1	IN THE SUPREME COURT (	OF THE STATE OF	NEVADA	
2				
3	IN THE MATTER OF E.S., A CHILD	Case No.: 82614	Electronically Filed	ļ
4	THE STATE OF NEVADA, Appellant,		Jan 21 2022 04:59 Elizabeth A. Brown Clerk of Supreme	ı .
5	VS.		Clork of Caprollio	oourt
6				
7	E.S., A CHILD,			
8	Respondent.			
9				
10	APPELLANT	'S APPENDIX		
10	ATTORNEY FOR APPELLANT	ATTORNEY FO	R RESPONDENT	
11				
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20				

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## **CERTIFICATE OF ACCURACY**

Net Transcripts, Inc. certifies that the document produced from the audio file named Marshall11210191100491\_cutamp74.mp3 submitted by Nye County Sheriff's Office -Detectives on the 10th day of March, 2021 is a true and accurate transcription. The transcript was produced by Net Transcripts' employees and contractors to the best of their abilities and no intentional changes or redactions have been made.

Dated: March 17, 2021

Shane Mirkovich, General Manager

For Net Transcripts, Inc.

1 2 3 4 5 6 7 INTERVIEW WITH EDDIE STEEVES 8 Q=Detective Marshall 9 Q1=Detective Fancher 10 A=Eddie Steeves 11 12 13 14 Woman: Recording. 15 16 Go ahead and have a seat. Um, (Edward)? Q: 17 18 A: Yeah. 19 20 Hi I'm Detective Marshall this is Detective Fancher we're with the Nye Q: 21 County Sheriff's Office. 22 23 A: Uh-huh. 24 25 Q: Um, real quick, uh, you are a student you are in school so, uh, you do have the 26 right to remain silent. You - you don't even have to talk to us today. 27 28 A: Right. 29 30 Q: Um, anything... 31 32 Man: (Unintelligible). 33 34 Q: ... you say can be used in a court of law. Uh, you have the right to an attorney. 35 If one cannot be affor- if you cannot afford to hire one one can be appointed to 36 represent at no cost to you. You can have an attorney present during any 37 questions if you wish. Which you don't have to answer any of our questions. 38 You can say I don't wanna - I don't wanna talk anymore. And, uh, you also 39 because you are a juvenile you have the right to have your, um, a - a parent or 40 guardian, um, I don't know if you live at home with mom and dad or you're... 41 42 A: Right. 43 44 Q: ... (unintelligible), um, you have them present. We can call them they can be 45 part of this conversation if you want, um, it's entirely up to you.

46	;	
47	' A:	Mm-hm.
48	}	
49 50	•	Okay so, um, do you wanna talk to us?
51 52	A:	About the, uh, whole situation between ( )?
53 54	Q:	That's what we're here for yeah.
55 56 57 58 59 60		Um, yeah it's complicated 'cause i- after we had had our differences and we set it aside like apart from each other everything had seemed normal and I was starting to, you know, lose feelings for her and by that time everything like just we drifted away from each other and then that was the time where everyone started saying that I raped her and I - I was just so shocked because even after like 'cause I had thought that was I.
61 62 63		even after like 'cause I had thought that, you know, we were okay and then to her to break up with me and then after the whole thing she called me a rapist and
64 65 66	Q:	So what happened on that day? What - what day was it that she's saying that you raped her?
67 68 69 70 71 72 73 74 75	A:	Well, uh, she never told me anything but it was we were in P.E. at like I don't know what day but we were just in P.E. and I remember my best friend was like, "Dude I've been hearing some things." And, "I heard raped her." And I was like, "That doesn't make sense." And what's really dumb is that like everyone knows that, you know, I wouldn't have done something like that and so her friends tried to tell her like maybe this is something that you shouldn't lie about because she has lied about something big before and that would be
76 77	Q:	What has she lied about before?
78 79	A:	She lied about having cancer before.
80 81	Q:	Okay.
82 83	A:	And
84 85 86	Q:	So the night that I'm talking about were you at her house during her birthday weekend?
87 88	A:	Yeah.
89 90	Q:	What happened?

91 92 93	A:	Well, um, I was over at her house and was there and, uh, I was spending the night and, um, like just through the night everything was, you know just like named and like just through the night everything was, you
94		know, just like normal and we'd like do little stuff here and there but I never like pushed her to do
95 96	Q:	What do you mean a little assess
97	-	What do you mean a little stuff here and there?
98 99	A:	Like making out.
100 101	Q:	Okay.
102 103 104	A:	And, um, and, um, it was at like 2:00 in the morning and, uh, I was getting really tired and so I didn't have a condom so I was – I didn't want to have sex.
 105	Q:	Okay.
106 107 108	A:	And, uh, we'd - we had like even talked about it before like having sex and,
109		uh, you know, I only want would want to if it was protected and I tried telling her that and so she still told that like she tried telling me that she
110 111		thought it was fine and like she didn't have a problem with it but I did have a
112		problem with it and she fold (control to leave and so (control did to the
113		and I was just like okay and during the time that we did, uh, have sex I – it was very little and I was too scared to keep going. So.
114		was too scaled to keep going. So.
115 116 117	Q:	Okay so what happened leading up to that? 'Cause I know there was a conversation with you guys at school earlier that day about having sex right?
118 119	A:	Um, no.
120 121	Q:	Oh I know that you guys were planning on it for about six months.
122 123	A:	Right. Right.
124 125	Q:	Right? I know that you guys had a conversation earlier in the day
126 127	A:	Right.
128 129	Q:	that she wasn't ready to.
130 131	A:	Mm.
132 133	Q:	So tell me about that.
134 135	A:	She never said anything about not being ready it's just like she never really talked to me about not being ready. She's just like we just talked about like

136 137 138 139 140	7 3 )	how, you know, it's a big commitment and, you know, stuff like that but we wasn't really like she never disagreed and I never forced anything onto her. And I - I repeatedly told her that like I - I would wait for her, you know, whatever she would be ready for.
141 142 143		Okay so wh- what were you guys arguing about in the room then? (says that she could hear you guys arguing in the room.
144 145		Right we, uh, we weren't arguing about anything really. I wasn't
146 147	•	So you were arguing about nothing?
148 149		No we weren't like we was just - we actually weren't arguing about anything.
150	Q:	Okay.
151 152 153	Q1;	So she's accusing you of rape right?
154 155	A:	Yeah.
156 157 158	Q1:	You know this. You know what day sh- what night she's accusing of rape. Obviously you know what incident she's talking about.
159 160	A:	Right.
161 162 163	Q1:	You don't misunderstand what exactly happened that night. Why would someone
164 165	A:	I don't know.
166 167	Q1:	(unintelligible) we went there?
168 169	A:	I - I don't know why. That's why
170 171	Q1:	(Unintelligible) what happened?
172 173	A:	What happened?
174 175	Q1:	Yeah.
176 177	A:	Like during the incident when (1997) left?
178 179	Q:	Your incident that you're being accused of that's rape.

180	) A:	Right, Um, well when
181		Right. Um, well when ( ) left, um, I guess we were both kinda like
182		scared or something like that so I mean I don't know it's like more arguing about anything really.
183		about my timing really.
184		Dut there are
185	- ·	But there was some type of sexual con
186		72 .
187		Yeah.
188		contact.
189		
190	A:	We did have
191		
192	Q1:	That's what I'm asking you to tall up I I
193	-	That's what I'm asking you to tell us. I know it's uncomfortable but we (unintelligible)
194		(winteringible)
195	A:	Right.
196	-	rugit.
197	Q1:	area area de et
198	<b>~-</b> ·	we weren't there.
199	A:	
200	Α,	Well, um, after ( left and ) took off the blankets and set them on the
201		The second of th
202		that led to that moment.
202	1.7	
	Man:	(Unintelligible).
204	• •	
205	Man:	(Unintelligible).
206		
207	A:	We did everything that led to that moment such as making out, you know,
208		biting.
209		
210	Q1:	Biting?
211	•	5.
212	A:	Yeah. And, uh
213		real. Alla, ull
214	Q1:	So you start 1 11
215	<b>4.</b> .	So you started making out you said?
216	A:	W-1 . 1.1
217	Α,	Yeah and then
218	Ω1.	
219	Q1:	(Unintelligible) started making out and there was biting going on?
220	A:	Yeah just a little bit.
221	0.1	
222	Q1:	See no we get it we're – you can be comfortable telling us even stuff you're
223		not (unintelligible).
224		H 58-93

225 226 227 228	5 7	Yeah and, uh, yeah then she laid down in, you know, the position and then it went from there for not even longer than three minutes and she had her legs up on my shoulders.
229 230	<b>\</b>	Over your shoulders. So she was on her back?
231 232	•	Yes.
233 234		Okay so what happened next?
235 236 237		Um, well then we had sex for at least like three four minutes and, uh, I just remember like getting really worried and so
238 239		What was worrying - what were you worried about?
240 241	A:	I was just worried about getting her pregnant.
242 243	Q1:	Did you have protection?
244 245	A:	No.
246 247	Q1:	You didn't have protection?
248 249	A:	And, um
250 251	Q:	Who's
252 253	A:	that why I had stopped.
254 255	Q:	Now you were supposed to get protection right?
256 257	A:	Yeah.
258 259	Q:	And so why didn't you?
260 261	A:	Uh, I didn't think we were gonna do it that night.
262 263	Q:	But you guys were planning on it.
264 265	A:	I know but I still didn't think we were gonna
266 267	Q:	So you guys
268 269	A:	rush into things.

	270	) Q:	So what would make any 41: 1
	271		so what would makes you think you guys were planning on it and then the
	272		night's coming and you guys been talking about it and then
	273		
			'Cause
	274		
	275	Q:	according to you
	276		to you
	277	A:	it was
	278		it was
	279		
		•	it was fine
	280		
	281	A:	so soon.
	282		······································
	283	Q:	and then the transfer to
	284	Ψ'	and then the day that it's happening you were supposed to get protection
-	285		and why wouldn't you after you guys had already talked and planned on it?
	286	A:	Well two things. I didn't know like it was gonna be specifically that night and
	287		I - I didn't tell my parents about it.
	288		parents about it.
	289	Q:	Okov. So
	290	Α.	Okay. So
	291	Ο1.	
		Q1:	What do you mean you didn't tell your parents about?
	292		year year passing about!
	293	A:	Having sex.
	294		<b>5</b> - · · · ·
	295	Q:	Okay so
	296	•	Okay 50
	297	A:	
		A.	Like I didn't think we were gonna do it.
	298	_	
	299	Q:	so, um, now you guys are split up, you're at the school and you are aware,
	300		um, mm of mutual friend of and 100 at the school and you are aware,
	301		um, mm, of mutual friend of yours right? And you go and you confront her
	302		about this at the – at lunch. Tell me about that.
	303	A:	
	303 304	л.	Yeah so what she had been told – like what I have been hearing is that
			The state of the s
	305		innocent and how, you know, she didn't want to at all before and that's what
	306		everyone told me and then at himst and the art all before and that's what
	307		everyone told me and then at lunch when I talked to her about it she told me
•	308		The willing the Dall Where having and the time
	309		
	310		to do it and that wasn't the case at all like both stories.
		^	
	311	Q:	So both the girls that were there say that you acknowledged that she was
	312		saying no and you said that "WAII! it was to the was
3	113		saying no and you said that, "Well it was hurting." That's why you didn't stop.
3	14	A:	Yeah.
			TOGII.

315		
316 317	Q:	Okay.
318 319	A:	We
320 321	Q:	So she's saying no and you acknowledge that.
322 323	A:	Yeah.
324 325	Q:	So why did you continue?
326 327 328	A:	I didn't continue. She said - she said that it hurt and so I like pulled back and what I thought she meant by hurt was like that it was just like it hurt up here.
329	Q:	Right but she said no.
330		The state of the s
331 332	A:	She didn't say no.
333 334	Q:	That's not according to both of the girls when I talked to them you're
335 336	A:	( and ( )?
337 338 339	Q:	you're my last person. No no not ( ) wasn't there for the conversation.
340 341	A:	Was
342 343	Q:	It was ( and, um
344 345	A:	( )?
346 347	Q:	Yes. Okay both of them were with you when you went to
348 349	A:	Talk to her.
350 351 352	Q:	talk to her right? I think ( was with ( ) and ( ) was with you.
353 354	A:	Yeah.
355 356 357 358	Q:	Right? So you go and talk to them. Both of them separately say that you acknowledged that she said no. You said, "Yeah you said no but I thought that was only because it was hurting."
359	Q1:	Which if that's the case we get it.

0.00		
360		
361	A:	Yeah.
362		
363	Q1:	(Unintelligible).
364		
365	A:	That that's what I was trying to say.
366		with a will be a say.
367	Q:	Okay.
368	~	
369	Q1:	Okay.
370		Ordy.
371	Q:	Okay thay both also and the
372	χ.	Okay they both also say that you acknowledge that she said no but you had
373		already had consent.
374	A:	372
375	Th,	Yeah.
376	Q:	01. 10.1
377	Q.	Okay so if she says no even if you have consent it can revoke consent.
378	۸.	
379	A:	Well at that - like I said I didn't know she meant like to stop going I just
		thought she meant like don't go farther.
380	_	
381	Q:	Okay so leading up to that though 'cause she told you
382		
383	A:	Yeah.
384		
385	Q:	no earlier in the day.
386		
387	A:	No she didn't.
388		
389	Q:	Well.
390	•	******
391	A:	That's what lead exempthing 4 - 14 ' 1
392		That's what lead everything to it is 'cause like I didn't want to and then sh- we
393		started making out and then we like she told ( ) to leave and then once
394		left things went from there.
395	Q:	Okay.
396	Α.	Oray.
397	A:	And at the second of
398	<b>A.</b>	And sh-during that time she didn't tell anyone or she didn't tell me no.
399	Q1:	
400	<b>ζ</b> 1.	So then you guys are having sex, starts hurting her, she says no you think that
401		that, uh, your perception is that don't go any further.
402	Α.	
	A:	Well she - she said like, um, that hurts and I was like, "Okay do you want me
403		to keep going?" And she's like, "Yeah." And then I just didn't go farther.
404		Just didn't Bo lattiel.

405 406 407	i <b>\</b>	Well I mean earlier it sounded – you said that, uh, she did say no but y- you were perceiving it – and I – this is
408 409	A:	Right.
410 411	Q1:	that you had perceived it as don't go any further as far as in deeper
412 413		Right.
414 415	<b>\</b>	is that correct?
416 417	A:	Yeah.
418 419	Q1:	Okay. Okay so then we are - so she didn't - at one (unintelligible) point says no but you thought that it was mean
420		
421 422	A:	To like
423 424	Q1:	to not go deeper.
425 426	A:	Deeper yeah.
427 428 429	Q1:	And then in hindsight 20/20 looked back and actually it was maybe a miscommunication from her to you or what?
430 431 432 433	A:	Yeah because yeah she seemed that she like liked it and wanted to keep going so I thought that was what no meant. But it wasn't no it was like it's confusing.
434 435 436 437	Q1:	You mighta been caught up in the moment 'cause no has one meaning, um, I think you mighta been caught up in the moment and just weren't thinking clearly.
438 439	A:	Right.
440 441	Q1:	You got all the hormones going on what are you 13?
442 443	A:	I'm 15.
444 445	Q1:	Fift- you're 15?
446 447	A:	Yeah.
448 449	Q1:	So yeah all those hormones and I think maybe you were a little clouded on your judgment there 'cause no, uh, looking back do you think no maybe

450 451		looking back now you were like no obviously you should meant something
452		somoning
453 454	A:	No.
455 456	Q1:	(unintelligible) at the time.
457 458	A:	I sti- I still think that she wanted to keep going 'cause
459 460	Q:	Why would she say no?
461 462	A:	To just stop going deeper.
463 464	Q:	If you're doing something – somebody's doing something to you that you don't
465 466	Ty Gridenius	want them to do and you tell them no does that mean hey no keep doing it but do it lighter?
467 468 469	A:	I mean I don't know I was confu- it was confusing. It wasn't like a - like - it was confusing.
470 471	Q1:	Mm?
472 473	A:	It's - it's hard to explain.
474 475 476	Q1:	That's all right take you time and help - help us understand. That's what we're trying to do is trying to understand it.
477 478	A:	Uh, I can't find any other words to explain it. But it wasn't like
479 480	Q1:	You understand where we're at right? So if you're com
481 482	A:	Like and so
483 484	Q1:	(unintelligible) say no you stop in your tracks.
485 486 487 488	A:	Yeah there's also like body communication 'cause like she had like grabbed onto me and like there's just so many things that like lead to me thinking that way like.
489 490 491	Q1:	So she sa- you're saying that she's grabbed a hold of you everything was normal but
492 493	A:	Yeah.
494	Q1:	but then the word no comes out of her mouth.

495		
496	A:	And yeah.
497		
498	Q1:	That is why you got confused.
499		
500	A:	Yeah.
<b>50</b> 1		
502	Q1:	Were you confused in that moment.
503		
504	A:	I mean no 'cause like I immediately saw it as keep s- keep going but just like
505		don't go deeper 'cause to me it just seemed that like everything was like her
506		wanting to.
507	01	
508	Q1:	Uh-huh.
509 510	A	The state of the s
511	A;	So I just — I went with it.
512	Q:	The advance of the same of the
513	Q.	Um, when you guys first started did she grab you and put you in her or did
514		you put you in her?
515	A:	Tours man in the
516	<i>1</i> 1.	I put me in her.
517	Q:	Okay where were her hands and an all and and an all an all and an all an all and an all an all and an all an all and an all and an all an all and an all and an all an all an all an all and an all an all and an all
518	ν.	Okay where were her hands when you did that?
519	A:	Just like a like this Treat like on hout and the
520		Just like - like this. Just like on her head or like on my legs.
521	Q:	So they were shove her - wall thoulto sith as at least a start
522	•	So they were above her — well they're either at her head or they're on your legs. I mean that's
523		Boi I mount that 5
524	A:	Well it's
525		
526	Q:	that's two
527		
528	A:	kept like
529		
530	Q:	very different things
531		
532	A:	ke
533		
534	Q:	you know what I mean like
535		
536	A:	Yeah.
537	•	
538	Q:	like
539		

	540	Q1:	We're (unintelligible).
	541		
	542 543	Q:	like from here to here are two very different things.
	544 545	A:	Well I don't know where
	546 547	Q:	Okay.
	548 549	A:	I wasn't really paying attention to her hands.
	550 551	Q:	Okay.
	552 553	A:	'Cause I was just holding onto her legs.
	554	Q:	Okay.
	555		The state of the s
	556 557	Q1:	Um, you said this incident lasted what three or four minutes?
	558 559	A:	Yeah.
	560 561 562	Q1:	Um, so she said no she said no, um, no, no you perceive it as don't go in any further, you continue, um, then what happened after that?
	563 564 565	A:	Well I li- I like stopped immediately 'cause I was so worried about getting her pregnant so I just I pulled back immediately.
	566 567 568	Q1:	Immediately a- wh- what - you said immediately so that's - that comes after something. What was - what caused you to immediately
	569 570 571	A:	Well there's just something in me that like it felt really good down there and I just like I wanted to pull back just in case I did like - like ejaculate.
;	572 573	Q1:	Uh-huh.
	574 575 576	<b>A</b> :	So I just I pulled back immediately said, "I can't I can't." But – and then after like she, um, like we kept going like a little bit with like a like blow job and
5	577 578	Q1:	Oh.
5	79 80	A:	that.
5	81 82	Q1:	So eventually you did ejaculate but it was a blow job?
5		A:	Yeah.
_			

585 586	Q1:	Okay.
587	Q:	Um, what - what happened after that?
588	`	on, white what happened after that?
589	A:	Well, um, we got up and put on our clothes and I was sitting there
590		contemplating because I had just did something that you know is looking to
591 592		last the torever and so I didn't really do much for the rest of the night. And
593		sne told the same back in the room and a and I was that was much
594		much it. I just — I left the room and I went to the other room and went to sleep.
595		sicep.
596	Q:	When you
597	•	,
598	Q1:	You guys slept in different rooms?
599	The transmit that the transmit the transmit the transmit the transmit the transmit transmit the transmit transmit to the transmit transmit transmit to the transmit t	
600 601	A:	Yeah.
602	Q1:	Washing
603	Q1.	Was things - obviously there was some
604	A;	Well I feel like for me
605		World Foot like for INC
606	Q1:	(unintelligible).
607		
608	A:	and more because like I said I wasn't really prepared or mentally prepared
609		or like ready and, uh, yeah.
610 611	Q1:	78.77
612	Q1.	What do you mean for you more? Just (unintelligible) between you two?
613	A:	Like for me – like I felt more like a
614		zame for the - fixe I felt more like a
615	Q1:	Dirty or what?
616	_	
617	A:	Yeah.
618 619	01.	
620	Q1:	Okay that's - I think you're being honest with me. That's what we want. We
621		just wanna hear
622	A:	I know.
623		- MAOVY,
624	Q1:	(unintelligible).
625		
626	A:	It's hard to explain too.
627	01.	
628 629	Q1:	That's all right. I know that. So there's some dissention between
ULJ		(unintelligible) obviously after that incident things weren't right?

