CHRISTOPHER R. ORAM, LTD. 520 SOUTH 4TH STREET | SECOND FLOOR LAS VEGAS, NEVADA 89101 TEL. 702.384-5563 | FAX. 702.974-0623

1	IN THE SUPREME COURT	OF THE STATE OF NEVADA
2	* * *	* * *
3	CLEMON HUDSON,	S.C. CASE NO. 82231
4	Appellant,	Electronically Filed Aug 06 2021 05:24 p.m.
5	VS.	Elizabeth A. Brown Clerk of Supreme Court
6	THE STATE OF NEVADA,	·
7	Respondent.	
8		·
9	APPEAL FROM A JUDGMENT TO LOZADA V. STATE A	OF CONVICTION PURSUANT ND DENIAL OF PETITION
10		RPUS (POST-CONVICTION) T COURT THE HONORABLE
11		ERNY, PRESIDING
12	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	TO THE OPENING BRIEF
13		JME V
14		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
15	ATTORNEY FOR APPELLANT	ATTORNEY FOR RESPONDENT STEVE WOLFSON
16	CHRISTOPHER R. ORAM, ESQ. Attorney at Law Nevada Bar No. 004349	Nevada Bar No. 1565
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28		

	1 2 3 4 5 6 7	VS. THE STAT		COURT OF NEVADA CASE NO. 82231	
	8		APPELLANT'S	APPENDIX	
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CERTIFICATE OF SERVICE

I hereby certify and affirm that this document was filed electronically with the Nevada
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CLARK COUNTY DISTRICT ATTORNEY'S OFFICE

CHRISTOPHER R. ORAM, ESQ.

BY:

/s/ Nancy Medina
An Employee of Christopher R. Oram, Esq.

Electronically Filed 9/25/2018 9:23 AM Steven D. Grierson CLERK OF THE COURT

RTRAN 1 2 DISTRICT COURT 3 CLARK COUNTY, NEVADA 4 5 6 THE STATE OF NEVADA, 7 Case No. C-15-309578-1 and Plaintiff(s), 8 Case No. C-15-309578-2 VS. 9 DEPT. XVIII STEVEN TURNER AND CLEMON 10 HUDSON, 11 Defendant(s). 12 13 BEFORE THE HONORABLE MARK B. BAILUS, 14 DISTRICT COURT JUDGE 15 16 THURSDAY, APRIL 19, 2018 17 18 TRANSCRIPT OF PROCEEDINGS RE: **JURY TRIAL - DAY 4** 19 20 21 (Appearances on page 2.) 22 23 24 RECORDED BY: ROBIN PAGE, COURT RECORDER 25

1	APPEARANCES:	
2	For the Plaintiff(s):	LEAH C. BEVERLY, ESQ. (Deputy District Attorney)
3 4		JOHN L. GIORDANI III, ESQ. (Deputy District Attorney)
5	For the Defendant	
6	Steven Turner:	TEGAN C. MACHNICH, ESQ. (Deputy Public Defender)
7		ASHLEY L. SISOLAK, ESQ. (Deputy Public Defender)
8	For the Defendant	,
9	Clemon Hudson:	CLAY PLUMMER, ESQ.
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10	For the Defendants	
11	None offered.	
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LAS VEGAS, NEVADA, THURSDAY, APRIL 19, 2018

[Proceedings commenced at 11:27 a.m.]

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[Outside the presence of the jury.]

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State.

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C-15-309578-1 and -2, State of Nevada vs. Steven Turner and Clemon

Hudson. Counsel, state your appearances, please. MS. BEVERLY: Leah Beverly and John Giordani for the

THE COURT: This is the continuation of the trial of Case No.

MS. MACHNICH: Tegan Machnich and Ashley Sisolak for Mr. Turner.

MR. PLUMMER: Clay Plummer for Mr. Hudson.

THE COURT: Let the record reflect that the defendants are not present.

Apparently, counsel, there was a miscommunication with the Clark County Detention Center. They had them scheduled as coming over at 1:00 even though I thought I put on the record several times we were going to start at 11:00 today.

So my concern is the jury. We don't know how long it's going to take for them to bring them over. If we had started at 11:00, I was going to do a 12:30 lunch break. I've had this situation before. It takes them usually a while to bring them over. So I don't know if you want me to just have the jury come back at 1:00. We may not get started for about another half hour.

MR. GIORDANI: Can I suggest that we just hold them for at

1	least, like, 15 minutes, and and then readdress it?
2	MS. BEVERLY: We can take a shorter lunch.
3	MR. GIORDANI: It looks like they're here.
4	THE COURT: Oh, very good.
5	MR. GIORDANI: There we go.
6	THE COURT: Let's bring them in.
7	MR. GIORDANI: We do have some stipulations to put on the
8	record.
9	THE COURT: Let's let let's bring them in and we'll do the
10	stips.
11	MS. BEVERLY: We can take maybe a little shorter lunch too,
12	like an hour and 15 maybe, instead of an hour and 30.
13	[Pause in proceedings.]
14	THE COURT: Let the let the record reflect the presence of
15	the defendants.
16	Counsel, there's some housekeeping matters that you wanted
17	to address?
18	MR. GIORDANI: Yes, Your Honor. It's going to take a
19	moment, but it's going to save time in the long run. The parties have
20	met conferred on several exhibits and have come to stipulations on a
21	couple hundred of them. I'm not going to list them individually, but I
22	have some numbers for the court and for Mr. Alan, the clerk.
23	The parties are going to stipulate to Exhibits 12 through 20.
24	There is an objection to 21.
25	The parties are going to stipulate to 22 through 25.

1	The parties are going to stipulate to 26 through 35.
2	The parties are going to stipulate to 36 through 46.
3	The parties are going to stipulate to 47 through 58.
4	The parties are going to stipulate to 59 through 91.
5	The parties are going to stipulate to 116.
6	THE COURT: 115 or 116?
7	MR. GIORDANI: 116.
8	THE COURT: 116.
9	MR. GIORDANI: 115 was previously admitted, and then 116
10	was inadvertently left out. So 116 is a stipulation.
11	The parties are going to stipulate to 118 through 138.
12	The parties are going to stipulate to 139 through 151.
13	There is an objection to 162.
14	So parties are stipulating to 152 through 161. There's an
15	objection to 162.
16	And then the parties are stipulating to 163 to 195.
17	The parties are stipulating to 218 through 235.
18	There's an objection to 236.
19	The parties are stipulating to 237 and 238.
20	There's an objection to 239 and 240.
21	The parties are stipulating to 241 through 246.
22	There's an objection to 196 through 217.
23	Are you with me, Alan?
24	THE CLERK: Yes, sir.
25	THE COURT: I believe so.

1	MR. GIORDANI: Okay. So there's an objection to these.
2	Sorry about that.
3	Parties are going to stipulate to 247 through 262.
4	The parties are going to stipulate to 263 through 281.
5	There are objections to 282 through 289.
6	The parties are stipulating to 290 through 306.
7	There are objections to 307 through 310.
8	The parties are stipulating to 311 through 318.
9	There are objections to 319 through 322.
10	The parties are stipulating to 323 and 324.
11	There are objections to 325 through 331.
12	The parties are stipulating to 332.
13	There are objections to 333 and 334.
14	The parties are stipulating to 335 through 349.
15	THE COURT: Was that 335 to 349, counsel?
16	MR. GIORDANI: Yes, Your Honor.
17	THE COURT: Thank you.
18	MR. GIORDANI: The parties are stipulating to 350
19	through 366.
20	The parties are stipulating to 367 through 379.
21	The parties are stipulating to 380 through 396.
22	That should cover everything we can cover up to this point.
23	THE COURT: Thank you, counsel.
24	MR. GIORDANI: Thank you.
25	THE COURT: Let me just make sure I got this.

Counsel for defense, it's my understanding that as to State's Exhibits 12 through 20, 22 through 90 -- 22 through 91, 116, 118 through 161, 163 through 195, 218 through 235, 237 and 238, 241 and 242 -- I'm sorry, 241 through 281, 290 through 306, 311 through 318, 323 and 324, 332, and 335 through 396, that you're stipulating as to the their admission; is that correct?

MS. SISOLAK: As to Mr. Turner, yes, Your Honor.

MR. PLUMMER: Yes, Your Honor.

THE COURT: At that time, those exhibits will be admitted.

[State's Exhibit Nos. 12 through 20, 22 through 91, 116, 118

through 161, 163 through 195, 218 through 235, 237, 238, 241

through 281, 290 through 306, 311 through 318, 323, 332, and 335

through 396 admitted.]

THE COURT: And counsel, there's one more housekeeping matter.

In listening to opening statements, I just wanted to verify something with the defendants. You understand the State has filed an amended indictment in this case? Is that -- do you understand that?

DEFENDANT TURNER: Yes.

DEFENDANT HUDSON: Yes, sir.

THE COURT: Okay. And the State has dismissed Count 6 of the original indictment; do you understand that?

DEFENDANT TURNER: Yes.

THE COURT: And so you're only going to trial on the amended indictment, Counts 1 through 5, which are conspiracy to

commit burglary, attempt burglary while in possession of a firearm or 1 2 deadly weapon, two counts of attempt murder with use of a deadly weapon, and battery with use of a deadly weapon resulting in substantial 3 bodily harm. And you are -- and you understand the nature of those 5 charges; is that correct? 6 DEFENDANT TURNER: Yes. 7 DEFENDANT HUDSON: Yes. 8 DEFENDANT TURNER: Yes. 9 THE COURT: And you understand the nature of those 10 11 charges, sir? DEFENDANT HUDSON: Yes, sir. 12 13 THE COURT: And you're pleading -- and you -- you are pleading not guilty to those charges; is that correct? 14 DEFENDANT TURNER: Yes. 15 DEFENDANT HUDSON: Yes. 16 THE COURT: Is that correct, sir? 17 DEFENDANT HUDSON: Yes. 18 THE COURT: And you understand as a trial strategy, the 19 20 defense is going to -- if the State proves their case, presents sufficient 21 evidence to prove their case as to Counts 1 and 2, as a trial strategy, your defense attorneys are going to concede, making concession as to 22 23 Counts 1 and 2, and argue as to the remaining counts; do you understand is that? 24 DEFENDANT HUDSON: Yes. 25

1	DEFENDANT TURNER: Yes.
2	THE COURT: Okay. And are you in are you in agreement
3	with that trial strategy?
4	DEFENDANT TURNER: Yes.
5	DEFENDANT HUDSON: Yes.
6	THE COURT: Is that correct, sir?
7	DEFENDANT TURNER: Yes, sir.
8	THE COURT: Okay. And you consulted with your attorneys
9	regarding enacting that trial strategy; is that correct?
10	DEFENDANT TURNER: Yes, sir.
11	DEFENDANT HUDSON: Yes.
12	THE COURT: I just wanted to verify that. All right. Thank
13	you.
14	And I realize, like I said, under Armenta-Carpio vs. State, 129
15	Nevada 531, that it overruled Hernandez vs. State, 124 Nevada 978.
16	But I did want to make a record at this time.
17	Counsel, any other housekeeping matters?
18	MS. MACHNIC: No, Your Honor.
19	MR. PLUMMER: No, Your Honor.
20	THE COURT: Can I bring the jury in?
21	MR. GIORDANI: Yes, Your Honor.
22	THE COURT: Thank you.
23	[Jury reconvened at 11:43 a.m.]
24	THE COURT: You may be seated. Ladies and gentlemen,
25	we've gotten a little late start this morning, so we're probably not going to

1	take our	lunch break until probably 12:45 to 1:00.		
2		Will the parties stipulate to the presence of the jury?		
3		MS. BEVERLY: Yes.		
4		MR. GIORDANI: Yes, Your Honor.		
5		MS. MACHNIC: Yes.		
6		MR. PLUMMER: Yes, Your Honor.		
7		THE COURT: Thank you. State?		
8		MR. GIORDANI: State would call Officer Russo.		
9		LOUIS RUSSO,		
10	[havi	ng been called as a witness and first duly sworn, testified as		
11		follows:]		
12		THE CLERK: Please be seated. Would you please state and		
13	spell your name for the record?			
14		THE WITNESS: Louis Russo, L-O-U-I-S R-U-S-S-O.		
15		MR. GIORDANI: May I?		
16		THE COURT: You may proceed.		
17		DIRECT EXAMINATION		
18	BY MR.	GIORDANI:		
19	Q	What do you do for a living, sir?		
20	Α	Police officer with LVMPD.		
21	Q	How long have you been with Metro?		
22	Α	Five years.		
23	Q	In your capacity as a police officer, are you in a patrol unit?		
24	Α	Yes, I am.		
25	Q	Can you describe for the ladies and gentlemen of the jury		
	1			

place where you initially parked?

A Just that -- just as long -- enough time for me to get out of the car and grab my shotgun. And then I started running westbound down the street looking for -- I was expecting to see a patrol car with lights on parked by the house. There was no lights on. It was really -- it was very dark. So I -- we just started running down the street until we did finally see the patrol car.

Usually we are taught to park one to house houses away from this -- the target residence. So we had -- we had assumed that one or two houses to the west was going to be the -- the actual target house. However, it ended up being more like four or five houses.

So we started running up to doors, realizing that these were closed doors and people were home still. And then we continued to run westbound until we saw at 6729, where the house -- the front door was open.

Q Okay. So I'm going to show you grand jury -- I'm sorry, State's Exhibit 247. I'm in grand jury mode. Do you recognize that?

- A Yes.
- Q What does that appear to be to you?
- A That is the cul-de-sac. That is Oveja and Lorenzi.
- Q Okay. Can you circle the target residence?
- A [Witness complies.]
- Q So you had -- you had described parking a little ways away, and then you actually went on foot with your shotgun, correct?
 - A Yes.

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Roberts as our down officer rescue tactic that we're trained is the first

guy in, you know, covers -- creates cover. So I was providing cover.

