IN THE SUPREME COURT OF THE STATE OF NEVADA

NARCUS WESLEY,

Appellant,

Vs.

THE STATE OF NEVADA,

Respondent

Electronically Filed Sep 24 2021 09:11 p.m. Elizabeth A. Brown Case No.: 82690 Clerk of Supreme Court

APPELLANT'S APPENDIX VOL. 1

(Appeal from Judgment of Conviction)

ATTORNEY FOR APPELLANT

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APPENDIX VOL. 1

2007-04-20 Information	000001-000009
2008-04-09 Jury Trial Transcript Day 1	000010-000250
DATED this 24th day of September, 2021.	
<u>/s/ BRET O. WHIPPLE, ESQ.</u> Bar No. 6168	

Electronically Filed 04/20/2007 06:14:55 AM

1	INFO DAVID ROGER CLERK OF THE COURT
2	Clark County District Attorney Nevada Bar #002781
3	LISA LUZAICH Chief Deputy District Attorney
4	Nevada Bar #005056 200 Lewis Avenue
5	Las Vegas, Nevada 89155-2212 (702) 671-2500
6	Attorney for Plaintiff
7	I.A. 05/09/07 DISTRICT COURT 9:00 A.M. CLARK COUNTY, NEVADA
8	ORONOZ/KOCKA
9	
10	THE STATE OF NEVADA,
11	Plaintiff, Case No: C232494
12	-vs-) Dept No: XXIV
13	DELARIAN K. WILSON, aka Delarian Kameron Wilson #1966773,
14	NARCUS S. WESLEY, aka Narcus Samone Wesley #1757866,
15	Defendant.
16	
17	STATE OF NEVADA) ss.
18	COUNTY OF CLARK)
19	DAVID ROGER, District Attorney within and for the County of Clark, State of
20	Nevada, in the name and by the authority of the State of Nevada, informs the Court:
21	That DELARIAN K. WILSON, aka Delarian Kameron Wilson and NARCUS S.
22	WESLEY, aka, Narcus Samone Wesley, the Defendants above named, having committed the
23	crimes of CONSPIRACY TO COMMIT BURGLARY (Gross Misdemeanor - NRS
24	199.480, 205.060); CONSPIRACY TO COMMIT ROBBERY (Felony - NRS 199.480,
25	200.380); BURGLARY WHILE IN POSSESSION OF A DEADLY WEAPON (Felony -
26	NRS 205.060); ROBBERY WITH USE OF A DEADLY WEAPON (Felony - NRS
27	200.380, 193.165); ASSAULT WITH USE OF A DEADLY WEPAON (Felony - NRS
28	200.471, 193.165); FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY

WEAPON (Felony - NRS 200.310, 200.320, 193.165); SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON (Felony - NRS 200.364, 200.366, 193.165); COERCION WITH USE OF A DEADLY WEAPON (Felony - NRS 207.190, 193.165) and OPEN OR GROSS LEWDNESS WITH USE OF A DEADLY WEAPON (Gross Misdemeanor - NRS 201.210, 193.165), on or about the 18th day of February, 2007, within the County of Clark, State of Nevada, contrary to the form, force and effect of statutes in such cases made and provided, and against the peace and dignity of the State of Nevada,

COUNT 1 - CONSPIRACY TO COMMIT BURGLARY

Defendants did then and there meet with each other and between themselves, and each of them with the other, wilfully and unlawfully conspire and agree to commit a crime, to-wit: Burglary, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 3 & 11, said acts being incorporated by this reference as though fully set forth herein.

COUNT 2 - CONSPIRACY TO COMMIT ROBBERY

Defendants did then and there meet with each other and between themselves, and each of them with the other, wilfully, unlawfully, and feloniously conspire and agree to commit a crime, to-wit: Robbery, and in furtherance of said conspiracy, Defendants did commit the acts as set forth in Counts 3, 4, 6, 7, 8 & 9, said acts being incorporated by this reference as though fully set forth herein.

COUNT 3 – BURGLARY WHILE IN POSSESSION OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously enter, while in possession of a deadly weapon, to-wit: hand gun, with intent to commit larceny and/or a felony, to-wit: Robbery, the house at 690 Great Dane Court, Las Vegas, Clark County, Nevada, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

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<u>COUNT 4</u> - ROBBERY WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously take personal property, to-wit: condoms, from the person of JUSTIN RICHARDSON, or in his presence, by means of force or violence or fear of injury to, and without the consent and against the will of the said JUSTIN RICHARDSON, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 5 - ASSAULT WITH USE OF A DEADLY WEPAON

Defendants did wilfully, unlawfully, and feloniously place another person in reasonable apprehension of immediate bodily harm, to-wit: AITOR ESKANDON, by pointing a hand gun at and forcing the said AITOR ESKANDON to lay on the ground while personal property was taken from others in his presence, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

<u>COUNT 6</u> - ROBBERY WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously take personal property, to-wit: money, from the person of JUSTIN FOUCAULT, or in his presence, by means of force or violence or fear of injury to, and without the consent and against the will of the said JUSTIN FOUCAULT, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one

this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

or more of the following principles of criminal liability, to-wit: (1) by directly committing

COUNT 7 - ROBBERY WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously take personal property, to-wit: money, from the person of RYAN TOGNOTTI, or in his presence, by means of force or violence or fear of injury to, and without the consent and against the will of the said RYAN TOGNOTTI, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 8 – ASSAULT WITH USE OF A DEADLY WEPAON

Defendants did wilfully, unlawfully, and feloniously place another person in reasonable apprehension of immediate bodily harm, to-wit: CLINTON TOGNOTTI, by pointing a hand gun at and forcing the said CLINTON TOGNOTTI to lay on the ground while personal property was taken from others in his presence, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

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<u>COUNT 9</u> - ROBBERY WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously take personal property, to-wit: cell phone, from the person of DANIELLE BROWNING, or in her presence, by means of force or violence or fear of injury to, and without the consent and against the will of the said DANIELLE BROWNING, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 10 - FIRST DEGREE KIDNAPPING WITH USE OF A DEADLY WEAPON

Defendants did wilfully, unlawfully, feloniously, and without authority of law, seize, confine, inveigle, entice, decoy, abduct, conceal, kidnap, or carry away RYAN TOGNOTTI, a human being, with the intent to hold or detain the said RYAN TOGNOTTI against his will, and without his consent, for the purpose of committing Robbery, said Defendants using a deadly weapon, to-wit: a hand gun, during the commission of said crime, the Defendants being criminally liable under one or more of the following principles of criminal liability, towit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 11 - BURGLARY WHILE IN POSSESSION OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously enter, while in possession of a deadly weapon, to-wit: hand gun, with intent to commit larceny and/or a felony, to-wit: Robbery, the Honda Civic belonging to RYAN TOGNOTTI, the Defendants being criminally liable under one or more of the following principles of criminal liability, towit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one

another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 12 - SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously sexually assault with use of a deadly weapon to-wit: a hand gun, and subject DANIELLE BROWNING, a female person, to sexual penetration, to-wit: by forcing DANIELLE BROWNING to perform fellatio on JUSTIN RICHARDSON while threatening to kill her or others if she didn't perform said sexual act, against her will, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 13 - SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously sexually assault with use of a deadly weapon to-wit: a hand gun, and subject DANIELLE BROWNING, a female person, to sexual penetration, to-wit: by forcing DANIELLE BROWNING to be subjected to cunnilingus performed by JUSTIN RICHARDSON while threatening to kill her or others if she didn't engage in said acts said sexual act, against her will, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

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COUNT 14 - SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously sexually assault with use of a deadly weapon to-wit: a hand gun, and subject JUSTIN RICHARDSON, a male person, to sexual penetration, to-wit: by forcing JUSTIN RICHARDSON to receive fellatio from DANIELLE BROWNING while threatening to kill him and/or other if he did not engage in said sexual conduct, against his will, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 15 - SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously sexually assault with use of a deadly weapon to-wit: a hand gun, and subject JUSTIN RICHARDSON, a male person, to sexual penetration, to-wit: by forcing JUSTIN RICHARDSON to perform cunnilingus on DANIELLE BROWNING while threatening to kill him and/or others if he did not engage in said sexual conduct, against his will, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

<u>COUNT 16</u> - COERCION WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously use physical force, or the immediate threat of such force, against RYAN TOGNOTTI, with intent to compel him to do, or abstain from doing, an act which he had a right to do, or abstain from doing, by using a deadly weapon, to-wit: a hand gun, and forcing RYAN TOGNOTTI to masturbate his penis, said acts being sexually motivated, the Defendants being criminally

directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

liable under one or more of the following principles of criminal liability, to-wit: (1) by

COUNT 17 - SEXUAL ASSAULT WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully, unlawfully, and feloniously sexually assault with use of a deadly weapon to-wit: a hand gun, and subject DANIELLE BROWNING, a female person, to sexual penetration, to-wit: digital penetration, Defendant NARCUS WESLEY penetrating DANIELLE BROWNING's vagina, however slight with his hand and/or one or more fingers, against her will, the Defendants being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and encouragement each carrying out specific acts with the intent that this crime be committed; and/or (3) pursuant to a conspiracy to commit this crime.

COUNT 18 – OPEN OR GROSS LEWDNESS WITH USE OF A DEADLY WEAPON

Defendants did then and there wilfully and unlawfully commit an act of open or gross lewdness by touching and/or rubbing the chest and/or buttocks of DANIELLE BROWNING with use of a deadly weapon to-wit: a hand gun, the Defendant being criminally liable under one or more of the following principles of criminal liability, to-wit: (1) by directly committing this crime; and/or (2) by Defendants aiding or abetting one another in the commission of this crime by assisting one another and by providing counsel and

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1	encouragement each carrying out specific acts with the intent that this crime be committed;
2	and/or (3) pursuant to a conspiracy to commit this crime.
3 4	DAVID ROGER DISTRICT ATTORNEY Nevada Bar #002781
5	
6	BY /s//LISA LUZAICH LISA LUZAICH
7 8	Chief Deputy District Attorney Nevada Bar #005056
9	Names of witnesses known to the District Attorney's Office at the time of filing this
10	Information are as follows:
11	<u>NAME</u> <u>ADDRESS</u>
12	BROWNING, DANIELLE – HC 60 BOX 53007, ROAD MTN., NV 89045
13	CASTRO, JUNE – HPD P#825
14	DUNAWAY, BRIAN – HPD P#659
15	ESKANDON, AITOR – 2101 W. WARM SPRGS RD., #4322, HND, NV 89014
16	FOUCAULT, JUSTIN – 690 GREAT DANE CT., HND, NV 89052
17	HARTSHORN, BRYAN – HPD P#1146
18	HENN, ITZHAK – HPD P#1202
19	JOHNSTON, MICHAEL – HPD P#634
20	NISWONGER, ANTHONY – HPD P#1003
21	PENA, RODRIGO – HPD P#857
22	RICHARDSON, JUSTIN – 690 GREAT DANE CT., HND, NV 89052
23	SLATTERY, KYLE – HPD P#1306
24	TOGNOTTI, RYAN – 690 GREAT DANE CT., HND, NV 89052
25	TOGNOTTI, CLINTON – 2101 W. WARM SPRGS RD., #4322, HND, NV 89014
26	DA#07FH0317A/B/mmw/SVU
27	HPD EV#0703748 CONSP; RWDW; 1ST DEG KID WDW; BURG WDW; S/A WDW;
28	AWDW; COERCÍON WDW; O/G LEW WUDW - F/GM (TK1)

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7	IN THE EIGHTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
8	IN AND FOR THE COUNTY OF CLARK
9 ;	THE HON. JAMES M. BIXLER, DISTRICT COURT JUDGE, PRESIDING
10	
11	
12	THE STATE OF NEVADA, Plaintiff,
13	v. Case No. 07-C-232494-C NARCUS S. WESLEY, Dept. 24
14	aka NARCUS SAMONE WESLEY, Volume I Defendant.
15	/
16	
17	TRANSCRIPT OF PROCEEDINGS
18	JURY TRIAL
19	COURTHOUSE
20	April 9, 10 and 11, 2008
21	Las Vegas, Nevada
22	
DEC 0 5 2008	Reported by: Lee M. Bahr, CP, CCR 173
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1	APPEARANCES:
2	
3	For the State: LIZA LUZAICH, ESQ. Chief Deputy D. A.
4	200 Lewis Ave. Las Vegas, NV. 89155
5	and STACY L. KOLLINS, ESQ.
6	Chief Deputy D. A. 200 Lewis Ave.
7	Las Vegas, NV. 89155
8	-
9	
10	Defendant present in court out of custody.
11	For the Defendant: CASEY LANDIS ESQ. Deputy P. D.
12	Las Vegas, NV.
13	JEFFREY BANKS, ESQ. Deputy P. D.
14	Las Vegas, NV.
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19	W
20	No other appearances.
21	****
22	****
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15	<u>-</u>	100
16	After Jury Selection, the following witnesses by the State on 4/11/08 as follows:	were called
17	Opening Statement by Ms. Luzaich Opening Statement by Mr. Landis	609 626
18	DANIELLE BROWNING	020
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1 2 3 TRANSCRIPT OF PROCEEDINGS (Whereupon, on April 9, 2008, the hearing on 4 Defendant's Motion to Suppress was heard by the Court as 5 follows:) 6 THE COURT: This is the time set for the State 7 of Nevada v. -- this is Wilson, Delarion Wilson? 8 MS. LUZAICH: Wesley. 9 MR. LANDIS: Wesley. 10 11 THE COURT: Excuse me, Narcus Wesley, sorry. All right. This is your motion to suppress, 12 13 correct? 14 MR. LANDIS: Correct, Judge. 15 THE COURT: And I think that we have reached 16 the point where we are going to call a detective, isn't that correct? 17 18 MR. LANDIS: Yes, Judge. THE COURT: There is only one witness, right? 19 20 MR. LANDIS: No. 21 THE COURT: There is more than one witness. You are going to call a couple? 22 MR. LANDIS: Yes. 23 24 THE COURT: Okay. THE COURT: The first witness then is? 25

1	MS. LUZAICH: First, Judge, I this all
2	arises out of the service of the search warrant, and
3	there is at least one individual here that was present
4	during the service of the search warrant that I think
5	should not be in the courtroom during the testimony.
6	That would be the Defendant's mother, who is walking
7	out of the room right now.
8	I don't know who the individual in the orange
9	shirt is, but I am told that one of the Defendants and
10	his mother and father were present.
11	MR. LANDIS: Two things, Judge.
12	One, I don't intend to call her as a witness.
13	Two, his stepmother was there. His biological
14	mother, who that was, was not there during the search
15	warrant. I do think they have a right to be here this
16	morning.
17	THE COURT: Yes, if they aren't if they are
18	not potential witnesses, they can, absolutely.
19	If they are potential witnesses, step outside.
20	Anybody that is a potential witness in regards
21	to this case, and in specific, specifics, search the
22	issuance the search, the actual search warrant as
23	execution on the residence at what was the address?
24	MS. LUZAICH: Gay Lane, 1450 Gay Lane.
25	THE COURT: All right. Anybody who is a potential

1	witness in regards to that incident may step outside.
2	MR. LANDIS: And I can assure this Court that
3	the witnesses I do intend to call have been asked to stay
4	outside.
5	THE COURT: That's fine, all right. So
6	MR. BANKS: And, Judge, I am going to tell mom
7	that it is okay for her to be in here.
8	THE COURT: Sure, yeah, absolutely.
9	MR. BANKS: Thank you.
10	THE COURT: Absolutely. All right. We are going
11	to call the detective, right?.
12	MS. LUZAICH: That's right. The State calls
13	Curtis Weske.
14	THE CLERK: Come forward, sir.
15	Take the witness stand. Remain standing and
16	raise your right hand,
17	Whereupon,
18	DETECTIVE CURTIS WESKE,
19	called as a witness herein by the State, having been
20	first duly sworn, was examined and testified as follows:
21	THE CLERK: Thank you very much.
22	Please state your name, spell your first and
23	last name for the record.
24	THE WITNESS: My name is Curtis Allen Weske,
25	first name is C-u-r-t-i-s. The last name is W-e-s-k-e.

- 1			
1	THE CLERK: And your middle name is A-l-a-n	THE CLE	
2	or A-1-1-e-n?	-1-1-e-n?	
3	THE WITNESS: A-1-1-e-n.	THE WIT	
4	THE CLERK: Thank you.	THE CLE	
5	THE COURT: Go ahead.	THE COU	
6	DIRECT EXAMINATION		
7	BY MS. LUZAICH:	S. LUZAICH:	
8	Q. Sir, are you a police officer with the	Q. Si	
9	Henderson Police Department?	erson Police	
10	A. Yes, I am.	А. Үе	
11	Q. How long have you been so employed?	Q. Ho	
12	A. Since August 30, of 1999.	A. Si	
13	Q. Of 1999?	Q. Of	
14	A. Yes.	A. Ye	
15	Q. And were you a peace officer before coming	Q. An	
16	to the Henderson Police Department?	he Henderson	
17	A. Yes, I was.	A. Ye	
18	Q. And where was that?	Q. Ar	
19	A. In Juneau, Alaska.	A. In	
20	Q. For how long were you a police officer	Q. Fo	
21	there?	e?	
22	A. Almost five years.	A. Al	
23	Q. And while you were in Alaska, were you a	Q. An	
24	patrol officer or were you a patrol officer and something	ol officer or	
25	else?	?	

1	A. A patrol officer.
2	Q. Okay.
3	When you came to the Henderson Police Department,
4	did you get in as a patrol officer?
5	A. Yes, I did.
6	Q. And did you become something else as well?
7	A. Yes.
8	Q. What else did you do?
9	A. I worked on the ATF Fighting Crime Task Force
10	for a little while I was in the property section of the
11	bureau. I went to robbery and major crimes, and now I
12	am in what they call the Intel/Working to Target Repeat
13	Offenders and gathering intelligence.
14	Q. Okay. Specifically, in February, of 2007,
15	where were you assigned?
16	A. Major crimes.
17	Q. And the weekend of February like 17, 18,
18	19, around there, was that what you believed to be All
19	Star Weekend with NBA and their Allstar game?
20	A. Yes.
21	Q. And did you or were you asked to participate
22	in an investigation of several offenses that occurred late
23	at night, Sunday night, February 19, 18, whatever the Sunday
24	night was was on Great Game Night?
25	A. Yes, ma'am.

Q. oh, and did y A. is in the Gre Q. A. Q. Apartments, w A. Q. officers alre	Sergeant Dunaway called and asked me to apartment complex. Where was the the apartment complex that you ou respond? Sorry. I believe it was 2101 Warm Springs, Warm Springs en Valley area. Okay. That would be Henderson, Nevada, right? Yes. And when you went to the Warm Springs as that late at night, early in the morning? Early in the morning. When you got there, were there other police
respond to an Q. oh, and did y A. is in the Gre Q. A. Q. Apartments, w A. Q. officers alre	apartment complex. Where was the the apartment complex that you ou respond? Sorry. I believe it was 2101 Warm Springs, Warm Springs en Valley area. Okay. That would be Henderson, Nevada, right? Yes. And when you went to the Warm Springs ras that late at night, early in the morning? Early in the morning. When you got there, were there other police
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Q. Apartments, w A. Q. officers alre	And when you went to the Warm Springs was that late at night, early in the morning? Early in the morning. When you got there, were there other police
Apartments, w A. Q. officers alre	Early in the morning. When you got there, were there other police
A. Q. officers alre	Early in the morning. When you got there, were there other police
Q. officers alre	When you got there, were there other police
officers alre	
	ady there?
_	
Α.	Other police officers or other detectives,
yes, ma'am.	
Q.	A lot of them, correct?
A.	Yes.
Q.	And were there also some young kids that
you believed	to be victims that were also there?
Α.	Yes, they were up in the apartment, I
believe.	
Q.	And I swear when I say, "young kids",
anyhody young	ger than me is a young kid.
arrybody young	
	you believed A. believe. Q.

1	kids at that time?		
2	A. No, I didn't.		
3	Q. Was there a detective that was kind of in		
4	charge of the investigation at that point?		
5	A. Yes, there was.		
6	Q. Who was that?		
7	A. Detective Niswonger.		
8	Q. And could you spell for our wonderful court		
9	reporter Niswonger?		
LO	A. I believe it's N-i-s-w-o-n-g-e-r.		
L1	Q. If not, it's close enough, right?		
L2	A. Yes.		
L3	Q. Okay. And is it your understanding that		
L4	Detective Niswonger kind of assigned certain tasks to		
15	certain detectives?		
16	A. Yes		
L7	Q. And is it your understanding that certain		
18	detectives were assigned to interview the victims of the		
L9	offenses?		
20	A. Yes.		
21	Q. And that other detectives were asked to		
22	go find and do things?		
23	A. Yes.		
24	Q. And were you one of the detectives that		
25	were asked to go find and do things?		

1	A. Yes.
2	Q. Did you find out the things by yourself
3	or with somebody else?
4	A. With Detective Hartshorn, who was assigned
5	to basically, we were riding together.
6	Q. And could you spell his name for the court
7	reporter?
8	A. H-a-r-t-s-h-o-r-n, I believe. I believe
9	that is right.
10	Q. Okay. And what were you and Detective
11	Hartshorn assigned to do?
12	A. The first thing we were assigned to do is
13	because information was passed on that they had went to
14	two banks, were forced to take out money so they just
15	tried to get ahold of the bank. They knew it was early
16	in the morning, but there is numbers on the bank that
17	we could call and try to get video surveillance lockdown.
18	Q. Okay.
19	Now, just for the record, and I'm not offering
20	this for the truth, I'm just offering it to lay a foundation,
21	and for purposes of what it was, what was your understanding
22	of the offenses that had occurred?
23	A. One of the subjects had taken one of the
24	victims around in a vehicle with a gun pointed at them and

made them use their ATM card in the drive-through lanes,

1 and taken out money. So we knew that most of these cams have cameras 2 3 on there, so they were wanting to see, you know, if they can get that transaction lockdown and see if we could get photos. 5 6 Ο. Okay. 7 And you talked about one suspect. How many suspects is it your understanding that there were? 8 I was told that there was two. 9 And was there a description of the suspects 10 11 given to you, generic descriptions? Two black males, and one was taller and one 12 Α. 13 was shorter. 14 Okay. And in addition to going to the ATM, 15 what else was your understanding? As far as the crime? 16 Α. 17 Okay. I was told that they went into a house, 18 held them at gunpoint, put them down at gunpoint, took one of them to the ATM to get cash. They wanted money. 19 20 And then after that, they attempted to make 21 her perform sex on each other, and then actually one of 22 them, or both of them may have touched one of the females 23 when they couldn't perform sex. I asked for a guy named 24 Grant.

It all happened at 690 Dane, and that's, based

25

on what we had at that point, it was kind of generic because they were still in the middle of the interviews, they were getting the sexual assault detectives to do what they were trained to do the interviews on that, and so then that's when we were assigned to go the first thing we were assigned to do at the bank.

- Q. And when you were assigned to investigate the angle of the bank, did you have any idea who the suspects were other than that they were black males?
 - A. No.
- Q. Okay. So, when you were assigned to investigate the bank, and go, what exactly did you do?
- A. When I went to the bank, at that point all I had to do was get the numbers, and I got a recording on one -- I can't remember which one -- and then the other one I talked to somebody, and said, hey, this is about the time it occurred but we would like it from this time, I think it was about midnight until five in the morning, and this probably was the number one lane, if you could just freeze everything, you should have a black male and a white male in the front seat, and I believe at that time they gave me the victim's name that used the ATM card.

I can't remember what his name was, but I believe
I said this could be the account number that it was.

Q. Okay. Was the bank -- at the time that you

1	were specifically contacting the bank, was the bank open	
2	yet?	
3	A. No, it was closed. It was just like an	
4	answering service that we used to check in on it, and then	
5	after that I had no more dealings with the bank.	
6	Q. Okay. And about what time of the day was	
7	that?	
8	A. Probably five o'clock in the morning, five,	
9	six o'clock in the morning. I think I got to the scene	
10	about three, something like that.	
11	Q. Okay.	
12	So after you called and left messages for the bank,	
13	what did you do?	
14	A. After that the sergeant, Sergeant Dunaway	
15	said, hey, let's go up to 690 Great Dane. We want to get	
16	our crime scene continuum there so we need to clear the	
17	residence, we have got a protocol to make sure nobody else	
18	is in there. So that's what we did. We proceeded to 690	
19	Great Dane.	
20	Q. Okay. And when you were at 690 Great Dane,	
21	did the crime scene come?	
22	A. Yes, they did.	
23	Q. And did they go in and do whatever it is	
24	that they do?	
25	A. Yes, they did.	

Did you stay there the whole time at the 1 0. 2 crime scene or did you go do something else? 3 Α. 4 5 6 7 8 9 10 11 saying it right. 12 13 Hills. 14 15 0. 16 17 and why you were there? 18 19 20 21 knew a Grant. 22 23 24

25

No, while they were in there, we knocked on doors to see if we could get any information which nothing really panned out, and then we looked up because we knew it was a rental, and we thought, okay, then maybe we would try to find where the renter lived before, so we had our laptop, and I think it was Hartshorn who looked up Clark County Assessor's file, looked up 690 Great Dane, and it came back to Victor Michalak, I'm not sure I'm

But -- and he lived up near there in Southern So at that point we went up there and knocked on his residence door and talked with him.

- And when you talked with him -- when you talked with him, did you explain to him what had occurred
- Yeah, we said that a pretty serious crime had occurred at that residence, and we were looking, you know, to see who rented the house before him, or if he

At that time he said, well, the house was rented to a Brandon Preston, who worked for Country Insurance, or Countrywide, I believe, and that he had a roommate, he had some roommates, but he had a roommate that he believed

1	his name was grant.	
2	Q. Okay.	
3	While you were having this conversation with	
4	Victor whatever his name is, about what time of the day	
5	is it by now?	
6	A. This is in the morning. This is getting	
7	closer, I think, to eight or nine.	
8	Q. Okay.	
9	And with the information about Brandon Preston,	
10	what did you then do?	
11	A. We called Country Countrywide, and they	
12	told us they did have a Brandon Preston that worked there,	
13	and they gave us a phone number to contact him with, and	
14	so I called that phone number.	
15	Q. Did you contact Brandon Preston personally?	
16	A. Yes, I did.	
17	Q. Did you have a conversation with him about	
18	what you knew?	
19	A. Yes.	
20	Q. And did you get information about an	
21	individual named Grant?	
22	A. Yes.	
23	Q. Did he give you actual like residence	
24	information, I know grant, and he lives at such and such?	
25	A. Yes, he did. He told me he was still	

roommates with him, however, they had moved, and so he 1 gave me that address, and said that he should be at home 2 right now, and so we proceeded over there. 3 Q. You physically went over to that location? 4 Α. 5 Yes. And is that still in Henderson? 6 0. 7 A. Yes. 8 0. And when you went to that location, what 9 happened? 10 At the point we knocked on the door, I made 11 a phone call because he gave me Grant's phone number. knocked on the door, we called, and we saw his car in the 12 13 driveway, and there was no answer. 14 And so I can't recall I called him back, and I said, well, this was actually targeted towards him so are 15 16 you concerned for him, too, and he said, yes, he was. 17 0. And, I'm sorry, when you say, "called him back", who is "him"? 18 19 A. Brandon. 20 Q. Okay. And he said, yes, he should be there, and 21 Α. 22 there is no reason why he shouldn't be answering the door. 23 So at that time we got the manager's key to open 24 the door, stood at the bottom of the door and called out,

"Henderson police, Brandon, are you okay? Henderson police,

25

1 Brandon, are you okay?" 2 At that time he woke up and came out, and he 3 said, yeah, he was fine, and that is when we had our conversation. 4 5 Ο. Okay. And about what time of the day is 6 it by now? 7 Α. Probably closer to noon, or so. Q. Okay. 8 Or two o'clock. 9 Α. 10 Q. And did you talk to Grant about what you 11 knew? 12 Α. Yes. 13 Were you trying to -- well, what were you Q. trying to find out from Grant? 14 15 Α. Trying to find out if he knew who would 16 be asking for him, you know, who would be coming in there 17 trying to use the bank. I go, you know, does he owe money? 18 Is anybody after you? 19 Did you give any description of the individual 20 who could be after him? 21 Yes, I said there were two black males that Α. 22 came looking for you, and, you know, they called you by 23 name, and they wanted some money. They said you owed some 24 money. Did he give you a name? 25 Q.

1	A. Yes, he did.	
2	Q. What name did he give you?	
3	A. He said Delarian Wilson.	
4	Q. Okay. And is that the only name that he	
5	gave you?	
6	A. Yes.	
7	Q. Okay. So he didn't know who potentially the	
8	second person could be?	
9	A. No, he didn't.	
10	Q. And when he gave you the names, well, did	
11	he give you the name of Delarian Wilson or was there also	
12	another?	
13	A. Cameron.	
14	Q. Okay. And did he give you other information	
15	about Delarian and Cameron Wilson?	
16	A. He said that he he used to work at not	
17	used to work, he used to play football at UNLV, he said that	
18	he worked out with him at the gym, but he had heard that he	
19	had transferred down to Colorado and out-of-state.	
20	Q. And, I'm sorry, you keep saying "he" and	
21	"him", he who heard that he had transferred	
22	A. (Interposing) Grant heard this stuff.	
23	Q. Grant heard that Wilson played and transferred?	
24	A. Yes.	
25	Q. Okay.	

1 Α. Well, he was friends with --2 Ο. Wilson? Wilson, and he said that he worked out with 3 Α. him at the gym, you know, but a while ago he knew that he 4 5 had been transferred to Adam State. Grant said that Wilson moved to Adam State, and 6 7 was playing football there and then he said that, you know, 8 it is kind of funny you say that, but one of my friends called me -- Grant said one of his friends called him and 9 10 said that Wilson is back in town, and that he asked about 11 Grant. 12 0. Recently? 13 Α. Yes. 14 Q. Okay. 15 Maybe a day or two. Α. 16 Q. Okay. And with that information, what did 17 you do? I asked him if he could come down to the 18 Α. 19 station and talk to Detective Niswonger because his name 20 is in this case, and see if he had more questions since they were interviewing the victims, if he would come down 21 22 and give a taped statement and, you know, identify photos 23 if we could find one. 24 And did he agree to come down with you? Ο. 25 Α. Yes, he did.