630		
631	A:	Yeah.
632		
633	Q1:	(Unintelligible) weird between the two of you?
634		gy world obtwood the two of your
635	A:	Yeah.
636		
637	Q1:	Okay. Was sh- I mean pissed off at ya? I'm assuming if she said – if I was a
638		girl and I said no and you took it as the other way I'd probably
639		
640	A:	No she wasn't - she wasn't mad i- i- like at all like she was like - like I texted
641		her the next day I was like, um, "You know I had a good time." And she was
642		like, "I had a great time too." And
643	01	
 644 645	Q1:_	This was a text message.
646	A:	
647	Л.	Yeah. Yeah and, uh
648	Q1:	Do was been died.
649	QI.	Do you have that on ya?
650	A:	No.
651		140.
652	QI:	Okay.
653		Only.
654	A:	I - and that phone broke too so. Sho mints have
655		I – and that phone broke too so. She might have messages or she might've deleted the conversation but.
656		and doubterstation out.
657	Q1:	It wouldn't make sense if she did (unintelligible).
658		bond it she did (dimitentgiole).
659	A:	(Unintelligible) but I don't know it was just really – it was hard to take in too
660		at the time wasn't a virgin and she lost her virginity and the
661		that's why I felt like I felt more
662	_	
663	Q:	To who?
664		
665	A:	Uh, some kid in Vegas. I don't know his name.
666 667	0.	
668	Q:	Okay. Oh yeah, yeah. I know. I know who that is.
669	Q1:	
670	ζι.	So what - looking back now what is your thoughts on everything? Should
671		you have done something different do you think? If you can go back now
672		would you've stopped at no?
673	A:	No. Cours Levill S11'1
674		No. 'Cause I still feel like in the moment it was just like everything that had happened
•		implettett

675		
676		11/
677	•	W- w- we ne
678		1644
679		led to me
680		Pro 14-1
681	Q.	we need to have a conversation because if someone says no it's no.
682	A:	
683	11.	I know. I know.
684	Q:	No but to the
685	Q.	No but you're saying that no means something else than no.
686	A:	
687	4 h.	No 'cause like
688	Q:	Vandar 1 d 4
689	Q.	You're saying that based on what's going on - I ge- I - I hear what you're
690		Saying. Toute saying that everything going on her crolling on
691		amoton things that you leef that no means something other than no in the second
692		head.
693	A:	n:
694	A.	Right.
695	Q:	Dut
696	Q.	But no means no.
697	A:	T4
698	А.	It means no yeah.
699	Q:	
700	Q.	That's the bottom line.
701	A:	D. I.
702	A.	Right.
702	Ω.	
704	Q:	If I say no to something it means no.
705	A:	
706	A.	Right.
707	Ο.	
708	Q:	If you say no to something that means no.
709	A:	
710	A:	Right.
711	0.	
712	Q:	That doesn't mean well you know we're all going anywhere let's just go along
713		to get along
714	Α.	The same
715	A:	Right.
716	Ο.	
717	Q:	and even though you said no everyone's going majority rule
717	۸.	
	A:	Right.
719		

	720 721	Q:	because that's kind of what's going on right?
	722 723	A:	Right.
	724 725	Q:	No means no.
	726 727	A:	Means no right.
	728 729 730	Q:	It doesn't mean hey I'm saying no but really I'm just playing and I mean yes. Ke- keep doing what you're doing.
	731 732	A:	Well. Right. Right.
	733 734	Q:	And then you guys were planning on this and you were supposed to get
	735 736 737 738		protection and you didn't protection which leads me to believe the reason you didn't get protection was because there was a conversation that happened about her not being ready and that's why you didn't come prepared. Because you were supposed to get it and now you don't have it.
	739 740	A:	Right well
	741 742	Man:	Good job.
	743 744	A:	no.
	745 746	Woman:	(Unintelligible).
	747 748	A:	'Cause nothing had really - like
	749 750	Q:	Okay.
	751 752	A:	maybe we like joked about it
	753 754	Q:	You're
	755 756	A:	or talked about it.
	757 758	Q:	you're - you're tasked with getting something right?
	759 760	A:	Yeah.
7	761 762 763 764	Q:	Because you guys are planning on doing something okay. I've seen the messages. I - I know you guys were planning on this day. S- or six months in right? That - that's what you guys were planning about six months in. You're supposed to get condoms right?

765		
766		Yeah.
767		a voil.
768	Q:	So that way you're ready. So now you haven't got them right?
769	-	bo now you haven't got them right?
770	A:	Yeah.
771		
772	Q:	You haven't got them. Which tells me that you weren't ready. Which tells me
773		that it was a conversation that happened otherwise you would've already had
774		the condoms.
775		
776	A:	Yeah.
777		
778	Q:	Right? If you guys were both ready to do something
779	Andrew Land	
780	A:	Right.
781	~	
782	Q:	you would've got the protection. But you didn't.
783 784	۸.	
785	A:	Yeah.
786	٥٠	3771.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
787	Q:	Which leads me to believe that a conversation happened where she wasn't
788		ready. Now you're - you - you un- you understand (unintelligible).
789	Q1:	Vools I sound and a large state of the state
790	<b>Q1.</b>	Yeah I understand. Yeah I understand where you're at I mean that - yeah there
791		was I'm – she wasn't – I – (unintelligible) kind of in the moment?
792	A:	No legand I Tanana I I I
793		No 'cause I - I wasn't - I was probably less prepared than she was. She had told ( to leave and that well like she was like. I was like to leave and that well like she was like. I was like to leave and that well like she was like.
794		in this wife with Mott like the Mak like " I mak like " I was tive"
795		sure you really want to do this?" And she was like - like I mean she like sighed and said, "Yeah."
796		organica and said, I can.
797	Q1:	Uh-huh.
798	-	
799	A:	But I woulda known like if she wasn't ready I even told her like, "Hey."
800		Hey."
801	Q:	Hold on so she sighed and said yeah.
802		Journ Journ
803	A:	Well I mean
804		
805	Q:	What does that mean?
806		
807	A:	'Cause I feel like she wanted to but she just didn't wanna get pregnant.
808	•	
809	Q:	So she

810		
811		I - I - I wasn't ready so I was like, "We can either wait." I told her we could
812		wait.
813		
814		And who's around for that conversation?
815		
816	A:	Me and ( and ) and - and ( but she was on the phone with her
817		boyfriend.
818		
819	Q:	So doesn't have any knowledge. She has no idea anything about
820		that. She knows that she was asked to leave the room and then she heard
821		arguing when she went to the bathroom in the other room. She said that
822		sounded mad and it sounded like you guys were arguing.
823		and it sounded like you guys were arguing.
824	Q1:	What was ( ) unset - who what was going and 1 of yer
825		What was ( upset – wh- what was going on there? W- w- we know you arguing but what were you arguing about?
826		
827	A:	We weren't arguing about like anything at all and like
828		we work arguing about like anything at all and like
829	Q1:	You weren't arguing or you weren't
830		Tou weren't arguing or you weren't
831	A:	No.
832		110.
833	Q1:	shout on which it
834	<b>~</b>	about anything what do you mean?
835	A:	Tiles we want
836	4.4.	Like we were
837	Q1:	What was reiner of the
838	<b>4</b>	What was going on? There's obviously some dissention between you two.
839	A:	
840	71.	There wasn't like any – nothing. There was no argument like once
841		left we immediately started taking off our clothes.
842	Q1:	Olem
843	QI.	Okay.
844	A:	7671 111
845	A.	If I'm – like we weren't talking or anything that like created like conflict or
846		anything.
847	Mann	•••
848	Man:	Well maybe that's
849	01.	
	Q1:	There's some conflict that happened immediately afterwards. Was it related to
850 851		what you guys did or was it not related to what you guys did?
	<b>A</b> .	
852 852	A:	It mighta not been.
853	01	
854	Q1:	It mighta not been.

855	j	
856	A:	'Cause – yeah.
857	,	J-11125 J-11121
858		So can you tell us what the conflict was – and you don't remember
859	1	(unintelligible).
860		(
861	A:	No I don't remember.
862		and a world remonitori.
863	Q1:	But there was conflict?
864		- Wille Was consider
865	A:	I don't
866		
867	Q1:	That's what re- that was - that's what are
868	•	That's what re- that was - that's what we- we're - we're certain that there was some conflict between you two.
869		The service of well and two.
870	A:	I don't
871		
872	Q1:	Okay.
873		
874	A:	remember. You just
875		Tou just
876	Q1:	Do you remember what you talked about at all
877		y and a south at all
878	A:	No.
879		
880	QI:	afterward? Okay.
881		
882	Q:	Did she tell you to put you inside of her?
883		Par you moide of light
884	A:	Yes.
885		
886	Q:	Okay right there. So you guys get naked and she says, "I want you in me."
887		and site says, "I want you in me."
888	A:	Yeah.
889		
890	Q:	Okay and then - so how - and her hands were above her head?
891		The state of the s
892	A:	Right.
893		
894	Q:	Okay, um
895		
896	<b>Q</b> 1:	Where were your hands at?
897		
898	A:	Just on her legs.
899		

		d and the second se
900 901	Q1:	Okay that's good how long did they stay there?
902 903	A:	Forever. During the whole time.
904 905	Q1:	The whole time.
906 907	Q:	How did her legs get above onto your shoulders?
908 909	A:	She put 'em there.
910 911	Q:	Okay.
912 913 914	Q1:	Did you guys ever m- like m- rounded first and second before or was this first time you – have you ever done anything like this
915 916	A:	Uh
917 918	Q1:	started making out like
919 920	A:	well I mean yeah like we did
921 922	Q1:	You had fooled around before right?
923 924	A:	Yeah.
925 926	Q1:	Okay but nothing close to this?
927 928	A:	Nothing.
929 930 931	Q:	So then next day you say everything's fine what happened the day after that?  So this is on Friday right?
932 933	A:	Yeah.
934 935 936	Q:	Okay so Saturday comes around you're over there, you wake up and everything's fine what happened Sunday?
937 938	A:	Um, Sunday was just a normal day and, uh, just a normal day.
939 940	Q:	What about Monday?
941 942	A:	A normal day.

943 944 945 946		So this happens, you say that you, um, you were worried. You feel that you were a little bit more off guard and the next three days happened — this thing happens, you're worried she's gonna get pregnant.
947 948		Right.
949 950 951 952 953 954	Q:	Um, no condom was used that's why you - you pulled out and everything stopped and for the next three days you guys don't talk about what happened, you guys don't guys talk about that you had some sex, you guys don't talk about anything, you don't talk about the fact that you didn't have a condom you don't talk about anything at all related to this?
955 956 957	<b>A</b> :	No. Other than the night that I texted her that I had a good time with her and maybe like
958 959	Q:	Look
960 961	A:	text her
962 963 964	Q:	look man when - when I lost my virginity when I was in high school
965 966	A:	Yeah.
967 968 969	Q:	w- we talked about it. We didn't even have phones man like we talked about it the next day. Like there was a conversation
970 971	A:	Right.
972 973	Q:	that happened. (Fanch)?
974 975	Q1:	Yeah.
976 9 <b>7</b> 7	Q:	(Tol)?
978 979	Man:	(Unintelligible).
980 981	Q:	You're telling me
982 983	A:	Well
984 985 986	Q:	you lose your virginity and the only thing you say is, "Thanks I had a great time."
987	A:	No.

988	<b>:</b>	
989		
990	•	Nothing else is talked about
991		Maybe
992		
993	•	nothing else is said, nothing about hey next time we need to make sure we
994		have condoms, hey go get condoms and stuff. Nothing
995		Nothing
996	A:	Well yeah.
997		won yean.
998	Q:	
999	Q.	else is talked about.
1000	<b>A</b> .	
	A:	Well no it was
1001	_	
1002	Q:	C- come on,
1003		
1004	A:	There was other times where like we were in a 19
1005		There was other times where like we were just like maybe we could been longer and I was like "There who I "I I
1006		longer and I was like, "That's why I." I probably texted her saying that like
1007		We do waited and that May it would be a first it is
1008		" out of the days and a control bill I fight know what the days were and a first the
1009		and chuse it was so long ago. We definitely did have conversations about it
1010		but
	٥.	
1011	Q1:	How long ago
1012		
1013	A:	other than n- nothing other than good like it was just like oh yeah
1014		(unintelligible) it was good. It could been better. Nothing else like was bad
1015		about it.
1016		
1017	Q:	Did you guys have sex again?
1018	•	Did you guys have sex again?
1019	A:	No.
1020		140.
1021	Q:	
1022	Q.	Why?
1023	A:	I don't know.
1024	_	
1025	Q1:	When did you guys break up?
1026		,
1027	A:	Uh, I think somewhere in like (unintelligible) December like
1028		December like
1029	Q1:	He he how for a how long and all the second
1030	<b></b>	H- h- how far - how long after the incident?
1031	A:	Library and Co. of the Co.
1032	41.	Like a month after the incident.
1032		

103 103		Okay and things were right from then on right?
103: 103:	5 <b>A</b> :	Yeah.
103° 1038	7 Q1:	'Cause things weren't hunky dory obviously when (unintelligible).
1039 1040		Yeah 'cause it had seemed that like she like stopped wanting to text me.
1041 1042	<b>\</b>	Okay.
1043 1044	<b>.</b>	The day after that happened?
1045 1046 1047		No like continuously like after like a week it got worse and then after another week it got worse.
1048 1049	<b>\-</b> '	I mean and so looking back do - do you see where she's coming from?
1050 1051	A:	A little bit.
1052 1053	Q1:	Okay.
1054 1055 1056 1057	Q:	So why would you - why would you - when - when - when you confronted her why would - why would you say that it doesn't matter if she said no you already had consent?
1058 1059	A:	I don't know 'cause like what - what do you mean by that?
1060 1061 1062 1063 1064	Q1:	What he's - what he means is like you said s- basically it was fine at first but why would you like I think what he - he's saying that at one point why did you s- did you not stop because she - what she told you it was okay obviously she consented to having sex at first.
1065 1066	A:	Yeah.
1067 1068	Q1:	Um, is that what you mean (Joe)?
1069 1070 1071 1072 1073	Q:	Um, no so - so both of 'em say that when you went and talked to she told you that, "I told you no." And you made a comment about, "Well I already had consent so that doesn't matter." So why - why would you say that?
1074 1075	A:	I don't remember saying that.
1076 1077	Q:	You don't remember saying it?

107 107		<b>A:</b>	I don't remember the conversation exactly.
108		Q:	
108		₹.	Okay.
108	32	Q1:	Y- IIM you a reasonal to
108	3	•	Y-, um, you s- you explained some text messages that, uh, I feel are probably important. What happened to your phone?
108			what happened to your phone?
108		A:	I dropped it on the rocks and it got roults but
108			I dropped it on the rocks and it got really bad s- and the screen got all purple.
108		Q1:	Okay you had to get a completely new phone?
108			
1089		A:	I don't have a phone yet.
1090 1091		01	
1091		Q1:	Okay.
1093		Q:	
1094		Q.	So what happened to that phone?
1095		A:	
1096			It's broken.
1097		Q:	No whom !
1098		~	No where is
1099		Q1:	Where is it?
1100		•	where is it?
1101	(	Q:	where - where is it?
1102			whole - where is it?
1103		A:	It's in my room.
1104			
1105	(	Q:	In your room.
1106	_		
1107	(	Q1:	It's completely
1108			
1109 1110	P	<b>\</b> :	Yeah.
1111	_	<b>11.</b>	
1112	•	<b>Q1</b> :	useless as a
1113	Α	. •	37 1
1114	1	••	Yeah.
1115	O	1:	If we look to
1116	*	. • •	If we look on her phone is she gonna have those text messages you think?
1117	Α	•	Yeah probably.
1118			-vai probably.
1119	Q	1:	Okay. All right.
1120			
1121	Q:	:	(Unintelligible).
1122			

112	3 Q1:	Yeah.
112		ican.
112		M. O
112	•	Mm?
	_	
112	£	I mean yeah JPO.
112	8	
1129	Q:	Okay.
1130		Ordy.
1131		
		Do you know what the legal age of consent is?
1132		
1133		No.
1134	ļ	
1135	Q1:	Von doubthouse the state of
1136	•	You don't know what the legal age of consent is?
1137		
		No it's
1138		
1139	<b>\</b>	Well you're under it.
1140		y ou to diddet (t,
1141	A:	Diale
1142	4 8.4	Right.
	01	
1143	Q1:	Sixteen is the legal age of consent right? So nobody can consent basically if -
1144		if (unintelligible) 15 even, you know, you can't — you don't have the ability or
1145		the authority if kids say they give consent you can't consent to things like, uh, so does that make sense?
1146		so does that make sense?
1147		so does that make sense?
1148	A:	
	A:	Yes.
1149		
1150	Q1:	Consent to sexual con- conduct you're
1151		conduct you re
1152	A:	Yeah,
1153		Içalı,
1154	Ο1.	
	Q1:	(unintelligible).
1155		
1156	A:	Right.
1157		
1158	Q:	And
1159	ν.	vila
1160	Ο1.	
	Q1:	That's something you guys should know.
1161	_	
1162	Q:	and
1163		
1164	A:	I know that that's also
1165		TATION HIST HIST. S SISO
1166	Ο.	
	Q:	and well
1167		

116	8 A:	another thing.
1169	9	The state of the s
1170	0 Q:	well it's a it's not though I man I I I
1171	l	well it's - it's not though I mean I - I - I understand you seem like a nice kid
1172	2	and you're - you're telling me something and
. 1173	<b>A</b> :	Yeah.
1174		I Call.
1175		tron de sees es
1176	· .	you do you seem very articulate and you seem very sincere in what you're
1177		O
1178		have a conversation
1179		**************************************
1180		Well it's hard to - it's hard to explain.
1181		N-1 and an a
1182	•	No but the problem is you don't - I - I know it's - it's like hard to tell the story
1183		TO BOTH TO THE TO UCCCLILLY TO BOTH TO CALL A LAND.
1184		
1185		The many done sometime that you did the bond to tall a
1186		The second state of the second
1187		The state of the s
1188		is is I have two people who do remember that conversation right?
1189	<b>A</b> .	
1190	A:	Yeah.
	Ο.	
1191	Q:	They do remember it.
1192		
1193	A:	Right.
1194	_	
1195	Q:	I have a victim saying that, "Yeah I told him no. I had a conversation with
1196		TOTAL AND MOLE SHUDGISCH IN DAT CONDOMA AND AND AND AND AND A CONDOMA AND AND AND AND AND AND AND AND AND AN
1197		The state of the s
1198		that, "Yeah sounded like they were arguing. I heard loud thuds." Whether
1199		
1200		arguing through the walls right?
1201		o o mano right;
1202	A:	Right.
1203		
1204	Q:	I have, um, the conversation I man I I I
1205		I have, um, the conversation I mean I - I - I have st- and you're not necessarily
1206		
1207		have that conversation or we did but it was just me and her or - or the
1208	A:	Yeah.
1209		
1210	Q:	these things that aren't lining up right?
1211	-	times that aren't lining up right?
1212	A:	Right.