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I immediately went to the right, because that's what my closest

1	Q	Or I'm sorry, Nunca and Oveja?		
2	Α	Yes. Right there.		
3	Q	Okay. Let me move this up. Are you familiar with this area,		
4	sir?			
5	Α	Yes.		
6	Q	Across the street, across Rainbow		
7	Α	Uh-huh.		
8	Q	are there several businesses in that area?		
9	Α	Yes. This is a big shopping center. Now there's a Carl's Jr.		
10	here. There's a bank. There's a two-storey pet clinic, a two-storey			
11	strip strip center with business mall businesses in it. And then			
12	there's the rear alley, and then another residential area behind it.			
13	Q	Okay. Without stating the obvious, the businesses are just		
14	across from Rainbow a little catty-corner to that home, correct?			
15	Α	Yes.		
16		MR. GIORDANI: All right. Thank you very much, sir.		
17		I'll pass the witness, Your Honor.		
18		THE COURT: Defense, any questions?		
19		MS. SISOLAK: Yes, Your Honor. Briefly.		
20		Court's indulgence.		
21		CROSS-EXAMINATION		
22	BY MS. SISOLAK:			
23	Q	Good morning, Officer.		
24	Α	Morning.		
25	Q	I'll be brief. So you talked about working with Sergeant Bitsko		

1	correct?			
2	Α	Yes.		
3	Q	And his K-9 companion, Loki?		
4	Α	Yes.		
5	Q	Do you work with K-9 often?		
6	Α	Generally, yes. We come across them in patrol.		
7	Q	So but it's not you're not a K-9 officer?		
8	Α	No.		
9	Q	Okay. That's exciting. In reading the information we have,		
10	you talk a lot of officers talk about call signs.			
11	Α	Uh-huh.		
12	Q	Are you familiar with call signs?		
13	Α	Yes.		
14	Q	And is it my understanding every officer has a different call		
15	sign?			
16	Α	Yes.		
17	Q	Okay. Is your call sign the same every night?		
18	Α	It can be. We try to keep them consistent, but they they		
19	vary. The	vary. They change.		
20	Q	Okay. And so just out of curiosity, like, when you talk about		
21	your call	your call sign, you would know your call sign immediately		
22	Α	Yes.		
23	Q	correct?		
24	Α	Yes.		
25	Q	Okay. Perfect. Perfect. Now, after you came through the		

CROSS-EXAMINATION

•		CHOOS EXAMINATION
2	BY MR.	PLUMMER:
3	Q	Good afternoon, Officer Russo.
4	Α	Good afternoon.
5	Q	So you were one of the first responders to the call?
6	Α	Yes.
7	Q	And when you arrived there, Officer Grego-Smith was
8	standing	g at the back door?
9	Α	Yes.
10	Q	He had his gun out the door?
11	Α	Uh-huh.
12	Q	And he was yelling commands?
13	Α	Yes.
14	Q	And the person he was yelling commands to was complying
15	with tho	se commands?
16	Α	From what I heard, yes.
17	Q	And and while you were on scene, you indicated you were
18	waiting	for air unit to come in?
19	Α	Yes.
20	Q	And, now, at some point you could see the suspect in the
21	backyar	d?
22	Α	No.
23	Q	Do you remember talking to Detective Jex on September 4th
24	or yea	ah, 2015?
25	Α	Yes.

1	Q	Did you move the shotgun?
2	Α	No.
3	Q	Did you look at the shotgun?
4	Α	I looked at it, where it laid on the ground.
5	Q	Did you notice anything about the shotgun?
6	Α	It had an impact in it from a bullet strike.
7	Q	Thank you, Officer.
8		THE COURT: State, any redirect?
9		MR. GIORDANI: Just briefly, Your Honor. Thank you.
10		REDIRECT EXAMINATION
11	BY MR.	GIORDANI:
12	Q	Just want to clarify one thing, sir. Counsel just asked you
13	about whether you saw the suspect or not?	
14	Α	Uh-huh.
15	Q	As you stood at the door, Bitsko's coming up with a tactical
16	plan, do	you see the person in the backyard?
17	Α	No.
18	Q	Are you being relayed information that he's in the backyard in
19	the pron	e position by the air unit?
20	Α	Yes.
21	Q	Thank you, sir.
22		MR. GIORDANI: Nothing further, Your Honor.
23		THE COURT: Thank you. Could this officer be excused?
24		MR. GIORDANI: Yes, Your Honor.
25		THE COURT: Oh, I'm sorry. Seeing no hands.

1	You can be excused. Thank you for coming in today.
2	MR. GIORDANI: State
3	THE COURT: Call your next witness, please.
4	MR. GIORDANI: State would call Robbie Dahn.
5	ROBBIE DAHN,
6	[having been called as a witness and first duly sworn, testified as
7	follows:]
8	THE CLERK: Please be seated. Could you please state and
9	spell your name for the record?
10	THE WITNESS: My name is Robbie Dahn, spelled
11	R-O-B-B-I-E, last name, D-A-H-N.
12	MR. GIORDANI: May I?
13	MS. MACHNICH: Your Honor, just before we proceed, and
14	I'm I'm so sorry to interrupt, I notice the witness brought some papers
15	up to the stand with her and I was wondering if we could inquire as to
16	what she brought with her to the stand and potentially know if she's ever
17	referring to those papers.
18	THE COURT: Okay. Actually, counsel, that would be proper
19	in your cross-examination. You can ask her has she reviewed any
20	documents prior to testifying today, if those are the documents with her.
21	And then if she says she did, you can inspect the documents.
22	MR. GIORDANI: Thank you, Your Honor.
23	MS. MACHNICH: That's fine. Thank you, Your Honor.
24	DIRECT EXAMINATION
25	BY MR. GIORDANI:

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Yes, sir. When I hired on, I had four-year degree from UNLV.

And then once you're hired, you go through a crime scene analyst academy. It's not the police academy. And that lasts anywhere from, like, 11 to 12 weeks. Then as a newbie, you -- you end up going through a field training program focusing primary on property crimes initially.

And then as you progress, you become a Crime Scene 2.

You start working crimes against persons. Then we go back to -through personnel and we have to reapply for the position of a senior.

Additionally, we do testify in court a lot. So, obviously, we're --we're sent to a lot of training classes in a variety of type -- different types
of bloodstain pattern analysis, you know, firearms training, photography,
nighttime photography, etcetera.

MS. MACHNICH: Your Honor, may we approach just briefly?

THE COURT: You may.

MS. MACHNICH: Thank you.

[Bench conference transcribed as follows.]

MS. MACHNICH: Your Honor, I just wanted to make sure that they're not qualifying this witness as an expert. She wasn't disclosed as -- as an expert in this case.

MR. GIORDANI: Just laying foundation.

MS. MACHNICH: I -- I just wanted to make sure.

THE COURT: Thank you.

MS. MACHNICH: Because I -- I'm not sure what they're going ask next, but --

THE COURT: Thank you.

1		MS. MACHNICH: If that's all we're doing, that's fine. Thank
2	you.	
3		THE COURT: Thank you.
4		[End of bench conference.]
5	BY MR.	GIORDANI:
6	Q	Ma'am, I want to bring you back to September 4th of 2015;
7	were yo	u on duty that day?
8	Α	Yes, I was.
9	Q	Did you respond to a particular location?
10	Α	Yes.
11	Q	What was the nature of that call?
12	Α	We were told that it was a it came out as a 444, which is,
13	like, a o	fficer in trouble. And later I was told, when I was requested by a
14	supervis	sor, that it was an officer-involved shooting.
15	Q	Okay. Are officer-involved-shooting scenes, in general, in
16	your 19	and a half years, dynamic scenes?
17	Α	Yes, they are.
18	Q	A lot going on when you arrive?
19	Α	When when generally, when we arrive, it's a static scene,
20	so it's n	ot very dynamic. They've already got things taped off. And so
21	when w	e show up, everything's safe and clear.
22	Q	Understood. So you're not walking into the residence while
23	there's	still potentially an outstanding suspect or anything like that?
24	Α	True.
25	Q	Okay. On this particular date that I just referenced, what

1	we were	several hundred feet to the east of the house.
2	Q	And when you say our specialized crime scene unit, are you
3	referring	to a moving vehicle?
4	Α	Yes. And it's in this picture.
5	Q	Where is that?
6	Α	It's this one right here.
7	Q	It's off a little bit.
8	Α	That one.
9	Q	So it's that
10	Α	The big one
11	Q	big, van-looking thing?
12	Α	Yes.
13	Q	When you respond to the scene, you indicated one other
14	crime so	ene analyst, Meckler. Were there any other crime scene
15	analysts	processing this residence with you?
16	Α	Yes, there were.
17	Q	Can you estimate how many?
18	Α	Two supervisors on scene when I arrived. There were two
19	other cri	me scene analysts that work on my squad, and then Kristen and
20	1.	
21	Q	Okay.
22		MR. GIORDANI: May I approach the witness?
23		THE COURT: You may.
24	BY MR.	GIORDANI:
25	Q	Showing you State's Proposed Exhibit 1. Sorry, I didn't show
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Okay. Want to start with the front area of the home. You

1	correct?	
2	Α	Yes. They have a covered patio area, but it does lead to the
3	backyard	d.
4	Q	Thank you. 378, is that the covered patio area you're talking
5	about?	
6	Α	Yes. That's with the gate open and picture of the side yard.
7	Q	379, is that inside that area you just described?
8	Α	I believe so. It's I believe it is.
9	Q	Okay. I tried to change the brightness on that, but it's not
10	working,	so hold on a second.
11	Α	Yes. It does look like that. North side yard, the opposite side
12	does not	have it's an open-air area.
13	Q	Okay. So if you walk in through that black gate we just saw,
14	you wou	ld enter this area, and then there's a wall at the end for the
15	record, c	correct?
16	Α	Yes.
17	Q	Is there a a gate into the backyard or just this wall?
18	Α	I'm not recalling any any gate there. I'm not recalling that.
19	Q	Okay. No problem.
20		MR. GIORDANI: May I approach?
21		THE COURT: You may.
22		MR. GIORDANI: I might need to do this a couple times. May
23	I approa	ch freely?
24		THE COURT: You may.
25		MR. GIORDANI: Thank you.

1	BY MR.	GIORDANI:
2	Q	Showing you State's Proposed Exhibit 21; do you recognize
3	that?	
4	Α	Yes, I do.
5	Q	What does that appear to be to you?
6	Α	It is cut clothing from Officer Robertson. I'm believing that this
7	is where	the life-saving measures were being taken on the driveway.
8	And so i	t's just his uniform cut and
9	Q	Okay.
10	Α	I took photo of it.
11	Q	Fair and accurate depiction of how that appeared when you
12	arrived o	on the scene on that date we've been discussing?
13	Α	Yes.
14		MR. GIORDANI: Move for the admission of State's 21.
15		THE COURT: Defense, any objection?
16		MS. MACHNICH: Your Honor, for Mr. Turner, we will submit.
17		MR. PLUMMER: Your Honor, I'm going to object to not the
18	photo, b	ut to the witness's speculation on what that item is. She said
19	she beli	eves, she's assuming, she doesn't know.
20		THE WITNESS: I know I know it's his. I know it's his
21	uniform.	
22		MR. PLUMMER: I don't think
23		THE COURT: Okay. So you're objecting to her testimony, but
24	you're n	ot objecting to the admission of the exhibit?
25		MR. PLUMMER: Correct, Your Honor.

1	THE COURT: Okay. The
2	MR. GIORDANI: I can I can clarify the testimony as to the
3	exhibit.
4	THE COURT: The exhibit will be admitted, seeing no
5	objection from the defense counsel as to the exhibit.
6	MR. GIORDANI: Thank you.
7	[State's Exhibit No. 21 admitted.]
8	BY MR. GIORDANI:
9	Q Ma'am, you were not present when Officer Robertson's life
10	was saved on that driveway, correct?
11	A No, I was
12	MS. MACHNICH: Objection, Your Honor.
13	MR. PLUMMER: Objection, Your Honor.
14	THE COURT: Objection as to the form of the question?
15	MS. MACHNICH: As to the form of the question and as to
16	assumptions upon life-saving measures
17	THE COURT: I I
18	MS. MACHNICH: with regard to counsel's commentary.
19	THE COURT: The objection is sustained.
20	MR. GIORDANI: Okay.
21	MS. MACHNICH: Thank you. Move to strike.
22	THE COURT: Move to strike granted.
23	MS. MACHNICH: Thank you.
24	BY MR. GIORDANI:
25	Q Were you present when Officer Robertson was treated for h

residence consists of four bedrooms, one being the master with a master bath, two hallways, and a bathroom.

But the -- where we focus most of our attention would be, we walk in -- and this is the living room area here. And as you walk past this couch, which this is a couch right here, the dining room area is located next, dining room and the kitchen's just north of that.

- Q Let me stop you.
- A Sure.
- Q Did you mark the dining room?
- A This line is going into the dining room.
- Q Okay.
- A And then this is the dining room table. And then the kitchen is a little further up.
 - Q All right. Then straight out?
- A Yes. If you continue on, just past the dining -- dining room into -- through this door, this area here is a covered patio.
- Q Understood. Now, on that diagram, it appears that there is some wording underneath the -- the table and it's blurred. What is that -- can you read that?
- A What happened is when we got there, the table was disheveled and kind of out of place. The floors were kind of a wood floor, and it was, like, later during the investigation, we noticed there was, like, a little floor pad and dust marks showing the original location. So Kristen in her diagram measured that in, as well. So the -- the dot-dot-dot marks are the -- what is believed to be the original location of

so you can see, like, especially small items. So these are a few tent markers that were laid out. The location is on the interior side of that door that leads to the patio. And it's looking towards the north. And this area here, these are, like, the dining room legs right there, dining room table legs. And this is the door out to the patio.

Q State's 118, what are we looking at here?

A This is a view from looking towards the east. I took the picture, basically, in the dining room area, so it's looking towards the east, the front door being here. That's the front door, and front living room window, and a TV set in the living room.

Q Okay. So that last metal gate I showed you and you said there was an apparent bullet strike, those would have been this front -- front door gate?

A Yes.

Q Okay. And State's 119, what are we looking at?

A This is the mini blinds that were over the top of the east living room window. And it's an overall picture to show there was some damage to that mini blind.

Q Okay. Showing you a little closer, State's 120; what are we documenting here?

A We're -- I'm -- I was photographing small what we believe to be pellet marks from a shotgun blast.

Q Okay. Are those in the blinds though, what you're referring to?