1	Q.	And did you learn during the course of this
2	that there was	stuff Grant told you that?
3	Α.	Yes.
4	Q.	Was it marijuana?
5	A.	Yes.
6	Q.	And did you actually find some of that stuff
7	at Grant's hous	se?
8	Α.	Yes, I did.
9	Q.	And some money?
10	Α.	Yes.
11	Q.	And did you seize all that?
12	Α.	Yes, I did.
13	Q.	Okay. Now, at the station, did he actually
14	give a taped i	nterview?
15	A.	Yes, he did.
16	Q.	And that was audio and videotape?
17	A.	Yes, it was.
18	Q.	Did you get any more information from him
19	regarding the	individuals who might have committed the
20	crime that you	were investigating?
21	A.	Just I believe he identified a 2005 booking
22	photo for Dela	rian, and we didn't get any other suspect
23	information.	
24	Q.	Okay. While he was at the station, is it
25	your understan	ding that one of the detectives found a

booking photo of Delarian Wilson? 1 Α. Yes. 2 And were you present when grant -- and what's 0. 3 Grant's name, just for the record, his last name? 4 Α. Heib. 5 Is that H-i-e-b? Ο. 6 7 I think it's H-e-i-b. Α. Q. Oh, that's either way. 8 9 Okay. And were you present when Grant Heib was shown 10 the photo and said whether or not that was the person? 11 I believe I was. I'm pretty sure I was. 12 Α. Okay. Was it your understanding that he 13 Q. did identify --14 15 Α. Yes. -- that person as Delarian Wilson? 16 17 Α. Yes. Okay. And once you had that information, 18 Q. then what did you do? 19 At that point, we had other detectives 20 working on different things so we were now trying to scour, 21 you know, basically Las Vegas, looking for Delarian Wilson, 22 and I understand that a narcotics team was working on that 23 end of it. 24 25 Q. Okay.

1	Were there earlier I had asked you if	
2	Detective Niswonger was assigning people to do certain	
3	things.	
4	All of these people that were participating	
5	in the investigation, were you communicating with each	
6	other?	
7	A. Communicating with each other and, basically,	
8	the sergeant was basically our liaison, Sergeant Dunaway.	
9	So if we didn't talk to these people directly we talked to	
10	the sergeant once we completed a task and so it was Tony	
11	Niswonger now, I'm sorry, Detective Niswonger to Sergeant	
12	Dunaway, what have you heard, and so he was kind of the	
13	liaison.	
14	Q. Okay. And you were sharing information with	
15	others that way?	
16	A. Yes.	
17	Q. Through maybe Detective Dunaway?	
18	A. Yes.	
19	Q. And did Detective Dunaway give you information	
20	regarding the location of Delarian Wilson?	
21	A. Yes.	
22	Q. And do you know about what time of day? Are	
23	we still in the same day, that Monday?	
24	A. Yes, yes, we are, we are in the afternoon.	
25	I think that we were at three or four o'clock in the	

1 afternoon at this point. 2 0. Okay. 3 And did you get information -- was there a time that Delarian Wilson was actually located? 4 5 Α. Yes. 6 Q. And where was he located? Circus Circus. Α. Now, did you participate in actually locating 8 Ο. Mr. Wilson? 9 10 No. Α. 11 Ο. Did you go to Circus Circus once you discovered 12 covered that Wilson was located? 13 Later in the evening, yes. 14 0. Did you do anything inbetween the time that 15 you or that you recall inbetween the time that you had the 16 conversation with Grant Heib and the time that you went to 17 Circus Circus? 18 Α. Yes. 19 Ο. What did you do at that time? 20 A. They were trying to locate him, and once 21 they said they located him, and they found out that he had a room there registered to him then I was assisting 22 23 Detective Pena, and I believe Detective Hartshorn was 24 there in gathering information to apply for a search 25 warrant for that room at Circus Circus.

1	Q. Okay.
2	But you are not the one who actually authored
3	the search warrant, correct?
4	A. Not that one.
5	Q. So was that Detective Pena?
6	A. I believe so.
7	Q. Okay.
8	Do you know about what time of day it was that
9	you got to Circus Circus?
10	A. I am going to have to say five or six. I
11	know it was getting dark.
12	Q. Okay.
13	And did you participate in serving the search
14	warrant, in and I'm sorry was the search warrant
15	for the room that Delarian Wilson was registered to?
16	A. Yes, it was.
17	Q. Okay.
18	And at this point you still have no idea who
19	the other suspect is, is that correct?
20	A. Correct.
21	Q. You don't have the name, nothing?
22	A. No.
23	Q. Okay.
24	And, I'm sorry, I asked the question, I wasn't
25	listening to the answer, did you participate in serving

1	the search warrant on Delarian Wilson's room?
2	A. No, I did not.
3	Q. Do you know while his room was being searched
4	where he was?
5	A. Yes. At that point he was being detained
6	at security downstairs, with security.
7	Q. Okay.
8	Was it it your understanding that one of the other
9	detectives physically found him and took him into custody
10	and brought him to security?
11	A. Yes, they took him into custody at a blackjack
12	table.
13	Q. Okay. And when you went to security, was he
14	there by himself or with others?
15	A. He was there with others.
16	Q. Police officers?
17	A. Police officers, and I think two others, a
18	female and a male.
19	Q. Like friend type people?
20	A. Yes.
21	Q. As opposed to service type people?
22	A. Yes.
23	Q. Okay. And what did you do when you got
24	there?
25	A. I talked to Detective Allison. He said he

1 was playing blackjack. 2 You know, we just kind of talked about, okay, 3 the other detectives that were across the room from him, we will wait for him to come back. We are going to serve 5 a search warrant with Detective Pena. That was approved 6 and then myself and Detective Hartshorn were assigned to 7 interview Delarian. 8 And did you do that? 9 Α. Yes, we did. 10 Q. And where did you do that? 11 Α. In a like security room. It had tables in 12 there. I don't know if it was a break room or a security room, but it was right next to it. 13 14 But it was in the Circus Circus? Q. 15 Α. Right. 16 Okay. And did you read him his rights per 0. 17 Miranda? 18 Α. Yes, I did. 19 And did he admit or deny that he had been 20 at the residence at 690 Great Dane? 21 He admitted. Α. 22 Did you talk to him about whether or not Q. 23 he was there alone or with another individual? 24 He said that he was with somebody. 25 0. Did he give you the name of the person he

was with? 1 Yes. 2 Α. What was the name he gave you? 3 0. Α. Narcus. 4 Did he give you any other information 5 Q. 6 about Narcus? 7 He said that he played football for UNLV. Α. He lived on the west side with his parents, and he drove 8 9 a white Chrysler 300. 10 Okay. When you had that information, what 11 did you then do? 12 At that point, it was late at night, we 13 wrapped up our interview. 14 We went through the details of everything, and wrapped up our interview, got with Sergeant Pena and took 15 16 what he was going to take out of the room. 17 We had Delarian transported to the jail, took everything back to the station, and I completed my arrest 18 report, and my witness stuff, and we were probably there 19 20 until midnight, one o'clock in the morning. 21 So you actually did arrest Delarian Wilson? 22 We arrested him, got all through the 23 paperwork that we needed to have done that night so he was taken to jail, there was a certain amount that we had 24 done. I believe we got done early in the morning, we were 25

told to get a couple of hours sleep, and come back, you 1 know, mid morning, and so that's what we did. We come back 2 3 mid morning. Now, I'm sorry, when you say you came back 4 Ο. 5 mid morning, would that by then be Tuesday? The 20th, so this happened, I believe that's 6 Α. 7 Tuesday, the 20th. Sunday night to Monday is the offense, and 8 Q. then Monday night you are working and come back Tuesday? 9 10 Α. Right. 11 0. Okay. 12 So when you came back Tuesday, you and Detective Hartshorn again? 13 14 Α. Yes. 15 And what did you do Tuesday when you came Q. 16 back? 17 Α. Tuesday, I mean, the early detectives was 18 already, Detective Niswonger, because he works the early shift, so they were already there, and then we briefed 19 20 him on what we had, and what the second suspect we 21 believed his name was, and so Detective Bakalas, who 22 I work with, used to work at UNLV as a strength trainer 23 for sports. So he said he had somebody over there that he 24 25 could talk to.

1	So he went over there, and he went down there
2	and talked to, I believe, the director of athletics.
3	Q. Okay. And can you spell his name for
4	the court reporter?
5	A. B-a-k-a-l-a-s.
6	Q. Okay. And when he went down and talked
7	to the athletic director at UNLV, or whoever it is that
8	he talked to at UNLV, did he then give you information?
9	A. Yes, a little while later he called and
10	said they had a football roster in his hand, and he
11	had the name Narcus Wesley.
12	Q. Did he also give you information about
13	where Narcus Wesley indicated at least to the football
14	department where he was living at the time?
15	A. Yes.
16	Q. And where was that?
17	A. I believe it was 2372 Valley Drive in
18	Las Vegas.
19	Q. Okay.
20	And did he give you any other information at
21	that time, Detective Bakalas?
22	A. Not at that time.
23	Q. Okay. So what did you do once you had
24	that information?
25	A. Once I had that information, I called

Nevada Power and spoke to a Donna Lamonte, and I asked 2 Donna, I would like to check a residence for power, and 3 she said, okay. I said it is 2372 Valley Drive, and I said the 4 name that we are looking for is Narcus Wesley, and she 5 6 said, okay. 7 A couple seconds later, a minute or two later she said, well, you know that power has been turned off 8 9 there, hang on a second. Let me check another thing. 10 Okay. Well, that power is turned off, and now 11 it's re-turned on at I think it's 4232, I would have to 12 look at my notes, 4232 Gay Lane, if it was the same name. 13 I said, thanks a lot, we are sending you a 14 subpoena, you know, I explained the case to her, you 15 know, before, before we talked. I told her the seriousness 16 of it, and so I faxed off a subpoena, and Detective Hartshorn 17 immediately left and went to Gay Lane. 18 And why did you go to Gay Lane? 19 Α. Because that's where the power was turned 20 on with that same name, and we wanted to go over and confirm 21 if he lived there. 22 Q. Okay. Was it your intention to get a search warrant for 23 24 that location?

Α.

Yes.

- 1	
1	Q. And if by confirming that he lived there,
2	what were you looking for?
3	A. His vehicle, him out in the front yard, or
4	anything, you know.
5	Q. About what time of day is it that you
6	physically went there?
7	A. It was in the afternoon.
8	Q. So it was still light out?
9	A. Right, right.
10	Q. Okay. And when you went to Gay Lane, what
11	did you see?
12	A. I saw his white Chrysler 300-N that I ran
13	the registration on, and it came back to Narcus Wesley and
14	a female that I can't recall.
15	Q. And a female's name?
16	A. Yes.
17	Q. Did you get any other information at that
18	point?
19	A. I believe that the registration came back
20	to the Valley address, but we sat there for a little while,
21	watched the car. It didn't move, and at that time, I
22	immediately called Sergeant Hart, H-a-r-t, who is the SWAT
23	Sergeant, and I said, I think we have located the second
24	suspect.

I have a vehicle here. I have got the house,

and I am going to fill out an affidavit for a search 1 2 warrant. If you guys wanted to start to recon so when 3 we get it done, you guys can decide what you want to do. 4 5 Q. Okay. 6 And did you then go and fill out an affidavit 7 for a search warrant? Yes. 8 Α. 9 And where did you go to do that? Q. 10 I went to the Henderson Police Department. Α. 11 Q. Okay. And did you actually prepare a search 12 warrant? 13 Yes, I did. Α. 14 Q. Did you take it to get it signed by a 15 Judge? 16 Α. Yes, I did. 17 And when you got it signed by a Judge, Q. 18 what did you do? 19 I notified Sergeant Hart that it was signed, 20 we are good to go. 21 I believe we went back and made copies, and we 22 have to leave one with the residence, and then after we 23 did that, we went down and met -- I can't remember the 24 name of the place, but it was a bar. We met behind a bar 25 close to the residence with SWAT.

1	Q. What was the purpose of that?
2	A. To brief it, you know, they do the recon,
3	and do all the briefing.
4	Q. Okay. Had you asked them to be on the
5	lookout for anybody who comes and goes from the residence?
6	A. Yes.
7	Q. And did they indicate to you whether or
8	not anybody came or went from the residence while you
9	were gone?
10	A. They didn't indicate that they had anybody
11	leaving or not. But once we got to the scene with the
12	police, then we immediately, Detective Hartshorn and I
13	immediately went and sat, sat at the residence and put
14	eyes on there, took up the surveillance and the vehicle
15	was still parked there, and so we just sat there.
16	Q. Okay.
17	A. And we saw SWAT serve the warrant.
18	Q. And did you have SWAT serve the warrant?
19	A. Because of the nature of the crime, because
20	there was a gun involved, that we had information that
21	there was a gun involved, sexual assault, robbery.
22	Q. Did you watch SWAT serve the warrant?
23	A. Yes.
24	Q. And when they served the warrant, did
25	they knock, announce and enter?

1	A. Yeah, we watched it from afar, I mean, we
2	stayed away.
3	Q. Right, but you could see
4	A. Yes.
5	Q that it was happening?
6	A. Yes.
7	Q. Okay. And then what did you do?
8	A. Waited for them to clear the residence,
9	and once they say it is okay, you know, then we go in.
10	And, basically, at that time, I was getting my
11	stuff ready. I was out of the vehicle. I just pulled the
12	vehicle up closer to the house, and I was at our car getting
13	our stuff ready, and Narcus came out. They brought Narcus
14	out, and that's where I began to do our interview, and
15	everybody else went in and searched.
16	Q. Okay, you are pointing somebody out.
17	Was there an individual in the residence that
18	physically walked outside that you see here in court
19	today?
20	A. Yes.
21	Q. Can you describe where he is sitting and
22	what he is wearing?
23	A. He is wearing a pants and suit jacket, a
24	brown gray tie, sitting at the Defendant's table in the
25	middle.

1	MS. LUZAICH: Your Honor, may the record reflect
2	identification of the Defendant?
3	THE COURT: The record will so show.
4	MS. LUZAICH: Thank you.
5	Q. Was it your understanding that there were
6	also other individuals in the house?
7	A. Yes.
8	Q. And did you ultimately speak with them as
9	well?
10	A. Yes, I did.
11	Q. Okay. You spoke with the Defendant?
12	A. Yes.
13	Q. Did you give him his rights per Miranda?
14	A. Yes, I did.
15	Q. Did you do it by memory or from a card?
16	A. I believe I was handed a card.
17	Q. Okay. And did he express to you that he
18	understood his rights?
19	A. Yes, he did.
20	Q. And then did he talk to you?
21	A. Yes, he did.
22	Q. Okay. Now, did some after you spoke
23	with the Defendant, did something happen?
24	Did you find something out, relating to his
25	father?
	II

1	A. Okay. With his father, you know, once we
2	went back in there
3	Q. Okay. Maybe I should rephrase that. I
4	don't know if it was after.
5	A. Right.
6	Q. Did something happen with his father?
7	A. Yes.
8	Q. What?
9	A. Well, his father demanded his father
10	and mother, I believe it's his mother, demanded a copy
11	of the search warrant; and I said it's out in the car, I
12	will get it in just a second, went out to the car and got
13	it, gave it back to them, and while he was reading it,
14	you know, I asked if there is any guns in the house, he
15	said his nephew used to have them, and all of a sudden,
16	he said:
17	"This is wrong. The power is in my name. It's
18	not in Nascus's name."
19	And I got his name, and his name is Narbis.
20	Q. Could you spell that?
21	A. Well, it's spelled two different ways, I
22	mean, on record, in scope, it's N-a-r-b-i-s, or b-i-z,
23	and I believe in Nevada Power it was N-a-r-b-i-z.
24	Q. Okay.
25	So the Defendant's daddy indicated to you that

1	there was some incorrect information in the search warrant?
2	A. Yes.
3	Q. Once you found that out, did you do anything?
4	A. Not right at that moment.
5	We finished what we had there, got his stuff,
6	and then transported him to the jail, booked him into the
7	jail, and then the next morning when I came back in, I
8	looked in my mailbox. We have a box there, and there was
9	a copy of the subpoena. So I looked at that, and that's
10	where it said:
11	An asterisk: "Please note" I have to look
12	at my notes, something to the effect:
13	"Please note. Individual's first name is
14	different from your request."
15	Q. Okay.
16	Now, when you say there was a copy of the subpoena
17	in your box, would that be the subpoena that you had sent
18	to Nevada Power?
19	A. It was her reply. Her reply, I'm sorry.
20	Q. But pertaining to the subpoena?
21	A. To my subpoena.
22	Q. Okay. That you sent to Nevada Power?
23	A. Yes.
24	MS. LUZAICH: May I approach the Clerk?
25	THE COURT: ·Sure.

1	(Whereupon, four exhibits were marked for
2	identification by the Clerk as State's Exhibits 1, 2,
3	3 and 4, respectively.)
4	MS. LUZAICH: For the record, the Clerk is
5	marking four pieces of paper State's Proposed Exhibits
6	1, 2, 3, 4.
7	They have been shown and are reshown to defense
8	counsel, and I don't know that they are in the correct
9	order, so 1, 2, 3, 4 are kind of just random number.
10	Q. Detective, I am showing you what has been
11	marked as State's Proposed Exhibits 1, 2, 3, 4, and can
12	you tell me, do you recognize these?
13	A. Yes, I do.
14	Q. What are they, understanding that 1, 2, 3,
15	4 may be out of order?
16	A. A subpoena I sent, and her reply, Ms.
17	Lamonte, I believe Ms. Lamonte sent them from Nevada Power.
18	MS. LUZAICH: Move into evidence.
19	MR. LANDIS: No objection.
20	THE COURT: Admitted.
21	THE CLERK: Which one?
22	MS. LUZAICH: All four.
23	THE CLERK: All four?
24	BY MS. LUZAICH:
25	Q. And for the record, on State's Proposed

1	Exhibit 2, is that where the asterisk with the note that
2	you just described is?
3	A. Yes.
4	Q. And can you read it into the record for
5	me?
6	A. "Please note. Individual's first name is
7	different from your request."
8	Q. And on it okay. So from the time
9	that you spoke with her on the phone, you immediately
10	left, went, did your surveillance, for want of a better
11	word, you looked to see what was there, and you were
12	just doing things until you served the search warrant?
13	A. Yes.
14	MS. LUZAICH: Okay, thank you. I will pass the
15	witness.
16	THE COURT: Cross.
17	MR. LANDIS: The Court's indulgence
18	THE COURT: Sure.
19	CROSS-EXAMINATION
20	BY MR. LANDIS:
21	Q. Good morning.
22	A. Good morning.
23	Q. We can agree that throughout this process
24	from when you got involved until your investigation
25	concluded, that time was of the essence, yes?

I	
1	A. Yes.
2	Q. And you proceeded in that fashion, with
3	pretty much everything you did, correct?
4	A. Yes.
5	Q. And that included the drafting and issuance
6	of the search warrant for Gay Lane?
7	A. Yes, I was gathering information from other
8	detectives as well.
9	Q. To put it another way, you didn't want
10	to wait three days to get that search warrant, is that
11	correct?
12	A. Right.
13	Q. And before we get into that search warrant,
14	I want to talk a little bit about the order of events
15	involving the interrogation of Mr. Wilson, and the trip
16	to UNLV, or at least you receiving the information from
17	UNLV, the football roster, okay?
18	A. Yes.
19	Q. I think you testified on direct, and correct
20	me if I am wrong, that the first of those two events was
21	the interrogation of Wilson?
22	A. Yes.
23	Q. And then thereafter, sometime thereafter,
24	a short matter later, you got the roster, correct?
25	A. Yes.

- 1	
1	Q. Page 82 of the interrogation of Wilson,
2	lines five and six.
3	Do you recall Detective Hartshorn saying during
4	that interrogation:
5	"We already know who Narcus is, bro. He was
6	on your football team. He played
7	(incomprehensible) right?"
8	A. We were going in and out of the room there
9	so he may have said it, I may have been there. I'm not
10	sure.
11	Q. All right. He did say it or he may have
12	said it?
13	A. No, if it's in there, he said it.
14	Q. Okay.
15	A. But you would have to ask him.
16	Q. Would you agree that it is indicative that
17	he knew Narcus was on the UNLV football roster during that
18	interrogtion?
19	A. He could have been lying, you know, because
20	at that time Grant said that he played football, and so we
21	were guessing that he was a football player with him, I
22	mean, I don't know.
23	Q. Well, as to your search warrant, I only
24	want to talk about what's in the search warrant. I don't
25	want to talk about what you do that was not in the search

warrant, okay? 1 2 Α. Yes. 3 0. You said that somewhere during the interrogation of Wilson he told you guys that Narcus lived somewhere on the 4 west side of town with his parents? 5 6 Α. Yes. 7 And that's during the interrogation that occurred at Circus Circus, correct? 8 No, there was a time when I went and showed 9 10 him his picture at the jail, and that's when he told me. 11 0. A little different than what you testified on direct, correct? 12 As far as what? 13 Α. 14 Ο. Receiving that information, and let me 15 clarify: 16 During the interrogation at Circus Circus, that was recorded, correct? 17 18 Α. Yes. At that time, he didn't tell you where 19 0. 20 Narcus lived, did he? 21 I'm not sure if he told us on that or not. Α. 22 I have to look at the transcript. 23 Would that refresh your recollection? 24 Α. If I read the whole transcript, yes. 25 May I approach, Judge? Q.

1	THE COURT: Yes.
2	BY MR. LANDIS:
3	Q. When is it where you talked about Narcus?
4	A. Yeah, right here he says:
5	"Somewhere on the west side but I really don't
6	know."
7	Q. But definitely not on the west side of
8	town with his parents, correct?
9	A. No, I believe that the parents were probably
10	at the jail.
11	Q. Very well. Well, we can agree nowhere in
12	that statement, that recorded statement that occurred at
13	Circus Circus did he say Narcus lives on the west side of
14	town with his parents, is that right?
15	A. Just right here, right now.
16	Q. Okay.
17	A. We have Vegas, somewhere on the west side.
18	MS. LUZAICH: What page?
19	THE WITNESS: Page 83, page 82 and page 83. I
20	believe that's it. Yes, sir.
21	BY MR. LANDIS:
22	Q. Reading that refreshes your recollection?
23	A. It refreshes that, you know, like I said,
24	we were both in there, you know, he said, west side of
25	Vegas on this.

- 1	
1	Q. Okay. But nowhere in there does he say
2	west side of town with his parents?
3	A. Not that I saw, no, sir.
4	Q. And you would agree this is accurate?
5	A. Yes, yes.
6	Q. Now, you mentioned a possible second time
7	that you spoke to Mr. Wilson, correct?
8	A. Yes.
9	Q. You didn't talk about that on direct.
10	Could you give me a little background of what occurred,
11	why that occurred, and where it occurred?
12	A. It occurred at the Henderson jail, and I
13	took a picture of Narcus's DMV photo over there and
14	identified him.
15	Q. When did that occur in the order of events?
16	A. That occurred before the search warrant,
17	and just before he went to the station or went to the
18	jail.
19	Q. Was that before or after you conducted
20	your first surveillance of the Gay Lane address and saw
21	the white Chrysler?
22	A. That was after that.
23	Q. All right. And it's your testimony here
24	that during that second interrogation or second interview

with Wilson at the jail he told you that?

1	A. Yes.
2	Q. Was that interview transcribed? Was it
3	recorded?
4	A. No, it wasn't. He was still up in booking.
5	Q. Did that second interrogation of Wilson
6	occur before or after you drafted your search warrant?
7	A. That occurred before.
8	Q. Before?
9	A. Yes.
10	Q. In that search warrant, you go through a
11	lot of the events that you testified to today, correct?
12	A. Yes.
13	Q. Do you inform the reviewing magistrate that
14	Wilson said Wesley lived on the west side of town?
15	A. I would have to look at the search warrant.
16	Yes, it is in the search warrant.
17	Q. What page?
18	A. It doesn't have a number. Next to the end.
19	MR. LANDIS: May I approach?
20	THE COURT: Yes.
21	BY MR. LANDIS:
22	Q. Does reviewing that refresh your recollection?
23	A. It says that I showed a photograph of Narcus
24	Wesley to Wilson.
25	Q. I am going to keep that there. I understand

that's in there, but is the information about the location 1 2 of where he lives and that he may live with his parents, is 3 that in there? Α. 4 No. 5 So, obviously, the reviewing magistrate did 6 not have that information at the time that he obviously 7 reviewed the request? No, sir. 8 Α. 9 When you went to the Gay Lane address for the first time and observed that Chrysler, did you thereafter 10 11 contact the DMV and check the registration? 12 Α. Not DMV, our -- and I can't recall, this is 13 a while ago, we either called dispatch at that point or we 14 had laptops in our car, too. 15 Q. And that's where you gained the information? 16 Α. Yes. 17 0. And the information you gained was that that 18 car was registered to Narcus? 19 Α. Yes. 20 0. And one other person? 21 Α. Yes. 22 0. And that it was registered to a Valley View 23 address? Yes, Valley, not Valley View. 24 Α. 25 I'm sorry. Let me be more precise, Valley Q.

1	Drive?
2	A. Valley Drive, yes.
3	Q. Okay. Did you learn at that time, communicting
4	with whoever it is that you did communicate the dates of
5	registration?
6	A. No.
7	Q. Did you learn that the car was currently
8	registered?
9	A. Yes, I believe it was currently registered?
10	Well, if you will look right there, and I have no
11	recollection of it being expired, that registration.
12	Q. Did you learn the date that that registration
13	began, that most current registration?
14	A. No.
15	Q. And you had that information at the time you
16	drafted your search warrant request?
17	Yes?
18	A. I didn't have it with me. We obtained it.
19	It was accessible to me, yes.
20	Q. You knew that though at the time you drafted
21	your search warrant?
22	A. Yes, I knew that that vehicle was registered
23	to him
24	Q. And you knew it was to that Valley Drive
25	address?

1	A. Yes, I believe so.
2	Q. And your search warrant request, you informed
3	the magistrate
4	A. Yes.
5	Q. Let me be more clear.
6	You informed the magistrate that the car is
7	registered to Narcus, correct?
8	A. Yes.
9	Q. You informed the magistrate that the car was
10	registered to Narcus at that Valley Drive address?
11	A. No, sir.
12	Q. There is police procedure on how you request
13	information from administrative agencies, correct?
14	A. Sometimes, yes.
15	Q. And you know I couldn't call Nevada Power
16	and get any information I wanted, correct?
17	A. I don't know. Some people can get it if
18	they have contacts, and so forth, and once again, others
19	can't get it.
20	Q. I understand. But we can agree that it
21	is under the subpoena power that you get that information?
22	A. Sometimes. If there is emergencies, there
23	are setup ways, where, hey, they get it to us within 72
24	hours.
25	Q. Okay. You know people at Nevada Power is

1	what you are saying?
2	A. This is the second time I ever talked with
3	Donna.
4	Q. Okay. At the time that you called Donna
5	at Nevada Power, had you drafted your Nevada Power subpoena
6	yet?
7	A. No.
8	Q. How long after you communicated with Donna
9	did you draft that subpoena?
10	A. Right after I phoned.
11	Q. As soon as you hung up the phone?
12	A. You just go on the computer, you have got
13	a shell, and you turn it on, and print it, and that's it.
14	Q. And in relation to that, when did you send
15	or fax a subpoena to Ms. Lamonte?
16	A. I believe I went and faxed it over to her
17	before we left.
18	Q. All right. On that subpoena, you did send
19	to Donna Lamonte, you list Narcus Wesley's name?
20	A. Yes.
21	Q. And you list a Social Security number?
22	A. I believe I had his Social Security and
23	birth date on there, I believe.
24	MR. LANDIS: If I might approach, Judge?
25	THE COURT: Yes.

1	BY MR. LANDIS:
2	Q. Would reviewing your subpoena refresh your
3	recollection?
4	A. Yes.
5	MR. LANDIS: May I approach?
6	THE COURT: Sure.
7	MR. LANDIS: Could we approach very briefly,
8	Judge?
9	Sorry.
10	(Discussion off the record at the bench between
11	the Court and counsel.)
12	THE COURT: All right. We are going to take a
13	break at noon for at least 20 or 30 minutes, but right
14	now, we are going to take a five minute break so we all
15	can run to the restroom real quick. So we are going to
16	be in recess for five minutes.
17	****
18	(Whereupon, a brief recess was had.
19	After recess, all parties present, the following
20	proceedings were had in open court:)
21	****
22	THE COURT: All right. We are back on the record
23	on the State of Nevada v. Narcus Wesley.
24	Go ahead.
25	MR. LANDIS: Thank you, Judge.

DETECTIVE CURTIS WESKY,
resumed the witness stand, having been previously duly
sworn, was examined and testified further as follows:
CROSS-EXAMINATION
BY MR. LANDIS: (Continuing)
Q. You got that subpoena, that you sent to
Ms. Lamonte, correct?
A. No, the one I received I got. I don't
have the you gave me this one.
Q. Okay, the Court's indulgence. Well, can
we agree
A. I'm sorry, yeah, you are right. This is
the one, yes.
Q. It might be her fax return, but it is
more or less the exact same thing as that, sir, right?
A. Right, yes, yes.
Q. And on that you have a name, you put
Narcus Wesley, correct?
A. Yes.
Q. You put a Social Security number, correct?
A. Yes.
Q. Could you to protect identity just give us
the last four digits of that Social Security number that
you left on that subpoena?

