.9
         0
              Yes.
         Α
20
              In what capacity?
21
         Q
              You mean --
22
              How long have you been working for them. I'm sorry.
23
    I'll back up for a second.
24
              Since 2010.
25
```

```
And what kind of time commitment does that require
 1
    from you?
 3
              Once a month usually, and two or three weeks in the
         Α
    summertime.
 5
         0
              Are you familiar with an individual by the name of
    Troy White?
              Yes, I am.
         Α
              How do you know that person?
 8
              We had met at church.
         Α
              Which church would that be?
10
         Q
              Potter's House Church.
11
              When did you meet him there?
1.2
              I believe it was 2004.
         Α
13
              So about 11 years ago?
14
              Correct.
15
         Α
              Were you attending the Potter's House Church at the
16
17
    time?
              Yes, I was.
18
         Α
              Is that the church located on Sahara?
19
              That's where I met Troy, correct. I was going to a
20
    different Potter's House across town.
21
              Initially?
22
              Yes.
23
         Α
              And what is the closest major cross street for the
24
25
    one on Sahara?
```

```
Rainbow.
1
              And just so we're clear, that's the one where you
2
3
   met Troy?
         Α
              Correct.
 4
              At the time that you met Troy White was he married,
 5
    or single?
              Single.
 7
         Α
              Were you married, or single?
 8
              Married.
 9
         Α
              And who were you married to?
10
              Dena.
         Α
11
              When did you marry her?
12
         Q
              In 2004. August 1st, 2004.
13
         Α
              At some point did you divorce Dena?
14
         Q
              Yes, I did.
         Α
15
              When did that occur?
         Q
16
              April of 2012.
         Α
17
               So you all were married for approximately eight
18
    years?
19
               Correct.
         Α
20
               Do you see Troy White in the courtroom?
21
         Q
               Yes, I do.
22
               Could you please point to him and identify an
23
    article of clothing that he's wearing today.
24
               He's sitting right over there wearing a black suit.
25
```

Okay. Which position is he seated in at the table? 1 In the middle of the other two gentlemen. 2 3 MS. MERCER: Your Honor, may the record reflect that he's identified the defendant. THE COURT: Record will so reflect. 5 BY MS. MERCER: 6 When you first met the defendant did you all become 7 friends right away? I wouldn't say right away, but a few months in. 9 When you became friends were you close friends? 10 It grew into close friends, yes. 11 How long were you friends you were in a close 12 13 friendship? Α I'm not sure. 14 When you say that you were close friends, did you 15 only see each other at church? Did you socialize outside of 16 17 church? Outside of church, as well. 18 At some point after you met the defendant did he 19 marry somebody? 20 Yes, he did. 21 Α Was that Echo Lucas White? 22 23 Α Yes, it was. MS. MERCER: Permission to publish, Your Honor? 24 THE COURT: You may. 25

MS. MERCER: For the record, I'm publishing State's 2 Exhibit 1. BY MS. MERCER: 3 Did you know this individual as Echo Lucas White? Yes. 5 Do you recall when they married? 6 I do not. Would it have been within months or years of you 8 becoming friends with the defendant? I would say months, maybe a year. I don't recall 10 11 how long. Once the two of them married did you and your wife, 12 Dena, begin to socialize with the defendant and Echo Lucas 13 White as couples? 14 15 Yes. Α Same question. Did you socialize outside of the 1.6 17 church? 18 Α Yes. How often would you all spend time with one another 19 outside of the church? 20 I don't know. Sometimes it would change, depending 21 on schedules and everything. But maybe twice a week. 22 When you all were attending the Potter's House 23 Church how often did you attend services at the church in a 24 given week? 25

- A Services three times a week.
- Q And were you involved in other activities that -- at the church other than those three days a week?
 - A Yes.

1

2

5

7

8

9

10

11

12

13

15

20

- Q So in any given week how much time did you spend with the defendant and Echo Lucas White in church and outside of church?
- A That's kind of a difficult question, being that we weren't going to the Potter's House Church on Sahara at the time.
- Q Once you began attending the Potter's House Church and attending the same church as the defendant and Echo how often would you spend with them?
- 14 A Sometimes three or four times a week.
 - 0 In church?
- 16 A Correct.
- 17 Q And then you would see them outside of church a couple additional times?
- 19 A Correct.
 - Q Did you begin to develop a close friendship with Echo Lucas?
- 22 A Yes.
- Q How close would you say that you became to her?
 Were you very close friends, or just kind of acquaintances
 initially?

- A Initially acquaintances. But then it did become a close friendship.

 Q How long into your friendship with the defendant and
 - A I don't recall.

Echo did that occur?

- Q Okay. If we're talking in terms of July 27th of 2012, how many years prior to that date did you become closer friends with Echo Lucas?
 - A Earlier 2012.
- Q Okay. Were you still close friends with the defendant and Echo Lucas in early 2012?
- 12 A Yes, I was.

2

3

4

5

7

8

9

- 13 Q Or late 2011?
- A More early 2012.
- Q Did you become aware at some point that the two of them had left the Potter's House Church?
- 17 A Yes.
- 18 Q They were no longer attending services?
- 19 A Correct.
- Q You indicated that you became closer friends with Echo in early 2012. About when would that have been, which
- 23 A March 2012.

month?

22

24

25

Q And when you say that you became closer friends, did she begin to confide in you about things that she did not

```
confide in you about prior to that time frame?
1
              Yes.
2
              More specifically, problems in the marriage?
3
              Correct.
              How often would you discuss those problems with her?
 5
         Q
              Occasionally, whenever she needed to talk.
 6
              So she reached out to you?
 7
              Yes.
 8
         A
              Were you aware of whether or not Echo Lucas was
 9
   married before she married the defendant?
10
              Can you say that again.
11
              Did she have a husband before she married the
12
    defendant?
1.3
              I believe so.
         Α
14
              And was his name Travis?
15
              Yes.
16
              And he was the father of Jodey and Jayce; correct?
17
              Correct.
         Α
18
              Once the defendant and Echo left the church Echo
19
    began getting more tattoos. Is that fair to say?
20
               Yes.
21
               Is that because that's prohibited by the Potter's
22
    House Church?
23
24
         Α
               Yes.
               Tattoos. At some point after Echo began confiding
25
                                    65
```

in you that they were having marital problems did you learn that the two of them had actually separated? 2 Yes. Α 3 And by them I mean the defendant and Echo. Q Correct. 5 When did you first become aware that they were 6 7 separated? Don't recall the month. Α 8 You don't recall the month? 9 Q Α No. 10 Were you sent to Reno in regards to some National 11 Guard obligations in March of 2012? 12 Α Ýes. 13 When you were sent to Reno in regards to those 14 obligations do you know whether they were separated at that 15 16 time? Actually separated I'm not for sure. I know they 17 were having a lot of problems, though. 18 At that time? 19 Q Correct. Α 20 At some point after Echo began confiding in you and 21 the two of you began to speak more often did the two of you 22 develop feelings of mutual attraction for one another? 23 Α Yes. 24 Do you know about when that occurred?

25

I think it was after I had come back from Reno. 1 How long were you in Reno? 2 0 Three weeks, I believe. 3 So it would have been late March or early April? 5 April. Α April of 2012; correct? 6 Correct. 7 Α When did you first realize that it was a mutual 8 9 attraction? Around that same time frame. 10 Do you recall whether or not you knew in April of 11 2012 whether they were separated? 12 I don't recall. 13 Did the two of you discuss this mutual attraction 14 prior to them separating? 15 Yes. Α 16 At some point you learned that they had in fact 17 separated; correct? 18 Yes. Α 19 In terms -- in relation to the July 27th, 2012, date 20 about how many weeks or months prior to that did you learn 21 that they were separated? 22 Like completely separated I believe it was in early 23 June. 24 When you say completely separated what do you mean? 25

```
He was no longer living in the house.
 1
 2
              Early June 2012?
              Correct.
 3
         Α
              At some point in June of 2012 did you and Echo
 4
   become more than just friends?
 5
 6
         Α
              Yes.
 7
              When was that?
              After he had moved out.
         Α
 8
              After he moved out of the residence?
 9
              Correct.
10
         Α
              Is it fair to say that that relationship moved
11
    quickly?
12
         Α
              Yes.
13
              You all knew each other fairly well?
14
         Q
15
         Α
              Yes.
              You were both adults?
16
17
         Α
              Yes.
              Were you working at the time?
         Q
18
              Yes, I was.
         Α
19
              And how were you working?
20
         0
              I worked for a company called Marshall Retail Group.
         Α
21
              Was Echo working at the time?
22
         0
23
         Α
              No.
              In June of 2012 -- towards the end of June 2012 did
24
    you end up actually moving into the house where Echo was
25
```

```
living with her children, or begin staying the night there?
 2
              Yes.
         Α
 3
              Which one was it?
         Q
         A
              Staying the night.
              And would you stay the night pretty frequently?
 5
 6
         Α
              Yes.
 7
              Were familiar with her five children?
         0
 8
         Α
              Yes, I was.
              MS. MERCER: Permission to publish.
 9
              THE COURT: You may.
10
1.1
    BY MS. MERCER:
12
              I'm publishing on the overhead State's Exhibit 15.
    Is this the child that you knew as Jodey?
13
14
         Α
              Correct.
              And Exhibit 16, is this Jayce?
15
         Q
16
              Yes.
              Exhibit 17, is that Jesse?
17
         Q
18
         Α
              Yes.
              Exhibit 18, is that Jett?
19
         Q
20
              Yes.
              Exhibit 19, is this Jazzy?
21
22
         Α
              Yes.
              At the time that you were dating Echo Lucas who
23
    cared for those children during the week, Monday through
24
25
    Friday?
```

```
She did.
         Α
              Did she care for them at the 325 Altimira address?
 2
              Correct.
 3
              Who cared for them on the weekend?
              Troy.
 5
              Would he come and stay at that 325 Altimira address?
 7
         Α
              Yes.
              And you all would leave?
 8
              Correct.
 9
         Α
              Were you familiar with the couples' vehicles or
10
    vehicle at the time?
11
              Yes.
12
         Α
              How many vehicles did they have on July 27th of
1.3
    2012?
14
              One.
15
              MS. MERCER: Permission to publish.
16
              THE COURT: You may.
17
   BY MS. MERCER:
18
              State's Exhibit 65, is the 2008 Durango that they
19
    shared?
20
         A.
              Yes.
21
              When Echo had the children she had the vehicle?
22
              Correct.
23
              And when he came to the house the vehicle was left
24
    there for him and the children?
25
```

```
Yes.
         Α
 1
              Would she leave with you?
 2
 3
         Ά
              Yes.
              When he would come to the house were you there?
         Q.
 5
              No.
              Where would you go?
              Around the corner or by the Food-4-Less.
 7
         Α
              Okay. So you waited away from the home?
 8
         Q
 9
         Α
              Correct.
              Why did you do that?
10
              To try to avoid any conflict.
11
              At some point after you and Echo began having a
12
    dating relationship did the two of you begin looking for
13
14
    another place to live?
              Yes.
15
         Α
              Outside of the 325 Altimira address?
16
              Correct.
17
         Α
              MS. MERCER: Permission to publish one more
1.8
    photograph, Your Honor.
19
              THE COURT: You may.
20
              MS. MERCER: Well, one more for now.
21
    BY MS. MERCER:
22
              Mr. Averman, I'm showing you State's Exhibit 26.
23
    this the house at 325 Altimira where you stayed with Echo and
24
    the children?
25
```

Α Yes. 1 2 Did you and Echo ever end up obtaining an alternate 3 living space? No. Why not? 5 At one point Troy had asked her to stay there 6 because it would be easier. 7 When you began seeing Echo Lucas White, once you 8 began a dating relationship with her did the defendant begin contacting you? 10 Α Yes. 11 And generally speaking were those contacts by the 12 defendant friendly? 13 No, they weren't. 14 What kinds of contact was it? Was it personal 15 contact, was it telephonic contact? 16 17 Phone and text. What kinds of things did he say to you? 18 He would say I needed to stay away or he was going 19 Α to kill me and there'd be repercussions to pay. 20 21 Q Did those begin in June as soon as you started dating, or sometime after? 22 We -- pretty much when we started dating. 23 Did they continue on up until July 27th of 20102? 24 0 Yes. 25 Α

Moving ahead to evening of July 26th of 2012, did 1 you stay the night at the 325 Altimira address? 2 3 Α Yes. Who all was there that night? 4 Q. Me, Echo, Jodey, Jayce, Jesse, Jett, and Jazzy. 5 So you, Echo, and the five children? 6 Correct. 7 Α What did you all do throughout the evening on July 8 26th of 2012? 9 We were watching TV and the kids were going to bed 10 and she was doing her hair. 11 When you say that she was doing her hair, what was 12 she doing to her hair? 13 She was putting her hair in braids. Α 14 Was it a bunch of little braids? 15 Correct. 16 Α Was it time consuming? 17 0 Yes. Α 18 When she was braiding her hair was she putting 19 anything in her hair to make it easier for her to braid her 20 hair? 21 Yes. Α 22 What was it? 23 Q Some sort of gel or something. I'm not a hundred 24

percent sure, but --

1 Q Some sort of gel you think? 2 Α Correct. 3 Did -- how late were you all up that night, you and Echo? About 2:00 o'clock, I believe. 5 6 0 2:00 a.m.? 7 2:00 a.m. 8 In the early-morning hours of July 27th of 2012 did 9 you become aware that she was receiving texts and telephone 10 calls from the defendant? 11 Α Yes. 12 How was it that you became aware of that? 13 Echo was saying that her phone was -- I guess he was 14 blowing up her phone, a lot of texts and calls. 15 Did you know the passcode to Echo's phone? 16 I don't recall. Α 17 You don't know whether you knew it at the time? 18 Correct. 19 Did you ever go into her phone and delete 20 communications from the defendant without her seeing them? 21 No, I didn't. Α 22 When she was saying that she was receiving repeated 23 phone calls and text messages were you in a position where you 24 could actually see her phone? 2.5 Α No.

```
Do you know, moving into the early-morning hours of
 1
    July 27th of 2012, do you know about what time you woke up, or
 2
    you and she woke up?
              7:00 or 8:00, I believe.
 5
              7:00 or 8:00 in the morning?
              Correct.
 6
         Α
 7
              When you woke up did you notice whether or not she
    had any additional communications from him?
              She had said she received more texts and voicemails.
 9
         Α
10
              When you all woke up were the children up?
              I believe so.
11
         Α
              What did you all do that morning?
12
         Q.
              Sat on the couch watching TV.
13
              Do you remember what you were watching on TV?
14
              The show called "I Shouldn't Be Alive."
15
         Α
              Were you watching it on cable, or were you watching
16
    it on NetFlix?
17
              I think it was NetFlix.
18
         Α
              Were the children watching TV with you, the older
19
         Q.
    ones?
20
21
         Α
              Yes.
22
         Q
              Was that a yes?
23
         Α
              Yes.
              What were the younger ones doing, Jazzy and Jett?
24
         Q
              Don't recall at the time.
25
```

Later in the morning on July 27th of 2012 did Echo 1 2 take a nap? Yes, she did. 3 Α Where did she initially fall asleep? 5 On the couch. When she fell asleep on the couch what did -- what, if anything, did you say to her? Did you say, hey, go get in 7 8 bed? When she had woke up from the nap, yes. A little bit later. 10 And when you told her to go get in the bed was Jazzy 11 awake or asleep? 12 She was asleep. 13 Who had Jazzy when she went back to the bedroom? 14 Q I did. 15 Α Once Echo went to the bedroom -- did she go to the 16 master bedroom? 17 18 Α Yes. Is that the bedroom where the baby's crib was? Q 19 Yes. 20 Α Permission to publish, Your Honor. 21 MS. MERCER: THE COURT: You may. 22 BY MS. MERCER: 23 State's Exhibit 55, is that the master bedroom? 24 25 Α Yes.

State's Exhibit 56, is this the master bedroom from 1 inside of the bedroom looking out towards the hallway? Yes. 3 And going back to State's Exhibit 55, is that 4 5 Jazzy's crib? Yes. 6 In the top left corner? Yes, it is. 8 Α So you had Jazzy at this point. Did you keep her in 9 the living room, or did you take her back to that master 10 bedroom and put her in the crib? 11 I'd taken her back and put her in the crib. 12 While you were back there did you become aware that 13 someone else had arrived at the house? 14 Α Yes. 15 Do you know about what time that was that morning? 16 Right before noon, I believe. 17 How was it that you knew that someone else had 18 arrived at the house? 19 Because kids -- I'm not -- Jodey or Jayce, they were 20 saying, Mommy, Mommy, Daddy's here. 21 When you heard the children say, Mommy, Daddy's 22 here, what did you do? 23 Walked out, and Echo had jumped up and walked out to 24

25

the hallway, as well.

So the two of you walked out to the hallway? 2 Yes. 3 Where was the defendant when you walked out of that master bedroom? 4 5 In the hallway where the front door leads in. 6 MS. MERCER: Okay. Permission to publish again, 7 Your Honor. THE COURT: You may. 8 BY MS. MERCER: 9 10 Mr. Averman, I'm publishing State's Exhibit 41. This is the master bedroom door; correct? Correct. 12 Where were you and Echo standing when you came out 13 of that room and saw the defendant? 14 15 I had come out and I was by -- in the hallway by the master bedroom door, and Echo had come up by where the --1.7 because the kids were playing in the hallway. Okay. Can you do me a favor and can you actually 18 touch the screen and draw an X where Echo was standing. 19 And then if you could draw another X where you were 20 21 standing, please. So Echo was closer to the living area? 22 23 Yes. Did the defendant speak to you all first, or did you 24 25 or Echo say something to him?

1 I believe Echo asked Troy first what he was doing Α 2 there. 3 Was it unusual for the defendant to be here at this time of day? 4 5 Α Yes. Why? Because that wasn't the time he was supposed to be Α He would come later on in the afternoons for the kids. there. When you say later on in the afternoon, about --Q 10 approximately what time would he typically show up? 11 Maybe 3:00 or 4:00. 12 So he was several hours early at this point? 13 Α Yes. Did he still have a key to the residence? 14 15 Yes. Α When you were at -- when you would stay with Echo 16 and the children at the house were you all in the habit of 17 keeping that front door locked? 18 19 Α Yes. 20 Was the house armed with an alarm system? I believe so. 21 Α So once Echo said to the defendant, you're not 22 23 supposed to be here yet, how did he respond to that? He said he needed to talk to her for five minutes. 24

Was he addressing her, or addressing you when he

said that?

A At that time it was just Echo. Then Echo told him to come back later. And then he responded to the both of us and said, Joe, please let me just talk to her for five minutes.

Q He said, Joe, please let me talk to her for five minutes?

A Yes.

Q When he first began speaking to the two of you what was his demeanor like, when you first saw him in the hallway?

A A bit frustrated and irritated because she hadn't responded to any of his phone calls or texts.

Q Once he said, please just let me have five minutes to speak to her, what happened at that point?

A Echo finally agreed. She figured if she didn't then he wouldn't leave. So they went the to spare bedroom or craft room to talk.

Q So she was trying to appease him?

A Yes.

Q The craft room, is that the room with the green carpet that was directly across the hallway from the master?

A Yes.

Q When they went into that room did they keep the door open, or shut?

A Shut.

1 Q All the way, or partially? 2 It was shut all the way. Α 3 When they went into that room where did you go? I was in the master bedroom. Α 5 MS. MERCER: Permission to publish once more, Your 6 Honor. 7 THE COURT: You may. 8 BY MS. MERCER: Mr. Averman, I'm showing you State's Exhibit 55. Q When you went back into the master bedroom were you standing, 10 11 or were you sitting on the master bed? 12 Standing. Α 13 Where were you standing? 14 In the doorway. 15 Literally right in the doorway, or just slightly 16 into the room? In the room slightly. 17 Α 18 Q Could you draw an X where you were standing. 19 Did you have the door to the master bedroom open, or 20 shut? 21 It was shut, but not all the way. Is that so that you could hear what was going on in 22 23 the next room? 24 Yes. 25 At some point while they were in the craft room 0

speaking, the defendant and Echo Lucas, did you hear something that caused you some concern? A. Yes. How long had they been in that craft room when you heard that? A few minutes maybe. A. 7 What was it that you heard that caused you concern? 8 Echo was really loud and saying, Troy, no, just stop. 10 When you heard that -- when you say that she was being loud and she said, no, Troy, please don't, stop, can you 11 12 describe the tone of voice that she had? 13 Α Fear. 14 Fear? Q. 15 Α Correct. 16 Was she screaming, was she speaking in a regular 17 voice? 18 Not regular voice, but not screaming. Just very 19 loud. 2.0° When you heard that how did you react? 21 I opened the master bedroom door to go in there to 22 make sure she was okay. 23 Now let me back up for a second. When you first saw that the defendant had arrived at the house and saw him 24 standing in the hallway did you notice him armed with any 25