A Yes. They're small little -- these little tic marks that you can

1	see. It's	white kind of white, but there's all, like, little marks here. One's		
2	there. T	hey're little		
3	Q	I don't need you		
4	Α	brown marks.		
5	Q	Thank you. I mean, there's dozens of them, right?		
6	Α	Yes.		
7	Q	Okay. I'm going to go back, bear with me here. Just ask you		
8	a couple	questions based upon State's 2. Okay. For the record, you've		
9	identified	identified this door that I'm pointing at as the door to the backyard,		
10	correct?			
11	Α	Yes.		
12	Q	And then the door I'm pointing at now to the right is the door to		
13	the front?			
14	Α	Yes.		
15	Q	And the blinds are just above that, correct?		
16	Α	Yes. They're just to the side of that front door.		
17	Q	Okay. The couch, if you recall, the couch in between that,		
18	how tall	is that couch?		
19	Α	A standard size. I did I did not measure the height of it, but		
20	it was a	standard couch, nothing particularly tall or short about it.		
21	Q	Okay. From the backyard to the front door, backyard door to		
22	the front	door, is there anything obstructing a line of fire?		
23	Α	Nothing nothing tall		
24	Q	Okay.		
25	Α	would be there.		

1	Q	Okay. So the the couch is regular height, correct?
2	Α	Yes.
3	Q	Okay. And I want to jump back to the photographs.
4	State's 1	122, is that the same set of blinds?
5	Α	Yes.
6	Q	There's something leaning on it there. What are we looking at
7	there?	
8	Α	There was some damage to a few things there. Some kind of
9	a piece	of metal railing keeled over into the blinds. I believe I see a
10	little bell	on it. There was a Buddha statue there that was damaged. It
11	was son	nething that was standing up that got knocked over.
12	Q	State's 123, what are we looking at here?
13	Α	This was the window sill of that east window, and this was a
14	piece of	a shotgun wad.
15	Q	State's 124, what are we looking at here?
16	Α	And again, there was there were two pieces of a shotgun
17	wad in tl	nat window sill.
18	Q	And that's the plastic item that looks like kind of an octopus
19	upside c	lown?
20	Α	Yes.
21	Q	Okay. That was a horrible description. State's 129, is that this
22	dining ro	oom area you've described?
23	Α	Yes. This is the dining room table.
24	Q	Door to the right is to the backyard?
25	Α	Yes.

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there was an in-ground pool.

Q Okay. 152, what are we looking at here?

A This is a view -- I was standing in the backyard in the back corner. The gate that was on the side -- north side that we talked about earlier, if you were to come out into the backyard on that north side, I was kind of angled and I was just showing some patio furniture. There's a little bit of the corner of the covered patio area, as well as in the background there's -- you can see the pool area a bit.

Q Okay.

MS. MACHNICH: Your Honor, I'm really sorry to be trouble, but I -- I was wondering if we could take a restroom break? We've been going for a while now and perhaps --

THE COURT: We'll -- we'll do our lunch recess at this time.

MS. MACHNICH: Thank you.

MR. GIORDANI: Okay.

MS. SISOLAK: Thank you, Your Honor.

THE COURT: Ladies and gentlemen, we're going to take our lunch recess at this time.

During this recess, your duty not to converse among yourselves or with anyone else on any subject connected with the trial or to read, watch, or listen to any report of or commentary on the trial by any person connected with that trial or by any medium of information, including without limitation, newspaper, television, and radio. And you are not to form or express an opinion on any subject connected with this case until it is finally submitted to you.

We'll be in recess until 2:00.

1	[Court recessed at 12:48 p.m., until 1:58 p.m.]
2	[Outside the presence of the jury.]
3	THE COURT: Please be seated. This is the continuation of
4	the Case No. C-15-309578-1 and -2, State of Nevada vs. Steven Turner
5	and Clemon Hudson.
6	The record will reflect the presence of counsel for the State,
7	counsel for the defense, and the presence of the defendants. I'm going
8	to bring the jury in.
9	Is there anything we need to do before that?
10	MS. MACHNICH: No, Your Honor.
11	MR. GIORDANI: No.
12	MS. BEVERLY: No.
13	THE COURT: Bring them in, please.
14	MS. MACHNICH: Thank you, Your Honor.
15	[Jury reconvened at 1:59 p.m.]
16	THE COURT: Please be seated.
17	MR. GIORDANI: We have one more coming.
18	[Bench conference transcribed as follows.]
19	MS. BEVERLY: If it's okay with Your Honor, we actually need
20	to recall Mr. Clarkson for, like, five minutes. So, like, right now.
21	MR. GIORDANI: Hoping to just get him in
22	MS. BEVERLY: Just get him in.
23	MR. GIORDANI: it's, like, a few questions instead of going
24	through
25	THE COURT: You sure procedurally you don't have an issue

1	with calling a witness out of order?
2	MR. GIORDANI: Yes.
3	MS. BEVERLY: He's trying to be funny right now.
4	MR. GIORDANI: I got it.
5	THE COURT: Also, just so you know, in case we get in an
6	argument, and I issue again, I brought [indiscernible].
7	MR. GIORDANI: Okay. So can we call him out of order?
8	THE COURT: Do you have any issue calling him it's their
9	case in chief. They're just asking to call him out of order. Is he a law
10	enforcement officer?
11	MS. BEVERLY: No. He's
12	MS. MACHNICH: He's one of the
13	MS. BEVERLY: The victims who was here yesterday. I need
14	to recall him.
15	THE COURT: Okay.
16	MS. BEVERLY: Yeah.
17	THE COURT: Do you have any objection to recalling him?
18	MR. PLUMMER: What's the proffer?
19	MS. BEVERLY: I don't have to tell him him what I'm going
20	to ask.
21	THE COURT: I'm sorry? Mr. Plummer, do you
22	MS. MACHNICH: We'll submit.
23	THE COURT: have any objection to calling him?
24	MS. BEVERLY: I said I don't have to tell him what I what
25	the proffer is. It's not a proffer. It's he's a witness on our witness list,

1	so we're allowed to
2	THE COURT: Okay.
3	MS. MACHNICH: No. I
4	MS. BEVERLY: He's under subpoena.
5	THE COURT: They're still in their case in chief.
6	MR. PLUMMER: Understood, Your Honor.
7	THE COURT: All right.
8	MR. GIORDANI: Thank you.
9	[End of bench conference.]
10	THE COURT: Counsel, will you stipulate to the presence of
11	the jury?
12	MR. GIORDANI: Yes, Your Honor.
13	MS. MACHNICH: Yes, Your Honor.
14	MS. SISOLAK: We will, Your Honor.
15	MR. PLUMMER: Yes, Your Honor.
16	THE COURT: And it's my understanding, counsel, that you
17	want to recall a witness at this time?
18	MS. BEVERLY: Yes. We just need to call recall
19	Mr. Clarkson out of order for a few minutes.
20	THE COURT: That's fine. Hearing no objection from the
21	defense, they can call Mr. Clarkson.
22	MR. GIORDANI: We'll be very brief, Your Honor. Thank you.
23	THE COURT: I'll have you since it's the second day, I'm
24	going to have you take the oath again.
25	MR. CLARKSON: Certainly.

1	MS. BEVERLY: I have nothing further.
2	THE COURT: Any cross-examination by the defense?
3	MS. MACHNICH: None from Mr. Turner. Thank you, sir.
4	THE COURT: Mr. Plummer?
5	MS. SISOLAK: None from Mr. Hudson.
6	THE COURT: Can this witness be excused?
7	MR. GIORDANI: Yes, Your Honor.
8	THE COURT: Sir, thank you.
9	THE WITNESS: Thank you very much.
10	THE COURT: You are excused.
11	MR. GIORDANI: The State would recall Robbie Dahn.
12	THE COURT: Ma'am, I would remind you you're still under
13	oath.
14	THE WITNESS: Yes, sir.
15	THE COURT: Thank you.
16	THE WITNESS: Thank you.
17	MR. GIORDANI: May I proceed?
18	THE COURT: You may.
19	MR. GIORDANI: Thank you, Your Honor.
20	ROBBIE DAHN,
21	[having been previously called as a witness and reaffirmed, testified as
22	follows:]
23	DIRECT EXAMINATION (CONT.)
24	BY MR. GIORDANI:
25	Q All right, ma'am. Have the break to organize some
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photographs. So I want to start with, what is a scene walkthrough when it comes to an officer-involved shooting case?

A As far as the crime scene analyst, we usually go through with our supervisor and walk through looking for any evidence that had been pointed out from a previous walkthrough that actually occurs with -- sometimes with the officers, sometimes not. And with we have a CIRT team, which is the criminal -- the -- I'm blanking out right now, Critical Incident Response Team. They're part of the -- part of the investigation.

And what they do is they investigate if any of our policies were not followed. And then we have a FIT team, which is a Force Investigation Team, and they're the ones that are actually doing the investigation -- investigation for criminality.

- Q Okay.
- A So they go in and do a walkthrough first. Crime scene analysts, we're not a part of that.
- Q Understood. Now, the FIT detectives in this particular case, are they Marc Colon and Joe Patton?
 - A Yes.
- Q They would do a walkthrough of the scene on any case in which an officer discharges his firearm; is that accurate?
 - A Yes.
 - Q Okay. You're not a part of that yourself?
 - A No.
- Q But do you document the scene after they've done that walkthrough?

1	see which ones he's proffering at this time?	
2	And, Your Honor, for Mr. Turner, we will submit to the	
3	admission of those exhibits.	
4	MR. PLUMMER: Your Honor, we're going to conditionally	
5	submit to the exhibits on the condition that the an additional witness is	
6	called to substantiate some markers that are in those photos.	
7	THE COURT: Counsel approach.	
8	[Bench conference transcribed as follows.]	
9	THE COURT: Can they can this witness lay the	
10	foundation	
11	MR. GIORDANI: Yes.	
12	THE COURT: as to those markers?	
13	MR. GIORDANI: Yes.	
14	THE COURT: Why don't you have her lay the foundation?	
15	MR. GIORDANI: I will, but that would cause me to do exactly	
16	what they don't want me to do. All I'm doing is laying the foundation that	
17	these are as they appeared	
18	THE COURT: True and accurate depictions	
19	MR. GIORDANI: Yes.	
20	THE COURT: Okay. Fine.	
21	MR. GIORDANI: And I've already done that. But what they're	
22	concerned about, I think, is the markings on the cones. And the	
23	detectives who did those are going to testify later. But I can't lay the	
24	foundation with them, I have to do it with her.	
25	THE COURT: Okay.	

1	MR. GIORDANI: So what I intended on doing
2	THE COURT: So what's your conditional objection, counsel?
3	MR. PLUMMER: My my is the people who put these bags
4	labeling individuals as the subject is here, you know, the person is here,
5	and they got cones with bags with writing on it, if that person is going to
6	come in and testify, I have no objection.
7	MR. GIORDANI: And they are, but that doesn't go to
8	foundation anyway. That's I'm just laying foundation.
9	THE COURT: Let me see let me see what he's talking
10	about.
11	MR. GIORDANI: He's concerned that the words
12	THE COURT: All right. So I so your objection all right.
13	I'm not going to let you publish the ones that
14	MR. GIORDANI: I'm not going to
15	THE COURT: Okay. Until you lay oh, okay.
16	MR. PLUMMER: I don't
17	THE COURT: So I want a clean record.
18	MR. PLUMMER: Yes, Your Honor.
19	THE COURT: So, actually, you have no objection except to
20	proposed Exhibit No. 91, and you have a conditional objection, subject
21	to them bringing in the person who actually did the writing on the bag?
22	MR. PLUMMER: Correct, Your Honor.
23	THE COURT: That is also true as to Exhibit Proposed
24	State's Exhibit 162
25	MR. GIORDANI: I believe it's going to be the rest of them.

1	THE COURT: It's all the rest of them?
2	MR. GIORDANI: I think so.
3	THE COURT: All right. So
4	MR. PLUMMER: Which is my understanding, is what they're
5	going to do anyway.
6	MS. BEVERLY: We're not publishing them right now.
7	THE COURT: Okay. I understand. So hold on. So as to
8	Exhibits 89 proposed State's Proposed Exhibits 88 and 89, the
9	defense does not have any objection to those exhibits; is that correct?
10	MS. MACHNICH: Submit.
11	MR. PLUMMER: That is correct, Your Honor.
12	MS. SISOLAK: Not as to Mr. Turner.
13	THE COURT: Okay. As to, what would that be, counsel,
14	exhibits the remaining exhibits, you have a conditional objection as to
15	foundation as to the bags and writing as evidenced by the photographs;
16	is that correct?
17	MR. PLUMMER: Correct, Your Honor.
18	THE COURT: All right. So as to I'll put it on the record, but
19	as to Exhibits 88 and 89, those are admitted. As to the remainder
20	exhibits, I'm going to require you to make addition she can testify as
21	to the exhibits, but I'm not going to let you publish the exhibits to the jury
22	until you lay the additional foundation.
23	MR. GIORDANI: Understood.
24	THE COURT: Okay. So, again, she can testify from them
25	and but as far as the actual admission of the [indiscernible] until you

1	lay the additional foundation.	
2	MR. GIORDANI: Understood.	
3	THE COURT: Thank you.	
4	MR. PLUMMER: Thank you, Your Honor.	
5	MS. MACHNICH: Thank you, Your Honor.	
6	[End of bench conference.]	
7	BY MR. GIORDANI:	
8	Q Okay. Ma'am, so again, you didn't you were not present for	
9	the walkthrough?	
10	THE COURT: Counsel, I need to put on the record for the	
11	record.	
12	MR. GIORDANI: Oh, I'm sorry.	
13	THE COURT: So as to exhibits State's Proposed	
14	Exhibits 88 and 89, those will be admitted. As to the remainder of the	
15	exhibits, those are conditionally admitted until such time as you lay	
16	additional foundation.	
17	[State's Exhibit No. 88 and 89 admitted.]	
18	MR. GIORDANI: Understood.	
19	THE COURT: Thank you, counsel.	
20	MR. GIORDANI: Thank you.	
21	BY MR. GIORDANI:	
22	Q Ms. Dahn, the walkthrough that was conducted, as is every	
23	officer-involved shooting case, you were not present for that?	
24	A No.	
25	Q However, you documented the scene afterwards?	