1	A. 3280.
2	Q. Do you list an address on that subpoena?
3	A. No, I don't.
4	Q. There is a number of vowels in Mr. Wesley's
5	name, which is his D R number?
6	A. Yes.
7	Q. What is that?
8	A. That's our report number.
9	MR. LANDIS: Okay. May I approach, Judge?
10	THE COURT: Yes.
11	BY MR. LANDIS:
12	Q. Where in the world did you get that Social
13	Security number from?
14	A. I believe it was given to me by Detective
15	Bakalas.
16	Q. Detective Batkins?
17	A. Bakalas.
18	Q. Okay.
19	A. I believe from the UNLV records, I'm not
20	I'm not positive but
21	Q. In your search warrant application, you
22	also list a Social Security number, correct?
23	A. Yes, I believe so.
24	MR. LANDIS: May I approach, Judge?
25	THE COURT: Yes, of course.

1	BY MR. LANDIS:
2	Q. I assume you don't remember that Social
3	Security number offhand?
4	A. No.
5	MR. LANDIS: May I approach the witness, Judge?
6	THE COURT: Yes.
7	(Whereupon, Defendant's Exhibit A marked for
8	identification by the Clerk.)
9	BY MR. LANDIS:
10	Q. Showing you what has been marked as Defendant's
11	Proposed A?
12	A. Yes, sir.
13	Q. Does reviewing that refresh your recollection
14	as to what Social Security number you listed in the search
15	warrant?
16	A. Yes, it's a different one.
17	Q. Could you tell us the last four digits that
18	you listed in your search warrant?
19	A. 8230.
20	MR. LANDIS: May I approach?
21	THE COURT: Yes.
22	BY MR. LANDIS:
23	Q. Where did you get that Social Security number
24	from?
25	A. I said I thought I got it from Detective

1	Bakalas, and there was a lot of papers and stuff, and I
2	may have picked up the wrong one.
3	Q. Okay.
4	Now, I want to talk a little bit about your
5	communications with Ms. Lamonte?
6	A. Okay.
7	Q. You testified on direct that the first thing
8	you asked her for was an address?
9	A. Yes.
10	Q. Did you give her an address and a name, an
11	address with a Social Security number or just an address?
12	A. I just gave her the address, and I said the
13	name I am looking for is Narcus Wesley.
14	Q. And you gave her those two tidbits of
15	information before she responded to any of your requests
16	at all?
17	A. Yes.
18	Q. And that address you gave her was the Gay
19	Lane address?
20	A. No, I gave her the Valley address.
21	Q. I'm sorry, the Valley Drive address?
22	A. Yes.
23	Q. What was her response to the best of your
24	recollection to that?
25	A. The best of my recollection was, okay,

there is no power at that address. Let me check something. 1 2 And then took a second, and the power was turned 3 on in the same at this Gay address, 4232 Gay Avenue. Between the time that she said the power 4 5 was turned off up until the time she gave you the Gay Lane 6 address, did you give her any further information? 7 Α. I don't believe so. While on the phone, was there any further Ο. 8 communications by you or by Ms. Lamonte? 9 10 I believe about the subpoena, I said I am 11 sending her a subpoena. 12 Ο. Okay. How long after you hung up the phone 13 with Ms. Lamonte did you start drafting your search warrant 14 on that occasion? Identification? 15 Hours probably, I think, you know, we went 16 out there. We had to -- we went out there, checked the address, found the vehicle, made a call to SWAT, sat there 17 18 for a little bit, and then, as I said, I showed that 19 photograph to Wilson, and then I went and started my 20 affidavit based on, I think, you know, based on because 21 everybody had a section of what they did. 22 So I am going by some of what was going on the 23 other line so it was probably a few hours. Would it be fair to say that you sent SWAT 24

to begin recon in anticipation of the search warrant being

written? 1 2 Yes, I always call ahead of time and say I Α. 3 am applying for a search warrant. 4 Okay. Q. 5 When -- as a detective in Henderson, who do you tend to send your search warrants applications to, what 6 7 Judge? We have Judge George (phonetically) and Judge 8 Α. 9 Berg (phonetically), and ideally, if they are not available, 10 there is a Judge in Boulder City. 11 Is it fair to say that the majority of them 0. go to Burke or George, don't they? 12 13 Α. Yes. 14 Q. This one went to George, correct? 15 Α. I believe so. You were confident that the search warrant 16 Q. 17 was being granted, and you sent SWAT out because George 18 always grants your search warrant requests, doesn't he? 19 I have never had any declined. So, you 20 know, that's not to say he won't. We are not talking about won't. He never 21 Q. 22 has? 23 Α. No. MS. LUZAICH: Well, objection to the form of the 24 question. I think Detective Weske hasn't had one declined, 25

1	but he certainly can't testify whether anyone else has.
2	THE COURT: I think that is probably correct.
3	At some time, you don't know whether he has declined anybody
4	else's applications, do you? You just never had one that's
5	been declined?
6	THE WITNESS: Listen, I will tell you something
7	about Judge George. He reads every piece of information on
8	that form. You are there for a while.
9	MR. LANDIS: And I would object to that on
10	foundation, Judge.
11	THE COURT: Overruled.
12	BY MR. LANDIS:
13	Q. When you arrived at the address to execute
14	the search warrant, how long was SWAT in the house before
15	you entered?
16	MS. LUZAICH: Well, that assumes facts not in
17	evidence. He didn't enter.
18	THE COURT: ·Rephrase that. You may have misled
19	what you are asking.
20	MR. LANDIS: Right.
21	Q. Is it your testimony that SWAT brought
22	Narcus out of the house?
23	A. Yes.
24	Q. And that's before you ever entered the
25	house?

1	A. Yes.
2	Q. But there came a time that you entered
3	the house?
4	A. Yes.
5	Q. When was that?
6	A. After our interview. I brought him back
7	in there. We sat him on a chair, and someone sat and
8	watched, and I gave dad the search warrant, and then I
9	went back in the back bedroom.
10	Q. Who cuffed Narcus?
11	A. Well, I believe SWAT because he had zip
12	cuffs on. We were trying to actually get those off but
13	I don't carry cutters.
14	Q. Did you have any communications with SWAT
15	about what occurred before you took custody of Narcus?
16	A. Oh, they knew the case, yes.
17	Q. That's not what I am asking.
18	Did you have any conversations between with
19	SWAT about what occurred in the house before you took
20	possession of Narcus?
21	A. No.
22	Q. So you have no idea what may have been said
23	between SWAT and Narcus?
24	A. No.
25	Q. Or what may have been been said between SWAT

1	and members of Narcus's family?
2	A. No.
3	Q. Where did this interview take place?
4	A. Outside in the car. I believe it was concluded
5	in the car.
6	Q. A police issue car?
7	A. Yes.
8	MR. LANDIS: The Court's indulgence.
9	THE COURT: Sure.
10	MR. LANDIS: With the Court's permission, I will
11	hand the torch to Mr. Banks for a few questions.
12	THE COURT: Go ahead.
13	MR. BANKS: Thank you.
14	CROSS-EXAMINATION
15	BY MR. BANKS:
16	Q. Thank you. Detective Weske?
17	A. Oh yes.
18	Q. How do you do, I'm Jeff Banks?
19	A. I'm fine, thank you.
20	Q. I believe, and I want to be fair, and I
21	think it's actually your words in the interview with Mr.
22	Wesley, did you explain to him that he was not free to
23	leave, is that is that fair?
24	A. Yes, I believe so.
25	Q. Okay. And I want to take you back to your

I wrote it down. 1 direct with Ms. Luzaich. I don't want 2 to misquote you, but she had asked you about some rights 3 that were maybe relayed to Mr. Wesley? Α. Yes. 4 5 Q. And I think you said: 6 "I believe I was handed a card..." 7 When it came down to where when you were recalling the Miranda rights, is that fair? 8 9 I do it both ways, I mean, I don't carry a card with me. 10 11 Q. Okay. I don't have a card with me. Sometimes it 12 Α. 13 is handed to me, a card. 14 Okay. And when somebody is not free to leave, 15 it is very important at that point that those rights are 16 communicated to that person, is that fair? 17 Α. Before you do an interrogation, yes, sir. 18 Q. Okay. And when somebody is not free to leave, it is 19 20 of utmost importance that those rights are communicated 21 to that person, is that fair? 22 It depends on the situation. Okay. And I am talking about the situation 23 24 where someone is not free to leave, in a situation where 25 somebody is not free to leave, it is of utmost importance

1	that those rights are communicated to that person, is that
2	fair?
3	A. Like I said, if you are on a traffic stop,
4	you are not free to leave. I don't think you need to read
5	Miranda so it depends on the situation.
6	If I am going to interrogate about a crime, yes.
7	They are not free to leave, and they are in custody, yes,
8	I do read them.
9	Q. Okay. He was not free to leave?
10	A. Right.
11	Q. And he was in custody, that's fair?
12	A. Yes.
13	Q. It was like a zip tie?
14	A. Yeah, I believe they have those plastic
15	ties, yes, sir.
16	Q. Okay. So at that point, it was of utmost
17	importance that he be given those rights, is that fair?
18	A. Not at that point. At the point where
19	I start my interrogation is where he needs to be read
20	Miranda from my training and experience.
21	If you just come out of a house handcuffed, I
22	am not going to read him his Miranda rights right then
23	and there.
24	MS. LUZAICH: Well, Your Honor I am going to
25	object to that whole line right there because whether or

not Miranda is required is a legal issue. It's not an 1 2 opinion by the detective, I mean, what the detectives believes doesn't matter. 3 The bottom line is: 4 5 Did he or did he not do the right thing legally, 6 and that's something the Court is going to decide, not 7 the detective. 8 BY MR. BANKS: 9 You gave him his Miranda rights one time in 10 this whole interaction? 11 A. I believe so. 12 Q. Okay. And it was when he came out of the 13 house, and he was in ties, and he was told he was not free 14 to leave, is that fair? 15 Α. Yes, I would have to look at the transcript 16 of exactly when I read them to him. 17 MR. BANKS: Okay. May I approach? 18 THE COURT: Sure. 19 THE WITNESS: Okay. BY MR. BANKS: 20 21 Q. Training and experience told you that that 22 was the right time to communicate those rights to Mr. 23 Wesley, is that a fair characterization? 24 After I made sure he was okay, yes. Α. 25 All right. And you said you believed Q.

you were handed a card, and you don't carry a card with 1 2 you? Α. No. 3 Okay. So it is not like you have one as Ο. 4 you sit here today on you? 5 Α. That's correct. 6 On your person? 7 Q. Α. Correct. 8 The card exists, and it is very specific 9 Ο. with those rights -- let me back up. 10 That card is very specific with the rights that 11 are read to the accused, is that fair? 12 Α. Yes. 13 Okay. And it's very thorough? Ο. 14 Α. Yes. 15 Okay. And the card exists so when somebody Q. 16 doesn't have it all memorized, the card exists so when 17 somebody doesn't have it all memorized, you say the right 18 things to the accused, right? 19 Yes, sir. 2.0 Α. And we can agree that's of paramount importance 21 when you read those rights to somebody, tell them what their 22 rights are before they start talking, you want to be satisfied 23 that they know what you are talking about, is that fair? 24

Α.

25

Yes, that they understand their rights, yes.

- 1	
1	Q. And that they understand those rights, is
2	that fair?
3	A. Yes.
4	Q. Okay. And you want to be comfortable, at
5	least in your mind, that they are knowingly and intelligently
6	giving up those rights and talking to you, is that fair?
7	A. Yes.
8	Q. I have been told, you know, that I want
9	I want to make sure that he understands his rights, yes.
10	Q. Okay.
11	A. He has a right to know them.
12	Q. Okay. And we can agree on that card, you
13	have seen the card?
14	A. Yes.
15	Q. You are familiar with the card?
16	A. Yes.
17	Q. We can agree on the card that there is
18	part of the card that there is a question, do you understand
19	these rights, and you waive them and give them up.
20	Is that is that fair based on what you have
21	seen on the card?
22	MS. LUZAICH: Objection, that is not the card.
23	THE COURT: Well, we haven't seen the card for
24	that matter, and I'm not quite sure exactly what your
25	point is, but we got to get there quicker.

1	BY MR. BANKS:
2	Q. If you know.
3	A. Well, there is various cards.
4	Q. No, I don't. I am talking about the Henderson
5	one.
6	A. The Henderson one.
7	Q. And if you don't know, you don't know?
8	A. I don't know what the bottom says.
9	Q. Okay. Where can you tell me where in
10	the transcript you clarified it with Mr. Wesley whether
11	he understood the rights that you read to him?
12	A. After each one I asked Mr. Wesley.
13	MS. LUZAICH: I ask him to just have him read
14	the rights as he read them that day into the record.
15	THE WITNESS: The first thing that I say is the
16	first thing is you have the right to remain silent. The
17	first thing, you have the right to remain silent, do you
18	understand that?
19	Yes, sir.
20	Anything you say can and will be used against
21	you in a court of law. Do you understand that?
22	Uh-huh.
23	You have the right to have an attorney present
24	when I am questioning you if you wish. If you cannot afford

an attorney, one will be appointed to represent you before

1	you answer any questions. Do you understand that?
2	Yeah. ·
3	MR. BANKS: Okay.
4	THE WITNESS: And any time you can stop answering
5	these questions.
6	BY MR. BANKS:
7	Q. Okay.
8	And can you show me where in that transcript that
9	you that Mr. Wesley made it clear that he was waiving
10	and giving up those rights?
11	A. No, it doesn't.
12	I won't ask him about waiving his rights. I asked
13	him if he understood those rights.
14	Q. Okay. And just so your testimony is clear,
1.5	you never did ask him if he waives them and gives them up,
16	is that fair?
17	A. I just asked him if he right, I just asked
18	him if he understood those rights.
19	Q. Okay. And one more quick question:
20	Did you ever explain to him I know you
21	explained to him he has a right to an attorney before
22	questioning.
23	Did you ever explain to him that he has the right
24	to an attorney during questioning?
25	A. No, I said one will be appointed to represent

1	you at no cost to you before any questions. Do you understand
2	that?
3	And he said: Yes.
4	MR. BANKS: Thank you. That's all I have, Judge.
5	MS. LUZAICH: I just have two.
6	THE COURT: All right.
7	REDIRECT EXAMINATION
8	BY MS. LUZAICH:
9	Q. Detective, did you ever intentionally leave
10	any information out of your search warrant affidavit?
11	A. No, ma'am.
12	Q. Did you ever intentionally misstate any
13	information in your search warrant affidavit?
14	A. No.
15	MS. LUZAICH: Thank you, nothing further.
16	MR. LANDIS: No further Recross-Examination.
17	THE COURT: Okay, thank you, Officer. I appreciate
18	your testimony.
19	THE WITNESS: Thank you, Your Honor.
20	(Witness excused.)
21	THE COURT: Let's take a break until 12:30.
22	And we will come back, and you are going to call
23	some people, and we are going to wrap this up.
24	We have got 80 people in the jury pool that's going
25	to get here at one o'clock.

1	And I want to stay on schedule. But I don't have
2	room for 80 people.
3	THE BAILIFF: We are not going to be able to use
4	that. So they are going to have to use it.
5	MS. LUZAICH: There are no other courtrooms.
6	THE COURT: Apparently they are doing something
7	next door. They've got enough seats.
8	MS. LUZAICH: Can we switch with them?
9	THE COURT: I don't know. What's going on with
10	them?
11	MS. LUZAICH: Is 20 in trial, Wall.
12	THE COURT: What?
13	MS. LUZAICH: Is 20 in trial, Judge Wall's court?
14	THE COURT: We haven't checked.
15	MS. LUZAICH: I mean, check with him, because
16	that's what Togliatti uses is his courtroom when she has
17	a big panel.
18	THE COURT: Okay. Anyway let's take a break for
19	30 minutes.
20	Can everybody eat in 30 minutes?
21	Okay. Let's take a quick break for 30 minutes.
22	We will be back. We will be in recess until 12:30, and
23	then do you feel we can get through your witnesses, Mr.
24	Landis, between 12:30 and one?
25	MR. LANDIS: Short. They should be short. My

1	directs have been short.
2	THE COURT: Fine, very good. All right. We
3	are in recess.
4	MR. BANKS: Thank you.
5	****
6	(Whereupon, a recess was had until 12:35 p.m.
7	April 9, 2008. Thereafter, after recess, all parties
8	present, the following proceedings were had in open
9	court:)
10	****
11	THE BAILIFF: Everybody remain seated. We are
12	back in session.
13	THE COURT: Back on the record in the matter of
14	the State of Nevada v. Narcus Wesley.
15	Mr. Landis, your first witness?
16	MR. LANDIS: We are calling Donna Lamonte.
17	THE COURT: Okay.
18	THE CLERK: Come forward, please take the witness
19	stand, remain standinġ, raise your right hand.
20	Whereupon,
21	DONNA LAMONTE,
22	called as a witness herein by the Defendant Wesley,
23	having been first duly sworn, was examined and testified
24	as follows:
25	THE CLERK: Thank you very much. You may be

1	seated.
2	Please state your name and spell your first and
3	last name for the record.
4	THE WITNESS: Donna J. Lamonte, D-o-n-n-a, last
5	name is L-a-m-o-n-t-e.
6	THE CLERK: Thank you.
7	THE COURT: Go ahead.
8	DIRECT EXAMINATION
9	BY MR. LANDIS:
10	Q. How are you currently employed, Ms. Lamonte?
11	A. I am employed with Nevada Power Company.
12	Q. What do you do there?
13	A. I am a team investigator.
14	Q. What does that job entail?
15	A. Conducting internal investigations,
16	conducting external investigations, subpoena process is
17	done in my office. Some prosecution for the company is
18	put together and submitted.
19	Q. Do you personally sometimes assist or directly
20	assist in complying with subpoenas?
21	A. Sometimes I do, but it's not my main function
22	though.
23	Q. Were you employed in that capacity in February
24	of last year?
25	A. Yes, I was.

1	
1	Q. And I assume that quite a few subpoenas come
2	across your office desk in the course of a given week or
3	month, right?
4	A. There was 1,896 last month.
5	Q. You don't remember every one?
6	A. No.
7	Q. The case we are talking about occurred in
8	February, of 2007.
9	You don't remember the specific details of complying
10	with this subpoena in this case, do you?
11	A. No.
12	Q. But you, when you do file subpoenas, tend to
13	follow a procedure or a protocol, correct?
14	A. Yes.
15	Q. And can John Q. Public call you from off the
16	street and get information about about power records?
17	A. No.
18	Q. Now, does somebody need a subpoena before
19	you guys hand over information regarding power records?
20	A. You need a subpoena in order to obtain
21	information, yes.
22	Q. Okay. Are you able to run power records a
23	variety of different ways?
24	Let me be more clear. Can you draw power records
25	by name?

1	A. Yes
2	Q. Can you run them by Social Security number?
3	A. Yes, I can.
4	Q. And can you run them by address?
5	A. Yes, I can.
6	Q. If a police officer calls you and asks you
7	for information, is it normal procedure for them to send
8	you a subpoena?
9	A. Yes.
10	Q. And that would occur before obviously you
11	give them that information?
12	A. Yes, a subpoena is required.
13	MR. LANDIS: Can I approach, Judge?
14	THE COURT: Yes.
15	MR. LANDIS: Can I approach the witness?
16	THE COURT: Yes.
17	BY MR. LANDIS:
18	Q. I am going to show you State's Exhibit
19	1. In your normal course of business, do you ever receive
20	that subpoena that has the name and the Social Security
21	number, which of those items would you use to run a record?
22	A. We would run the Social Security number
23	first.
24	MR. LANDIS: Okay, the Court's indulgence.
25	THE COURT: Certainly.

1	BY MR. LANDIS:
2	Q. About two weeks ago, did you personally
3	receive a subpoena from my office?
4	A. Yes, I did.
5	Q. And did you comply with that subpoena?
6	A. Yes, I did.
7	Let me clarify, it wasn't myself. It was the
8	other gentleman who worked in my office who actually bring
9	the subpoena.
10	MR. LANDIS: Okay.
11	MS. LUZAICH: Can we get a copy of that?
12	MR. LANDIS: Judge, the State wants me to go
13	copy this for them.
14	THE COURT: Two copies.
15	MR. LANDIS: Can I approach the witness?
16	THE COURT: Yes.
17	(Whereupon, documents were marked by the Clerk
18	as Defeandant's Exhibits B and C, respectively.)
19	BY MR. LANDIS:
20	Q. I'm showing you what has been marked as
21	State's Proposed or Defense Proposed B and C.
22	Is B the subpoena that was sent to your office
23	a week or so ago?
24	A. Yes, it appears so.
25	Q. And is C the information that you provided

1	to comply with that subpoena?
2	A. Yes.
3	Q. What information did I provide you referencing
4	an individual on my subpoena?
5	Did I provide you with a name?
6	MS. LUZAICH: I object. She didn't get a copy of
7	your subpoena.
8	THE COURT: Do you want to submit a copy of that?
9	MS. LUZAICH: Yeah, make a copy of that.
10	THE CLERK: Just the subpoena.
11	MR. LANDIS: Two pages, Judge.
12	THE COURT: There you go. Thank you.
13	BY MR. LANDIS:
14	Q. I provided you with a name on that subpoena,
15	correct?
16	A. Yes.
17	Q. And what is that name?
18	A. Narcus Wesley.
19	Q. And without saying the full Social Security
20	number, did I provide with you a Social Security number on
21	that subpoena?
22	A. Yes, you did.
23	Q. Could you tell us the last four digits?
24	A. 8230.
25	Q. Okay. And running that subpoena, turning
I	

- 1	
1	to the State's or Defense Proposed C, was there any
2	power records referencing Narcus Wesley?
3	A. Yes, there was.
4	Q. Before I ask you the next question, what
5	dates did I ask you to run referencing Narcus Wesley?
6	A. You gave me the parameters of January 1,
7	2006 through December 31, 2007.
8	Q. And did Narcus Wesley have power at any
9	address in Clark County during that time?
10	A. Yes, he did.
11	Q. How many addresses?
12	A. One.
13	Q. What was that address?
14	A. The address was 1915 Simmons Street, building
15	25, unit 2175.
16	Q. Were you able to determine the dates that he
17	had power at that address?
18	A. Yes, and they were provided.
19	Q. And what were those dates?
20	A. He moved in on January 1 or excuse me,
21	January 3, 2007, and he moved out on September the 12th,
22	2007.
23	MR. LANDIS: Okay. I move for the admission of
24	Defense B and C.
25	THE COURT: 'Any objection?

1 MS. LUZAICH: 2 THE COURT: Defense Exhibits B and C are admitted. MR. LANDIS: May I approach the witness? 3 4 THE COURT: Yes. 5 MR. LANDIS: I have nothing further. 6 CROSS-EXAMINATION 7 BY MS. LUZAICH: 8 Q. Is it possible for a police officer to call you and say, I have an emergency, I need to know if this 9 10 person has power. I will get you a subpoena as soon as we 11 hang up? 12 Α. In an emergency situation, an officer can 13 call, but they are instructed and do know ahead of time 14 that the subpoena needs to be obtained in order to achieve 15 the information they are requiring. 16 Q. Right. 17 So is it possible that Detective Weske called 18 you, and said I have an emergency situation, sexual assault 19 with a weapon, robbery with a weapon, I am looking for 20 power under the name of Narcus Wesley, and I will send 21 you a subpoena as soon as we hang up. Is it possible that 22 you would have sent him information? 23 Α. It is possible. 24 0. Okay. And is it possible that you would

have sent him, or told him over the phone Narcus Wesley

has at X address, and this is his Social Security number so that he could include the correct Social Security number 2 3 on the subpoena that he sent to you? 4 Α. Is it possible? 5 Q. Yes. 6 Α. Normally, they would call up the office and 7 express what the emergency is. 8 Right. I just told you it was possible --9 Α. (Interposing) Right, and he expresses what the emergency is, and a subpoena was on its way, yes, we 10 11 would be able to communicate information. 12 Ο. Right. So is it possible that you answered 13 his request saying, yes, Narcus Wesley has power at such and such address, and this is his Social Security number, 14 so that the detective could include the Social Security 15 16 number in the subpoena that he sent to you? 17 Α. I suppose it could be possible. 18 0. Okay. Now, have you seen any documents that indicate 19 20 that you did send Detective -- or that Detective Weske did 21 have a conversation with you? 22 Α. Can you say that again? 23 Can I have the other exhibit? 24 THE COURT: They are all up there. There is the

one that had the handwritten notations on that fax, right,

1	or whatever it was?
2	BY MS. LUZAICH:
3	Q. Okay.
4	I am showing you State's Exhibits 1, 2, 3, 4, and
5	it's random order, don't worry about the numbers. Does any
6	of that look familiar?
7	A. Well, this is what I saw a minute ago.
8	Q. No. You haven't seen that yet in this
9	courtroom.
LO	MR. LANDIS: I did show her State's
L1	MS. LUZAICH: Oh, you showed her ours? Oh, I'm
L2	sorry. Okay, I'm sorry, I'm sorry.
L3	THE WITNESS: But I didn't see the attachments
L4	here.
L 5	BY MS. LUZAICH:
L6	Q. Right.
L7	Could this be your I am pointing you to State's
L8	Exhibit 2.
19	Could that be your handwriting?
20	A. That is my handwriting.
21	Q. Okay. So do you believe that you sent this
22	to Detective Weske?
23	A. Yes.
24	Q. Pursuant to that subpoena, Number 1?
25	A. Involving that subpoena, yes.

- 11	
1	Q. Okay.
2	Q. And on the subpoena, it asks for Narcus Wesley
3	correct?
4	A. Correct.
5	Q. And it gives the essential Social Security
6	number?
7	A. Correct.
8	Q. And so in response you did not send him
9	Narcus Wesley information but you just discussed on Direct
10	Examination.
11	Instead you sent him this (indicating)?
12	A. I sent him the information that involved
13	the Social Security number that was provided on that
14	subpoena.
15	Q. Okay.
16	Is there a reason that you would not have sent
17	him this information that corresponded to the name?
18	A. We first run the Social Security number,
19	and if there is a hit on it, that is the information that
20	we provide.
21	If we notice that there is some differentiating
22	information between what the subpoena is and what the
23	information we are running is, sometimes people use their
24	middle name as their first name.

We will note that on the subpoena so the officer

or the office, whoever is subpoenaing the information, is 1 2 aware that there is some discrepancies in the information. 3 0. Okay. 4 But what you did was you sent him the information pertaining to the Social Security number? 5 6 Α. Correct. 7 Q. And said the name is different, as opposed 8 to sending the information pertaining to the name? 9 Right, because I ran the Social Security 10 number, and there was a hit and a match on that. 11 Okay. Q. And this says, and I am talking again about 12 13 Exhibit 2, where your handwritten individual's name is 14 different, it says: "Move in 11/1/06." 15 Α. Correct. 16 Ο. But does that say that anywhere on here? 17 Α. No, that is information that's printed It is always handwritten in. There isn't a screen 18 that says and in-out date. That is always handwritten 19 20 on the subpoena. 21 And if there is an in date, and it's stamped, 22 "active", obviously there is not an out date because 23 it's still a current surveyu. 24 MS. LUZAICH: Okay. The Court's indulgence

25

one second.

1	Q. Is it possible that Detective Weske also
2	told you, I'm looking for or asked you to look under an
3	address, Valley Lane, Valley Avenue, Valley something,
4	or other?
5	A. It is possible, but I don't remember.
6	Q. And you said that the power was off on
7	Valley Lane under that name but turned on immediately
8	thereafter on Gay Lane, and that was the information
9	you sent to him?
10	A. Possible, but I don't remember.
11	Q. Because you have 1,900 subpoenas every
12	month over the last year?
13	A. Well, 1,900 just last month.
14	Q. Right, just for the last month over the
15	last year?
16	A. Yeah.
17	THE COURT: Can I can I ask her a question?
18	MS. LUZAICH: Can you? Of course. It is your
19	court.
20	BY THE COURT:
21	Q. So is this a likely or a possible scenario
22	that you are on the phone with the detective, who is
23	requesting some information and telling you that a subpoena
24	will follow. He gives you a name, a social, do you have

25

power in that name, and maybe you even have an address,

and you could immediately look up the name, the address 1 the social, however you are going to do it, but you could 2 3 do it all three ways couldn't you? THE WITNESS: Yes I could. 4 5 THE COURT: So you have a name, you have the 6 social, you have an address. Whatever would be the 7 easiest way, your computer will tell you immediately 8 while you are on the telephone at that address and that 9 name, and that Social Security, there is no power at that 10 address in that name with that Social Security. 11 But you would also be able to tell immediately 12 that there is power in that name, maybe with a different 13 Social Security and a different address, that coincided 14 with the out date, and the in date at the new address. 15 Can you tell all that information immediately 16 while you are on the telephone? 17 THE WITNESS: I can see an out date when somebody moves, yes, I can, instantly when I pull up the record. 18 THE COURT: Okay. 19 20 THE WITNESS: With some research. 21 THE COURT: Right. And you are obviously putting 22 in different information into the computer, but it gives 23 you immediate feedback, and it tells you all this? 24 THE WITNESS: Yes, it does. 25 THE COURT: So even in a short conversation with

1	the police officer on the telephone, would it be possible,
2	unlikely, likely, that if you look under here, you say, well,
3	detective, the address and the name that you've given me
4	are no longer active, but there is an active address and a
5	different address with that name, maybe with a different
6	Social Security number, or whatever?
7	THE WITNESS: That isn't something that I would
8	be able to instantly see with a different Social Security
9	number. When I'm pulling up a record, it's just a unique
10	record about that Social Security number. I would be able
11	to see if that Social Security moved to a different address.
12	I would not be able to see someone else's Social
13	Security number onto that person's record, like any of
14	these record lack a Social Security number.
15	THE COURT: Okay. So the base then to track this
16	information is primarily the Social Security number?
17	THE WITNESS: Yes, it is.
18	THE COURT: Okay. And so, but you could while
19	you are on the telephone say, well, that power that you
20	have given me was shut off on that particular date, but
21	I am seeing that the power on that same date was turned
22	on at a different address with the same name?
23	THE WITNESS: Like a customer moved?
24	THE COURT: Right.
25	THE WITNESS: Correct, that's correct.

