	II .	
1	A	Mm-hmm.
2	Q	Anyone else? Did you call anyone else to come back to the house?
3	A	No. I did not.
4	Q	How about Michael? Where was he?
5	A	I don't know if he came in the process or came by. I don't I don't
6	remember	calling Michael myself. I remember specifically calling Megan.
7	Q	At some point
8	A	But he
9	Q	is Mi is
10	A	He did come. Yes.
11	Q	Okay. So possibly your husband did or
12	A	Mm-hmm.
13	Q	Somehow he gets back at
14	Α	Yes.
15	Q	the house also.
16	Α	Yes.
17	Q	When Megan gets back to the house, what happened?
18	Α	Well I Michael was there and I asked him to take the boys because
19	l because	e Megan is very emotional and I knew that his was going to be very hard.
20	And so I did	dn't want the boys to see or hear what I had to tell her.
21	Q	Then what happened?
22	A	I told her what Jocelyn told me.
23	Q	And what was her reaction?
24	Α	She screamed and said he better never have hurt my boys. And she
25	cried.	
	1	

1	Q	Okay.
2	A	But I did not go to the interview with law enforcement.
3	Q	Okay. And I probably should clarify. So the next day you go to the
4	hospital.	Is that right?
5	A	I believe it was the next day.
6	Q	Sometime; a day or two.
7	A	Right.
8	Q	And was that at the urging of law enforcement?
9	A	Yes.
10	Q	Do you remember which hospital you went to?
11	A	I believe we went to Sunrise.
12	Q	Were you in any way involved in the interview with the nurse or with the
13	examinat	ion itself?
14	Α	Not that I remember.
15	Q	Did you just hang out with Katelyn?
16	Α	Yes.
17	Q	Now you say that you did not go to any interview with Jocelyn. Did you
18	yourself n	neet with a detective and have your own interview?
19	Α	On the phone.
20	Q	And how long was that after this?
21	A	It was about a week after.
22	Q	The detective do you remember his name was Detective Hatchett?
23	Α	Hatchett. Mm-hmm.
24	Q	So he called you and did he tell you this is a re I'm going to record
25	this	

1	Α	Yes. He did.	
2	Q	is a recorded interview?	
3	Α	Yes. He did.	
4	Q	Where were you when that interview took place?	
5	Α	At my home.	
6	Q	Before these events can you describe what Jocelyn was like as a child'	
7	Α	She was very outgoing, very loving, friendly, she liked to be around	
8	people.		
9	Q	Has there been any change in her since July of 2010?	
10	MR.	BECKER: I'm going to object and ask to approach.	
11	THE COURT: Okay.		
12	[Bench Conference Begins]		
13	MR. BECKER: I think what the State is doing is trying to bolsterate [sic] the		
14	witnesses' credibility. I mean, I don't know if the State is anticipating that we're		
15	going to have testimony about change in demeanor and so forth. But it seems like		
16	these questions are very irrelevant at this time and it's done solely for the purpose to		
17	try to kind of unscientifically bolster her credibility. And I think it's improper		
18	MS. FLECK: It's a lay witness.		
19	MR. BECKER: at this point.		
20	THE COURT: Well she certainly can testify about if she was outgoing and		
21	bubbly and all of sudden she's withdrawn. She can see she can testify about her		
22	observation	S	
23	MR. E	BECKER: Okay.	
24		[Bench Conference Concludes]	
25	MS. F	LECK: May I proceed?	

	1		
1	THE COURT: Yes.		
2	BY MS. FLECK:		
3	Q	After 2000 and July of 2010, did you notice any changes in Jocelyn?	
4	Α	Yes.	
5	Q	What kind of changes?	
6	А	She became very withdrawn. Sorry. She was always saying her	
7	privates h	urt. She was pulling she always had a wedgie. She was constantly	
8	pulling at I	ner underwear. But she did. She became very withdrawn, very	
9	untrustwo	thy of other people; people she didn't know; people she didn't recognize.	
10	Q	You say that after July of 2010 she would complain about pain in her	
11	privates.		
12	Α	Yes.	
13	Q	Is that something that you'd ever heard her complain about before	
14	A	No.	
15	Q	July of 2010.	
16	Α	No. Just the, you know, typical; when she was younger the, you know,	
17	when you're first when they're first learning to use the bathroom, you know; the		
18	itchies or v	whatever the, you know. But that was when she was two; but nothing afte	
19	that, you k	now. Not until this had happened.	
20	Q	The first time you hear pain is July of 2010. Is that something that she	
21	complaine	d about often after July of 2010?	
22	Α	Yes. All the time.	
23	Q	Did you and your daughter and your husband take steps to see if there	
24	was somet	hing that was actually causing that pain; something physically causing	
25	Α	Yes.	

	11	
1	Q	that pain?
2	A	Yes.
3	Q	What did you do?
4	A	I know that Nicole had taken her to her pediatrician.
5	Q	And were you ever able to determine that there was something that was
6	physically	wrong that would have caused that?
7	Α	As far as I remember, there was nothing. They did a urine test and
8	some other	r things. I don't remember the exact details but I do remember a urine
9	test, you know.	
10	Q	Okay.
11	MS. FLECK: Court's indulgence.	
12	BY MS. FLECK:	
13	Q	Just really briefly. I know that I know you don't remember who
14	brought up	that conversation at church about Dustin sitting on
15	Α	Mm-hmm.
16	Q	Did he say anything? Whether it was him that brought or Megan that
17	brought it up; do you remember what the Defendant said about what had happened	
18	that evening	g?
19	Α	Yeah. He had said he had went to check on Joshua and he had
20	forgotten she was in there.	
21	Q	And that what happened?
22	Α	And that he accidentally sat on here.
23	Q	While she was sleeping?
24	Α	Mm-hmm.
25	Q	So regardless of who brought it up that was something that he then

	11		
1	went on to say.		
2	A	He acknowledged. Yes.	
3	∥ MS	. FLECK: Okay. Great. And I'll pass the witness.	
4	MR	. BECKER: Thank you.	
5		CROSS-EXAMINATION	
6	BY MR. B	ECKER:	
7	Q	Good afternoon.	
8	A	Good afternoon.	
9	Q	Okay. You testified that you and your husband did not initially approve	
10	of the rela	tionship between Dustin and Megan. Is that correct?	
11	Α	I don't believe that's what I said.	
12	Q	All right. You said that you didn't know him and you said that initially	
13	Dustin had	come to your husband to ask for permission to marry Megan. Is that	
14	correct?		
15	Α	That's correct.	
16	Q	Now with regard to not knowing Dustin; Dustin was a member of your	
17	church. Is	that correct?	
18	A	Yes. He had been.	
19	Q	And he had been a member of your church prior to meeting Megan.	
20	Α	He had he actually had been attending as far as I know the bigger	
21	church tha	t our church was affiliated with. And he had come a few times but I don't	
22	know that he had at that point not too far before that had then started attending the		
23	church we were at regularly.		
24	Q	Okay. And did you come to meet him at the church?	
25	Α	Yes.	

	11	
1	Q	In fact, he met your daughter Megan through the church?
2	A	That's correct.
3	∥ Q	All right. So this is I mean a good place for your daughter to meet a
4	man at the	church. Right?
5	A	No. That depends on whose definition and what church you're at I
6	guess.	
7	Q	Okay. Well, would you agree that it was a gentlemanly and proper
8	thing for D	ustin to come and ask your husband's permission to marry Megan?
9	Α	Yes.
10	Q	Notwithstanding your husband declined to give permission. Correct?
11	Α	He asked them to wait.
12	Q	And is it fair to say that when they made the decision to go ahead and
13	get married	d, notwithstanding the fact that you wanted them to wait or your
14	husband di	d, that that become a source of tension?
15	Α	I it wasn't for us.
16	Q	Well, you weren't upset that they decided to get married without
17	permission	?
18	Α	Well, there's a much bigger story involved here then just not giving
19	permission	and they ran off and got married.
20	Q	Well, you described yourself as a tight-knit family. Is that correct?
21	Α	That's correct.
22	Q	And you at one point did you testify that they went off and eloped?
23	Α	Did I testify well, I mean that's what I I mean, they had a wedding
24	ceremony.	
25	റ	Right. But you've previously described it as them eloping. Is that right?