1	Q	Showing you now State's 220; what are these yellow things
2	here?	
3	Α	Yellow these are yellow the yellow tent markers. And
4	those ar	e marking evidence.
5	Q	Each number, does that correspond with a particular piece of
6	evidence	e?
7	Α	Yes.
8	Q	So there's at least 35 of these markers that we know of so far?
9	Α	Yes.
10	Q	93, what are we looking at here?
11	Α	I took a picture just outside the door from from, like, the
12	entryway into the patio, looking towards the north.	
13	Q	Okay. There's a disturbed chair or chair that's knocked over
14	there?	
15	Α	Yes.
16	Q	State's 152, what are we looking at here?
17	Α	This is a view from the the northwest corner. And again, I
18	think I lo	ooked at this earlier. It's depicting a little bit of the patio down
19	here in t	he corner.
20	Q	Okay.
21	Α	The the trees and shrubs and patio furniture here, and then
22	the pool	here.
23	Q	Okay. So out and to the left is the pool, right?
24	Α	Yes.
25	Q	158, that's the pool?

1	Α	Yes.
2	Q	353, is that another shot of the pool area?
3	Α	Yes.
4	Q	Or leading into the pool area?
5	Α	It's from the backyard area that was paved near where that
6	grassy a	rea was, and it's on the north side of the fence that blocks the,
7	you know	v, fences in the pool area.
8	Q	Okay. State's 350, is this within the pool area?
9	А	Yes.
0	Q	State's 14, what are we looking at there?
1	Α	Another view of the pool. It's I'm at the north end of the
2	pool, fac	ing towards the south.
3	Q	Okay. Down in the left here, you can see something that
4	appears	to be one of those little pool caps in the concrete; is that right?
5	Α	Yes. The skimmer cover.
6	Q	State's 24, is that the skimmer cover?
7	Α	Yes.
8	Q	I want to go back real briefly to State's 14; what's off to the left
9	here?	
20	Α	To the left is the side yard. It correlates to the earlier
21	photograph that we had where there was no gate	
22	Q	Okay. State's
23	Α	on that one side.
24	Q	107, is that that same wall that we have seen from the other
25	side?	

1	A	There was a a I believe it was a Beretta 25 caliber that
2	was on the patio.	
3	Q	Okay. We'll get to the inside of the patio
4	Α	Oh, okay. On the outside? No.
5	Q	Okay. So that should limit I mean, that should cover the
6	outside o	of the patio, correct?
7	Α	Yes.
8	Q	All right. Let's move back into the patio. State's 97, that's just
9	a general overall of the patio, correct?	
10	Α	Yes.
11	Q	State's 357, a little closer view?
12	Α	Yes.
13	Q	And this is taken when the firearms are still present on the
14	other side of the corrugated metal?	
15	Α	Yes.
16	Q	Now, State's 362; is that the firearm you were describing
17	previously?	
18	Α	Yes.
19	Q	Small handgun?
20	Α	Yes.
21	Q	What type of handgun was that?
22	Α	I believe it was a Beretta 25.
23	Q	Showing you State's 366; is that a close up of that item?
24	Α	Yes.
25	Q	Okay. Is that firearm treated the same way as the long guns,
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MR. PLUMMER: Objection, Your Honor.

THE COURT: What's the objection, counsel?

MR. PLUMMER: Objection is reviewing somebody else's report to testify of what an item is that she personally did not construct --

THE COURT: Go ahead.

MR. GIORDANI: A witness is entitled -- I'm sorry.

THE COURT: That's -- ma'am, do you have an independent recollection at this time of -- regarding the question and answer of the question, or do you need to refresh your recollection?

THE WITNESS: Well, I didn't -- I didn't memorize all -- all of the items of evidence. I worked hand in hand with Kristen, who took the evidence, but I don't want to misspeak by just making a guess at it.

THE COURT: All right. Would reviewing the evidence log refresh your recollection?

THE WITNESS: Yes.

THE COURT: Okay. You may review the evidence log, just to refresh your recollection.

THE WITNESS: Okay. And I -- I probably had it in my -- within my report as well, because everything that was reported by her was in the -- the final crime scene report.

MR. GIORDANI: Understood.

THE COURT: And counsel, I'm going to overrule your objection. She's only going to review the evidence log to refresh her recollection.

1		THE WITNESS: So Item 32	
2		THE COURT: Ma'am	
3		THE WITNESS: Oh, I'm sorry, sir.	
4		THE COURT: I want you did that did reviewing the	
5	evidence	e log refresh your recollection?	
6		THE WITNESS: Oh, yes, it did. And I was being asked about	
7	to to check		
8		THE COURT: I don't want you to read from the evidence log.	
9	I just wa	nt you to	
10		THE WITNESS: Okay.	
11		THE COURT: testify from your refreshed recollection.	
12	BY MR. GIORDANI:		
13	Q	Does that refresh your recollection?	
14	Α	Can you repeat the question? Because I'm not	
15	remembering remembering which item number. Was it 32?		
16	Q	Yes, ma'am.	
17	Α	Okay. 32, it does refresh my recollection to have looked at	
18	that. Th	ank you.	
19	Q	Thank you. What was Item 32?	
20	Α	It was several pieces of black broken pieces of black plastic.	
21	Q	State's 176, what are we looking at here?	
22	Α	We're looking at yellow tent markers.	
23	Q	Okay. State's 172, are those tent markers 28 and 26?	
24	Α	Yes.	
25	Q	State's 173, 28, what is that?	
	İ		

1	Α	It looks to me as it it's a bullet tragment.
2	Q	State's 26, what is that?
3	Α	That is a cartridge case.
4	Q	Do you know the caliber?
5	Α	It was the 7.69x32.
6	Q	And you indicated that that's the caliber of that SKS rifle,
7	correct?	
8	Α	Yes. That's a rifle cartridge case.
9	Q	State's 164, I'm going to zoom in on Tent Marker 25; what are
10	we looking at there, ma'am?	
11	Α	And that's another one of the rifle cartridge cases.
12	Q	Okay. So that's so far two rifle cartridge cases up on the
13	inside of the patio?	
14	Α	Yes.
15	Q	Okay. I wish I would have had this one earlier. 169, going
16	back to T	ent Marker 32, is that the plastic that you were refreshed on?
17	Α	Yes.
18	Q	Thank you. State's 167, what are we looking at there?
19	Α	This this is a bullet that was outside the door on the patio.
20	Q	And that's Tent Marker 24?
21	Α	Yes.
22	Q	State's 170, what are we looking at oops there?
23	Α	Item 30, and it's and it's a bullet fragment.
24	Q	State's 165, what are we looking at here, ma'am?
25	Α	This is an entertainment unit that was down on the south end

1	Q	Окау.
2	Α	And she's really good at it, so.
3	Q	Understood.
4	Α	Yeah.
5	Q	Although you didn't do it yourself, did you document her
6	process	and her trajectory rods?
7	Α	I did the final the final outcome, I did. I was the
8	photogra	pher for this entire scene. So I was being pulled every which
9	way. So some of the work she did I wasn't present, and some it was, as	
10	far as documenting her final tape that she put up or little markers that	
11	she put up.	
12	Q	Understood. Showing you now State's 263 through 277.
13	Look through those briefly.	
14	Α	[Witness complies.] Okay.
15	Q	Do you recognize all of those?
16	Α	Yes, I do. They're all my photographs.
17	Q	State's 236, do you recognize that?
18	Α	Yes.
19	Q	Try to keep these in order here. 239, 240?
20	Α	Yes.
21	Q	Go ahead and leaf through 282 through 289.
22	Α	[Witness complies.] Okay.
23	Q	307 through 310, 319 through 322, 325 through 331, and 333
24	and 3343	?
25	Α	Okay.
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themselves, but not the contents, and the State be required to bring the additional witnesses to testify thereto.

THE COURT: Mr. Plummer?

MR. PLUMMER: I would say anything she testified to under these photographs would be hearsay and speculation, because all she did was take photos. She didn't do measurements. She didn't do the rods. What's the purpose behind it, explaining it all? She's running around taking photos. So any -- any testimony would be hearsay and/or speculation on her part.

MR. GIORDANI: Okay. Can I respond?

THE COURT: You can.

MR. GIORDANI: Number one, they can't tell me who to call in my case in chief. We don't have to call any witness they ask us to call. We laid the foundation for the photographs as fair and accurate depictions of the scene after it was processed on that day. That is the question at hand. If I get up and ask her did she do the trajectory rods, she would said no, and I -- I'm not going to ask her that.

But for foundational purposes, there's no further foundation that needs to be laid.

THE COURT: Thank you. Let me see the photos. Okay. What photographs are you specifically objecting to?

MR. PLUMMER: We'd -- we'd have to go through them, Your Honor. There's a bunch.

THE COURT: Well, that's what you're supposed to do, quite frankly. So what photo -- did you show these photographs --

1	MR. GIORDANI: Yes.
2	THE COURT: to them before
3	MR. GIORDANI: Yes.
4	THE COURT: questioning this witness? All right.
5	MS. BEVERLY: We all of them.
6	MR. PLUMMER: And we objected
7	MR. GIORDANI: All the ones that they
8	THE COURT: Okay. But your objection doesn't go to all the
9	photographs. I need to know which photographs you are objecting to.
10	MS. MACHNICH: Your Honor, Mr. Turner is objecting to only
11	the photographs with the trajectory rods therein.
12	THE COURT: No, no. Give me their numbers. What
13	photographs are you objecting to?
14	MS. MACHNICH: Okay. So on these, Mr. Turner is objecting
15	to State's Proposed 236, 239, and 240, 282 through 289.
16	THE COURT: All right. Okay. The first thing you showed me
17	is a deal with the rods. Why are you objecting
18	MS. MACHNICH: Those also have rods in them, Your Honor.
19	THE COURT: What? I'm sorry.
20	MS. MACHNICH: Those also have rods in them, Your Honor.
21	THE COURT: I see. Okay. So these also have rods in them
22	MS. MACHNICH: Yes, they do. 307 through 310, 320
23	through 322, so 325 through 333.
24	THE COURT: Okay.
25	MS. MACHNICH: And 334.

THE COURT: All right. Now --

MR. PLUMMER: 319.

THE COURT: -- I apologize, she's put them out of order and I'll have you put them back in order. And as to those exhibits, what is your objection?

MS. MACHNICH: My objection is that they are testimonial in nature as to the contents therein with regard to the trajectory rods that included there that's the work of someone else, that is someone else's trajectory analysis and these are depicting that trajectory analysis without further explanation. This witness is not qualified to testify to the contents therein, and because the photographs themselves are testimonial, they're hearsay at this time. They would need further foundation from the witness qualified to do this trajectory analysis in order to admit these photographs in our opinion.

THE COURT: Okay. I'm not under -- you're making a Crawford objection?

MS. MACHNICH: To some extent, yes. And also a hearsay objection at this time.

THE COURT: Okay.

MS. MACHNICH: The photographs themselves contain something that is offered for the truth of the matter asserted, which is the trajectory rods being the trajectory of various projectiles in this case.

The actual photographs that she took of the scene --

THE COURT: So you're saying that the photographs constitute a statement?

1	MS. MACHNICH: Yes. Based on the alterations.
2	THE COURT: I'm just trying to get your objection.
3	MS. MACHNICH: Of course.
4	THE COURT: So you're saying that first there appears to be a
5	Crawford objection?
6	MS. MACHNICH: Yes.
7	THE COURT: And then, second, you're arguing that the the
8	rods, the angle of the rods constitute a statement, and it's hearsay?
9	MS. MACHNICH: Yes. Because it's not just observation of
10	the scene by a crime scene analyst. It's an altered scene at this point.
11	THE COURT: Okay. And Mr. Plummer, what is your
12	objection?
13	MR. PLUMMER: I have very similar objection, Your Honor,
14	where Person A takes a rod, thinks they find a trajectory hole, thinks that
15	this is a bullet hole, so they put a rod in there. Then they tell this
16	witness, Hey, come over and take a picture of this. So that person
17	comes over and takes a picture, and based on somebody else's
18	analysis, that either they told her
19	THE COURT: Okay. What's the analysis
20	MR. PLUMMER: Well, the analysis
21	THE COURT: though? That's what I'm not understanding.
22	They put a rod into the hole
23	MR. PLUMMER: Somebody somebody else believes that
24	this is a bullet hole
25	THE COURT: No. I'm sorry, I can't hear you.

1	THE COURT: Is that correct?
2	MR. PLUMMER: going to yet.
3	MS. BEVERLY: She's not going to testify to that. All we're
4	doing is laying the foundation for the actual photos.
5	THE COURT: Right.
6	MS. BEVERLY: We're not going
7	THE COURT: This is an
8	MS. BEVERLY: to have her testify about that.
9	THE COURT: authentication, correct?
10	MS. BEVERLY: Yes.
11	MS. MACHNICH: Yes.
12	THE COURT: Okay.
13	MR. GIORDANI: These are fair and accurate depictions of the
14	scene.
15	THE COURT: As as of right now.
16	MR. GIORDANI: Agreed?
17	MR. PLUMMER: After it was processed
18	MR. GIORDANI: Okay.
19	MR. PLUMMER: by the police.
20	MR. GIORDANI: But agreed
21	THE COURT: Okay.
22	MR. GIORDANI: it's a fair and accurate depiction
23	THE COURT: Okay. Based on authentication, do you have
24	an objection?
25	MR. PLUMMER: Yes, Your Honor.

21

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THE COURT: You do not think they are fair and accurate depiction of the scene?

MR. PLUMMER: I think it's a fair and accurate depiction after police --

THE COURT: Okay.

MR. PLUMMER: -- did things to the scene.

THE COURT: But if I have him -- I'm sorry, I apologize. If I have the State reference that these are a fair -- to the jury, that these are a fair and accurate picture of the scene after it has been processed, that's all it would determine. Do you have an objection as to authentication?

MR. PLUMMER: Not to the authentication, but to the introduction. Because we don't have a chance to cross-examine the people who processed the scene.

THE COURT: Okay. And if --

MR. PLUMMER: In which case --

THE COURT: -- as to authentication --

MR. PLUMMER: -- they're testimonial.

MS. MACHNICH: Not as to authentication, merely as to my prior objections pursuant to *Crawford* and hearsay.

THE COURT: Okay. I'm going to allow them in as a fair and accurate depiction of the scene after it was processed. And I'm not going to allow this witness to make any kind of a statement or opinion as to whether the holes or trajectory -- bullet holes or anything of that nature, or as to the angles. They will have to bring in the person --

MS. MACHNICH: Okay.