1	THE COURT: And you would be able at that and
2	would that be if somebody said that that is what they
3	were told on the phone, is there any reason to believe to
4	say that that's true or not true, I mean, is that entirely
5	possible or is it highly unlikely?
6	THE WITNESS: If a customer moved?
7	THE COURT: Yes, if you are talking to a police
8	officer, and the police officer said that's what I said on
9	the phone, is that is that likely?
10	THE WITNESS: It could be likely, and the subpoena
11	was coming over, and it was an emergency situation, it could
12	have come, that's fine.
13	THE COURT: Actually, what we are more concerned
14	with here is the actual conversation that you had.
15	Is that information so readily available to you
16	that that if the police officer said, that's what I was
17	told that it's probably accurate?
18	THE WITNESS: Probably accurate.
19	THE COURT: Okay.
20	BY MS. LUZAICH: (Continuing)
21	Q. Just in simple terms:
22	If a police officer calls you and says, I am
23	looking for John Smith's power. I believe it is at Adams
24	Drive, and you look up John Smith, and you say, yes,
25	Officer, John Smith has power, but it was turned off on

Adams Drive on January 1 and turned on on Washington 1 2 Drive on January 2, I mean, is that something that you could determine quickly? 3 Α. Yes. 4 And, Officer, John Smith's Social Security 5 Ο. number is 123456789, or whatever, so that you can put that 6 7 on the subpoena when you send it to me as soon as you hang 8 up the telephone? 9 Normally under normal circumstances, the 10 officer gives me a Social Security number. 11 Q. But if they don't have it? 12 Α. If they don't have it, a common name would 13 be too hard to --14 (Interposing) Well, no, I am just using 15 John Smith, but if you see it there, you are looking at 16 the screen, and it says John Smith has power on Washington 17 Drive, his Social Security number would be on the screen 18 also, correct? 19 If they gave me one, yes. Α. 20 Ο. If they gave you one? 21 Α. Correct. 22 Q. So, during your conversation with the 23 detective, so that he would get you the correct information 24 on the subpoena, is it possible that you would have told

him, yes, John Smith has power at Washington and his Social

Security is 132456, so that he can give you the correct 1 information to make it easier to comply with the subpoena 2 because it is easier for you to comply with the subpoena 3 if you have the Social Security number, correct? 4 5 Α. Correct. 6 MS. LUZAICH: Okay, thank you. 7 THE COURT: Anything else? MR. LANDIS: Yeah, briefly, Judge. 8 9 THE COURT: Go ahead. 10 REDIRECT EXAMINATION BY MR. LANDIS: 11 12 0. As an investigator for Nevada Power, you 13 have been trained in the importance of details? 14 Α. Yes. 15 Ο. Is it important that you pay attention to 16 like numbers in the Social Security number? 17 Α. Yes. Or names? 18 0. 19 Α. Yes. If an officer called you and said I want 20 Ο. 21 to know if John Smith has power at 444 Red Street, and you pull up that record, and it turns out that there was 22 23 power at 444 Red Street, however, it wasn't John Smith, it was James Smith that had power. 24 Based on your training and experience, would 25

you notice that difference when you are talking to the 1 2 officer? 3 Α. Yes, I would. And would you inform the officer of that? Ο. 4 5 Yes. Α. 6 Q. Is it normal practice or we are talking about possibilities, I want to talk about what you do. 7 Do you give Social Security numbers to police 8 officers when they ask for them without a subpoena actually 9 10 hitting your desk? If it's an emergency situation, and the 11 Α. subpoena is on the way, information can be communicated, 12 in an emergency, an extreme emergency situation. 13 Subpoenas need to be provided in order to obtain 14 1.5 the information. MR. LANDIS: The Court's indulgence. Nothing 16 further, Judge. 17 THE COURT: Thank you very much for your testimony. 18 I appreciate it. 19 20 THE WITNESS: Thank you. (Witness excused.) 21 THE COURT: Do you want to call somebody else? 22 MR. LANDIS: I call Narviez Wesley. 23 MS. LUZAICH: Who? 24 25 MR. LANDIS: Narviez Wesley.

1	THE CLERK: Come forward, please, sir, take the
2	witness stand, remain standing and raise your right hand.
3	Whereupon,
4	NARVIEZ WESLEY,
5	called as a witness herein by the Defendant, having been
6	first duly sworn, was examined and testified as follows:
7	THE CLERK: Thank you very much. You may have
8	a seat.
9	State your name, spell your first name and last
10	name for the record.
11	THE WITNESS: My name is Narviez Wesley. The
12	first name is N-a-r-v-i-e-z, and the last name, Wesley,
13	W-e-s-l-e-y.
14	THE CLERK: Thank you.
15	DIRECT EXAMINATION
16	BY MR. LANDIS:
17	Q. Mr. Wesley, where did you reside in February,
18	of 2007?
19	A. 4232 Gay Lane, Las Vegas, Nevada.
20	Q. Do you know this guy?
21	A. Yes, I do.
22	Q. Who is this?
23	A. My son.
24	MR. LANDIS: Let the record reflect Mr. Wesley
25	has I D'd the Defendant.

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1	THE COURT: The record will so show.
2	BY MR. LANDIS:
3	Q. Were you home in February, of 2007 when
4	Henderson SWAT entered your home?
5	A. Yes, I was.
6	Q. Who was at at that time?
7	A. My wife, myself, and my son.
8	Q. Narcus?
9	A. Yes.
10	Q. During the course of their search of your
11	premises, did you have any conversations with members
12	of either SWAT or the Henderson Police Department?
13	A. Yes, I did.
14	Q. What were those conversations?
15	A. When they came into our home
16	MS. LUZAICH: Objection, foundation, I mean, who
17	are we talking about?
18	THE COURT: We are talking about the witness
19	and the
20	MS. LUZAICH: Any officer in his home?
21	THE COURT: .Well, I don't know. Did you ever
22	get anybody's name of any of the SWAT as they came in?
23	THE WITNESS: No, sir.
24	THE COURT: Was there one particular person
25	that appeared to be in charge?

THE WITNESS: Not at the moment. 1 2 We were asleep, and when they came in, they had 3 guns in our face and lights shing, and they told me and my wife to put our hands up, and sit there, and we just 4 sat there with our hands in the air, and then we asked 5 them what's going on, and nobody said anything. 6 7 THE COURT: You don't know who you were talking to? 8 9 THE WITNESS: No, because they had on their 10 helmets and everything so we didn't even see any faces on 11 them. 12 THE COURT: Go ahead. 13 BY MR. LANDIS: Could you tell the difference between 14 15 the initial SWAT officers that entered your house and 16 other members of that Police Department? 17 Α. Yes. How could you tell that difference? 18 0. 19 Α. The SWAT officers were all dressed with 20 helmets, guns and the lights on, with the lights shining, and the other officers, the first officer that we really 21 22 saw after they made us go in the living room, he had on 23 just some regular clothes, like a pair of slacks and a 24 shirt. He wasn't dressed up, or anything.

And then it was dark in the room so then another

Then a few minutes later, a lady officer come in with another man, like four or five different officers, but they didn't have on any uniforms. They had on regular street clothes. 0. Have you seen one of those officers who was 7 wearing civilian clothes that day in the hallway of this Courthousetoday? 8 9 Yes, I have. Α. 10 I want to first talk about the SWAT people 11 who came into your house. 12 Did you have any direct conversations with them? 13 The only thing, no, well, we asked them what 14 was going on, you know, what was happening because we didn't 15 know. 16 And they said, just to be still, and then they sit 17 there for a minute, and they went in Marcus's bedroom, got 18 him and brought him out. 19 Then they brought us back up in the living room 20 and set us down on the couch. 21 Then the SWAT team went outside with Narcus at 22 first, and the Officer Weske, I remember him because he 23 told us who he was, stood there in the living room with 24 us in front of us, and wouldn't let us move. So we were 25 just sitting there on the couch for like almost an hour,

officer came in, and they talked.

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15, 20 minutes. 1 Did you have any conversations with any 2 of those officers regarding the existence of a search 3 warrant? 4 5 Yes, we did. 6 My wife asked them first, where was the search 7 warrant? And this Officer Weske told my wife that the 8 search warrant was outside. He would go out and get it 9 and bring it back. 10 11 So 10,15 minutes went by while the other officer entered the bedroom, searching all the back part of my 12 13 house, and my wife asked him again for the search warrant. He said, don't worry about it. We have got it. We are 14 1.5 going to go get it. 16 Then, I quess, about 30, 45 minutes later because 17 we sat there a long time. My wife asked him, where is the search warrant? And he said something, and he then just 18 kind of turned it off. 19 20 So I think it was about that time, I asked him, 21 could I call my family attorney because we use one attorney 22 for the whole family for certain, you know, little stuff. 23 MS. LUZAICH: Judge, can he answer the question? I am going to object as non responsive. Can he answer the 24 question, did you review the search warrant? 25

THE WITNESS: Okay. I --1 THE COURT: Go ahead and answer the question. 2 BY MR. LANDIS: 3 About that attorney issue, who was present, 0. what members of your family were present at that point in 5 time? 6 MS. LUZAICH: Objection, relevance, as to --7 THE COURT: Overruled. Let's get through this. 8 Let's get through this hearing. C'mon. Go ahead. 9 THE WITNESS: All three of us, my wife, my wife --10 I was sitting here, my wife was in the middle, and Narcus 11 was alongside when I asked about the attorney. So all 12 three of us were there in the room. 13 BY MR. LANDIS: 14 And what did you ask him? 15 I asked him could I call my family attorney 16 Α. because we wanted an attorney present because they wouldn't 17 18 tell us nothing. So I know that the law says you have the right 19 to an attorney to be there or at least advised by an 20 attorney. They told me that we didn't need an attorney 21 there because he wasn't under arrest. 22 23 0. Who told you that? Officer Weske. 24 MR. LANDIS: Nothing further. 25

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1	THE COURT: Go ahead.
2	MS. LUZAICH: The Court's indulgence.
3	THE COURT: Okay.
4	CROSS-EXAMINATION
5	BY MS. KOLLINS:
6	Q. Mr. Wesley, you have been at least twice
7	convicted of felonies in this jurisdiction, is that correct?
8	A. Yes, but that doesn't have anything pertaining
9	to this case.
10	Q. Well, that's not for you to decide. That's
11	for the Court to decide.
12	A. Yes, I have been convicted of a felony, yes.
13	Yes, I have. Assault with a deadly weapon and attempted
14	murder, yes.
15	Q. Your son was escorted outside by Detective
16	Weske?
17	A. No.
18	Q. By SWAT?
19	A. Yes.
20	Q. And then talked to by Detective Weske
21	outside?
22	A. No. Detective Weske was in the house when
23	they brought our son back into the house because they
24	said it was cold outside so they brought him back into
25	the house and set him down.

1	Q. Okay. And eventually your whole family was
2	taken out of zip ties, correct?
3	A. No, we were never we were never tied
4	up, no. We were just held that date, I guess you know
5	they had guns right there so we couldn't move.
6	MS. KOLLINS: No more questions.
7	THE COURT: Is that it?
8	MR. LANDIS: Nothing further, Judge.
9	THE COURT: Okay. Thank you very much for your
10	testimony, Mr. Wesley, I appreciate it.
11	(Witness excused.)
12	THE COURT: 'Is that going to be it?
13	MR. LANDIS: The Court's indulgence.
14	I call Angela Wesley, and while we are getting
15	her, Judge, for the record, I do intend to call my client
16	as to issues pertaining to this search warrant.
17	I do think the case law is clear, but I want to
18	make sure we are all on the same page.
19	He can testify as to issues pertaining to his
20	rights of counsel, and the search warrant.
21	The State, of course, has the right to cross
22	him as to that, but subsequent issues dealing with the
23	case cannot be inquired into, and further, it does not
24	impact anything that would happen at the jury trial later
25	today.

1	THE COURT: That's my understanding, just to
2	make it quite clear.
3	MR. LANDIS: I just wanted to make sure before
4	we had him take the stand.
5	THE COURT: All right.
6	THE CLERK: Would you come step forward, please
7	ma'am, take the witness stand.
8	Remain standing, and raise your right hand,
9	please.
10	Whereupon,
11	ANGELA WESLEY,
12	called as a witness herein by the Defendant, having been
13	first duly sworn, was examined and testified as follows:
14	THE CLERK: Thank you very much, you may be
15	seated.
16	Please state your name and spell your first and
17	your last name for the record.
18	THE WITNESS: Angela, A-n-g-e-l-o, the last name,
19	Wesley, W-e-s-l-e-y.
20	THE CLERK: Thank you.
21	DIRECT EXAMINATION
22	BY MR. LANDIS:
23	Q. Ma'am, where did you live in February, of
24	2007?
25	A. At 4232 Gay Lane.

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1	Q. Did you live there with your husband?
2	A. Yes.
3	Q. And what's his name?
4	A. Narviez Wesley.
5	Q. Were you home in February, of 2007, when
6	the Henderson Police Department SWAT served a search warrant
7	at that residence?
8	A. Yes.
9	Q. As part of that execution, did there come
10	a time when the three of you, and by the three of you,
11	I mean Narviez, yourself and Narcus were in the living
12	room?
13	A. Yes.
14	Q. Did you hear any communication between Narviez
15	and members of the Henderson Police Department concerning
16	a right to his intent to call his attorney?
17	A. To call our family attorney, yes.
18	Q. What was said?
19	A. They told us that we didn't need one at that
20	time because Narcus was not under arrest.
21	Q. Slow down. What did Narviez say?
22	A. Narviez said could he call his family lawyer?
23	Q. And did one of the Henderson Police Department
24	officials respond to that request?
25	A. Yes, he did.

1	Q. And what did they say?
2	A. That he didn't need a family attorney because
3	Narviez wasn't under arrest or Narcus wasn't under arrest.
4	MR. LANDIS: Nothing further, Judge.
5	THE COURT: Cross?
6	MS. LUZAICH: Nothing.
7	THE COURT: All right, thank you.
8	Thank you for your testimony. I appreciate it.
9	(Witness excused.)
10	MR. LANDIS: We will call lastly, Judge, Narcus
11	Wesley
12	THE COURT: Okay.
13	THE CLERK: Come forward, please, take the witness
14	stand, remain standing, and raise your right hand.
15	Whereupon,
16	NARCUS WESLEY,
17	called as a witness herein by the Defendant, having been
18	first duly sworn, was examined and testified as follows:
19	THE CLERK: Thank you very much. You may be
20	seated.
21	State your name and spell your first and last
22	name for the record.
23	THE WITNESS: Narcus, N-a-r-c-u-s, Wesley,
24	W-e-s-l-e-y.
25	THE CLERK: Thank you.

DIRECT EXAMINATION
BY MR. LANDIS:
Q. Were you at that Gay Lane address we have
heard about a few times today in February, of 2007 when
a search warrant was executed?
A. Yes.
Q. Did there come a time when your father,
your stepmother, and yourself were in the living room
of that residence?
A. Yes.
Q. Could you hear everything that was being
said amongst your family members and members of the
Henderson Police Department?
A. Yes, because we were in the living room.
Q. Did yoù hear your father at any point
talk to the Henderson Police Department regarding an
attorney being present?
A. Yes.
Q. What did he say?
A. My dad asked him, he said, well, and he
said, what's going on, and he said, we are going to call
our family attorney, and the cop say, nobody is under
arrest, so you guys don't need that.
Q. And you heard that at that time?

Α.

Yes.

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1	MR. LANDIS: The Court's indulgence.
2	THE COURT: Sure.
3	MR. LANDIS: Nothing further, Judge.
4	CROSS-EXAMINATION
5	BY MS. LUZAICH:
6	Q. Well, in fact, you were not under arrest
7	at that point, is that correct?
8	MR. LANDIS: Objection, legal conclusion.
9	BY MS. LUZAICH:
10	Q. Well, did anyone tell him
11	THE COURT: Go ahead, overruled. Go ahead.
12	BY MS. LUZAICH:
13	Q. Okay. Is that correct? Did anybody tell
14	you you were under arrest yet?
15	A. Uh-uh.
16	Q. Would that be a "no"?
17	A. No.
18	Q. Okay. And, in fact, you were at that house
19	that day, correct?
20	A. Correct.
21	Q. Were you sleeping when SWAT got there?
22	A. I really can't recall because
23	Q. Where were you when SWAT got there?
24	A. I was in my bedroom.
25	Q. So you have a bedroom there?
	II

1	Α.	Uh-huh.
2	Q.	And you were in that is that a yes?
3	Α.	Yes, yes.
4	Q.	You always have to say yes or no, because
5	our really nice	court reporter here has a yes button, a
6	no button but n	o uh-uh button?
7	Α.	Yes, ma'am.
8	Q.	Is that fair? So you were at the house
9	at least for a	significant period of time that day,
10	right?	
11	A.	Yes.
12	Q.	And you drive that white Chrysler 300?
13	A.	Yes, I bought it.
14	Q.	And that was in the driveway that day?
15	A.	Yes.
16	Q.	And evening?
17	Α.	Yes.
18	Q.	And you did, in fact, speak with police
19	officers, just	you and Detective Weske and Detective
20	Hartshorn, corr	rect?
21	Α.	No, not exactly.
22	Q.	So you never talked to them?
23	Α.	Yes, I talked to them, but it wouldn't
24	just go to that	· •
25	Q.	Okay. Were you tape recorded?

1	A. I would assume. I didn't know I was being
2	tape recorded.
3	Q. Did they remove did you have ties on
4	your wrists when you talked to them?
5	A. Yes.
6	Q. And did they try and get the ties off?
7	A. Well, yes, but it certainly took a while.
8	Q. And it was hard, right?
9	A. Uh-huh.
10	Q. Okay. Did they is that a "yes"?
11	A. Yes.
12	Q. But they did try
13	A. Yes.
14	Q. They did try to help you out because it
15	was uncomfortable?
16	A. I guess.
17	Q. And they well, was it uncomfortable?
18	A. Yes, it was uncomfortable. I still have
19	the marks on my hands:
20	Q. And they tried to
21	MR. LANDIS: (Interposing) Well, that is
22	speculation, Judge. He doesn't know what they were trying
23	to do.
24	MS. LUZAICH: Well, he knows that they were trying
25	to take them off.

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1	THE COURT: Overruled, c'mon. Did they finally
2	get those slip-ons
3	MS. LUZAICH: Zip ties.
4	THE COURT: those ties, zip ties, did they get
5	those finally off?
6	THE WITNESS: Yes, but they put cuffs on after.
7	THE COURT: All right.
8	BY MS. LUZAICH:
9	Q. Okay. And they read you your rights, correct?
10	A. I don't recall that.
11	Q. So if there is a tape recording of your
12	rights being read to you, and you say you understand them,
13	that was justly magically produced?
14	A. Well, if it's on the paper, I guess so, but
15	at the time when they came in, I was half asleep and telling
16	me a whole bunch of things, and I was just saying uh-huh,
17	uh-huh, okay.
18	Q. But you remember your dad asking for a
19	lawyer?
20	A. Yes, because we were standing there.
21	MS. LUZAICH: Okay, nothing further.
22	THE COURT: Anything else?
23	MR. LANDIS: No, Judge.
24	THE COURT: Okay. I appreciate very much your
25	testimony. Go ahead and sit by counsel.

THE DEFENDANT: Okay. 1 2 (Witness excused.) THE COURT: Does that conclude our evidentiary 3 portion of our hearings. 4 MR. LANDIS: Yes, the Defense has no further 5 witnesses. 6 7 THE COURT: All right. Let's wrap up your 8 arguments here. 9 Any supplements to your written motion and 10 opposition, this should be the time to wrap it up. 1.1 MR. LANDIS: Judge, contrary to what the State 12 says two times in their opposition, the information provided 13 by Detective Weske in his search warrant affidavit concerning 14 the Nevada Power records which we heard about today, they 15 did not concern statements made by codefendant concerning 16 where this guy lived or that he lived with his parents. They also concern the fact that he had a 300-M 17 Chrysler that was registered to him. 18 So, in effect, it was those two facts and those 19 20 two facts alone that the detective purported to tie Mr. 21 Wesley to that residence. 22 The detective couldn't give good answers as to 23 where he got that Social Security number from. He couldn't give good answers as to why he didn't 24 25 point out that information in the search warrant.

I think Donna Lamonte made it pretty clear that if he would have requested that name or even if he requested that name and that address if there was a discrepancy, she would have communicated that to him over the phone.

Further, as to how he got that Social Security number, which clearly was not Narcus's, he knew it wasn't Narcus's because he put Narcus's correct Social Security number throughout the same portion of the case he testified in putting on the search warrant itself.

I think it's pretty clear that he knew at the time he drafted that search warrant that Narcus Wesley could not have power at that address, that it was in fact Narviez Wesley, and he knew that sending that subpoena to that house with that Social Security number would get him information that he put in the search warrant.

That is, if not a knowingly false statement, it shows a reckless disregard, Judge. Those facts are important.

Further, as to the Chrysler as to where it was registered to, he said he got information concerning the fact that it was registered to Narcus, but if he would have gotten that information, he would have also found out that it was registered to Narcus at a different address.

He did not include that information in the search warrant.

Those two statements, which are the only basis for probable cause in that search warrant have some issues regarding their veracity.

As I say, Judge, we don't have to show that they were knowingly false. A reckless disregard for the truth is also as doubt.

What this Court needs to do is take out those statements made by Detective Weske concerning probable cause that you believe meet those standards, and they know will, there is no deference due to the magistrate in this situation, determine whether or not what is in there, which was not false, which was not submitted without reckless disregard for the truth, whether those statements afford a probable cause, Judge, and they just don't. They just don't.

Even if, even if you believe that he did not have the information regarding the car that he chose not to put in the search warrant, the fact that an individual has a car parked in front of the house is not enough to support probable cause to search that house.

If we are talking about an arrest warrant, that's one thing.

But Lord knows any time the cops sees a car

parked in front of the house, that does not give him 1 2 probable cause to search that house for evidence of a 3 crime. That alone is not basis for probable cause, 5 Judge. This was a bad search warrant. 6 You heard what they said. They were in a hurry. 7 He cut corners, and he did not do a complete job. Second, as to his confession, there is issues 8 regarding right to counsel. 9 On behalf of his family with my client sitting 10 11 there, his father asserted, at least asked if they could call their family attorney. 12 13 The answer was: You don't need an attorney, he is not under 14 15 the arrest. 16 That's not the law, and that's not the standard. 17 If an individual wants to have an attorney present for 18 questioning, or for that matter during the execution of a search warrant, they have that right. 19 20 With my client sitting there and hearing that, 21 the reasonable inferences, the inferences he drew was 22 that he could not have an attorney there at that time. 23 Then questioning begins. As to the Miranda warning, they were in quick 24 25 succession if you look at the transcript, and the only

1 guestions: 2 "Do you understand that?" 3 "Uh-huh, Uh-huh." "Do you understand that?" 4 5 Detective Weske never went to the second step of 6 asking: Do you want to waive those rights and talk to us? 7 That's an important step in Miranda, and it's an 8 important thing for a potential Defendant to hear before 9 10 the further questions. 11 Based on that, we ask that you suppress the entire 12 search, including the statement based on the search warrant 13 alone. 14 If the Court is not inclined to do it, we would 15 ask this that you suppress his statement for violation of Miranda. 16 17 MR. BANKS: And, Judge, I wanted just to add to 18 that that there was no indication by Detective Weske that 19 Narcus had a right to counsel during questioning, and I am 20 relying on the case of Pope, P-o-p-e, v. Zenon, Z-e-n-o-n. 21 That's at 69 F.3d 1018, page 1023. 22 That's a Ninth Circuit 1995 case, which indicates 23 that before interrogation, police must make it clear to the 24 suspect that he has a right to talk with an attorney before questioning and to have that attorney present during the 25

interrogation.

With that, we will submit it to the Court.

THE COURT: Your turn.

MS. LUZAICH: First of all, there is no evidence whatsoever to suggest that Detective Weske either intentionally misled the reviewing Judge, or that he was reckless in his disregard for the truth.

The way he described it, and the way that is very much more likely that it occurred, these guys had been up for two and a half days basically by the time he called Donna Lamonte, and he calls her and says that he has -- he is looking for power under the name of Narcus Wesley at Valley Lane, Valley Drive, whatever, and she looks it up, and she says, well, there is a Narcus Wesley, but it's not -- it was turned off at Valley, it's at Gay Lane.

Wilson had told him that Narcus drives the Chrysler 300, that's in the search warrant.

He goes to that address, and he immediately as soon as he hangs up the phone with her, he goes to that address to corroborate, and sure enough, the white Chrysler is in the driveway, and he goes, and he writes the search warrant and gets it done.

It's not until the next day after he hears from Narcus's dad about the power thing that he goes back, and he sees the subpoena, and it says:

"Please note. The individual's first name is different from your request."

And the note on here was indicating that she did not notice when she was on the phone with him that the name was different.

He knew that the person who committed the offense with Wilson was Narcus. Narcus's photograph was pointed out by Wilson. The vehicle is the same, I mean, under the case law, if there is an intentional misrepresentation, or reckless disregard, you re-review it, taking that out, and I think that even without that information, there is still enough.

But there is no evidence that it was an intentional misrepresentation or that it was reckless.

I think there is certainly sufficient probable cause for the search warrant, and he did everything in good faith.

When you think about it, they had two guys that commit this -- I mean, forcible guns into the house, kids on the ground, takes one to the ATM with a gun, with the other one staying with the others at gunpoint.

Then they gratuitously for no reason whatsoever cause the SA, the sexual assault to occur, and then this one actually sexually assaults the girl with the gun.

So that is something that they are dire trying

to find the individuals that committed the offenses. 1 These guys were working around the clock for 2 two and a half days, and it is kind of a miracle that 3 4 they were able to find the guys. 5 So I think that their intent is absolutely in good form. 6 7 So I think that as far as the search warrant, 8 they're fine. But as far as the Miranda, and invoking, first 9 of all, daddy can't invoke on behalf of Narcus, absolutely, 10 11 positively, the case law says that. Even if he were a juvenile, daddy can't invoke 12 on his behalf, but he's an adult so daddy can't invoke on 13 14 behalf of him. Furthermore, it was very clear. He read from 15 16 the transcript. They read him his Miranda rights, and he understood them, and he chose to speak with them. 17 18 And then finally, you know, the case law says there is no teleonomic phrases that have to be put forth. 19 20 He just has to understand that he has got the right to an attorney, and he has got the right to an 21 22 attorney now. He doesn't have to wait until he gets to 23 court. And the fact that they said that you have the 24 25 right before questioning, dah, it means during questioning

as well.

What the Court is concerned about is when they don't say when the right attaches that people, even though they watch TV, think that they don't have the right until they get to court.

It was very clear that they told him that he has got the right to an attorney right then and there.

So there is no reason for the Court to suppress anything.

MR. LANDIS: Very briefly, Judge, two points.

Donna Lamonte made it very clear that she called with the address and the name and if the name was different, she would have let them know that.

She did not mix her words when she said that, Judge.

And, secondly, to say that Detective Weske didn't lie, has no reason to lie, we all know very well that if he loses this motion because of bad police work, he is going to get in trouble for it.

To say that he doesn't have something to gain by getting out there and trying to fix what he did that day is a joke.

We all know in a case this serious, this guy has to to make sure the search warrant sticks or he is going to hear about it back at the station.

There is case law after case law where individual judges who had set against the exclusionary rule talk about how it support perjury. It puts officers in a spot where they have to lie to keep evidence in court. This is that case.

And, lastly, Judge, they say it is a miracle, they say it's a miracle that these people were found.

I don't think it's a miracle that these people were found when constitutional rights are violated.

THE COURT: All right. Here is my take, and I don't think it is very surprising.

First of all, I don't think that any of the -there is no question that there was some misinformation on
that application, as I see it, and everybody understands
it.

All right. The question is whether it was done intentionally or recklessly.

My conclusion is no, I don't think so at all under these circumstances. I think it's quite clear, the father's name, the son's name. I don't think there was by any stretch, by any stretch that it was done intentionally.

I think it was all business. If it had been noticed, I think that even just a minor explanation would have sufficed, and even if it was, which I don't believe

for an instant that it was, I think that the rest of the 1 information still reaches the level of probable cause, 2 3 and I think that it's the test that the Court applies is a substantial basis for concluding probable cause 5 exculpatory was a small part of accuracy and clarity is 6 going to be. Just as importantly, let me address the Miranda 7 warnings. 8 I am not aware that the complicity, the status 9 of the law is such that you have to inform the Defendant 10 not only of their right to an attorney before questioning, 11 but that you have to go on to a further explanation that 12 13 includes specifically the right to have an attorney present 14 during questioning. 15 He did say that he could stop at any time that 16 he directed him to stop. 17 The Defendant acknowledged that each one of those 18 questions was clear. There is nothing wrong with that argument, and the 19 20 motion to suppress is denied. 21 Now, it's going to take about 10 minutes to get 22 them -- we are going to move the courtroom, okay? We do 23 have the courtroom available.

24

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to get it ready.

THE BAILIFF: It will take approximately 15 minutes

L.	
1	THE COURT: Okay.
2	So it will take about 15 minutes to get the jury
3	pool up.
4	Now, let's discusss a few things here before we
5	get the jury pool in here.
6	We are going to go back to the original process
7	of putting 12 in the box, plus are we going to have two or
8	four?
9	MS. LUZAICH: Alternates?
10	THE COURT: Yeah.
11	MS. LUZAICH: Two is fine.
12	THE COURT: Are you sure?
13	MS. LUZAICH: Yeah.
14	THE COURT: We can do that.
15	All right. So we are going to have 14 in the
16	box, okay?
17	Everybody understands, it's like we have gone
18	through this several times at least we are going to know
19	exactly who, 13 and 14 are the two alternates.
20	We are not going to bring that up. The first
21	12 are the jurors, 13 and 14 are the alternates. The
22	alternates do not replace any of the first 12 if they
23	get excused for whatever reason they have.
24	So 13 and 14 are just handled separately, okay?