1	A	To Detective Hatchett.
2	Q	Now you testified regarding the events of the weekend where these
3	allegations	arose and you said that Nicole had been in the hospital so her sister
4	Megan and	d Dustin agreed that Nicole's children Jocelyn and Katelyn could stay at
5	their house	. Correct?
6	Α	Megan did. Yes.
7	Q	And. Well
8	А	I just I didn't speak to Justin regarding
9	Q	Right.
10	A	that. So I can't say.
11	Q	But this was not an uncommon thing for Nicole's kids to stay with Aunt
12	Megan and	Uncle Dustin. Correct?
13	Α	Correct.
14	Q	As a matter of fact, this happened about once or twice a month. Is that
15	right?	
16	A	Yeah. About that. Maybe once a month.
17	Q	Okay.
18	A	You know, could've been twice a month depending.
19	Q	So it was normal.
20	A	Yes.
21	Q	And at this time Jocelyn was four years old.
22	Α	Correct.
23	Q	And this had been going on her entire life. Correct?
24	A	Not her entire life. No.
25	Q	So a couple of years at least.
3.7	i	

	11
1	Q All right.
2	MR. BECKER: And I'm referring to page 4.
3	MS. FLECK: Okay.
4	MR. BECKER: Permission to approach.
5	THE COURT: Yes.
6	MR. BECKER: And I'm I'll point you to some highlighted portions but
7	read read as much as you need to.
8	THE WITNESS: I'm sorry. What page were you showing me?
9	MS. FLECK: Of the voluntary statement?
10	MR. BECKER: Yes. Of the voluntary.
11	BY MR. BECKER:
12	A Okay. From my statement I she must she had told me that he had
13	touched that Jocelyn had told Nicole that Uncle Dustin had touched her.
14	Q Okay. And so
15	MR. BECKER: May I approach again?
16	THE COURT: Yes.
17	MR. BECKER: Okay.
18	BY MR. BECKER:
19	Q So you it was more than just touched, it was the same statement that
20	he had dug up in her. Is that
21	A Well, your question was
22	Q Mm-hmm.
23	A did Nicole tell me before Jocelyn did. So that's
24	Q Yes.
25	A the question I just answered. That yes

Jocelyn had said that Uncle Dustin had touched her. Is that correct?

20

21

22

23

24

25

All right. What we'll do is we'll let you find your spot. We're going to take a five-minute recess. During the recess, ladies and gentlemen, you're not to talk or converse among yourselves or with anyone else on any subject connected with the trial. Or read or watch or listen to any report of or commentary on the trial or any person connected with this trial by any medium of information including without limitation newspapers, television, radio, or internet. Or form or express an opinion on any subject connected to the trial until the case is finally submitted to you. Take about five minutes.

[Outside the presence of the jury]

THE COURT: You make sure your witnesses out there don't talk or --

MS. FLECK: Yeah. We've --

THE COURT: Okay.

MS. FLECK: -- we have told them [indiscernible].

MR. BECKER: And I'll just note for the Court's benefit that apparently the State ordered transcript of the child court proceedings and the Defense did as well but our transcripts don't necessarily --

THE COURT: Pages.

MR. BECKER: -- correlate by page and number. And that's --

MS. FLECK: Okay.

MR. BECKER: -- a little --

THE COURT: Okay.

MR. BECKER: -- confusing.

MS. FLECK: All right.

MR. BECKER: But I'll --

MS. FLECK: No problem

1	MR. BECKER: I'll make a point to show you
2	MS. FLECK: I think it's a few after
3	THE COURT: All right.
4	MS. FLECK: so if you're going to reference them, if you could just
5	THE COURT: Just don't talk in front of the witness.
6	MS. FLECK: Oh sorry. I didn't know she was
7	MR. BECKER: All right.
8	MS. FLECK: still in here. I'm sorry.
9	THE WITNESS: Do I leave?
10	THE COURT: Okay. Why don't you step out in the hall? Don't discuss your
11	testimony.
12	THE WITNESS: Okay.
13	THE COURT: And we'll come get you [indiscernible].
14	THE WITNESS: Thank you, Judge.
15	[Recess taken at 3:27 p.m.]
16	[Trial resumed at 3:37 p.m.]
17	[Outside the presence of the jury]
18	THE COURT: All right. Bring them in Tom. Let's go.
19	THE CLERK: Don't you want the witness back first?
20	THE COURT: Oh yeah. Bring the witness back in first, Thomas.
21	THE MARSHAL: All rise, please.
22	[In the presence of the jury]
23	THE COURT: Stipulate
24	THE MARSHAL: You can be seated.

THE COURT: Stipulate to the presence of the jury.

1	А	Or is that in my statement?
2	Q	Did did you in fact say that she was standing up up at the top of the
3	stairwell?	
4	Α	If that's what my statement says. Yes.
5	Q	Okay. Now, after Jocelyn told this to you is it correct that you did not
6	follow up ar	nd ask any additional questions. Correct?
7	A	That's correct. I did not.
8	Q	And you basically wanted to pretend that everything was normal and
9	proceeded	to assist Nicole in placing Jocelyn in the bat. Is that correct?
10	A	I'm sorry. Can you ask the question again?
11	Q	You did not ask any follow-up questions. Correct?
12	A	Yes.
13	Q	And in fact, you have previously indicated that you wanted to pretend
14	like everyth	ing was normal. Is that accurate?
15	Α	Well, we wanted to act like everything was normal. I
16	Q	All right.
17	Α	Pretend is maybe a different word.
18	Q	Okay.
19	Α	Just proceed in our normal routine.
20	Q	All right. And proceeded to then at that point place Jocelyn in the bath?
21	Α	I don't recall being in there when we did that.
22	Q	All right. Do you know whether or not Jocelyn had a bath after this
23	revelation?	
24	Α	You mean after she told me?
25	Q	Yes.

1	A	She had a bath right after she told me.
2	Q	Right? Is that correct?
3	A	Yes.
4	Q	And how it so happened+ that she went to have the bath?
5	A	What do you mean? I don't understand.
6	Q	Well, I guess I mean, she was four years old. Right?
7	Α	Correct.
8	Q	So she doesn't go and draw the water and bathe by herself.
9	Α	Oh okay. That's what you okay. So, her mother or I would typically
10	run the bath	n water, make sure it was the right temperature, and then we would lift
11	them into th	ne bathtub and set them in the bathtub.
12	Q	And you don't remember who did that on this particular occasion?
13	Α	I don't remember per say. I thought I went back downstairs but it's
14	been three	years.
15	Q	Did you make any attempt to do any kind of visual inspection of Jocelyn
16	privates to see if there was kind of injury?	
17	A	I don't recall that I did. No.
18	Q	And would it be fair to say that you felt immediately upon learning what
19	you learned	I that it was appropriate to call law enforcement. Is that correct?
20	A	Yes.
21	Q	Okay. And how was this call to law enforcement made?
22	Α	I believe that Nicole called.
23	Q	Do you know if she was upstairs or downstairs when she called?
24	Α	I don't recall.
25	Q	Do you know if the call to law enforcement was made before or after
	I	

1	Jocelyn wa	s placed in the sh in the bath?	
2	Α	I believe it was placed after.	
3	Q	When Jocelyn and Katelyn went to Megan and Dustin's house, were	
4	bags packed?		
5	Α	When they when they were taken there?	
6	Q	Yes.	
7	Α	There was always bags packed. I mean, you would always send	
8	clothes.		
9	Q	And who packed the bags on this occasion; if you recall?	
10	A	I probably did.	
11	Q	And the bags that were packed would include changes of clothing.	
12	Correct?		
13	Α	Yes.	
14	Q	Would also include pajamas?	
15	A	Yes. If they were spending the night. Yes.	
16	Q	Okay. And at that time can you recall what Jocelyn typically wore to	
17	sleep?		
18	A	Pajamas.	
19	Q	Okay. And what kind of pajamas?	
20	A	Little girl pajamas.	
21	Q	Okay. I mean was it like a jumpsuit; was it?	
22	A	Well it was July; it wasn't footsies like you wear in the winter. It would	
23	have		
24	Q	All right. Would it include a top and a bottom?	
25	Α	Yes.	

	11		
1	A	Yes.	
2	Q	Do you remember those questions?	
3	A	Yes.	
4	Q .	Okay. And I think he couched it as saying well there was nothing that	
5	was found, she just had this vaginitis. Right?		
6	A	Yes.	
7	Q	Are you aware that vaginitis that is something that can come from	
8	swimming, it can come from wiping, and it can also come from somebody digging		
9	their fingers up in a vagina.		
10	MR. I	BECKER: Well, I'm going to object. I'm going to object and it's leading.	
11	It's testifying and there's no evidence to support this assertion and I'll ask to		
12	approach if we need to.		
13	MS. F	FLECK: He well, no. He basically just testified as to what vaginitis is,	
14	all kinds of things about vaginitis, you know. So, it's the same thing.		
15	MR. BECKER: Well, I'm going to ask to go sidebar.		
16	MS. FLECK: It's irritation in her vagina.		
17	THE	COURT: Approach the bench.	
18		[Bench Conference Begins]	
19	THE	COURT: You sort of opened the door.	
20	MS. F	LECK: I mean, you I wasn't even going to	
21	THE (COURT: Because you went into it a lot.	
22	MR. E	ECKER: Well, if I may	
23	MS. F	LECK: I wasn't even going to get into the vaginitis.	
24	MR. B	ECKER: If I may. This day	
25	MS. F	LECK: It's not something that has	

MR. BECKER: Can I --

MS. FLECK: -- that she had before.

THE COURT: Let him make --

MR. BECKER: Can I speak?

MS. FLECK: No. Go ahead.

MR. BECKER: Okay. The State didn't object when I asked my questions.

Now, this Prosecutor is going to testify that the vaginitis could be caused by a sexual penetration. And I don't think there's -- I -- she didn't object when I asked my questions. I don't think there's anything --

THE COURT: I think you could ask the doctor that is --

MS. FLECK: I will ask --

THE COURT: -- coming in.

MS. FLECK: I will ask the doctor.

MR. BECKER: Well, if she --

MS. FLECK: But then I'll -- I'm going to ask her -- I mean is this vaginitis something that she had before that day? Because vaginitis is -- if there's no findings as an abrasion or something like but, you know, vaginitis is a non-specific finding. And he keeps saying there's nothing specifically found; it's a non-specific finding.