```
weapons?
          A
               No.
 3
               If you had seen him armed with any weapons, would
          0
     you have been concerned?
 5
         Α
               Absolutely.
               Did you have any guns at the house on July 27th of
    2012?
 8
         Α
               No.
 9
               Did Echo have any guns in the house on July 27th of
10
    2012?
11
         Α
              No.
12
              When you looked into the master bedroom what did you
13
    see? I mean, I'm sorry, the craft room.
              Well, as I opened the door Echo was opening the door
14
         Α
15
    to the craft room and trying to come out.
16
              MS. MERCER: Your Honor, may I approach your clerk?
17
              THE COURT:
                           You may.
18
                           Oh. Actually I have it.
              MS. MERCER:
19
    publish, Your Honor?
20
              THE COURT: You may.
    BY MS. MERCER:
21
22
              I'm publishing State's Exhibit 47 on the overhead.
    Mr. Averman, this is the doorway of that craft room looking
23
24
    into the craft room, correct, from the hallway?
25
         Α
              Yes.
```

Where did you see Echo standing when you looked into 1 Q 2 that room? She was right there trying to come out. 3 Α When you say that she was trying to come out, did 5 something prevent her from coming out? 6 Α Yes. 7 What was that? 8 Troy. Α How was he preventing her from getting out of that 9 room? 10 He grabbed her arm and pulled her back in. 11 Α He grabbed her arm and pulled her back into the 12 13 room? Correct. 14 At that point what happened? 15 Q He pushed her against the wall, and then he shot 16 17 her. When you say that he pushed her against the wall, Q 18 can you see the wall that he pushed her against in this 19 20 photograph? Was it the wall, then, or the bedroom door? 21 I don't recall. That general area. 22 Α And then you said that he shot her? 23 Q 24 Yes. Did he shoot her immediately after pushing her into 25 0

```
that door?
 2
         Α
              Yes.
              How far from Echo was standing when he shot her?
              Arm's length.
              Arm's length?
 5
              Correct.
         Α
 6
              When you saw the defendant shoot Echo did you see
 7
    the firearm in his hand?
         Α
              Yes.
 9
              Did you get a good look at it?
10
              Not a great one.
         A
11
              Could you tell whether or not it was a semiautomatic
12
    firearm or a revolver?
13
              Semiautomatic.
14
         Α
              And you're familiar with firearms; correct?
15
              Yes.
16
         Α
              Because of your experience in the National Guard?
17
         Q.
              Yes.
         Α
18
              When you saw the defendant push her into that door
19
    and shoot her where were the children at this point?
20
               In the hallway.
         A
21
              All of them?
22
              No.
23
         Α
               Which ones were in the hallway?
24
               I believe -- that I can -- Jodey and Jayce.
         Α
25
                                    85
```

```
and Jett I don't recall, and Jazzy was in her crib.
 2
          Q
               Jazzy was still in the crib in the master?
         Α
               Yes.
               After you saw the defendant shoot Echo how did you
    respond?
              What did you do?
 6
               Tried to go to her or him or -- it all happened so
         Α
 7
    fast, but --
 8
              What happened at that point?
         Q.
              He shot me.
         Α
10
              Do you remember where you were struck first?
              I don't recall. I think it was the arm.
11
         Α
12
              Where were you standing at the time that you were
    first shot?
13
14
              In the master bedroom door.
         Α
15
              MS. MERCER: Permission to publish again, Your
16
    Honor.
17
              THE COURT:
                          You may.
18
    BY MS. MERCER:
19
              Mr. Averman, I'm showing you State's Exhibit 55
20
            Where were you standing at the time that the defendant
21
    shot you the first time? And you've just placed an X right in
22
    the middle of the doorway?
23
         Α
              Yes.
24
              Jazzy was still in the crib at this point?
25
              Yes.
```

Q And you're not certain where you were struck first? 2 I don't recall. I know that you said things happened very quickly. Do you know approximately how much time elapsed between the time when the defendant shot Echo and then turned and fired at you? 7 Seconds. After he fired at you the first time what happened? 8 9 Α He shot again, and then I ended up falling, and then he came into the bedroom. 10 11 You ended up falling? Q 12 Α Yes. 13 Why did you fall? 14 A Because I was also shot in the abdomen and one of 15 the bullets fractured my hip. 16 MS. MERCER: Permission to publish again, Your 17 Honor. 18 THE COURT: You may. BY MS. MERCER: 19 20 Mr. Averman, I'm publishing State's Exhibit 57 on 21 the overhead. This is another view of the master bedroom 22 depicting the window in the background and the closet; 23 correct? 24 Yes. 25 Do you see where you collapsed on the floor in this

1	photograph?	
2	A	Yes.
3	Q	Could you please place an X there for me.
4		And I'm publishing State's Exhibit 58. Is that a
5	closer pho	otograph of that same area where you collapsed?
6	A	Yes.
7	Q	Do you see that reddish substance on the floor?
8	A	Yes.
9	Q	That's your blood?
10	A	Yes.
11	Q	In total how many bullet holes did you sustain on
12	July 27th	of 2012?
13	A	Three.
1.4	Q	Three entrance wounds and
15	A	And three exit wounds.
16	Q	So six total?
17	A	Six total.
1.8	Q	Once you collapsed on the floor what were the
19	children o	doing at that point, the older children that you had
20	mentioned	were in the hallway?
21	A	Crying, screaming. They were hysterical.
22	Q	Were they screaming anything in particular?
23	A	I'm not sure who it was, but one of them said,
24	Daddy, yo	u just killed Mommy.
25	Q	Did any of them come into the room where you were?

Yes. Α Which one? 2 0 I believe Jodey and Jayce had went in there a couple 3 times, but Jayce went in there by himself one time. 4 Okay. So at what point did Jodey and Jayce come 5 into the room together? Pretty quickly. I mean --7 Α Pretty quickly after you collapsed? 8 Yes. 9 Α Was the defendant still in there? 10 Yes. Α 11 After the defendant shot you and you collapsed what 12 Q. was he saying or doing? 13 He was kind of walking back and forth and said if he 14 was going to go to prison he was going to kill me. And then 15 he stood over me with the gun to my forehead. 16 I'm sorry? 17 Q Stood over me with the gun in my forehead. 18 And was he saying anything else at that point? 19 At that point I don't recall, because the kids had Α 20 come in there, so he turned and tried to push them into the 21 other bedroom. 22 The children came in and distracted him? 23 Yes. Α 24 When the defendant was in the bedroom did you ever 25 0

ask him for a phone or to make a call to 911 or anything like that? 3 I asked him to call for help. Did he ever do that while he was in the room with 4 5 you? 6 Α No. 7 You said that Jayce came back into the room a second time by himself without Jodey? Α Correct. 10 When Jayce came into the room the second time without Jodey what did he do when he was inside the room? 11 I asked Jayce to get my phone that was on the 12 Α 13 nightstand so I could call for help. Did he do that? 14 He grabbed my phone, yes, and gave it to me. 15 16 0 And once you had your phone were you able to make 17 the call to 911? 18 Α No. 19 Why? 0 Because Troy took it out of my hands. 20 Α 21 Q When he took the phone out of your hand did he say 22 anything to you? 23 Said that I wasn't going to call anybody. And the defendant never gave you that phone back; 24 25 correct?

Correct. 1 Α You were never able to actually place a call for 2 3 help? No, I wasn't. You said that when Jodey and Jayce were both in the 5 room with you right after you collapsed on the floor the defendant was distracted by them and trying to get them into another room? Yes. 9 Α Was he giving them some sort of directions or 10 commands? 11 (No audible responses) 1.2 Α Or was he just kind of trying to shove them with his 13 arms? How did you know that he was trying to get them into 14 15 another room? Because he'd told them to stay in the other room. 16 At some point did the defendant leave the room where 17 you were collapsed? 18 19 Α Yes. 20 Did he come back into the room? Α Yes. 21 How many times did he exit and leave that room? 22 Q I think it was three or four times. 23 Ά Three or four times? When he would return to the 24 room what was the purpose of returning to that room? 25 91

1 Α I think to kill me. 2 0 Did he say anything further to you? 3 In between the times that he had left and come back Α I'm not for sure what was first, but he said if he was going to go to prison I was going to die. He called me a coward. But I recall three different ties he stood over. 7 And each time that he stood over you was he making 8 remarks to you? Α Yes. 10 Along those same lines? 11 Yes. Of calling you a coward and saying that if he was 12 13 going to go prison he might as well kill you? 14 Α Yes. At some point did he leave that room and not return? 15 16 Yes. 17 How many minutes elapsed from the time that he shot 18 Echo to the point where he left and never returned? 19 I'm not sure. 20 While you were laying on that floor bleeding did you Q 21 at some point realize that Jodey had been able to escape the 22 house? 23 Α No. 24 At some point did medical arrive and treat you?

25

Α

Yes.

1 How long were you laying on the floor before they 2 arrived? 3 I'm not sure. Α Were you taken out of that room and taken to the 5 hospital? A. Yes, I was. 6 7 When you were taken to the hospital did you notice whether or not -- let me back up. 9 Did you see that 2008 Dodge Durango in the driveway on the morning of July 27th of 2012 before the defendant 10 arrived at the house? 11 Α Yes. 12 13 Was it there when you were taken out on a gurney and placed inside an ambulance? 14 15 No. 16 Is that information that you shared with police 17 officers on scene? 18 Α Yes. You were able to give them a description of the 19 0 20 vehicle, as well as the plate? 21 Α Yes. 22 How long were you in the hospital? 23 Α Three days. You said three days? 24 Q 25 Three days.

While you were in the hospital did you have to 1 2 undergo any medical procedures? A Yes. 3 And what were those? I had surgery on my right arm, and then they said it 5 severed the main artery in my arm and just recover. Did you -- once you were released from the hospital 7 were you able to move around the same way you were before you 8 were injured? 9 Α No. 10 How long did it take for you to get back to where 11 you could walk normally and move around normally? 12 Don't recall, but a while. 13 MS. MERCER: Permission to publish, Your Honor. 14 You may. THE COURT: 15 BY MS. MERCER: 16 Do you recall while you were at the hospital being 17 photographed by a crime scene analyst? 18 Α No. 19 Do you know that someone came and took pictures of 20 you and your injuries? 21 I don't recall that. 22 Okay. I'm publishing State's Exhibit 11. Is this a 23 photograph of you? 24 25 Α Yes.

And you appear to have some medical tubing over your 1 Q 2 right shoulder? 3 Α Yes. Showing you State's Exhibit 12, is this a photograph of your arm? 5 6 Α Yes. 7 Q Specifically do you see a bullet hole in that arm? 8 Α Yes. 9 Circle it for me, please. Which arm is that for the Is that your right arm? 10 record? 11 Α Right. Right arm. Showing you State's Exhibit 13, is this a photograph 12 of the entrance wound? 13 14 Α Yes. 15 On that same arm? 16 Α Yes. 17 And showing you State's Exhibit 14, is this a photograph of the bullet wounds to your right hip area? 18 19 Α Yes. Prior to July 27th of 2012 -- I'm publishing State's 20 21 Exhibit 61 on the overhead -- was that -- that bullet hole was 22 not in the mirror behind Jazzy's crib; correct? 23 Α Correct. 24 Prior to July 27th of 2012 the bullet hole to the 25 exterior of the house was not present; correct?

95

1	A Correct.		
2	Q When the defendant came into the residence on July		
3	27th of 2012 shortly before noon he was not carrying the		
4	backpack depicted in State's Exhibit 33; correct?		
5	A Correct.		
6	Q Do you recall what you were wearing on July 27th of		
7	2012?		
8	A I think it was a plain white T-shirt and some bluish		
9	basketball shorts.		
10	Q Showing you State's Exhibit 59, does that appear to		
11	be the plain white T-shirt that you were wearing?		
12	A Yes.		
13	Q Showing you State's Exhibit 60, is that another		
14	photograph of it spread out?		
15	A Yes.		
16	Q Do you recall what the defendant was wearing when he		
17	showed up at the house shortly before noon on July 27th of		
18	2012?		
19	A I don't recall.		
20	Q At the time that you were removed from that master		
-21	bedroom by medical personnel where was Jazzy?		
22	A Still in her crib.		
23	MS. MERCER: Court's indulgence, Your Honor.		
24	THE COURT: Uh-huh.		
25	(Pause in the proceedings)		
	96		

1	BY MS. MERCER:	
2	Q Going back to when the defendant and Echo first went	
3	into the craft room, other than hearing Echo shouting, no,	
4	Troy, stop, please don't, were you ever able to make out any	
5	of their conversation?	
6	A No.	
7	Q When did you initially separate from your ex-wife	
8	Dena?	
9	A Separate?	
10	Q Yes.	
11	A 2011.	
12	Q Would it have been towards the end of 2011, middle	
13	of 2011, early 2011?	
14	A Don't recall.	
15	Q You don't recall. But you divorced when?	
16	A In April of 2012.	
17	Q The defendant found out about your relationship with	
18	Echo Lucas shortly after that relationship started; correct?	
19	A Correct.	
20	Q So he had as of July 27th of 2012 had known about	
21	that relationship for several weeks?	
22	A Yes.	
23	Q Do you remember do you remember the defendant	
3 A	making any corts of comments to you after he shot you about	

being with his wife?

	1		
1	A	He said, I told you this was going to happen if you	
2	didn't st	ay away.	
3	Q	I told you this was going to happen if you didn't	
4	stay away	from her?	
5	A	Yes.	
6		MS. MERCER: I'll pass the witness, Your Honor.	
7		THE COURT: Thank you.	
8	: -	Cross-examination?	
9		MR. COFFEE: Court's indulgence. Can I have	
10	20 seconds, Judge?		
11		THE COURT: You may.	
12		(Pause in the proceedings)	
13		CROSS-EXAMINATION	
14	BY MR. COFFEE:		
15	Q	Troy White wanted desperately to have his	
16	relations	nip back with Echo?	
17	A	Yes.	
18	Q	Wanted to have his children back?	
19	A	Yes.	
20	Q	Wanted to have his home back?	
21	A	Yes.	
22	Q	You stood in the way?	
23	A	No.	
24	Q	I want to ask a question. We've got a number of	
25	questions	laid out, but it was a question about where you	

standing after you first hear the yelling. Do you remember those questions from the District Attorney? 3 Α Yes. And you said that you were standing in a hallway. 5 If you were looking down the hall, which would be on the right-hand side, you were standing at a doorway or near a doorway, is that right, in the bedroom on the right side? 8 Looking -- say that again, please. 9 The craft room is on the left. Looking down 10 the hallway the master bedroom is on the right. accurate? 11 1.2 Α Yes. 13 I'm not trying to confuse you. 14 Α Well, depending on which way you're looking at 15 it, I quess. Depending on which way you're looking at it. 16 17 You were at or near the doorway to the master 18 bedroom when you saw Echo trying to come out the door? 19 Yes. 2.0 Okay. And you've said Troy pulled her or pulled her 21 back? 22 Ά Yes. 23 Was she between you and Troy? 24 Α Yes. 25 There were some discussions about 911.

begin by talking about 911 for a moment, okay? 2 Α Okay. 3 You testified a moment ago that Troy did not call 911. Do you remember that? Yes. 6 Do you remember giving a statement to the police 7 shortly after this happened? 8 Α Yes. Remember telling the police you didn't know whether Q or not Troy called 911? 10 Α 11 Yes. 12 And you remember testifying at preliminary hearing 13 in this matter? 14 Α 15 Remember being brought into a courtroom without a jury, raising your hand, swearing to tell the truth, the whole 16 17 truth, nothing but the truth? Remember that? 18 Α Yes. 19 Just like you did today, yes? 20 Α Yes. 21 And in that preliminary hearing you also said you 22 didn't know if Troy called 911; is that correct? 23 Α Correct. 24 Why the change? You say today that he didn't call 25 911. Why the change?

1 Α Asked if recalled if he had made a phone call. said no, I do not recall. 3 Okay. So accurately, then, it would be you don't know if he made a phone call or not. Is that fair? 5 Correct. Okay. Now, there's something that no one's talked 6 7 about to this point. But after the shooting the children 8 saying, Daddy, Mommy's hurt, or, Daddy, Mommy's been shot, call 911, something like that; right? 9 10 Α Correct. And Troy says that, I'm trying to call 911 but I 11 can't get the phone to work. That happened, too; correct? 12 13 Α Correct. And that's before you had the fight with him over 14 15 the phone? 16 Α Correct. Okay. And you don't know if he was actually -- did 17 you actually see him trying to work his phone to call 911? Or 18 19 do you remember? 20 I did not see him. Okay. But you did hear that? 21 Q I heard him talking to the kids. 22 Α When he said that the phone wasn't working, yes? 23 24 Yes? 25 Α Yes.

Now, at some point after this you hear sirens; 1 2 correct? Yes. Α 3 And it's after you hear the sirens that Troy leaves. Is that fair? 5 Correct. Α 6 You're not sure exactly how long it was after the 7 Q shooting; is that right? Correct. 9 Α But it was quick. Is that fair? 10 I couldn't recall how long a time lapse. 11 You remember testifying at preliminary hearing that 12 Q. everything moved very quickly between the time of the shooting 13 till you heard sirens? 14 Yes. 15 And in fact that's what happened. Things moved 16 Is that fair? quickly. 17 Yes. 18 Α Now, once you heard the sirens you knew authorities 19 were on the way; is that right? 20 Yes. Α 21 And it's fair to say that Mr. White, hearing the 22 sirens -- he didn't leave till he heard the sirens. You've 23 testified to that before; right? 24 Α Correct. 25