You get your eight, you get your eight, and you

get your two. 1 MS. LUZAICH: One each for the alternates. 2 THE COURT: Just one each, and then because of 3 the nature of the charges. 4 5 MS. LUZAICH: No, if there is a third and fourth 6 alternate you get a second preempt. THE COURT: Okay. 7 MS. LUZAICH: But not if we have two alternates. 8 THE COURT: Are there any -- are there any other 9 aspects because of the potential life sentence that I am 10 not thinking of right at the top of my head? 11 12 MS. LUZAICH: The jurors cannot know about the 13 penalty --14 THE COURT: Okay. MS. LUZAICH: -- at all. 15 THE COURT: Yeah, we will be real -- we will be 16 real careful. We have already had one faux pah in regards 17 to that. 18 The questioning, I would like for you to let me 19 20 do as much as possible. I am not going to deprive you of your right to, you know, voir dire the jury, but I would 21 22 like to do as much of it as I can. Is there anything in particular that you think 23 needs to be queried, I mean, if we are going to go through 24

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their exposure to jury duty, the criminal -- there is the

1	charge, if they have ever been the victim, anybody close
2	to them, all that kind of stuff.
3	MS. LUZAICH: Right, you know, I always ask the
4	Court to ask anybody whether they have ever been the victim
5	of a sexual offense.
6	THE COURT: The victim of or the
7	MS. LUZAICH: The victim or accused of
8	THE COURT: or accused of a sexual offense.
9	MS. LUZAICH: of a sexual offense.
10	But, you know, sometimes the Court gets kind of
11	bored, and doesn't ask that question until the very end.
12	So we talk to a juror for seven minutes before
13	discovering that there is no way they can serve.
14	THE COURT: Well, that will be the first question
15	I ask them.
16	MS. LUZAICH: So maybe if you can ask that earlier
17	on in your questioning.
18	THE COURT: I will ask that question immediately.
19	MR. BANKS: It would be the Defense request that
20	if you ask that and hands go up, that whoever's hand goes
21	up can approach the bench with the lawyers and explain the
22	situation because I have been burned too many times with
23	poisoning the well with the jury pool.
24	THE COURT: We will see.
25	If it becomes if they say something that, you

1	know, if they themselves, have personally been the victims
2	of a sexual assault, I will probably stop right there and
3	have them approach, but I don't think
4	MS. LUZAICH: Then just is there any reason,
5	based on that, is there any reason that you can't be fair?
6	Because if they say they can be fair, you don't
7	just necessarily not pick them, I mean, people don't get
8	picked just because they have been the victim.
9	THE COURT: I am going to tell you something that
10	I don't want us to take so long picking this jury because
11	we are trying to rehabilitate a juror.
12	We will all spend a whole bunch of time jerking
13	around with jurors who have problems. I am much more
14	inclined to just excuse them rather than screwing around
15	and trying to make them rehabilitate them.
16	MS. LUZAICH: Yeah, but you know what? Then
17	your then the Defense gets 27 peremptories instead of
18	seven or eight.
19	THE COURT: How many victims of sexual assault
20	are going to be in the jury pool?
21	MS. LUZAICH: One never knows. Sometimes one
22	or two, sometimes 15 or 20. You just are going to have to
23	ask them.
24	THE COURT: Well, realistically, they are never
25	going to end up on the jury.

1	MS. KOLLINS: That's not true.
2	MS. LUZAICH: That's not true though.
3	THE COURT: I understand.
4	MS. LUZAICH: The last jury trial, your jury
5	trial, I tried that case.
6	THE COURT: Okay, all right.
7	Look, we'll play it by ear, but I am telling
8	you that I am not going to take an hour to rehabilitate
9	a juror who has been a serious victim of a sexual assault
10	when we
11	MS. KOLLINS: (Interposing) But tha's like
12	saying now on the State's behalf, every person that gets
13	up there and says, I mistrust the police and hate the
14	police is automatically gone unless we exercise our
15	peremptory.
16	THE COURT: No, that's completely different.
17	MS. KOLLINS: No, really.
18	THE COURT: That is completely and entirely
19	different.
20	MS. KOLLINS: No, I
21	THE COURT: I mean, those kind of people are
22	just being jerks, I mean, they were just being jerks
23	because they want to make something up to let them go
24	and don't have to serve jury duty.
25	Anything else?

1	I will move that up, and I will ask it, I
2	will ask it right off at the get-go so that we can
3	tell.
4	MR. BANKS: There is one other thing.
5	It's not really related to the jury selection,
6	you know, jury selection.
7	THE COURT: That is one of the things right
8	now, but go ahead, hurry up.
9	MR. BANKS: There is a toxicology report that's
10	still outstanding.
11	The State is in the process of getting us copies
12	of that.
13	THE COURT: Okay.
14	MR. BANKS: And we should be getting that fairly
15	soon.
16	THE COURT: Okay.
17	MR. BANKS: There are also some jail phone
18	calls from that are referenced in the police reports
19	and from what I have seen in the police report, it's our
20	client making phone calls, I believe, from the Clark County
21	Detention Center.
22	MS. LUZAICH: Henderson.
23	MR. BANKS: Henderson, I'm sorry, to family
24	members. I'm not exactly sure who.
25	We've requested those.

It's my understanding that whether -- the State is going to have to make an offer of proof as to why they are not available.

It is just my understanding that they are not available.

In light of the Court's ruling today, and I don't want to divulge any client confidences, but I believe that in light of the Court's ruling today, and in light of our theory of defense, that what's contained in those jail calls is some exculpatory information, and I --

THE COURT: (Interposing) Well, I want the Clerk -I don't know that I have been put in a position to have
to examine the contents of any jailhouse calls that have
occurred.

Is this any information that you are aware of?

Have you looked at any calls that were made
to or from the Defendant from the Henderson Jail that
are transcripts or recordings provided to you that have
examined?

MS. LUZAICH: Well, we would have loved to.

Unfortunately, back when this happened both this Defendant and the Codefendant made phone calls to their families, and what the detectives told us is that both this Defendant and the Codefendant made serious admissions to their families.

They immediately had downloaded the codefendant's phone calls and put them on a disk.

For some reason, this Defendant's phone calls were not downloaded.

We have been trying all for the last two weeks to go back to the system and get them downloaded, but it's too late. They are gone.

MR. BANKS: And our position is that they have been in the possession of a State agency from the beginning.

What we have is an excerpt from a police report, a police officer's perception of what's contained in those phone calls, and while I respect law enforcement, I don't necessarily, I mean, I know what they are putting in the police report.

They are not putting the good stuff that we can use, they are putting stuff to lay a foundation for probable cause.

I think there is a whole -- I think there is probably two sides to the story in those phone calls, and I think the side that we are not getting, which is not contained in the police report is the exculpatory side, and that's based upon my investigation of the case, and my conversations with my client.

I'm kind of like, say, hesitant to divulge any confidences, but I feel comfortable making that record.

I think that we are -- I think there is some 1 exculpatory stuff out there that's in the hands of the 2 State agency that is now not available to my client, which 3 could be used for his benefit under his theory of defense, and I am afraid to go on because I think it's going to 5 6 impact his ability to get a fair trial. I think it's going to impact his ability to 7 confront under the Sixth Amendment the evidence that's --8 that can be used against him. 9 10 It's a good thought --THE COURT: These are statements that were made 11 12 by the Defendant on the telephone? 13 MR. BANKS: Yes, sir. 14 THE COURT: And you haven't been able to extract 15 from your client those exculpatory statements? 16 MR. BANKS: Maybe I have, maybe I haven't, but if I have, I am not prepared to divulge those in open court. 17 I am just --18 THE COURT: Well, let me, just out of curiosity, 19 sometimes I get lost and maybe I am not looking at it the 20 21 same way somebody else is, but if these are exculpatory statements made by your client on the telephone, how does 22 it deprive you of an opportunity to produce, discover, or 23 whatever, the subject of those exculpatory statements if 24

your client is the one who made them, and all of a sudden

1	for whatever reason, technology wise, they have been lost,
2	but your client certainly still he's the one that made
3	them.
4	MR. BANKS: And I appreciate that, Judge.
5	I don't want exculpatory evidence to be lost
6	and have it impact my client's right to remain silent.
7	As a practical matter, the State is going to
8	introduce what they have dubbed a confession of my client,
9	and I think what's contained in those jail phone calls
10	will directly rebut.
11	THE COURT: Are you going to introduce five
12	witnesses?
13	MR. BANKS: .Am I going to introduce five witnesses?
14	THE COURT: Are they going to introduce five
15	eyewitnesses?
16	MR. BANKS: Five eyewitnesses?
17	MS. LUZAICH: Six.
18	THE COURT: Six.
19	MR. BANKS: That can identify my client? I'm not
20	so sure.
21	THE COURT: I have no idea. You know more about
22	the contents than I do. I'm just
23	MR. BANKS: My guess is no, but in light of the
24	Court's ruling today, the exculpatory nature, and the defense
25	that we will be presenting in light of the Court's ruling

today, makes the contents of those phone calls that much more important, and gives his defense that much more ability to protect his rights without compromising his right to remain silent on the stand.

I guess the question is:

Well, gee, can't your client get up and just testify to what he said in the jail?

THE COURT: No, I mean, I certainly can understand that, but I don't understand that if the content of these statements is that which was made by your client, that your having been deprived of any of that informationi, because what you really want is an exculpatory evidence and your inability to produce or discover that kind of exculpatory evidence depriving your client and the right of a particular defense, or some aspect of the defense.

But I still find it hard to grasp that if that -if that is the subject matter of your client's own statements,
how you can be deprived of any of that inasmuch as he should
be tell tell you.

MR. LANDIS: Judge, it's not our argument that the statements made in the jail would open avenues and give us relative discovery or find evidence, the statements themselves.

THE COURT: Well, they are going to be hard pressed to introduce them, and I doubt seriously that they will.

MS. LUZAICH: No, we are not, I mean, I recognize 1 them because I don't have the tape --2 3 THE COURT: But you can't --MS. LUZAICH: -- I lose the benefit of all of 4 5 those admissions, which I am not going to offer. 6 THE COURT: As I was going to say, the way it looks to me is that the State is the one that has been 7 deprived of that valuable evidence, but who knows, I mean, 8 that's their perspective and your perspective is it was 9 10 exculpatory, but we don't have them anyway so what difference 11 does it make? MR. BANKS: Well, the difference makes it --12 the difference now is, I've got to say look, Narcus, we 13 14 are getting hosed here because we can't present your defense 15 without you having to testify. 16 What it does is it impinges my client and puts him in a corner, and makes it a lot more difficult decision 17 18 as to whether to maintain his right to remain silent or 19 not. MS. LUZAICH: Actually, I completely disagree 20 21 with that. 22 It's my understanding that the theory of the 23 defense, based on the Court's ruling today is direct, that he did all these things because he had to because 24

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the codefendant -- he was so scared of the codefendant,

1	or something along those lines.
2	In order for him to propound that defense, he
3	has to take the stand.
4	MR. BANKS: Does he?
5	MS. LUZAICH: Yeah, he does. There is no other
6	way
7	THE COURT: We are not going to
8	MR. BANKS: (Interposing) Why can't I play the
9	phone calls that may get that defense on?
10	MS. LUZAICH: That would be hearsay. The Defense
11	can't play the Defendant's statements.
12	MR. BANKS: Why can't I why can't I play phone
13	calls to rebut the statement that the State is going to put
14	in, which is my client's.
15	It's an inconsistent statement that is not hearsay.
16	It is absolutely not hearsay.
17	It's to it's to confront the confession that
18	they are going to put into evidence.
19	Now, I've got a goose egg because the State lost
20	it. It's gone. Now, I have got nothing except putting my
21	client on which my heart goes like (indicating) I mean,
22	there is, if you there is things that I am going to
23	have to advise him of in this life sentence case, and there
24	is a huge, huge right that he is going to have to decide
25	whether to invoke or to waive, and that's his right to

remain silent. 1 THE COURT: Well, this will be a strategic decision. 2 I will make a ruling when it comes up... 3 MR. BANKS: And we just heard the prosecutor --4 and and I don't mean to interrupt the Bench, but we just 5 heard the prosecutor say, hey, get that defense on, the 6 7 guy has got to testify. MS. LUZAICH: We were going to ask for an offer 8 of proof regarding --9 MR. BANKS: What kind of choise is that? 10 MS. LUZAICH: -- The duress defense anyway because 11 the defense is I was scared of him, and, therefore, I did 12 this. 13 It has got to be his own personal knowledge, I 14 mean, if, for example -- and this is not true but just for 15 purposes of argument -- if the Defendant had been arrested 16 two years earlier for robbing -- I'm sorry, the codefendant, 17 sorry, for robbery, but this Defendant did not know that 18 personally at the time, he can't use that robbery as a 19 defense to duress. 20 THE COURT: I understand. 21 MS. LUZAICH: Because it has got to be his 22 23 personal knowledge. So we were actually going to ask for an offer 24 of proof from the Defense before they present that defense.

What are they going to show? 1 And I believe that the Defendant needs to take 2 the stand because it needs to be his own personal knowledge, 3 4 and the only person that can testify to his own personal 5 knowledge is himself. Unless the codefendant were to get on the stand 6 7 and say, yeah, I told Narcus that I was convicted of robbery 8 two years ago, which he wasn't, and he is not testifying 9 so --MR. BANKS: Whether he knew about the prior robbery 10 is not the issue. 11 12 THE COURT: Okay. The issue is what was the state of 13 MR. BANKS: mind at the time, and those phone calls would give the context 14 15 to that. THE COURT: Okay. Here is -- here is the reality. 16 You don't have them. They are not going to introduce 17 18 them. You will have to at some point, if you are going 19 20 to use this as the basis of your Defense, or you have to make some kind of a record, possibly even have to do it 21 22 by way of a motion. If the Defendant gets convicted with the basis 23 of an appeal, you certainly are going to have to do a lot 24 more than this, but just say, well, there is a possibility 25

of this and that, and we are being deprived because they lost it.

That will have to have a whole -- a whole foundation, an inclination that we will probably are never going to get to before this trial because this trial is starting in five minutes.

So we will keep that in mind but -- and you have made a record, and I am sure it will require that you make more of a record at some other point.

But we will just muddle through with what we have not?

Anything else?

MS. LUZAICH: I actually do have an issue, and this is more because of the area in which your court, Judge, is located.

Everything is very close and confined here.

The Defendant has a lot of family here, some outside as well, and I am going to ask the Court to admonish the family that one, they not have any contact with any of the jurors, but two, that they not speak about the Defendant, the family, the case, anything, anywhere in the vicinity of the jurors.

There was problems in Justice Court, I mean,

I am not going to rehash that, but I would just ask the

Court to admonish the Defendant and his family that that

can't happen. 1 2 THE COURT: And which I will do with everybody anyway just so that everyone understands this so that 3 4 I'm not picking on you, I will tell everybody. 5 I am going to tell the jury just about a 6 thousand times before this case is over with, not to 7 have any contact with you, not to have any contact with 8 you or with your family, or with anybody else that's in this courtroom, including court personnel, and especially 9 10 any of the witnesses. 11 I will be advising you, I am going to ask you to make sure your family understands that, too, because 12 13 violations of that only will cause you problems, I mean, 14 you are the one who is on trial. 15 So if you have problems in that respect, you 16 are the one who ends up, you know, who pays the bill 17 for it. So don't -- don't let it happen. 18 MS. LUZAICH: Not only not have contact with 19 but not talk about anyone or anything --20 THE COURT: Don't talk about -- what this means 21 is don't talk about the case --22 MS. LUZAICH: -- anywhere near the jurors. 23 THE COURT: -- in front of anybody out there, 24 who is not a community --25 MS. LUZAICH: Or about the Defendant, and what

1	a great guy he is, or anything, I mean, just
2	THE COURT: Anything, anything in that respect.
3	MS. LUZAICH: Yes, and
4	THE COURT: Just one thing, that exactly.
5	The fact that we have mentioned outside the
6	presence of the jury the seriousness of this and involves
7	the potential for a life sentence is something that is
8	not, not, not going to be mentioned anywhere close to
9	any of the potential jurors.
10	That is something that they are not concerned
11	with, and they are instructed that they are not to be
12	concerned with, with any aspect involving the sentencing
13	in this case so that is not to be mentioned in any
14	respect.
15	All right. Let's take about five minutes,
16	and we will reconvene next door in Department 23.
17	See you there in just a minute.
18	MR. BANKS: Judge, how long are we going to
19	go tonight?
20	THE COURT: We will probably go maybe to 5:30,
21	no longer than that.
22	MR. BANKS: Okay.
23	THE COURT: 5:30 tonight, that's the latest.
24	MR. BANKS: It's just 5:30 is
25	THE COURT: Is that all right?
]	

MR. BANKS: Yeah, I've got a child care thing 1 2 but 5:30 works great. **** 3 (Whereupon, a brief recess was had. 4 5 After recess, all parties present, the following proceedings were had in open court in the presence of the 6 7 jury panel.) 8 **** 9 THE COURT: There you go, perfect. 10 You guys, as soon as get to your chair, go ahead 11 and sit down. Everyone have a seat. There shouldn't be 12 any extras. 13 All right. Ladies and gentlemen, you are in 14 the Eighth Judicial District Court for the County of 15 Clark, this is Department 24. 16 My name is James Bixler, and I am the presiding Judge in this Department. 17 18 There is a little confusion, we are actually 19 in Department 23. 20 24 is my Department next door, but because of 21 the large jury panel involved here, we are using this 22 courtroom just for the purposes of seclection, of jury 23 selection. 24 So when the jury is selected, we will be moving 25 next door, into Department -- actually Department 24.

1 This is the State of Nevada v. Narcus Wesley, 2 this is Case Number C-232494. 3 Ladies and gentlemen, what we are about to engage in is the process of selecting a jury, and a couple 4 of bits of information to try to help you figure out where 5 we are, and what we are going to be doing for the next 6 7 period of time. 8 It's going to take a little while to pick this 9 jury so we will be taking numerous breaks during this 10 process. 11 If anybody has to go to the restroom, tell Joe, 1.2 and go ahead and check out and come back. 13 I need to give you a little basic information 14 about how this works until we get down to our actual 15 jurors. A few bits of information. 16 Number one, we are going to explain to you in 17 just a second what the case is all about, but I want you 18 to pay close attention to where you are sitting. 19 have been placed in a strategic numerical order, having 20 been assigned to you from the Jury Commissioner's office. 21 It is important that you stay in the order that you were assigned the numbers from the Jury Commissioner's 22 23 That way everybody knows who is where without 24 having to repeatedly ask you.

So we ask you that every time we take a break,

1 make sure you note where you are sitting, and then you will 2 get back to the same spot, and then we'll be all right. 3 We can also easily tell if somebody is missing, and we will tell who it is if you are in numerical order. 4 5 The second thing about the breaks. 6 When we take breaks, until we actually get a 7 jury, you will be going in and out of the front doors This is important. This is the most important 8 here. thing which during the trial, I will repeat to the actual 9 10 jurors many, many times. 11 It is imperative that you do not discuss with anybody anything having to do with this trial, and that 12 13 includes, most importantly, with each other. 14 Do not discuss this trial, anybody having to do 15 with this trial, any aspect of this trial with anybody 16 including each other throughout the entire course of this 17 trial. To do so you could compromise a jury's verdict, which would result in the possibility of a case having 18 19 to be tried again. So don't do it. 20 It's primarily one of the major causes of having 21 to have retrials. 22 So just follow that instruction carefully to 23 the letter. We won't have a problem. There will be in the early stages of this process 24

of selecting a jury, you will be going in and out.

It's possible that you might see witnesses during this case. Do not engage anybody in any subject matter having to do with this trial, in fact, the best rule is don't engage anybody outside, including the court personnel with anything, anything. Don't discuss, don't talk to them.

If you overhear somebody outside saying anything about this case, or about anybody having to do with this case, vacate yourself from that area. Do not listen or overhear any discussions because that's a possibility of the people we don't have control over. They may say something out in the hallway. .

Don't listen to any conversations that you overhear, and if you do hear it, come and report it to the bailiff, okay?

It's important that we separate the jury and the jury pool from witnesses and spectators, and the court personnel.

I am going to start off with a quick introduction of the people that are here that work for the Court, and I am going to have counsel introduce themselves. Give you a little, brief statement, explanation about what their case is about, and they can also introduce their witnesses.

It's important that you pay close attention

because in a few minutes, I am going to then come back 1 2 and ask you if you know anybody. As counsel has introduced themselves, or their 3 witnesses are disclosed, pay attention to who they are 4 so you can tell us if there is anybody there that you are 5 6 familiar with. 7 This is Lee Bahr right here in front of me. is the court reporter. Lee's job is to make a verbatim 8 record of everything that is said during this trial 9 10 proceedings. 11 In order to do that, he has to hear everything that is said in the courtroom. He has to hear a question. 12 13 He has to hear an answer. During this jury selection process, I will be 14 doing a lot of the questions. So will counsel. 15 16 So there will be questions. There will always 17 be questions and answers throughout this whole process. You may hear him stop, he may even have to yell 18 at some point if counsel may be talking on top of each 19 20 other. He may be the one that you will hear yelling, stop, 21 I can't hear you. He is not being rude. He is just doing his job. 22 So don't hold that against him if you see that happen. 23 24 Teri Lee is right here. She is the Court Clerk. 25 Her function is to swear in the witnesses.

will mark and take care of the exhibits as they are admitted 1 2 into evidence. She also makes the official minutes of what goes 3 on throughout the court proceedings. 4 5 Here is Joe, Joe Downing, he is the bailiff. 6 He is the actual only person that the jurors 7 are allowed to converse with. You are not allowed to converse with the attorneys, 8 or with the parties, with the witnesses, or with me, or 9 with Lee, or with Teri. 10 Nobody. 11 Joe is the only one that jurors are allowed to converse with. 12 13 So, keep that in mind. All these instructions 14 that I give you, if you have questions, if you have problems, 15 if you have issues of any sort, you raise your hand, you 16 notify Joe, and Joe passes that information onto us, okay? 17 All right. Now, at this point, I am going to 18 have the State introduce themselves, their witnesses, and 19 then we will do the same thing with Mr. Landis and Mr. 20 Banks. 21 Go right ahead. 22 MS. KOLLINS: Thank you, Your Honor. 23 Good afternoon, ladies and gentlemen. 24 My name is Stacy Kollins. I'm the Chief Deputy 25 District Attorney here with the Clark County District

1 Attorney's office.

This is my co-counsel, Chief Deputy District

Attorney, Lisa Luzaich. We have been assigned to prosecute the matter of State of Nevada v. Narcus Wesley.

These crimes occurred in February, of 2007, here in Henderson, Clark County, Nevada.

Mr. Wesley is charged with a series of crimes, and I am going to read those to you as well and a list of witnesses that will participate, you will hear from or hear about.

The list is rather long. We won't necessarily call all of these people, but it's our duty to inform you of anyone you might be aware of or have any relationship outside this case with.

On February 18, of 2007, Mr. Delarian Wilson was charged with committing the crimes of conspiracy to commit burglary, conspiracy to commit robbery, burglary while in possession of a deadly weapon, robbery with the use of a deadly weapon, sexual assault with the use of a deadly weapon, as well as first degree kidnapping with a deadly weapon.

Thank you, Ms. Luzaich.

The victim in this -- the named victims in this case are Danielle Browning, Justin Richardson, Aitor Eskandon, Justin Foucault, Ryan Tognotti, and Clinton

Tognotti.

The additional witnesses that the State anticipates you will hear from or about in this case, and again, this is kind of long, so bear with me:

The Henderson Police Department Officer Troy

Herron (phonetically), Henderson Police Department Officer

Rand Allison, Henderson Police Crime Scene Analyst Jennifer

Ayers, Henderson Police Department Officer David Barnes,

Henderson Police Department Officer Bakalas, Henderson

Police Department Detective June Castro.

The custodian of records from three establishments, businesses here in town, Alta Wireless, Circus Circus Hotel and Casino, as well as Nevada Power Company.

Additionally, you may hear from or about Henderson Police Sergeant Brian Dunaway, sexual assault nurse examiner, Linda Ebbert, Detective, Henderson Police Department Detective Bryan Hartshorn, Henderson Police Detective Itzhak Henn, a resident of Henderson, Nevada, Grant Hieb, Henderson Police Sergeant Michael Johnston, Henderson resident Michael -- excuse me, Victor Michalak, Henderson Police Department Detective Anthony Niswonger, security from the Wells Fargo Bank, Walter O'Neal, Henderson Police Department Detective Rodrigo Pena, Circus Circus Hotel Security, Gerald Piro, Henderson resident Brandon Preston, Henderson Police Crime

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1	Scene Analyst Joy Self, Joy Self, S-e-l-f, Wells Fargo
2	Security, Veronica Silva, Henderson Police Department Officer
3	Kevin Slattery, Henderson Police Department Amber Swartwood,
4	Henderson Police Department Havon Tillmon, Henderson Police
5	Department Fingerprint Analyst Kent Timothy, Henderson
6	or, excuse me, Tricia Vincente, Henderson Police Department
7	Detective Curtis Weske, and Delarian Wilson.
8	Thank you.
9	THE COURT: Thank you, counsel.
10	Mr. Banks, Mr. Landis, which one?
11	MR. BANKS: Hi everybody.
12	My name is Jeff Banks. This is Mr. Wesley.
13	This is my co-counsel, Casey Landis.
14	There is a lot of names on that list that was
15	just read to you all, and everybody please listen carefully
16	to those names because if the State chooses not to call
17	them, so please, please take note of those names, and I
18	have got a few more that the detective may call.
19	The first one is Narviez Wesley, Mel Washington,
20	Brian Murray, Randy Morgan, Carlos Diaz, William Harrington,
21	and Carolyn Merit (phonetically).
22	Thank you very much.
23	THE COURT: Thanks.
24	All right. The next step in this process is to
25	have a roll call, and so I am going to have Teri Lee call

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1	through the roll call of the jury pool that was sent to
2	us from the Jury Commissioner's office, and as I said
3	earlier, you are going to notice that it's in order.
4	I need for you to answer loud enough and clear
5	enough, here, present, whatever you feel is appropriate,
6	so that Lee can record on the record everyone's presence.
7	Teri?
8	THE CLERK: I apologize if I mispronounce your
9	name.
10	Molli Magura.
11	JUROR MAGURA: Present.
12	THE CLERK: Eric Butler.
13	JUROR BUTLER: Here.
14	THE CLERK: Howard Kenieutubbe.
15	JUROR KENIEUTUBBE: Here.
16	THE CLERK: Ronald Polk.
17	JUROR POLK: Present.
18	THE CLERK: Debbie C. Deschaine.
19	JUROR DESCHAINE: Here.
20	THE CLERK: Gary Orta.
21	JUROR ORTA: Here.
22	THE CLERK: Mary Jo Loretto.
23	JUROR LORETTO: Here.
24	THE CLERK: Eve Crossman-Keenan.
25	JUROR CROSSMAN-KEENAN: Here.

1	THE CLERK: Betty Fisher.
2	JUROR FISHER: Here.
3	THE CLERK: Nichole Dunmore.
4	JUROR DUNMORE: Here.
5	THE CLERK: Robert Franklin.
6	JUROR FRANKLIN: Here.
7	THE CLERK: Christine Foresta.
8	JUROR FORESTA: Here.
9	THE CLERK: John Oberweis.
10	JUROR OBERWEIS: Here.
11	THE CLERK: Melinda Wright.
12	JUROR WRIGHT: Here.
13	THE CLERK: John Eshelman.
14	JUROR ESHELMAN: Here.
15	THE CLERK: 'Wayne Daley.
16	JUROR DALEY: Here.
17	THE CLERK: Donna Bella.
18	JUROR BELLA: Here.
19	THE CLERK: Justin Gries.
20	JUROR GRIES: Here.
21	THE CLERK: Mark Snelling.
22	JUROR SNELLING: Here.
23	THE CLERK: Kim Chapkis.
24	JUROR CHAPKIS: Here.
25	THE CLERK: Michael Baird.