MR. BECKER: But what does --

THE COURT: Yeah. I think you can ask the doctor but I'm telling you, you opened the door. I -- it would probably be okay to let it go.

MS. FLECK: What --

THE COURT: I don't know that it's relevant if you bring it forth from the doctor.

20

21

22

23

1	MS. FLECK: Okay. That's what I'll do then.		
2	THE COURT: That's what I would do.		
3	MR. BECKER: That's fine.		
4	MS. FLECK: Let me just ask one question then, if the system thing		
5	THE COURT: Okay.		
6	MS. FLECK: this was		
7	THE COURT: What?		
8	MS. FLECK: after that day that she had		
9	THE COURT: That's fine.		
10	MS. FLECK: this vaginitis.		
11	THE COURT: That's fine.		
12	[Bench Conference Concludes]		
13	BY MS. FLECK:		
14	Q We're going to hear more about vaginitis and finding what it's a		
15	specific finding is and a non-specific finding; those kinds of things from Dr. Cetl,		
16	but		
17	MR. BECKER: Well, I'm going to		
18	BY MS. FLECK:		
19	Q let me ask you this.		
20	MR. BECKER: I'm going to object to that statement and ask to strike it from		
21	the record and perhaps ask to approach.		
22	THE COURT: Well, it's when you talk up here it's all recorded. So, go		
23	ahead. Overruled.		
24	BY MS. FLECK:		
25	Q So let me just ask you this, the vaginitis was something that she was		

	\$ 1		
1	diagnosed with and that occurred after she disclosed that her uncle, the Defendant		
2	was digging, digging and digging with his fingers in her private area?		
3	A That's correct.		
4	MR. BECKER: Well, I'm going to object is that that misstates the testimony.		
5	THE COURT: All right.		
6	BY MS. FLECK:		
7	Q You tell me. You tell me. When is it that she was diagnosed with the		
8	vaginitis?		
9	MR. BECKER: And I'll object; lack of foundation.		
10	THE COURT: You've opened the door. Overruled.		
11	BY MS. FLECK:		
12	Q When did she when was she diagnosed with her vaginitis? Was it		
13	before or after she said that the Defendant was digging in her privates?		
14	A After.		
15	Q Nothing further.		
16	A After the incident happened.		
17	MS. FLECK: Nothing further.		
18	RECROSS EXAMINATION		
19	BY MR. BECKER:		
20	Q Well, when you testified on direct earlier you had said that she had had		
21	issues relating to potty training. Is that correct?		
22	A No. That's not		
23	Q You didn't testify that just a little while ago that she had had some		
24	kind of issue relating to potty training but that was before when she was like two		
25	years old. Isn't that what you said?		

A If you've ever potty trained a little girl, you will realize that there's a lot involved to teach them. If we like we could talk about wiping properly and different things like that.

- Q Okay.
- A That's what I was referring to.
- Q And you testified that this predated the event. Is that correct?
- A Potty training. Yes.
- Q And the irritation in the vaginal area or the vaginitis.

A I never said that. I never said she had irritation. All I stated was that it was the normal little girl things. I don't remember the exact question that was asked of me at that point but that's what I was referring to.

Q And you were saying these were normal little girl things relating to irritations associated with problems with potty training.

A No. You're twisting my words. What I said was nothing ha -- there would never been another -- if I'm remembering my statement correctly, my testimony, that there had never been an incident except then -- back when we were potty training her, the normal things that you go through with little girls when you're potty training them.

- Q And you said that was before the day and you even said it was like when she was --
 - A Two.
 - Q -- started when it is -- she was like two. Right?
 - A Yeah. She was potty -- fully potty trained by the time she was two,
- Q Right. So, you're saying that the only time she had these issues when she was two and it was not a continual thing up until the time she was four.

1	All right. You're seat number, I think, eight. And your name please.	
2	Let's go out in the I'll it's easier for me to take the attorneys out	
3	then have you guys go out.	
4	[Pause in proceedings]	
5	EXAMINATION BY THE COURT [JURY QUESTIONS]	
6	BY THE COURT:	
7	Q Did you help Jocelyn practice for her speech?	
8	A No. I did not.	
9	THE COURT: State have any questions.	
10	FOLLOW-UP EXAMINATION	
11	BY MS. FLECK:	
12	Q How you know, we've talked about how Jocelyn changed after	
13	THE COURT: No. This.	
14	MS. FLECK: I know.	
15	THE COURT: It Okay.	
16	MS. FLECK: I will Judge. I promise.	
17	THE COURT: Make sure it's addressed to this question.	
18	MS. FLECK: I promise.	
19	BY MS. FLECK:	
20	Q We've talked a little bit about how she changed after July of 2010. How	
21	did she feel about having to come in to court to testify?	
22	A She didn't want to.	
23	Q Has she been having difficulty sleeping?	
24	A Yes.	
25	MR. BECKER: Objection. Exceeds the scope.	

1	MS. FLECK: Judge it isn't. If there's a question as to what this		
2	THE COURT: Well,		
3	MS.	MS. FLECK: the	
4	THE	COURT: first of all, let me ask you this question one did you help	
5	Jocelyn pr	actice for her testimony?	
6	THE	WITNESS: No. I did not.	
7	BY MS. FL	ECK:	
8	Q	How I mean, was she did she lose sleep at all.	
9	A	Yes.	
10	Q	Was she emotional?	
11	A	Yes.	
12	Q	Did her mom	
13	MR. BECKER: Well, I'm going to object. Is it		
14	THE COURT: You can ask questions in just a minute.		
15	MS. FLECK: And here's the thing, the Defense opens the door by asking		
16	numerous		
17	MR.	BECKER: Well, I'm going	
18	MS.	FLECK: questions.	
19	MR.	BECKER: to ask that they speaking then.	
20	THE	COURT: You don't need talking objections. Overruled. You'll be able to	
21	ask questions.		
22	BY MS. FLECK:		
23	Q	Did you know did her mom have to prepare her for today to have	
24	to come in to court, to have to face a jury, to have to talk about these kinds of things		
25	in front of people that she's never met before?		

22

23

24

25

A Yes.

MR. BECKER: Objection to leading.

THE COURT: Overruled.

BY MS. FLECK:

Q Was that ever something that was her mom telling her what to say or was she helping prepare her for this day?

MR. BECKER: Objection. Foundation.

THE COURT: Overruled.

BY MS. FLECK:

A I'm sorry. Can you repeat the question?

Q Well, when you guys would talk to Jocelyn about having to come and having to deal with this day and having to testify against this person who's done this to her, was it ever a time that you --

MR. BECKER: Objection.

MS. FLECK: -- told her what to say?

MR. BECKER: Compound --

THE WITNESS: No.

THE COURT: This isn't her case.

MR. BECKER: - and leading.

THE COURT: Sustained.

Just limit your question.

BY MS. FLECK:

Q Was she ever told what to say or were you and Nicole and your family helping to prepare her for what she would face today in terms of kind of the magnitude of it; the seriousness of it?

1	BY MS. FLECK:		
2	Q	Is this something that broke up your family?	
3	 THE	COURT: Okay.	
4	BY MS. FL	ECK:	
5	Α	Yes, it did.	
6	MR.	BECKER: Obj	
7	THE	COURT: All right.	
8	MS.	FLECK: Nothing further.	
9	THE	COURT: Do you have any questions?	
10		FOLLOW-UP EXAMINATION	
11	BY MR. BE	ECKER:	
12	Q	Well this is strike that. You don't live with Nicole and Jocelyn and	
13	Katelyn an	ymore. Correct?	
14	A	No. I do not.	
15	Q	And you haven't lived with them for a couple of years. Correct?	
16	Α	It's actually been less than a year.	
17	Q	Right. So in the days and weeks and month leading up to today, you	
18	do not have	e any personal knowledge about what in fact Nicole has been doing to	
19	prepare Jo	celyn to come in and testify for today. Correct?	
20	Α	Yes. I do know what she's been doing. I'm not with them every minute	
21	but		
22	Q	Okay. You have no knowledge as to whether or not Jocelyn and	
23	Nicole Ni	cole was assisting Jocelyn to practice for her testimony. Is that correct?	
24	Α	I have no first-hand knowledge of that.	
25	Q	Okay. Thank you.	

1	MR. BECKER: Nothing further.	
2	THE COURT: Thank you. You're free to go.	
3	THE WITNESS: Thank you.	
4	THE COURT: Call your next witness, State.	
5	MS. FLECK: Court's indulgence, Your Honor.	
6	MS. EDWARDS: The State calls Kathy Denny.	
7	KATHERINE DENNY	
8	[having been called as a witness and being first duly sworn, testified as follows:]	
9	THE CLERK: Please be seated. Would you please state and spell your firs	
10	and last name for the record?	
11	THE WITNESS: My given name is Katherine Denny; K-A-T-H-E-R-I-N-E,	
12	D-E-N-N-Y.	
13	THE CLERK: Thank you.	
14	MS. EDWARDS: May I proceed, Your Honor?	
15	DIRECT EXAMINATION	
16	BY MS. EDWARDS:	
17	Q You said your given name is Katherine Denny, what do you go by?	
18	A I go by Kathy.	
19	Q Comfortable if I call you Kathy?	
20	A Yes.	
21	Q What is your relationship to Joanna Hammonds?	
22	A She's my sister.	
23	Q So that makes you what to Jocelyn Coleman?	
24	A I am her great-aunt is what I think the technical	
25	Q Were you living in Clark County in 2010?	