```
Fair to say that Mr. White would also know that help
 1
    is on the way at that point; right? We kind of know that as
    human beings, that if we hear sirens, help may be coming.
    that fair?
         Α
              Yes.
 5
              Or he may think that the authorities are coming and
 6
    he's got to scoot boots. That might be it, too; right?
 7
              Yes.
 8
              Now, I want to talk to you about what happened.
 9
    We're going to move backwards in time. We're going to talk
10
    about when he arrives home and his demeanor and exactly what
11
    happens. All right?
12
13
         Α
              Okay.
              Troy arrives home on July 27th; yes?
14
15
         Α
              Yes.
              Now, again, home is probably splitting hairs,
16
    because you're staying there part of the time, four or five
17
    nights a week; yes?
18
19
         Α
              Yes.
              But the house is in his name?
20
21
              Yes.
         Α
              There are still pictures of Troy on the wall?
22
         Q
              Yes.
23
         Α
              He keeps keys to the house?
24
25
         Α
              Yes.
```

He pays the mortgage? 2 Α Yes. 3 And Echo isn't working at that point. She's not paying the mortgage; right? 5 Α No. Now, when he arrives home he arrives home a couple 6 7 of hours early; is that correct? 8 Α Yes. How many weeks had you been there at that point when 9 he came home for Friday for the weekend? Does that question 1.0 11 make sense to you? Can you say it again. 12 He arrives home Friday to take care of the 13 children on the weekend, and you and Echo leave the house; 14 yes? This isn't the first time that it happened. 15 happened before on occasion? 16 17 Α Yes. 18 How many times before had it happened? Three or four times. 19 Three or four times. Is it fair to say that he 20 comes back to that home that he shared with Echo after he gets 21 22 off work? Is that what usually happened? 23 Α Yes. As far as timing; yes? He gets off work from Yesco 24 and then he goes to the home that he shared with Echo; is that 25

right?

1

2

5

6

9

10

11

12

13

20

23

24

25

I'm not sure whatever time he would always get off work, but the timings that they had agreed upon was between 3:00 and 4:00.

Okay. And I suppose that was appointed. You don't know if it's right after work. There might be another witness that we might talk to about that, somebody more familiar with his comings and goings with Yesco; is that fair?

Α Yes.

- Now, he arrives home, and the kids say, Mommy, Q Mommy, Daddy's here; is that right?
- Α Yes.
- And the kids were excited, weren't they?
- They didn't seem like it. 14 Α
- The kids didn't run away from him, did they? 15 0
- They seemed a little frantic. 16
- Okay. Okay. Mommy, Mommy, Daddy's here. He's not 17 openly agitated at that point, is he? 18
- What do you mean by that? 19
- Well, you were asked at preliminary hearing whether or not he was openly agitated, and you said he was not. 21 you remember that? 22
 - He was frustrated and a little irate because Echo hadn't responded to his texts or calls.
 - Understood. The question is was he openly agitated.

```
1
    Would looking at copy of your preliminary hearing transcript
    help refresh your recollection as to whether or not you
    actually said that?
         Α
               Openly agitated? No.
 5
         Q
               Okay. We can agree he wasn't openly agitated; fair?
 6
         Α
               Fair.
 7
               Now, he didn't make any threats to when he came in
    the house; correct?
 8
 9
         A
               Correct.
              And he didn't make any threats to Echo, either;
10
11
    correct?
              Correct.
12
         Α
13
              And you didn't see a gun; right?
              I did not.
14
         Α
15
              He didn't pull a gun at that point; right?
         Q
16
         Α
              Correct.
17
              He didn't threaten you with a gun?
18
              No.
         A
              Didn't say, Joe, I'm packing, get out of my way,
19
20
    anything like that?
21
         Α
              No.
22
              Now, you didn't think there was anything out of the
23
    ordinary at this point, did you?
24
              He shouldn't have been there yet.
25
              Okay. Do you remember testifying at preliminary
                                   106
```

```
hearing that you didn't think anything out of the ordinary at
    that point?
 2
 3
         Α
               No.
          Q
               Would looking at a copy of your transcript help you
    remember?
         Α
 6
               (No audible response)
 7
               MR. COFFEE:
                           Permission to approach?
 8
               THE COURT: You may.
              MR. COFFEE: Page 41, counsel. Bottom, starting at
    line 17.
10
    BY MR. COFFEE:
11
12
         Q
              Does that help you?
13
         Α
              Which one, 18?
              Right here.
14
         Q
15
         Α
              Okay.
              Okay. At preliminary hearing you were asked whether
16
17
    there was anything out of the ordinary. And let me get the
1.8
    exact question. I don't want to put words in your mouth, Mr.
19
    Averman.
20
              "If there'd been anything out of the ordinary,
              unusual, if you thought the situation was going to
21
22
              explode, you know enough to call 911?"
              And your answer was, "Yes"; right?
23
24
         Α
              Yes.
25
         Q
              It didn't seem like that sort of situation when he
```

```
came in; is that fair?
 1
 2
              Yes.
              Now, you were not frightened of Mr. White, were you?
 3
              And there had been some threats, you said, on texts
 5
    and voicemails. Remember that? A moment ago you testified to
 7
    that?
         Α
              Yes.
 8
              You didn't keep any of those; correct?
 9
              Correct.
10
              Okay. And we'll get back to that in a moment.
11
    even those threats didn't scare you; is that fair?
12
13
         Α
              Yes.
              You'd known White for years; yes?
14
              Correct.
15
              He didn't seem like the kind of person that you
16
    needed to be concerned about; is that fair?
17
              Yes.
18
         Α
              And, again, a moment ago you testified as to texts
19
    and voicemails. You remember both those specifically?
20
         Α
              Yes.
21
              Do you remember telling the police that you hadn't
22
    received any threatening texts from Mr. White? Do you
23
    remember saying that to the police?
24
25
         Α
              No.
```

	ł	
1	Q	Would looking at a copy of your voluntary statement
2	that you	gave shortly after the event maybe help refresh your
3	recollect	ion in that regard?
4	A	No.
5	Q	Might you have told the police that?
6	A	Possibly.
7	Q	"What about text messages? Has he threatened you
8		with text messages or anything like that?"
9		Might you have answered no to that question by
10	police?	
11	A	Say again.
12	Q	Absolutely. "What about text messages? Has he
13		threatened you with text messages or anything like
14	-	that?"
15		Did you tell the police no?
16	А	I don't recall.
17	Q	Would looking at copy of your statement help refresh
18	your reco	llection as to what you may have told the police?
19	A	Maybe. It's
20		MR. COFFEE: Permission to approach?
21		THE COURT: You may.
22		MS. MERCER: What page is Counsel referring to?
23		MR. COFFEE: 20 of voluntary statement.
24	BY MR. COFFEE:	
25	Q	Does that help refresh your recollection as to what
		109
l		***

```
you told the police?
 2
         Α
              Yes.
              And in fact you told the police that he had not sent
 3
    threatening texts, anyway. Is that accurate?
 5
              Yes.
              Now, as far as your relationship with White, you'd
    known him for years?
 7
              Correct.
 8
         Α
              You had been friends?
10
         Α
              Yes.
              You described yourself a few moments ago actually as
11
    close friends.
12
13
         Α
              Yes.
              You'd met at church.
14
              Yes.
15
         Α
              The Potter's House Church?
16
              Correct.
17
         Α
              You were several years younger than Mr. White?
18
              Yes.
19
         Α
              And Echo was several years younger than Mr. White,
20
    also?
21
22
              Yes.
              When you met at church you were at the east side or
23
24
    the west side of Potter's House?
              East side.
25
         Α
                                   110
```

And White was at the --2 Α West side. -- west side. And eventually transferred to the west side congregation of Potter's House? 5 Yes. And is that in part because of work you'd been doing 7 with Troy White and Echo White? Did you transfer church so you could work together? Or why did you transfer churches? 9 Well, transferred -- I left the other church for a while, and after that there were some other things with the 10 11 other pastor of the other church my ex-wife didn't like, so 12 when we decided to go back to church we started going to the 13 west side. There we go. Now, you had fellowship 14 0 Okay. 15 together with Troy; yes? 16 Yes. Α And you had been to Troy's home before? 17 Q 18 Α Yes. 19 He'd been to your house? 20 Yes. Α You knew his children? 21 22 Α Yes. 23 And Echo had been to your house, also? 24 Yes. Α 25 You had shared meals together?

1	A	Yes.	
2	Q	You'd had some discussions about life together, as	
3	friends do?		
4	A	Yes.	
5	Q	You had went out as couples, you and Dena and Troy	
6	and Echo?		
7	А	Yes.	
8	Q	And Troy knew that you had joined the Army National	
9	Guard		
10	A	Yes.	
11	Q	correct? And that was in Reno? Were you	
12	stationed	at Reno or drilled out at Reno with the Army	
13	National Guard?		
14	А	I drilled there occasionally, yes.	
15		MR. COFFEE: Court's indulgence.	
16		THE COURT: Sure.	
17		(Pause in the proceedings)	
18	BY MR. COFFEE:		
19	Q	Now, did you talk about training with Troy on	
20	occasion?		
21	A	Yes.	
22	Q	And had you shown him some of your do you have	
23	equipment	as a member of the National Guard?	
24	A	What do you mean?	
25	Q	A backpack, that kind of thing, that you take with	
·		112	

1 you when you go out for weekends? 2 Α Yes. Had Troy ever seen that equipment of yours? Had you shown it to him in the back of your trunk, for example, at one point? Yes. 6 Α 7 Okay. And you'd babysat for Troy; yes? Q Α I don't recall. 8 9 Might you have babysat for Troy? Q Possibly. Or my ex-wife. 10 A Do you remember wrestling with his kids and showing 11 them some fighting techniques, anything like that? 12 13 Α Don't recall. 14 Showing them some hand-to-hand techniques after you had went and drilled with the Army National Guard? Do you 15 remember that? 16 I don't recall. 17 Might have happened, you just don't recall one way 18 19 or the other? 20 Α Maybe. Now, do you remember Troy asking you not to do that, 21 not to show his kids hand-to-hand moves because they were 22 little boys? 23 24 No. At some point along the way when you knew Troy you 25 113

had seen him with a gun? 1 2 Α Yes. 3 Semiautomatic gun? Α Yes. In fact, you believe it was the same gun that was 5 eventually used to shoot you; yes? 6 7 Yes. Α He brought that out and showed it to you? 9 Α Yes. And that wasn't in a threatening way, that was just 10 as you were friends showing off items that you had, I suppose 11 is the easiest way to put it; is that fair? 12 Yes. 13 A He didn't threaten you with a gun at that point; 14 15 right? Correct. 16 You don't remember the exact date that it was? 17 No. 18 Α But it was a long time ago; yes? 19 I don't recall how long. 20 Do you remember testifying at preliminary hearing 21 0 that it was a long time ago? 22 Maybe at that point, yes. 23 Would looking at a copy of your statement help 24 refresh your recollection as to whether or not you testified 25

that it was a long time ago?

A If it says a long time ago, then I guess it was a long time ago.

Q Okay. Fair enough.

Now, you know a little bit about guns?

A Yes.

2

3

4

5

7

8

9

10

11

12

13

14

1.5

16

18

19

20

21

22

23

24

25

Q And you knew enough to describe the gun that you'd seen as a semiautomatic?

A Yes.

Q There was some discussion about your relationship with Echo. At some point you became closer with Echo than you were with Troy; yes?

A Correct.

Q And you and Echo remained friends up to the day of the shooting, obviously; yes?

A Yes.

17 Q Actually more than friends at some point; right?

A Yes.

Q That relationship eventually ended your friendship with Troy; correct?

A Correct.

Q Now, there was some discussion a moment ago about when Troy came home and the kids say, Daddy's here, and Troy goes to Echo. Do you remember that discussion with the District Attorney?

```
Α
              Yes.
 1
              And at first she says, you're here early, or
 3
    something along those lines; is that fair?
         Α
              Yes.
              Maybe even, come back; yes?
 5
         Q
              Come back later.
              Troy and Echo had one car at that point; is that
    right?
              Yes.
 9
         Α
              Dodge Durango; yes?
10
11
         Α
              Yes.
              And she hadn't picked him up when he got there;
12
    right?
13
              Correct.
14
              So he had either walked or taken the bus or somebody
15
    had dropped him off; yes?
16
         Α
              Correct.
17
              At some point he asked your permission to speak to
18
         0
    his wife. Is that accurate?
19
              Yes.
20
         Α
              In his house.
21
              Yes.
22
         Α
              And they go to a bedroom; yes?
23
         Q
24
              Yes.
              And they talk -- or you assume they talk.
25
         Q
                                   116
```

in the bedroom for about five minutes; right? 2 Α Correct. And today you said it was a few minutes. I think you've testified previously five minutes is the best estimate you could give. Is that accurate? 6 Α Correct. 7 At first it starts calm; is that fair? Yes. As far as you know, they're just talking, there's no 10 indication of trouble at least at first; is that fair? 11 A Yes. You didn't hear very much of what was going on, if 12 Q anything; is that fair? 13 1.4 Α Yes. 15 So it doesn't start as a fight in that room; fair 16 characterization? 17 Α Yes. 18 But it escalates at some point; yes? 19 Α Yes. 20 And when it escalates is when you get concerned? 21 Α Yes. 22 You become alarmed when you hear Echo say something; 23 yes? 24 Α Yes. 25 That's really the first point you become alarmed

that something may be happening in that room; yes? 2 Α Yes. 3 And, correct me if I get this wrong, but I think what was said or what you've testified was said was, Troy, no, please don't, and then, stop. Does that sound accurate? Correct. And as far as being concerned, that's what -- that's what draws your concern; yes? 9 A. Yes. 10 And you don't know what the conversation was up to that point; correct? 11 12 Α No. 13 And you don't know exactly what was said, obviously. 14 No. 15 Safe bet it was a conversation about you, though, 0 16 isn't it? 17 MS. MERCER: Objection, Your Honor. Calls for 18 speculation. 19 THE COURT: Overruled. You can answer. 20 THE WITNESS: Can you repeat it. 21 BY MR. COFFEE: 22 I said safe bet it was a conversation about Sure. 23 you. Yes? I have no idea what it was about. 24 25 Okay. You know that Troy wanted desperately, I 118

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think as we said at the beginning, to have his wife and his
 1
    marriage and his home back; yes?
         Α
              Yes.
              And he wanted you out of the house, too. You also
    knew that; right?
 6
         Α
              Yes.
              Now, when you hear her say that, the room that your
 7
    in, the door is open a little bit; is that accurate?
         Α
              Yes.
              And you open it the rest of the way?
10
              Yes.
11
         Α
12
              And start to step out to see what's going to happen;
13
    yes?
14
         Α
              Yes.
15
              And before you can get out the door the other door's
16
    open and you see Troy pull her back --
17
         Α
              Yes.
              -- and shoot?
18
         0
              Yes.
19
         Α
              And it's quick; yes?
20
21
         Α
              Yes.
              Within a matter of seconds; right?
22
23
         Α
              Yes.
              I want to talk to you about what you actually saw
24
   with regards to the shots that were fired and what was going
25
                                   119
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```
All right, Mr. Averman?
 1
 2
         Α
              Okay.
              You told the police, "I don't know if maybe she saw
 3
    he was going for the gun. I don't know what she tried to do."
 5
    Is that what you told the police?
              I don't recall.
 6
         Α
 7
              MR. COFFEE: Permission to approach?
              THE COURT: You may.
 8
 9
    BY MR. COFFEE:
              Would looking at a copy of your statement help
10
    refresh your recollection?
11
              MR. COFFEE: Page 24, Counsel.
12
              THE WITNESS:
                            Okay.
13
    BY MR. COFFEE:
14
              Does that help refresh your recollection?
15
16
              Can you ask the question again.
              Absolutely. The question was this, sir. You told
17
    the officers, "I don't know if maybe --"
18
              THE COURT: Mr. Coffee, can you remove it from the
19
    document camera, please.
20
                                Sorry.
              MR. COFFEE: Oh.
21
              THE COURT:
                          Thank you.
22
              MR. COFFEE: Turn this off. I apologize for that.
23
    BY MR. COFFEE:
24
              "I don't know if maybe she saw that he was going for
25
                                  120
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a gun. I don't know what she tried to do." You told the 2 officers that; yes? Α Okay. 3 Is that yes? 5 Ά Yes. And you went on, "It looked -- um, because it kind 6 of looked at that point like he pushed her back a little and 7 then shot her." You continued with that; correct? Α Yes. And then you told the police the following. 10 don't know if she was trying to like wrestle the gun or 11 something." That's what you told the police; correct? 12 13 Α Correct. "Like I said, as soon as I opened the door I just 14 seen him kind of push her back and shoot her"; correct? 15 16 Α Yes. And to this day you don't know if she was like 17 trying to wrestle the gun, if she'd seen the gun, or exactly 18 what happened; is that fair? 19 20 Α No. 21 You now think that it's something different than what you told the police. Is that accurate? 22 Am I able to speak freely, or just yes or no? 23 Α Well --24 Q Sir, you're here, and we want you to 25 THE COURT:

```
tell the truth.
 1
    BY MR. COFFEE:
 2
              Yes.
 3
         0
         Α
              I understand that.
              Best explanation I could give.
 5
              Yes, Your Honor. I just -- when they took that
 6
 7
    statement from me I was in the hospital; correct?
              I believe so.
 8
         Q.
              Under pain meds; correct?
 9
              Okay.
10
              So some of the stuff then that was said I don't
11
         Α
12
    recall.
              All right.
13
         0
              Now, here I do recall.
14
         Α
              All right. Now, you gave a statement at the
15
16
    hospital shortly after the shooting happened; is that fair?
              Yes.
17
         Α
              You had been shot, of course; yes?
18
         Q
              Yes.
19
         Α
              And you were on pain medication?
20
              Yes.
21
         Α
              But you were aware enough to know the names of the
22
    parties involved. For example, you didn't call Mr. White
23
24
    Santa Claus; right?
25
              Yes.
         Α
                                   122
```

1 You were able to describe what happened in that room 2 and in that hallway to some extent; is that fair? 3 Α Yes. And at that point you told the officers she may have tried to wrestle the gun. You remember that? 5 6 Α Yes. 7 But on further reflection two years down the road now that's not what happened; is that fair? Yes. 9 Α Okay. Now, after whatever happens between Troy and 10 Echo -- and I think we began our discussion with a -- with a 11 question concerning Echo between -- being between you and Troy 12 to some extent. Do you remember that? 13 Yes. 14 But after what happens with Echo Averman [sic] turns 15 and shoots you and it happens quickly; right? 1.6 17 THE COURT: Can you rephrase your question. I think you got some of the people involved wrong. 18 MR. COFFEE: I'm sorry. I said that he shot 19 himself, didn't I? 20 BY MR. COFFEE: 21 I apologize for that, Mr. Averman. 22 Troy, after the shot is fired at Echo, turned, and 23 24 you were shot quickly, within a matter of moments; yes? 25 Α Yes.

1 Before you can make a movement towards Echo, before 2 any more words can be uttered; yes? 3 Yes. Α And at that point Troy's demeanor has changed from what it was when he came in the house; is that fair? 5 Α Yes. б 7 He has become more aggressive; yes? Q 8 Yes. Α 9 Angrier; yes? Q 10 Α Yes. 11 Q Upset; correct? 12 A Correct. I think you described him at preliminary hearing as 13 irrational. Do you remember that? 14 15 Α No. Would looking at a copy of your preliminary hearing 16 0 transcript help refresh your recollection on that point? 1.7 18 Α Yes. MR. COFFEE: It's page 45, lines 13 through 14, 19 20 Counsel. 21 THE WITNESS: Yes. BY MR. COFFEE: 22 23 Okay. And at preliminary hearing in fact you had 24 said at that point he became to some extent irrational; is that fair? 25

1 Α Yes. And in fact that is one of the ways that his 2 demeanor changed from the time he entered the house and things appeared somewhat ordinary, I think we've said, although he 5 was irritated, until the time shots were fired; is that fair? Α Yes. Now, irrational. And we've talked about the 911 call and him saying that he tried to call 911 or couldn't get the phone to work. He's going in and out of the room afterwards that you're in; right? 10 11 Α Yes. He appears somewhat confused at that point. Is that 12 0 a fair characterization? 13 14 Α Yes. You don't know how many times you were shot; 15 16 correct? 17 Α At that time, no, I didn't. We know that there are at least three entrance 18 wounds and three exit wounds. 19 20 Α Yes. But one of the entrance wounds was through the 21 fleshy part of the arm, is that right, and out the fleshy part 22 of the arm? 23 24 A Yes.

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And you don't know if that wound also struck your

```
side with a single bullet or whether it was two separate
              You just don't know for certain; is that fair?
   bullets.
 3
         Α
              Yes.
              And in total you couldn't say for certain if three
    or four shots were fired; is that right?
              Correct.
         Α
              And that includes the shot that hit Echo?
 7
         Q
              Correct.
 8
         Α
              Now, one of the things when Troy is standing over
 9
    you that he says to you is, who's the coward now. Is that
10
    accurate?
11
              Yes.
12
         Α
              You remember that in fact; yes?
13
         Α
14
              You've testified to it in the past; yes?
15
         Α
              Yes.
16
              And you told police officers about it; yes?
17
         Q
18
         Α
              Yes.
              And there's no question that that was said, you
19
    remember him saying that; yes?
20
         Α
              Yes.
21
              Did White ever mention feeling like a coward to you?
22
         0
              Can you say that again.
23
                     Did Troy White ever mention feeling like a
              Sure.
24
    coward to you?
25
```

A No.

Q But you never perceived him as much of a threat, either, as we've talked about; correct?

A No.

Q I'm sorry. Is that you didn't -- trying to think of the right way to ask that. You understand my point. Did you perceive him as much of a threat before this?

A No.

Q Okay. The children -- there was testimony today concerning the children and where they were at when the shots were filed. Do you remember that testimony?

A Yes.

Q And you said that Jodey and Jayce you thought were in the hall; correct?

A Correct.

Q Do you remember testifying at preliminary hearing that you're not sure where the children were at the time of the shooting?

A Correct.

Q You said eventually they ended up in the hall between you and Echo; correct?

A After the shooting, yes.

Q After the shooting, yes. But at the time of the shooting your testimony at preliminary hearing was you weren't sure if they were in the hall at the time of the shooting; is

1 that fair? 2 Α Yes. And is that in fact accurate, that you're not 3 sure at the time of the shooting where Jodey and Jayce were? 5 Correct. Now, afterwards Mr. White never made any threats 6 towards his children, did he? Not that I'm aware. 8 Α You'd been shot; yes? 9 10 Α Yes. And you said he came in and out of the room and you 11 1.2 thought he might try to kill you; yes? 13 Α Yes. Probably keenly aware of everything that's going on 14 at that point. I would imagine your nerves are on end. 15 that a fair description? 16 17 Yes. You don't remember him making any threats towards 18 0 the children; correct? 19 Α Correct. 20 Now, about that coming in and out of the room and 21 he's going to kill me, did he ever actually try to fire the 22

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gun after that quick three times? After those three shots or

four shots you said perhaps did he ever try to fire the gun at

23

24

25

you again?

I think he would have if the kids weren't there. 1 Α 2 Not what I asked, sir. Did he ever try to fire the Q. 3 qun at you again? Α No. At some point it sounded like he was thinking about 5 Is that fair? He said, if I'm going to go to prison I 6 might as well kill you, something like that; yes? Yes. Α That was an indication to you that he might be 9 thinking about things; is that fair? 10 Α Yes. 11 12 Weighing consequences; is that fair? Yes: 13 And he chose not to fire another shot; is that 14 15 accurate? 16 Α Yes. As far as the kids were -- he was trying to corral 17 0 the kids; is that accurate? 18 19 Α Yes. Now, there was discussion about him and Echo 20 Q meeting, and you knew the two of them shortly before they were 21 22 husband and wife; yes? Yes. 23 A Echo had been married before? 24 25 Α Yes.

1 Q I think the District Attorney had asked you about 2 that; yes? Α Yes. And for whatever reason something happened with the first marriage and she was young and had a young child and was pregnant with her second child when she started dating Troy; is that right? Or did she have the second child? That I don't recall. 9 Those two children, Jodey and Jayce -- you 10 were able to interact with these people for eight years. Troy treat those children like his own, Jodey and Jayce? 11 12 Α Yes. 13 Same as he did the other children; right? Yes. 14 Α 15 In fact, I think you testified before very much the 16 same; is that accurate? 17 Α Yes. I want to talk to you about the events leading up to 18 1.9 the shooting, all right? 20 Α Okay. 21 Troy and Echo had been having marital problems; yes? 22 Α Yes. 23 And Echo had confided in you? 24 Yes. Α 25 And at some point Troy went to stay with Herman

```
1
    Allen.
 2
         Α
              Correct.
              Herman Allen is somebody you knew from church?
 3
 4
         Α
              Yes.
              And somebody Troy and Echo knew from church?
 5
         Q
 6
         Α
              Yes.
 7
              That was early June?
         Q
              Yes.
 8
         Α
              You moved in in late June?
 9
              Correct.
         Α
10
              A few weeks after Troy had moved out?
11
         Α
              Yes.
12
              You had mentioned something about Troy and Echo
13
    getting a divorce, planning a divorce. Do you remember that?
1.4
         Α
              Yes.
15
              And I think in police statements you said Troy
16
   wouldn't give her papers. You remember that?
17
              Yes.
1.8
         Α
              You never actually saw any paperwork, though, did
19
         Q
20
    you?
              No.
21
         Α
              Now, we talked about the home sharing arrangement;
22
23
    yes?
24
         Α
              Yes.
              And we talked about the fact that Troy was taking
25
         Q
                                   131
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```
care of the bills because Echo didn't work; yes?
 1
 2
         Α
              Yes.
              And the District Attorney had asked you something
 3
    about whether you were working when you started your
    relationship with Echo. Do you remember that?
 5
              Yes.
 6
              And you said that you had been working; yes?
 7
         Q
              Yes.
              But between the time of starting the relationship in
 9
    sometime mid June --
10
              Is that accurate?
11
         A
              Yes.
12
              -- and the time of the shooting you'd actually left
13
    your job or lost your job; is that fair?
14
              Yes.
15
         Α
              And in fact medical records indicate that you were
16
    unemployed at that point; yes?
17
         Α
              Yes.
18
              Now, I take it you weren't contributing to the
19
    household bills, either.
20
         Α
              No.
21
              Troy wasn't happy about your arrangement with
22
23
    Echo --
24
         Α
              No.
25
              -- fair?
         Q.
```

	_	
1	. A	Yes.
2	Q	But at some point you had testified that he'd given
3	his bless	ing to the situation or he'd told Echo that he'd
4	given his	blessings to the situation. Do you remember that?
5	A	Yes.
6	Q	Did he ever give you his blessing?
7	A	Not face-to-face conversation, no.
8	Q	That came from Echo alone; correct?
9	A	Yes.
10	Q	In fact, given the text messages and the fact that
11	he wanted	you out of the house and desperately wanted his
12	marriage back, did you actually believe that he'd given you	
13	his blessing to stay there?	
14	A	At the time, yes.
15	Q	The relationship that you said started with Echo,
16	the roman	tic part, the intimate part, can we put it that way?
17	You know	what I mean when I say the intimate part of the
18	relationship; yes?	
19	А	Yes.
20	Q	That began after he'd moved out of the house?
21	A	I don't recall.
22	Q	Might it have began before he moved out of the
23	house?	
24	А	No.
25		MR. COFFEE: Court's indulgence.

1	THE COURT: Sure.	
2	(Pause in the proceedings)	
3	BY MR. COFFEE:	
4	Q You remember talking to an officer at the scene of	
5	the crime? Do you remember talking to officers there?	
6	A Vaguely.	
7	Q Did you tell the officer that the relationship had	
8	been going on since March?	
9	A (No audible response)	
10	Q That voluntary statement that we spoke about, you	
11	were being asked in that voluntary statement that you gave	
12	shortly after this that how long you'd been dating Echo.	
13	Do you remember being asked that?	
14	A Yes.	
15	Q Remember saying, a few months?	
16	A Don't recall what I said.	
17	Q Okay. Would looking at a copy of your voluntary	
18	statement help refresh your recollection on that?	
19	A (No audible response)	
20	MR. COFFEE: Permission to approach?	
21	THE COURT: You may.	
22	MS. MERCER: Page what	
23	MR. COFFEE: Page 2, midway down.	
24	THE WITNESS: Okay.	
25		

BY MR. COFFEE: This was at the end of July; yes? 3 Α Yes. You were asked by the officer how long you'd been 5 dating Echo; yes? Α Yes. And you said, a few months; is that accurate? Q Yes. 8 Α In fact your intimate relationship with Echo started 9 before Troy moved out of the house, didn't it? 10 I don't recall when it started. 11 Α All right. Troy didn't find out about it until he'd 12 13 moved out of the house, did he? 14 I quess so. 15 Was the relationship something you tried to keep hidden from Troy? 16 17 Α Somewhat. Somewhat? There are -- there was a question about a 18 Q 19 passcode on a cell phone with the District Attorney. Do you 20 remember that? Yes. 21 Α And you said you didn't know if you had the passcode 22 Do you remember that? 23 or not. 24 Correct. Would looking at a copy of your voluntary statement 25 135

```
1
    help remind you whether or not you actually provided the
    passcode to the cell phone to officers shortly after the
    event?
         A ·
               Okay.
 5
               MR. COFFEE: Permission to approach?
 6
               THE COURT:
                           You may.
 7
               MR. COFFEE:
                            Page 21.
 8
               THE WITNESS:
                             Okay.
    BY MR. COFFEE:
               Does that help refresh your recollection?
10
         Q.
11
         Α
              Yes.
12
              Did you have a passcode to Echo Lucas's cell phone?
13
         Α
              Yes.
              And did you provide that passcode to officers?
14
15
16
              I want to talk to you -- you texted Echo on
17
    occasion; yes?
18
         Α
              Yes.
19
              She texted quite a bit; is that fair?
20
         Α
              Yes.
21
              And do you remember there being a text concerning an
22
    in-person meeting between Echo and Troy that happened on --
23
    early in the morning on July 25th?
24
              I don't.
25
              Would looking at a copy of cell phone records help
                                   136
```

refresh your recollection as to whether or not she'd sent you 2 a text like that? Α Yes. MR. COFFEE: Permission to approach. 5 THE COURT: You may. MR. COFFEE: And it's 393, Counsel, seven messages. 7 BY MR. COFFEE: 0 Do you remember that? Α Okay. 10 All right. Did you receive a text -- and I know you don't know the minutes, but since we've got records, this will 11 help refresh your recollection. 12 13 Did you receive a text at some time in the from Echo 14 that said, "He doesn't want to on the phone. He said he knows until be there so he doesn't want to talk on the phone --15 16 knows you'll be there so he doesn't want to talk to the 17 phone." You remember receiving that text? 18 Α Yes. 19 And there was a text shortly before that that said, 0 he wants to meet me to talk. Do you remember that? 20 21 Α Yes. 22 And shortly after that there was a text that you'd 23 got that indicated she was actually meeting with Troy and talking with Troy on the 26th. Is that accurate? If you 24 25 don't remember, I'll approach and --

i		
1	A	26th.
2		MR. COFFEE: 26th.
3		Permission to approach?
4		THE COURT: You may.
5		THE WITNESS: Oh, no. I thought you said the 25th,
6	so I'm confused.	
7	BY MR. COFFEE:	
8	. Q	Yeah. It's
9	А	Oh. Okay. Okay.
10	Q	Does that help refresh your recollection?
11	A	Yes. You know, you're right, it is.
12	Q	Okay. We'll explain why. At 12:07 UTC, which I
13	think we'	ve had testimony previously that that would be seven
14	hours ear	lier our time, so 5:00 o'clock in the evening on the
15	25th, was	there a text with an unhappy face saying, aw, I'm
16	talking t	o Troy, that you got from Echo?
17	A	Yes.
18	Q	Okay. Now, after that, the 25th, the 26th, you said
19	she was g	etting a lot of texts from Troy; yes?
20	A	Yes.
21	Q	And getting phone messages from Troy?
22	A	Yes.
23	Q	Was she responding to those, or do you know?
24	A	Beforehand I don't know.
25	Q	You weren't at the meeting on the 25th; true?
		138
ì		

Α Correct. Do you know if there was talk about reconciliation 2 Q at the meeting on the 25th? 3 4 Say it again. Sure. Do you know if Troy and Echo talked about 5 reconciliation at the meeting on the 25th? 7 No. Α You just don't know? 8 Not sure. 9 Did she talk to you about reconciliation? 10 Α No. 11 We talked about -- about whether or not you'd kept 12 Q your relationship secret from Troy. Do you remember that 13 discussion? 14 А Yes. 15 And you said to some extent maybe, at least at 16 first; is that fair? 17 18 Yes. There was a text from Echo to you concerning a 19 tattoo being hidden. Do you remember that text? 20 21 Α Yes. In fact, there were a couple; yes? Two texts 22 concerning a tattoo? You may not remember the exact number. 23 You remember at least one, huh? 24 25 Α Yes.