1213	3	
1214	ł Q:	Whereas everything also in a way
1215		Whereas everything else is a pretty consecutive story. Yours falls into it but
1216	5	the things that you're saying aren't matching what everyone else is saying.
1217	' A:	Yeah.
1218		
1219	Q:	Which tends to lead me to believe that
1220	1	which tolids to lead life to believe that
1221	A:	Or yeah.
1222		o. yours.
1223	Q:	VOU're keening things out - 6't N
1224		you're keeping things out of it. Now whether that's true or not I wasn't there I can't - I can't prove 100%.
1225		1 cant of cant prove 100%.
1226	Man:	(Unintelligible).
1227		(Chincingible).
1228	Q:	Because I worn't there Dieles D.
1229		Because I wasn't there. Right? But based on the totality of everything I think that
1230		
1231	Man:	Here we are (unintelligible).
1232		riote we are (unificenigible).
1233	Q:	I think that you was larger to
1234	•	I think that you - you knew that you shouldn't have had sex with her. I
1235		The same of the state of the same of the s
1236		continued going and you reasonably should've known that no means no.
1237	A:	
1238		Well yeah i- but like it's hard 'cause, you know, you guys weren't there but
1239	Man:	(Carol Elasko).
1240		(Carol Blasko).
1241	A:	When it did have at a
1242		when it did happen there was just so many things like - like I keep saying.
1243	Man:	(Unintelligible).
1244		(Chittelligiole).
1245	A:	Like there are inches
1246	-	Like there are just so many things there's so many things but i- it's true like
1247		when she said the things that she said and like pulling me in it just like led to me believing that.
1248		me beneving that.
1249	Q1:	Okey on (Edward)
1250	<b>(</b>	Okay so (Edward) what when did this happen? When did this incident
1251		nappen?
1252	A:	Tih I doubt It
1253	- <del></del>	Uh, I don't – I'm not sure.
1254	Q1:	I ika wanakh.
1255	<b>~-</b> ·	Like roughly.
1256	A:	Poughle
1257		Roughly.
,		

1258		We talking about months years weeks Only
1259		We talking about months, years, weeks. Only weeks ago, months ago? What are we loo- what are we looking.
1260		_
1261		Like, um, like when did it happen?
1262		the property of the state of th
1263		Yes.
1264 1265		
1265		It happened in like, uh, I - I don't remember. I don't remember the month
1267		
1268	<b>V</b> = -	So when did
1269		and a second
1270	<i>2</i> 1.	when it happened.
1271	Q1:	hove many as and
1272	<b>~</b> ··	how many months ago roughly?
1273	A:	Probably like five months ago.
1274		Tree live months ago.
1275	Q1:	Five months ago.
1276		
1277	A:	Yeah.
1278		
1279	Q1:	Okay this is a big obviously this is a big day but obviously it's something
1280		significant that you went through.
1281 1282	<b>A</b> .	
1282	A:	Right.
1283	Q1:	
1285	QI.	Um, do I think that you remember what you guys' conversation was
1286		afterwards? I - I do think so. I think you're scared.
1287	A:	Yeah.
1288		reali.
1289	Q1:	And I don't - I and I mut was 101
1290		And I don't - I - and I put myself in your shoes and don't blame you for being scared. It's a - it's okay. That binds at St.
1291		scared. It's a - it's okay. That kinda stuff is why we're - we're talking to you cause we know that you remore the string to you
1292		'cause we know that you remember things but you're - you're scared. All right.  I just want you to let you know it's all right. It's okay to (unintelligible).
1293		or you know it's all right. It's okay to (unintelligible).
1294	A:	Yeah.
1295		
1296	Q1:	Yeah.
1297	•	
1298	A:	Yeah.
1299 1300	01.	
1300	Q1:	So with all that said things don't look right.
1302	A:	_
1002	€Th.	I know. I know.

1303		
1304	Q1:	And you can't blame us (unintelligible).
1305		. 212 ) ou can't blanic as (unintenigloie).
1306	A:	I but yeah no I know.
1307		1 out year no t know.
1308	Q1:	Okay.
1309	<b>~</b>	Oray.
1310	A:	It's hard it's mostly hand to an it. I was an an an
1311		It's hard it's really hard to explain. It's really like I know I didn't do anything
1312		to her to like make it think that I raped her but
1313	Q:	WA11 G4 77 144 4
1314	Q.	Well stop. Stop. You did though. She said no. You acknowledged earlier
1315		she said no.
1315	۸.	
	A:	No but it was like - it was like a - like it's hard to explain. It's
1317		Andre Dave a supplication of the first of th
1318	Q1:	Well that's all right. Well take your time and help us understand this.
1319		62
1320	A:	Like it w- it was like definitely consensual and - and she didn't revoke consent
1321		either like.
1322		
1323	Q1:	It started out as consensual.
1324		
1325	A:	Yeah but it wasn't like - it didn't go like - like there wasn't a time where I
1326		didn't feel like I was doing something wrong and I feel like I know I woulda
1327		done something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had known 161 had been something wrong if I had been something wrong
1328		done something wrong if I had known. If I had known that she did revoke
1329		consent I would've immediately pulled back but like she did want to have sex.
1330	Q1:	Okay I - walto not just as well
1331	<b>~</b>	Okay I – we're not – just so you know we're - we're on the same page. We all
1332		are. Yeah well at first she d- obviously – right am I co- am I ri- am I right she
1333		did have - consent to it first and then at one point she's like no. Or this from
1334		that she claimed that from the beginning she was never on board?
1335	٥.	
1336	Q:	She's claiming that they were going to have sex after six months and then they
1337		had a conversation earlier in the day she wasn't ready for it.
	Δ1.	
1338	Q1:	Okay.
1339	^	
1340	Q:	And then, um, they were in the room she asked ( ) to go into the other
1341		room and then they were starting to get, um, a little hot and heavy uh, but she
1342		told him no before he was inside of her.
1343		
1344	Q1:	Okay. Is that correct?
1345		*
1346	A:	No she told me to like do everything with her. Like she told me to like have
1347		sex with her.

1348		
1349	Q1:	Like she told you to have sex?
1350		The state of the s
1351	A:	She never told we also have 1'1 at
1352		She never told me she just like there wasn't a time where she said no or we
1353		started out 'cause we did start out like making out with clothes on.
1354	Q:	All right she said that you grabbed her hands and put 'em above her head
1355		which would
1356		
1357	A:	Yeah.
1358		a voge,
1359	Q:	mala a a a a a
1360	Q.	make sense why that
1361	A:	That's what I - that's what I was told too but I didn't go there. Like I didn't
1362		force anything t- on her.
1363		
1364	Woman:	(Unintelligible) road at (Vamous) (O. 1) P
1365		(Unintelligible) road at (Varney). (Owl) Road at (Varney).
1366	Q1:	Dua
1367	Q1.	But you were at one point holding her hands not that that's – this sounds bad
		onay out when he was just saving that you acknowledged that that it and a
1368		happened but it wasn't forceful is that what you're saying?
1369		with your saying!
1370	A:	Yeah.
1371		
1372	Q1:	Okay them
1373	<b>~</b>	Okay there was some - so you held?
1374	A:	
	A:	No. I didn't even hold her hands.
1375		
1376	Q1:	Okay. All right.
1377		
1378	Q:	And so but her hands were above her head?
1379	•	- me so out her hands were above her head?
1380	A:	Vanle
1381	A.	Yeah.
	01	
1382	Q1:	Okay.
1383		
1384	Q:	Okay and your hands were on her legs the entire time?
1385		y and your minds were our net regs the entire time?
1386	A:	The entire time.
1387		THE CHITCHIEC
1388	Λ.	Did to
	Q:	Didn't go anywhere?
1389		
1390	A:	I didn't – no.
1391		
1392	Q:	Didn't touch anything else?
	•	

1393		
1394	A:	Well
1395		
1396	Q:	Touch a face?
1397	•	
1398	A:	I probably put like on the bed or
1399		producty put like old of
1400	Q:	Touch her lips?
1401	~	
1402	A:	like lean forward.
1403		TOTAL TOTAL
1404	Q:	I mean touch
1405	•	
1406	A:	I didn't like force her. I didn't force have I didn't
1407		I didn't like force her. I didn't force her. I didn't have my hands on her. It was just like me going in
1408		Jaco and Bong III,
1409	Q:	Who took her pants off?
1410	•	" " To took not patits off!
1411	A:	on her legs. Who took her pants off? She did.
1412		The rogs. Who took her pants on? She did.
1413	Q:	She took her own pants off?
1414	•	one took her own pains off?
1415	A:	Yeah.
1416		10811.
1417	Q:	She says you took her pants off.
1418	•	one says you took her pants on,
1419	A:	No she did.
1420		1 to bite did.
1421	Q:	Okay.
1422	•	Onay.
1423	Q1:	SO can way take well at
1424	<b>~</b>	So can we - can you take us b- the conversation afterwards then what - what -
1425		what did you guys talk about after this? Right afterwards. You guys were
1426		arguing or something was going on. What was it? What was - what was it you guys were talking about?
1427		you guys were taiking about?
1428	Man:	No actually I'm in the gym.
1429		140 actually 1 in the gym.
1430	Woman:	Thank you.
1431		Andre Jou.
1432	A:	I don't know.
1433	- 21	A GOILL WION.
1434	Woman:	Take care.
1435	··Viiidii.	I dag Cale.

1436		We - we weren't arguing at all. And ( even came up to me and told
1437		we - we weren't arguing at all. And ( ) even came up to me and told me that there was h- like thuds and I was like, "There wasn't any thuds." Like
1438		- like there wasn't like actual like arguments or like conflict.
1439		
1440	Q:	(Unintelligible).
1441		
1442	A:	Like from what I remember there wasn't any, you know, conflict or like thuds.
1443 1444	01.	
1445	Q1:	So (unintelligible) you don't remember anything
1446	A:	T 11 1
1447	A.	Like about talking about? No.
1448	Q1:	
1449	Q1.	But things - so you don't remember - you don't remember or wh- what are you
1450		saying? You don't remember what - what happened afterwards?
1451	A:	No.
1452		140.
1453	Q1:	Is that what you're saying? Y- y
1454	<b>\</b>	is that what you're saying? 1- y
1455	A:	No. Yeah
1456		
1457	Q1:	you don't
1458		
1459	A:	I don't remember.
1460		
1461	Woman:	099 please.
1462	01	
1463	Q1:	Um, so you understand where we at 'cause you remember everything leading
1464 1465		up to it.
1466	A:	
1467	A:	Yeah.
1468	Q1:	And then the institute as
1469	Q	And then the incident. You even remember the incident but afterwards you don't remember anything.
1470		don't tememoer anything.
1471	A:	Well
1472		***************************************
1473	Q:	That's perception
1474	•	persophon
1475	A:	yeah we put our
1476		
1477	Q:	(unintelligible).
1478		
1479	A:	we put our clothes back on and, uh, we put our clothes back on and we just
1480		started like making out and then that's when we unlocked the door and then let
		and their let

1481 1482 1483		( back in. But we never like we only talked about it like on day like some days.
1484 1485	Q1:	Who locked the door?
1486 1487	A:	She did. Actually no I did. I remember locking the door now.
1488 1489	Q1:	Okay.
1490 1491	Q:	And you don't remember the conversation when you confronted her at school?
1492 1493	A:	Like at lunch?
1494 1495	Q:	Yeah.
1496 1497 1498 1499 1500 1501	A:	Well I just remember like telling her like this is something, you know, serious and like you can't just like lie like that. Like I just 'cause I just remember like telling myself like - like 'cause like I just remember being so innocent and I 'cause it still seems that like everything that did I- lead up to that moment was just entirely consensual.
1502 1503	Q:	Well do you think you read signs wrong?
1504 1505	A:	No.
1506 1507	Q:	But you said earlier that when she said no you thought it meant one thing.
1508 1509	A:	Yeah 'cause I thought it did mean like you can keep going just don't go farther.
1510 1511 1512 1513	Q1:	Do you understand how warped that is? I know you mean u- I know - I know I'm kinda figuring out where you were at but you know how warped that is the perception of that idea is right?
1514 1515	A:	Right.
1516 1517	Q1:	I mean 1- 1
1518 1519	<b>A</b> :	But like
1520 1521 1522 1523	Q1:	like you gotta look at yourself and be like that no means — you're having sex with a girl maybe it's inexperience I don't know. It's not. It's really no meme-when someone says no
1524 1525	<b>A</b> :	Right.

1526	Q1:	you know what I mean? Like that's
1527		
1528	A:	Right.
1529	01.	
1530	Q1:	there's no other way you can
1531	<b>A</b> .	
1532 1533	A:	I know. Yeah.
1534	01.	
1535	Q1:	Don't think you're - we don't, you know, you're not a monster. You're not -
1536		we to not even gonna call you rapist or anything like that I think you bind to
1537		T unink you messed up and made a had decision or maybe it was items
1537		(unintelligible) moment I don't know but, you know
1538	Α.	
1540	A:	Right.
1541	or entrainer and	a transport of the state of the
1542	Q1:	I think you fucked up to be honest with you.
1543	A:	D1.14
1544	A.	Right.
1545	Q1:	Samula and a
1546	Q1.	So we're not painting you as a criminal or rapist
1547	A:	71 71 - A
1548	Λ.	I know. I know.
1549	Q1:	All Indicated the transport of the second of
1550	Q1.	(Unintelligible) step outside?
1551	Q:	Yeah.
1552	∢.	rean.
1553	Q1:	Hang on med and d
1554	<b>Q1</b> .	Hang on real quick.
1555	Woman:	(Unintelligible) Object to the new page
1556	Wollian.	(Unintelligible). Okay (unintelligible). I haven't looked on the
1557	Woman:	(Unintelligible).
1558	··· Olitali.	(Ommenigiole).
1559	Woman:	(unintelligible).
1560		···(amittemgrote).
1561	Man:	(Unintelligible).
1562		(Ommengiole).
1563	Woman:	So that was not necessary (unintelligible).
1564		not necessary (unimentigible).
1565	Man:	(Unintelligible).
1566		
1567	Woman:	Yes sir.
1568		
1569	Man:	(Unintelligible).
1570		

1571	Woman:	(Unintelligible). Okay bye.
1572	01	
1573 1574	Q1:	(Unintelligible) long. (Unintelligible) we'll be back.
1575	Man:	/TT112 (1.1.)
1576	IVIAN:	(Unintelligible).
1577	Woman:	(Their and the state) and the state of the s
1578	Wollian.	(Unintelligible). No I (unintelligible).
1579	Man:	(Thintalliaible)
1580	taraif.	(Unintelligible).
1581	Woman:	39-87.
1582	Wolliall.	37-87.
1583	Woman:	(Timintalliathla)
1584	Woman.	(Unintelligible).
1585	Woman:	(Thintallia:Lla)
1586	Wollian.	(Unintelligible).
1587	Man:	(Unintelligible).
1588		(Ontine ingroie).
1589	Woman:	(Unintelligible).
1590	Wollian.	(Online inglote).
1591	Woman:	Without thinking.
1592		Without diffiking.
1593	Man:	Is there any more candy in there?
1594		is there any more caudy in there?
1595	Man:	Oh thank god.
1596		On thank god.
1597	Woman:	(Unintelligible).
1598	17 7000000	Commenigations.
1599	Man:	What is this? (Unintelligible).
1600		What is this? (Omntengloic).
1601	Woman:	(Unintelligible).
1602		(
1603	Man:	(Unintelligible).
1604		(6.010),
1605	Woman:	(Unintelligible).
1606		(B.010 ).
1607	Man:	(Unintelligible).
1608		(
1609	Woman:	(Unintelligible) reporting three dogs running in the park
1610		(
1611	Man:	All right. (Unintelligible).
1612		B
1613	Woman:	in the area. They had a secondary collar as well. (Unintelligible) collar
1614		unknown description for the other two dogs.
1615		and any tot me onion two doks.

1616 Man: (Unintelligible).  1617  1618 Man: No it's (unintelligible). I was - I was walked in (unintelligible).  1620 Woman: Hey (unintelligible). Hey how are you?  1621 Man: (Unintelligible).  1622 Man: (Unintelligible).  1623 Man: So what time (unintelligible).  1626 Man: So what time (unintelligible).  1627 Man: (Unintelligible).  1628 Man: (Unintelligible).  1630 Woman:(unintelligible) (Andre Lemar Williams) no address available. It says no mailing address (unintelligible).  1631 Moman: Okay (unintelligible).  1633 Woman: Okay (unintelligible).  1634 Woman: Okay.  1639 Woman: Okay.  1640 Woman: Okay.  1641 Woman: (Unintelligible).  1642 Woman: Uh-huh bye.  1643 Woman: All right bye.  1644 Woman: All right bye.  1645 Woman: All right you guys had gotten into an argument afterwards. I'm sorry if I confused you on that one. Apparently that was not the - the - the case. I guess you guys weren't, um, apparently what was quoted is that they thought you, you know, (			
Man: No it's (unintelligible). I was -I was walked in (unintelligible).		Man:	(Unintelligible).
Hey (unintelligible). Hey how are you?    Continued by the property of the pro		Man·	No it's (unintalliait)
1620 Woman: Hey (unintelligible). Hey how are you?  1621  1622 Man: (Unintelligible).  1623  1624 Woman: Hey I gotta, um, um  1625  1626 Man: So what time (unintelligible).  1627  1628 Man: (Unintelligible).  1629(unintelligible) (Andre Lemar Williams) no address available. It says no mailing address (unintelligible).  1631 woman: Okay (unintelligible).  1633 Woman: Okay (unintelligible).  1634 Woman: Okay.  1635 Woman: Okay.  1636 Woman: Okay.  1637 Woman: Okay.  1640 Unintelligible).  1641 Woman: (Unintelligible).  1642 Woman: (Unintelligible).  1643 Woman: Okay.  1644 Woman: Uh-huh bye.  1645 Woman: All right bye.  1646 Ol: I thought you guys had gotten into an argument afterwards. I'm sorry if I confused you on that one. Apparently that was not the - the - the case. I guess you guys weren't, um, apparently what was quoted is that they thought you, you know, (		***************************************	No it's (uninterligible). I was - I was walked in (unintelligible).
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Hey I gotta, um, um		Man:	(Unintelligible)
Hey I gotta, um, um			(Omnonigible).
1625 1626 Man: So what time (unintelligible). 1627 1628 Man: (Unintelligible). 1630 Woman:(unintelligible) (Andre Lemar Williams) no address available. It says no mailing address (unintelligible). 1631 mailing address (unintelligible). 1632 Woman: Okay (unintelligible). 1633 Woman: Okay (unintelligible). 1634 Woman: Okay. 1638 Woman: Okay. 1639 Woman: Thank you. 1640 Woman: (Unintelligible). 1642 Woman: Uh-huh bye. 1643 Woman: Uh-huh bye. 1644 Uh-huh bye. 1645 Woman: All right bye. 1646 Confused you on that one. Apparently that was not the - the - the case. I guess you guys weren't, um, apparently what was quoted is that they thought you, you know, (in apparently what was quoted is that they thought you, you know, (in apparently what was quoted is that they thought you, you know, (in apparently what was quoted is that they thought you, were arguing) 1650 Man: Detective Marshall. 1653 Man: (Unintelligible) on the phone. (Unintelligible) is the primary (unintelligible)		Woman:	Hey I gotta um um
1627   1628   Man: (Unintelligible).   (Unin	1625		
Man: (Unintelligible).	1626	Man:	So what time (unintelligible)
1629 1630 Woman:(unintelligible) (Andre Lemar Williams) no address available. It says no mailing address (unintelligible).  1631	1627		o what this (dimitchigloid).
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1638 1639 Woman: Thank you. 1640 1641 Woman: (Unintelligible). 1642 1643 Woman: Uh-huh bye. 1644 1645 Woman: All right bye. 1646 1647 Q1: I thought you guys had gotten into an argument afterwards. I'm sorry if I confused you on that one. Apparently that was not the - the case. I guess you guys weren't, um, apparently what was quoted is that they thought you, you know, you know, were arguing 1650 1651 Man: Detective Marshall. 1654 1655 Q1:um 1656 1657 Man: (Unintelligible) on the phone. (Unintelligible) is the primary (unintelligible) is the primary (unintelligible).	1637	Woman:	Okay.
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1649 1650 1651 1652 1653 Man: 1654 1655 Q1:um  Confused you on that one. Apparently that was not the - the - the case. I guess you guys weren't, um, apparently what was quoted is that they thought you, thought you were you guys were arguing  Detective Marshall. um  (Unintelligible) on the phone. (Unintelligible) is the primary (unintelligible).		Q1:	I thought you guys had gotten into an argument afterwards. I'm sorry if I
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1656 1657 Man: (Unintelligible) on the phone. (Unintelligible) is the primary (unintelligible)			
1657 Man: (Unintelligible) on the phone. (Unintelligible) is the primary (unintelligible)		Q1:	um
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
1658 - Continuent gible).		Man:	(Unintelligible) on the phone. (Unintelligible) is the primary (unintelligible)
	1658		- Antimetigible).