1	Α	Yes.
2	Q	Specifically on or about July 11 th of 2010?
3	А	Yes.
4	Q	Did you have contact with Joanna Hammonds and her family in July of
5	2010?	
6	A	Yes.
7	Q	Prior to that weekend involving July 11 th , 2010; how would you describe
8	your relatio	nship with Jocelyn?
9	А	Very good. I have a close relationship with her.
10	Q	About how often would you see her around that time?
11	Α	Around that time, probably once every couple weeks, you know. The
12	summertim	e we would go swimming.
13	Q	Any other types of settings you see Jocelyn other than going
14	swimming?	
15	A	Family dinners, any kind of holiday get-togethers; Fourth of July.
16	THE COURT: Scoot a little toward the mic	
17	THE	WITNESS: Okay.
18	THE	COURT: if you don't mind.
19	THE	WITNESS: Sorry.
20	BY MS. ED	WARDS:
21	A	Yeah. Just, you know, we'd get together all the time.
22	Q	Okay. What how would you describe your relationship with Nicole
23	Hammonds	in July of 2010?
24	Α	I'm very close with Nicole.
25	Q	Do you remain close with Nicole to this day?
1	l	j.

THE COURT: Okay.

25

MR. BECKER: Actually --

1	Q	Okay. So right around the time frame we're talking about, he changed
2	ages. Correct?	
3	A	Yes.
4	Q	Okay. So, somewhere around thirteen, fourteen?
5	A	Yes. In that yeah.
6	Q	July 2010.
7	Α	Yes.
8	Q	Okay. And did also have the opportunity to see Jocelyn to interact with
9	your daugh	nters during that same
10	Α	Yes.
11	Q	Prior to that same period?
12	Α	Yes. I did.
13	Q	Same frequency she'd interact with your daughters.
14	A	Yes. Yes. We were always together as a family.
15	Q	Okay. And as far as your oldest daughter is concerned what's her
16	birthday?	
17	A	September 30 th 2000 I'm sorry. 1993.
18	Q	Now you're going to make me do math.
19	A	Sorry.
20	Q	So that would make her how old in 2010? About seventeen?
21	A	About seventeen, yes.
22	Q	Okay. Sixteen, seventeen. And your youngest daughter, what's her
23	date of birth	h?
24	Α	June 21 st , 2003.
25	Q	They all change ages right around the same time.

the statements previously we went sidebar. I think it's appropriate. I don't need to say -- I could say earlier today --

THE COURT: You said it -- well you don't even have to say earlier today; you can just say at another hearing did you say?

MR. BECKER: Okay.

MS. FLECK: And --

THE COURT: There's a way to impeach her with it but don't refer to something that's out of the presence because juries think that we're hiding stuff from them anyway.

MS. FLECK: That's -- as a starter a number -- my objection to what he did this morning is is that there was nothing inconsistent. So, to try to, you know, present her with the statement that's the same and then bring in this other hearing was improper. And in terms of the statement to the police, he didn't impeach her and he didn't refresh her memory. So I would just ask that he -- I've not spoken to her about the hearing this morning. Not -- I've had a meeting -- no communication with her about what was said or what we'll be asking her this afternoon; nothing like that.

So, my -- I would ask that he ask her the same question and then that you impeach her or refresh her memory with her prior statement because she did tell the police that when Nicole comes downstairs she says -- Nicole says, briefly, she says that Dustin touched her. You know, it's three years; whether she remembers that or not but at least give her the opportunity --

THE COURT: Right.

MS. FLECK: --to -- from the transcript to the police that's he's referring to to -for her to say, oh, I didn't remember that -- yeah I guess she had said something.

21

22

23

24

25

Or to say no, that's not how it happened. Or whatever she wants to do.

THE COURT: There's a way to --

MS. FLECK: Right. With the transcript.

THE COURT: --rehabilitate them or impeach them with their prior statements.

But just don't refer to it as prior, before today, or I mean --

MS. FLECK: Outside the presence,

THE COURT: -- today at a hearing outside the presence of the jury. Well, no.

MR. BECKER: Well --

THE COURT: They don't need to know that.

MR. BECKER: The problem is that I don't have a transcript of this morning's hearing and so she's likely to say I never said that and I can't impeach her with what she said this morning because I don't have a transcript of it. But if I tell her earlier today it might trigger her recollection on that.

MS. FLECK: But you do have her transcript from -- with the police and that's what you're referring to of where she said something inconsistent with what she said today. So --

MR. BECKER: Well, in essence what she did was --

MS. FLECK: -- since I have not spoken to her, I imagine she's going to testify to the same thing she did this morning.

MR. BECKER: Okay.

MS. FLECK: Unless she just reread her statement because she does have it.

MR. BECKER: Well we'll see --

MS. FLECK: And so --

MR. BECKER: We'll see how it goes.

THE COURT: Okay. What's --

MR. BECKER: The other issue that I just would like to touch on so that we don't neglect it. Ms. Edwards in her opening made a statement that Dustin and Megan are no longer together. And she said in her opening you may or may not learn why. And I think this is kind of a loaded area because I believe that the history is such that Megan and Dustin were together back when Dustin went to the family law hearing on this matter; that per advice of counsel he invoked his Fifth Amendment rights in the family law proceeding because he had a petting criminal case which is standard that the family lawyer would tell him to do so.

That once Dustin invoked his rights at the family law proceeding, that Megan decided to leave him because she was aghast that he chose not to testify. And so when Ms. Edwards says we may or may not hear about my interpretation of it is -- is that this is a tricky area and I think we need to touch on it because I think it might even rise to level of mistrial if Megan testifies that Dustin invoked his Fifth Amendment rights at the family law hearing. I think it's not proper and I think we need a court ruling and we need to instruct Megan on it.

THE COURT: No. She would have to be instructed before she --

MS. FLECK: I completely agree and that's -- and I'm happy that he brought this up because we were going to do the same before Megan testifies such that I'm allowed to lead her through the area of family court and that -- I mean it's going to be obv --

THE COURT: Well I think you need to go out and talk to her before and this -- and just --

MS. FLECK: We have. We have talked to her but she's not here today. She's not going to testify today.

THE COURT: Okay.

MS. FLECK: But I will talk with her before and then I would like permission to lead her through that area to just say, you know, at some point was there a family court proceeding? Yes. And at some point after that hearing did you make the determination that you were going to terminate your marriage; that you thought you were going to file to divorce. I will not say a word as to whether he testified or not at family court. Certainly I will not comment on the fact that he invoked his Fifth Amendment right.

THE COURT: Well, I think we should stay away from it because that is a slippery slope.

MS. FLECK: I agree.

MR. BECKER: The problem is if it's asked in that sequence it looks -- it's going to come off like she observed the family court proceedings, she decided he was guilty based on what she observed, and she left him for that reason. I think it could just be -- that if it not be set up where that would be the logical inference to just at some point later say that -- at some point you guys decided to split afterwards. And I won't touch it.

THE COURT: All right.

MR. BECKER: Because I -- obviously I don't want to risk opening the door to something like that.

MS. FLECK: But -- well -- and

THE COURT: Just be real careful when you get around that.

MS. FLECK: I will do that but then it also -- then that -- that also then ties the Defense hands in closing that they can't get up in closing and make some argument that's like she stood by him because she believed him if that's not what they elicit from her from the witness stand.

16

17 18

19

20

21

23

22

24

25

THE COURT: Right.

MS. FLECK: So, you know, it -- I will res -- I respect that and I agree with Mr. Becker that that is an area that I will not, absolutely --

THE COURT: All right.

MS. FLECK: -- will not touch on. But the truth is it's not that they decided -- I mean, Megan decided. And I won't set it up in terms of her deciding based on what happened at family court but the fact is she is in the relationship, she's manipulated by him, and at some point she's -- pulls her head out and is no longer manipulated and she decides to file for divorce.

MR. BECKER: Well I guess there are two spins on it. On some level I do think that the issue of whether Megan believed or dis -- disbelieved Dustin is a red herring and probably should be avoided by both sides. And I think --

THE COURT: I think so.

MR. BECKER: -- giving the proffer from Ms. Fleck that I should probably agree to stay away from that in closing. And we both should to avoid --

THE COURT: I think so.

MR. BECKER: And it -- and I'll just -- I'll leave it alone afterwards. Like, it's not just the Fifth Amendment issue -- that he invokes his Fifth, but that he does so based on advice of counsel which --

THE COURT: Sure

MR. BECKER: -- gets into attorney/client stuff.

MS. FLECK: Totally.

MR. BECKER: It's just -- so it's just your mus -- messy area.

THE COURT: All right.

MS. FLECK: Totally agree.

20

21

22

23

24

25

THE COURT: Both of you stay away from it. All right.

MS. FLECK: I completely agree. Thank you.

THE COURT: How many other witnesses are you going to call today?

MS. FLECK: We have the victim, the grandparents --

THE COURT: Both?

MS. FLECK: Yes, both grandparents. And the aunt. So I believe four. We had Dr. Cetl for the end of the day but given that it's already 2, we told her not to come.

THE COURT: All right. Let's go. You guys ready?

MR. BECKER: And we anticipate going to about 5 today?

THE COURT: We're going to finish these -- well if we can finish these four.

MS. FLECK: Yeah.

MR. BECKER: Okay.