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1	JUROR BAIRD: Here.
2	THE CLERK: Denise Andalon.
3	JUROR ANDALON: Here.
4	THE CLERK: Jesus Gonzalez.
5	JUROR GONZALEZ: Here.
6	THE CLERK: C. Arnone.
7	JUROR ARNONE: Here.
8	THE CLERK: Everett Carney.
9	JUROR CARNEY: Here.
10	THE CLERK: John Little.
11	JUROR LITTLE: Here.
12	THE CLERK: Elizabeth Martin.
13	JUROR MARTIN: Here.
14	THE CLERK: Robert Hoffman.
15	JUROR HOFFMAN: Present.
16	THE CLERK: ·Julie Gleason.
17	JUROR GLEASON: Here.
18	THE CLERK: Kelly Russo-Winn.
19	JUROR RUSSO-WINN: Here.
20	THE CLERK: Danielle Martin or Daniel Martin.
21	JUROR MARTIN: Here.
22	THE CLERK: Bonnie Huerta.
23	JUROR HUERTA: Here.
24	THE CLERK: Frances Franklin.
25	JUROR FRANKLIN: Here.
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1	THE CLERK: Emily Guido.
2	JUROR GUIDO: Here.
3	THE CLERK: Becky Hansen.
4	JUROR HANSEN: Here.
5	THE CLERK: Susan Gregg.
6	JUROR GREGG: Here.
7	THE CLERK: Aminne Menghisteab.
8	JUROR MENGHISTEAB: Here.
9	THE CLERK: Barbara Wagner.
10	JUROR WAGNER: Here.
11	THE CLERK: Robbie Holley.
12	JUROR HOLLEY: Here.
13	THE CLERK: .Stephanie Abernathy.
14	JUROR ABERNATHY: Here.
15	THE CLERK: Bonnie Brunson.
16	JUROR BRUNSON: Here.
17	THE CLERK: Joann Czerwinski.
18	JUROR CZERWINSKI: Here.
19	THE CLERK: Juaneta Gibson.
20	JUROR GIBSON: Here.
21	THE CLERK: Brenda Medeiros.
22	JUROR MEDEIROS: Here.
23	THE CLERK: Sheila Rivera.
24	JUROR RIVERA: Here.
25	THE CLERK: Kelly Bethel.
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1	JUROR BETHEL: Here.
2	THE CLERK: Kay McCary.
3	JUROR MC CARY: Here.
4	THE CLERK: Kyu Choe.
5	JUROR CHOE: Here.
6	THE CLERK: Paula Socha.
7	JUROR SOCHA: Here.
8	THE CLERK: Greg Middleton.
9	JUROR MIDDLETON: Here.
10	THE CLERK: James Vaughn.
11	JUROR VAUGHN: Here.
12	THE CLERK: Madilyn Shook.
13	JUROR SHOOK: Here.
14	THE CLERK: Barbara Anderson.
15	JUROR ANDERSON: Here.
16	THE CLERK: Richard Rehm.
17	JUROR REHM: Here.
18	THE COURT: Carmen Sanchez.
19	JUROR SANCHEZ: Here.
20	THE CLERK: Nicholis Morales.
21	JUROR MORALES: Here.
22	THE CLERK: S. Falcone.
23	JUROR FALCOŅE: Here.
24	THE CLERK: Patrick Mitchell.
25	JUROR MITCHELL: Here.
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1	THE CLERK: Romeo Samblero.
2	JUROR SAMBLERO: Here.
3	THE CLERK: Elisa Scarone.
4	JUROR SCARONE: Here.
5	THE CLERK: Bruce Leal.
6	JUROR LEAL: Present.
7	THE CLERK: Alice Barnes.
8	JUROR BARNES: Here.
9	THE CLERK: Mario Barela.
10	JUROR BARELA: Here.
11	THE CLERK: Roy Fish, Jr.
12	JUROR FISH: Here.
13	THE CLERK: Catherine Beta.
14	JUROR BETA: Present.
15	THE CLERK: Emei Trie.
16	JUROR TRIE:. Here.
17	THE CLERK: Timothy D. Thompson.
18	JUROR THOMPSON: Here.
19	THE CLERK: David Zeamer.
20	JUROR ZEAMER: Here.
21	THE CLERK: John Scrutchens.
22	JUROR SCRUTCHENS: Here.
23	THE CLERK: Doc Wiener.
24	JUROR WIENER: Here.
25	THE CLERK: Gary Morris.
	II

1	JUROR MORRIS: Here.
2	THE CLERK: Andrea Adams.
3	JUROR ADAMS: Here.
4	THE CLERK: Diana Henry.
5	JUROR HENRY: Here.
6	THE CLERK: Lawrence Kinsler.
7	JUROR KINSLER: Here.
8	THE CLERK: Maryann Russo.
9	JUROR RUSSO: Here.
10	THE CLERK: Robert J. Skinner, Sr.
11	JUROR SKINNER: Here.
12	THE CLERK: Robert Golechen.
13	JUROR GOLECHEN: Here.
14	THE CLERK: Priscilla Rivera.
15	JUROR RIVERA: Here.
16	THE CLERK: Melissa A. Celeste.
17	JUROR CELESTE: Here.
18	THE CLERK: Ellen Mackey.
19	JUROR MACKEY: Here.
20	THE CLERK: Mackey, I'm sorry. They are all
21	here.
22	THE COURT: Is there anybody present whose name
23	was not called? I don't know how that could happen. We've
24	got every seat full.
25	All right. 'We are about to start the process of

jury voir dire questions to test for qualifications to see if you are going to be able to serve as a juror.

It's important that you understand that it's imperative you be truthful and you be honest, and you be open about this, the questions -- the answers to the questions that I am about to ask you.

We are not prying into your personal lives, but it's important for everybody -- the State, the Defense, the Court, that we determine whether or not there are such a bias or prejudice that you may harbor from things that have happened to you in the past that you would not be able to sit as a fair and impartial juror, which is the only thing that we are trying to find.

We are trying to find persons who can be fair and impartial both to the Defense and the State in this case.

We realize that everyone comes here with life experiences. You can'call them whatever, baggage, however you want to approach it, but we don't live in a bubble, we realize that we all come with a certain amount of life experiences.

But what we want to know is if something so traumatic, dramatic has occurred in your past, if there is something about your background that you simply cannot leave out in the hallway, and approach your job as a juror

fairly and impartially, that's all we are trying to do is 1 2 to find out. 3 So, with that in mind, as we say repeatedly, we want you to leave all of those things out in the hallway, 4 5 and we want you to bring your good common sense here in 6 your service as a juror. 7 Now, with that in mind, we do this questioning, 8 this voir dire under oath. 9 So the first -- the next step is I am going to 10 have everybody stand, raise your right hand, and Teri Lee 11 is going to swear you all in as members of this prospective 12 jury pool. 13 (Jury panel duly sworn.) 14 THE CLERK: Thank you, you may be seated. 15 THE COURT: · Later on, at some point during the 16 selection process, there will be what is referred to as 17 challenges that each side in the case are alloued a certain 18 number of exemptions. 19 They just simply say for whatever reason they 20 ask a particular juror to step down, and they will be 21 replaced. 22 I don't want you, when we get to that point, I 23 don't want anybody to get offended because you are just asked to step down. It is just a part of the selection 24 25

process to make sure that everybody is treated fairly.

So don't get -- get upset if you sat through here 1 for hours, and then you get towards the end, and somebody 2 3 says, just please step down for no reason. That's just the way the system works. I am going to ask everybody in the jury pool a 5 6 certain number of basic foundational, qualifying questions. 7 It's important that we make a record of these questions and answers. 8 If there is nobody that raises their hand, first 9 of all, if your answer is affirmative, yes, I want you to 10 raise your hand and just kind of hold it until I get to you. 11 12 When I get to you, we will start from your right, 13 my left in the back row, and we will kind of sweep around the room in this direction until I have gotten to everybody, 14 15 all right? 16 If there is no affirmative answer by anybody, 17 then I will make the answer so the answer is complete and will say that there was no answer and the answer was no, 18 all right? 19 20 Here are the basic under foundational, qualifying 21 questions. 22 Is there anyone here in this jury pool who has ever been convicted of a felony? 23 Okay. All right. In the middle. I need you 24 to stand up, identify yourself by name, and then the last 25

1	three numbers of your jury badge.
2	Okay.
3	JUROR HOFFMAN: My name is Robert Hoffman,
4	242.
5	THE COURT: What were you convicted of?
6	JUROR HOFFMAN: A DUI.
7	THE COURT: A felony?
8	JUROR HOFFMAN: I do believe, in 1990.
9	THE COURT: Where, here in Clark County?
10	JUROR HOFFMAN: Here in Vegas.
11	THE COURT: Was it a third offense or what
12	made it a felony?
13	JUROR HOFFMAN: They just charged me with a
14	felony.
15	THE COURT: Was somebody was there an
16	accident and somebody hurt?
17	JUROR HOFFMAN: No.
18	THE COURT: Was it a third
19	JUROR HOFFMAN: No accident.
20	THE COURT: Was it a third offense?
21	JUROR HOFFMAN: Well, I have had several of
22	these DUI's in the past so
23	THE COURT: Okay. That's part of what happened
24	in Clark County. And you have never had your civil rights
25	reinstated or restored in any fashion?

1	JUROR HOFFMAN: Not that I know of, no.
2	THE COURT: Okay. Go on back down to the third
3	floor to the Jury Commissioner's office and let them know
4	that, okay?
5	JUROR HOFFMAN: Okay.
6	THE COURT: Thank you very much.
7	JUROR HOFFMAN: Thank you.
8	(Juror Hoffman excused.)
9	THE COURT: And then beside him, I saw another
10	hand?
11	JUROR CARNEY: Yeah, Everett Carney, juror number
12	232.
13	THE COURT: Okay. What were you convicted of?
14	JUROR CARNEY: You name it, other than killing
15	somebody.
16	I'm serious, armed robbery, burglary, and grand
17	theft auto. As a juvenile, in the State of California,
18	I was expunged, and I worked with kids in the system for
19	many years.
20	THE COURT: Did you have your civil rights
21	restored?
22	JUROR CARNEY: That's the expungement I believe
23	took care of that.
24	THE COURT: ·Well, not exactly. Expunging your
25	record just simply means that it is sealed, but there is

1	a different process to have, when you actually have your
2	civil rights reinstated.
3	JUROR CARNEY: I believe they were. I had a
4	paper made. This was 40 some years ago, I mean, it was
5	so far I had a wife and kid. I'm a decent and knowing
6	citizen. That's all I said. I sat on jury duty in this
7	County before.
8	THE COURT: You have?
9	JUROR CARNEY: Yes, sir.
10	THE COURT: And they you told them what you
11	just told us?
12	JUROR CARNEY: Yes, sir.
13	THE COURT: Have a seat.
14	JUROR CARNEY: I told them when they called me
15	this time so, yeah, I asked them every time because I don't
16	want to mess up anybody's time.
17	THE COURT: Okay. You are all right then.
18	JUROR CARNEY: Okay?
19	THE COURT: · Anybody else? No. Oh, I see another
20	hand.
21	JUROR SAMBLERO: It's Romea Samblero, it's 384.
22	THE COURT: All right. What were you convicted
23	of?
24	JUROR SAMBLERO: I got a DUI in '91, and this is
25	the first time. That's the only thing I had.

1	THE COURT: What happened to you as a result of
2	your DUI?
3	JUROR SAMBLERO: There was an accident that I hit
4	a pole. 19
5	THE COURT: Did you get fined?
6	JUROR SAMBLERO: I got fined. I went to classes.
7	THE COURT: You went to DUI classes?
8	JUROR SAMBLERO: Yes.
9	THE COURT: AND you got fined?
10	JUROR SAMBLERO: Yes.
11	THE COURT: You're all right.
12	Anybody else?
13	Okay. Is there anybody in this jury pool who
14	is not a citizen of the United States?
15	All right. There is no responses. The answer
16	is, no.
17	Is there anyone here who has such a sympathy,
18	or a prejudice, or a bias that relates to age, race,
19	religion, gender, national origin that they feel it would
20	affect their ability to be open-minded, and fair and
21	impartial to both sides in this case?
22	No, there is no response. So the answer is
23	no.
24	Are there any persons in this jury pool who
25	know any of the attorneys, any attorneys for the State?

1	No.
2	Any of the attorneys for the Defense?
3	No.
4	The Defendant?
5	No.
6	Any of the witnesses that were named by the State
7	or the Defense?
8	We have a couple of hands here.
9	All right. Them next, stand and identify yourself
10	with your juror number.
11	JUROR WAGNER: Barbara Wagner, and my number is
12	275.
13	THE COURT: Okay. Who did you know?
14	JUROR WAGNER: If IT'S Brian Murray that was
15	a coach at Western High School, I worked at Western High
16	School with him, and my kids have also.
17	THE CLERK: I can't hear you. You have to speak
18	up, I'm sorry.
19	JUROR WAGNER: I'm sorry. Brian Murray, who was
20	on the Defense list, he was a teacher at Western High School,
21	a coach. I don't know if it is the same Brian Murray or
22	not.
23	MR. LANDIS: It is, Judge.
24	THE COURT: Did you know him do you know him
25	personally, I mean

1	JUROR WAGNER: Well, I worked at the school with
2	him.
3	THE COURT: Did you was he a personal friend
4	of yours? Did you socialize with him.
5	THE COURT: No not out of school.
6	THE COURT: But was there is there anything
7	about the fact that you know him, I mean, did you know him
8	so well that if you saw him here on the witness stand, you,
9	I mean, you may have had a pleasant experience knowing him,
10	or maybe unpleasant, but is there anything about your
11	experience of knowing him if you saw him on the witness
12	stand you would give his testimony any greater or lesser
13	weight than any other witness?
14	JUROR WAGNER: I don't think so.
15	THE COURT: That's fine. You're fine. There was
16	another hand that I saw.
17	Yes?
18	JUROR FALCONE: Salvatore Falcone, 377.
19	There were two next door neighbors who were with
20	the Henderson Police Department. One was an officer and
21	the other one is a detective.
22	THE COURT: Do you remember their names?
23	JUROR FALCONE: I don't remember their names.
24	I might remember their faces, but they moved about a year
25	and a half ago. I met them at a few neighborhood community

associations, but that's about all. 1 THE COURT: Well, my question to you is the same 2 3 basic question. 4 You don't know their names, but you might recognize 5 them if they would walk in, and you see them get on the witness stand? 6 7 JUROR FALCONE: Yes. 8 THE COURT: You might recognize them? 9 JUROR FALCONE: Yes. 10 THE COURT: Again, not knowing if you had pleasant 11 experiences or unpleasant experiences with them, if you saw one or both of them on the stand, and it turns out that they 12 13 were people that you actually recognized, as being a neighbor, 14 would you treat their testimony any differently than anybody 15 else's testimony that you didn't know? 16 JUROR FALCONE: No. 17 THE COURT: Would you give it more or lesser 18 weight than to anybody else? JUROR FALCONE: No. 19 THE COURT: Okay, good enough. Anybody else? 20 21 Okay, that was it for that. THE COURT: All right. Before I ask this next 22 question, I need to kind of give you a little explanation. 23 This trial is expected to last the rest of this 24 25 day, Thursday, Friday, into Monday and then Tuesday, but

Courthouse, this trial isn't going to last too long.

Some trials last weeks. Unfortunately, some of them last longer than that.

So the next thing I am going to ask you that I want you to be careful about bailing out of here too easily or too quickly because if you got something that you absolutely have to do that you can't get out of over the next five days, then I will consider letting you off. But be careful what you ask for because you might get recycled onto a real long trial. So like I say, be careful what you ask for.

Now, with that having been said, this case is going to last for the next five days possibly.

Is there something in your life over the next five days that is of such an emergency type of a matter that would prevent you from being able to serve as a juror over the next five days, from now until possibly Tuesday, and the kinds of things that I am referring to.

If you have a paid ticket to someplace that you cannot get a refund on, and if you miss, you are going to be out a bunch of money, or if you have a doctor's appointment that you have been waiting six months or eight months for, and it will take another six or eight months if you have to

1 reschedule it.

If you have something of that nature that you simply cannot make arrangements to reschedule, or to move, and you just can't serve, because what will happen is if you are in that category, if it qualifies, I will excuse you and send you down to the third floor, but again, they will recycle you, and you don't get out. You just get moved.

Economic reasons, economic hardships are in and of themselves not enough to excuse somebody.

Almost everybody here will in some fashion or another incur some kind of an economic hardship from serving on a jury.

We try to minimize that by paying you a lot of money to be here.

Sometimes it's not enough, but I just want you to know, economic hardship reasons alone are not going to get you off, okay?

Now, who has something of an emergency nature between now and next Tuesday that would absolutely prevent them from being able to serve as a juror?

All right. Stand up.

JUROR POLK: Yes, sir.

THE COURT: Who are you, and what is your badge

number?

702-804-6167

1	JUROR POLK: Badge number 0077.
2	THE COURT: What's your name?
3	JUROR POLK: Ron Polk.
4	THE COURT: Okay.
5	JUROR POLK: I don't know if this is important
6	enough, but I work for the Department of Defense out at
7	Nellis Air Force Base, and we have Pentagon inspection
8	next week.
9	THE CLERK: I can't hear him.
10	THE COURT: He works for the Department of
11	Defense. He has a Peṇtagon inspection.
12	JUROR POLK: Yes, sir.
13	THE COURT: And when is it, is that over the
14	weekend?
15	JUROR POLK: It starts Friday, Saturday, Sunday,
16	Monday and Tuesday.
17	THE COURT: But you are not in the Air Force?
18	You are just a contractor?
19	JUROR POLK: I work for the Department of Defense.
20	THE COURT: 'Oh, okay, all right.
21	Actually, that's probably just exactly what I'm
22	talking about. They probably don't come out very often.
23	JUROR POLK: Okay.
24	THE COURT: Here's the deal.
25	You need to, when you go down to the third floor,

1	let them know that you are off because you got a Department
2	of Defense inspection, and give them a better time frame.
3	I don't know if you have them, what, every six months or
4	so?
5	JUROR POLK: Sure, every six months.
6	THE COURT: All right. Well, tell them when
7	your next one is scheduled and say, you know, can you recycle
8	me in like 90 days, or something.
9	JUROR POLK: Sure.
10	THE COURT: And they will fix you up, okay?
11	JUROR POLK: Thank you sir.
12	THE COURT: 'All right.
13	(Juror Polk excused.)
14	THE COURT: Now, anybody else.
15	THE CLERK: We need to replace Mr. Polk.
16	THE COURT: Yeah, and we are going to replace
17	he is in the number four position.
18	THE CLERK: Yeah, and that will be John Eshelman,
19	badge 190.
20	THE COURT: John, you are coming in the one odd
21	seat right there so you go ahead and take that fourth seat.
22	We are going to have somebody try and keep everybody
23	straight.
24	Okay. Now, anybody else? And we will start
25	over here, you, sir.

1	JUROR ARNONE: Charles Arnone, 228.
2	THE COURT: Okay.
3	JUROR ARNONE: I have litigation settlement Friday
4	afternoon at one o'clock.
5	THE COURT: A civil litigation settlement?
6	JUROR ARNONE: Correct.
7	THE COURT: You are with your attorney, or something,
8	on Friday afternoon?
9	JUROR ARNONE: Well, we are settling a class action
10	lawsuit, and all the people are receiving their checks that
11	we have coming.
12	THE COURT: Well, you have got to be able to get
13	your check.
14	JUROR ARNONE: It's a big check.
15	THE COURT: All right, that's fine.
16	That would be right in the middle of what we are
17	doing, and that is probably going to be too distracting,
18	so that's fine.
19	When you go down to the third floor Jury
20	Commissioner's office, you let them know, and they will
21	recycle you. Just tell them when it is going to be convenient
22	because then they have the pools are coming in every
23	single week, you know, so tell them 90 days, whatever,
23 24	single week, you know, so tell them 90 days, whatever, okay?

11	
1	THE COURT: Okay?
2	JUROR ARNONE: Thank you.
3	THE COURT: All right. Thank you very much.
4	JUROR ARNONE: Thank you.
5	(Juror Arnone excused.)
6	THE CLERK: There's a hand way in the back.
7	THE COURT: Oh, okay, sorry.
8	JUROR Special occasions.
9	THE COURT: Well, like your anniversary?
10	JUROR well; not quite. It's my little brother's
11	first birthday, and I got a couple of rooms reserved in
12	Laughlin, and if I don't make the reservation, it will
13	be charged to my card.
14	THE COURT: When is it?
15	JUROR BUTLER: It's tonight, Thursday and Friday.
16	THE COURT: No, go ahead and go.
17	JUROR BUTLER: Thank you.
18	THE COURT: What is your name?
19	JUROR BUTLER: Eric Butler.
20	THE COURT: All right. Go ahead and go down.
21	Again, let them know what a good time frame would
22	be, and they will recycle you back in, say, like anywhere
23	from 90 to 180 days, okay?
24	JUROR BUTLER: All right. Thanks.
25	(Juror Butler excused.)

THE CLERK: And Wayne Daley, badge 192 to take 1 2 that chair, please. THE COURT: Mr. Daley, if you will take that 3 second chair right there, please. 4 Okay, there was somebody in that -- we'll take 5 6 the first row. Right there, you are up, ma'am. JUROR CHAPKIS: Kim Chapkis, badge 209. 7 child care issues. I have to pick up my child home from 8 9 school. My husband cannot do it because he is in a one 10 11 person office. He works solely on commission, and my husband leaves for work at 5:30 every morning until 4:30 12 in the afternoon. 13 THE COURT: Here is how we kind of do this. 14 you have any other family in town? 15 JUROR CHAPKIS: 16 No. THE COURT: All right. We will let somebody 17 off once, but the next time that you get subpoenaed down 18 here, you are going to have enough of a lead time, and I 19 will be telling you right now, make some arrangements 20 21 because this is one of those things that a lot of women have, whether they are married or single, if they are 22 single, obviously, it's different, but if they are married, 23 you have got a husband that works, the child care issues 24

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that are very touchy and difficult. But they will have

1	to have some kind of arrangements made.
2	So the next time, ask them to give you enough
3	lead time so that you can make some other arrangements to
4	handle that.
5	JUROR CHAPKIS: Okay.
6	THE COURT: Because, like I say, it would only
7	be for a few days so it won't be impossible or difficult
8	to make arrangements for a few days.
9	So let them know. Go ahead and go on down to
10	the third floor, and then tell them that you will need
11	enough lead time next time so that you can make some
12	arrangements.
13	JUROR CHAPKIS: Okay.
14	THE COURT: Okay?
15	JUROR CHAPKIS: Thank you.
16	THE COURT: All right.
17	(Juror Chapkis excused.)
18	THE COURT: All right. We were in the first row.
19	All right. In the second row, let's go, start
20	with the end. Did somebody down at the end have their
21	hand up?
22	JUROR FRANKLIN: Hi, my name is Frances Franklin,
23	and my number is 258.
24	THE COURT: What's wrong, Frances?
25	JUROR FRANKLIN: I'm up here because one of the

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1	reasons you said that I could be up here, but I really
2	cannot afford to miss that many days from work.
3	I live by myself, and I live from paycheck to
4	paycheck, and today I am not getting paid.
5	THE COURT: Where do you work?
6	JUROR FRANKLIN: The silver Nugget.
7	THE COURT: What do you do there?
8	JUROR FRANKLIN: Work in the bowling alley.
9	THE COURT: And like I said, let's do this,
10	because we are not supposed to let you go because, you
11	know, you are off work and don't get paid. There is a
12	lot of people that fall into that category.
13	Let's, let's see how we are doing. If we run
14	out of people, then we got to start this whole thing all
15	over again. So let's just kind of put you on hold here.
16	See how far we get, okay?
17	JUROR FRANKLIN: Okay. Thank you, sir.
18	THE COURT: Somebody right next to her. Yes,
19	sir, you.
20	JUROR MARTIN: Daniel Martin, 250.
21	I'm a student, and I have class tomorrow and
22	classes all next week, and it would be very difficult to
23	reschedule those lectures.
24	THE COURT: What where do you go to school?
25	JUROR MARTIN: UNLV.

1	THE COURT: They are not finals yet. Finals don't
2	start until another month.
3	JUROR MARTIN: Yeah, but that's tomorrow, if
4	I miss the lectures, they are hard of difficult to make
5	up.
6	THE COURT: Well, that's probably true. Are you
7	out of school in the summer?
8	JUROR MARTIN: Yeah.
9	THE COURT: All right. Go on down foot to the
10	Jury Commissioner's office and tell them to reschedule you,
11	say, in about 60 days when you will get out of school, and
12	you won't have that problem.
13	THE CLERK: Is your badge 210, sir?
14	JUROR MARTIN: 250.
15	THE CLERK: 2?
16	JUROR MARTIN: 250.
17	THE CLERK: Thank you.
18	THE COURT: Okay.
19	(Juror Martin excused.)
20	THE COURT: Yes.
21	JUROR GLEASON: I'm Julie Gleason, 247. I also
22	have child care issues.
23	My husband is out of the country so I am kind
24	of a single mom for the next couple of weeks.
25	THE COURT: How old are your kids?

1	JUROR GLEASON: They are 10 and 12, Your Honor.
2	THE COURT: Well, you don't pick them up and
3	take them to school, do you?
4	JUROR GLEASON: Oh yeah, I do. We they go
5	to a private school, and I don't live close to the school,
6	and they have after-school activities, and things that
7	go on, so they get picked up at different times and
8	THE COURT: When are they out of school?
9	JUROR GLEASON: One is out in
10	THE COURT: .No, no, I mean, they are not in
11	year around school at that age, are they?
12	JUROR GLEASON: No, they are not.
13	THE COURT: Are they off for the summer?
14	JUROR GLEASON: Yeah, and I can do it at another
15	time. I just don't have any help right now.
16	THE COURT: Then we will do that. We will schedule
17	you we will go ahead and I'll excuse you, and let them
18	know and say, please recycle me during June, July, August,,
19	something like that, okay?
20	JUROR GLEASON: Okay.
21	THE CLERK: Is that badge 247?
22	JUROR GLEASON: Yes.
23	THE COURT: ·YES.
24	THE CLERK: Thank you.
25	JUROR GLEASON: Thank you.

1	(Juror Gleason excused.)
2	THE COURT: Okay. That's the second row. Third
3	row, right down at the end. Yes, you?
4	JUROR GUIDO: My name is Emily Guido. My number
5	is 259.
6	THE COURT: What's wrong?
7	JUROR GUIDO: It's my birthday tomorrow, and my
8	sister already made an arrangement for starting tomorrow
9	into the whole weekend for us to go away to California.
10	THE COURT: Again, Joe will make you a birthday
11	cake. Okay, that's fine.
12	JUROR GUIDO: I'm sorry, Your Honor.
13	THE COURT: No, that's fine, that's fine.
14	Just go down, just tell them that it's your
15	birthday tomorrow, and that we said you couyld come back
16	and recycle later.
17	JUROR GUIDO: Okay.
18	THE COURT: That's fine.
19	JUROR GUIDO: Thank you, Your Honor.
20	(Juror Guidò excused.)
21	THE COURT: There was another hand in that row
22	right there.
23	Okay. Yes, sir, and I will come back to you in
24	just a second.
25	Yes, sir.

1	JUROR GONZALEZ: My name is Jesus Gonzalez, 227.
2	I got to take care of my kids.
3	THE CLERK: Take care of who?
4	THE COURT: You have to take care of who?
5	JUROR GONZALEZ: My kids. I have got two.
6	THE COURT: Where is your wife?
7	JUROR GONZALEZ: She works swing shift.
8	THE COURT: What time is that shift, what time
9	does she have to work?
10	JUROR GONZALEZ: She works from 12 o'clock to
11	ten o'clock.
12	THE COURT: And where are your kids that you have
13	to
14	JUROR GONZALEZ: My
15	THE COURT: You will be home by 5, 5:30 every
16	day, I can promise you.
17	JUROR GONZALEZ: Okay, but I need to take my
18	kids to the training yet. I don't know if I can explain.
19	THE COURT: Well, if I let you go this time,
20	are you going to be able to make arrangements for the,
21	say, in about three months?
22	JUROR GONZALEZ: Yeah.
23	THE COURT: Okay. I will let you go, but you
24	need, the next time you get subpoenaed, let them know
25	that like maybe over the summertime, and then you tell

1	them you need a little time to make some arrangements,
2	okay?
3	JUROR GONZALEZ: No problem, I can do that.
4	THE COURT: All right. Go on down to the third
5	floor.
6	JUROR GONZALEZ: Okay, thank you.
7	(Juror Gonzalez excused.)
8	THE COURT: The last row back there.
9	JUROR RIVERA: My name is Sheila Rivera, my
10	badge number is 301.
11	I am raising my granddaughter. She is 11. She
12	has been with me since she was five years old.
13	My husband is not healthy, so I have to take
14	her to activities after school. I do take her to school
15	in the morning, but I am willing to serve in June or July
16	when she is off to her other grandmother's house.
17	THE COURT: All right. Go down and let them
18	know that you have got a time frame, a window that you
19	don't have that problem through the summer, okay?
20	JUROR RIVERA: Yes, thank you.
21	(Juror Rivera excused.)
22	THE COURT: .And then two over. Yes? I don't
23	mean to be pointing.
24	JUROR GIBSON: I don't mind you pointing.
25	THE CLERK: We need you to speak up.

1	JUROR GIBSON: Okay. Badge number 9 or 298,
2	okay. I also have a child care issue but mainly, my husband
3	is going to go ballistic if you say like only four days,
4	how early do you have to be here in the morning?
5	THE COURT: We won't be starting before ten
6	o'clock.
7	JUROR GIBSON: Oh, okay. He can handle either
8	taking them in or taking them out. That would be fine.
9	THE COURT: One or the other he can handle?
10	JUROR GIBSON: But I think he will growl at
11	the picking up, but that should work.
12	THE COURT: Okay, all right.
13	And so you know, we have matters that start
14	like before the trial starts. So the trial really won't
15	ever start before 10, and we try to be done by 5, 5:30, and
16	so that's kind of the time frame.
17	JUROR GIBSON: I don't have that much because
18	they can't even get into their school until 8:40 because
19	of the law now
20	THE COURT: That won't be a problem.
21	JUROR GIBSON: Thank you.
22	(Juror Gibson excused.)
23	THE COURT: Did I see somebody else back there
24	or not?
25	Okay. Are we on this side? The front row.

1	You, sir.
2	JUROR CHOE: My name is Kyu Choe my badge number
3	is 332. I have a problem.
4	THE COURT: What's your number again?
5	THE CLERK: 332.
6	JUROR CHOE: 332, sir. I have a problem with
7	the English, sir.
8	THE COURT: You have a problem with what?
9	THE CLERK: English.
10	JUROR CHOE: I just speak little English, but I
11	cannot, you know, documents, and I don't understand.
12	THE COURT: 'There won't be any technical testimony
13	involved here.
14	MS. LUZAICH: Sexual assault exam. Fingerprints.
15	Sorry.
16	THE COURT: .Well, do you think that that language
17	barrier would cause a problem?
18	MR. BANKS: We have no objection to his being
19	excused.
20	THE COURT: Okay.
21	Maybe, maybe for purposes of this, there is going
22	to be some technical information that might be difficult
23	to grasp.
24	All right. Go down there.
25	They have got plenty of litigation going on.

1	Go down to the third floor and tell them what
2	happened, and they will recycle you back into another kind
3	of a case, okay?
4	JUROR CHOE: Yes. Thank you.
5	(Juror Choe excused.)
6	THE COURT: All right. First row, I am looking
7	at. Yes, you right there.
8	JUROR SANCHEZ: Carmen Sanchez, badge number 272.
9	I have the same issue with child care. I don't
10	have anybody to pick up my daughter and take her. My husband
11	works at
12	THE CLERK: Did you say 272?
13	JUROR SANCHEZ: 272, I'm sorry, 372.
14	THE CLERK: I was going to say, I don't have a
15	272. Okay, thank you.
16	JUROR SANCHEZ: My husband works at night, and
17	I work during the day so I would be able to serve on a
18	jury in the summertime when my husband works in the morning
19	as well as I do, then he could take our daughter and pick
20	her up.
21	THE COURT: Okay.
22	Again, you will need to tell them.
23	I will let you go, and you will need to tell
24	them that you have some time periods during the summertime
25	where you won't have this particular issue.