1659 1660 1661	Q1:	I thought you guys were arguing and during the incident it wasn't after so that's my mistake that's why probably you were confused on that. He's on the phone with supervisor trying to figure out - trying to figure things out so.
1662 1663 1664 1665	A:	Yeah and I just it's so hard 'cause like you know something so serious it's like hard to talk about and that's why it's like
1666 1667	Q1:	Yeah.
1668 1669	A:	it makes me sound like
1670 1671 1672	Q1:	I get it. I get it. I mean you probably never been in a - in anything like this before. I understand.
1673	A:	Dight There to think at a 19 year and
1674	A.	Right. I been to think that like I thought it so much as like a joke because like
1675		something like that I just thought never could happen until, you know, the
1676		deputy or whatever said look, you know, that it was like a rapist or that well
1677		you guys like but it's just like 'cause it's just like you guys weren't there.
1678	Q1:	Right. Right.
1679		
1680 1681	A:	So I like stuttering about it
1682	Q1:	Right.
1683	<b>\</b>	• • • • • • • • • • • • • • • • • • • •
1684	A:	and like I sound bad and I hear it I just get so scared.
1685		scared.
1686	Q1:	Yeah it's all right man And I I To I know that were
1687		Yeah it's all right man. And I - I - I c- I know what you're saying right now.
1688		Um, is it one of those that we had to've been there type things
1689	A:	Yes.
1690		
1691	Q1:	to understand?
1692		
1693	A:	Yes.
1694		
1695	Q1:	And from when you talking about it it sounds bad and from our side
1696	<b>\</b>	this from when you taking about it it sounds bad and from our side
1697	A:	I know.
1698		
1699	Q1:	it sounds bad.
1700	•	······ sounds odd.
1701	A:	I know.
1702	-	
1703	QI:	No that's what I'm asking you is that what you're saying

1704		
1705	A:	Yeah,
1706		
1707	Q1:	is it sounds bad?
1708	•	
1709	A:	Yeah. Yeah.
1710		
1711	Q1:	Okay. Well i- I mean I don't want you to - do- don't - I don't want you
1712	-	freaking out or anything right? You're 15 years old.
1713		and any amily right: Toute 13 years old.
1714	A:	I know.
1715		
1716	Q1:	You're not a rapist.
1717	-	
1718	Woman:	(Unintelligible).
1719		
1720	Man:	He had to've gone out that way. He had to've (unintelligible) that way.
1721		that way.
1722	Q1:	So help me understand it so basically I mean is - is she - did she - is she - her
1723	-	accusations against you or whatever I don't know the very much
1724		(unintelligible) very details of this (unintelligible).
1725		( annitering to tell a state of this ( annitering to tell ).
1726	A:	Right.
1727		
1728	Q1:	Um, is what she's doing - is what she's doing (unintelligible) like wrong or is
1729	-	this something that you kinda see like i- it just
1730		and you amed see tire is it just
1731	A:	I feel like
1732		
1733	Q1:	both sides.
1734		
1735	A:	it's plainly wrong.
1736		
1737	Q1:	Really? Okay.
1738		
1739	A:	And I know it sounds like a lot to say but it's just like I always thought like
1740		saw it as such a big commitment and like both people would have to agree
1741		into doing it and so when it did happen I just thought like - like there was so
1742		much going into it that lead us to that moment
1743		o o mai momoni
1744	Q1:	Right.
1745		
1746	A:	and to think that she just like saw it off as rape was like that's why I took it
1747		so much as a joke.
1748		•

Q1:	Oh the whole incident?
_	
A:	Yeah.
Q1:	Is it - it was - it was the laughing
A:	Yeah.
O1:	it's a comical that she would think that is that what you mean?
•	what you mean?
A٠	Yeah,
• ••	reali,
O1·	Olega, I at ma talla ta man
<b>V</b> 1.	Okay. Let me talk to my partner.
Wanan	777 7 4 111 10 4 5
woman:	(Unintelligible).
197.	
woman:	Here ya go. You're welcome. (Unintelligible).
Man:	(Unintelligible). I guess. (Unintelligible).
Man:	(Unintelligible) right now.
Man:	(Unintelligible).
	(=11111211 <b>.</b>
Man:	Where are you going?
	where are you going?
Man:	ROTC.
774441.	ROIC.
Man	Com I are with a D
IVIAII.	Can I go with ya?
W	
woman:	Um, so when you go to - to (unintelligible). (Unintelligible) and then - then
	(unintelligible). (Unintelligible) and then I'll leave first. All right see you.
Woman:	Why did her mother bring her in late?
	_
Woman:	Um, they overslept.
Woman:	That late? Oh my gosh.
Woman:	(Unintelligible).
	(Brosa).
Woman:	(Unintelligible).
·· Vilidili	(Ommonigioic).
Women	(Thimselli-ikle) sister
WOIIISH:	(Unintelligible) sister.
	A: Q1: A: Q1: A: Q1: Woman: Woman: Man: Man: Man: Man: Man: Wan: Wan: Wan: Wan:

1794	Woman:	Yes.
1795		
1796 1797	Woman:	(Unintelligible).
1798	Woman:	Nye County School District has a report (unintelligible).
1799		
1800	Woman:	Well you're well in line there. We are pulling in (unintelligible). I need a line
1801		in there (unintelligible). Voc. (Unintelligible), I need a line
1802		in there (unintelligible). Yes. (Unintelligible). I'm not upset or
1803		(unintelligible). I try to do these all week long. (Unintelligible) so.
	Δ.	77
1804	Q:	How tall are you?
1805		
1806	<b>A</b> :	How tall am I?
1807		
1808	Q:	Mm-hm.
1809		The state of the s
1810	A:	I'm 5'7".
1811	21.	Im J7.
	0	
1812	Q:	Do you know how much you weigh?
1813		
1814	<b>A</b> :	Uh, like 120.
1815		
1816	Q:	What color are your eyes?
1817		
1818	A:	Brown.
1819		DIO VIII.
1820	Woman:	(Ilmintalliaihla)
1821	Wolfiall.	(Unintelligible).
	0.	
1822	Q:	Where were you born at? What city and state?
1823		
1824	<b>A</b> :	Las Vegas.
1825		
1826	Woman:	(Unintelligible).
1827		
1828	Q:	Where's mom and dad at?
1829	ζ.	Whole's more and day at:
1830	A:	My higherical ded
1831	Д.	My biological dad
	Mann	
1832	Man:	(Unintelligible).
1833		
1834	Man:	Yes.
1835		
1836	A:	uh, I don't know and my mom is - where she lives or?
1837		The state of the s
1838	Q:	Yeah.
	<b>₹</b> .	- TWO AT

1839		
1840	Man:	(Unintelligible).
1841		(Omments).
1842	A:	She lives (unintelligible).
1843		
1844	Q:	Uh-huh.
1845		
1846	A:	20 Lucas Lane.
1847		
1848	Man:	Is this your backpack (Tyler)?
1849		
1850	Woman:	Okay.
1851	_	
1852	Q:	So she lives right next to you?
1853 1854	A:	Vach also lines with 111 to
1855	A.	Yeah she lives with me. I live with my mom and my stepdad.
1856	Q:	You live at 940 or 920?
1857	Ψ.	10d five at 940 of 920?
1858	A:	940.
1859	•••	710.
1860	Q:	All right.
1861		
1862	A:	Yeah.
1863		
1864	Q:	So what's the (Rylight) address?
1865		
1866	A:	The (Rylight)
1867		
1868	Q:	Yeah.
1869		
1870	A:	is our old house.
1871	0	
1872	Q:	Mm.
1873 1874	Warran	II (I ) 0
1875	Woman:	Hey (Jenny)?
1876	Woman:	Yeah.
1877	Wollian.	ican.
1878	Woman:	Could you do a house visit?
1879	·· VIIIall.	Could you do a nouse visit?
1880	Woman:	Yeah.
1881		
1882	Woman:	(Unintelligible).
1883		

1884	Woman:	No I work at (unintelligible) and that's what I'll say.
1885	***	
1886	Woman:	Please. Here's the thing is he is really good at (unintelligible). And this is den
1887		home.
1888	***	
1889	Woman:	(Unintelligible).
1890		
1891	Man:	23 is clear.
1892	***	
1893	Woman:	(Unintelligible) number. You did really good.
1894		
1895	Woman:	(Unintelligible) and then, uh, (unintelligible).
1896		• ,
1897	Woman:	You're, uh, (unintelligible).
1898		
1899	Woman:	(Unintelligible).
1900		
1901	Woman:	(Unintelligible).
1902		
1903	Woman:	Okay.
1904		
1905	Woman:	I'll tell it and then like (unintelligible).
1906		
1907	Woman:	(Unintelligible).
1908		
1909	Woman:	Hey she and I can do the house visit (unintelligible).
1910		
1911	Man:	Hello.
1912		
1913	Woman:	(Unintelligible).
1914	_	
1915	Q:	Hey it's (Tol). Hey can you, uh, run someone for (unintelligible) case number.
1916		(Tol).
1917		
1918	Woman:	Right never crazy.
1919	_	
1920	Q:	At the school. Oh.
1921		
1922	Woman:	(Unintelligible).
1923		
1924	Woman:	(Unintelligible).
1925	_	
1926	Q:	No, no, no, no. I - this should already be a case. I just need to find it. I'll
1927		give you the victim's name. Uh, last of ( unintelligible)
1928		First of the party

1929		
1930	Woman:	(Unintelligible). Right.
1931		
1932	Q:	Yeah that's probably it. Thank you.
1933		
1934	Woman:	Right.
1935		
1936	Q:	Mm? Mm-mm that's it. Right.
1937	***	
1938 1939	Woman:	No man (unintelligible). No other than that you have
1940	Man:	4271
1941	iviaii.	4371.
1942	Man:	4371.
1943	TVICEI.	4371.
1944	Woman:	All right. (Unintelligible).
1945		(Charles and Charles and Charl
1946	Woman:	(Unintelligible) this is (unintelligible).
1947		
1948	Woman:	(Unintelligible).
1949		
1950	Man:	Okay.
1951		
1952	Man:	So they say (unintelligible).
1953 1954	Mani	/# full-scale / 14 h N
1955	Man:	(Unintelligible).
1956	Man:	(Unintelligible).
1957	174,014.	(Onmengiole).
1958	Man:	Hopefully our quarterback can do something (unintelligible).
1959		1. oporany our quarteroack can do something (minneringible).
1960	Man:	He hasn't killed you.
1961		
1962	Man:	Nope. Whatever year we go to the playoffs though. Every year
1963		(unintelligible) playoffs.
1964		
1965	Man:	Since you (unintelligible).
1966		
1967	Man:	Every year we've gone to playoffs. Last year we were game before playoffs or
1968		game before Super Bowl. We played the Patriots.
1969 1970	Woman:	What about
1970	woman.	What about ( What do you know (unintelligible). I mean I
1972		thought you did.
1973	Woman:	I knew that he, uh, (unintelligible). Why is he not coming?
		- why is he not coming?

1974 1975 Woman: Yeah (unintelligible). He said, uh, (unintelligible). I don't have anything 1976 (unintelligible). 1977 1978 Woman: (Unintelligible). 1979 1980 Man: (Unintelligible) estimated (unintelligible). 1981 1982 Woman: (Unintelligible). 1983 1984 Man: (Unintelligible) cause (unintelligible). 1985 1986 Woman: Okay no. 1987 1988 Woman: (Unintelligible). 1989 1990 Woman: Thank you so much. 1991 1992 Woman: (Unintelligible) will be here. 1993 1994 Woman: (Unintelligible). 1995 1996 Woman: What's up? 1997 1998 A: Hey. 1999 2000 Woman: How are you? 2001 2002 A: I'm good. 2003 2004 Woman: What's going on? You all right? 2005 2006 A: Mm, yeah. 2007 2008 Woman: Okay. Hey guys I need (unintelligible). 2009 2010 Woman: (Unintelligible) I don't (unintelligible) thinking. 2011 2012 Man: (Unintelligible). 2013 2014 Woman: Yeah. 2015 2016 Man: See ya. 2017 2018 W- where'd he go? Where'd he go? Okay. Man:

2019		
2020	Man:	Dad (unintelligible).
2021	Man	77 111 1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1
2022 2023	Man:	You'll be all right man. Huh? Don't, uh, you'll be all right.
2023	Wamani	/77-2-4-111-11-1-X
2025	Woman:	(Unintelligible).
2025	Man:	I man that
2027	wiaii.	I mean that.
2028	Woman:	Vegh I. I don't know when we have
2029	Wollian.	Yeah I - I don't know why we have a truancy officer involved.
2030	Man:	Why? (Unintelligible).
2031		"ily . (Chilichigible).
2032	Woman:	(Unintelligible).
2033		(James Lights),
2034	Woman:	Because these parents don't (unintelligible) kids need to be in school. I don't
2035		know what the deal is.
2036		
2037	Woman:	It's true. If you look at it
2038		
2039	Woman:	They don't think their kids it's - it's important for their kids to be in school.
2040		They don't think it's a law. They don't think anything. It's like sorry my son's
2041		not coming.
2042		
2043	((CROSSTAL	<b>K))</b>
2044		
2045	Man:	Yeah I gotcha.
2046	Mana	
2047 2048	Man:	Maybe (unintelligible).
2049	Man:	Table and the state of the stat
2050	Man:	I thought (unintelligible).
2051	Man:	(Unintalliaikla)
2052	IVIGII.	(Unintelligible).
2053	Man:	I would love (unintelligible).
2054	171411.	1 would love (diffificingfole).
2055	Man:	(Unintelligible) well yeah.
2056	2724221	Commengate) well years.
2057	Man:	(Unintelligible).
2058		(Olimothighold).
2059	Man:	My (unintelligible) south.
2060		
2061	Man:	Oh (unintelligible).
2062		
2063	Man:	I did not.

2064			
2065	Woman:	You're gonna charge (unintelligible) D.A.'s office	
2066		100 to Bothia charge (difficettiglote) D.A. S Office	
2067	Q:	All right. Here's the thing man. I got JPO here. You're gonna be going with	
2068	•	them. They're gonna go over to your parents okay? Based on the totality of	
2069		everything, um, I - I someone says no that means no. Okay? Okay?	
2070		Overy many, and, 1 - 1 someone says no that means no. Okay? Okay?	
2071	A:	Okay.	
2072		Onny.	
2073	Q1:	This doesn't mean that way're this doesn't mean the and some year	
2074	<b>~-</b> ·	This doesn't mean that you're – this doesn't mean the end of your life just so	
2075		you know. All right I know (unintelligible) at 15 you're going oh, you know,	
2076		you're thinking worse case scenario. No I get it I mean (unintelligible). You'll	
2077		go – this doesn't mean a conviction that you're c- felon nothing none of that.	
2078		It's just the beginning process of the justice system okay? And if it finds out,	
2079		you know, in court or whatever it is you find out that this is - this is nothing	
2080		and it is nothing or it is something but don't go into panic mode okay? You'll be all right.	
2081		oc an right.	
2082	Q:	Um, this is JPO okay?	
2083	Ψ.	Only this is 3r O oray?	
2084	Man:	How're you doing (unintelligible)?	
2085	1120121	riow ie you doing (unintentgible)?	
2086	Q:	He's gonna he up taking you to his office and the form of	
2087	ζ.	He's gonna be, uh, taking you to his office and then from there he's gonna do,	
2088		uh, the process with you. You don't go to our jail 'cause you're not an adult so	
2089		you're not going to adult jail. Okay? And you're going to be going with	
2090		(Thad) here and, uh, he's gonna get a hold of mom, dad? Mom and dad and	
2091		then go from there okay? All right do you have any questions for us?	
2092	A:	No.	
2093	• ••	110.	
2094	Q:	Okay jim as long as you don't as off mining with and	
2095	Ψ.	Okay, um, as long as you don't go off running we're not gonna put you in any kind of restraints 'til we get out to the car okay? Please don't run. I don't	
2096		wanna run today.	
2097		waining total today.	
2098	Q1:	'Cause	
2099	<b>~</b>	Gadgo.,.	
2100	Q:	Okay?	
2101		Only.	
2102	Q1:	mo- you have mom and dad home?	
2103	<b>~-</b> ~	Jou mad mon du nome:	
2104	A:	Yeah.	
2105	- <del></del>		
2106	Q1:	So no everything's okay there? Dad's not gonna flip out and beat you or	
2107		anything like that is he?	
2108			
• •			

2109	A:	No.	
2110			
2111	Q1:	Okay. All right.	
2112	-	y	
2113	Man:	Here were feller I to the service of	
2114	IVIQII.	Have you talked to them about this at all?	
2115	A:	Yeah and I haven't talked to them in a while because of how long ago the	
2116		situation was.	
2117			
2118	Q1:	Okay.	
2119	<b>4-</b>	Oxuy.	
2120	Λ.		
	Q:	Okay, um, the only thing that I'm gonna add is you need to tell your friends	
2121		that they need to stop - stop messaging and - and - and bothering her.	
2122			
2123	_Q1:	Let the state handle it.	
2124		land of the property of the second se	
2125	Q:	Okay? I'm not saying you go and talls to be to be 71 a 111	
2126	٧.	Okay? I'm not saying you go and talk to her 'cause I'm telling you don't but y-	
		y- you need to get your friends to stop	
2127		•	
2128	A:	Okay.	
2129			
2130	Q:	confronting her with stuff like this 'cause it's getting real close to the point	
2131	•	where I'm gonna start to	
2132		where the going statt to	
2133	01.		
	Q1:	Intimidating a witness?	
2134	_		
2135	Q:	yeah I'm - I'm - I'm gonna start arresting your friends for intimidating a	
2136		witness.	
2137			
2138	Q1:	Get us in between this. It's between you and her and I get it. Your buddies are	
2139	<b>(2)</b>	trying to hole	
2140		trying to help.	
	0.		
2141	Q:	We get it so okay?	
2142			
2143	A:	Okay.	
2144			
2145	Q:	All right. Go ahead and stand up. You're gonna go with him.	
2146	ζ.	131 11617. Oo ahead and stand up. Toute going go with him,	
2147	Woman:	W10000 W 4 4 4 600	
	AAOHIMII.	please come to the main office.	
2148			
2149	Man:	You wanna wait 'til after passing period.	
2150			
2151	Q:	Oh yeah, yeah, yeah. Yeah, yeah let's wait until after passing period.	
2152		v v v v v v v v v v v v v v v v v v v	
2153	Man:	For real though.	
	477621	TOTION PROPERTY	

2154				
2155	Man:	I'm gonna get a hold of mom and have her meet us at the office.		
2156		o and the office,		
2157	Q:	Okay. Um, are any of your parents, um, at home right now or do they work?		
2158	•	only. Only are any or your parents, uni, at notice right now or do they work?		
2159	A:	Uh, I think both of them are working.		
2160		on, I think both of them are working.		
2161	Q:	Okay.		
2162	٧.	Okay.		
2163	A:	Essent Communication		
2164	A.	Except for my mom.		
	٥.			
2165	Q:	Okay. We're gonna wait all right so we're gonna wait until after passing		
2166		period. No reason for them to		
2167				
2168_	_Man;	Right.		
2169				
2170	Q:	see you go out with us.		
2171				
2172	Man:	Your mom's (Marcie)?		
2173				
2174	A:	Yeah.		
2175				
2176	Man:	(Unintelligible) went to school together When decreased		
2177		(Unintelligible) went to school together. Where does your mom work now?		
2178	A:	She works at, uh		
2179	• • •	DIE WOLKS at, utt		
2180	Man:	/TTmimastic th.t. N		
2181	Iviaii.	(Unintelligible).		
2182	A:	(C-11 T)		
2183	A.	(Gold Town).		
	0.	27.7. 1. 111. 11.4.		
2184	Q:	(Unintelligible).		
2185				
2186	Man:	And so she's working right now?		
2187	_			
2188	Q:	(Unintelligible)		
2189				
2190	A:	Yeah I'm pretty sure.		
2191				
2192	Q:	a lot (unintelligible) when you came into (unintelligible).		
2193		Commentation of came into (difficultificity).		
2194	((CROSSTALK))			
2195				
2196	Man:	Will she be able to answer the phone?		
2197	-	and to answer the phone:		
2198	Q;	You guys talk some?		
	χ,	ron Bays raik sollic!		