MS. FLECK: And then though, real quickly -- then we will get through our witnesses absolutely tomorrow. What our request would be is to be able to get through our witnesses tomorrow, settle jury instructions and all of that, and then close at 9 a.m., Friday morning and send it to the jury; if that's okay.

THE COURT: All right. If you need -- if you have jury instructions you should --

MS. FLECK: I have.

THE COURT: And if you have any Defense, you need to send them to --

MR. BECKER: Okay.

THE COURT: -- to Thad and she'll give you his.

MS. FLECK: Thad, you got mine?

LAW CLERK: I do.

. 1	MR. CASTILLO: I may have one or two supplements which I'll submit by
2	tomorrow morning, Your Honor.
3	THE COURT: All right.
4	MR. CASTILLO: If that's okay.
5	THE COURT: All right.
6	MR. CASTILLO: And does that have our e-mail address? If I can approach,
7	l'Il just
8	THE COURT: We can start in the morning since I don't have the calendar
9	tomorrow, we could start early.
10	MS. FLECK: Right. Over like around 9 or 9:30.
11	THE COURT: Right.
12	MS. FLECK: So I mean, 9 or 9:30 completely works. Does that work for
13	you guys?
14	MR. BECKER: I guess the only concern
15	THE COURT: 9 is okay.
16	MR. BECKER: Thank you, Your Honor.
17	THE COURT: I'd rather start at 8. I don't like to start
18	MS. FLECK: Well, here's the thing, maybe
19	THE COURT: Well, that's half a day for me before I get to start my trial.
20	MS. FLECK: I'm not certain that we will be that productive in the morning
21	because Dr. Cetl can't come until after lunch.
22	THE COURT: Okay.
23	MS. FLECK: And we're finishing with
24	THE COURT: Well, don't we
25	MS. FLECK: with the detective.

1	THE COURT: have to have another hearing as well?
2	MS. FLECK: Megan's. But that yeah that's that will take
3	THE COURT: Is it just Megan?
4	MS. FLECK: Megan and the detective both have to do their 51.385 but that
5	will also be very short. So depending on how today goes, you know, we really coul
6	be fairly brief tomorrow. Not brief but, you know, three witnesses that will all be
7	substantial but none of them are going to take the whole morning.
8	THE COURT: So tomorrow you'll have Megan?
9	MS. FLECK: We'll have Megan, we'll have Dr. Cetl,
10	THE COURT: Dr. Cetl.
11	MS. FLECK: We'll have the detective.
12	THE COURT: And detective.
13	MS. FLECK: The detective will be lengthy.
14	THE COURT: Okay. I'm just needing to manage the time.
15	All right. I'll get the jury in, Tom.
16	Yeah. We'll be done by 5. Probably before then, depending on what
17	your cross-examination's like.
18	MARSHAL: All rise, please.
19	[In the presence of the jury]
20	MARSHAL: And be seated.
21	THE COURT: Stipulate to the presence of the jury.
22	Stipulate to the presence of the jury.
23	MS. FLECK: Oh. I'm sorry. Yes, Your Honor. The State stipulates.
24	MR. CASTILLO: Yes. Yes, Your Honor.

THE COURT: All right.

25

1	MS.	FLECK: Thank you.
2	 THE	COURT: Ready for the next witness.
3	MS.	EDWARDS: The State calls Jocelyn Coleman.
4	THE	COURT: And you'll qualify her.
5	THE	CLERK: Yes.
6	THE	COURT: I won't.
7		We're not going to swear her in; you're going to qualify her
8		JOCELYN COLEMAN
9	BY MS. EC	WARDS:
10	Q	Can you tell me your name, please?
11	A	Jocelyn.
12	Q	What's your last name?
13	A	Coleman.
14	Q	How old are you today?
15	Α	Seven.
16	Q	Do you know when your birthday is?
17	A	November 13 th .
18	Q	Do you know what year you were born?
19	Α	No.
20	Q	That's okay. Are you in school?
21	Α	Yes.
22	Q	What grade are you in in school?
23	Α	First.
24	Q	Where do you go to school?
25	Α	Thompson.

	6.5	
1	Q	Are you don't with school yet?
2	A	No.
3	Q	Almost?
4	A	Yeah.
5	Q	Have any plans for the summer?
6	A	Yes.
7	Q	What are you going to do this summer?
8	Α	Swimming.
9	Q	Swimming a lot?
10	· A	Yeah.
11	Q	Can you tell me some of the stuff you've learned in school this year?
12	Α	Math.
13	Q	What kind of math?
14	Α	Pluses and Minus.
15	Q	What else have you learned in school?
16	Α	I don't know.
17	Q	Do you know the name of your teacher?
18	A	Ms. Richardson.
19	Q	What are you wearing today? Can you describe it for me?
20	Α	A pink dress.
21	Q	Do you know what you had did you have breakfast this morning?
22	Α	Yes.
23	Q	Do you know what you remember what you had for breakfast?
24	Α	Cereal.
25	Q	Who do you live with?

1	A	My mom and my sister.
2	Q	What's your mom's name?
3	A	Nicole.
4	Q	What's your sister's name?
5	Α	Katey.
6	Q	Do you know how old Katey is?
7	Α	Five.
8	Q	Do you know where you live with your mom and your sister?
9	Α	No.
10	Q	Do you live do you know if you live in Las Vegas or somewhere else?
11	A	l live in Las Vegas.
12	Q	Do you know can you tell me what you're the place that you live
13	right; can y	ou tell what it's like? One story? Two story?
14	A	It's two.
15	Q	Do you share a bedroom with Katey or you mom or do you have your
16	own bedroo	om?
17	Α	I share a bedroom with Katey.
18	Q	Do you have any pets at home?
19	, A	Yes.
20	Q	What pet or pets do you have?
21	Α	Two dogs and one turtle.
22	Q	What are the dogs' names?
23	Α	Mocha and Marley.
24	Q	And what's the turtle's name?
25	Α	Bubbles.

(I	
Q	Which one is your favorite of all the pets?
A	They're all my favorite.
Q	They're all your favorite. Okay. Fair enough. Did you bring anything
into court v	with you today?
Α	My stufty.
Q	Can you show me your stufty? Does you stufty have a name?
Α	Baby wolf.
Q	Okay. Do you want me to call it stufty or baby wolf?
Α	Baby wolf.
Q	Okay. I'll call it baby wolf. Do you know what it means to tell the truth?
Α	Yes.
Q	What does it mean to tell the truth?
Α	To tell only the thing that was true.
Q	Okay. Do you know what it means to lie?
A	Yes. To
Q	What does it mean to lie?
A	To make up something.
Q	Okay. Is it good or bad to tell the truth?
A	It's good.
Q	Is it good or bad to tell a lie?
A	It's bad.
Q	What do you think or what happens if someone lies?
Α	They can get punished.
Q	Okay. What would happen if someone tells the truth?
A	They won't get punished.
11 COLD DATE CONTROL C	A Q into court v A Q A Q A Q A Q A Q A Q A Q A Q A Q A

1	Q	Do you have a dad?
2	A	Yes.
3	Q	What is his name?
4	A	Fred.
5	, Q	Did you go to school today?
6	A	No.
7	Q	Did you go to school yesterday?
8	Α	Yeah.
9	Q	Do you remember anything you learned in class yesterday?
10	Α	I did minuses.
11	Q	Okay. Did you do any reading or spelling?
12	Α	I did reading.
13	Q	What'd you do for reading?
14	Α	I read a book.
15	Q	Do you remember the name of the book? Or what it was about?
16	Α	Little Red Riding Hood.
17	Q	Do you like the book?
18	Α	Yeah.
19	Q	Do you have a favorite book?
20	A	Yes.
21	Q	What's your favorite book?
22	Α	Marley's Adventure.
23	Q	I'm sorry?
24	Α	Marley's Adventure.
25	Q	What's that about? You said Marley's Adventure.

1	A	It's a dog who digs out and goes to a restaurant.	
2	Q	Do you remember the last time you read Marl is it Marley or Molly?	
3	A	Marley.	
4	Q	Do you remember the last time you read Marley's Adventure?	
5	А	No.	
6	Q	Have you always lived with just your mom and you sister?	
7	A	No.	
8	Q	Who else have you lived with?	
9	Α	Grammy and Granpy.	
10	Q	Okay. Do you remember when you lived with Grammy and Granpy?	
11	A	No.	
12	Q	Do you remember how old you were when you lived with Grammy and	
13	Granpy?		
14	A	Four or five.	
15	Q	Okay. Did you go to school when you were four or five?	
16	Α	Yeah.	
17	Q	Where'd you go to school when you were four or five?	
18	A	I forgot.	
19	Q	That's okay. When you lived with Grammy and Granpy, did you have	
20	your own room or did you share a room?		
21	Α	I shared a room.	
22	Q	Who'd you share a room with?	
23	Α	Katey.	
24	Q	Anybody else live with you?	
25	Α	No.	