THE COURT: Okay. So all they're coming in for is to show that these are what the scene looked like after it was processed. And this witness can testify that that's what it looked like. I'm not going to let her give any type of opinion regarding whether they're bullet holes or not or the angles or anything of that nature.

MR. GIORDANI: Okay.

MS. MACHNICH: Perfect.

MR. GIORDANI: But that -- my problem is though, how do I say, why did you put this marker here? Why did you put this sticker here? She's going to say --

THE COURT: She can say she believed it was a --

MR. GIORDANI: Exactly.

THE COURT: -- she believed --

MR. GIORDANI: Okay.

THE COURT: You know, may have something to do with the -- but she can't testify what it is or the angles or things of that nature. In other words, usually when I see this process, they mark everything. They mark anything that they believe may be evidence.

MR. GIORDANI: Right.

THE COURT: So that's apparently, I assume, what was done in this case. All those little markers --

MR. GIORDANI: Yes.

THE COURT: -- I think she's already testified as to potential -- nobody objected, by the way.

1	MS. BEVERLY: No.
2	THE COURT: That those were potential shotgun
3	MR. GIORDANI: Shrapnel, pellets
4	THE COURT: shrapnel
5	MR. GIORDANI: Yeah.
6	THE COURT: Yeah. That was just so she marked it.
7	She so
8	MR. GIORDANI: Right.
9	THE COURT: I'm going to let her testify that the trajectory
10	these rods, you know, she doesn't know, you know, if they just marked
11	everything that is, you know, that could be evidence. And then they're
12	going to bring in the person to give some type of additional testimony
13	to
14	MR. GIORDANI: Right. To get into the
15	THE COURT: Or right.
16	MR. GIORDANI: trajectory analysis
17	THE COURT: Trajectory and whether
18	MS. BEVERLY: Right.
19	MR. GIORDANI: Correct.
20	THE COURT: they were made by bullets, consistent with
21	bullet holes.
22	MR. GIORDANI: Okay.
23	MS. MACHNICH: Okay.
24	THE COURT: Okay. So
25	MR. GIORDANI: The trajectory analysis.

1	THE COURT: She can testify
2	MR. GIORDANI: Based on her training and experience.
3	THE COURT: I'm not telling you based on her training and
4	experience that it would that she understood that shots were fired
5	inside the house. This was a hole and she put a trajectory in it. I'm not
6	going to let her use the word bullet.
7	MS. MACHNICH: Okay.
8	MR. GIORDANI: Well
9	THE COURT: She can testify that
10	MR. GIORDANI: There's going to be about 50 objections
11	then, because all I can ask is, what does this appear to be to you. And
12	then she's going to say
13	MR. PLUMMER: Stick through a hole.
14	MS. MACHNICH: How about
15	THE COURT: Okay.
16	MS. MACHNICH: how about it appears to be a projectile?
17	MR. GIORDANI: No. I'm not going to put words
18	MS. BEVERLY: It's
19	MR. GIORDANI: in her mouth.
20	MS. BEVERLY: It's the same thing
21	MR. GIORDANI: If you want to object every time, go for it, but
22	I'm not going to
23	THE COURT: All right. Well, here okay. Can we lay the
24	foundation
25	MR. GIORDANI: Okay.

THE COURT: -- that she -- you know, this was a crime scene. It was her understanding that shots were fired within the house, and consistent with that information, she put -- rods were put in holes in walls, and this and that, indicating, you know, that this may have been evidence of shots fired in the house, something like that, you know. Just not going let her give the opinion that it's a bullet. It's consistent with shot -- with a hole, okay.

So again, I think she can testify that based on her years of experience, it would be consistent with a bullet hole. She just can't say it is a bullet hole.

MS. MACHNICH: As long as she's not discussing the trajectory analysis, we're fine with that.

THE COURT: She's not going to be able to do the trajectory analysis.

MS. MACHNICH: And that's --

THE COURT: It can be it's --

MS. MACHNICH: -- our objection.

THE COURT: -- consistent with a bullet hole and that's why she marked it.

MS. MACHNICH: That's fine.

THE COURT: How's that?

MR. PLUMMER: Okay.

THE COURT: Okay. Based on her years of experience in doing crime scenes analysis. She's not going to give what kind it is, bullet is, from what type of weapon, trajectory analysis --

1	MR. GIORDANI: Sure. I wouldn't ask her that.
2	THE COURT: anything like that.
3	MS. MACHNICH: Perfect.
4	THE COURT: Okay. That's my ruling
5	MR. GIORDANI: Hopefully Alan has these numbers, because
6	I
7	THE COURT: Okay. So put them on the record. I just so
8	I'm going to admit them, and then you can ask questions.
9	MS. MACHNICH: Okay.
10	THE COURT: Okay.
11	[End of bench conference.]
12	MR. GIORDANI: For the record
13	THE COURT: What numbers were those, counsel?
14	MR. GIORDANI: For the record, we proposed 282
15	through 289, 319 through 322, 325 through 331, and 333 and 334.
16	THE COURT: And counsel for defense, your objections are
17	noted at the bench conference.
18	MS. MACHNICH: Thank you, Your Honor.
19	MR. PLUMMER: Thank you, Your Honor.
20	THE COURT: At this time, I am going to admit the those
21	exhibits.
22	[State's Exhibit Nos. 282 through 289, 319 through 322, 325
23	through 331, and 333 and 334 admitted.]
24	MR. GIORDANI: Okay. Thank you, Your Honor.
25	Court's brief indulgence.
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1	such as glass, walls, furniture, etcetera?	
2	Α	Yes.
3	Q	Okay. Showing you real quickly 263, is this that front window?
4	Α	Yes.
5	Q	And now we have rulers up on top and to the sides of that,
6	correct?	
7	Α	Yes.
8	Q	What were you documenting there?
9	Α	Stephanie had placed those rulers there to just kind of show
10	the sprea	ad of the projectile strikes to that mini blind.
11	Q	Okay. Showing you now 267; is that the back screen?
12	Α	Yes, it is.
13	Q	Now, we're back in the backyard. And it appears the screen is
14	now up a	and it has tape connecting it back as it should have been; is that
15	right?	
16	Α	Yes. I was part of that. I helped Stephanie put that back up.
17	Uh-huh.	
18	Q	Okay. And what are all these little green tags that we're
19	seeing o	n the screen?
20	Α	We located defects in the screen and just marked them with
21	arrow ma	arkers.
22	Q	Okay. So each arrow marker would correspond with an
23	individua	al defect?
24	Α	Yes.
25	Q	Just zoom in on a couple of them. 269, can you describe the
		104

various defects using these as an example?

A Yes. There's one marked. I guess it's I, J, K. There's three in the picture. And the arrow markers are just lettered as we started from, like, the top of the corrugated metal going down at A. So these are, like, towards the end of the ones that were found.

Q Okay. And the -- the holes that you're documenting, they're apparently round, right?

A Yes. They appeared like a projectile defect. You know, material defect in that mesh screen.

Q Understood. Now, in the backyard area, State's 271, did you document several strikes to the far back area of that backyard?

A Yes. I was present when Stephanie and I -- we were searching back here, and I did document several areas of defects that we -- that were found.

Q Okay. I'm not going to go through each and every one of those with you, but fair to say there are several out in the backyard area?

A Yes.

Q Okay. Showing you now State's 331; what are we looking at there?

A This is a trajectory rod put through the defect on the TV, which it's believed that it went up through the shelf. I was actually the one that found -- this white can is a -- is a can of tanning lotion. So there's also a defect on the tanning lotion as well.

Q Okay. Now, you can't sit here and say that a bullet went

1	THE COURT: Any objection?
2	MR. PLUMMER: May we approach?
3	THE COURT: What?
4	MR. PLUMMER: May we may we approach, Your Honor?
5	THE COURT: Yes.
6	[Bench conference transcribed as follows.]
7	THE COURT: Counsel, what's your objection?
8	MS. MACHNICH: You want to go first?
9	MR. PLUMMER: Your Honor, this is hearsay. I mean, it's
10	all she didn't make these documents. They were created specifically
11	for the purpose of litigation. It's it's somebody else laying everything
12	out and then her saying, oh, yeah, I've studied this, this is fair and
13	accurate. The if the government wants to get a document in that has
14	all these markers in, they need a witness to lay the foundation that was
15	there, that saw it, that puts the marking on the paper. She did not create
16	these.
17	THE COURT: Okay. What's your objection?
18	MS. MACHNICH: Your Honor, I have no objection from
19	Mr. Turner on 3, 4, 5 or 7. The only objection we have is to Proposed 6,
20	and that is only because it appears to be more of the trajectory analysis.
21	And I would just incorporate to the prior
22	THE COURT: I'm sorry, which one do you have an objection
23	to?
24	MS. MACHNICH: Only 6, which appears to have the
25	trajectory analysis. And I'll just incorporate my last objection with regard

to her being able to testify to that. We'll submit it. 1 THE COURT: You'll do what? 2 MS. MACHNICH: It's the trajectory --3 THE COURT: What's the -- I'm not understanding your 4 objection as to 6. 5 MS. MACHNICH: 6 is the trajectory analysis again. And I 6 7 don't believe that she's qualified to testify thereto. MR. GIORDANI: Can I respond? 8 MS. MACHNICH: But that's --9 THE COURT: Yeah. 10 MS. MACHNICH: -- that's all I have. 11 MR. GIORDANI: This -- as to Mr. Plummer's objection, there's 12 13 nothing about these that are hearsay. These are diagrams depicting all of the processing that she just testified to for the last hour and a half. 14 THE COURT: Uh-huh. 15 MR. GIORDANI: They're fair and accurate depictions of the 16 scene after she herself laid all the evidence markers. As to 17 Ms. Machnich's objection to the No. 6, those are not depicting trajectory 18 rods in any way. Those simply defect -- depict defects that were just 19 20 testified to her processing and what she marked. Now, if they want to put that up in closing and argue those 21 aren't bullet holes, they can. But for foundational purposes, these are all 22 fair and accurate depictions of the evidence that she herself 23 24 documented. THE COURT: Okay. What are these --25

1	MR. GIORDANI: Holes.
2	THE COURT: No, no. What are the little lines?
3	MR. GIORDANI: No. Those are just pointing to the holes.
4	THE COURT: Okay.
5	MR. GIORDANI: Those aren't rods.
6	THE COURT: Okay. Counsel, do you understand that these
7	aren't rods? They're just identifying the holes?
8	MS. MACHNICH: I do, Your Honor.
9	THE COURT: Okay. So I'm not understanding your objection
10	then. Since they're not rods, they're just an extension to identify the
11	actual holes, I can have her state that, but that's all those are. Those
12	aren't the rods that she testified to. Those are just a way of identifying
13	the holes.
14	And I'm assuming these are the numbering; is that correct?
15	MR. GIORDANI: Yes.
16	MS. MACHNICH: Right. Your Honor, I understand those
17	aren't the rods. I know that they're not. But
18	THE COURT: So what's the
19	MS. MACHNICH: my objection
20	THE COURT: trajectory objection? I'm not understanding.
21	MS. MACHNICH: With regard to when you look especially
22	at the seating area, you see M1, M2, M3, M4.
23	THE COURT: Where were you what are you looking at?
24	MS. MACHNICH: If you're look at the small numbers and
25	lettering by the small seating area farthest away from the patio, you can

1	see there's, like, an M1, M2, M3, and then the wall, an M4. That is part		
2	of trajectory analysis. They're saying that a bullet ricocheted, made		
3	the same bullet or fragment made all of those. So that's actually part of		
4	the analysis.		
5	THE COURT: Okay. But I think all all these are going to		
6	be if I let them in, all this is going to do is identify the location of the		
7	holes. That's it.		
8	MR. GIORDANI: Yes.		
9	THE COURT: I'm not going to let her testify but I'm I'm		
10	again, all these are are being offered for, it's my understanding, is		
11	and the other thing is, I want you to establish these aren't to scale.		
12	MR. GIORDANI: I think they are to scale.		
13	THE COURT: You think they may be?		
14	MR. GIORDANI: Yeah. I mean, I can lay the foundation for		
15	that.		
16	THE COURT: Well, so you think this is to scale, this house is		
17	to scale?		
18	MR. GIORDANI: Yes.		
19	THE COURT: Okay.		
20	MR. GIORDANI: And again, they're anything that's not		
21	documented with a number is simply		
22	THE COURT: You need to lay a more foundation. I want		
23	the jury to be understand that these little lines		
24	MR. GIORDANI: Okay.		
25	THE COURT: are not to the trajectory		
	112		

1		MR. GIORDANI: Okay.
2		THE COURT: merely a way to identify the hole in the
3	walls	
4		MR. GIORDANI: Understood.
5		THE COURT: with the lettering. And then either these are
6	or not to	scale. And if they I just want the jury to know whether they
7	are or a	re not to scale.
8		MR. GIORDANI: Understood.
9		THE COURT: So lay additional foundation.
10		MS. MACHNICH: Thank you.
11		THE COURT: Thank you, counsel.
12		[End of bench conference.]
13	BY MR. GIORDANI:	
14	Q	All right. Ma'am, I want to talk to you about a couple things in
15	these. I	'm going to start with foundation for 6, State's 6. There are
16	several	can you lay that flat?
17	Α	Oh, yes. I'm sorry.
18	Q	There are several letters all throughout this diagram. And
19	then there's little arrows next to those letters. What do those arrows	
20	represe	nt?
21	А	Those are indicating the location which of, like, say, Letter F
22	that wou	uld correlate with Letter F in the photographs.
23	Q	Okay. So
24	А	So
25	Q	Letter F is a defect that you've observed on the scene; yes
		113

1	or no?	
2	Α	Yes.
3	Q	You documented that with a photograph?
4	Α	Yes.
5	Q	And then, ultimately, those documentations of any defect you
6	see that	might be evidence, might not be, those are placed into the
7	diagram	s, correct?
8	Α	Yes. Kristen created a diagram to show where our markers
9	were, so	
10	Q	Right.
11	Α	SO
12	Q	I understand that. This is a fair and accurate depiction of the
13	scene as	s you processed it on that day, correct?
14	Α	Yes.
15		MR. GIORDANI: I move, again, for the admission of 6.
16		THE COURT: Okay. Any any objection?
17		MR. PLUMMER: Same objection, Your Honor.
18		MS. MACHNICH: And we'll just submit to the Court's prior
19	ruing.	
20		THE COURT: All right. It will be admitted.
21		[State's Exhibit No. 6 admitted.]
22		MR. GIORDANI: Thank you, Your Honor.
23	BY MR.	GIORDANI:
24	Q	To be clear I'm going publish this to the jury. This is 6
25		THE COURT: Oh, counsel. Also ask her if it's to scale.