```
Okay. And it was something along the lines of, I'm
 1
         Q
    about to MCDS. Do you know what that means?
              MCDS?
 3
         Α
 4
         Q
              Yes.
              She's about to? Can you say it --
 5
         Α
                   "I'm at -- I am at MCDS."
 6
         0
              Mickey D's, I'm assuming.
 7
              There we go. Very good. These texts are -- they're
 8
         Q
    like codes. "I'm at MCDS. Then picking Troy in like 10
              Uh. I forgot about my tattoo, ARRG." That's a text
    minutes.
10
    that you got; right?
11
12
         Α
              Yes.
              And that was a tattoo on her shoulder that said,
13
    "Juicy Joe"?
14
15
         A.
              Yes.
              You; yes?
16
         Q
17
         Α
              Yes.
              And there was another text --
18
         Q
              MR. COFFEE: Court's indulgence so we know that time
19
20
    on that.
                       (Pause in the proceedings)
21
     BY MR. COFFEE:
22
              And if I said that was at 6:35 p.m. UTC or 1:35 p.m.
23
    on the 20th, seven days beforehand, does that sound about
24
    right, in the afternoon about seven days beforehand?
25
                                  140
```

```
Α
 1
               Yes.
 2
               THE COURT: Sir, are you doing okay? If you need a
    break, let us know.
    BY MR. COFFEE:
 5
               There was another text that she had sent that said,
 6
    "No hiding the tattoo today. Oops." Is that accurate?
 7
              I believe so.
              You believe so?
 8
         Q
 9
         Α
              Yes.
10
         Q
              And we talked about Reno and the National Guard.
              MR. COFFEE: Permission to publish State's 99.
11
12
              THE COURT: You may.
    BY MR. COFFEE:
1.3
              Do you see that okay?
14
15
              Yes.
16
              PFC, Private First Class; right?
17
              Yes.
              That's you; yes?
18
19
              Yes.
         Α
              We blanked out the Social Security number. Army
20
    National Guard. There's a number -- is that the number in
21
    Reno, do you know?
22
23
              I don't know.
              And Sgt. Lambert. Is that a sergeant that you
24
25
    reported to?
```

1	A	He was my squad leader.
2	Q	He was your squad leader.
3	A	Yes.
4	Q	As a member of the military you are subject to the
5	Uniform C	ode of Military Justice; is that right?
6	A	Yes.
7	Q	Do you know if they have provisions against
8	adultery?	
9	A	No.
10		MR. COFFEE: Thank you, Mr. Averman.
11	·	Pass the witness.
12	,	THE COURT: Redirect.
13		MS. MERCER: Thank you, Your Honor.
14		REDIRECT EXAMINATION
15	BY MS. ME	RCER:
16	Q	You were asked some questions about defense counsel
17	regarding	or by defense counsel about the timing of
18	specific	events on July 27th of 2012, more specifically how
19	quickly t	he defendant departed the residence. Do you recall
20	that line	of questioning?
21	A	Yes.
22	Q	The defendant had time to shoot Echo
23	A	Yes.
24	Q	shoot you multiple times, tried to corral the
25	children	

1		Yes?
2	A	Yes.
3	Q	and enter and exit that master bedroom three to
4	four sepa	rate occasions
5	А	Yes.
6	Q	taunting you each time he went in there?
7	. A	Yes.
8	Q	He had time to grab the keys to the Durango?
9	A	Yes.
10	Q	He had time to direct the children to stay in a
11	different	room?
12	A	Yes.
13	Q	All of that was done before he departed the
14	residence	?
15	A	Yes.
16	Q	You weren't concerned for your safety; correct?
17	A	Correct.
18	Q ·	But you were concerned enough that you stayed in the
19	master bed	droom when Echo and the defendant went into the craft
20	room; cor	rect?
21	A	Yes.
22	Q	So you personally were not afraid for your own
23	safety?	
24	A	Correct.
25	Q	But had concerns with regards to Echo?
		143

```
1
         Α
              Yes.
              You were also asked multiple times about variations
 2
    between this taped statement you provided to the police and
    things that you've said today or testified to at preliminary
 5
    hearing; correct?
 6
         Α
              Correct.
 7
              When you gave this taped statement it was done on
 8
    July 27th of 2012?
 9
         Á
              Yes.
10
         Q
              At about 16:41?
11
         Α
              Yes.
              Military time that means it was 4:21 p.m.?
12
         Q
              Correct.
13
         Α
              You had just been shot multiple times?
14
15
         A
              Yes.
              Saw Echo get shot and killed?
16
         Q
17
         Α
              Yes.
              You were transported to the hospital?
18
         Q
19
         Α
              Yes.
              Presumably on medications?
20
         Q
              Yes.
21
         Α
              Presumably rather agitated still?
22
        · O
              Yes.
23
         Α
              Frazzled?
24
25
         Α
              Yes.
```

Hadn't had time to digest everything? 1 0 2 Yes. Α By the time you testified at the preliminary hearing 3 you had time to go over those events in your head several 5 times; correct? Α 6 Yes. 7 Because that occurred several weeks later? 8 Yes. Α And perhaps this was a poor phrasing of my prior 9 question. I asked you how you were threatened by the 10 defendant, whether it was via text, voicemail, or telephone 11 calls, and you just kind of said yes. How did he threaten 12 you? Was it via voicemail, or was it text message, or was it 13 both? 14 1.5 Voicemail. And my question to you on direct regarding the 16 defendant placing a 911 call was whether the defendant in your 17 presence ever placed a call to 911; correct? 18 Correct. 19 Α Not whether he ever placed one, period, on that 20 21 date; correct? 22 Α Correct. Do you recall him ever placing a call to 911 in your 23 presence while you were laying on that bedroom floor bleeding? 24 25 Not in my presence, no. Α

		•
1	1 Q When did you and Echo	begin looking for your own
2	2 place?	
3	3 A The exact date I don'	t recall.
4	4 Q How long did you all	look for your own place?
5	5 A For a couple weeks ma	aybe.
6	6 Q What made you stop?	
7	7 A Troy had said we coul	d just stay there because
8	8 things would be easier. What h	ne meant by that I don't know.
9	Q They had children too	gether?
10	0 A Yes.	
11	1 Q If Echo had moved out	, he would have required he
12	2 would have been required to mai	ntain his own residence;
13	3 correct?	
14	A Yes.	
15	5 Q In addition to suppor	ting those children?
16	6 A Yes.	
17	7 Q You were also asked a	about the statement you made
18	8 regarding Echo trying to come of	out of the bedroom. Do you
19	9 recall that question?	
20	0 A Yes.	
21	1 Q More specifically, yo	ou were asked whether or not you
22	2 ever told the police that or to	estified to it at the
23	3 preliminary hearing	
24	4 A Yes.	·
25	5 Q I believe. Do you	recall as you sit there today
	1	46
	5	• • • • • • • • • • • • • • • • • • •

1 whether or not you ever testified to that at the preliminary 2 hearing? Α Yes. Did you testify to that at the preliminary hearing, 5 that she'd tried to get away from him, that she tried to come out of that bedroom? Yes. Α 8 And once again, this was several weeks after this 9 incident, actually December 12th of 2012; correct? Α Yes. 10 11 After the defendant shot Echo, shot you, and began taunting you repeatedly he wasn't broken up, crying 12 hysterically, was he? 13 14 Α No. 15 He had the foresight to tell the children to stay in the other room? 16 17 Α Yes. 18 He had the foresight to take the cell phone that 19 Jayce had gave you to away from you? 20 Α Yes. He had the foresight to know to leave because the 21 22 police were coming? 23 Α Yes. 24 He had the foresight to grab the keys from inside 25 the residence to that Durango and leave in the Durango before

1	the police arrived?
2	A Yes.
3	Q And just for clarification purposes, Echo was not
4	standing between you and the defendant at the time she was
5	shot and killed; correct?
6	A Correct.
7	MS. MERCER: Your Honor, may I approach your clerk
8	or actually I think
9	(Pause in the proceedings)
10	MS. MERCER: May I publish, Your Honor?
11	THE COURT: You may.
12	BY MS. MERCER:
13	Q I'm publishing State's Exhibit 46. When Echo was
14	shot and killed by the defendant where did she fall? Where
15	did she collapse inside that room?
16	A Where is this picture being taken from? I can't
17	Q Would a different picture help you?
18	A I believe so.
1.9	(Pause in the proceedings)
20	BY MS. MERCER:
21	Q Showing you State's Exhibit 47, does the picture
22	is this picture a little bit better?
23	A Yes.
24	Q Can we just zoom in a little bit?
25	Where did she collapse in that room?
	148
	·

From what I remember it was right in that area. 1 Α 2 Which way was her head facing? 0 It would be facing that way. 3 Α Facing the back of the room? 4 5 Α Yes. To the left as you're looking in? 6 Q 7 Yes. Α So her feet would have been by the door, closest to 8 0 9 the door? I'll draw a little stick figure, if that helps you. Α 10 Her head, her feet were right here, her back's against that 11 wall or the door. 12 Thank you. You were asked a question by Mr. 1.3 Okay. Coffee, and I don't recall what the question was, but your 14 response was that you believed he would have killed you if it 15 hadn't been for the children. 16 17 Yes. After the defendant shot you at least twice, 18 possibly three times, and you were lying on the ground is it 19 safe to say that the children were kind of swarming in and out 20 of that room consistently? 21 Yes. 22 Α You were never alone with just defendant without the 23 Q 24 children in the vicinity? 25 Say again. Α

Were you ever alone in that room without children in 1 2 the vicinity of that master bedroom --3 Α No. -- with the defendant? You were also asked some questions about your 7 testimony that the children were in the hallway after the shooting. You were asked those questions by --Α Yes. -- Mr. Coffee. And I believe that the indication 10 0 was that you had never testified to that before? 11 Α 12 Yes. Do you recall testifying at the preliminary hearing 13 14 with regards to that fact? 15 Yes. And you testified at the preliminary hearing that, 16 what? Where were the children after the shooting? 17 After the shooting they were all over the place, in 18 a bedroom, in the hallway, in the bedrooms. 19 20 Q Okay. And do you recall being asked at the 21 preliminary hearing, at the point that he shot her where were all of the children in the house? 22 23 Yes. And do you recall what your answer to that question 24 25 was?

```
The preliminary hearing?
 1
         Α
 2
              Yes.
         Q
              I do not recall.
 3
         Α
              Would it refresh your recollection if I showed you a
 4
 5
    copy of that testimony?
         Α
              Yes.
 6
              MS. MERCER: Your Honor, may I approach the witness?
 7
              THE COURT: You may.
 8
    BY MS. MERCER:
              If you can just starting reading to yourself right
10
         Q
    there and then hand it back to me when you're done.
11
              Okay.
         Α
12
              Did that refresh your recollection?
13
14
         Α
              Yes.
              And what was your response?
15
              My response was I believe Jodey and Jayce were in
16
    the hallway, the other kids I'm not for sure, and Zazzy was in
17
    her crib.
18
              Okay. You were also asked some questions about your
19
    employment status during the course of your relationship.
20
         Α
              Correct.
21
              At some point you were between jobs; correct?
22
         0
              Yes.
23
         Α
              Did you have a savings?
24
              Yes.
25
         Α
                                   151
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	I	·
1	Q	Were you also receiving money from the National
2	Guard?	
3	A	Yes.
4	Q	Defense counsel also asked you about the timing of
5	the intim	ate portion of your relationship. Do you recall that
6	question?	
7	A	Yes.
8	Q	And then he jumped from that topic to when that
9	relations	hip actually began, your dating relationship.
10	A	Correct.
11	. Q	You would agree with me that dating relationship
12	doesn't a	lways entail intimacy?
13	A	Correct.
14	Q	Especially not at the very beginning; correct?
15	A	Correct.
16	Q	And the question that you were asked by Mr. Coffee
17	was when	that dating relationship began.
18	A	Yes.
19	Q	And the answer that you had given to the police with
20	regards t	o when that dating relationship began?
21	A	A few months prior.
22	Q	This was in July when you gave the statement to the
23	police?	
24	A	Yes.
25	Q	And so you started dating when?
		152
į.		

1. Α A few months prior. 2 Do you recall when it actually became intimate? 3 Α No. But safe to say it was not intimate in March of 2012; correct? Correct. 7 When you and Echo were texting back and forth you weren't cc-ing the defendant on those text messages; correct? 8 Α I was not? 10 You weren't copying the defendant on those text 11 messages; correct? 12 Α Correct. 13 You were also asked some questions about some text messages between you and Echo in regards to this Juicy Joey 14 1.5 tattoo? 16 Yes. 17 For the record, is that a tattoo that you 1.8 discouraged? 19 Α Discouraged, yes. You discourage Echo from getting that tattoo; 20 21 correct? 22 Α Yes. 23 But, either way, those text messages occurred seven 24 days prior to this murder? 25 Yes. Α

1 So it was seven days prior to this murder that he would have seen that tattoo for the first time? 3 Α Yes. Not minutes before? 5 Α Correct. 6 To your knowledge the defendant and Echo separated 7 prior to him actually moving out of the house; correct? 8 Ά Yes. 9 So they were separated, but living together for some period of time. 10 Correct. 11 And when did you say that he officially moved out of 12 the residence? 13 14 Early June of 2012. 15 So they would have separated approximately when? Around the March or April period. 16 Α MS. MERCER: Court's indulgence. 17 I have no further questions, Your Honor. 1.8 19 THE COURT: Mr. Coffee. And the I have questions 20 from the jurors. 21 RECROSS-EXAMINATION BY MR. COFFEE: 22 Mr. Averman, it's fair to say from mid June or say 23 July 1st until July 27th you weren't hanging out with Mr. 24 That's a fair statement; right? 2.5 White.

A Yes.

1.0

- Q In fact, you've said before, you've said in statements that you didn't spend any significant time with Mr. White during that period; is that right?
 - A Correct.
 - Q You weren't with Mr. White and Echo Lucas together?
- A Correct.
 - Q Because you knew it might be a bad situation; right?
- A Yes.
- Q So this tattoo -- when Ms. Mercer said Mr. White would have seen it before that, you actually weren't there when Mr. White saw a tattoo before that. Is that fair?
- 13 A I was not there, no.
 - Q You don't know personally, you don't have personal knowledge, you didn't see it with your own eyes that Mr. White had actually seen that tattoo anytime before the shooting; is that fair? Do you see him see her with the tattoo?
 - A No.
 - Q What you might rely on is something that Echo may have told you; is that right?
- 21 A Yes.
 - Q And there were texts back and forth, but none of the texts said that Troy actually saw the tattoo. It's, oops, I'm picking Troy up and good luck hiding the tattoo, that sort of thing; is that fair?

Α Yes. 1 The text that we've got to memorialize anything. 2 Q So when Ms. Mercer says he would have seen it, again, we're 3 going through secondhand information you might have got from 5 Echo; is that fair? Yes. 6 Α Now, there was a question a moment ago -- oh. 7 we're talking about texts back and forth, did the police take 8 your cell phone? Α Yes. 10 Do you know if they did any testing on that cell 11 phone? 12 No. 13 Α Did they ever ask you for a passcode to that cell 14 15 phone? No. 16 Had you sent taunting texts to Mr. White concerning 17 Q his relationship with Echo? Say again. Α 19 Did you send taunting texts to Mr. White concerning 20 his relationship with Echo? 21 Not that I recall. 22 Α You might have? 23 Q 24 Α Yes. Now, you had said a moment ago -- I think the 25 Q 156

District Attorney had said that maybe she put words in your mouth concerning texts and voicemails that you deleted that you said were threatening. Do you remember those questions? Did I delete them? Well, the deleted part -- it's a poorly asked question. Thank you. My fault. The District Attorney said, texts and voice messages, threats from Troy White; you remember a question along those lines a few moments ago? Yes. Α And she said, I was the one that volunteered, meaning her volunteered texts and voice messages, and maybe you were just agreeing I think was the implication. Do you remember that? Α Correct. And you said there were only voicemails; right? Yes. At preliminary hearing do you remember being asked by Ms. Mercer the following question. MR. COFFEE: It's page 16, Counsel. BY MR. COFFEE: "And when did he make those threats?" And your answer, nobody putting words in your mouth,

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22

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24

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your answer at that point, "A few different times over texts

and voicemails." Do you remember testifying to that at

preliminary hearing? 1 2 Α Yes. Now, there was some talk about foresight and presence of mind. Do you remember those questions by Ms. 5 Mercer? Α Yes. б But we've already said a few moments ago that 0 afterwards Mr. White appeared somewhat irrational; yes? 9 Α Yes. And confused; yes? 10 Α Yes. 11 The kids were in and out of that room after the 0 12 shooting; yes? 13 Α Yes. 1.4 Mr. White tried to corral them to keep them out of 15 the room; yes? 16 17 Α Yes. You don't know for certain that the kids were there 18 every moment Mr. White was in the room with you; is that 19 20 accurate? Correct. Α 21 And this idea of Mr. White would have killed me but 22 for the kids being there, you didn't testify that -- didn't 23 testify to that in preliminary hearing; right? 24 25 Α Correct.

1 And you didn't say it in your voluntary statement to 2 the police afterwards; correct? 3 Correct. First time -- at least when we've had a 5 conversation, this is the first time you've said that, here 6 today in court; is that right? Α Yes. MR. COFFEE: Court's indulgence. 9 THE COURT: Sure. While you're doing that we're going to take a break, Counsel. 10 During this recess you're admonished not to talk or 11 converse among yourselves or with anyone else on any subject 12 connected with this trial, or read, watch, or listen to any 13 report of or commentary on the trial or any person connected 14 with this trial by any medium of information, including, 15 without limitation, social media, texts, newspapers, 16 17 television, the Internet, and radio, or form or express any opinion on any subject connected with the trial until the case 18 is finally submitted to you. 19 If we could see you after about 10 minutes outside 20 Courtroom 14A, please. 21 (Jury recessed at 3:25 p.m.) 22 THE COURT: Counsel --23 24 MS. MERCER: Your Honor, may the witness step down

25

now?