1	Q	Okay. Did your mom live with you when you lived with Grammy and	
2	Granpy?		
3	A	Yeah.	
4	Q Q	All right, Jocelyn. You said your dress is pink. Right?	
5	A	Yeah.	
6	Q	If someone was to tell you that your dress is green, would that be telling	
7	the truth or telling a lie?		
8	A	Telling a lie.	
9	Q	Why?	
10	Α	Because I don't have a green dress.	
11	Q	You're sitting in a courtroom. Correct?	
12	Α	Yeah.	
13	Q	If someone were to tell you that you were at Disneyland right now; is	
14	that the trut	th or a lie?	
15	Α	A lie.	
16	Q	Why?	
17	A	Because I'm in the courtroom.	
18	Q	But you'd probably rather be at Disneyland. Right?	
19	A	Yeah.	
20	Q	Me too. Okay. If someone were to tell you that	
21	THE	COURT: You don't need to ask anymore.	
22	MS. EDWARDS: Okay.		
23	THE COURT: I'm satisfied she'll tell the truth. Will you tell the truth today?		
24	THE	WITNESS: Yes.	
25		DIRECT EXAMINATION	
	4		

1	Q	Do you remember what her house looks like?
2	A	No.
3	Q	And you said you mentioned Dustin. Right.
4	A	Yeah.
5	Q	Who is Dustin? Is he related to you or someone you know or someone
6	else?	
7	A	He's someone I know.
8	Q	And how do you know Dustin?
9	A	I spent the night at his house.
10	Q	When you spent the night at his house, do you remember where you
11	slept?	
12	Α	By the baby.
13	Q	Was anyone else in the room besides you and the baby?
14	Α	Dustin.
15	Q	Do you remember where you slept in that room when you slept in the
16	room with th	he baby?
17	Α	No.
18	Q	Do you remember if you slept on something or on the floor or
19	somewhere else?	
20	A	No.
21	Q	Okay. When you stayed the night at Dustin's, do you know where your
22	mom was at the time?	
23	Α	At our at her house.
24	Q	Was anyone else home besides you and the baby and Dustin at that
25	time?	

1	Α	Megan, Levi, Katey, and then his little brother.	
2	Q	Do you know where Levi and Katey were when you were in the room	
3	with Josh and Dustin?		
4	А	They were in Dustin's and Megan's room.	
5	Q	Okay. Do you know how long Dustin was in the room with you and the	
6	little one; the baby?		
7	Α	No.	
8	Q	Was it for a long time or a short time?	
9	Α	I don't know.	
10	Q	Okay. Did anything happen when Dustin was in the room?	
11	Α	Yeah.	
12	Q	Can you tell me what happened?	
13	Α	He digged in my privates.	
14	Q	Okay. Can you tell me where your privates are?	
15	Α	I don't know.	
16	Q	Are they on your body or somewhere else?	
17	Α	On my body.	
18	Q	Can you stand up and point to where on your body you privates are?	
19	A	[The witness stands and points below her waist]	
20	MS.	EDWARDS: For the record she stood up and is pointing to below her	
21	waist. In her area.		
22	THE COURT: Yeah.		
23	MS. EDWARDS: Okay.		
24	BY MS. EDWARDS:		
25		You can have a seat. Thank you. Do you do anything with your	

1	privates?	
2	A	No.
3	Q	Okay. Do you remember what you were wearing when that happened?
4	A	No.
5	Q	Do you remember what when you say he digged in your privates, do
6	you know	what he was digging with?
7	A	His finger.
8	Q	And where did he put his finger?
9	A	Inside my privates.
10	Q	Okay. Do you know if it was over your clothes or under your clothes?
11	A	No.
12	Q	How did it feel when he was digging in your privates with his fingers?
13	Α	It hurt.
14	Q	Do you remember if you said anything to him?
15	Α	No.
16	Q	Do you remember if he said anything to you?
17	Α	No.
18	Q	Do you remember how long he was digging in your privates?
19	Α	No.
20	Q	Did he at some point did he stop digging in your privates?
21	Α	Yes.
22	Q	What happened after he stopped digging in your privates?
23	Α	He went to wash his hands.
24	Q	Where did he go wash his hands?
25	Α	In the bathroom.

	3 (
1	Q	Did you see him go to the bathroom to wash his hands?	
2	A	Yeah.	
3	Q	Okay. Do you know where he went after he washed his hands?	
4	A	in bed.	
5	Q	Okay. Do you know who or where he slept in the bed?	
6	A	No.	
7	Q	Do you remember was it daytime or nighttime or something else	
8	when this h	appened?	
9	Α	It was nighttime.	
10	Q	Where were you at when this happened?	
11	Α	At Megan's and Dustin's house.	
12	Q	Do you ever call Megan by a different name?	
13	A	No.	
14	Q	Do you	
15	MS.	EDWARDS: Sorry. Court's indulgence.	
16	BY MS. EDWARDS:		
17	Q	After he you said Dustin went back into the room. Right.	
18	Α	Yeah.	
19	Q	After he went back into the room, what'd you do?	
20	Α	I went to sleep.	
21	Q	Did you ever tell anybody about what happened with Dustin?	
22	A	Yeah.	
23	Q	Who'd you tell?	
24	A	My mom and my grandma.	
25	Q	When did you tell your mom?	

	11	
1	A	When she came and picked us up
2	Q	Where'd she pick you up from?
3	A	Dustin's house.
4	Q	When she picked you up, where were you when you told your mom?
5	A	In her bed.
6	Q	Was anyone else there?
7	A	Grammy was.
8	Q	When did you tell Grammy?
9	A	The same time I told Mommy.
10	Q	Did you tell them at the same time or the same day or something else?
11	A	At the same time.
12	Q	Did you tell anybody else?
13	А	No.
14	Q	Did you ever go to a doctor's office?
15	А	Yeah.
16	Q	Do you remember when you went to a doctor's office?
17	Α	No.
18	Q	Why'd you go to the doctor's office?
19	Α	I don't know.
20	Q	Did you ever talk to a police officer?
21	A	No.
22	Q	Do you know anyone by the name of Tim or Timmy?
23	A	No.
24	Q	One second, Jocelyn. Okay, Jocelyn. Did you ever talk to your dad
25	about this?	

.1		
Α	Yes.	
Q	Do you remember when you talked to him?	
Α	No.	
MS.	EDWARDS: I don't have any	
MS.	FLECK: No.	
BY MS. ED	WARDS:	
Q	I just have I don't have any more questions about that but I have one	
more quest	tion for you. Ready?	
A	Yeah.	
Q	Do you see Dustin in the room today?	
Α	Yeah.	
Q	Can you tell me where Dustin and tell me something Dustin's wearing?	
A	A blue shirt.	
THE COURT: Record reflects she's identified the Defendant.		
MS.	EDWARDS: I don't have any more questions for you. Thank you.	
	CROSS-EXAMINATION	
BY MR. BE	CKER:	
Q	Good afternoon.	
Α	Afternoon.	
Q	You and I have never spoken before have we Jocelyn?	
Α	No.	
Q	But you've talked before about what you talked about today. Right?	
Α	Yeah.	
Q	And you've actually come to a court before to talk about these things.	
Correct?		
	Q A MS. MS. BY MS. ED Q more quest A Q A THE MS. I BY MR. BE Q A Q A Q A Q A Q A Q A Q A Q A Q A Q	

1	A	I told Ms. Betsy what happened.		
2	Q	Okay. But when you were planning to practice to come to court what		
3	kind of thin	kind of things did you do to practice?		
4	A	I don't know.		
5	Q	All right. Did you did family members help you to practice?		
6	A	yes.		
7	Q	Did your mommy help you to practice?		
8	A	Yeah.		
9	Q	And did your Grandma help you to practice?		
10	Α	No.		
11	Q	When did your mommy help you to practice?		
12	A	At nighttime.		
13	Q	Did you mommy help you last night?		
14	Α	No.		
15	Q	How long ago did your mommy help you to practice?		
16	Α	I don't know.		
17	Q	Did she help you a lot to practice?		
18	Α	No.		
19	Q	How many times did mommy help you practice?		
20	A	Like two.		
21	Q	And I know days and weeks go by really quickly. But you know what a		
22	week is; do	n't you?		
23	A	Yeah.		
24	Q	Like if I said to you what did you do over the weekend? Could you tell		
25	me what yo	ou did this last weekend?		
- 1	1			

	11	
1	A	No.
2	Q	Do you remember if you were sleeping underneath the blanket?
3	A	I was sleeping underneath the blanket.
4	Q	All right. And you told Michelle that today you're wearing a nice pink
5	dress. Is	that right?
6	A	Yeah.
7	Q	Do you remember what you were wearing this night when you went to
8	sleep?	
9	A	No.
10	Q	What do you normally wear when you go to sleep?
11	A	A t-shirt.
12	Q	Okay. Do you wear pajamas?
13	A	Yes.
14	Q	Okay. And do you wear shorts also?
15	Α	Yeah.
16	Q	All right. And when you would go to spend the night at Uncle Dustin
17	and Aunt N	Megan's house, you would bring clothes with you. Is that right?
18	Α	Yes.
19	Q	And when you would go to sleep you would wear shorts and pajamas.
20	Right.	
21	Α	Yeah.
22	Q	And you'd also wear underpants. Right?
23	Α	No.
24	Q	And do you remember this night do actually remember what when it
25	was that yo	u decided to go to sleep?
1		4