1	There's a thickness and		
2	Q	I understand.	
3	Α	this type of thing, which is hard to get to when you're	
4	measu	ring a house.	
5	Q	Understanding it could be off a couple inches in any direction,	
6	does tl	nis appear to be a fair and accurate depiction of the home as as	
7	you wa	alked it	
8	Α	Yes.	
9	Q	on that okay. That was 6. Now, I want to show you 3, 5	
10	and 7.	All of these three diagrams have numbers on them. And there's	
11	also ad	ccompanying arrows like we discussed in the first that last	
12	diagra	m, correct?	
13	Α	Yes. Some of the items do have an arrow.	
14	Q	To be clear, those arrows are not trajectory rods; they're	
15	actual	arrows pointing to a defect?	
16	Α	Yes.	
17		MR. GIORDANI: I, again, would move for the admission	
18	of 3, 5, and 7.		
19		MS. MACHNICH: No objection, Your Honor.	
20		THE COURT: Mr. Plummer?	
21		MR. PLUMMER: Same objection, Your Honor.	
22		THE COURT: They will be admitted.	
23		[State's Exhibit Nos. 3, 5 and 7 admitted.]	
24		MR. GIORDANI: Thank you, Your Honor.	
25	BY MF	R. GIORDANI:	

1	Q	Showing you State's 3. Just for the jury's knowledge when
2	they hav	e this later, the little numbers in the diagram correspond with
3	what you	u observed at that location up top; is that accurate?
4	А	Yes.
5		THE COURT: Counsel approach, please, with the exhibits.
6		[Bench conference transcribed as follows.]
7		THE COURT: I just need to see something.
8		MR. GIORDANI: Sir, just the items of evidence.
9		THE COURT: Here's my concern. Let me see the other one
10	counsel.	
11		MR. GIORDANI: There's nothing about trajectory rods
12	anywher	e in there.
13		THE COURT: I know. My concern is when you're I was
14	when I w	vas looking at these, I looked at the diagram itself. I didn't look
15	at your le	egend. My concern is the on, like, 28, it says bullet fragment.
16		MR. GIORDANI: Right.
17		THE COURT: So I may have you redact it, just the fragment
18	that wa	as that I think that's the objection, is that that's the you
19	know	
20		MR. GIORDANI: Is that
21		THE COURT: Have we had has she
22		MS. MACHNICH: I don't have an objection to that.
23		THE COURT: established that they're bullets? That it's a
24	bullet?	
25		MR. GIORDANI: Yeah. She already testified

1	MS. BEVERLY: She already testified to that.
2	THE COURT: Okay.
3	MR. GIORDANI: With no objection. I believe your objection
4	was different.
5	THE COURT: All right. If there if that's been testified to is
6	that fair?
7	MS. BEVERLY: It's been all that's been testified to.
8	THE COURT: That they were bullet fragments?
9	MR. GIORDANI: Yes, Your Honor.
10	THE COURT: I think they're getting restless. All right. If
11	that's if
12	MR. GIORDANI: I'm going to finish my question and I'm done.
13	THE COURT: If okay. If they've test is that correct,
14	counsel, they've testified they were bullet fragments?
15	MS. MACHNICH: Yes. That's accurate
16	MR. PLUMMER: I
17	MS. MACHNICH: We have no objection to that.
18	THE COURT: Is that correct? It's a yes or no.
19	MR. PLUMMER: I don't know, Your Honor. I know she
20	testified
21	MS. BEVERLY: Yes, we did.
22	THE COURT: Is that correct?
23	MS. MACHNICH: Yes.
24	THE COURT: Okay. Then they're admitted.
25	MS. BEVERLY: Thank you.

1	THE COURT: All right.
2	[End of bench conference.]
3	MR. GIORDANI: Are those admitted, Your Honor?
4	THE COURT: They are admitted.
5	MR. GIORDANI: Thank you. And with that, I will pass the
6	witness.
7	THE COURT: Thank you. I was going to take a break
8	at 3:30. So is there anybody that cannot wait until 3:30 to take our
9	afternoon break? All right. Then I'm going to proceed forward with
10	testimony.
11	MS. MACHNICH: Okay. Court's brief indulgence. I'm just
12	going to make sure I have the right exhibits.
13	THE COURT: That's fine. And, counsel, you're going to have
14	whatever time you need to for your cross-examination. It's just that I
15	was going to take our break at 3:30.
16	MS. MACHNICH: And, Your Honor, I I won't be long.
17	THE COURT: Thank you.
18	CROSS-EXAMINATION
19	BY MS. MACHNICH:
20	Q Okay. Good afternoon, Ms. Dahn.
21	A Good afternoon.
22	Q All right. Just a few brief questions for you. All right?
23	A Yes.
24	Q First, all of the cartridge casings located outside the house
25	were located on or immediately adjacent to the patio area, correct?

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that one that we saw up on the table.

1	Q	Okay. And and those are depicted in this evidence key up
2	at the to	p as well, correct?
3	Α	Yes, they are.
4	Q	And additionally, with respect to this backyard area, there was
5	one bull	et located, and that's number Evidence Item 24, correct?
6	Α	Yes.
7	Q	And that's this evidence item just west of the apparent door
8	here?	
9	Α	Yes.
10	Q	Okay. Other than those that we've just discussed, the
11	fragmen	ts, and that one bullet, you did not process or identify any other
12	bullets in	n these outside area?
13	Α	Not no. We did not, not that I know of.
14	Q	Okay.
15		MS. MACHNICH: Court's brief indulgence.
16		Thank you, ma'am.
17		THE WITNESS: Thank you.
18		THE COURT: Mr. Plummer?
19		MR. PLUMMER: Thank you, Your Honor.
20		CROSS-EXAMINATION
21	BY MR.	PLUMMER:
22	Q	Good afternoon, ma'am.
23	Α	Good afternoon, sir.
24	Q	You arrived at the house hours after the incident?
25	Α	No, I did not. Well, I don't know. I I showed up at 7:40. So

THE COURT: Ma'am, thank you.

THE WITNESS: Thank you, sir.

THE COURT: You are excused.

I was going to take our afternoon break.

Ladies and gentlemen, we're going to take a 15-minute recess. During this recess, your duty not to converse among yourselves or with anyone else on any subject connected with the trial or to read, watch, or listen to any report of or commentary on the trial by any person connected with the trial, or by any medium of information, including without limitation, newspaper, television, and radio. And you are not to form or express an opinion on any subject connected with the case until it is finally submitted.

[Court recessed from 3:22 p.m., until 3:42 p.m.]
[Outside the presence of the jury.]

THE COURT: Please be seated. This is continuation of the trial in Case No. C-15-309578-1 and -2, *State of Nevada vs. Steven Turner and Clemon Hudson*. Let the record reflect the presence of counsel for the State, counsel for the defendants, and the presence of the defendants.

Is there any matters we need to hear outside the presence of the jury? Otherwise, I'm going to bring the jury in.

MR. GIORDANI: Not on behalf of the State.

MS. MACHNICH: Nothing on behalf of Mr. Turner.

MR. PLUMMER: No, Your Honor.

THE COURT: Thank you.

1	Bring the jury in, please.
2	[Jury reconvened at 3:43 p.m.]
3	THE COURT: Will the parties stipulate to the presence of the
4	jury?
5	MR. GIORDANI: Yes.
6	MS. SISOLAK: We would, Your Honor.
7	MR. PLUMMER: Yes, Your Honor.
8	THE COURT: Please be seated.
9	Ladies and gentlemen, my anticipated schedule is we're going
10	to going from 11:00 to 12:30 on Friday and then take our lunch break
11	and resume at 2:00 to 5:00. That will be true as to Monday also.
12	Monday, I anticipate going from 11:00 to 12:30, taking a lunch break,
13	and resuming at 2:00 and going to 5:00.
14	MS. BEVERLY: May I proceed, Your Honor?
15	THE COURT: You may.
16	MS. BEVERLY: The next witness is going to be Sergeant
17	Bitsko.
18	JOSHUA BITSKO,
19	[having been called as a witness and first duly sworn, testified as
20	follows:]
21	THE CLERK: Please be seated. Would you please state and
22	spell your name for the record.
23	THE WITNESS: It's Sergeant Joshua, J-O-S-H-U-A, Bitsko,
24	B-I-T-S-K-O.
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DIRECT EXAMINATION

'		DIRECT EXAMINATION
2	BY MS. BEVERLY:	
3	Q	Sir, how are you currently employed?
4	Α	I'm currently a K-9 sergeant with the LVMPD.
5	Q	Okay. And what does it mean to be a K-9 sergeant?
6	Α	Well, right now I supervise a team of police K-9s and their
7	handlers	s. And I also run our training for all of our new dogs and new
8	handlers as well. I also work a police dog. So I have a K-9 partner with	
9	me 10 hours a day, every day.	
10	Q	Okay. And what's your K-9 partner's name?
11	Α	Loki.
12	Q	Can you tell the jury
13	Α	Yes.
14		THE COURT: Are
15		THE WITNESS: Oh, sorry, yes.
16		THE COURT: Yes?
17		UNIDENTIFIED JUROR: It's not a question. It's something I
18	need to	
19		THE COURT: Okay. I'm going to have you approach.
20		[Bench conference transcribed as follows.]
21		THE COURT: Why don't you stand by the microphone right
22	here.	
23		UNIDENTIFIED JUROR: I realized he did a presentation at
24	my son's Cub Scout meeting.	
25		THE COURT: Okay. Do you the fact that

1	UNIDENTIFIED JUROR: At a Cub Scout meeting for my son.		
2	THE COURT: Okay. Did you speak to him personally, or was		
3	it just a presentation		
4	UNIDENTIFIED JUROR: No, just a presentation.		
5	THE COURT: and you were present? And when did this		
6	occur?		
7	UNIDENTIFIED JUROR: Beginning of this school year, I		
8	think, so August.		
9	THE COURT: Okay. And when the names were read, you		
10	didn't recognize his name. You		
11	UNIDENTIFIED JUROR: I didn't		
12	THE COURT: only recognized him as soon as you saw him		
13	come into the courtroom?		
14	UNIDENTIFIED JUROR: The the dog's name sounded		
15	familiar. And then when I saw him walk in, I realized why the dog's		
16	name sounded familiar.		
17	THE COURT: Okay. But you didn't have any personal		
18	UNIDENTIFIED JUROR: No.		
19	THE COURT: interaction with him? And the fact that he did		
20	a presentation that you were present at, is that in any way going to affect		
21	your ability to be fair and impartial to both sides		
22	UNIDENTIFIED JUROR: No. I just wanted to tell you.		
23	THE COURT: in this matter?		
24	UNIDENTIFIED JUROR: No. I just wanted to tell you.		
25	THE COURT: Okay.		

1		MS. MACHNICH: Don't be nervous.	
2		UNIDENTIFIED JUROR: Okay.	
3		THE COURT: Does anybody let me talk for a second.	
4		Does anybody have any questions?	
5		MR. GIORDANI: No, Your Honor.	
6		MS. BEVERLY: No.	
7		MS. MACHNICH: No, Your Honor.	
8		MR. PLUMMER: Not at all, Your Honor.	
9		THE COURT: Thank you. Would you please have a seat	
10	I'm sorry	y would you please be seated.	
11		UNIDENTIFIED JUROR: Okay.	
12		THE COURT: Thank you.	
13		Counsel, is there any challenges for to this juror?	
14		MS. BEVERLY: Not from the State.	
15		MS. SISOLAK: Not from Mr. Turner.	
16		MR. PLUMMER: No, Your Honor.	
17		THE COURT: Okay. Then I'm going to have him remain	
18	seated as a juror.		
19		MS. SISOLAK: Thank you, Your Honor.	
20		THE COURT: Thank you.	
21		[End of bench conference.]	
22	BY MS.	BEVERLY:	
23	Q	Sergeant, we were talking about K-9, and you said you have a	
24	dog named Loki?		
25	Α	Correct.	

Q Tell us how being on K-9 is different from, say, being --THE COURT: Randy.

Go ahead, counsel.

BY MS. BEVERLY:

Q -- from being either on patrol as a patrol officer or even a detective.

A Well, basically, I'm a patrol officer with a dog. And the dog is a tool that I use. And he lives at home with me, I take him to work with me. But we're not beholden to an area of Las Vegas. We're all of Clark County. And when anybody needs a police dog to help them with a situation, they call us, and me or part of my team responds.

Q Now, I'm sure we kind of all seen on TV maybe K-9s and what they do and what they can't do. But can you explain for us what members of the Las Vegas Metropolitan Police Department K-9 dogs can and can't do?

A Well, there's a couple things that we can do. The first thing is a police dog is a search tool. You see they have big, long noses and they can small a lot better than we can. So the -- what we do most of the time is we search for a suspect that runs from a patrol officer, hides from a patrol officer, is breaking into a building, something along those lines. So we'll go. And then we use the dog as a tool to search for people.

It's also an alternative use-of-force tool, method of deescalating a situation. It's an alternative to using deadly force on somebody because a police dog is -- it's just an inherently, you know,

human nature is to be afraid of a police dog. So we can couple, say, warnings with a barking dog usually to deescalate a situation and get somebody to give up.

Q Okay. So when we're talking about using the dog as a search tool, what exactly are the dogs trained to search for? Like, what is it that allows them to find someone better than, say, you or I?

A So a lot of times, you know, when you look on TV you see a dog that, you know, they sniff an article of clothing for the suspect and then they start searching, tracking on the ground. Our dogs don't do that. So there are tracking dogs, a lot back East, because it's a little wetter on the ground. Our dogs are what's called air-scenting dogs. So they -- they smell in the air.

And what -- we train them over the course of 12 weeks. When I -- we buy a dog, I say I, but I run our training program. I do all our dog selection. When we buy a dog, they don't even -- all they know is their name and to bite a big bite suit. So throughout the course of that 12 weeks, I teach them to search for somebody.