2199			
2200	A:	Yeah she'll	
2201	A.	ican she ii	
2202	Man:	What was by datas and o	
2203	MIGHT.	What was he doing with?	
2204	Q:	Huh?	
2205	Ψ'	ratt	
2206	Man:	What was he doing?	
2207	274011.	What was he doing!	
2208	Man:	And, uh, which number is hers?	
2209	2720111	And, wil, which humber is hers?	
2210	A:	It's 209-8342.	
2211	- ••	113 209-8342.	
2212	Man:	I'm ganna sten in this other office and aim to a 11	
2213		I'm gonna step in this other office and give her a call.	
2214	A:	Okay.	
2215	100	vamy.	
2216	Q:	How long's passing period?	
2217		Transition of the street of th	
2218	Q1:	Five minutes.	
2219			
2220	Q:	(Unintelligible).	
2221	•	(	
2222	Q1:	Dude what you want me to do? Put 'em on lockdown?	
2223	•	- and white you want mo to do! I di oil lockdowii!	
2224	Q:	Yeah.	
2225	•		
2226	Q1:	Okay just so you could walk out the front door without being seen?	
2227	•	Just so you could waik out the Hont door Without being seen?	
2228	Q:	Kind of.	
2229			
2230	Q1:	(Auggie)'s been giving me a bunch of shit about my hair. Says I should shave	
2231		it.	
2232			
2233	Q:	Yeah why don't you shave it?	
2234			
2235	Q1:	I just don't know if (unintelligible).	
2236			
2237	Q:	You look like a bird.	
2238			
2239	Q1:	Okay like a bird? Like what kind of bird though? Like Big Bird was pretty	
2240		ugly.	
2241			
2242	Q:	(Unintelligible).	
2243			

2244 2245	Q1:	I know I'm just saying though. Like what bird are we talking about 'cause there's some good-looking birds. Maybe like an eagle. Like I could be like	
2246		like a (unintelligible).	
2247		(	
2248	Q:	(Unintelligible).	
2249		( ·	
2250	Q1:	Nah, nah I think that's where you're going with that. I don't like	
2251	-	(unintelligible).	
2252			
2253	Q:	(Unintelligible) eagle.	
2254			
2255	Q1:	I like that. Yeah thanks y- man. You like (unintelligible) my self esteem there	
2256		a little bit.	
2257			
_2258_	_Q:	Okay you mean a bald eagle. Like the most un-American looking bald eagle	
2259		I've ever seen.	
2260	01		
2261	Q1:	Yeah I don't know if I can pull it off though man.	
.2262	0.	•	
2263	Q:	I mean y- you can't pull that off either.	
2264 2265	01.		
2266	Q1:	(Unintelligible). I mean (unintelligible) so it's hard to be (unintelligible) but	
2267		I'm just saying. I think (Auggie) and (Hoffman) have a different point of	
2268		view.	
2269	Q:	Oh wooh shoules to the steer same	
2270	ζ.	Oh yeah they're taller than anyone.	
2271	Q1:	That's what I'm saying. I don't wanna shave.	
2272	<b>~</b>	That's what I'm saying. I don't wanta shave.	
2273	Q:	Okay then don't. Then just be made fun of. Or shave it and be made fun of.	
2274	•	one, then just be made full of. Of shave it and be made fun of.	
2275	Q1:	That's what I'm saying like either way it's a lose/lose situation.	
2276	•	The distriction of the districti	
2277	Q:	If you ever change agencies you're gonna have to change your name like	
2278	•	legally.	
2279			
2280	Q1:	You think so?	
2281			
2282	Q:	Guarantee it.	
2283			
2284	Q1:	You think anyone else will hire me though?	
2285	_		
2286	Q:	Huh?	
2287			
2288	Q1:	You think someone will hire me?	

2289			
2290	Q:	No I doubt think any months at 1	
2291	Q.	No I don't think we would re-hire you.	
2292	01.	No no do seu skink anaskan a sa s	
	QI:	No, no do you think another agency would hire	
2293	_		
2294	Q:	No, no but I don't think we would re-hire you.	
2295			
2296	Q1:	Re-hire.	
2297			
2298	Q:	Mm?	
2299			
2300	Q1:	I think so.	
2301	<b>~-</b> ·	I dillik 50.	
2302	Q:	I don't think so.	
2303	Q.	I don't think so.	
	01.		
2304	Q1:	A- after what we've seen in the past, um, I think - I think they would re-hire	
2305		me.	
2306			
2307	Woman:	We can do that outside. Uh, can I ask you a quick question? In regards to,	
2308		um, the boys so (unintelligible) ever file a report with you guys the	
2309		one boy getting hit at the sheriff's (unintelligible)?	
2310		, o man and a man	
2311	Q1:	Yeah. Yeah I took a report.	
2312		19mm 19mm took a report.	
2313	Woman:	Okay dadla and the have one have and the second at a second	
2314	Wollidge.	Okay dad's and the boys are here and they wanna talk to somebody.	
2315	Q1:		
	Q1.	Okay just have them hang out for a few minutes. There'll be - when passing	
2316		period's over they're gonna leave and I'll take care of that.	
2317			
2318	Woman:	Okay. Okay.	
2319			
2320	Woman:	(Unintelligible) 1-19-7.	
2321			
2322	Q1:	I don't think I'd get hired anywhere else. 'Cause I've thought about going to	
2323	-	(unintelligible).	
2324		(	
2325	Man:	(Unintelligible) get a proper nameplate man.	
2326		(Ommenigiolo) get a proper namepiate man.	
2327	Q1:	Dromov ob stock	
2328	Q1.	Proper oh yeah.	
	0.	7.11	
2329	Q:	Like a proper name. Something that doesn't infierce you know fear in the	
2330		cannon world.	
2331			
2332	Q1:	Yeah. I mean there's like - I - I told, uh, who did I talk to it's a	
2333		(unintelligible) there's a (unintelligible) position (unintelligible) put in for.	
		Carry Parametric put in for.	

2334		
2335	((CROSSTALK)	
2336	((-11000111011),	
2337	Man:	(Unintelligible) if she has any questions.
2338		(Onmenigrate) it she has any questions.
2339	Man:	(Unintelligible).
2340	2740011	(Onmenigiole).
2341	Q:	You got mom?
2342	Ψ.	Tou Bot mont:
2343	Man:	It's (Marcie) (unintelligible).
2344	*******	it b (istation) (uninteniglote).
2345	Q1:	Uh, point of contact will be (unintelligible).
2346	<b>~</b>	on, point of contact will be (unimeringible).
2347	Man:	Okay Do you have a good (Dillan)
2348	Mail.	Okay. Do you have a card (Billy)?
2349	Q:	Um, I don't, um, my cards are all old.
2350	ν.	ont, I don't, ain, my cards are an old.
2351	Q1:	Never got a good. You need to get some
2352	<b>V</b> 1.	Never got a card. You need to get some cards man.
2353	Q:	Vesh I've selved for low but all muse and first and leave the
2354	φ.	Yeah I've asked for 'em but all my cards just say deputy on it now. I could scratch it out and put detective but
2355		scratch it out and put detective but
2356	Man:	Just (Mumber) inst known tolling on to an an angeling
2357	Mail.	Just (Murphy) just keeps telling us to go to (unintelligible).
2358	Man:	You have went above and beyond.
2359	Mail.	tou have went above and beyond.
2360	Woman:	(Unintelligible). I don't have his size.
2361	Wolfield	Commenigrate). I don't have his size.
2362	Q:	What'd you do Fancher?
2363	٧.	what a you do Palichet?
2364	Q1:	I got a compliment.
2365	<b>4.</b> .	1 got a compriment.
2366	Q:	From who?
2367	Ψ.	Profit who?
2368	Q1:	(Unintelligible)
2369	QI.	(Ommeniglote)
2370	Man:	Yeah.
2371	IVIGII.	I Can.
2372	Q1:	San many ma
2373	QI.	See now no
2374	Man:	(Thintelliaible)
2375	TAYOT!	(Unintelligible).
2376	01.	can they referred it -
2377	Q1:	see they refused it anyway.
2378	Mon	Use he wh
23/0	Man:	Has he, uh

2379			
2380	Q:	You want me to like write my name on it?	
2381		roa want mo to nice write my name on nr	
2382	Man:	Yeah. And I'll just give it to mom when we get into it.	
2383		The first give it to moin when we get into it.	
2384	Q1:	Saw a really tall guy with (unintelligible).	
2385		( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( ( (	
2386	Woman:	Scary, uh, yeah.	
2387			
2388	Man:	Hot.	
2389	•		
2390	Woman:	(Unintelligible). Here buddy. Oh my god I mean really.	
2391	0.1		
2392	Q1:	Mm-hm. So you wonder why I work in schools man. We get school – this is	
2393 2394		it all the time.	
2395	((CROSSTALK		
2396	((CKO351ALK	<i>)</i> )	
2397	Q1:	Itio almana libra anno des anno de la	
2398	<b>V</b> 1.	It's always like snacks or something.	
2399	Man:	Not bad. Yeah, yeah,	
2400		rtor bad. Tean, yean, yean.	
2401	Q1:	It's really not.	
2402		The roundy flow	
2403	Man:	You're away from admin.	
2404		Tours army from admin.	
2405	Q1:	Yeah.	
2406			
2407	Man:	That's the most important.	
2408		•	
2409	Q:	Right.	
2410	•		
2411	Q1:	Yeah it is.	
2412	0.		
2413 2414	Q:	Are they - are they clear? Are they done?	
2415	Δh	NG. 1	
2416	Q1:	Mm-hm.	
2417	Q:	All right come on lotte an	
2418	χ.	All right come on let's go.	
2419	Man:	(Unintelligible).	
2420		(Oninomignois).	
2421	Q:	All right cool.	
2422	•		
2423	Q1:	See you later.	
-		/ ~= ·m·vi·	

2424	
2425	2.4
2426 2427	The transcript has been reviewed with the audio recording submitted and it is an accurate transcription.
2428	Signed

### STEEVES 3/8/21

	SIDEV	25 3/6/21
1	No. JV19-0015	FIFTH JUDICIAL DISTRICT
2	Dept. No. 2	MAR 1 1 2021
3		Nye County Clerk
4		Brittani Smith Deputy
5	IN THE FIFTH JUDICIAL DISTE	RICT COURT OF THE STATE OF NEVADA
6	IN AND FOR	THE COUNTY OF NYE
7	THE HONORABLE ROBER	T W. LANE, DISTRICT JUDGE
8		-000-
9		·
10	In the Matter of:	) ) MOTION TO SUPPRESS
11	EDWARD STEEVES,	) MARCH 8, 2021
12	A Child.	) 1:50 P.M. ) PAHRUMP, NEVADA
13	APPEARANCES:	
14	For the State:	KIRK D. VITTO, ESQ.
15		CHIEF DEPUTY DISTRICT ATTORNEY Nye County Courthouse
16		Pahrump, Nevada 89060
17	For the Defendant:	DANIEL MARTINEZ, ESQ. DEPUTY PUBLIC DEFENDER
18		552 East Charleston Boulevard Las Vegas, Nevada 89104
19	Juvenile Probation	
20	Officer:	RANDALL SALTZMAN
21	The Child:	EDWARD STEEVES
22		
23		
24	Danauka d 1	
25	Reported by: CECILIA D. THOM	AS, RPR, CCR No. 712

PAHRUMP, NYE COUNTY, NEVADA, MONDAY, MARCH 8, 2021 1 2 1:50 P.M. 3 -000-4 PROCEEDINGS 5 (The following testimony was recorded and 6 7 later transcribed by a certified court reporter 8 from the JAVS Recording System.) 9 THE COURT: Edward Steeves, 19-0015. All right. Counsel, I show a Motion to 10 Suppress filed by Mr. Martinez, so why don't you go 11 12 ahead and get started for me. 13 MR. MARTINEZ: Thank you, Judge. 14 THE COURT: Thank you. 15 MR. MARTINEZ: Your Honor, I filed this Motion to Suppress Mr. Steeves' statements that he 16 17 made to the Nye County Sheriff's Office. circumstances surrounding that are that the 18 Nye County Sheriff's Office was investigating 19 Mr. Steeves for the Petition that was ultimately filed 20 21 They went down to school. They pulled against him. him out of class without the permission of the 22 principal or anyone at the school without notifying 23 24 Mr. Steeves's guardians, sat him in a room, they read 25 him his Miranda rights. Mr. Steeves said that he

waived those Miranda rights and then proceeded to talk to members of the Nye County Sheriff's Office.

In order for that waiver of Miranda to be valid, it must be knowing, intelligent, and voluntary. Your Honor, it's my position that no 15-year-old in the country can knowingly, voluntarily, and intelligently waive their Miranda rights without their parent or guardian present. The case law that I cited to in my Motion clearly states that it is a strong preference to have a parent or guardian there when a minor is being interrogated and read Miranda by police, and whenever feasible that should be the case.

But the case law says it doesn't always have to be the case. That's my position, Judge. And I take that position based on all of the other rules and all of the other laws that we have here in the state and in the country. Every single one of us, we are born with constitutional rights. We can own a firearm, we can vote, we can get married, we can hold office, unless you're a minor. Then you can't purchase firearms, then you can't vote, then you can't hold office, you can't get married.

Why did we make it that way, Judge?

Because we know that minors -- their brains are not fully formed yet. They haven't gotten to that point

where they can make those rational decisions, they can waive the pros and cons. They don't have the life experience needed in order to exercise those constitutional rights. It hasn't formed yet when they're that age.

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But the stance that we have is that, "Hey, you minors, they can't exercise all of these constitutional rights because their brains aren't fully formed, they don't know what they're doing, they are not smart enough to exercise those constitutional rights. But it's perfectly okay for them to waive a constitutional right without their parent or guardian present. And I don't agree with that at all, Your Honor. I think that doesn't make any sense at all. If a minor needs a parent or guardian present to exercise a constitutional right, logic would follow that they absolutely need a parent or guardian present to waive a constitutional right.

Beyond the U.S. Constitution, the procedures in place here in Nye County say the same thing. The procedures from the Sheriff's Office are that when they pull a child out of school they are supposed to notify the principal. Why is that?

Because the school district has a policy that when a child is being interviewed by members of the

Nye County Sheriff's Office, they notify the parents so the parents can come down; they can be a part of that interview; they can help their child make a knowing, voluntary, and intelligent decision about whether or not to waive their Miranda rights and continue speaking to police.

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That didn't happen in this case.

The school district couldn't follow through with their end of the policy because they were never notified by the Nye County Sheriff's Office. They went in -- they violated their own policy. So Mr. Steeves, in the interview, quickly read his Miranda rights, like every adult is quickly read their Miranda rights. At this point, he's got an eighth grade education. He's never had any experience with law enforcement, any interaction with them whatsoever. He does not understand what his Miranda rights are and what they mean. He can't possibly knowing and intelligently waive those rights in order to give a statement to police.

But that's a burden we're holding him to.
We're holding him to a burden that all of the adults
are held to. Everything else that we have in our
country, in society, everything says that we shouldn't
hold minors to the same standard that we hold adults

to because they're not mature, they're not smart enough, their brains haven't formed yet. But that's the standard that the State wants to hold him to here and still allow his statements in.

Part of that reason is how minors will interact with adults. And we saw that in this interview, Judge. Mr. Steeves started this interview by saying, "I didn't do anything wrong. I didn't do this. I didn't do this." But then through the interrogation, through the badgering, through the repeated questioning, through the techniques of seasoned detectives, his story ends up changing because they're asking questions and they're pointing him in the direction that they want him to go so they can get the information that they want so they can bring him here with a Petition today, Judge.

These statements should be suppressed. We should hold law enforcement to a higher standard, everybody to a higher standard to make sure that the constitutional rights of everybody, and especially minors, are protected from this point going forward. And for that reason, I'm asking the Court to suppress all of Mr. Steeves' statements that he did make to law enforcement.

And if needed, Judge, if you need more

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information, we can certainly set this matter for an evidentiary hearing. I know you've seen some proof that we know the Nye County Sheriff's Office violated their policy when they pulled him out without talking to the principal, and I know that we have proof that it is the school policy to notify parents when kids are being spoken -- when police are interviewing the kids in school. So if you need more information, we can certainly set this matter for an evidentiary hearing, and we can take it from there.
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THE COURT: Thank you, sir.

MR. MARTINEZ: Thanks, Judge.

THE COURT: Mr. Vitto?

MR. VITTO: Thanks, Judge. The facts of this issue aren't really in dispute. What actually took place isn't being disputed. However, if this Court was interested in listening to the interview, listening to the officers testify in relation to it, that's fine. We can have that hearing.

As the Court will hear, there was no badgering. The statements that the Defense is seeking to have suppressed clearly, the officers were told that the sex was consensual. Yes, the young man said she said no, but he thought it meant something other than no. The School District policy is not

controlling here in respect -- at all, in respect to what actually took place. And as my -- the District Attorney set forth, there's no basis to suppress these statements.

The detectives met the young man in an administrative room at Pahrump Valley High School. He was seated in a well-lighted room in a padded chair. He was not handcuffed. He was not restrained. There were school employees present. So whether someone said to the principal, "Hey, we're doing this," clearly and obviously the school knew. They were there; they were present. It took place in the school with school employees in the area.

He was then read the Miranda warnings.

"You have the right to remain silent. If you give up that right to remain silent, anything you say can be used against you in a court of law. You have the right to an attorney. If you can't afford an attorney, an attorney will be appointed to represent you. You don't have to talk to us at all. You don't have to answer any questions, and because you're a juvenile, you have the right to have a parent or guardian present." He was again told that he didn't have to talk to anybody if he didn't want to.

Despite the warnings that every kid has

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seen on television or in social media or is otherwise aware of, he began to talk. As the District Attorney pointed out on page 3 of the Opposition, "To call the interrogation tactics" -- quote-unquote -- "badgering would be to stretch credulity to its very limits."

During the entire interview, he denied taking part in any nonconsensual sexual conduct, and in fact, stated that when consent was revoked, he stopped. It was roughly 90 minutes, 87. Two breaks were taken totaling about ten to 15 minutes.