THE COURT: Yes, sir. That's -- he and I were just 1 2 discussing where he should go to use the facilitates for his 3 personal convenience break. So, sir, you can go on. We'll see you in a little 4 5 bit. Counsel, you've had a couple of people today review 6 7 their reports earlier about refreshing their recollection, and we've had substantial refreshing of recollection this afternoon with the preliminary hearing transcript and 9 voluntary statements. Do you want any portions of those 10 marked, whether they're redacted or otherwise? 11 MS. MERCER: Well, we're pulling out transcripts of 12 testimony on [inaudible], but possibly the text messages that 13 14 he was using to refresh. THE COURT: Aren't the text messages already in 15 16 evidence? MS. MERCER: No. 17 What happens --MR. COFFEE: No. 18 19 THE COURT: But the report was. MR. COFFEE: Well --20 Not of every day. MR. ROGAN: 21 No. Actually, what we've got in the MR. COFFEE: 22 report, the report is just of Troy White and it's limited to 23

Troy White back and forth. Some of the text messages we were

using went directly to Joe, and it's also a different format

24

```
of a report. Plus it was split out with .mms.
              MS. MERCER: You still used it to refresh
 2
 3
    recollection.
              MR. COFFEE:
                          Yeah, I know.
 .5
              MS. MERCER:
                           Okay.
                           Oh, sure, you can put it in.
                                                         I don't
 6
              MR. COFFEE:
 7
    care.
           I can --
 8
              THE COURT:
                          MMS, those are pictures.
              MR. COFFEE: Yeah. But they have texts with the
 9
    .mms, and those don't show up everyplace. So --
10
              THE COURT: I know this because when my ex-husband
11
    sends group texts they come over as data messages, as opposed
12
    to when I send them off of my Windows to him and they're just
13
    a regular message.
1.4
              He said okay. I was just trying to make sure that
15
    we didn't forget. That's all I'm trying to make sure, that
16
   you don't forget.
17
              MR. COFFEE:
                           Yeah.
18
              THE COURT: See, the elephant never forgets.
19
    who's the elephant in the room? That'll be me.
20
              MR. COFFEE: We've got a cell phone guy that's going
21
    to come in. We're going to -- oh. First we're going to talk
22
23
    about some messages.
                          Okay.
                                 So how are we doing on time with
              THE COURT:
24
25
    this guy? How much longer?
```

- 1	
1.	MR. COFFEE: I'm done.
2	THE COURT: Here's my questions from the jurors.
3	I'm going to go to the restroom while you look at those.
4	Jill, we're going off the record for 10 minutes.
5	(Court recessed at 3:27 p.m., until 3:37 p.m.)
6	THE COURT: Okay, Kevin. Go get the jurors. Is our
7	witness back upstairs? Okay.
8	Did you have any objections to any of the questions,
9	Mr. Coffee?
10	MR. COFFEE: No.
11	THE COURT: We have well-written questions.
12	MR. COFFEE: Yeah.
13	THE COURT: Some of them are even neat enough to
14	read.
15	Sir, if you could remain standing. We stand to show
16	that we appreciate the jury's service. So hopefully they'll
17	get in pretty quick. Plus some of us are tired of sitting,
18	because we sit all day.
19	(Juror reconvened at 3:40 p.m.)
20	THE COURT: Counsel stipulate to the presence of the
21	jury?
22	MS. MERCER: Yes, Your Honor.
23	MR. COFFEE: Yes, Your Honor.
24	THE COURT: You can be seated, sir. You're still
25	under oath.

1		Mr. Coffee, you were on recross.
2		MR. COFFEE: Thank you.
3		RECROSS-EXAMINATION (Continued)
4	BY MR. CO	FFEE:
5	Q	Couple quick questions. There was discussion about
6	the child	ren being in the room afterwards and whether or not
7	Mr. White	had attempted to kill you again. You remember those
8	questions	just a moment ago?
9	A	Yes.
10	Q	Okay. After the first shots were fired did Mr.
11	White beat	you in any way?
12	A	No.
13	Q	Never hit you?
14	A	No.
15		MR. COFFEE: Okay. Good enough. Thank you, Mr.
16	Averman.	
17		We'll pass the witness.
18		THE COURT: Sir, I have some questions from the
19	jurors.	
20		THE WITNESS: Okay.
21		THE COURT: Was your unemployment a reason to stop
22	looking fo	or a different place to live?
23		THE WITNESS: No.
24		THE COURT: When Echo was shot did you ever move
25	forward to	wards the craft room?
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1	THE WITNESS: Yes.
2	THE COURT: When did you notice the gun?
3	THE WITNESS: After he grabbed her and pulled her
4	back into the room and pushed her against the wall then shot
5	her.
6	THE COURT: Do you know or were you aware of
7	ammunition being purchased for the gun you previously saw?
8	THE WITNESS: No.
9	THE COURT: From the time that you began your
10	relationship with Echo to the date of the shooting did you
11	ever physically encounter Mr. White face-to-face in the same
12	room?
13	THE WITNESS: No.
14	THE COURT: Do you recall after Mr. White shot his
15	wife to the time he approached you did he say anything to you
16	prior to shooting you?
17	THE WITNESS: No.
18	THE COURT: In regards to your relationship with
19	Echo, did you pursue her, or did she pursue you, or was it
20	mutual?
21	THE WITNESS: Mutual, Your Honor.
22	THE COURT: Did you ever convey or discuss your
23	concerns about her husband Troy White?
24	THE WITNESS: Meaning?
25	THE COURT: Can't explain. Let me read it again.

Did you ever convey or discuss concerns about her husband Troy 1 White? 2 3 THE WITNESS: Yes. THE COURT: Where would you and Echo reside during the weekend while Troy White stayed at the house? 5 THE WITNESS: Either at her mom's or her dad's, Your 6 7 Honor. THE COURT: Would you like to follow up, Mr. Rogan 8 -- or, I'm sorry, Ms. Mercer? 9 MS. MERCER: Yes, please, Your Honor. 10 FURTHER REDIRECT EXAMINATION 11 BY MS. MERCER: 12 When Echo and you left the weekend did the two of 13 you stay together at one of her parents' house, or was she 14 staying with one of the parents and you staying elsewhere? 15 We stayed together. 16 17 Stayed together. And you never encountered the Q defendant face to face once you began dating Echo? 18 No: 19 Α Never tried to instigate anything with him? 20 Α No. 21 Had you seen the firearm when the defendant first 22 entered the residence would you have permitted Echo to go into 23 24 that back bedroom with him? 25 Α Absolutely not.

How far did you make it towards the craft room 1 2 before you were shot? 3 Α Maybe a step. Is that why you were still standing in the doorway 4 when you were struck? 5 Α Yes. 6 You were also asked a question about whether you 7 stopped looking for a place to live with Echo because of your unemployment status. Do you recall that question just now? 9 Yes. 10 Α The reason you stopped looking for a place is 11 because the defendant asked that Echo remain in that home; 12 13 correct? Α Yes. 14 Because it would make things easier? 15 Α Yes. 16 You were also asked a question on recross by Mr. 17 Coffee regarding your statement about -- along the lines of 18 you feeling that you were alive because the children were 19 20 there and stopped him. Α Yes. 21 And you were asked more specifically whether you 22 ever said that at preliminary hearing or in the statement to 23 the police. 24

25

Α

Yes.

1		
1	Q	Is it safe to say you only answer the questions
2	you're asl	ked?
3	A	Yes.
4	Q	And you were never asked those questions; correct?
5	A	No.
6	Q	The day that you and Echo were texting about the
7	"Juicy Joe	ey" tattoo and Echo meeting up with the defendant,
8	when she	sent you that text message that said, there's no
9	hiding it	today, she sent it with a photograph; correct?
10	A	I don't recall.
11	Q	Do you recall whether she sent it with a photograph
12	of her we	aring a spaghetti-strap tank top that clearly showed
13	the tatto	o on her left shoulder?
14	A	Yes.
15	Q	Yes?
16	A	Yes.
17	Q	So if she had met the defendant that day, he would
18	have seen	it; correct?
19		MR. COFFEE: Objection. Speculation.
20		THE COURT: Overruled.
21	BY MS. ME	RCER:
22	Q	Was that a yes?
23	A	Yes.
24		MS. MERCER: No further questions.
25		THE COURT: Mr. coffee, anything else?
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1		FURTHER RECROSS-EXAMINATION
2	BY MR. CO	FFEE:
3	Q	You'd agree that texting you a tattoo with a
4	spaghetti	-strap top doesn't say exactly what else she might be
- 5	wearing l	ater in the day?
6	А	Correct.
7	Q	Put on a jacket; yes? Of course, it's summer in
8 -	Vegas, ma	ybe you didn't put on a jacket; right?
9	A	Correct.
10	Q	You just don't know; is that fair?
11	A	Correct.
12	Q	Now, there was a discussion at some point when the
13	actual sh	ooting took place that the gun had never got much
1.4	above wai	st height. Do you remember that?
15	A	Yes.
16	Q	And in fact that's what happened. The gun was only
17	about wai	st high when he shot Echo; is that right?
18	A	From what I recall, yes.
19	Q	Did you actually see him produce the pistol? Did
20	you see h	im pull the gun, or did you see the gun in his hand
21	when you	opened the door? Does that make sense?
22	A	Pulled the gun out of his waistband, from what I
23	recall.	
24	Q ·	What you recall. Do you remember seeing the gun in
5 E	+ h = i = +1	and or cooing it in his hand?

In his hand. Α In his hand. So you didn't actually see him 2 produce it at that point; is that fair? 3 (No audible response) At some point when he comes back in and out of the 5 room with you you see him pull the gun out of his waistband; is that right? You've testified to that in the past; yes? 7 Say it again. 8 Sure. After the shooting takes place, when he's Q coming in and out of the room, at some point you see him pull 10 the gun from his waistband after the shooting? 11. No. 12 Α MR. COFFEE: Court's indulgence. 13 (Pause in the proceedings) 1.4 15 BY MR. COFFEE: You say the following, and it's page 11 of the 16 voluntary statement. "Did you see him draw the gun, or when 17 you opened it you just saw the shot?" 18 Remember being asked by an officer? .19Yes. 20 Α And you remember saying, "No, that's -- it's just --21 but where he had it it was low. You know, I just assume --22 but then he came back. After he shot me, though, he came 23 back, and it was like he showed me it was in his waistband, 24 and then he pulled it out and did wave it in my face"? 25

1 Do you remember that to the officer? 2 Α No. 3 Remember saying that to the officer? Q 4 Α No. 5 Would looking at a copy of your statement help 6 refresh your recollection as to whether or not maybe you said that to the officer? Well, maybe I said it. 8 9 You may have said it? 10 Α Correct. Understanding -- and we've talked about the 11 12 medication and everything else. Even with the medication you 13 weren't trying to make up facts; is that fair? 14 Correct. 15 Trying to be as accurate as possible? Q 16 Correct. 17 And you may have said that you didn't see him actually pull the gun until later, when he pulled it out of 18 19 the waistband? You may have said that to the officer? 20 Α Correct. The between question. I'm still trying to work 21 22 through this, and I'm hoping you can help us. There are two doors, and you're in the master bedroom. You hear a sound, 23 24 and the door that's partially open you start to open. 25 Correct.

1	Q	And you said you see Echo leaving the room.
2	A	Correct.
3	Q	I take it Troy White is still in the room at that
4	point.	
5	A	Yes.
-6	Q	Pulls her back.
7	A	Correct.
8	Q	Is it fair to say that at that point she's between
9	you and T	roy? Do you understand the question?
10	A	After he pulls her back into the room?
11	Q	Before he pulls her back to the room. She's trying
12	to exit,	he's in the room, you're in the other hallway, the
13	doors are	essentially facing each other; yes?
14	A	Correct.
15	Q	Okay. At that point is she between you and Troy?
16	A	Yes.
17	Q	Okay. But when he pulls her back she's no longer
18	between y	ou and Troy, she goes into the door, and he fires a
19	shot. Is	that accurate?
20	A	Correct.
21		MR. COFFEE: Okay. Thank you, Mr. Averman.
22		THE COURT: Any more, Ms. Mercer?
23		MS. MERCER: No, Your Honor.
24		THE COURT: Any more from the jury?
25		Thank you, sir. We appreciate your time. Have a
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1	very nice afternoon.
2	THE WITNESS: Thank you.
3	THE COURT: Next witness.
4	MR. ROGAN: State's next witness is Herman Allen.
5	THE COURT: Thank you.
6	HERMAN ALLEN, STATE'S WITNESS, SWORN
7	THE CLERK: Thank you. Please be seated. Please
8	state your full name, spelling your first and last name for
9	the record.
10	THE WITNESS: Herman Allen, H-E-R-M-A-N A-L-L-E-N.
11	THE COURT: Sir, there's water in that pitcher,
12	there are M&Ms in the dispenser. If you would like some
13	coffee, I'm certain the marshal could find you some.
14	THE WITNESS: Okay. Thank you.
15	THE COURT: You may proceed, Mr. Rogan.
16	MR. ROGAN: Thank you, Your Honor.
17	At this point, Your Honor, the State moves to admit
18	pursuant to stipulation State's Exhibit 101.
19	THE COURT: Any objection?
20	MR. COFFEE: No objection.
21	THE COURT: Be admitted.
22	(State's Exhibit 101 admitted)
23	DIRECT EXAMINATION
24	BY MR. ROGAN:
25	Q Good afternoon, sir. Thank you for coming today.
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1		Do you know the defendant, Troy White?
2	A	I do, yes.
3	Q	Do you see Troy White here in court today?
4	A	Yes, I do.
5	Ω	Could you please point to him right now and tell me
· 6	something	that he's wearing today.
7	A	Sitting here behind the monitor, white shirt, gray
8	suitcoat,	tie.
9		MR. ROGAN: Thank you.
10		Your Honor, would the record reflect the
11	identification of the defendant, please.	
12		THE COURT: Sir, which position is he in at the
13	table?	
14		THE WITNESS: He is in the center of the three
15	sitting there.	
16		THE COURT: Thank you, sir.
17	BY MR. ROGAN:	
18	Q	Thank you. How long have you known the defendant?
19	A	Approximately 10, maybe 11 years.
20	Q	Where'd you first meet him?
21	A	At church, the Potter's House Christian Church.
22	Q	Are there several Potter's House Churches here in
23	Las Vegas?	
24	A	Yes. I believe there are seven total in the city.
25	Q	Which particular congregation or church did you meet
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1	the defendant	dant at?
2	A	West Sahara, 6720 West Sahara.
3	Q.	Did you know at the time if at the time that you
4	met the de	efendant he was married?
5	A	He was not when we met.
6	Q	Over the course of your relationship did the
7	defendant	get married to a woman by the name of Echo Lucas?
8	A	Yes, he did.
9	Ω	Did you know Echo Lucas when she was alive?
10	A	Yes, I did.
11	Q	Showing you State's Exhibit Number 1, who's that
12	person?	
13	A	That's Echo.
14	Q	Were you married at the time?
15	A	I was, yes.
16	Q	That's way back in 2003, 2004?
17	A	Correct.
18	Q	What was your wife's name?
19	A	Cheryl.
20	Q	Is Cheryl still with us today?
21	A	Surprise.
22		MR. ROGAN: Your Honor, may I approach the witness?
23		THE COURT: And, sir, here's some tissues if you
24	need them.	
25		THE WITNESS: I'm sorry about that. Tender spot.

She passed away in 2009. 1 Νo. BY MR. ROGAN: 2 I'm sorry for bringing that up. When you met the defendant and after he married Echo would you and your wife spend time with the defendant and with 5 Echo? Oh, yeah. Α Would that be for church matters? At church, after church, fellowship, just lunch or Α 9 dinner. 10 And so you would meet with them fairly frequently? 11 Q 12 Yes. Were you friends with the defendants -- were you 13 close friends with the defendant, then? 14 I would say so, yes. 15 Were you close with Echo, as well? 16 Yes, uh-huh. I appreciated their friendship, 17 especially during the loss of my wife. 18 Okay. At some point you obviously learned that Echo 19 Q Lucas had been shot and killed --20 Yes. 21 Α -- on July 27th of 2012? 22 Α Yes. 23 Now, months earlier were you still attending the 24 Potter's House Church on West Sahara? 25

Α Yes.

2

1.

Was the defendant still attending the Potter's House Ο.

3

Church on West Sahara?

4

He had returned -- he had came back I'd say maybe five weeks before the shooting.

5

So some months before the defendant had left the

Potter's House Church? Some months before Echo Lucas died the

defendant had left the Potter's House Church?

9

They both had. Yes. Α

10

And that was my next question. So did Echo?

11

Right. Α

12

When they left did you have continued contact with Q

13

the defendant and with Echo?

14

Actually, I didn't. I -- just kind of personally I

15

felt the direction that their lives were going I didn't want to relive, so I just tried to encourage them not to stop

16 17

coming to church. And, no, I didn't go with them, I didn't

18

follow them.

religion?

19

Q Okay. Is it fair to say that the church that you belong to, the Potter's House, has some very strict behavioral

20 21

regulations?

22

We believe in the Bible applicable.

23

So things like not drinking and smoking and

24

getting tattoos, those are generally prohibited by your

25

1 Α I can't say prohibited. 2 Q Okay. Discouraged, yeah. Fair enough. Fair enough. Is that the kind of behavior that you knew Echo and the defendant to be engaging in after or at the time they left the church? I only heard rumors. 8 Q Is that why made the decision not to remain in contact with both the defendant and with Echo? I made that decision because of my own life. I 10 Α 11 came out of a wild life, and I didn't want to associate with it again. 12 Were you afraid that Echo and the defendant 13 Okay. 14 were engaging in some wild life that caused you concern? 15 Not immediately. But life is a slippery slope, and I know in my -- personally if I forget where I'm from I'm 16 17 going to go back and relive it. And we all came from pretty 18 rough backgrounds. So you wanted -- all of you did? 19 All of us did. 20 Α So you wanted to stay grounded in the church? 21 22 Α Right. 23 And you didn't want to associate with backsliders;

I didn't want to lose my grounding, yeah.