1	Otherwise, if they can't get you back in the
2	next time you have to tell them, I need enough lead time
3	to get some other arrangements made, okay?
4	JUROR SANCHEZ: Okay, thank you.
5	THE COURT: All right.
6	(Juror Sanchez excused.)
7	THE COURT: In the second row, let me go this
8	way. Third down. You, sir.
9	JUROR SAMBLERO: Romea Samblero, 384.
10	I really got two issues.
11	The first issue is I work with six employees,
12	and I am, and where I am behind right now with my car
13	payment for one month, and secondly, I turned 50 yesterday,
14	and the celebration at my house. I don't know if I can
15	have another 50, or so.
16	THE COURT: You probably only get one of those
17	but when is the party?
18	JUROR SAMBLERO: Actually, my wife started cooking
19	this morning, and I have got a lot of friends from out of
20	town and everyone is coming over.
21	THE COURT: Will you be able to let me do
22	this. We are getting rid of a lot of a lot of people
23	here.
24	Let's wait and see how this goes, see how many
25	people we have got left. We are going to be getting a

1	little short here.
2	Yes, right next to him.
3	JUROR SCARRONE: My name is Elisa Scarrone. My
4	badge number is 389.
5	I have issues with my parents. My father just
6	had a heart attack, and I have to go back to work to take
7	care of him.
8	THE COURT: What about your mom?
9	JUROR SCARRONE: And when you mentioned 5:30,
10	it's a bit late.
11	THE COURT: 'Well, 5:30 is the latest. Most of
12	the time, we are out of here by five o'clock. Is that going
13	to be impossible?
14	JUROR SCARRONE: Well, I finish work at three,
15	and I always go over there after three and help them out.
16	THE COURT: Can you make some other arrangements
17	for a couple days? Who does it when you
18	JUROR SCARRONE: It's pretty hard. I have brothers,
19	but they work. Everybody works. I have nobody going over
20	there. I'm the only one that can go over there.
21	THE COURT: What about your mom?
22	JUROR SCARRONE: My mother? She works, too.
23	THE COURT: Well, again, just we are getting
24	kind of borderline here only because there are some other
25	people for a few days, you might have to just have to make

1	some arrangements. It's only for an hour or two. Let's
2	see let's see how we are doing here.
3	JUROR SCARRONE: Okay.
4	THE COURT: We are getting we are starting
5	to get kind of thin here on the number of jurors.
6	JUROR SCARRONE: All right, whatever.
7	THE COURT: Yes?
8	JUROR BARNES: I'm Alice Barnes, 402.
9	I work every Tuesday morning. I'm a manicurist.
10	I have a large convention coming in tomorrow, and people
11	coming, and they are doing an investigation on my assistant
12	manager. So I can't miss.
13	THE COURT: Is this something you have to be there
14	for? Well, all right. I will let you go but you need to
15	you are going to be recycled fairly quickly.
16	JUROR BARNES: Yes, I can understand that.
17	THE COURT: All right. You know, let them know
18	so you have got something outside from work that you can't
19	get away from.
20	All right. Let them know if you want like 30
21	days, 90 days, whatever, and they will recycle you.
22	JUROR BARNES: Okay. They might arrest her
23	tomorrow. That's the only thing.
24	THE COURT: Okay. I understand.
25	(Juror Barnes excused.)

THE COURT: All right. Down that same row. 1 The row behind you, there on the end. Yes. 2 Timothy Thompson, 412. 3 JUROR THOMPSON: My daughter goes to Las Vegas Academy, and at 4 two in the morning, she is going to a college fair in San 5 6 Diego, and I have to take her, and I have to pick her up 7 at two o'clock tomorrow night. I am not going to get any sleep. I am also in 8 I have a lot of appointments Friday. commission sales. 9 If I miss those, I could lose thousands of dollars. 10 THE COURT: Well, again, that's -- the economic 11 12 part is something that we are just not -- we can't do anything about, I mean, grin and take it, but the fact 13 that you need to take somebody to --- is it like two in 14 15 the morning? JUROR THOMPSON: Yes. 16 THE COURT: 'The next day at two in the morning? 17 JUROR THOMPSON: Two at night tonight, in the 18 morning, gets back tomorrow night at two in the morning. 19 It could be later. I could be sitting there, depends on 20 her bus and the traffic, I could be sitting there until 21 22 four in the morning. THE COURT: Your wife can't do it? 23 JUROR THOMPSON: No, she is medically ill. 24 just had to take a medical retirement from the City of 25

1	Las Vegas. ,
2	THE COURT: All right. This is probably not
3	something that comes up very often.
4	JUROR THOMPSON: This does not come up very
5	often. This is the first one.
6	THE COURT: Okay. Again, go ahead and go down
7	to the third floor, but make sure you don't you understand,
8	they are going to recycle you probably on a very short
9	basis in only 30 to 60 days.
10	JUROR THOMPSON: That's fine, the timing of it was
11	everything.
12	THE COURT: Yeah, all right, all right.
13	JUROR THOMPSON: Thank you.
14	(Juror Thompson excused.)
15	THE COURT: All right. And then next to him, I
16	saw another hand.
17	JUROR SCRUTCHENS: John Scrutchens, 419.
18	I'm like the first gentleman. I work out at
19	Nellis Air Force Base, and we are being inspected. I'm
20	the ad-com trainer and the hazardous manager monitor.
21	THE COURT: All right. I will let you guys, I
22	mean, I understand when you have those kind of inspections.
23	There is not too much you can do about it.
24	But let them know downstairs so you don't run
25	into a conflict.

JUROR SCRUTCHENS: Yeah, I'll tell them. 1 THE COURT: 30 to 90 days down the road, you 2 3 won't have that problem. 4 JUROR SCRUTCHENS: Right. 5 THE COURT: All right, go on. 6 JUROR SCRUTCHENS: Thank you, sir. 7 (Juror Scrutchens excused.) THE COURT: All right. In that third row, same 8 9 row, in this last row. 10 JUROR HENRY: My name is Diana Henry. My number is 432, and my husband is across the street in the Detention 11 Center, and he goes to court in the morning. 12 13 I don't know if they are going to send him back to California or not. I have two kids, and I am the only 14 one working right now since he is being prosecuted. 15 THE COURT: You mean that he's --16 17 JUROR HENRY: He was arrested two days ago because he bailed in California, we lived in California, 18 but we moved here, we moved here two years ago, and he 19 has been fine here, but we just failed to tell them, and 20 so they picked him up at work, and he has court tomorrow 21 22 morning. 23 THE COURT: You have got -- you have got other kinds of problems. I am going to let you go but you are 24

a resident of Nevada?

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1	JUROR HENRY: Yeah, we are residents, and he
2	registered here for two years, but he just failed to tell
3	California that we came out here. So that's why they
4	arrested him.
5	So I don't know if he will be sent back to California
6	tomorrow or they have
7	THE COURT: No, he won't be sent back to California
8	tomorrow, but they are going to start the process of doing
9	something with him. I am going to let you go because I can
10	see that you have got something, you are going to be a little
11	distracted here.
12	JUROR HENRY: Yes, correct.
13	THE COURT: Go back downstairs, let them know on
14	the third floor. They will recycle you to some other day.
15	You better tell them you need about six months,
16	all right?
17	JUROR HENRY; Yes. Thank you.
18	(Juror Henry excused.)
19	THE COURT: Those of you yeah, anybody else in
20	that back row?
21	Did I see another hand there? Yes?
22	JUROR RIVERA: My name is Priscilla Rivera, badge
23	number 449. It has nothing to do with economics, but I do
24	own a house, and I am the only one working at home, and I
25	sell time shares for a living so when I don't go to work
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1	I get no money. I have to work.
2	THE COURT: That's something that happens to a
3	lot of us.
4	Unfortunately, that's
5	JUROR RIVERA: (Interposing) I have to pay a
6	mortgage for next month.
7	THE COURT: I'm sorry?
8	JUROR RIVERA: I got to pay my mortgage for
9	next month.
10	THE COURT: It will only be a couple of days.
11	The next couple of days aren't going to make or break
12	anybody.
13	JUROR RIVERA: Did you say five days, Your Honor?
14	THE COURT: I'm sorry?
15	JUROR RIVERA: Didn't you say five days?
16	THE COURT: Well, not till Tuesday. That's the
17	latest.
18	JUROR RIVERA: That's five days, Your Honor.
19	That's hard.
20	THE COURT: You won't have to work Saturday and
21	Sunday. You will have to add that on.
22	JUROR RIVERA: No, My schedule is Tuesday through
23	Saturday.
24	THE COURT: Tuesday to Saturday.
25	Well, let's see how we are doing here because,

1 I mean, those reasons aren't normally good enough. 2 All right. Now, I am going to explain real 3 quickly the function of a jury, and I am going to ask and make sure that everybody can do what I am explaining 5 to you. 6 In jury trials, there are actually two judges. 7 There is the jury that acts collectively as the judge of the facts of the case, and there is myself, who is the 8 9 Judge that presides over the proceeding and instructs the 10 jury on the law of the case. So I need to make sure that anybody on this 11 12 jury understands their role as a fact finder, and their 13 responsibility to listen and follow the instructions on the law that the Court gives you. 14 15 So I need to know: Is there anybody who could not follow those 16 17 instructions, even if though those instructions differ from what you believe the law is or ought to be? 18 19 In other words, you have got to follow my instructions on the law even if you don't like them. 20 Is there anybody that would be unable to do 21 22 that? 23 Okay, the answer is no. There are a few principles of law in criminal 24 25 cases that I am going to explain to you real quickly, and

1	I need to understand those principles, and you don't have
2	a problem with them.
3	The this is an information, right?
4	THE CLERK: Yes, Your Honor, second amended.
5	THE COURT: There is the information is the
6	document that is used to charge a Defendant with a crime.
7	It is simply an accusation.
8	It is not evidence of guilt in any fashion.
9	The Defendant, as he sits here today, is innocent.
10	The purpose of this trial is to determine whether or not
11	the State of Nevada can meet their burden of proof.
12	They must prove that the Defendant is guilty
13	beyond a reasonable doubt.
14	As he sits here right now, no evidence has been
15	admitted. He is innocent.
16	Is there anyone in this jury pool who does not
17	understand that concept or believe in those legal principles?
18	The answer is no.
19	Is there anybody that knows anything at all about
20	this case? .
21	No.
22	All right. We are going to start now what is a
23	little more pointed voir dire, voir dire, however you want
24	to say it, and I will now start to ask persons here in the

25

jury box questions.

They will be the same questions. 1 2 Everybody is going to be asked the same questions. All right. 3 VOIR DIRE EXAMINATION OF JUROR MAGURA 4 BY THE COURT: 5 6 Α. Yes. 7 Q. You are going to be the first one, and I will give you freedom so that you kind of have a little 8 9 bit of an idea of what I am going to be asking you. 10 I am going to ask you how long you have been in 11 Las Vegas, where you work, what kind of training you have, 12 if you are married, what your husband or your wife do, if 13 they work. Do you have children, or do you have adult 14 15 children? 16 What do they do for a living? Have you ever been trained in law enforcement? 17 18 I'll ask if you have ever been on a jury. 19 I will ask if you have ever been on a jury. I 20 will ask if you have ever been the victim of or accused 21 of a sexual related crime, in fact, I am going to ask you 22 that first. 23 And then we will ask if you have ever been the victim of or charged with a crime in general. 24

Is there anything in your background that would

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cause you to give the testimony of a police officer more 1 or less weight than anybody else? 2 If you can withhold forming an opinion about 3 any aspect of this case until after you have heard all 4 of the evidence in the case, and one real important 5 question I am going to ask you, the very last question 6 7 will be this: 8 If you were sitting over here as the Defendant 9 or as a prosecutor, would you be comfortable with somebody 10 being on the jury that has your frame of mind, okay? 11 And I am going to ask everybody as we go those 12 same basic questions. 13 So, Molly, before we get into all of that other 14 kind of stuff, have you ever been the victim of or accused of a sexual related offense? 15 16 Α. No. 17 0. Okay. How long have you been in Las Vegas? 18 Α. Three years. Three or 30? 19 Q. 20 Α. Three. 21 Q. Three years. Where did you come from? Ohio. 22 Α. 23 Ohio? Q. 24 Α. Yes. 25 Q. Are you working?

1		
1	Α.	Yes.
2	Q.	Where do you work?
3	A.	I work for the Clark County School District.
4	I am a teacher.	
5	Q.	What about, are you married?
6	A.	No, divorced.
7	Q.	Do you have grown children?
8	Α.	Grown children.
9	Q.	So nobody is employed?
10	Α.	My children?
11	Q.	Yes.
12	A.	They are all employed.
13	Q.	Oh, good. All right. What do they do?
14	Α.	One works for the Department of Justice in
15	D. C.	
16	Q.	What does he do?
17	Α.	He is an antitrust economics counselor.
18	Q.	Not an attorney?
19	A.	No.
20	Q.	Okay. Who else?
21	Α.	My other son works in Asia. He is a
22	consultant for	computers.
23	My da	ughter is a librarian at Ashville, part of
24	the County, and	my other son is in Vancouver Washington.
25	He's a nurse.	•

	1		
1		2.	Well, good for you.
2	I	lave	you ever had any kind of specialized training
3	in law enfo	orcen	ment?
4	I	A.	No.
5	Ç	2.	Anybody close to you?
6	1	Α.	No.
7		Q.	Can you think of any reason in your background
8	that would	make	e it difficult for you to give a police officer's
9	testimony a	any c	greater or lesser weight than anybody else?
10	1	Α.	No.
11	(Q.	And you would treat him just like any other
12	witness?		
13]	A.	Yes.
14		Q.	No problem?
15	1	A.	No problem.
16	(Q.	Would you have you ever been on a jury
17	before?		
18]	Α.	Yes, actually, in the early '80's.
19		Q.	In Ohio?
20]	Α.	In Ohio.
21		Q.	Where in Ohio are you from?
22	i	Α.	Lima. I am not from there, I shouldn't say
23	that.		
24		Q.	Okay.
25		A.	I got stuck in Ohio for 36 years, sorry.
	11		

1	
1	Q. So you were on a jury in the early '80's?
2	A. Yes.
3	Q. In Ohio?
4	A. Yes.
5	Q. What kind of case, was it criminal or in
6	civil court?
7	A. It was criminal but it was
8	Q. Okay. Let me ask the question.
9	A. Okay.
10	Q. So it was a criminal trial?
11	A. Yes.
12	Q. Were you actually on the jury or were you
13	in like a jury pool?
14	A. No, I was on the jury.
15	Q. You were on the jury. Were you the foreman
16	of the jury?
17	A. No.
18	Q. Did without telling us what happened,
19	did that jury deliberate and reach a verdict?
20	A. No, it was settled out of court.
21	Q. Okay, all right.
22	Is there anything about having participated in
23	that jury service that would make it difficult for you to
24	sit on a jury in this case and be fair and impartial to
25	both sides?

No. 1 Α. I need to kind of put -- whatever the Q. 2 3 instructions, whatever you remember about it, I need you to kind of forget that. 4 5 Well, it was easy to forget. A. 6 Q. It was easy to forget? 7 Α. Of course. All right. Well, that's good. 8 Q. Let me see here. I think we pretty much got all 9 the good stuff here. 10 Can you withhold forming an opinion about anything 11 12 having to do with this case until you have heard all the evidence, and I have instructed you on the law? 13 Α. I can do that, yes. 14 Okay. ' 0. 15 Yes. 16 Α. 17 Do you think that you have a nice, neutral Q. kind of frame of mind? You don't have any biases or 18 prejudice towards or against anybody, or anything, that 19 would cause you any different in sitting as a fair and 20 21 impartial juror to both sides? 22 Your Honor, I have no problem with that. Α. 23 I could be fair. As I said, if you were sitting over here 24

25

as one of the litigants in this case, either for the

- []				
1	prosecution or the defense, would you be comfortable			
2	with a juror on the jury that has your frame of mind?			
3	A. Yes.			
4	THE COURT: Okay. Questions?			
5	MS. LUZAICH: Thank you.			
6	VOIR DIRE EXAMINATION OF JUROR MAGURA			
7	BY MS. LUZAICH:			
8	Q. Ms. Magura, how are you doing?			
9	A. Fine.			
10	Q. You said you were divorced. What does the			
11	ex do?			
12	A. He is retired.			
13	Q. What did he retire from?			
14	A. He was a university professor.			
15	Q. Okay. So nothing to do with he wasn't			
16	a police officer, or anything like that?			
17	A. No.			
18	Q. What did he teach?			
19	A. Economics.			
20	Q. Okay. And what you are a teacher here			
21	in town?			
22	A. Yes, I am.			
23	Q. What grade do you teach?			
24	A. I teach art from grades three through five.			
25	Q. Okay.			
	II			

Do you know anybody that had ever been either 1 the victim of or accused of a sex offense? 2 No, I don't. Α. 3 Q. Do any of your kids have kids? 4 5 Α. Yes. Grandkids? How many? 6 Q. 7 A. Five. 8 Q. Okay. If you sit on a case like this, the charges you heard involved robbery, but it also involved 9 sexual assault. 10 11 Well, obviously, a girl is going to come in here and talk about having been sexually assaulted. She is in 12 her, you know, mid to late teens. 13 14 You have a daughter who is older than that, you 15 know, you will be able to put that aside, right? 16 Α. Yes. Okay. If you serve as a juror in this case, 17 Q. you are going to have to evaluate the testimony of all the 18 19 people who come in to testify. Is that something that you feel comfortable doing? 20 21 Α. Yes. Would you consider yourself to be a fair 22 Q. and impartial person? 23 24 Α. Yes. 25 Do you have common sense? Q.

1	A. Hope so.
2	Q. You will bring it into the courtroom with
3	you. You won't leave it outside just because there is a
4	Judge, and a robe, and a flag?
5	A. No, I won't.
6	Q. Knowing what you know about yourself, is
7	there anything that would prevent you from being able to
8	sit in judment of someone?
9	A. No.
10	Q. So, if you listen to all the testimony, see
11	any evidence, if you are convinced beyond a reasonable doubt
12	that the Defendant committed the crimes he is charged with,
13	would you be able to say, guilty?
14	A. I would.
15	MS. LUZAICH: Thank you. Pass for cause.
16	THE COURT: The Defendant, who is going to go
17	first?
18	Mr. Banks
19	MR. BANKS: Yes, sir.
20	VOIR DIRE EXAMINATION OF JUROR MAGURA
21	BY MR. BANKS:
22	Q. Ms. Magura?
23	A. Yes.
24	Q. How do you do.
25	You said, and you said, and I don't want to

1	misquote you here, but if I heard you, 36 years you were
2	stuck in Ohio?
3	A. I don't know, I don't know how I was but I
4	was in Ohio. I'm sorry.
5	Q. No, I :- my boss, I just, you know.
6	A. He said that's where we moved from. I like
7	the ocean.
8	Q. Okay. You are not a landlocked kind of
9	person?
10	A. Right.
11	Q. So you came right to Las Vegas, Nevada?
12	A. For a different reason.
13	Q. A different reason, and, I mean, I don't
14	mean to pry.
15	A. No.
16	Q. And there are no right or wrong answers to
17	any of this stuff, everybody, we are just trying to get
18	the most fair jurors for both sides.
19	What what was the situation that you left?
20	Why did you leave Ohio?
21	A. I retired from teaching in Ohio. I came
22	here. I'm a teacher I thought I could make more money.
23	Q. And you are teaching here?
24	A. Yes.
25	Q. And how long did you teach in Ohio?

1	A. I spent 21 years in Ohio, three years in
2	Massachusetts, two years in Pennsylvania.
3	Q. What ages did you teach generally?
4	A. I taught elementary.
5	Q. Okay, like one through six?
6	A. A through six except second grade.
7	Q. Okay. And you raised you raised your
8	kids yourself, and so you have had a lot of experience
9	with a lot of different kinds of kids?
LO	A. I didn't raise them by myself. They were
11	in college when I worked.
12	Q. Not by yourself.
13	A. Yes.
14	Q. I meant, you yourself have raised children,
15	I'm sorry?
16	A. That's okay.
17	Q. I will be more clear. And you got a lot of
18	experience with a lot of kids over the years?
19	A. Yes.
20	Q. Okay. A lot of different personalities with
21	those kids?
22	A. 29 years of teaching, yes.
23	Q. Okay. Some behavioral problems with some of
24	those kids?
25	A That's for sure some problems with some of

the kids. 1 What about bullying? 2 Q. Α. Bullying? 3 0. Did you ever -- bullying? Was there ever 4 bullies at school that you know of? 5 Α. There is usually a couple of bullies, yes. 6 7 Q. Okay. We have bullies every day in school. 8 Α. Is that here or is that in Ohio or is that --9 Ο. 10 Α. That's here. Really? 11 Q. Every classroom, yes, bullies in the classroom. 12 Α. 13 0. Oh, wow, I didn't know that. 14 Α. Yes. 15 I guess because bullying is -- becomes so Q. much of a problem that everybody is raising their hand saying 16 17 I won't be a bully. 18 No, it's not so much of a problem. It is just Α. 19 a problem with some of them. Okay, okay. The kids that get bullied, not 20 21 that they are weaker personalities, but maybe the bully is able to, I don't know, get them to do things, or they pick 22 23 on them in certain ways, or scare them, or --Yes, sometimes that happens. They pick on 24

someone, things like that.

25

1		Q.	All right. Have you ever been in a real
2	stressful	situ	ation?
3		A.	Such as?
4		Q.	Where you are really, really scared for you,
5	or for so	nebod	y else?
6		A.	You mean in my family?
7		Q.	Anywhere, just in your lifetime?
8		Α.	I suppose I have. I am pretty old. There
9	is stress	out	there.
10		Q.	Yeah.
11		Α.	But I don't what you are I don't know
12	exactly w	hat y	ou mean, I mean, we have everyday stresses.
13	We have s	tress	es.
14		Q.	Okay. Well, let me ask you this.
15		I he	ard you say, I think I heard you say divorce.
16		Α.	Yes
17		Q.	Was that kind of a stressful thing for you?
18		A.	Yes, it is.
19		Q.	Okay.
20		Have	you known other folks that have gotten
21	divorced	over	the years?
22		A.	Yes.
23		Q.	Okay. And that's a pretty stressful situation,
24	I would i	magin	e?
25		Α.	Yes.

- 11	
1	Q. Is everybody at their best in thinking
2	rationally and clearly in stressful situations like that?
3	A. Some people are, some people aren't.
4	Q. Okay.
5	It just kind of depends on perhaps what you
6	bring to the table, and the severity of the stress in the
7	situation, is that fair?
8	A. That's fair I would think.
9	MR. BANKS: I think that's all I have. Thank
10	you so much.
11	Pass for cause, Your Honor.
12	THE COURT: Wayne, is it
13	JUROR DALEY: Daley.
14	THE COURT: Daily.
15	VOIR DIRE EXAMINATION OF JUROR DALEY
16	BY THE COURT:
17	Q. Wayne, first of all, important question,
18	have you ever been THE victim of or accused of any kind
19	of a sexually related offense?
20	A. No, sir.
21	Q. Anybody close to you?
22	A. No.
23	Q. Okay. How long have you been in Las
24	Vegas?
25	A. Seven and a half years.

1	Q.	Are you married?
2	Α.	Yes, sir.
3	Q.	Do you work?
4	Α.	Yes, I do for the Coast Casinos Bowling
5	Centers.	
6	Q.	What about your wife? Does she work?
7	Α.	She is disabled.
8	Q.	Okay. Do you have grown children?
9	Α.	No children at all. I have a stepson.
10	Q.	Okay. Is he old enough to be to be employed?
11	Α.	Yes, he's 30.
12	Q.	Okay. What does he do for a living?
13	Α.	He is an electrician for Fisk Electric here.
14	He works at th	e City Center.
15	Q.	Okay. Have you ever received or been employed
16	in any kind of	a law enforcement capacity?
17	Α.	No, sir.
18	Q.	Have you received any training in law
19	enforcement?	·
20	Α.	No.
21	Q.	Okay.
22	Can	you think of anything that has happened to
23	you because of	people that are close to you, family, friends
24	that are in la	w enforcement that would cause you to give
25	the testimony	of a police officer any greater or lesser

weight than any other non police officer or witness? 1 2 No, Your Honor. Α. 3 Q. Okay. Have you ever been on a jury before? No, this the first time. 4 Have you ever or anybody close to you ever 5 6 been the victim of or accused of any kind of a crime? 7 Α. No. 8 Okay. You are pretty easy. 9 Do you think you would have any trouble withholding 10 the formation of an opinion about anybody, or anything having 11 to do with this trial until after you have heard all the evidence, and I have instructed you on the law? 12 13 Α. No, sir. Ο. Can you do that? 14 15 Α. Yes, sir. 16 Q. Okay. 17 Do you think that you have a good, healthy, neutral frame of mind so that if you were one of the litigants, and 18 you were sitting over here at one of these tables either as 19 20 a prosecutor or a Defendant, would you be comfortable with 21 somebody being on the jury that has the frame of mind that 22 you have? 23 Yes, I would. 24 THE COURT: Okay. Counsel? 25 MS. KOLLINS: Thank you, Judge.

1	VOIR DIRE EXAMINATION OF JUROR DALEY
2	BY MS. KOLLINS:
3	Q. Good afternoon, Mr. Daley.
4	A. Hi.
5	Q. Where did you come from before you came to
6	Las Vegas?
7	A. Southern California.
8	Q. What did you do when you lived in Southern
9	California?
10	A. I worked in the bowling center business
11	for about 37 years.
12	Q. And when you say "the bowling center business",
13	in what capacity do you work there?
14	A. As the coordinator, the public relations.
15	Q. Okay. Tournaments, stuff like that?
16	A. Yes.
17	Q. You have a stepson. Has he resided with
18	you have you been together with his mother since he was
19	small or
20	A. Since he was 16.
21	Q. Okay. So did he go to college or any technical
22	school when he lived with you or
23	A. Yeah, he moved up to Northern California to
24	he went to some college up there for like a semester. That
25	was it.

, , ,		
1	Q. Okay. And now he is back in Vegas?	
2	A. Yeah, he moved from Pennsylvania to Vegas to	
3	get work because of the weather out here so	
4	Q. So much for that empty map, huh?	
5	A. Yeah, really.	
6	Q. You are going to hear from some kids here	
7	in this case that went through some pretty traumatizing	
8	events. Do you have any expectation of what, say, a victim	
9	of sexual assault should sound like when they testify?	
10	A. Not really, no.	
11	Q. Do you think everyone reacts the same to	
12	every situation?	
13	A. Oh no.	
14	Q. Would this person have to be crying for you	
15	to find her credible?	
16	A. No, not at all.	
17	Q. You have never known anyone that has been	
18	accused of a crime, arrested for a crime?	
19	Never had any interaction with law enforcement,	
20	managing bowling centers?	
21	A. Well, yes, one of the guys I worked with	
22	at the Orleans actually is a Metro police officer right	
23	now.	
24	Q. Okay. And a Metro police officer full-time	
25	and works with you part-time?	

1	A. No, he works with them full-time. He is
2	now with the Clark County School District.
3	Q. Do you socialize with him?
4	A. I talk to him about once every two weeks.
5	Q. Do you talk about what he does for a living,
6	what he does as a Metro officer, or anything like that?
7	A. We do every once in a while, but mostly we
8	are just really good friends.
9	Q. Okay.
10	Would you let your friendship with him in any
11	way influence what decision you might make in here?
12	A. No, I don't think so at all.
13	Q. You wouldn't feel a need to justify your
14	verdict to him one way or the other?
15	A. No.
16	Q. How did you feel when you got your jury
17	summons, having not ever served before?
18	A. I said I guess they finally caught up to
19	me after 56 years.
20	Q. Yeah, they found you. I know.
21	After you sit here, and you listen to the
22	evidence, and if you believe the Defendant is guilty as
23	charged, based beyond a reasonable doubt, based on
24	what you hear, can you return a verdict of guilty?

A. Yes, I could.

1	Q. Anything that prevents you from sitting
2	in judgment of another?
3	A. No, not really. I mean, I'm not really
4	I don't have a prejudice. I guess it would be called a
5	prejudice. I just don't like people that come into our
6	country and disrespect our country, not any certain, you
7	know, background, race, or anything, but anybody that
8	would come in here and disrespect what the United States
9	is built on.
10	Q. Okay. But that has nothing to do with
11	A. Nothing to do with, yeah.
12	Q with this case?
13	A. Right. No.
14	Q. So, in other words, it's not sitting in
15	judgment, just anybody that would commit a crime in the
16	United States, you have a problem with, not just I
17	guess I don't understand your response. Maybe it's my
18	question.
19	A. No, not as a crime like this, no.
20	Q. Do you have a problem sitting and receiving
21	evidence and
22	A. Oh no.
23	Q. And working with a group of your peers and
24	coming to a conclusion?
25	A. No, not at all.