A No. Q Do you remember if you decided to sleep in the room with the baby or who decided that you would sleep in that room? A Aunt Megan did. Q All right. And do you remember if Uncle Dustin was in the house when you went to sleep? A What did you say? Q This house that you were at you were at Aunt Megan's house. Right?	
And Aunt Megan lived in the house with Uncle Dustin. A Yeah. Q And they had two children. Right? A Yes. Q And when you went to bed that night, do you remember if Uncle Dustin was there; was home? A He was home. Q All right. And but it was Aunt Megan who decided to that you would sleep in the room with the baby? A Yes.	
Q And do you have any idea when it was that you went to sleep? Was it after dinner? Was it really late that night? A I don't know. Q Did you have any problem falling asleep that night? A Yes. Q Why did you have trouble sleeping? Rough Draft Transcript, Volume II - Page 94	

A Because I was hurting.	
2 Q I'm sorry? You	
Q I'm sorry? You were holding? A I was hurt.	
THE COURT: Hot.	
MR. BECKER: All right. Okay.	
THE COURT: It was hot.	
7 MR. BECKED: O.	
MR. BECKER: Oh. It was hot. THE WITNESS: No.	
9 MS ELEON	
MS. FLECK: No. She was hurt.	
MS. EDWARDS: It's hurt.	
MR. BECKER: Okay.	
THE COURT: Hurting	
MR. BECKER: All right	
15 MR. BECKER:	
You say at some paint.	
A Yes.	
Q All right. When Upole P	
A I was trying to go to sleep. Q All right. When Uncle Dustin came in the room, were you sleeping?	
Q All right. And where	
A He digged in The digged in T	
Q All right. And what did Uncle Dustin do when he first came in the room? Q All right. And what did Uncle Dustin do when he first came in the room?	
the room to check on the baby?	
All right. Do you remember telling anybody that Uncle Dustin came in A Yes.	
o.	
A Reference to check on the baby.	
Q So did Uncle Dustin come to check on the baby before he dug or after?	and the same of the same specifies.
	The same and the same

Q All right. So he came into the room and he checked on the baby. Is	
Yes.	
And at this point in time you were lying down	
A Yes.	
And then at some point you say to	
Yes.	
How long did that last?	
aon't know.	
Uld you stay when Undo Day	
A Yes.	
Did you were wearing your pajamas Rights	
	Professional American
And you were you never took your pain.	With the second
I	
And your pajamas stayed on you the whole to	
And the blanket stayed on you the whole ti	
And you specifically remember this?	
Tes.	
Okay. I mean I know this home	
You can remember as you're sitting	
- 11	

	1	Q And so do you remember at some point after spending the night at A	
	2	Megan and Uncle Dustin's going to spend the night with your daddy?	unt
	3	A No.	
	4	Q When you lived with your grandparents, did you ever hear your	
	5	parents your mommy or your grandparents saying mean things about Uncle Dustin?	
	6	Dustin?	
	7	A No.	
	8	MR. BECKER: Court's indulgence.	
	9	No further questions.	
	10	THE COURT: Thank you.	
	11	MS. EDWARDS: No questions.	
1	12	THE COURT: The jury have any questions for this witness?	
1	3	Seeing no hands. You're free to go, okay.	
1	4	THE WITNESS: Okay.	
1	5	THE COURT: Thanks.	
16	3	Call your next witness.	
17	***************************************	MS. FLECK: Thank you. The State calls Joanna Hammonds.	
18	W. C.	JOANNA HAMMONDS	
19		having been called as a witness and being first duly sworn, testified as follows:	
20		THE CLERK: Please be seated. Would you please state and spell your first	
21	and	last name for the record?	
22		THE WITNESS: Yes. Joanna Hammonds; J-O-A-N-N-A, H-A-M-M-O-N-D-S	
23		Thank you.	
24		MS. FLECK: May I proceed, Your Honor?	
25		THE COURT: Yes.	

	1	MS. FLECK: Thank you.		
	2		DIRECT EXAMINATION	
	3	BY MS.	FLECK:	
	4	Q	Good afternoon, Ms. Hammonds.	
	5	Α	Afternoon.	
	6	Q	Do you have children?	
	7	Α	I do.	
	8	Q	How many kids do you have?	
	9	Α	I have three.	
1	0	Q	Who's your oldest?	
1	1	Α	Nicole Hammonds.	
1:	2	Q	And how old is she?	
13	3	Α	Twenty-nine.	
14	}	Q	Does Nicole have children?	
15		Α	Oh wait. Not until next week. I'm sorry.	
16		Q	Okay. Well close enough. She'll be twenty-nine for awhile actually.	
17		Α	Right.	
18		Q	She's a woman. So.	
19		Α	Yeah.	
20		Q	Does Nicole have kids?	
21		Α	Yes she does.	
22		Q	How many?	
23		Α	Two.	
24		Q	And what are their names?	
25		Α	Jocelyn Coleman and Katelyn Coleman.	

	- 1		
	1	Q	How old is Jocelyn?
	2	Α	Jocelyn is seven.
	3	Q	And how about Katelyn?
	4	Α	She's five
	5	Q	Is Nicole married at the right now?
	6	Α	No she is not.
	7	Q	Has she been?
i	8	A	Yes she has been.
9	9	Q	And what's her ex-husband's name?
10)	Α	Frederick Coleman.
11		Q	While they're not married is he still in your lives being the father of the
12	g	randkids	??
13		Α	Yes.
14		Q	How about the next child after Nicole?
15		Α	Megan Hammonds.
16		Q	And how old is she?
17		Α	28.
18		Q	Does she have kids?
19		Α	Yes, she does.
20		Q	And what are her kid's names?
21		Α	Levi Barral and Joshua Barral.
22		Q	And how old is Levi?
23		Α	Levi is six.
24		Q	How about Joshua?
25		Α	He's three.

2	2 Q	Is your daughter Megan married?
3	3	No, she is not.
4	Q	Has she been?
5	A	Yes she has been.
6	Q	And what's her ex-husband's name?
7	A	Dustin Barral.
8	Q	Do you see Dustin Barral in the courtroom today?
9	A	Yes, I do.
10	Q	Can you please point to him and describe something he's wearing for
11	the record	?
12	A	He's right there in the blue shirt and blue tie.
13	MR.	BECKER: And I'll stip that she's identified Dustin.
14	THE	COURT: The record reflects they've identified the Defendant.
15	BY MS. FL	ECK:
16	Q	And then you said that you have one more child.
17	Α	Michael Hammonds.
18	Q	And how old is he?
19	Α	26.
20	Q	And is he about to get married?
21	Α	Yes.
22	Q	Who do you currently live with?
23	Α	My husband, David Hammonds.
24	Q	How about any of your kids?
25	Α	No.

1	Q	And is that here in Las Vegas?		
2	- A	Yes, it is.		
3	Q	At some point did you I mean, obviously when the kids are growing		
4	up you liv	e with all them. Is that right?		
5	A	Yes.		
6	Q	At some point did you live with your daughter Nicole as she's been an		
7	adult and	has had her two kids Jocelyn and Katelyn?		
8	A	Yes.		
9	Q	And when was that?		
10	A	I want to say 2009, 2010. Could have been before that a little bit. I		
11	don't know	the exact month they moved in but		
12	Q	That's okay. So back in 2010 she's living with you with the girls. Is that		
13	because h	because her and Fred are at that point separated?		
14	Α	Yes.		
15	Q	How about Megan? Was Megan living with you?		
16	Α	No.		
17	Q	Back in 2010, where was Megan living?		
18	Α	With her husband and the boys in their own house.		
19	Q	So that's with the Defendant?		
20	Α	Yes.		
21	Q	What was your relationship like with Nicole and her kids back in 2010?		
22	Α	Very we're very close.		
23	Q	Close family?		
24	Α	Yes.		
25	Q	They were all living with you and that was I mean, you were good		

1	with that at the time?		
2	2	A Yes.	
3	3 (How about Megan? Back in 2010, what was your relationship like with	
4	her?		
5		Very close.	
6		How about her and your husband?	
7		Very close.	
8		Growing up, would you describe your family, you, the girls, your	
9	husban	d, and your son as a tight-knit, close family?	
10		Yes.	
11		What kinds of things did you all enjoy doing together?	
12	A	Baseball games, football games, vacations, you know, swimming,	
13	barbequ	ies.	
14	∭ Q	Were church functions a regular	
15	A	Yes. And church.	
16	Q	part of your life?	
17	A	Yes.	
18	Q	How old was Megan when she met the Defendant?	
19	Α	I'm sorry. I'm having to think. Twenty-three?	
20	Q	Okay.	
21	Α	Is that right? No. Yeah. About twenty-three maybe.	
22	Q	Early twenties.	
23	Α	Yeah.	
24	Q	And when they first met how did you like Dustin? How'd you feel about	
25	him?		

5

6

7 8

9

10 11

12

13

14

15

16 17

18

19

20

22

21

23 24

25

A Yeah we didn't have a chance to form our -- an opinion and, you know, we were just, you know, maybe being a little protective I guess, you know. I don't -- I mean, we just didn't know him.

Q Okay. Throughout the course then of their marriage I guess up until while -- let's talk about first from, you know, when they first got married until July of 2010. What was your relationship like as a family with Megan and Dustin?

A Well after they had been married for a few months, it became more normal. We started spending more time together. And they would a part of, you know, things that we did as a family after a few mon -- after they'd been married a few months.