24

25

right?

- Q And I'm sorry. I used the work "backslider." Can you tell me what that is?
- A That's when we stop moving forward and start going back and doing the things that we did once upon a time.
 - Q Okay. And that's what you were afraid of doing?
- A Right.

- Q When Echo and the defendant left the church were they considered to be backsliders at that time?
- A The term "backslider," it isn't as if you go jump off a cliff and you watch them go and you say, they backslid, no. That means you stop going in the direction you're going and you find another outlet. It isn't something extreme, it's something that if you're not going forward you're regressing, you're going backwards, you're going in another direction.
- Q Okay. And that's what Echo and Troy were doing when they left the church?
- A Right.
- 18 Q Okay.
 - A And I actually was with them the night I made that decision that I wasn't going to follow them. Somehow I knew personally this --
 - Q Okay. I don't want you to speculate about anything, so let me just ask you some more questions.
 - A Okay.
 - Q Okay. All right. So you informed that you would

not associate with them because they had left the church? 1 I made a personal decision. 2 It was a private decision --Α It was private. -- you didn't share -- okay. No problem. 5 At some point about five or six weeks before the 6 defendant shot and killed Echo did you -- were you at home when the defendant came by? No. I was at church. 9 Α I'm sorry. You were at church. All right. Did the 10 defendant come and have a conversation with you? 11 He did, yes. 12 And did he ask you something? 13 It led up to him asking me if he could stay with me. 14 Is it fair to say that you had a conversation with 15 Troy about his marriage? 16 Yes. 17 Α Did he express to you that he was having 18 difficulties in his marriage? 19 He did, yes. Α 20 And what -- at the end of that conversation what is 21 it that he asked? 22 He asked me would it be possible he could stay with 23

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me, because it was just myself and my son living together,

until they could work out their difficulties.

24

I understand. And is that how he expressed it, 0 1 until they could work out their difficulties? 2 Yes, it was. 3 Okay. When did he move in with you? 4 Q Approximately five weeks before the shooting. 5 Was it a day or two after this conversation at the 6 If you know. If you remember. church? 7 I would like to say it was a Sunday, which would Α 8 have been -- I talked to him on a Wednesday --9 Okay. 10 0 -- and he asked me could he stay during his work 11 week. And I believe we started that arrangement on a Sunday 12 13 evening. I see. So the arrangement was that he would stay 14 Monday through Friday; correct? 15 Monday through Thursday. And Friday morning when he 16 went to work he wouldn't come back until Sunday evening. 17 Just for clarification, what was the address and 18 apartment number of where you were living and where the 19 defendant was staying with you? 20 6255 West Tropicana. And I believe the apartment 21 number was 254. I've since moved out of there. 22 I understand. And you said that you had last seen 23 him on Thursday night? 24 Yes. Α 25

1	Q Were you working at that time?
2	A I was, yes.
3	Q And what job did you have?
4	A The same one I have now. I drive for a living. I'm
5	a delivery driver.
.6	Q What were your hours on any given day?
7	A It starts 7:00 to 4:00, but it usually goes over.
8	So 7:00 to 4:00 minimal. 7:00 a.m.
9	Q Did you know the defendant's hours at his work at
10	Yesco?
11	A Friday morning he usually began the day around 3:00
12	or 4:00. That was his clock-in time, 3:00 or 4:00 a.m.
13	Q All right. And if your work was 7:00 a.m., would
14	you see him in the morning hours on a Friday when you awoke?
15	A No. He would be gone.
16	Q And when you returned from work sometime after 4:00,
17	is that correct, would he be there?
18	A Not on a Friday evening.
19	Q When would he return when would you again see
20	him?
21	A Sunday evening.
22	Q So it's fair to say that he would leave sometime on
23	Friday and go stay with his children?
24	A Correct.
25	Q And he would return on Sunday?
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1 A Correct. 2 I see. When he was living with you what room was he 3 staying in? 4 Α He actually bunked in the living room. 5 I'm going to show you a picture of it in a minute. 0 6 MR. ROGAN: Court's indulgence. 7 THE COURT: Uh-huh. BY MR. ROGAN: 9 Showing you Defendant's Exhibit W. When you say bunked in the living room, is that the living that he was 10 staying in at your apartment? 11 12 Α Yes. And can you describe what -- and it's fair to say in 13 this exhibit that there's an inflatable mattress? 14 15 Correct. Α Is that where he was sleeping? 16 17 Yes. Where would he store his clothing? 18 To the right of this picture my -- the front door 19 Α was there, and right next to the front door was a living room 20 It was so if you opened the front door you couldn't 21 closet. open the closet door. They were that close together. 22 23 All right. I'm going to pull a picture of your 24 front room closet, okay? 25 MR. ROGAN: Sorry, Your Honor.

BY MR. ROGAN: 1 2 So he would -- what would he put in the Q. All right. closet, if anything? His work attire, his work uniform. As I recall, two 5 pair of shoes, tennis shoes, and then a couple pairs of jeans. It was light. It wasn't very much. Not a lot of clothing? 0 8 Α No. 9 Showing you Defendant's Exhibit R, is that a shot of the interior of that closet that you're describing for us? 10 It is. Correct. 11 Α 12 You mentioned that he kept his work clothes in 13 Showing you State's Exhibit 101, is this a shirt that 14 he would wear to work? 15 Yes. Α Referring back now to Defendant's Exhibit R, are 16 17 these the two shirts that are hanging there? Are those two Yesco shirts, to your knowledge? 18 19 Yes. And if I might add, from the pants to the plaid are all his. 20 Okay. From these jeans that you see in Exhibit R 21 all the way to that plaid shirt on the right-hand side of the 2.2 23 picture, those are all the defendant's clothes? 24 Correct. 25 And you see that suitcase --

Α Yes. 2 -- in the closet there? Did you ever open that 3 suitcase or see the contents? After Troy had been arrested, yes, I did. Okay. Showing you Defendant's Exhibit -- I think it's a C or a U. I'm not quite sure. I think it's C. Is that the contents of the suitcase that was -- that we just saw inside the defendant's -- I'm sorry, inside your living room closet? 10 Α As I recall, yes. 11 When he left to go visit his children he would take 12 his clothing with him; correct? 13 Not all of them. A 14 But some of them? 15 Α But some of them, yes. 16 Is that because he stayed the night over at 324 17 Altimira with his include? He would stay Friday, Saturday, all day Sunday, and 18 Α 19 come back with me Sunday night, Sunday evening. 20 Q Okay. Were you aware if he kept a firearm inside 21 your residence? 22 No, I was not. 23 Did he ever ask permission to keep a firearm inside 24 your residence? 25 Α No, he did not.

1 Q Did he ever mention to you a person by the name of 2 Joe Averman? Α Yes. Did he identify who Joe was to you? Q 5 Α Yes. And I also personally knew Joe. б Okay. What did the defendant say about who Joe Averman was to him? I'm not sure of the question. 8 Α Okay. You knew Joe from the church? 10 Α Correct. 11 And you knew that Joe was friends with Echo and the 12 defendant? 13 Α Correct. 14 And at some point did the defendant say to you that Joe had started a relationship with Echo or Echo had started a 15 relationship with Joe or something mutual? 16 17 Α Yes. 18 And when was that that you learned that? 19 I learned of it once Troy came back into my life and we had that conversation, him agreeing -- me agreeing for him 20 21 to say with me. That's when I began to learn of the 22 relationship between Joe and Echo. 23 Would you and Troy discuss his relationship 24 with Echo in the five weeks that he was living with you? 25 Did we? Yes.

- Q How often would you do that?
- A He talked about it often, because it was a constant issue at that point in his life.
- Q I understand. Did he express a desire to reunite with Echo?
 - A He did, yes.

- Q And at some points did he say to you or somehow relate to you that he was getting back together with Echo?
 - A That the possibility looked very good, yes.
- Q Okay. What about the other possibility? Did he ever express to you that he was -- Echo was never taking him back or his relationship was never going to work?
- A He did, yes.
 - Q Is it fair to say it was up and down sometimes?
- 15 A It was very up and down.
 - Q And that was a constant issue with him for those five weeks that he was living with you?
 - A Pretty much, yes.
 - Q About a week before Echo Lucas was shot and killed by Troy, the defendant, did the defendant say a phrase to you that was unsettling, looking back at it now?
 - A In our -- looking back, in our conversation one evening we were driving, and I'm not sure exactly how we got to that subject, but he did say that -- about if you have something and it goes away that, you know, he had heard that

you should hunt it down and shoot it.

Q Okay.

1.3

A But I continued, and I told him -- I changed the subject by telling him that if it was for you patience will bring it back to you.

Q I understand. So was this -- this phrase that he said to you, did that come up in a conversation when you were discussing his relationship with Echo?

A No. As I recall, we were just -- and it just -- like he said, hey, hey, and said it. Just spoke it out.

- Q He just blurted it out at one point?
- 12 A Right.
 - Q While you were driving the car?
- 14 A Right.
 - Q And is it -- and tell me if this is accurate or not, but the exact phrase that he said is, "If you love someone, set them free. If they come back they're yours. If not they never were." And then he expressed to you that he liked a different version, which is, "If you love someone, set them free. If they don't come back, hunt them down and kill them," along those lines?
 - A Along those lines.
 - Q And that's what he said to you. And do you today remember how soon before Echo's death that the defendant spoke those words?

1	A	Vaguely. I would say between seven and ten days.
2	Q	Thank you, sir.
. 3		Going to talk to you about what happened or what you
4	knew, wha	t you observed and what your heard on July 27th,
5	2012. An	d feel free to get some water if you need some. Are
6	you ready	· · · · · · · · · · · · · · · · · · ·
7	A	Yes.
8	Q	You mentioned before that you had last seen Troy on
9	the eveni	ng of July on the evening Thursday evenings
10	before yo	u went to bed; is that fair to say?
11	· A	Correct, yes.
12	Q	And you wouldn't see him until again until
13	Sunday?	
14	А	Correct.
15	Q	Now, July 27th was a Friday.
16	A	Uh-huh, it was.
17	Q	Did you go to work at your normal hours of
18	7:00 o'cl	ock?
19	А	Yes, I did.
20	Q	When you awoke was the defendant present?
21	A	No. He had already gone.
22	Q	Now, you mentioned that your son lived with you, as
23	well.	
24	A	Yes.
25	Q	Did he work at the time?
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A He did, yes.

- Q All right. What were his hours, do you know?
- A 9:00 to -- no. That's too soon. He got off at 8:00, so it would have been 11:00 to 8:00.
 - Q Do you know if he saw Troy White that day?
 - A He did not. As I recall --
- Q I'm sorry. It's just you have to answer a question that I ask, okay?

Do you remember what time you left on July 27th?

- A No, later than 7:00. My job required me to go into marshalling, which is a way we deliver to the conventions when they're in town. And so it's a possibility I started at 6:00 that day. It was a possibility. But generally 7:00, yes.
- Q Okay. And so it would be fair that if you told the police you left at about 10 past 6:00 that morning, that would be for what you were doing?
 - A That would be accurate.
- Q All right. And marshalling, is that where you just sit and wait with your delivery until convention center or whatever place you're at will allow you to deposit your contents with them; right?
 - A Exactly.
- Q Okay. So it's a long process where you're just sitting in your truck?
 - A Pretty much, yes.

All right. Did you know that -- what time Troy had 1 2 gone to work that Friday morning? 3 He told me as we were going home he had to be there at 3:00 o'clock, 5 All right. Are you talking about a conversation you had with him the night before, on July 26th? 7 A Right. He -- so when we got home he said, if you don't mind, I'm going to right to bed, I've got to be to work 8 at 3:00 in the morning, good night. 10 Had you spent your evening of July 26 with Troy? We did, yes. 11 Okay. Now, while you were waiting at the convention 12 13 center or wherever you were marshalling, as you call it --Uh-huh. 14 Α -- did you receive a phone call from someone by the 15 name of William Ortiz? 16 I did, yes. 17 Α And did Mr. Ortiz ask you something? 18 He did. 19 What did he ask you? 20 0 Had I heard. 21 Α And did you understand what he was talking about? 22 Q No clue at all. 23 Α Do you know about what time of day this was that 24 William Ortiz contacted you? 2.5

11:30, 12:00-ish, maybe 12:30. 1 Α 2 Did you have a conversation with Mr. Ortiz at this 3 time? Brief. He let me know what was going on and asked me if I knew how to reach Troy. 5 So Mr. Ortiz communicated to you that Echo Lucas --6 7 Echo Lucas White had been shot? Correct. Did you know at that time whether Echo White was 10 dead or alive? No, I did not. 11 12 Did Mr. Ortiz tell you that the defendant, Troy White, was the one suspected of shooting her? 13 He did, yes. 14 And based upon your conversation with Mr. Ortiz what 15 16 is it that you did? I started calling Troy, and it was going to his 17 voicemail, and I was between calling him and texting him, 18 trying to reach him. 19 So you're sitting in your truck doing everything you 20 can with your cell phone, trying to reach the defendant? 21 22 Correct. At first were you successful in contacting the 23 24 defendant? 25 Α Not right away.

1 0 How many tries do you think -- or how long and how 2 many minutes did it take before you finally were able to contact him? Fifteen, maybe twenty minutes. And he called me. Do you remember what number he called you from? 6 I used to remember it -- I used to know I -- gosh. 7 it, but I can't --8 Q And you remember telling the police what telephone number it was that he called you from; right? Yes, I did. 10 Α 11 All right. So would looking at your voluntary 12 statement that you gave police on page 5 refresh your memory 13 about what Troy White's telephone number was? 14 Yes. Α 15 MR. ROGAN: Okay. Your Honor, may I approach? THE COURT: 16 You may. 17 Thank you. MR. ROGAN: 18 BY MR. ROGAN: 19 Okay, Mr. Allen. Just about halfway down you 20 revealed the telephone number. I need you to read that 21 silently to yourself, okay. Do you remember now, sir, what 22 telephone number Troy White had? 23 Yes, I do. 24 What is it? 25 It's 702-271-9121.

And that's the phone number that he was calling you 2 from on the afternoon of July 27th? 3 Α Correct. When you first made contact -- I'm sorry. defendant contacted you, called you back after your numerous texts and calls what did he say to you? 7 He asked me if I had heard. 8 0 Heard what? 9 Α I immediately answered him and said, yes, I had. 10 That was his question, did you hear. 11 0 Right. 12 Α And I --13 Do you remember -- I'm sorry. Do you remember 14 telling the police something just very much like that but a little bit different? 15 16 No. 17 Q Okay. Do you want to take a look at your --18 Α Please. 19 All right. 0 20 MR. ROGAN: Page 5, down the bottom, Counsel. 21 May I approach the witness to refresh his memory? 22 THE COURT: You may. 23 MR. ROGAN: Thank you. 24 BY MR. ROGAN: 25 All right. Just that last line there. Read that

1 silently to yourself again, okay. Do you remember now what 2 you told the police the defendant had said? 3 He asked me if I had heard what he had done. So it wasn't just, had you heard, it was had you 5 heard what I did? Α Right. 7 All right. And you told him that you had? Yes. 8 Α 9 0 And at that point did you counsel the defendant to do something? 10 11 Α I did. What did you tell him to do? 12 Turn himself in. 13 Α 14 Did you know where he was at the time that you had 15 this conversation? 16 No, I did not. 17 Did he ask you anything, to your recollection, during this first conversation? 18 I don't believe he did, no. 19 20 Okay. I know it's been nearly three since that 21 happened, so it's okay if you forget things. Okay? 22 Would refreshing your -- would taking a look at your 23 voluntary statement actually refresh your memory about whether 24 he asked anything? 25 Yes. Α

1 MR. ROGAN: Page 8, Counsel. 2 BY MR. ROGAN: 3 Just that first three lines on the top of page 8, okay. Just read them to yourself. Do you remember that now? Vaguely. Can I say why? It seemed to me that was a second conversation. 7 Okay. All right. But at some point -- is it fair to say you had multiple conversations with the defendant over a number of hours that afternoon? Correct. Yes. 10 Α All right. And so did you tell the police -- and 11 12 you identify this in the first conversation, but maybe it was 1.3 the second, that the defendant asked how they were doing? 14 He did, yes. And what was your answer? 1.5 At that point I was able to tell him that she didn't 16 make it and that he was rushed to the hospital. 17 He meaning Joseph Averman? 18 Q 19 Α Correct. 20 And you had learned this at some point that 21 afternoon after your first conversation with William Ortiz? 2.2 Α Yes. 23 All right. And again, I believe it was with a conversation with 24 Α 25 William.