The District Attorney points out that after conceding that a juvenile defendant is entitled to the same protections under Miranda as an adult under Marvin, a Minor, v. the State of Nevada, the whole of the right to Miranda warnings is elementary. The premise is not disputed. The fact of the matter is he was fully informed of his Miranda rights at the very beginning of the interview; told he could remain silent; told exactly what would happen; given the opportunity, every opportunity to stop, to not answer questions, to have an attorney present, to have a parent or guardian present; and on two separate occasions told that he didn't have to speak to police officers at all. He decided to speak with police officers.

The requirement, and all we're here for, is whether the requirements of Miranda v. Arizona were met. The requirements of Miranda were clearly, unequivocally, beyond dispute met prior to the commencement of questioning. If that's the basis to suppress, the Defense Motion fails.

If the Court wants to hear evidence, that's fine. It's certainly something we have no objection to. But the entire matter was captured on video. It was hardly a police dominated environment. There was no restraint. The environment was by no means threatening. Every response was voluntary, willing, knowing. He would even, during the interview, dispute the detectives. He had the wherewithal. This was not a helpless child. He had the wherewithal to dispute characterizations of his answers and questions. There were no strong-arm tactics used.

Many of the statements were made,
volunteered without even a question. The tone of the
conversation was civil. No threats. No verbal
threats. No physical intimidation. The defendant
simply responded to questioning in a knowing and
voluntary fashion.

The District Attorney points out that the fact that he was 15 years old at the time could hardly

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be said to render his voluntary responses involuntary.
    And a review of the questioning, the video, and what
 2
 3
    would come out in testimony would bear that out.
 4
               And again, he was informed twice that he
 5
   didn't have to speak to police at all. And all of
    this was provided before questioning even began.
 6
   Based on the totality of the circumstances, he chose
 7
   to voluntarily answer all of the police questioning
 8
   without hesitation, without badgering.
                                            And clearly,
   any review of the evidence or the video, which isn't
10
   contested -- factually what occurred isn't
11
   contested -- it is what it is. Everybody's seen it.
12
   There was no lack of sophistication of at least a
13
14
   normal 15-year-old child. His answers are clear.
                                                       His
15
   answers are cogent.
                         They're responsive to the
16
   questions put to him and illustrative of the fact that
   he is aware of what he's been accused of.
17
18
               The District Attorney contends -- finishing
   up on page 5, "To contend that he was unable to
19
   understand the waiver of his rights is a smoke screen
20
21
   at best." This motion should be denied.
22
               THE COURT: Anything else?
23
              MR. MARTINEZ:
                              Judge, the State argues here
   that essentially Miranda was followed. He was read
24
25
   his Miranda rights; that's it.
                                    That's not it.
                                                    The
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next portion of it is whether or not those rights were knowingly, voluntarily, and intelligently waived. And Miranda rights are essentially instructions. This is where we are.

In my career as an attorney, I can't tell you how many times I've seen people come into court and to be given instructions by the Court, orders on what to do when they're out of custody. And then they call us to say, "I didn't quite understand what he said. I didn't quite understand what they were talking about," if I get a call. They may just not understand and continue doing what they're doing. And then when they get in trouble, they say, "Well, I didn't understand."

The normal person that we deal with doesn't hear instructions one time and say, "I got it. I figured it out. I understand. I'll do exactly what you're telling me to." That's where -- much less any child. But again, that's a standard that we want to hold a 15-year-old to here, Judge. He was read the Miranda rights, yes. And we're expecting him to understand them, process them, analyze them in the situation he's in where he's confronted by two members of the Nye County Sheriff's Office.

No 15-year-old can do that. No, not one.

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It's for that reason his rights were not knowingly and
 1
    intelligently waived. They cannot be knowingly and
 2
    intelligently waived without the presence of a
 3
    guardian, without an adult to help him out, to help
 4
    him understand. That's my position, Judge.
 5
    that's the reason why I'm asking the Court to suppress
 6
 7
    his statements.
 8
               THE COURT:
                           Thank you, Sir.
 9
               Anything else?
               MR. Vitto: Yes. It isn't the law.
10
    that no 15-year-old can do this without the advice of
11
    a parent or a guardian, is not the law. That's the
12
    position that the Defense takes. That's the position
13
    he wants to argue, but it's not the law. You can't do
14
    that. You can waive without the presence of a parent
15
16
    or guardian.
17
               And we're not talking about any
    15-year-old. And I'm not the moving party.
18
    Defense is the moving party. He wants to throw a
19
   blanket over every 15-year-old and say, "As a matter
20
   of law, no 15-year-old can do this." But we don't
21
   care about every 15-year-old. We care about this
22
   15-year-old. And I'm not the moving party. The
23
   Defense has to convince you that this 15-year-old
24
   couldn't knowingly, willingly, voluntarily waive and
25
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engage with the police. He hasn't done it.
 1
 2
               THE COURT: My understanding of what's
    currently going on with the Nevada Supreme Court and
 3
    the legislature is that they are slowly progressing
 4
    towards the point that they're going to order, or
 5
    legislate, that every juvenile who is interviewed has
 6
 7
    to have an attorney present and it has to be
    videotaped. That's the direction they're going in.
 8
    They haven't reached it yet, but they're going in that
 9
    direction.
10
11
               Most of Mr. Vitto's argument is the
    standard argument that would be made in adult
12
    situation with adult being given a waiver, the Miranda
13
    waivers, and so forth, and he correctly argued it.
14
    The Defense's point is this isn't an adult, it's a
15
    15-year-old. Whereupon, Mr. Vitto said, "Well, for
16
   most 15 year olds, maybe it would be a good argument.
17
    But for this 15-year-old, it isn't."
18
19
               -the question is of course, did he
    knowingly, intelligently, and voluntarily waive.
20
   I agree with Mr. Vitto that we need to take these on a
21
   case by case basis and not make a ruling today that
22
   sets precedence for all cases. We have to look at the
23
   totality of the facts and the circumstances.
24
25
               In this case, however, there were I believe
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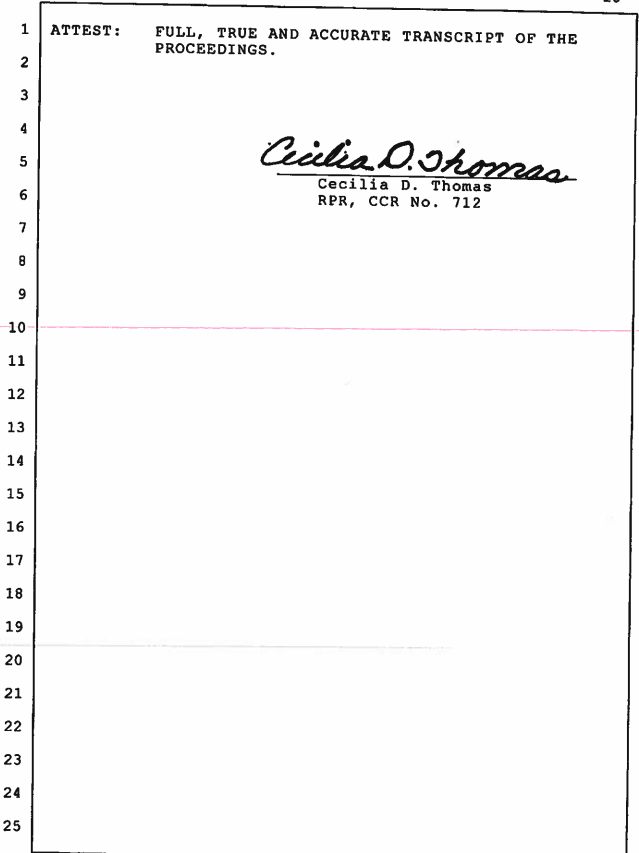
10-

about six complaints or so by the parents to the Nye County Sheriff's Office and the school about things that everybody did wrong. And the Nye County Sheriff's Office reviewed it, and the school did, and they came back and they said, "We didn't do anything wrong, except one thing. We have a policy," the Sheriff's Office says, "that whenever you go to interview a child, you have to first notify the principal so that the school can do their policy." The Sheriff's Office failed to do that. And the officer was found in violation of that policy.

Therefore, we have to hold police to proper policies and procedures, and they did not do so, and based on that, I am suppressing the statement. The Sheriff's Office has to follow proper policy, notify the principal, who then has to do what he has to do. And then in that situation depending on each case fact specific — it may be a situation where they did what they were supposed to and the parents didn't come down and the kid confessed and the Defense stands up and says, "We object. He's just a kid." And I would probably say, "No, it's fine." Depending on each case. But in this one, the Sheriff's Office didn't do their proper policy, so I'm going to suppress the statements.

```
1
               MR. VITTO: Now, here's the conundrum that
 2
             It doesn't hurt our case. We can go forward,
    we have the victim. We will appeal this decision,
 3
              But the problem with appealing this decision
    is if there's no record. We don't have the video as
 5
    part of the record. We don't have the officer's
 6
    statement. So what I would ask, I would ask if we can
 7
    make the video, at least make the video a part of the
 8
    record so that we can reference it on appeal.
 9
10-
               THE COURT: All right. And are you talking
    about filing a Writ? Because the appeal is going too
11
    late probably.
12
13
               MR. VITTO: We have specific -- I think we
    have to appeal suppression -- a suppression that's
14
    been granted, like two or three days --
15
16
               THE COURT:
                           Right.
17
               MR. VITTO: -- we have to appeal it.
18
               THE COURT:
                           Yeah. Who has that video that
   you want to make part of the record?
19
20
               MR. MARTINEZ:
                              We both do.
21
               MR. VITTO: Yes.
22
               THE COURT: All right. So any objection to
   making it part of the record?
23
24
              MR. MARTINEZ: No, Judge.
25
               THE COURT:
                          All right.
```

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1
               MR. MARTINEZ:
                               That's fact -- as he said,
 2
    it's fact not disputed.
               THE COURT: Besides the video, which I'm
 3
    ordering to be made part of the record, is there
    anything else that you were referring to, Mr. Vitto,
 5
    that you want to be part of the record?
 6
 7
               MR. VITTO: You know what, I'm fine with
    that, Judge.
 8
 9
               THE COURT: Okay. Anything else for today?
10-
               MR. MARTINEZ: I don't - well, Judge, I
    would say we need to set the next hearing which would
11
   be an evidentiary hearing, but if the State is going
12
    to appeal this decision, I know they have to do it
13
   pretty quickly. I think we kind of wait for the
14
    appeal to run its course before we set an evidentiary
15
16
    hearing.
17
               THE COURT: Kirk, status check, how far
18
    out?
19
               MR. VITTO:
                           Status check, four months.
20
               THE COURT:
                           July 12th.
21
               MR. VITTO:
                           Thanks, Judge.
22
               THE COURT:
                           July 12th, 1:15.
23
               MR. MARTINEZ:
                              Thanks, Judge.
24
               THE COURT:
                           Thank you.
25
                             -000-
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### FILED FIFTH JUDICIAL DISTRICT

Case No.:

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JV 19-0015A

Department:

JAN - 4 2021

Brittani Smith-

Nye County Clerk Deputy

### IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

### IN AND FOR THE COUNTY OF NYE

In the Matter of

EDWARD MATTHEW STEEVES.

A Child.

## <u>MOTION TO SUPPRESS</u>

COMES NOW, the Juvenile, Edward Matthew Steeves, by and his through his Public Defende Daniel E. Martinez, Esq., of Daniel Martinez Law, LLC, and hereby moves the Court for an Ord suppressing his statements made to law enforcement.

This motion is made and based on all the papers and pleadings on file herein, the Points a Authorities submitted herewith, the exhibits attached hereto, and any further evidence and argument may be adduced at the hearing of this matter.

DATED this 4th day of January, 2021.

Daniel Martinez Law, LLC

Daniel E. Martinez, Esq. Nevada Bar No.: 12035

Page 1 of 8

# IMNIEL MARTINEZ LAW

### **NOTICE OF MOTION**

TO: Nye County, Plaintiff; and

TO: District Attorney, its Attorneys;

DATED this 4th day of January, 2021.

Daniel Martinez Law, LLC

Dartiel E. Martinez, Esq. Nevada Bar No.: 12035

# POINTS AND AUTHORITIES FACTUAL BASKGROUND

On September 25, 2019, Deputy Tolle responded to Pahrump Valley High School due to a allegation by Jada Boley (hereinafter "Jada") that her ex-boyfriend, Edward Steeves (hereinafter "Eddie"), committed a sexual assault of her on September 6, 2019 (hereinafter "the incident"). The Ny County Sheriff's Office conducted an investigation of the reports, interviewing Jada several times i addition to alleged witnesses.

On December 10, 2019, Detectives Marshall and Fancher interviewed Eddie at Pahrump Valle High School in relation to the incident. Eddie was born on October 5, 2004, and at the time of the interview he was half way through his freshman year of high school. The Detectives report advising Eddie of his Miranda rights in addition to apprising Eddie of his right to have a parent present for the interview. Eddie proceeded to speak with the Detectives without counsel or his parents present. The Police Report does not document that Eddie indicated an understanding of the rights he was waiving.

During the interview, Eddie repeatedly denied any wrongdoing. Despite his denials, the Detectives repeatedly told Eddie that he raped Jada until he began to cry. The Detectives further insists to Eddie that he admitted to wrongdoing, despite Eddie's repeated insistence they we misunderstanding him. Eddie was subsequently charged with Sexual Assault.

#### **LEGAL ARGUMENT**

The Due Process Clause, as well as the accused's right not to be compelled to be a witness again himself/herself incorporated in the Fifth Amendment of the United States Constitution and Art I sec. of the Nevada Constitution, have been fashioned and adopted to deal with certain heinous realities archaic criminal justice systems. The Miranda warning must be given when a person is deprived of I freedom of action in any significant way. *Miranda v. Arizona*, 384 U.S. 436, 16 L.Ed. 2d 694 (1966) This law was adopted in Nevada and made mandatory during custodial interrogations initiated by poli officers. *Skinner v. State*, 83 Nev. 380, 432 P.2d 675 (1967). The juvenile is entitled to the same Four

Page 3 of 8

and Fourteenth Amendment protection afforded to adults. Marvin, a Minor v. The State of Nevada, Nev. 836; 603 P.2d 1056 (1979).

In Miranda, the court defined an in-custody interrogation as "[q]uestioning initiated by la enforcement officers after a person has been taken into custody or otherwise deprived of his freedom action in any significant way." Id. To determine whether a custodial interrogation has occurred, the Court must consider the totality of the circumstances, including: (1) the site of the interrogation, (1) whether the objective indicia of an arrest are present and (3) the length and form of questioning. Alwar v. State, 112 Nev. 141, 155, 912 P.2d 243, 252 (1996). The other objective indicia of arrest include: (1) whether the suspect was told that the questioning was voluntary or that he/she was free to leave; (2) whether the suspect was not formally under arrest; (2) whether the suspect could move about free during questioning; (d) whether the suspect voluntarily responded to questions; (e) whether the atmosphere of questioning was police-dominated; (f) whether the police used strong-arm tactics deception during questioning; and (g) whether the police arrested the suspect at the termination questioning. State v. Taylor, 114 Nev. 1071, 968 P.2d 315 (1998) & United States v. McKinney, 88 F.: 551, 554 (8th Cir. 1996). All seven factors need not be present in order to determine that the suspet was or was not in custody. Id.

Courts have noted that the prosecution has the burden of proving, usually by a preponderance the evidence, that the *Miranda* warning was sufficient and that if there was a waiver of those rights the trium to the sufficient and that if there was a waiver of those rights the it was intelligently, knowingly, and voluntarily made. *Colorado v. Connelly*, 479 U.S. 157, 93 L.Ed. 473 (1986). The government's burden to show Miranda was waived knowingly, willingly, a intelligently is heightened when dealing with juveniles because they may not adequately understand the right against self-incrimination. *In re Gault*, 387 U.S. 1, 18 L.Ed. 2d 527 (1967). In *Blackburn Alabama*, 361 U.S. 199 (1960), the court held that in order for an interrogation to carry the taint coerciveness, there need not be a showing of physical threats. Instead the court held that if, in the total of circumstances an atmosphere of coercion is created, the statements are involuntary in nature. *Id.* 

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indicating that coercive confessions erode the values of society and humanity, the court state "[c]oercion can be mental as well as physical, and that the blood of the accused is not the only hallma of an unconstitutional inquisition" *Id* at. 206.

Before being interviewed, a child should be advised of his rights and cautioned that any answe may be used in criminal courts as well as before the juvenile court. Special efforts should be mad especially in the case of young children, to interview the juvenile only in the presence of a parent guardian. Harling v. United States, 111 U.S. App. D.C. 174, 295 F.2d 161, 163-64 n. 12 (1961 Although a juvenile does have the capacity to make a voluntary confession without the presence assent of a parent or guardian, and a confession is not psychologically coerced or involuntary simp because no adult assented to it, it is preferred that a responsible custodian be present. Stokely v. State Maryland, 301 F.Supp. 653, 660 (D.Md. 1969); People v. Lara, 432 P.2d 202, 212 (Cal. 1967); In J.F.T., 320 A.2d 322, 324 (D.C App. 1974). Absent extraordinary circumstances, this should always the policy when a child is being questioned or a formal statement concerning his participation is bein taken.

However, if a parent is not present, the trial court should consider the sophistication of t defendant and factors such as age, education, and other pertinent facts in determining whether a waiv of Miranda outside the presence of a parent was sufficient. *In re J.F.T.*, 320 A.2d 322 (D.C. App. 197-Clearly, the more serious the offense and the younger the accused, the greater the precaution that should be taken in the interrogation process. Because of a child's presumed immaturity, special safeguar should be placed around police interview in investigating a delinquent act since it is not known at the time whether or not the juvenile court will retain jurisdiction over the case or permit trial in an additional court. NRS 62B.390. It cannot always be assumed that the police interview will lead only to non-criminal proceeding.

In this case, it is undisputed that Eddie was subjected to a custodial interrogation. Detective Marshall and Fancher detained Eddie and advised him of his Miranda rights and his right to have

Page 5 of 8

parent present. Eddie agreed to speak with the Detectives about the incident at that time. However because of his age, Eddie could not knowingly, intelligently, and voluntarily waive his Miranda right outside the presence of a parent under the circumstances.

Eddie was fourteen (14) years old at the time of the incident, and barely fifteen (15) whitnerviewed by Detectives. As such, at the time he allegedly intelligently, knowingly, and voluntari waived his Miranda rights without first speaking to a parent, guardian, or counsel, he had, at most, a eighth (8th) grade education. Furthermore, prior to that day, Eddie had never interacted with la enforcement or been in trouble, so he had no familiarity with the criminal justice system, nor the reality of interacting with the police as the subject of an investigation. Middle school does not cover the conce of waiving one's rights against self-incrimination under the Constitution. It is likely the typical nin (9th) grader does not know what it means to "waive" one's Constitutional rights. As such, it is likely the Eddie had never heard about the criminal justice concepts covered in Miranda warnings before being advised by the Detectives in the middle of a school day.

Under the circumstances, any statement procured from Eddie would be coerced and involuntal and thus, the Detectives should have attempted to inform and involve Eddie's parent or guardian in orce to get a thorough waiver of rights. This becomes more apparent by the conduct and demeanor of the Detectives as documented in their report. Detectives repeatedly badger Eddie into "admitting" wrongdoing despite his repeated denials. Eddie begins to cry under the circumstances as the Detective put words in his mouth and tell him he has already admitted to the crime. These statements are obtain so coercively as to make any waiver of rights, or denial of parental presence, completely involuntated and void.

Eddie faces serious charges of sexual assault that come with potential lifelong consequences a stigmas, even if only pursued in the juvenile system. At the time of the interview, he was a fifteen (I year old high school freshman with no education regarding the justice system, no criminal history, a no experience interacting with law enforcement. As such, he could not voluntarily waive his rights unc

Page 6 of 8

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the circumstances without being further advised by a parent or counsel. The Court should appropriate weigh Eddie's age, education, immaturity, and lack of sophistication and find his statements were made involuntarily, under coercion by law enforcement, and thus, should be excluded.