And they -- they learn to search for somebody that has that flight-or-fight response. So when you have a flight-or-fight response, your body releases a hormone called apocrine. And that's what we believe the dog uses to discriminate between a suspect who recently ran and hid from the police, and a -- a normal person that's just out walking around.

Q And would that be because maybe a suspect fleeing from police might give off that hormone fight-or-flight?

A Correct.

Q Okay. Now, you indicated that you were actually the training officer for all of K-9 in Metro?

A I am now. I wasn't at the time of this incident, but I -- I am the training sergeant. So I oversee trainers that train all of our new dogs.

Q Okay.

A And I also train new handlers as well. I teach use of force. I'm a defensive tactics instructor and I teach, you know, deescalation and advanced officer skills to K-9 handlers and outside of the K-9 section as well.

Q And you also indicated that K-9 is used as an alternative to deadly force; is that correct?

A Yes.

Q Okay. How does that play out?

A Well, when it comes to uses of force, you have deadly force, which is likely to cause death or significant injury. And you have intermediate force, which is where K-9 falls. And that's a -- K-9 is the same as a TASER, is the same as a baton. However, it is the one use of force that I can call and I can rescind. And also is, you know, human beings don't have an innate fear of, say, a baton or a TASER. But you take a police dog and they look -- you know, they have the look of, say, a predator. People are initially afraid of it. And I use that to, hey, this is -- this is what I need you to do. And if you don't do that, I'm going to deploy a dog and he will bite you. Usually, that's a tool to deescalate.

But on top of it, my dog is also trained to bite and hold. So

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Officer Carrillo. Those were the K-9 officers that were on duty, but I also

shot. And that they -- they had one suspect in the backyard and then another suspect had ran from the backyard and they were establishing a perimeter around the area.

Q Okay. So two suspects, one in the backyard and one had taken off?

A Yes.

Q Okay. Now, did you respond to Oveja initially to help take the suspects in the backyard into custody?

A Yeah. Well, to begin searching for the suspect that ran from the backyard, I -- we had to deal with the suspect that was still in the backyard first. You know, this is a neighborhood, an occupied neighborhood. People were going to start getting up and going to work, so we had to -- we had to deal with both, somebody that ran and then somebody that was still in the backyard.

Q And are you aware from the radio traffic that there are high-powered weapons involved in this?

A Yeah. The officer that was shot said he was shot with an assault rifle.

Q Okay. All right. So what happens when you and your team get over to Oveja?

A Well, we -- we all arrived at the same time, which is interesting, because we were coming from different parts of the valley. We arrived at the same time. We parked at the end, I believe it was east end of Oveja, the -- the street that teed -- teed off with it. As we got out, you know, as the sergeant, I developed a plan. This is -- this is how

we're going to solve this first problem.

We have ballistic shields in our vehicles that can, you know, help give us mobile cover. So Officer Overson, I said, grab your shield and you're going to be verbal communication with the suspect that was in the backyard. Because we had to deal with that one first.

I had Officer Hemsey, and I advised Officer Hemsey to deploy his rifle, due to the fact the suspect had an assault rifle, told him to grab his rifle. He grabbed a heavy vest that had plates that was bullet resistant towards an assault rifle. And he was going to be our deadly force coverage.

And then we had -- I had Officer Carrillo set up his containment in case the suspect that was in the backyard began to run.

Q Okay. So we have somebody in the front yard making sure no one runs out, and then we have three other officers who are going to go in, one's going to be your backup, one's going to be the shield, and then you have the dog?

A Correct. And then with -- because of my position with the dog, I was in the back of the team and I could also, as the sergeant, lead the team and see everything that's going on at the time.

Q How quickly from the time you arrived at the actual location to the time you developed this plan to the time you went in the house?

A I can't give you an exact -- I mean, it -- probably 5 to 10 minutes. It's enough to -- you know, we -- I had to communicate with plan with everybody. Because when you don't communicate a plan, that's when thing go south. That's part of deescalating the situation is us

having a plan and not just running into the backyard to take somebody in custody. That's how force actually begins -- gets escalated.

So I had to take time so everybody on our team knew the plan. Also, the officers that were already inside the house knew the plan. So, you know, we had to communicate that, so we had to take the time to do that.

Q Okay. But still relatively quickly, because you have someone in the backyard with some guns?

A Yeah. We had somebody -- somebody in the backyard that we knew was armed. And there was somebody in the neighborhood where people live that was also armed. And we -- you know, I have concern for that neighborhood and their well being as well.

Q So tell us -- actually, I'm going to publish State's Exhibit No. 88; are you familiar with what's depicted in this photo?

A Yes. It's the interior of the residence on Oveja.

Q And would this be from the front door looking towards the back door and the back patio?

A Yes. It's from the front door, from that perspective.

Q So tell us what happened when you and your team, after you formulate this plan, decide to execute the plan.

A So it was really dark inside. This picture is light, but all the lights off -- were off on the inside. I make my way with my team through. I communicate with the patrol officers inside to move to the right, because my police dog was on the left.

As I mentioned before, the dogs key in on somebody with that

flight-or-fight response and somebody that might be a little scared. But I had patrol officers that were also -- had that adrenaline dump as well. So we had to control them, move them out of the way.

Officer Overson approached the read door, but from behind the shield. And he began to give verbal communication with the suspect in the backyard.

- Q I am going to show you now Exhibit No. 126; would this be that back door?
 - A Yes.
- Q So you indicated that you told other multiple patrol officers to move to the side; is that right?
 - A Yes.
 - Q So you and your dog and your team could come through?
 - A Correct.
- Q Okay. When you get to this door, what, if anything, can you see just looking out the door?

A I can't see a lot. I could see the -- as you can see here, there's obstructions between us and the back -- rest of the backyard, being the patio furniture, stuff in between us. There's, like, a small jumper wall, which I can't say what it was made out of, but there was just, like, a short wall and then a screen over into the rest of the backyard. So our view was fairly obstructed from the back.

- Q Are there -- is it dark on the patio?
- A Yes.

Q Can you see anybody, any suspect from your perspective at

the front door -- or at the back door when you look onto the patio?

- A No, I could not see anybody.
- Q So tell us what you decide to do.

A So Officer Overson, as the communications officer, the one that was making communications with the suspect, gave two verbal commands to the suspect to -- and, basically, who we are, put your hands up -- the initial one was put your hands up or we're going to send a police dog, when he finds you, he'll bite you. The second one -- because they -- the suspect yelled back to us, but we couldn't make out what he was saying.

The second one, okay, crawl to us, crawl out so we can see you or we're going to send a police dog. After giving him time to follow our commands, I made the decision to deploy my police dog into the backyard.

Q Let's talk about some information that you had about this suspect in the backyard. Were you getting any information from the air unit?

A Yeah. The air unit was overhead and could see the suspect in the backyard. They could see him lying down. And next to him, what they described as a long gun, which I know is either a rifle or a shotgun. At the time, we didn't know which one it was.

- Q Fair to say, you couldn't see it; you're getting this information from the air unit?
 - A Correct.
 - Q Okay. Were you concerned about trying to go into a dark

11

21

25

crawl out; is that fair to say?

A Yes.

Q Okay. All right. So then you indicated that you decided to deploy Loki?

A Yes.

Q All right. Tell us about that.

A So Loki runs into the backyard. I can see him. I gave him very little direction. I believe at one time I told him to go out, which means search away from me. And I then see him start to work his way back, consistent with working the odor of a suspect. And I -- then I hear a suspect screaming. And I can see now where my dog's at and him biting the suspect on the wrist and begin to pull him away from where he was at.

So at that point, I can see the suspect's hands. I can see that he doesn't have a gun in his hands at that time, so I make the decision to move forward with my arrest team to then take him into custody.

Q So when you decide to move forward after Loki has located the suspect -- I'm going to show you Exhibit No. 358; what are we looking at here?

A So we're looking now from the backyard back towards the back door where we were -- where I deployed my dog from where we -- our arrest team was at.

Q Okay. So you go through the back door of the house; is that correct?

A Yes.

Q And can you kind of draw for the jury your path once you

exited onto the patio?

A Yes. So initially, we walk -- and we walk out from the back door, but I stop here to look at the suspect. And from that vantage point where I'm at, I can see the suspect on the ground. I can see my dog is biting him. But I also see a shotgun between his legs and it's flopping around back and forth and it's aimed directly at our arrest team.

So I stop the arrest team. I then reach down and I -- I push the shotgun away so it's not aimed at me. At that -- that point, I'm either concerned the suspect is going to grab it or it's just going to discharge into us because of all the commotion. So I then remove the shotgun from him. I move it to the side. I lean it up against the wall. And then we make our way around and I take physical control of my police dog.

Q Okay. So, actually, even though you stop on the patio, is the suspect in front on the actual patio, or behind this orange, I guess, metal thing?

A Behind. I actually reached through this hole and I grabbed -- that's where I grabbed the shotgun. I reached over and through.

Q So I'm going to now show you Exhibit No. 95; do you see that shotgun depicted in this photo?

A Yes. It's the one that's leaned up against the -- the wall right here. And then as I also looked over and I looked down, I was able to see this rifle immediately where the suspect was lying.

Q Okay. So the -- the way the shotgun is right here, that's not how you initially saw this, right?

A No. I placed it there.

Q And that was for -- because it was kind of pointed towards you all: is that correct?

A Yes. I wanted to -- once again, it comes down to mitigating threats. And I wanted to mitigate that threat before we continued moving forward.

Q So once you remove -- obviously this happened pretty quickly; fair to say?

A Yeah.

Q Okay. Once you were now come around the back of this orange metal contraption, is your dog still on the suspect?

A Yes.

Q Okay. And do you -- how do you go about getting your dog off of the suspect?

A So at this point, when I had multiple officers around me, I can verbally yell at my dog and tell him to release and he will. The problem is, is I have to get physical control of him first when I have this many officers around me. Because you know, in the fray, just like when a human -- when you have that flight-or-fight and you're -- you're in a fight, dogs are the same way. And they may not realize as soon as they let go there's a -- a person standing there that might be a cop. It's just all of a sudden a hand next to them.

So I come up and I grab my dog. And then I -- I tell him to release. I give him our release command. He releases. And I step back holding him while officers handcuffed the suspect.

Q So is it fair to say that you try to get the dog off as safely, but

1	as quick	ly as possible?
2	Α	Yes.
3	Q	You don't let the dog just stay on there for, like, 20 minutes, do
4	you?	
5	Α	No.
6	Q	Okay. Now, once you get control of the dog, you said your
7	team cor	mes in and actually puts handcuffs on the suspect?
8	Α	Yes.
9	Q	Okay. And did you see who was actually arrested?
10	Α	I did.
11	Q	Do you see that person in court today?
12	Α	I do.
13	Q	Can you please point to that person and tell me an article of
14	clothing	that they're wearing today?
15	Α	He's wearing a light blue dress shirt with a dark tie.
16		MS. BEVERLY: Let the record reflect the identification of
17	Mr. Hudson.	
18		THE COURT: The record will so reflect.
19	BY MS.	BEVERLY:
20	Q	Now, you indicated that once you get your dog off, the team
21	comes ir	and arrests Mr. Hudson; what do you do after that?
22	Α	So I search the side of the house. I redeploy my dog down
23	the side.	Because at this point now, this suspect's in custody. That
24	situation	is safe. But I have an entire neighborhood to worry about and
25	we have	to being our search. But I had to finish searching this backyard

with my dog. So I deploy him down the side of the house. Officers cleared by the pool, the other side of the house, after we handcuffed this suspect.

I then go and I put my dog away. I give him some water, I check him for injuries. And then I begin to coordinate a search of the rest of the neighborhood.

Q Do you recall, when Mr. Hudson was taken into custody, what he was wearing?

A I don't believe he was wearing a shirt. There was, like, a -- a knit next to him.

Q Now, how is it that you and your fellow officers then go about searching other areas of the neighborhood?

A So I put my police dog away. I drive around the corner across Rainbow on the west side of Rainbow to the command post. Now, I -- I understand that we have a large neighborhood, a couple actual neighborhoods, to search. So I then pull out a map and I begin to divvy up the search between my dogs that were there, my dog teams, my officers and dogs, and I also call out other -- other handlers. I think I ended up calling four more handlers out to search this neighborhood.

- Q And I forgot to ask you this, but we talked about the two guns that were found kind of behind the orange awning; right?
 - A Uh-huh.
 - Q Was there any other weapons that you observed?
- A Yeah. Actually, after we took the suspect in the backyard to custody -- into custody and I finished searching the backyard, I then -- as

1	I went back through the house, I could see a small semiautomatic		
2	handgun on the patio, a a small caliber semi-auto.		
3	Q	Would that be still close to the area where these other guns	
4	are?		
5	Α	Yes, it was.	
6	Q	Would it be fair to say that the perimeter in this case, i.e., the	
7	area tha	at where you're searching for the other suspect, is very large?	
8	Α	It was a very large perimeter.	
9	Q	And did you ever come in contact with the second suspect?	
10	Α	I never did.	
11		MS. BEVERLY: I pass the witness, Your Honor.	
12		THE COURT: Any cross-examination by the defense?	
13		MS. MACHNICH: Very briefly.	
14		THE COURT: Proceed.	
15		CROSS-EXAMINATION	
16	BY MS.	MACHNICH:	
17	Q	Sergeant.	
18	Α	Yes.	
19	Q	I think I may only have one question. You never came into	
20	contact	with Mr. Turner in the backyard of the house that day?	
21	Α	No, I did not.	
22	Q	Thank you.	
23		MS. MACHNICH: No questions.	
24		THE COURT: Any questions, Mr. Plummer?	
25		MR. PLUMMER: Yes, Your Honor.	

1		THE COURT: You may proceed.
2		MR. PLUMMER: Thank you.
3		CROSS-EXAMINATION
4	BY MR.	PLUMMER:
5	Q	Good afternoon, Officer.
6	Α	Good afternoon.
7	Q	I'd like to just talk to you a little bit about when you deployed
8	into the	backyard. You indicated there was a whole team of you
9	represe	ntatives from K-9?
10	Α	Yes.
11	Q	Plus you had additional officers from the patrol units?
12	Α	Yes.
13	Q	And utilized patrol unit officers to actually do the grabbing of
14	Mr. Hud	lson?
15	Α	Yes.
16	Q	Now, when you first went outside let me put the backtrack
17		When you first arrived, you were given information that they
18	were in	communication with Mr. Hudson?
19	Α	Yes.
20	Q	Air had eyes on Mr. Hudson?
21	Α	Correct.
22	Q	That he was lying down in the prone position with his hands
23	on his h	and?
24	Α	Well, his his hands were up at some point, but also the air
25	unit said	d his hands would drop down to his side near the gun as well.