1 MS. KOLLINS: All right, pass for cause. 2 THE COURT: Okay. Mr. Landis? 3 VOIR DIRE · EXAMINATION OF JUROR DALEY BY MR. LANDIS . 4 5 Ο. Good afternoon, sir. 6 The Judge said, you are pretty easy, and I will 7 tell you a story. When I was about 16 years old, I was with a 8 bunch of my friends, and we were in my parents' garage, 9 and we were talking about school, and we may have been 10 11 talking about a certain female, and one of my friends may have said something along the lines, well, she's easy. 12 13 Mom busts through the door, and she says, you never say, anybody is easy. So I am not going to repeat 14 15 that. 16 We talked a little bit about -- the Judge talked 17 a little bit about the standard of proof, and it's the same 18 standard of proof in every criminal trial in this country, and it's beyond a reasonable doubt. It's the highest standard 19 20 we have. 21 Right. Α. 22 Do you think that standard is a good measure? 23 Do you think it's too high, possibly too low? No, I think it's good. 24 Α. 25 Do you think that standard may make it too Q.

hard for the State or prosecutors to sometimes convict 1 2 quilty people? Α. 3 No. Ο. No? 4 5 Α. No. Another principle we have in this case, and 6 Ο. 7 in every case is criminal Defendants have the right to 8 remain silent. 9 Α. Right. 10 Q. They have the right to not testify? 11 Α. Yeah. Even beyond that, we as defense counsel don't 12 Q. 13 have any duty to present evidence to you? 14 Α. Yes. 15 0. You can hear the State's case, we could stay 16 silent, and not say a word, and if you don't think that 17 they've met that burden, it'ps your duty, as the instructions 18 will tell you, to acquit that person. How do you feel about those things? 19 20 Α. I think it's a given right, you know, like you say, if he does not want to testify, and that they don't 21 22 think they can prove it beyond, you know, a doubt, we can 23 come to some type of verdict. I have never sat on a jury. I am not quite 24

as experienced as you. I hope I get to your age without

1	having to, but I don't know, I mean, sitting on a jury with
2	somebody sitting there hearing these accusations for day
3	after day.
4	A. Yeah.
5	Q. Is there something that ticks and says, why
6	doesn't this guy talk?
7	A. I, I don't know. Like I said, I have never
8	done this. I really couldn't tell you.
9	Q. Are you comfortable with that?
10	A. I think I am, yes.
11	Q. Okay. I will ask you my very favorite
12	question for juries in the whole world.
13	Do you think it's worse if a guilty person gets
14	off or an innocent person gets convicted?
15	A. I really don't have an answer for that. I
16	Q. It's a tough question, I know.
17	A. It is, it is.
18	Q. No one ever wants to answer it. I will let
19	you off the hook, but nobody else is getting a free pass.
20	Thank you, sir.
21	A. You are welcome.
22	MR. LANDIS: I will pass for cause.
23	Pass for cause, Judge.
24	THE COURT: Very good.
25	VOIR DIRE EXAMINATION OF JUROR KENIEUTUBBE

1	BY THE COURT:
2	Q. Is it Howard? And you are going to have to
3	help me out here. Is it Kenieutubbe?
4	A. Kenieutubbe.
5	Q. Kenieutubbe.
6	A. Uh-huh.
7	Q. Tell me about yourself, Howard.
8	A. All right. I have been in Vegas about 15
9	years. I am disabled.
.0	Prior to coming here, I was I am from L. A.
11	Prior to my losing my leg, I was employed as a
L2	sheet metal mechanic for aircraft and label ships, and
L3	the only conviction I \cdot ever had was a DUI. That was back
L4	in '78, I believe, and that's about it.
L5	Q. Are you married?
۱6	A. No, I'm not, single.
L7	Q. Do you have children?
L8	A. No kids.
L9 [`]	Q. No kids. How did you lose your leg?
20	A. Diabetis.
21	Q. Okay. How long ago was that?
22	A. Eight years ago.
23	Q. Have you ever were you ever employed in
24	any kind of law enforcement in your

A. No, I did serve four years in the Navy.

1	Q. Okay.
2	Have you ever been accused of or the victim of
3	any kind of a sexually related offense?
4	A. No.
5	Q. Anybody close to you?
6	A. No.
7	Q. Okay. You said you spent four years in the
8	Navy. You didn't have anything to do with the shore patrol,
9	did you?
10	A. I served a couple of times when we were in
11	port on shore patrol.
12	Q. Okay. But did they give you any kind of
13	special training in law enforcement?
14	A. Oh no, they just gave us a little helmet
15	and a baton.
16	Q. Gave you a helmet
17	A. And watch the boys.
18	Q. And then go hit them over the head.
19	A. Yeah, or get hit.
20	Q. Or get hit on the head?
21	A. Yes.
22	Q. All right. Have you ever been on a jury
23	before?
24	A. No, I haven't, no.
25	Q. Have you ever been the victim of or accused
	II

of any kind of a crime? 1 Just that DUI. 2 Α. 3 0. That DUI? Α. Yes. 4 Other than that, nothing else? 5 Q. 6 Α. No, nothing else. 7 Okay. Q. 8 Have you had an experience of any sort that you could think of that would cause you to give greater or lesser 9 weight to a police officer witness as opposed to a non police 10 11 officer witness? 12 Α. No. 13 Can you treat a police officer as a witness? Q. 14 Α. Yes. 15 Exactly the way you would treat any other Q. 16 non police officer witness? 17 Α. Right. Okay. Do you have any friends in law 18 Q. 19 enforcement? 20 Α. No. 21 Can you think of anything that we haven't 22 touched on that would cause you to have difficulty in being fair and impartial to both sides in a case like 23 24 this? 25 No. Α.

1	Q. Do you think that you have a nice, healthy,
2	neutral frame of mind that would make you an ideal juror
3	if you were sitting here as either as the defense or the
4	prosecution, would you be the kind of juror that you would
5	want to have, sitting on the jury?
6	A. Yes, I believe so.
7	THE COURT: Okay. Sounds good to me.
8	MS. LUZAICH: Thank you.
9	VOIR DIRE EXAMINATION OF JUROR KENIEUTUBBE
10	BY MS. LUZAICH:
11	Q. So tell me, Mr. Kenieutubbe, what do you think
12	about yourself would make yourself a good juror?
13	A. I would treat everybody fair, and I always
14	listen to both sides whoever, you know, I listen to, you
15	know, and kind of pick my own decision about the matter,
16	whatever comes up.
17	Q. Okay.
18	As a juror, the Judge mentioned earlier that you
19	would be the judge of the facts. You get to decide what
20	happens in this case after hearing all the evidence and
21	testimony from the witness stand.
22	Do you think that you could be comfortable evaluating
23	people and making that determination?
24	A. I, not I would listen to the facts. I
25	would listen to the facts, and then make my determination

1 on that. 2 Q. Okay. Well, sometimes when you listen to facts, they 3 conflict with each other. One person says, blue shirt, the 4 5 other person says green shirt? 6 Α. Right. 7 Ο. Or whatever. That's what I mean by weighing 8 conflicting testimony. 9 So do you think you would be able -- would you be comfortable doing that? 10 11 A. Oh yes, uh-huh. Q. Okay. You would listen to what everybody 12 13 has to say and see how it kind of comports to each other, 14 right? 15 A. Right. 16 Q. So when there is some conflicting testimony, 17 could it be as easy as maybe just somebody forgot something, or was mistaken? 18 It is possible, yeah. 19 Α. 20 Q. But it's also possible that somebody was 21 being intentionally dishonest? 22 Α. Right, that could arise, too, yeah. 23 0. That wouldn't --24 Α. No. 25 -- be out of the ordinary, right? Q.

1	A. Right.
2	Q. Would it surprise you that it's possible
3	that somebody could come in here, raise their right hand,
4	swear to tell the truth, the whole truth, and nothing but
5	the truth, and then not tell the whole truth?
6	A. It's possible.
7	Q. Do you think that when people do that, it
8	is because they have a reason to?
9	A. They might, yeah.
10	Q. I mean, people don't come in and lie under
11	oath just for the hell of it, right?
12	A. Well, it's a human it's in the human.
13	To say where some people would kind of not tell the truth
14	just because it's they think it's true.
15	Q. The truth appears different to different
16	people?
17	A. Right.
18	Q. Based on perception?
19	A. Right.
20	Q. Okay.
21	Do you think that if you are serving as a juror
22	in this case, and you go back into the deliberation room,
23	and 11 people feel one way, and you feel a different way,
24	what do would you do?

A. I would state my points on the matter and

1	kind of sit back and listen to them and as to why try
2	to figure out why they are looking at the matter in a
3	different way, and maybe I have to maybe I missed something
4	along the road, you know, that would convince me to change
5	my mind.
6	Q. So it's possible that if they pointed out
7	something, you would be able to change your mind?
8	A. Right.
9	Q. But if you were convinced of your point of
10	view, would you hang tough?
11	A. Right, I would.
12	Q. Okay. What if it's Friday, it's five to
13	five, and you have been here for a really long time, and
14	you want to go. Will you change your mind just because
15	of that?
16	A. Oh no, oh no, I will sit here all night.
17	Q. Okay. Well, hopefully, we won't make you
18	stay that long.
19	Is there anything about you that would prevent
20	you from being able to sit in judgment of someone?
21	A. No.
22	Q. So if you do listen to all the evidence
23	and testimony, and you are convinced beyond a reasonable
24	doubt that the Defendant committed the crimes he is
25	charged with, would you be able to say, guilty?

	·
1	A. Yes.
2	MS. LUZAICH: Thank you.
3	Pass for cause, Your Honor.
4	THE COURT: Mr. Banks, your turn?
5	MR. BANKS: Thanks, Judge.
6	VOIR DIRE EXAMINATION OF JUROR KENIEUTUBBE
7	BY MR. BANKS:
8	Q. It's Mr. Kenieutubbe or tubbay?
9	A. Well, you can say Kenieutubbe.
10	Q. Kenieutubbe, okay, nice to meet you.
11	You were talking with Ms. Luzaich a little
12	bit about truth, and how somebody may think something
13	is the truth.
14	Would you agree that someone's version of
15	the truth really depends on a couple of things, their
16	perception of an event maybe?
17	A. Right.
18	Q. And what they bring to the table, their
19	life experiences. Would you agree with that?
20	A. It depends on what their life experiences
21	are.
22	Q. Okay. 'And that's a great point because
23	as we as we get older, and, you know, necessarily, we
24	have more life experiences?
25	A. Yes.

- 1	
1	Q. Maybe more stressful situations that we've
2	kind of been through?
3	A. Right.
4	Q. To maybe draw on?
5	A. Yes.
6	Q. In deciding, um, in deciding how we maybe
7	approach a situation?
8	A. Right, yeah, aspects of life.
9	Q. Okay. Do you want to serve?
LO	A. Oh yeah.
11	Q. Okay. ,
L2	What did you think when you heard sexual assault
L3	with use of a deadly weapon?
L4	A. That don't sound good to me.
15	Q. Why?
16	A. Because I think if someone is taking advantage
17	of someone against their will, and it's just my outlook on
18	life as, you know, that's criminal to me.
19	And on the other side of the coin is they also
20	have got to prove, you know, that he did it.
21	Q. Okay.
22	A. And that's the reason I think I would be a
23	good on the jury because I have to listen to both aspects.
24	Q. Sure
25	A And like the lady said. I'm assuming a

1 little, but the innocent man and the guilty man went free or the innocent man went to prison. 2 3 0. That was Landis. I think that was a good question because 4 5 he would have to really look at what was presented. 6 Like the prosecution is supposed to present the 7 facts and prove the facts, and to me, that's something 8 both sides would have to convince me of, of the party 9 being guilty of that fact. 10 What do you see my and Mr. Landis's job be? What do you -- what do you perceive our job to be? 11 Yours is to defend the innocent until Α. 12 13 proven quilty is the basis of the Constitution that I 14 believe in. 15 I think a lot of what you said here today, if everybody in the room would rely and probably agrees 16 with a lot of what you've said here. 17 I don't want to ask, and I imagine, a lot of 18 people would agree with you. 19 Do you feel that people should be held responsible 20 21 for their actions? Correct. 22 Α. 23 Q. Okay. Do you think that people should be held responsible 24 25 for more than their actions?

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1	A. No.
2	Q. And why not?
3	A. Because, to me, I don't want to say the
4	Defendant, but he is here on one matter, on that specific
5	matter, and that's it, no more and no less. He is here
6	for that one matter, and that's our job just to concentrate
7	on that matter and decide guilty or not guilty.
8	Q. Okay. And I guess it may let me expand
9	a little bit, life in general, I mean, somebody shouldn't
10	be on the hook for something
11	A. Right.
12	Q that maybe somebody else did?
13	A. Right.
14	MR. BANKS: Okay. Thank you for your honest
15	answers today.
16	Pass for cause, Your Honor.
17	MS. LUZAICH: Could we approach?
18	THE COURT: Sure.
19	(Whereupon, a brief, informal discussion was
20	had at the bench between the Court and counsel.)
21	THE BAILIFF: Anybody who needs to go to the
22	restroom can just go ahead and go.
23	THE COURT: No, no, Joe, we are going to take
24	a break here in just a second. Everybody just relax.
25	We are going to take a break.

THE BAILIFF: Hold on.

THE COURT: Okay. We are going to take a break for the next 10 minutes, give everybody a chance to go to the restroom, and I am going to admonish you, the first of about 500 times during the course of this trial.

We are going to take a 10 minute break, you can go outside, you can go to the restroom, meet outside, meet Joe outside, out here, and during the next 10 minutes, I don't want you to discuss with anybody, including amongst yourselves, anything having to do with this trial about anybody having to do with this trial.

I don't want you to watch, listen or read any reports or commentaries about anything connected with this trial through any medium of information, which includes newspapers, radio, television network, or internet.

Don't form or discuss any opinion on any subject relating to this trial until such time as this case has been submitted to the jury.

That having been said, you've got 10 minutes, and then meet Joe outside in 10 minutes.

There you go. We are on break. We are going to come back before the jury panel comes back in.

(Whereupon, a brief recess was had.

After recess, all parties present, the following

proceedings were had in open court in the absence of the 1 2 jury panel:) 3 **** 4 THE BAILIFF: All right, remain seated. Court is 5 back in session. 6 THE COURT: All right. 7 MS. KOLLINS: Judge, when we left, we were at 8 the bench, and we had lodged the objection that the line 9 of questioning to the jury as to on whether someone can be 10 responsible for another's conduct is appropriate. 11 First of all, that's incorrect on the law. 12 You can be responsible for the actions or the 13 actions of another can be is repeated to you either as a 14 coconspirator or an aider and abetter, and that is how 15 this case is charged. 16 And so, you know, if we are going to give them a primer on the law, then we are going to have to give 17 18 them a primer on the whole law. Our position is they shouldn't be able to 19 20 prejudge the evidence, prejudge the case, and that line 21 of questioning was inappropriate for purposes of jury 22 selection. 23 THE COURT: I don't, you know, I don't -- I think 24 that you are correct phraseology in terms of what somebody

else does or that is -- it is probably not appropriate.

I think if you want to take that is appropriate to say, somebody tempted me, bullied, and if you want to take that kind of -- and so you are saying that somebody could be intimidated by somebody else, you can be bullied by somebody, blah, blah, blah, if you want to take that approach, I think that's fine.

I don't think there is anything wrong with questioning them if they understand the potential, have you ever known a bully, did they intimidate you, or did they do something that you wouldn't want to do, I think that that's fine, but I think that --

MR. BANKS: And the --

THE COURT: -- the legal concept of responsibility for somebody else's act is probably getting -- then we are going to have to start explaining all kinds of other things.

MS. LUZAICH: Well, not explaining, but they are asking him to prejudge the law, and prejudge the case, and when you look at the Eighth Judicial Court Rules, we are specifically prohibited from doing that.

THE COURT: Well, if we are not going to, then
I am going to have to start explaining all the other stuff
about, you know, when he said, if it is a conspiracy, to
aid and abet somebody, and blah, blah, blah, and, you know,
let's just not even get to that point.

1	Just kind concentrate on what you were doing,
2	which wsa if someone is intimidated on something, or
3	coerced, or intimidated, or threatened, or whatever,
4	bullied. That's one thing.
5	MR. BANKS: And, you know, Judge, I was just
6	exploring the mindset of that particular juror as far as
7	how he feels about being held responsible for your actions,
8	and that, you know, and I, I heard the Court's ruling, and
9	I will limit it as the Court has indicated.
10	THE COURT: Okay, bring them in.
11	MR. BANKS: I won't get into all the other people's
12	actions as to that.
13	THE COURT: Okay, perfect.
14	****
15	(Whereupon, all parties present, the following
16	proceedings were had in the presence of the jury panel.)
17	****
18	THE BAILIFF: Please be seated.
19	THE COURT: All right.
20	Now, before we get started again, are there any
21	empty seats that weren't empty before we left? So we
22	don't have to go through the whole roll call again.
23	And will counsel stipulate to the presence of
24	the jury pool?
25	MS. LUZAICH: Yes, we will.
	II

1	MR. LANDIS: Yes, Your Honor.
2	MR. BANKS: Yes, Judge.
3	THE COURT: Okay. All right.
4	VOIR DIRE EXAMINATION OF JUROR ESHELMAN
5	BY THE COURT:
6	Q. Is it John Eshelman?
7	A. Eshelman.
8	Q. Eshelman. Mr. Eshelman, how long have you
9	been here in Las Vegas?
10	A. Since 1974, about 32 years.
11	Q. Good for you. What do you do for a living?
12	A. I am retired.
13	Q. And what did you do before you retired?
14	A. When I first came to town, I was in the
15	printing industry for about 20 years, and then I went
16	into the food industry in sales. I was with Valley Food
17	Distributors for 18 years.
18	Q. Really. Are you married?
19	A. Yes.
20	Q. Does your wife work?
21	A. Yes, she does.
22	Q. Where does she work?
23	A. She works at Southwest Company.
24	Q. Okay. Do you have grown children?
25	A. Yes, I have got a 36 year old and a 28 year

old. 1 What do they do for a living? 2 Q. The 36 year old works for setting up the Α. 3 4 convention and tearing them down, and the 28 year old son 5 works with a lawn service. Okay. Have you or anyone close to you ever 6 been accused of or the victim of any kind of sexual related 7 8 event? No. 9 Α. Have you or anybody close to you ever been 10 the victim or or accused of any kind of a crime? 11 I have a friend that was convicted of dealing 12 Α. in drugs some years ago. 13 Were you close to him? 14 Q. Α. I didn't know him at the time he was --15 Oh, after all that happened? 16 Q. Right. 17 Α. Then you got to know him? 18 Ο. Right. 19 Α. 20 Anything about that that would cause you Q. 21 difficulty in sitting on a jury in a criminal case like this and being fair and impartial to both sides? 22 23 Α. No. Do you think that you could handle it all 0. 24 25 right?

- 11	
1	A. I believe so.
2	Q. Okay. Have you ever had any training or
3	employment in law enforcement?
4	A. No.
5	Q. Anybody close to you?
6	A. No.
7	Q. Have you ever been on a jury before?
8	A. No.
9	Q. Have you ever had any kind of a relationship
10	with anybody in law enforcement such that it would cause
11	you to treat the testimony of a police officer differently
12	than the testimony of any non police officer witness?
13	A. Well, not really. I really don't have a
14	high regard for the police as far as that goes.
15	Q. That's what I am asking you.
16	Did something happen to you in your background
17	that causes you?
18	A. Well, there have been several incidents
19	where I never thought that I was ever treated with any
20	respect from a police officer.
21	Q. Well, like traffic stops?
22	A. Yeah.
23	Q. Or things like that?
24	A. Yes.
25	Q. Can you set aside those feelings, like a

police officer may have a good day, a bad day, and you 1 may find that they --2 It would be very hard. 3 There was an the incident that happened at my 4 5 home some years ago when the police was looking for my older son, and I offered them to come into the house, 6 7 and my younger son ended up standing in handcuffs out in front of the neighbors on a Sunday morning, and for 8 no reason at all. 9 10 Ο. How long ago was that? 11 A. Oh, probably 18 years ago, or so. But that's a long time -- a long time ago. 12 Q. 13 You don't think that enough time has passed that 14 you can kind of let that go and --Well, there have been other instances where 15 16 I just don't hold the police in high regards. 17 0. Here is what we are really getting at. 18 Can you, because the police testimony in this makes up only a portion of the testimony that is going to 19 20 be heard. There is a lot of non police officer witnesses testifying. 21 22 Can you set aside any prejudices that you might 23 have against policemen from what happened 18 years ago, can you leave that stuff out in the hallway and just look 24 25 at the evidence and, in particular, a police officer witness,

1	and say, look, all right, you know, he has nothing to do
2	with anything that has happened to me over the years.
3	I am going to judge his credibility based strictly
4	on what I see and hear right here in the courtroom, and
5	I am not going to attach any preconceived prejudices, or
6	anything else, just because he is a police officer.
7	Do you think that you can do that?
8	A. It would be tough.
9	MS. LUZAICH: Challenge.
10	MR. BANKS: Submit it.
11	THE COURT: There is a lot of litigation going
12	on in this Courthouse that doesn't have any police officers
13	involved in it.
14	Why don't we send you down to the third floor,
15	and they will reassign you in another kind of case, how's
16	that, okay?
17	JUROR ESHELMAN: Okay.
18	(Juror Eshelman excused.)
19	THE COURT: We are going to replace Mr. Eshelman
20	with?
21	THE CLERK: Donna Bella, badge 196.
22	JUROR ESHELMAN: Where do I go?
23	THE BAILIFF: Third floor, Jury Commissioner's
24	office.
25	THE COURT: Donna, if you will take that fourth

seat right there, please?
JUROR BELLA: Okay.
THE COURT: All right.
VOIR DIRE EXAMINATION OF JUROR BELLA
BY THE COURT:
Q. Donna, have you been paying attention?
A. Yes, sir.
Q. All right, good.
Tell us a little about yourself. How long have
you been in Las Vegas?
A. Five years as of May.
Q. And where did you come from?
A. San Francisco.
Q. San Francisco. Do you work?
A. Yes.
Q. What do you do for a living?
A. I own a marketing consulting agency, and
working out of the home.
Q. Oh, you work out of your home?
A. Yes.
Q. Okay. Are you married?
A. No.
Q. Do you specialize in any particular kind
of marketing?
A. Specific, well, technology, but a lot of

local districts are here so like real estate, and we also 1 2 do rentals, advertising for rentals. Oh, okay, all right. What did you say your 3 husband did? Did you say you were married? 4 No. 5 Α. Oh, okay. How about children? 6 Q. 7 No children. Α. 8 Q. Okay. Have you or anybody close to you ever been the 9 victim of or accused of any kind of a sexually related 10 offense? 11 Not that I know of. 12 Q. 13 Okay. Have you or anybody close to you ever been 14 the victim of or accused of just any kind of a criminal 15 offense? 16 Not that I know of. 17 Α. Okay. Have you ever been on a -- have 18 0. you ever had kind of special training in law enforcement? 19 Α. 20 No. 21 Q. Anybody close to you ever been trained or employed in law enforcement? 22 23 Α. No. Have you ever been on a jury before? 24 Q. 25 Α. First time.

First time. Ο. 1 Can you think of anything in your background 2 that would make sitting as a juror in a case like this 3 difficult in listening to the testimony and being fair 4 and impartial to both sides, anything difficult about 5 6 any of that? Sometimes attention span, but I will try 7 Α. 8 when I focus, and it is not a problem. Is there anything that would cause you 9 Ο. difficulty in focusing on the evidence as it's produced 10 11 over three or four days? Well, no, Judge. I know that all would be Α. 12 13 crucial. 14 Q. Okay. Α. Right. 15 So you can stay focused on what's going on 16 Q. here? 17 18 Α. Yes. Okay, all right. Can you think of any 19 Q. special circumstances that would cause you to give the 20 21 testimony of a police officer greater or lesser weight than any other police officer witness? 22 Not really. I will give it the same weight 23 A. as anybody else. 24

Okay.

Q.

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1	Can you think of any reason why you would be
2	unable to withhold forming an opinion about anything
3	having to do with this trial, or anybody having to do
4	with this trial until you have heard all the evidence,
5	and I have instructed you on the law.
6	Can you do that?
7	A. I can do that.
8	Q. Do you think you have a healthy, neutral
9	kind of mindset towards approaching your duty as being
10	a juror in a case like this?
11	A. Yes, I would.
12	Q. Not lean toward one side or the other
13	side?
14	A. I will remain centered all the time.
15	Q. Would you be comfortable if you were the
16	Defendant or the prosecution in this case, if you were
17	sitting over here, and somebody that has your mindset
18	was on the jury, would you be comfortable with that?
19	A. Most comfortable, yes.
20	THE COURT: Okay, very good.
21	MS. KOLLINS: Thank you, Judge.
22	VOIR DIRE EXAMINATION OF JUROR BELLA
23	BY MS. KOLLINS:
24	Q. Ms. Bella, did you live most of your adult
25	life in San Francisco?

1	A. Yes. ,
2	Q. And what were you employed as in San Francisco
3	before you came to Las Vegas?
4	A. I was working for Wells Fargo Financial as
5	the marketing manager in corporate.
6	Q. It indicates on here, it looks like you
7	have college education, or some college. Where did you
8	go to school?
9	A. San Pedro State.
10	Q. Did you receive your degree there?
11	A. Yes.
12	Q. What did you study there?
13	A. Psychology and negotiations, liberal arts
14	degree
15	Q. Did you hear ask me ask Mr. Daley some
16	questions earlier about having expectations of a victim,
17	did you hear me asking those questions or
18	A. Yes.
19	Q. Do you have any like preconceived idea of
20	what a victim should sound like on the stand?
21	A. Yes, I would think so because I have watched
22	a lot of movies and TV.
23	Q. Do you realize this is real life and not
24	movies?
25	A. This is real life.

1	
1	Q. Not every would you agree with the
2	statement that not everybody reacts the same to every
3	situation?
4	A. No.
5	Q. You disagree with that? Why do you disagree
6	with that?
7	A. Everybody is different and have different
8	life experiences.
9	Q. And so while one person may come in here,
LO	and speak to you, and be very upset, it would be understandable
11	if another person, who is a victim of the crime may be very
12	guarded and very shy?
L3	A. Yes.
L 4	Q. That doesn't mean that they are any less
15	credible in the information they are delivering to you?
16	A. Of course not.
17	Q. How did you feel when you got your juror
18	summons, having not served before?
19	A. I have in the distant past, but this is
20	it wasn't in Las Vegas? I was just not able to go because
21	I was going to be out of the country so that's why I didn't.
22	Q. Okay. But you didn't actually sit on a
23	case, and listen to evidence, and go deliberate?
24	A. No.
) E	O Okay Do you think that you gan git in

1	judgment of another?
2	A. In judgment of another?
3	I try not to judge, but if, of course, I have to
4	hear all if I need to, then I will have to.
5	Q. I guess that was a bad question, and my
6	apologies.
7	If called calls on to listen to the evidence in
8	this case and to sit through the few days of this trial,
9	and go back with, you know, your peers, and come to a
10	decision, can you do that?
11	A. Yes.
12	Q. If you feel that the State has proved their
13	case beyond a reasonable doubt, do you have any problems
14	with returning a verdict of guilty against the Defendant
15	for the crimes with which he is charged?
16	A. Not at all.
17	MS. KOLLINS: Thank you. Pass for cause.
18	THE COURT: Mr. Landis?
19	VOIR DIRE EXAMINATION OF JUROR BELLA
20	BY MR. LANDIS: .
21	Q. Good afternoon?
22	A. HI.
23	Q. A few times today, drinking and driving,
24	or driving under the influence has been mentioned, and
25	would you agree that in the past 10, 20 years, we have

1	kind of started taking that more seriously?
2	A. Yes.
3	Q. I have heard stories of how, you know,
4	in the early '80's, late '70's, almost impossible to
5	get arrested for it.
6	A. Yes.
7	Q. Now, it's kind of the opposite where I
8	think every time you get pulled over, you might get
9	arrested.
10	Let me give you some scenarios.
11	Let's say we are friends, I come up to your
12	house to pick you up, we are going to go out for the
13	night, and you have realized that I have had some
14	drinks, and you get in the car with me.
15	Do you think you somehow should be responsible
16	if I then get pulled over.
17	MS. LUZAICH: Objection. We talked about that.
18	MR. LANDIS: Could we approach?
19	THE COURT: Sure.
20	(Whereupon, a brief, informal discussion was
21	had at the bench between the Court and counsel.)
22	BY MR. LANDIS:
23	Q. I will be withdrawing that scenario.
24	A. Okay, fine.
25	Q. You said you spent some time in San Francisco,

right? 1 2 Yes, that's where I grew up. You have got some longtime friends from Q. 3 there? 4 Oh, yes, family. 5 Α. Do you still spend some time with those Q. 6 7 people from time to time? I was up there last week. 8 9 Ο. Okay. And I am guessing you are like me, and when 10 you get together with old friends, the whole family, you 11 talk about old stories, things that happened in the past, 12 right? 13 14 Α. Yes. And when, you know, you go over those 15 0. stories, a lot of times some people remember this, some 16 people remember that, and it kind of becomes a group 17 story? 18 Uh-huh. 19 Α. Would you agree with that? 20 Q. 21 Α. Yes. Do you think those stories get more and 22 Q. more accurate as time goes on, or do you think they 23 almost become a hybrid of what really happened? 24 25 Sometimes. Some people have better Α.

memory or recollection than others. I think that would be appropriate.

Q. Okay. I think what I am getting at is:

As you go back and think about, or something,
that a bunch of your friends experienced, and you
experienced 10, 20 years ago, and you've went over this
story every time you see each other because it was a
really great event or a really bad event, do you think
the story over time is very accurate to what really
occurred, or do you think it really becomes a creature
of you guys telling the story over and over again?

- A. I wouldn't know. The situation is the same. Some people have a better memory than others.
- Q. Do you think if you were talking about something that happened maybe 20 years ago, and then you actually kind of take a time machine and go back there to what did actually happen, do you think it would be pretty accurate as you guys remembered it and as you told the stories over the years?
 - A. With some modifications, yes, but --
 - Q. Okay, that's okay.

Di you, when you are telling those stories, when you guys are talking about things that happened in the past, do you think you kind of adopt as part of your memory things that other people remember, things that

1	other people say they remembered about what did actually
2	occur?
3	A. Yes, but my personal experience, obviously,
4	would be more explicit.
5	Q. Okay, okay. I will give you my favorite
6	jury question, and you don't get a pass:
7	Which one is worse, the innocent person getting
8	convicted or the guilty person not getting off?
9	A. Well, out of my heart, it would be the
10	innocent person getting convicted.
11	MR. LANDIS: Thank you, Miss Bella. Pass for
12	cause.
13	THE COURT: Very good.
14	VOIR DIRE EXAMINATION OF JUROR DESCHAINE
15	BY THE COURT:
16	Q. Debbie, is it Deschaine?
17	A. That's right.
18	Q. Debbie, how long have you been in Las
19	Vegas?
20	A. I was born out at Nellis.
21	Q. Really, my word. A native.
22	Have you lived here all of your life?
23	A. No, I have lived part of the time here,
24	and part in California.
25	Q. Okay. Are you employed?