### **CONCLUSION**

The Defendant could not knowingly, intelligently, and voluntarily waive his *Mtranda* right because of his age, education, the severity of the charge, the absence of a parent or guardian, and the totality of the circumstances. Any and all statements made by Edward Steeves must be suppressed.

DATED this 4th day of January, 2021.

Daniel Martinez Law, LLC

Daniel E Martinez, Esq. Nevada Bar No.: 12035

# DANIEL MARTINEZ LAW

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### **CERTIFICATE OF SERVICE**

I, Daniel E. Martinez, Esq., Nye County Public Defender and counsel for the Juvenile, EDWARD MATTHEW STEEVES, do hereby certify that I have served the following:

Juvenile's Motion to Suppress Defendant's Statements in Case No. JV 19-0015A In the Matter of Edward Matthew Steeves

upon said Plaintiff by delivering a true and correct copy thereof on January 4, 2021, to the following:

NYE COUNTY DISTRICT ATTORNEY'S OFFICE

Daniel E. Martinez, Esq.



# FILED FIFTH JUDICIAL DISTRICT

JAN 282021

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Nye County Clerk Brittani Smith Deputy

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NYE COUNTY DISTRICT ATTORNEY BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

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IN THE FIFTH JUDICIAL DISTRICT COURT COUNTY OF NYE, STATE OF NEVADA

THE STATE OF NEVADA,

Case No. JV19-0015A

Plaintiff.

VS.

**EDWARD STEEVES,** 

Defendant.

MOTION TO SUPPRESS DEFENDANT'S STATEMENTS

OPPOSITION TO DEFENDANT'S

TO: EDWARD STEEVES, DEFENDANT; and

TO: DANIEL E MARTINEZ ESQ., ESQ. Attorney for Defendant;

YOU, AND EACH OF YOU WILL PLEASE TAKE NOTICE that the State hereby submits its Opposition to Defendant's Motion to Suppress Defendant's Statements in the above entitled case. This opposition is based on all papers and pleadings herein, the attached Points and Authorities, and any further evidence and arguments adduced by counsel at the hearing of this matter.

DATED this \_\_\_\_\_ day of January, 2021.

CHRIS ARABIA
NYE COUNTY DISTRICT ATTORNEY

CHRIS ARABIA Distrigi Attorney

# NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

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### POINTS AND AUTHORITIES STATEMENT OF OPERATIVE FACT

On December 10, 2019, Detectives J. Marshall and W. Fancher responded to the Pahrump Valley High School, in response to a report of a sexual assault incident which occurred on September 6, 2019. The purpose of their arrival was to interview the Defendant in this matter, Edward Steeves, then age 15, concerning that incident. Prior to this interview, an investigation of the incident had been ongoing for approximately 1.5 months.

Detectives Marshall and Fancher met the Defendant in an administrative room at Pahrump Valley High School. He was seated in a well-lighted room, in a padded chair. He was not handcuffed, or in any other way restrained. There were school employees present within feet of where the Defendant was seated. For much of the interview, the door to the interview room was open, and one could hear school employees bustling about outside the room. After introducing himself and telling Eddie why he was there, Detective Marshall read Eddie his Miranda warnings.

In giving Eddie his Miranda warnings, Detective Marshall informed Eddie of the following facts: (1) He had the right to remain silent; (2) If he chose to talk, anything that he said could be used against him in a court of law; (3) that he had the right to an attorney; (4) That if he could not afford, an attorney, one would be appointed for him at no cost or fee and could be present at the time of questioning if he wished; (5) That Eddie did not have to talk to them at all, or to answer any questions if he did not wish; and (5) That because he was a juvenile, he had the right to have a parent or guardian present at the time that he talked to them. He was then again told that he did not have to talk to the Detectives at all, if he did not want to.

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Despite these warnings, Eddie began speaking with the Detectives, as criminal interviews go, and to call the interrogation tactics "badgering" would be to stretch credulity to its very limits. During the entire interview, Eddle denied taking part in any non-consensual sexual conduct. In fact, when it was suggested that the reporting witness had "revoked" her consent, Eddie stated that he stopped any ongoing efforts at intercourse.

The entire interview took place over the course of one hour and 27 minutes. During that time, Detectives took at least two breaks, totaling about 10-15 minutes. At the end of the interview, Defendant Steeves was taken into custody by a JPO. (Juvenile Probation Officer).

### **LEGAL ARGUMENT**

in his motion to suppress, Defendant spends much time attempting to establish that the Defendant was in custody, and that, as such, he was entitled to be given Miranda warnings. Miranda v. Arizona, 384 U.S. 436, 16 L.Ed.2d 694 (1966). It is undisputed that the requirements established by Miranda clearly apply to custodial interrogations conducted by police officers in the state of Nevada. Skinner v. State, 83 Nev. 380, 432 P.2d 675 (1967). The State concedes that a juvenile defendant is entitled to the same protections under Miranda as an adult criminal suspect would be. Maryin, a Minor, v. The State of Nevada, \_\_\_\_ Nev. 836, 603 P.2d 1056 (1979). This whole of the right to Miranda warnings, however, is elementary. The State does not dispute this premise. Whether he was actually in custody or not, however, Eddie Steeves was fully informed of his Miranda rights at the very beginning of the interview conducted at PVHS. He was told of his right to remain silent. He was told that anything that he said could and would be used against him in a court of law. He was

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informed of his right to have an attorney, retained or appointed, present during his questioning. He was informed of his right to have a parent or guardian present during his questioning. Finally, he was told on two separate occasions that he did not have to speak to police officers at all. (See, GETAC video, interview of Eddle Steeves, 12/10/2019). The requirements of Miranda v. Arizona were clearly satisfied before the commencement of questioning.

A review of the GETAC video prepared during the December 10, 2019 interview of Eddie Steeves demonstrates a number of things. The questioning took place at his school, hardly a police-dominated environment. The Defendant was not restrained at all during his questioning, and in fact was seated in an unthreatening environment, in a padded chair. He voluntarily responded to all of police questioning, and even disputed some of the Detectives' characterizations of his answers to questions. No strong-arm tactics were used to get the Defendant to answer questions, and in fact many of his statements were made without a question. The tone of the conversation was civil. No threats were made, and no verbal threats or physical intimidation were employed. The Defendant simply responded to questioning in a knowing and voluntary fashion.

The fact that Eddie Steeves was 15 years old at the time that he was questioned can hardly be said to render his voluntary responses to questioning involuntary. A review of his questioning via GETAC recording bears this out. Eddie Steeves was informed that any responses to questioning could and would be used against him in a court of law. He was also informed twice that he did not have to speak to police officers at all. All of this information was given to him before questioning even commenced. Every child over the age of 10 years old has heard the Miranda Warnings hundreds of times, simply by virtue of police TV dramas. Even with

this information in hand, Eddie Steeves chose to voluntarily answer all of the police questioning without hesitation, and without badgering.

A review of this GETAC video will convince the court that Eddie Steeves does not lack the sophistication of at least the normal 15 year old. His answers are clear, responsive to the questions put to him, and illustrative of the fact that he is aware of what he has been accused of. To contend that he was unable to understand the waiver of his rights is a mere smokescreen, at best.

### CONCLUSION

In accordance with the foregoing, Plaintiff, the State of Nevada, respectfully submits that the Defendant's Motion to Suppress his own statements should be Denied, in its entirety.

DATED this 2 day of January, 2021.

CHRIS ARABIA
NYE COUNTY DISTRICT ATTORNEY

CHRIS ARABIA District Attorney

## NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080

### **CERTIFICATE OF SERVICE**

I, Renne McKeen, Paralegal, Office of the Nye County District Attorney, P. O. Box 39, Pahrump, Nevada 89041, do hereby certify that I have served the following:

OPPOSITION TO DEFENDANT'S MOTION TO SUPPRESS STATEMENTS
Case No. JV19-0015A
STATE v. EDWARD STEEVES

upon sald Defendant herein by mailing a	true and correct copy thereof, postage
prepaid, on	_, to the following:
DANIEL E MARTINEZ ESQ.	_

Renne McKeen

No. JV 19-0015A

FILED
FIFTH JUDICIAL DISTRICT

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Juvenile Division

Nye County Clerk

British Smith

COURT ORDER

The undersigned affirms that this document does not contain the social security number of any person.

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
IN AND FOR NYE AND ESMERALDA COUNTIES

In the Matter of

EDWARD STEEVES,

A Child.

On December 12, 2020, a Petition was filed by the Nye County District Attorney's Office ("State") against a minor EDWARD STEEVES ("Minor") for one count of Sexual Assault. The Minor's attorney Daniel Martinez ("Defense") filed a Motion to Suppress on January 4, 2021. The State filed an Opposition on January 28, 2021. A hearing was held on March 8, 2021 regarding the Motion to Suppress. This Order follows.

The Defense argues that on December 10, 2020, the Nye County Sheriff's Office

Detectives Marshall and Fancher interviewed the Minor at Pahrump Valley High School, in
relation to the alleged sexual assault ("incident") which occurred on or about September 6, 2020.

The Minor's age was 15 and he was half-way through his freshman year. The detectives advised
him of his Miranda rights and interviewed him without notifying the school principal as required
by policy and procedure between the Nye County Sheriff's Office and the high school; and
without the minor's parents or attorney being present. The defense argues that due to his youth
and immaturity level, an interrogation should not have occurred without the principal being

notified, the parents being present and/or an attorney for the minor. The defense argues the report does not document his understanding of his Miranda rights he was waiving. The defense argues the Minor repeatedly denied the assault, but the detectives badgered him and used interrogation skill techniques until the minor cried and confessed. The defense argues it was a custodial interrogation. The defense argues the minor did not knowingly, intelligently and voluntarily waive his Miranda rights. The defense argues the minor had never interacted with law enforcement, had no familiarity with the criminal justice system and no experience being interviewed by the police. The defense argues because of his age, education, the severity of the charge, the absence of a parent or guardian, and the totality of the circumstances, the minor did not know or understand what it means to waive his Constitutional Miranda rights, that his statements were coerced and involuntary, and the statements should be suppressed.

The State presented objections and argues that all the authorities involved in conducting the investigation, specifically the Nye County Sheriff's Office with witness representation from school administration at Pahrump Valley High School, appropriately complied with the Nevada Revised Statutes, the Minor's Miranda rights, and that the Minor was made aware of his rights to have a parent(s) present. The State argues the interrogation was not custodial, was not coercive, and that a review of the taped interview video would show the Minor knowingly, intelligently and voluntarily waived his Miranda rights.

The parents of the minor filed a complaint to the Nye County Sheriff's Office that a number of policies and procedures were violated by the interview and investigation of their son. The Sheriff's Office Internal Affairs investigated the complaints and prepared reports on their findings. The parties stipulated that the Court could review those reports in camera prior to the hearing on the motion to suppress, to ascertain if there were any violations of policy and procedure.

The reports indicate that the Internal Affairs investigation, using a preponderance of the evidence standard, made findings of exoneration on all but one complaint, finding that Detective

Marshall had violated Nye County Sheriff's Office policy 3013 by not notifying the principal he was on campus to conduct an investigation and interview. NCSO Policy 3013, School Investigations, states in part: "Members of the Nye County Sheriff's Office will conduct criminal investigations of certain offenses whether school is in session or not. These offenses include: Sexual assaults, drug related problems, assault with injury (maiming) etc. The school principal shall be informed of any investigation conducted on school property during school hours."

The report indicates that another officer claimed to have told the principal about the interrogation, but the principal claimed to have no memory of being notified.

It was stated at the hearing that the normal policy and procedure was for the Sheriff's Office to notify the principal, who would then contact the parents to inform them of the requested interview so they could elect to be present or not. The principal did not contact the parents, who were surprised to learn their child had been interviewed. At the hearing, the Court did not reach a review of the videotape or a finding on whether the Minor knowingly, intelligently and voluntarily waived his Miranda rights based on the totality of the circumstances. Instead, the Court held that because the Sheriff's Office found that a violation of NCSO policy and procedures had occurred by the failure to notify the principal of the interrogation, and thus notification to the parents, the interview would be suppressed.

IT IS THEREFORE ORDERED that the defense's Motion to Suppress Juvenile's Statements, be and is hereby granted.

IT IS FURTHER ORDERED that the State's request to produce the video recording shall be allowed for the Court record.

District Court Judge



Case No JV 19-0015 1 2 Juvenile Division LEA# 19NY-3371 3 The undersigned affirms that this document does not contain 4 the social security number of any person 5 6 7 8 In the Matter of 9 **EDWARD STEEVES,** 10 A Child. 11 12 13 14 15 16 17 18 NEVADA. 19 20 21 22 23 24

FILED FIFTH JUDICIAL DISTRICT

DEC 12 2019

DEBRA BENNETT Deputy Deputy

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF NYE

PETITION

Petitioner, Chief Deputy District Attorney, Kirk Vitto, Office of the District Attorney, County of Nye, State of Nevada, respectfully represents as follows:

There is now living or found within the County of Nye, State of Nevada, a minor Child whose full name is EDWARD STEEVES, born on OCTOBER 5, 2004, and whose address is 940 E LUCAS LN, PAHRUMP TOWNSHIP, NYE COUNTY,

II.

The name(s) and residence address(es) of the parent(s), guardian(s), or custodian(s), and spouse if any, of said Child are:

HI.

Petitioner is informed and believes, and therefore alleges upon information and belief, that said Child, before the filing of this Petition, in Nye County, Nevada, did,

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then and there, commit a delinquent act, i.e., an act designated as a crime under the law of the State of Nevada, or violated a County or Town ordinance or any rule or regulation having the force of law, in the following manner, to wit:

SEXUAL ASSAULT, in violation of NRS 200.366, A DELINQUENT ACT, AND NOT A CRIMINAL OFFENSE, PURSUANT TO NRS 62B.330, A CATEGORY 'A' FELONY IF COMMITTED BY AN ADULT, committed in the following manner, to wit: That ON OR ABOUT SEPTEMBER 6, 2019, in Pahrump Township, Nye County, Nevada, said child did willfully and unlawfully subject another person, to wit: JANE DOE, to sexual penetration, against the victim's will, or under conditions in which said child knew or should have known that the victim was mentally or physically incapable of resisting or understanding the nature of his conduct, by taking, or pulling, the victim's pants down, while she resisted, and thereafter penetrating her vaginally, with his penis, after he was told "no":

IV.

Said Child is not in custody at the time of filing of this Petition.

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### WHEREFORE, Petitioner prays as follows:

- That the Court direct the Clerk of this Court to issue a Summons 1. requiring the person or persons who have custody or control of said Child to appear personally and bring the Child before the Court at a time and date stated in the Summons:
- 2. That after hearing the evidence, the Court declare said Child to be within the purview of the Juvenile Court Act of the State of Nevada, adjudge said Child a ward of this Court and make such further and additional orders as the best interests of said Child require.

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NYE COUNTY DISTRICT ATTORNEY P.O. BOX 39 PAHRUMP, NEVADA 89041 (775) 751-7080 Under penalties of perjury, the undersigned declares that he is the Petitioner named in the foregoing Petition and knows the contents thereof; that the Petition is true of his own knowledge, except as to those matters stated on information and belief, and as to those matters, he believes it to be true.

DATED this 11th day of December, 2019.

CHRIS ARABIA NYE COUNTY DISTRICT ATTORNEY

By:

KIRK/VITTO

Deputy District Attorney

# FIFTH JUDICIAL DISTRICT

DEC 1 2 2019

Terri Pembericauty

NO. JV 19-0015A

Juvenile Division

The undersigned affirms that this document does not contain the social security number of any person.

 IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

In the Matter of EDWARD MATHEW STEEVES.

COURT ORDER

a Child.

This matter having come on for a detention hearing pursuant to NRS 62C.040 before the Honorable Robert W. Lane, District Judge of the Fifth Judicial District Court, on December 12, 2019, the child above-named being present telephonically, and accompanied by parents Marci Luis, mother, and Michael Garcia stepfather, and being represented by Carl Joerger, Esq., Private Attorney. Kirk Vitto, Chief Deputy District Attorney, was also present, representing the state. Being fully advised in the premises and having heard all of the evidence in support of the allegations, the Master finds the following facts to be true:

The said EDWARD MATHEW STEEVES is alleged to have violated: NRS 200.366 SEXUAL ASSAULT.

IT IS THEREFORE RECOMMENDED that the said minor be released from the custody of the Clark County Detention Center, in Las Vegas, Nevada, and placed on House Arrest until further order of the Court under the following conditions:

- 1. That said minor shall not have contact with alleged victim, in person or by a person acting in his behalf, to include but not limited to the following in writing, by telephone/cell phone, by any electronic devices or by any social media outlets. This order shall remain in place until further order of the court.
- 2. That the said minor shall not own or have possession of a cell phone that has a camera and or internet access, youth shall not have access to the internet for the purpose of social networking. Youth may use the internet as may be required by the school for academic purposes, only with adult supervision.

IT IS FURTHER RECOMMENDED that an initial hearing in the above-entitled matter be scheduled at the hour of 1:15 o'clock p.m. on the 16th day of December 2019, before the Honorable Robert W. Lane, District Judge, in the District Courtroom, 1520 E. Basin Ave., Pahrump, Nye County, Nevada.

DATED this 12 day of December

IT IS SO ORDERED.

District Judge

Case No. : Dept. No.: Juvenile Court

FILED FIFTH JUDICIAL DISTRICT

Carl M. Joerger, Esq. Nevada Bar No.: 5379 LAW OFFICE OF CARL M. JOERGER 1231 East Basin Road, Suite 9 Pahrump, NV 89060 (775) 751-2500 Attorney for Defendant

DEC 1 6 2019 Nye County Clerk

Deputy Sarah Westfall

FIFTH JUDICIAL DISTRICT COURT JUVENILE DIVISION COUNTY OF NYE, STATE OF NEVADA

THE STATE OF NEVADA,

Plaintiff.

11 vs.

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EDWARD STEEVES,

Defendant.

NOTICE OF APPEARANCE OF PRIVATE RETAINED COUNSEL, WAIVER OF 60-DAY RULE FOR TRIAL, ENTRY OF NOT GUILTY PLEA/DENIAL AND REQUEST FOR DISCOVERY

COMES NOW, Carl M. Joerger, Esq., and hereby submits his Notice of Appearance of Private Retained Counsel, herein as attorney of record for Defendant, Edward Steeves, a minor, and demands that all copies of notices, pleadings, and documents be served upon him at the above-captioned address.

Defendant further, by and through his attorney, Carl M. Joerger, Esq., hereby files his Waiver of 60-Day Rule For Trial. Defendant also Enters his plea of NOT GUILTY/DENIAL. Pre-Trial Hearing be set for in the Ordinary Course and at the Court's Convenience. The Hearing/Arraignment in this matter is currently scheduled for Thursday, December 12, 2019 at the hour of 8:45 a.m.

Further, PLEASE TAKE NOTICE that the Defendant, by and through Carl M. Joerger, Esq., his attorney, hereby requests discovery in the above-referenced action.

NRS 174.235, applicable to Justice Court through NRS 189.005, requires the prosecuting attorney to provide state and constitutionally mandated discovery before trial. It states as follows:

- 1. Except as otherwise provided in NRS 174.233, to 174.295, inclusive, at the request of a defendant, the prosecuting attorney shall permit the defendant to inspect an to copy or photograph any:
  - (a) Written or recorded statements or confessions made but the defendant, or any written or recorded statements made by a witness or witnesses, or any reports of statements or confessions, or copies thereof, within the possession or custody of the prosecuting attorney;
  - (b) Results or reports of physical or mental examinations, scientific tests or scientific experiments made in connection with the particular case, or copies thereof, within the possession or custody of the prosecuting attorney; and
  - (c) Books, papers, documents or tangible objects that the prosecuting attorney intends to introduce in evidence during the case in chief of the state, or copies thereof, within the possession or custody of the prosecuting attorney.

Defendant is not entitled to discovery of internal reports or other matters deemed privileged by the Nevada or United States Constitution, but is entitled to all discovery mandated by the Constitution.