1	Q	And the information coming from the sky was that the gun was	
2	at the base of his feet?		
3	Α	It was next to him.	
4	Q	That was the information you were receiving?	
5	Α	That's the way I remember it.	
6	Q	Okay. The now, let's go back to when you were stacking	
7	up, you	had an officer with a shield?	
8	Α	Correct.	
9	Q	And he was the first one out?	
10	Α	Yes.	
11	Q	And he was in verbal communication with Mr. Hudson?	
12	Α	Yes.	
13	Q	And that verbal communication, you indicated you were not	
14	able to h	near Mr. Hudson communicate back?	
15	Α	I was not.	
16	Q	Right. You could hear him speaking, but you just couldn't	
17	hear what it was he was saying?		
18	Α	Correct.	
19	Q	And at at the time, Loki was barking?	
20	Α	Yes.	
21	Q	And that would have an effect on your ability to hear	
22	Mr. Huds	son?	
23	Α	Yes.	
24	Q	And so at that moment in time, you decided to deploy Loki?	
25	Α	After Officer Overson gave him commands, correct.	

1	Q	Correct. That you you could hear him responding, but you	
2	couldn't h	near what he was saying?	
3	Α	Yes.	
4	Q	The so you deployed Loki?	
5	Α	Yes.	
6	Q	And you saw Loki had a hold of his arm?	
7	Α	Correct.	
8	Q	And that's when everybody moved forward?	
9	Α	Yes.	
10	Q	And there was six, seven of you that moved forward outside	
11	the door at the same time?		
12	Α	Yes.	
13	Q	Through the patio?	
14	Α	Yes.	
15	Q	And out into the yard?	
16	Α	Yes.	
17	Q	And before you went on the patio, the when you first arrived	
18	there was	s five or six officers in the kitchen?	
19	Α	I can't tell you a number, but there were officers in kitchen,	
20	correct.		
21	Q	And then your team arrived, which made it even more officers	
22	in the kit	chen?	
23	Α	Yes.	
24	Q	And so at some point, there was close to 9 or 10 officers	
25	standing	in the kitchen?	

1	Α	Yes.
2	Q	Now, you indicated that you saw Mr. Hudson with his shirt off?
3	Α	Yes.
4	Q	Now, would that have been after it was cut off from the injuries
5	received	from your from Loki?
6	Α	I can't say.
7	Q	So you can't recall if it was medical that cut his shirt off?
8	Α	I I don't recall.
9	Q	Thank you, Officer.
10	Α	Thank you.
11		THE COURT: Thank you.
12		Any redirect by the State?
13		MS. BEVERLY: I have nothing further.
14		THE COURT: May this witness be excused?
15		MS. BEVERLY: Yes, Your Honor.
16		THE COURT: Thank you.
17		THE WITNESS: Thank you.
18		THE COURT: You may be excused.
19		I'm sorry, any no hands?
20		You may be excused.
21		THE WITNESS: Okay.
22		THE COURT: Please call your next witness, please.
23		MR. GIORDANI: Jeremy Vance.
24		

1		JEREMY VANCE,
2	[havi	ng been called as a witness and first duly sworn, testified as
3		follows:]
4		THE CLERK: Please be seated. Would you please state and
5	spell you	r name for the record.
6		THE WITNESS: My name is Jeremy Vance. J-E-R-E-M-Y,
7	last name	e Vance, V-A-N-C-E.
8		MR. GIORDANI: May I proceed?
9		THE COURT: You may.
10		MR. GIORDANI: Thank you.
11		DIRECT EXAMINATION
12	BY MR.	GIORDANI:
13	Q	What do you do for a living, sir?
14	Α	I'm a detective with Las Vegas Metropolitan Police
15	Departm	ent.
16	Q	And how long have you been a detective with Metro?
17	Α	About a year and a half now
18	Q	Did you
19	Α	as a detective.
20	Q	Did you respond on September 5th of 2015 to an officer shot?
21	Α	Yes, sir.
22	Q	Back then in 2015, were you working as a detective or a patrol
23	officer?	
24	Α	I was still assigned to patrol division in Northeast Area
25	Comman	nd.

photo. 1 Α That's going to be the intersection of Westcliff and Rainbow. 2 You can see in that business complex the large white buildings in that 3 picture. The CP would have -- the control -- command post would have 4 been in that center parking lot. And then Westcliff, where that red arrow 5 is, is approximately where I came into contact with a -- the suspect. 6 7 Q Okay. Make a little circle where you came into contact with 8 the suspect. Α Okay. Right --9 Q That -- that works. 10 11 Α Okay. A little arrow? 12 Q Yeah. I guess that's what it made. 13 Α Q And are you familiar --14 It's a little --Α 15 -- with where the location of the officer down shooting was? 16 Q Α Yes, sir. 17 Q And do you see that here as well? 18 Α Yes, sir. 19 Where is that? 20 Q 21 Α It's -- the screen is off a little bit apparently. I'm trying to get it -- inch it there. It's by that big, red dot. 22 Q All right. 23 24 Α So. 25 Q Do you know the approximate distance from the area where

155

 the officer is down to the area where you came into contact with the subject?

A These are larger lots. I'd have to guess it right around a half mile perhaps, taking that -- that path. It -- you know, it's under a half. It's right in that little range, so.

Q Okay. So you were describing that you responded to that area with a marked patrol unit, and you were unmarked, correct?

- A Yes, sir.
- Q Tell us what happened when you arrived in that area.

A When I arrived in that area, the -- the marked unit I was following was actually a K-9 unit. It was a big SUV, had its lights and sirens going, and it was proceeding westbound on Westcliff. And I was behind it. I was trailing behind it by quite a distance. And the reason being is often when we have people outstanding, they'll see the marked unit. The attention gravitates towards the marked unit and they don't see the unmarked unit trailing behind it, which is what I was doing.

When that marked unit passed, I saw the suspect pop out and he looked right at that marked unit as it was going by. And I saw him and I wasn't quite sure. I wanted -- I wanted to see what this person was going to do, if they were going to run, do something like that. And I watched that person watch it and then step off the sidewalk into the roadway.

And once he was in the roadway, I told my partner, I said,
Hey, that's probably our guy. We spun around and we -- my car, despite
being a plain car, it had lights and sirens on it. We just kicked them on

real quick and pulled right up to the suspect.

Q Okay. And can you describe that person?

A Yes, sir. Yeah. He was a black male adult, wearing a purple shirt and, like, orange pajama bottoms is what they looked like and -- and white -- want to say they were white tennis shoes, white Converse, something like that.

Q Showing you State's 28, already admitted; is that the person you came into contact with?

A Yes, sir.

Q When you got out of your vehicle, what did you do?

A Again, not knowing if this person was still armed or not and if he was going to run or what was going to happen -- I was the driver, told my partner to kind of blade out wide to the right. I came out quick and we -- we approached him and we handled it like a normal person stop. We identified ourselves. I said, Hey, I'm Officer Vance, we're stopping you for being in the roadway, despite our other suspicions of what was really going on. And we start to talk to the person and -- and ask him Hey, what's your name, and just kind of the basic questions you would do in a normal car stop -- or person stop, pardon me.

Q Did you -- did he respond when you asked what his name was?

A Yes, he did.

Q What did he say?

A I -- I don't recall the exact name, but it was a -- it was pretty clear it was a fictitious name. Because when we ran it, the physical

descriptions, while it came back to another black male, the physical descriptors didn't match the person who was standing in front of me. Height and weight were quite -- quite a bit off. And you could tell he was very nervous. And while I was talking to him, you could see he had an injury. And we started -- I started asking about that injury.

Q Okay. Where did you observe or how did you see he could -- he had an injury?

A Well, he -- he was only wearing -- the picture's gone, but he was only wearing those very light pants, those orange pants. And you could actually see blood on those pants. And -- and then trickling down his leg into his shoe area. Yeah, actually the picture does -- oh, yeah. There you go. You can actually see a little bit of that blood. Want me to touch it or --

- Q No. That's okay.
- A Okay. It's -- it's there.
- Q Describe which leg.

A It was on -- it was on the rear left side of his leg is where the injury was. And you know, I asked him, I said, Hey, you look hurt. He says, Yeah, I -- I -- my leg's hurt. I said, Can I see it? And he said, Yeah.

He pulls up his pant leg and I ask him, How did you hurt your leg? He said, I jumped over a wall at my friend's house and caught my leg on the fence. And looking at the injury, I -- it was pretty clear it wasn't, like, a tear from -- like you might get going over a fence. It looked more to me like a -- what we call a GSW, a gunshot wound.

1	Q	How many gunshot wounds have you observed in your years
2	as an of	ficer?
3	Α	Hundreds. I I actually worked the northeast side of town.
4	And I	I on any given week, I'd easily respond to five to six shootings
5	a week	and
6	Q	So you
7	Α	and homicides, things of that
8	Q	So you indicated
9	Α	It's bad.
10	Q	that you asked him to lift his pant leg up. And I'm showing
11	you	
12		MR. GIORDANI: I believe by stipulation we're admitting
13	State's 3	33, Your Honor, if it's not already
14		MS. SISOLAK: No objection, Your Honor.
15		MR. PLUMMER: No objection.
16		THE COURT: Mr. Plummer? It will be admitted.
17		MR. GIORDANI: Thank you.
18		THE COURT: Oh, it's already in. They advised me
19		MR. GIORDANI: It is?
20		THE COURT: it's already in.
21		MR. GIORDANI: Okay. Thank you.
22		THE COURT: Thank you.
23	BY MR.	GIORDANI:
24	Q	All right, sir. I'm showing you State's 33.
25	Α	Uh-huh.

	Q	It appears to be t	the left leg of the p	person you've described'
--	---	--------------------	-----------------------	--------------------------

- A Correct.
- Q Up here is what appears to be an injury, correct?
- A Uh-huh. Yes, sir.
- Q Then you described trickling blood, and you can see that in the photograph?
 - A Correct.
 - Q Did you ask him about that injury?

A I did. I did. I said, man, that looks like a pretty bad injury, can I get medical assistance for you? And I asked several times. And he's like, no, no, I'm fine, I just want to get home. And you know, he's -- we still don't have this individual identified in front of us and he's very suspicious, obviously, and the story, the way it's coming out.

And just -- this picture doesn't quite do it justice of the actual swelling and trauma to that soft tissue right there. But it looked he taped half a baseball to the back of the leg. There was a lot of trauma to that leg.

Q Okay. And describe that a little bit better, up or down?

A The -- from where you could see that -- it's hard to see in the photo even, but there's a -- there's a very clean, little round hole. I don't know if I can touch that screen or not. But it would be to the left of where I just touched, I guess. But you could see that round hole. It's clean. It's -- it's not a tear. It's a straight bullet wound. And below that, you have an area that -- that looks like the calf muscle, but it -- this -- the way that picture angle is, you don't see the -- the swelling.

1	Q	Can you please point to that person and describe an article of
2	clothing I	ne's wearing today?
3	Α	He has longer hair now. He's wearing a a gray shirt, seated
4	next to th	ne two ladies.
5		MR. GIORDANI: Would the record reflect identification of
6	Mr. Turn	er.
7		THE COURT: It will so reflect.
8		MR. GIORDANI: Thank you, Your Honor. I'll pass the
9	witness.	
10		MS. SISOLAK: Court's indulgence just one moment.
11		CROSS-EXAMINATION
12	BY MS. S	SISOLAK:
13	Q	All right. Officer Vance, very briefly. This is the outfit that
14	Mr. Turn	er was wearing when you stopped him, correct?
15	Α	Yes yes, ma'am.
16	Q	And I'm going to show you State's Exhibit 32; this is
17	Α	Pardon me.
18	Q	the way that the CSA measured this hole, correct?
19	Α	I I assume. The CSA after he was taken into custody, I
20	wasn't th	ere when the CSA arrived.
21	Q	But this is the hole that you saw in the pants, correct?
22	Α	Yes, ma'am.
23	Q	Okay. I assume that blood came from [indiscernible].
24	Α	Yeah.
25	Q	Perfect.

1	correct?	This is what it looked like?
2	Α	Yeah. I mean, it had been better if they'd taken surround
3	photos, b	pecause you really don't see the the trauma as much in that.
4	Q	So
5	Α	Looks flat almost.
6	Q	was the entry the size of a quarter or smaller?
7	Α	I'd say, like, size of your pinkie finger, like the tip of your
8	pinkie	
9	Q	So smaller than a dime?
10	Α	Yeah. Smaller, like yeah, like a dime size would be fair.
11		MS. SISOLAK: Court's indulgence.
12		Nothing further. Thank you.
13		THE COURT: Mr. Plummer?
14		MR. PLUMMER: Your Honor, I don't have any questions for
15	Officer V	ance.
16		THE COURT: Thank you. Any redirect?
17		MR. GIORDANI: No, Your Honor. Thank you.
18		THE COURT: May this witness be excused?
19		MR. GIORDANI: Yes.
20		THE COURT: Seeing no hands.
21		Thank you.
22		THE WITNESS: Thanks.
23		THE COURT: You may be excused.
24		THE WITNESS: Thank you, sir.
25		THE COURT: State, call your next witness.

MR. GIORDANI: That is the last witness we have set up for today.

THE COURT: Ladies and gentlemen, it appears we're going to take our evening break at this time. We're going to take our evening recess. During this recess, your duty not to converse among yourselves or with anyone else on any subject connected with the trial or to read, watch, or listen to any report of or commentary on the trial by any person connected with the trial or by any medium of information, including without limitation, newspaper, television, and radio. And you are not to form or express an opinion on any subject connected with this case until it is finally submitted to you.

We'll be in recess until 11:00 tomorrow.

[Court recessed at 4:30 p.m., until April 20, 2018, at 11:00 a.m.]

///

ATTEST: I do hereby certify that I have truly and correctly transcribed the audio/video proceedings in the above-entitled case to the best of my ability.

ShaunaOrtega

Shawna Ortega, CET*562