1 Q Okay. How did he respond to that question? 2 Α He cried. 3 Did you again counsel him to turn himself in? Α Yes. Could he identify to you where he was located? 6 He didn't at point again, no. 7 Did he -- did he express to you that he knew where he was and he just didn't want to tell you, or did he just say he didn't know? Do you understand the difference between the 10 two? I do. As I recalled, he wasn't sure where he was 11 and he couldn't tell me. 12 13 Could you tell, based upon what you could hear 14 through the phone, whether the defendant was driving a 15 vehicle? 16 He was driving. 17 And could you -- you know how there's different sounds if you're driving in traffic and than you're driving on 18 19 a highway. 20 Α Right. 21 Could you tell if he was driving in traffic or 22 driving on a highway? 2.3 There was no traffic sounds. The windows could have been up, but there was no traffic sounds. 24 25 Okay. You remember telling the police that it 196

sounded like he was travelling on a highway? 1 2 I don't. I'm sorry, I don't. MR. ROGAN: Page 6. May I approach the witness to 3 refresh recollection? THE COURT: You may. 5 BY MR. ROGAN: 6 Just that answer right there. Just read it 7 0 silently, please. Do you remember now telling the police that it sounded like he was travelling on a highway somewhere? I do. 10 Α Okay. During the conversation that you had with the 11 defendant did you sometime learn that he was turning himself 12 13 in? Yes. Hours later, yes, he did let me know that, 1.4 15 yes. In the intervening hours did you have multiple 16 telephone calls with the defendant? 17 As I recall, we had four conversations and that was 1.8 19 it. Do you remember about what time of day your last 20 conversation with the defendant was? 21 Let me rephrase. Did you tell the police that your 22 last conversation with him was at 5:30? And would that seem 23 24 right today? Yes, it would be -- it would be right. 25

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1
              And your first conversation with him was at 2:30?
 2
    Does that seem right today? Do you want to take a look at it
 3
    again?
              Please.
         Α
 5
              Okay. Page 5 again. Just right here read this
    whole paragraph silently.
 6
 7
              So the first call was at 2:30?
 8
         Α
              Yes.
              And that's what you told the police?
 9
10
         Α
              Yes.
              Last call was 5:30?
11
         A
              Yes.
12
              And that's when he said he was turning himself in?
13
         0
              Yes.
14
         Α
15
              Did he tell you whether he had a weapon?
         0
              He did, yes.
16
         Α
              What did he tell you?
17
         Q
              When he was turning himself in he said it was in the
18
         Α
19
    trunk of the car.
              MR. ROGAN: Court's indulgence.
20
              I'll pass the witness, Your Honor.
21
              THE COURT: Cross-examination.
22
              MR. COFFEE: Thank you, Your Honor.
23
24
    11
25
    11
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	CROSS-EXAMINATION
BY MR. C	COFFEE:
Q	Thank you for coming in, Mr. Allen.
A	Sure.
Q	You had been friends with both Echo and Troy?
A	Correct.
Q	You had met at the Potter's House Church?
A	That is correct.
Q	You had known Troy for years, even before him and
Echo wer	e together?
A	Correct.
Q	You lost your wife a couple years ago?
A	Yes.
Q	And Troy and Echo helped you through that?
A	Oh, yes.
Q	And you were grateful for that?
А	Yes.
Q	So when Troy needed a place to stay because of his
marital	difficulties you were willing to help out?
Α	Yes.
Q	Troy and Echo had left the church a few months
before th	nat?
A	Quite a few months before that, yes.
Q	Troy actually came back to the church after he
started :	staying at your house; is that accurate?
	199
	BY MR. C Q A Q A Q Echo wer A Q A Q A Q A Q A Q before the A Q

A Before.

- Q Before.
- A He came on a Wednesday evening, and that's when we agreed that he could stay at my house.
- Q Okay. I guess my question was not just came back to the church physically. He started attending church services again after he was back at your house; is that right?
 - A Yes.
- Q And you would see him -- there's a discussion of when you would see him you wouldn't see him for the weekends but you might see at church on Sunday; is that right?
 - A Evening. Evening, yes.
- Q During that five-week period, six-week period that he stayed at your house?
 - A Correct.
- Q When he went to work on Thursday you wouldn't see him again until those church services generally; correct?
- A No. When he went to work Friday.
- Q Friday. I'm sorry. And I think it's because of the morning that I'm getting turned around here. His last day of the work week he would leave your house, and he wouldn't come back until the end of the weekend?
- 23 A Correct.
 - Q Is that right?
 - A Yes.

Q Okay. And you said he might take clothes with him on occasion home. Do you remember that? 3 Jeans, that sort of thing. Okay. But he didn't do that every time necessarily? 5 I believe it was every -- you know, when he went to stay for the weekend. Okay. Do you know if he had any clothes of his own 8 at that other home? He did, yes. 9 10 Q He did. So he wouldn't necessarily have to take clothes. He did on occasion; is that fair? 11 12 Α Yes. 13 Now, when he showed up at your house I think you 14 described him as having essentially the clothes on his back. Is that accurate? 15 16 And his uniforms, yes. 17 And his uniforms. You never heard him make -- he 18 talked to you about his marital problems. 19 . A Yes. 20 Talked to you about Mr. Averman? 21 Α Yes. Wasn't happy with Mr. Averman? 22 23 Α Correct. 2.4 Never made any threats to you about Mr. Averman, 25 though?

	i	·
1	A	No.
2	Q	Never made any threats to you about Echo directly;
3	correct?	
4	A	Correct.
5	Q	And we talked yesterday on the phone, you and I;
6	yes?	
7	A	Yes, uh-huh.
8	Q	This statement about this T. S. Eliot we've
9	had evide	ence before, the T. S. Eliot quote, if you love
10	someone s	et it free. You remember those questions the
11	District	Attorney asked you?
12	A	Yes, uh-huh.
13	· Q	It just seemed that he was frustrated at that point;
14	is that f	air?
15	А	I would say. Yes.
16	Q	You didn't take it necessarily as a threat?
17	A	No.
18	Q	You try to be an upbeat person?
19	А	All the time.
20	Q	Try to see things on the brighter side?
21	A	You have to.
22	Q	And you told him at that point a story about a duck
23	that you'	d had as a child; right?
24	A	Yes.
25	Q	You had a mallard that you'd brought home when you
		202
		·

were how old? 1 2 Α Twelve. 3 When you were 12. And the mallard had ran away; 4 yes? 5 No. He had left? 6 7 My mother wouldn't let me keep it. Α Your mother wouldn't let you keep it. 8 9 A Right. And you were broken-hearted about it? 10 11 Ά I wanted the duck. 12 You wanted the duck. 13 Α Yes. Okay. You wanted the duck. And eventually the duck 14 15 came home. It was months, though; right? 16 Can I explain? You explain the duck. 17 Seven months later we all that lived in this 18 apartment community had to leave. They were condemning it. 19 They mowed it down. So my neighbor two doors down asked me if 20 I wanted their duck because they were moving into an apartment 21 22 and we were moving into a house. And the same duck I got back 23 seven months later. 24 The same duck. And you told Troy about that to try 25 to lift his spirits a little bit? 203

I did. A 2 Because you wanted him to know that maybe things 3 would work out with Echo? That given time, yes, things are possible. 5 Now, when he had moved in he had said until they could work out their difficulties is how long he needed to 7 stay with you; is that right? Correct. 8 Α 9 And that was an indication that he was hopeful of 10 working out the difficulties? 11 Correct. Α 1.2 And he was up and down about whether that was going 13 to happen, but he was hopeful right up until the shooting; is 14 that right? 1.5 Α Correct. 16 Now, we spoke briefly about the Friday morning. 17 goes to work at 3:00 a.m, you told the police; yes? 18 Yes. Α 19 And he was to get off work at 11:30, I think you 20 said? 21 Right there, yes. Α 22 You don't know whether he got off work early or not? 0 I don't. 23 A 24 And again, it wouldn't be usual for him to come back

to your house. He would go directly over to Echo's, as far as

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1
    you know?
 2
         Α
              Correct.
              Or actually his house. He still owned the house;
 3
    right?
 5
              Right.
              Okay. And you got a call from Mr. Ortiz --
 6
 7
              Uh-huh.
              -- yes?
 8
         Q
 9
              Yes.
         Α
              And Mr. Ortiz was upset or concerned, I would
10
         Q
    imagine, in the call?
11
12
              Concerned, yes.
         Α
              And asked if you had heard what had happened?
13
         0
14
         Α
              Right.
              And he told you what had happened?
15
         Q
              Correct.
16
         Α
              And you tried to call Troy on the phone?
17
18
              Yes.
         Α
              And you made multiple calls?
19
20
              Yes.
              And we talked yesterday at that point you were
21
         Q
    concerned for Troy's safety; is that fair?
22
23
         Α
              I was, yes.
              You thought Troy might even be suicidal, that he
24
    might try to kill himself; is that right?
25
                                   205
```

1	1 A Correct.	
2	2 Q And you didn't want that to h	happen. Troy had been a
3	3 friend to you for eight years?	
4	4 A Ten, yes. And I didn't want	that to happen, no.
5	5 Q Ten years. And I don't mean	to short-change the
6	6 friendship in any way. He had helped y	you through marital
7	7 problems, and you didn't want him to ta	ake his own life; right?
8	8 A He had helped not martial pro	oblems.
9	9 Q I'm sorry marital after yo	our wife had passed.
10	0 A Correct. And I didn't want h	nim to take his own
11	l life, correct.	
12	Q You knew how much he cared fo	r Echo?
13	A Yes.	
14	Q Knew how much he wanted his r	elationship back?
15	A Yes.	
16	Q And knew that that was a poss	ibility, that he might
17	7 take his own life?	
18	A Yes.	
19	Q Now, he asked you how they we	re doing; yes?
20	A Yes.	
21	Q And you told him you thought	that Echo hadn't made
22	it?	
23	A Correct.	
24	Q And you gave a description to	the police, and I
25	think you said at that point he wept.	

1	A	He did, yes.
2	Q	And he was somewhat confused in his conversations
3	with you	as to the location?
4	A	Confusion, yes, that's the correct word.
5	Q	Was looking for some guidance from you as to what to
6	do?	
7	A	I was more offering than trying to figure out if he
8	needed it	or not.
9	Q	There we go. You wanted to do the right thing.
10	A	Yes.
11	Q	You told him he should try to turn himself in?
12	A	Yes.
13	Q .	Told him he should look for a police station?
14	A	Yes.
15	Q.	You heard highway noises, we heard discussion from
16	the Distri	ct Attorney about that. You could hear the road in
17	the backgr	cound; yes?
18	А	Yes.
19	. Q	He couldn't tell you exactly where he was at even;
20	is that fa	uir?
21	A	Correct.
22	Q	There were multiple calls after that, maybe four
23	during the	entire period?
24	A	Yes.
25	Q	And eventually he found a police station some hours
		207

1	later, and you actually heard him turn himself in; is that
2	right?
3	A I did, yes.
4	MR. COFFEE: Court's indulgence.
5	Thank you very much for coming in, Mr. Allen.
6	Pass the witness.
7	THE COURT: Any redirect?
8	MR. ROGAN: Not from the State, Your Honor.
9	THE COURT: Any questions from the jury?
10	Okay. Hold on a second. I have a question from the
11	jurors here.
12	(Pause in the proceedings)
13	THE COURT: Counsel, can you approach, please.
14	(Bench conference)
15	MR. COFFEE: Okay.
16	(End of bench conference)
17	THE COURT: Sir, I have a question from the jury.
18	Did Mr. White disclose to you his rationale or reasons on why
19	he shot the victims during your phone calls?
20	THE WITNESS: No, he did not.
21	THE COURT: Thank you.
22	Any followup from the State?
23	MR. ROGAN: No, Your Honor.
24	THE COURT: Any followup from the defense?
25	MR. COFFEE: No. Thank you, Your Honor.
	208

THE COURT: Any further questions from the jury? Thank you, sir. We appreciate your time. 3 very nice afternoon. Mr. Rogan, it's 4:38, and we have to break at 4:45. Do you have a 7-minute witness? MR. ROGAN: No, we do not. THE COURT: Darn. Ladies and gentlemen, during this recess you are admonished not to talk or converse among yourselves or with anyone else on any subject connected with this trial, or read, watch, or listen to any report of or commentary on the trial or any person connected with this trial by any medium of information, including, without limitation, social media,

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Have a nice evening.

trial until the case is finally submitted to you. If you could get here as close to 9:30 as you can in the morning, we'll get started as soon as you're all here.

form or express any opinion on any subject connected with the

texts, newspapers, television, the Internet, and radio, or

(Jury recessed at 4:37 p.m.)

THE COURT: So, counsel, if you can get here as close to 9:30 in the morning, it would be lovely, since I have absolutely nothing on my calendar tomorrow except you.

> MR. COFFEE: There we go.

THE COURT: How are we doing?

1	MS. MERCER: We're fine. We're on target.
2	THE COURT: We're on target?
3	MS. MERCER: Right.
4	THE COURT: How many witnesses have you got
5	tomorrow?
6	MS. MERCER: Probably just two more.
7	MR. ROGAN: Well, three. We're bringing back the
8	detective to admit that evidence that we discussed with Mr.
9	Coffee.
10	THE COURT: The holster?
11	MR. ROGAN: Yeah.
12	MS. MERCER: But that'll be quick.
13	THE COURT: Okay.
14	MS. MERCER: So two real ones, and then a quarter of
15	a one.
16	THE COURT: I've got a detective up and down, five
17	minutes or so, and I've got an expert on phones
18	MR. ROGAN: Right.
19	THE COURT: and what else?
20	MR. ROGAN: Mother of the decedent.
21	THE COURT: Okay. All right. And then you have how
22	many?
23	MR. COFFEE: I've got one I'm going to go talk to
24	right now and we'll see where we're at. We've got a lot of
25	what we a lot of what we probably needed from the last two
	210
•	· '

1 witnesses. So I will try to cut back substantially. I had 2 about 10 that were out there. 3 THE COURT: I'm not trying to get you to cut back. I'm trying to get an estimate. Remember, I've got one juror who's got to leave at 4:45. That's the only reason I'm asking. 7 MR. COFFEE: No, no. I understand, Judge. My only 8 point being I'm going to try to cut back drastically, because we've already covered it, and I don't feel the need to cover it with somebody else. 10 11 THE COURT: Okay. 12 MR. COFFEE: I'm just letting the Court know that. 13 THE COURT: Oh. Okay. Because of the information 14 we got. 15 MR. COFFEE: Yeah. So we may have less on the 16 defense side of the case. 17 THE COURT: Does anyone think we're going to be 18 closing or instructing tomorrow? 19 MS. MERCER: No. 20 MR. COFFEE: No. 21 THE COURT: Okay. So even if you -- are you going 22 to have any rebuttal maybe? 23 MS. MERCER: Potentially. 24 THE COURT: Okay. MS. MERCER: Depending on who they call. 25

1 THE COURT: How long do you anticipate for your 2 closings? 3 Oh, that's hard to say right now. MS. MERCER: MR. ROGAN: I would say at least for the State's 5 side at least 45 minutes for first close. 6 THE COURT: Okay. So an hour and a half each side. 7 This is Mr. Coffee we're talking about. MR. ROGAN: THE COURT: I know. That's why I said --8 9 MR. COFFEE: I will try to be that brief. 10 THE COURT: You will take the time you need. My 11 only question is if I can get jury instruction proposals, I 12 would really appreciate it tomorrow so that I could work on 13 them on the airplane on Wednesday up and back. Because you 14 know how fun it is to go to Carson City during a legislative 15 session. MR. COFFEE: Yes. Understood. 16 17 THE COURT: All right. MR. COFFEE: Mr. Rogan and I will try to deal with 18 19 some of those tonight maybe. 20 MR. ROGAN: Tonight. And if you're coming back with 21 witnesses tomorrow, then I bet we have some time tomorrow 22 afternoon to discuss them, as well. 23 MR. COFFEE: We might. 24 THE COURT: And your rebuttal witnesses tomorrow afternoon, though. 2.5

1 MR. ROGAN: Yes. Absolutely. 2 THE COURT: I mean, we're going to finish all the 3 evidence, if possible, tomorrow. 4 MS. MERCER: But any rebuttal witness we call is 5 going to be brief. 6 MR. ROGAN: Right. THE COURT: But, I mean, the goal is to finish all the evidence tomorrow. 9 MR. ROGAN: Yes. 10 MS. MERCER: Right. 11 MR. COFFEE: I think that's possible. 12 MR. ROGAN: We don't have hours-long rebuttal 13 witnesses is what we're trying to say. 14 THE COURT: I just got an email about a week-and-a-15 half-long rebuttal case. It's like how do we do a week and a 16 half of rebuttal on a four-week trial. I guess it's six weeks 17 at this point. 18 Have a nice evening. See you tomorrow as close to 19 9:30 as you can. 2.0 (Court recessed at 4:40 p.m., until the following day, 21 Tuesday, April 14, 2015, at 9:23 a.m.) 22 23 24 25

INDEX

NAME	DIRECT	CROSS	REDIRECT	RECROSS
STATE'S WITNESSES				
Julie Marschner Anya Lester Joseph Averman Herman Allen	6 21 58 172	19 45 98 199	20 49/51/54 142/165	53 154/168

EXHIBITS

DESCRIPTION: ADMITTED

STATE'S EXHIBIT NO.

101

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CERTIFICATION

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

AFFIRMATION

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

FLORENCE HOYT Las Vegas, Nevada 89146

> Three M. Hoyf FLORENCE M. HOYT, TRANSCRIBER

10/15/15

DATE

1	IN THE SUPREME COURT OF THE STATE OF NEVADA
2	
3	TROY RICHARD WHITE,) No. 68632
4	Appellant,)
5	v.)
6	THE STATE OF NEVADA,)
7)
8	Respondent.)
9	APPELLANT'S APPENDIX VOLUME VII PAGES 1347-1561
11	PHILIP J. KOHN STEVE WOLFSON
12	Clark County Public Defender Clark County District Attorney 200 Lewis Avenue, 3 rd Floor
13	Las Vegas, Nevada 89155-2610 Las Vegas, Nevada 89155
14	Attorney for Appellant ADAM LAXALT Attorney General 100 North Carson Street
15	Carson City, Nevada 89701-4717
16	(702) 687-3538
17	Counsel for Respondent CERTIFICATE OF SERVICE
18	I hereby certify that this document was filed electronically with the Nevad
19	Supreme Court on the May of , 2015 Electronic Service of the
20	foregoing document shall be made in accordance with the Master Service List as follows:
21	ADAM LAXALT HOWARD S. BROOKS STEVEN S. OWENS SCOTT COFFEE
22	I further certify that I served a copy of this document by mailing a true and
23	correct copy thereof, postage pre-paid, addressed to:
24	TROY WHITE NDOC # 1143868
25	c/o HIGH DESERT STATE PRISON
26	PO Box 650 Indian Springs, NV 89070
27	BY ()
28	Employee, Clark County Public Defender's Office