Defendant is charged with:

- 1) all exhibits anticipated to be used at trial, including demonstrative evidence, impeachment documents, refresh recollection documents or prior testimony, NRS 171.161(1)©;
- 2) all written or taped statements by Defendant, including any interview tapes, statements made to any authorities, booking videotapes and other booking or release documents, and any wiretap, surveillance, informant taped or overheard evidence, under NRS 174.235 and NRS 171.1965(1)(a);
- 3) the results of any scientific or other tests regarding this matter, under NRS 171.1965(1)(b), including but not limited to voice tests, telephone call registers, handwriting tests, fingerprinting tests, voice or personal identification lineups, or any other test, under Brady v. Maryland, 373 U.S. 83 (1963);
- 4) any documents showing that any witness was offered leniency in exchange for testimony, under Giglio v. United States, 405U.S. 150 (1972);
- 5) any evidence showing inconsistencies in the testimony of a material witness, including all reports of any interview of any material witness to the above alleged acts

committed by Defendant, wiretap, taped or surveilled statements concerning Defendants, dispatch tapes or logs, or any other impeachment evidence, under United States v. Bagley, 473 U.S. 667, (1985), or Pennsylvania v. Ritchie, 480 U.S. 39, 58 (1987);

- 6) all felony convictions, or misdemeanors going to truthfulness, suffered by any witness to the above alleged acts, which sentence was completed less than ten years before these allegations; Green v. Bock Laundry Machine Co., 490 U.S. 504 (1989); Riddle v. State, 96 Nev. 589, 590, 613 P.2d 1031 (1980);
- 7) any documents. such as agency files or reports, evidencing prior bad acts by any witness which could be relevant to that witness' motive, opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or accident under NRS 48.045(2) and Kyles v. Whitley, 115 S.Ct. 1555 (1995), or United States v. Henthron, 931 F.2d 29 (9th Cir. 1991);
- 8) any documents evidencing character or a trait of character of the victim of the crime, including truthful character, under NRS 48.045(b) and Kyles. or any documents evidencing good character or trait of character of Defendant, under NRS 48.045(1)(a); and
- 9) a list of any material witnesses, or any person who can supply information concerning any information contained in requests 1 through 8, above, or constituting a defense

to, or rebutting an element of the above charge, under Brady;

If there are any items of physical evidence not readily duplicated, the State has a duty to inform Defendant of the nature of those items, and cooperate in arrangements for inspection and copying thereof. NRS 171.1965(1). The State possesses a continuing duty to provide after acquired discovery in a timely manner, under NRS 174.295.

If the State possesses any item which could be discoverable under State or Constitutional law, or other items which the State asserts requires an in camera inspection by the court, see Ritchie, 480 U.S. 39, 58 (1987); U.S. v. Roark, 924 F.2d 1426 (8th Cir. 1991), it has a duty to\_present those items in question to the court for an in camera inspection.

Dated this // day of December 2019.

Carl M. Joerger, Esq.
Nevada Bar No.: 5379
LAW OFFICE OF CARL M. JOERGER
1231 East Basin Road, Suite 9
Pahrump, NV 89060
(775) 751-2500
Attorney for Defendant

### CERTIFICATE OF HAND-DELIVERY

I HEREBY CERTIFY that on the day of December 2019, I served upon the Plaintiffs a copy of the foregoing NOTICE OF APPEARANCE OF PRIVATE RETAINED COUNSEL, WAIVER OF 60-DAY RULE FOR TRIAL, ENTRY OF NOT GUILTY PLEA/DENIAL AND REQUEST FOR DISCOVERY by personally hand-delivering a true and correct copy of same in a sealed envelope, addressed as follows:

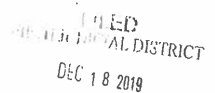
Chris Arabia Nye County District Attorney 1520 East Basin Avenue, Suite 107 Pahrump, NV 89060

> Carl M. Joerger, Fed. Nevada Bar No.: 50/19 LAW OFFICE OF CARL M. JOERGER 1231 East Basin Road, Suite 9 Pahrump, NV 89060 (775) 751-2500 Attorney for Defendant

No. JV 19-0015A

Juvenile Division

The undersigned affirms that this document does not contain the social security number of any person.





IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

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In the Matter of EDWARD MATHEW STEEVES,

COURT ORDER

A Child.

The Petition of Kirk Vitto, Chief Deputy District Attorney, of the County of Nye, State of Nevada, came on for an initial hearing before the Honorable Robert W. Lane, District Judge of the Fifth Judicial District Court on December 16, 2019. The child above-named being personally present and accompanied by Marci Luis, mother and Michael Garcia Stepfather, and being represented by Carl Joerger, Esq., Private Attorney. Kirk Vitto, Chief Deputy District Attorney, represented Petitioner. Being fully advised in the premises and having heard all of the evidence in support of the Petition, the Master finds the following facts to be true:

1. Notice of this hearing has been given in the manner and for the period prescribed by law;

- The name of said child is EDWARD MATHEW STEEVES, who was born on October 5, 2004, and whose address is 940 E. Lucas Lane, Pahrump, Nevada 89048.
- Said child is living or was found within this County and within the jurisdiction of the Court for allegedly having committed an act designated as a crime under the law of the State of Nevada, or has been accused of violating an ordinance of this County, in that said child is said to have, on or about the 6th day of September, 2019, in Pahrump, Nye County, Nevada, willfully unlawfully violated NEVADA REVISED STATUTE NRS 200.366 SEXUAL ASSAULT, Petition(A).
- 4. After being duly informed of his rights and receiving advice from counsel, Carl Joerger, denied the allegations listed in the said Petition, in behalf of the said minor.

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IT IS THEREFORE RECOMMENDED that a pre-trial conference in the above-entitled matter be scheduled at the hour of 1:15 o'clock p.m. on the 13th day of January 2020, before the Honorable Robert W. Lane, District Judge, in the District Courtroom, 1520 E. Basin Ave., Pahrump, Nye County, Nevada. IT IS SO ORDERED.

DATED this 18 day of December, 2019.

District Judge

### MLED FIFTH JUDICIAL DISTRICT

No. JV 19-0015A

Juvenile Division

In the Matter of

A Child.

EDWARD STEEVES,

The undersigned affirms that this document does not contain the social security number of any person.

FEB 1 3 2020

Nye County Clerk Juanna forres Deputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

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ORDER OF CONTINUANCE

It appearing to the Court that the pre-trial conference regarding Petition(A), scheduled on the 3rd day of February 2020, be continued, and good cause appearing therefore,

IT IS HEREBY ORDERED that the matter be continued before the Honorable Robert W. Lane, District Judge, at the hour of 1:15 o'clock p.m., on the 9th day of March 2020, in the District Courtroom, 1520 E. Basin Ave., Department 2 Pahrump, Nye County, Nevada.

Dated this 13th day of Folyman 2020.

District Judge

No. JV 19-0015

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Juvenile Division

The undersigned afterms that this document does not contain the social security number of say person.

FILED
FIFTH JUDICIAL DISTRICT

MAR 1 6 2020

Nye County Clerk Sarah Westfail Deputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

In the Matter of

**COURT ORDER** 

EDWARD MATHEW STEEVES,

A Child.

13 The Petition

The Petition of Kirk Vitto, Chief Deputy District Attorney, of the County of Nye, State of Nevada, came on for a Pre-Trial Conference before the Honorable Robert W. Lane, District Judge of the Fifth Judicial District Court on March 9, 2020. The above-named child was personally present and accompanied by Marci Luis, mother and Michael Garcia Stepfather, and being represented by Carl Joerger, Esq., Private Attorney. Kirk Vitto, Chief Deputy District Attorney, represented Petitioner. Thad Rucker, Juvenile Probation Officer was present on behalf of the Juvenile Probation Department. Being fully advised in the premises and having heard all of the evidence in support of the Petition, the Court finds the following facts to be true:

- 1. Notice of this hearing has been given in the manner and for the period prescribed by law.
- 2. The name of said child is EDWARD MATHEW STEEVES, who was born on October 5, 2004, and whose address is 940 E. Lucas Lane, Pahrump, Nevada 89060.

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3. Said child is living or was found within this County and within the jurisdiction of the Court for allegedly having committed an act designated as a crime under the law of the State of Nevada, or has been accused of violating an ordinance of this County, in that said child is said to have, on or about the 6th day of September, 2019, in Pahrump, Nye County, Nevada, willfully unlawfully violated NEVADA REVISED STATUTE NRS 200.366 SEXUAL ASSAULT, Petition, (A).

IT IS THEREFORE RECOMMENDED that an Evidentiary Hearing in the aboveentitled matter be scheduled at the hour of 1:15 o'clock p.m. on the 8th day of June 2020, before the Honorable Robert W. Lane, District Judge, in the District Courtroom, 1520 E. Basin Ave., Pahrump, Nye County, Nevada.

IT IS SO ORDERED.

DATED this 16th day of Warsh, 2020.

District Court Judge

## FIFTH JUDICIAL DISTRICT

Case No.: JV19-0015

Dept. No.: 2

MAY 2 7 2020

Ga-1 11 -

Terri Pernberto Reputy

Carl M. Joerger, Esq.
Nevada Bar No.: 5379
LAW OFFICES OF CARL M. JOERGER
1231 East Basin Road, Suite 9
Pahrump, NV 89060
(775) 751-2500
Attorney for Defendant

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FIFTH JUDICIAL DISTRICT COURT JUVENILE DIVISION COUNTY OF MYE, STATE OF MEVADA

THE STATE OF NEVADA,

Plaintiff,

11 vs.

EDWARD MATHEW STEEVES,

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Defendant.

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STIPULATION AND ORDER TO CHANGE EVIDENTIARY HEARING TO PRE-TRIAL HEARING

17 18 Due to Defense Counsel, Carl M. Joerger, Esq., and Kurt Vitto, Chief Deputy District Attorney agreeing to change the Evidentiary Hearing to a Pre-Trial Hearing, and at the request of Carl M. Joerger, Esq. and Kirk Vitto. CDDA.

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IT IS HEREBY STIPULATED that the Hearing in the aboveentitled matter currently scheduled in the Pahrump District Court for June 8, 2020, be changed from an Evidentiary Hearing to a Pre Trial Hearing.

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Dated this Zyday of May 2020 Dated this day of May, 2020 2 3 Joerger /Esq. Kurt Visto, Nevada Bar No. : 5379 CDDA Nevada Bar No.: 3885 Law Office of Carl M. Joerger NYE COUNTY DISTRICT ATTORNEY 1231 East Basin Road, Suite 9 1520 East Basin Road Pahrump, Nevada 89060 (775) 751-2500 Pahrump, Nevada 89060 (775) 751-7080 Attorney for Defendant Attorney for Plaintiff 7 8 9 ORDER Based on the above and foregoing, the Evidentiary Hearing 10 currently scheduled for June 8, 2020 shall be changed to a Pre-12 Trial Hearing. 13 Dated this 27 day of May 15 16 DISTRICT COURT JUDGE . 17 Submitted by: 18 19 20 Carl N. Joerger, Nevada Bar No.: 5379 21 LAW OFFICES OF CARL M. JOERGER 1231 East Basin Road, Suite 9 22 Pahrump, NV 89060 (775) 751-2500 Attorney for Defendant 24 25 26 27

## FILED FIFTH JUDICIAL DISTRICT

No. JV 19-0015

Juvenile Division

The undersigned affirms that this document does not contain the social security number of any person.

JUN 102020

Nye County Clerk

Judy Ayotte Deputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

in the Matter of

**COURT ORDER** 

EDWARD MATHEW STEEVES,

A Child.

The Petition of Kirk Vitto, Chief Deputy District Attorney, of the County of Nye, State of Nevada, came on for a Pre-Trial Conference before the Honorable Robert W. Lane, District Court Judge of the Fifth Judicial District Court on June 8, 2020. The above-named child was personally present and accompanied by Marci Luis, mother and Michael Garcia stepfather, and was represented by Carl Joerger, Esq., Private Attorney. Kirk Vitto, Chief Deputy District Attorney, represented Petitioner. Randy Saltzman, Juvenile Probation Officer was present on behalf of the Juvenile Probation Department. Being fully advised in the premises and having heard all of the evidence in support of the Petition, the Court finds the following facts to be true:

1. Notice of this hearing has been given in the manner and for the period prescribed

by law.

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 2. The name of said child is EDWARD MATHEW STEEVES, who was born on October 5, 2004, and whose address is 940 E. Lucas Lane, Pahrump, Nevada 89060.

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3. Said child is living or was found within this County and within the jurisdiction of the Court for allegedly having committed an act designated as a crime under the law of the State of Nevada, or has been accused of violating an ordinance of this County, in that said child is said to have, on or about the 6th day of September, 2019, in Pahrump, Nye County, Nevada, willfully unlawfully violated NEVADA REVISED STATUTE NRS 200.366 SEXUAL ASSAULT, Petition, (A).

IT IS THEREFORE ORDERED that Carl Joerger, Esq., be removed from the case.

IT IS FURHTER ORDERED that DANIEL MARTINEZ, Esq., Nye County Public Defender, be, and hereby is appointed to represent the above-named child, regarding Petition (A), filed on December 12, 2019. DANIEL MARTINEZ, Esq., is ordered to maintain time logs and expense records in the representation of such for consideration by the court in assessing fees and expenses against the parents of said child as provided in NRS 62D.030.

IT IS FURTHER ORDERED that a Pre-Trial Conference be continued in the above-entitled matter to 1:15 o'clock p.m. on the 6th day of July 2020, before Robert W. Lane, District Court Judge, in the District Courtroom #2, 1520 E. Basin Ave., Pahrump, Nye County, Nevada. IT IS SO ORDERED.

DATED this 10 day of \_\_\_\_\_\_, 2020.

District Court Judge

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FILED
FIFTH JUDICIAL DISTRICT

JUN 17 2020

Nye County Clerk
Sarah Westfall Deputy

IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
IN AND FOR NYE AND ESMERALDA COUNTIES

In the Matter of:

Case No: JV 19-0015

Juvenile Division

The undersigned affirms that

the social security number of

any person.

this document does not contain

EDWARD MATHEW STREVES.

**NOTICE OF HEARING** 

A Child.

To: Marci Luis

940 E. Lucas Lane Pahrump, NV 89060

Pursuant to NEVADA REVISED STATUTE 62D.120, you are hereby notified that a Pre-Trial Conference on Petition (A), heretofore has been filed in the above-entitled court, and the same is hereby set for hearing, in the District Court, 1520 E. Basin Ave., District Courtroom No. 2, in Pahrump, Nye County, Nevada, to commence at 1:30 o'clock p.m., on Monday the 6<sup>th</sup> day of July 2020.

Pursuant to NEVADA REVISED STATUTE 62D.130, an employer notice for the parent or guardian is available upon request.

DATED this 17th day of June 2020.

FAILURE TO APPEAR WILL RESULT IN FURTHER COURT ACTION.

## FIFTH JUDICIAL DISTRICT

No. JV 19-0015

Juvenile Division

The undersigned affirms that this document does not coming the social security number of any person.

JUL 1 4 2020

Nye County Clerk
Terri Pembertor Peputy

IN THE DISTRICT COURT OF THE FIFTH JUDICIAL DISTRICT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF NYE

In the Matter of

**COURT ORDER** 

EDWARD MATHEW STEEVES,

A Child.

The Petition of Kirk Vitto, Chief Deputy District Attorney, of the County of Nye, State of Nevada, came on for a Pre-Trial Conference before the Honorable Robert W. Lane, District Court Judge of the Fifth Judicial District Court on July 6, 2020. The above-named child was personally present and accompanied by Michael Garcia stepfather, and was represented by Daniel Martinez, Public Defender. Kirk Vitto, Chief Deputy District Attorney, represented Petitioner. Randy Saltzman, Juvenile Probation Officer was present on behalf of the Juvenile Probation Department. Being fully advised in the premises and having heard all of the evidence in support of the Petition, the Court finds the following facts to be true:

- 1. Notice of this hearing has been given in the manner and for the period prescribed by law.
- 2. The name of said child is EDWARD MATHEW STEEVES, who was born on October 5, 2004, and whose address is 940 E. Lucas Lane, Pahrump, Nevada 89060.

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3. Said child is living or was found within this County and within the jurisdiction of the Court for allegedly having committed an act designated as a crime under the law of the State of Nevada, or has been accused of violating an ordinance of this County, in that said child is said to have, on or about the 6th day of September, 2019, in Pahrump, Nye County, Nevada, willfully unlawfully violated NRS 200.366 SEXUAL ASSAULT – Petition (A).

4. Mr. Martinez informs the Court that he needs additional time to review discovery and requests that the pre-trial conference be rescheduled to September. Mr. Martinez proceeds to request that said child's house arrest be lifted.

IT IS THEREFORE ORDERED that the said child shall not own or have possession of a cell phone that has a camera and or internet access, youth shall not have access to the internet for the purpose of social networking. Youth may use the internet as may be required for school, only being actively supervised by an adult who has line of sight of the device screen.

IT IS FURTHER ORDERED that the said child shall not have any contact with the alleged victim, in person, or by a person acting on his behalf, to include but not limited to the following: in writing, by telephone/cell phone that has a camera, by any electronic devices or by any social media outlets. This order shall remain in place until this case is disposed of or unless further ordered by the Court.

IT IS FURTHER ORDERED that said child's House Arrest, (Order and Conditions of Release, filed on December 12, 2019), be lifted.

IT IS FURTHER ORDERED that the Juvenile Probation Department will be allowed to check on said child at any time until further order of the Court.

IT IS FURTHER ORDERED that the Pre-Trial Conference be continued in the above-entitled matter to 1:15 o'clock p.m. on the 21st day of September 2020, before Robert W. Lane, District Court Judge, in the District Courtroom #2, 1520 E. Basin Ave., Pahrump, Nye County, Nevada.

IT IS SO ORDERED.

DATED this Hay of Auly, 2020.

District Court Judge

## FILED FIFTH JUDICIAL DISTRICT

1 Case No. JV19-0015A DEC 282020 2 Department 2 Nye County Clerk Brittani Smith 3 The undersigned affirms that Deputy this document does not contain 4 the social security number of any person. 5 IN THE FIFTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA 6 7 IN AND FOR THE COUNTY OF NYE 8 THE STATE OF NEVADA. 9 Plaintiff. NYE COUNTY DISTRICT ATTORNEY 10 STIPULATION TO CONTINUE 11 **EDWARD STEEVES.** 12 Defendant. 13 At the request of the State, IT IS HEREBY STIPULATED AND AGREED by and between Defendant, EDWARD STEEVES, by and through his attorney, Daniel E 14 Martinez Esq., and Plaintiff, the State of Nevada, by and through its attorney, CHRIS 15 ARABIA, Nye County District Attorney, that the Evidentiary Hearing in the above-16 entitled matter, currently set on January 11, 2021, at 1:15 P.M. be continued to a date 17 and time convenient to court and counsel. 18 DATED this 22nd day of December, 2020. 19 20 **CHRIS ARABIA** NYE COUNTY DISTRICT ATTORNEY 21 22 23 Nicholas D. Pitaro Bar 14484 Daniel E Martinez Esq. **Deputy District Attorney** Attorney for Defendant 24

Case No. JV19-0015A

FILED FIFTH JUDICIAL DISTRICT

1	IN THE SUPREME COURT OF THE STATE OF NEVADA	
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3	THE STATE OF NEVADA,	Supreme Court Case No. 82614
4	Appellant,	
5	vs.	
6	E.S., A CHILD,	
7	Respondent.	
8		
9	CERTIFICATE OF SERVICE	
10	I hereby certify and affirm that the Appellants Appendix was electronically	
11	filed with the Nevada Supreme Court on April 8, 2021. Electronic Service of the	
12	foregoing document shall be made in accordance with the Master Service List as	
13	follows:	
14	DANIEL MARTINEZ, ESQ.	AARON FORD
15	Attorney for Respondent 3199 Warm Springs #400	Nevada Attorney General 100 North Carson Street
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