- Q Would you spend holidays with your daughter and the Defendant?
- A Yes.
- Q And also Nicole and the kids?
- A Yes.
- Q And the family things you talked about, you know, going to barbeques or baseball games or church functions; is that something that the Defendant was also included in --
 - A Yes.
 - Q -- if he wanted to come?
 - A Yes.
- Q Okay. Then I'd like to direct your attention to July of 2010; specifically July 9th. Was there something that happened July 9th of 2010 that caused your daughter, Nicole to go to the hospital?
 - A Yes. She had been vomiting. Just -- like she couldn't stop. She would

drink water and she'd throw-up and you know, just -- there was no rhyme or reason

25

23

24

25

	11			
	1 A	On a night she went to her classes; when Nicole went to school.		
;	2 Q	Okay. And then sometimes if their work schedules would change or		
•	3 fluctuate	fluctuate that they would be flexible with that?		
4	4 A	Yeah.		
į	5 Q	Is that right?		
6	\$ A	Yes.		
7	Q	They were able to work together at that time with custody?		
8	A	Yes.		
9	Q	So then at some point on Tuesday, does Nicole and the two girls come		
10	back to yo	back to your house?		
11	A	Yes.		
12	Q	Nicole's well I guess she I'm sorry. You just said she came back		
13	Sunday.	But did she bring the girls back I should say?		
14	A	Yes. She I believe that she went and picked up the girls with Megan.		
15	MR.	BECKER: We'll object. Lack of foundation.		
16	MS.	MS. FLECK: Is it		
17	MR.	MR. BECKER: I'll withdraw the objection.		
18	MS.	FLECK: Well let me just let me clarify because I think it's probably my		
19	fault.			
20	BY MS. FL	BY MS. FLECK:		
21	Q	Sunday night they are not at your house. Right?		
22	Α	Correct.		
23	Q	The girls are still at Megan's?		
24	Α	Correct.		
25	Q	Monday, as far as you know, they go to their dad, Fred's?		

1	Α	Yes.
2	Q	Okay. Do you remember when that was?
3	Α	Yes. It was that Tuesday after I'd been hospitalized.
4	Q	Where were you when this happened?
5	A	We were at home?
6	Q	You said you saw the girls first Tuesday in Tuesday afternoon evening,
7	correct?	
8	A	Correct.
9	Q	Where did you first see them?
10	A	My sister had picked me up with her kids and we went to pick up my
11	kids from their dad's house.	
12	Q	And what's their dad's name?
13	Α	Frederick Coleman.
14	Q	Regular for them to have visitation with him?
15	Α	Yes, weekly.
16	Q	When you picked them up, what happened after you picked them up
17	from Fred's house?	
18	A	Megan and I and all the kids went back to my parent's house for dinner.
19	Q	Were your parents home at the time?
20	. A	Yes.
21	Q	So you all had dinner together, correct?
22	Α	Yes.
23	Q	Okay. What happened after dinner?
24	Α	Megan and the boys left and I took the girls upstairs, my girls, to take a
25	bath.	

1	Q	Okay. How would you describe Jocelyn's demeanor when she was	
2	explaining these things to you?		
3	Α	Very serious; very matter-of-fact.	
4	Q	Was that normal for her? Different for her?	
5	Α	No, that was not normal for her.	
6	,Q	Do you know where Katelyn was at this point in time?	
7	Α	I don't.	
8	Q	So why you asked her if she's telling the truth, correct?	
9	Α	Correct	
10	Q	And sh what was the purpose of you asking that question?	
11	A	I knew I needed to call the police and I just needed confirmation from	
12	her.		
13	Q	Okay. What do you do after she tells you all these things?	
14	A	I told her to wait upstairs and I went downstairs.	
15	Q	As she's telling you these things when you're upstairs, did you know	
16	what she meant when she used the word privates?		
17	Α	Yes.	
18	Q	Okay. Had she ever used the word privates before in your presence?	
19	A	Yes.	
20	Q	And what did she what was she referring to when she uses the term	
21	privates?		
22	Α	Her genital area.	
23	Q	Had you ever heard her use the phrase dug-in?	
24	A	No, never.	
25	Q	Do you know what she meant by that?	

	f 1		
1	Α	I know what she meant by it, yes.	
2	Q	Did you ask her any questions to explain what she meant by dug-in	
3	privates?		
4	Α	No.	
5	Q	Did you ask her any follow-up questions other than the one we talked	
6	about as far as the circumstances or what happened?		
7	Α	No.	
8	Q	So you go downstairs; what happens when you go downstairs?	
9	Α	My parents were down there and so I told them what she had just told	
10	me.		
11	Q	Is anyone watching the kids at this time?	
12	Α	Probably not.	
13	Q	Okay. You're downstairs. What happens do you talk to your	
14	parents? What happens?		
15	Α	I tell my parents my I was sobbing and kind of hysterical at this point	
16	and my mom went upstairs to take care of the girls and my dad called Megan		
17	because she at this point was on her way home. And he knew he needed to tell he		
18	what Jocely	n had told me. And so he called her and she headed back to the house.	
19	Q	Were you present when he called her?	
20	Α	I don't remember.	
21	Q	Okay. At some point in time do you go back upstairs?	
22	Α	I did.	
23	Q	Okay. When you go back upstairs what do you do with the girls?	
24	Α	I got them ready for bed.	
25	Q	Any	

	il	
1	Α	Lotion, Pajamas.
2	Q	Any further discussions with Jocelyn about what she'd disclosed to
3	you?	
4	Α	No.
5	Q	At some point in time, does Megan come back to the house?
6	А	Yes.
7	Q	And do you see her at the house?
8	A	l did.
9	Q	Okay. Where were you when you saw Megan at the house?
10	Α	After I had gotten the girls ready for bed I went back downstairs and
11	she was sitting at the table.	
12	Q	Did you have interaction with Megan?
13	Α	I did. I hugged her. She was at this point was sobbing and I just
14	hugged her.	
15	Q	When you went downstairs, at any point in time did Jocelyn stay
16	upstairs or did she come back downstairs at any point in time?	
17	Α	She came back downstairs later; at this point she was still upstairs.
18	Q	Were you there when Jocelyn came downstairs?
19	Α	Yes.
20	Q	And where were you when Jocelyn came downstairs?
21	Α	I'm not sure. Probably standing in the kitchen.
22	Q	Okay. Anybody else around when Jocelyn came back downstairs?
23	Α	Megan was down there and my mom was down there.
24	Q	Did you have the chance to observe and what she did when she came
25	back downstairs?	

Q

1	Q	After Wednesday, what happened next?
2	А	Thursday we went in and talked to Hatchett.
3	Q	Okay. Where did you go when you went to talk to Hatchett?
4	Α	I don't remember the name of the building. It's on Pecos.
5	Q	Okay. When you went to talk to Hatchett, what happened when you
6	first got to	that building? Did you talk to Hatchett? Did you talk to Jocelyn? If you
7	Α	I don't remember the order. He did talk to both of us.
8	Q	Were you present when he talked to Jocelyn?
9	A	No.
10	Q	And was she present when you talked to Hatchett?
11	A	No.
12	Q	After all this happens, how was Jocelyn after all these events?
13	Α	Jocelyn, she was fine during the investigation; she was nervous.
14	Hatchett sa	id she was able to answer questions.
15	MR.	BECKER: Objection, hearsay.
16	THE	COURT: Sustained.
17	BY MS. ED	WARDS:
18	Q	After Thursday, so moving forward with your life. Is Jocelyn the same
19	or different	from before this all happened?
20	Α	Very different. She was very emotional.
21	Q	Why do you what about her being emotional was different?
22	Α	She would cry everyday just for no reason. She would complain of
23	pain.	
24	Q	Did she ever tell you where the pain was that she complained of?
25	Α	She did. She said it was in her privates.

1	Q	Does she know her colors?	
2	Α	Yes.	
3	Q	Her letters?	
4	Α	Yes.	
5	Q	Reading?	
6	Α	Yes.	
7	Q	Okay. Did of her colors and her letters what did she know in July of	
8	2010?		
9	A	She knew all of her colors and all of her letters.	
10	Q	And was she in school in July of 2010?	
11	Α	She was in preschool, yes.	
12	Q	If I told you that you went to Sunrise Hospital on July 14, you said that	
13	was a Wed	nesday, correct?	
14	A	Yes.	
15	Q	Does that sound about right?	
16	Α	Yes.	
17	Q	Okay. So backing up out of that, Tuesday you said was when she told	
18	you, correct?		
19	Α	Tuesday was when she told me.	
20	Q	Which would've been the 13 th , correct?	
21	Α	Yes.	
22	Q	And backing up even further, that would mean that you went into the	
23	hospital on	the 9 th . Is that correct? Sounds about right?	
24	Α	That Friday, yes, would've been the 9 th .	
25	Q	Okay. And then the girls stayed over at Megan and Dustin's on	

3	1 2	
1	Saturday a	nd Sunday.
2	A	Saturday and Sunday.
3	Q	Which would've been the 10 th and the 11 th ?
4	A	Correct.
5	MS.	EDWARDS: I don't have any more questions for the witness.
6	THE	COURT: Cross.
7		CROSS-EXAMINATION
8	BY MR. BI	ECKER:
9	Q	Good morning.
10	Α	Good morning.
11	Q	How would you describe your relationship with Dustin prior to the time
12	these alleg	ations came to surface?
13	Α	We were fine. We would he was a part of the family.
14	Q	He was a part of the family because he had married your sister, Megan.
15	Is that corre	ect?
16	Α	Correct.
17	Q	But would it also be correct to say that the family did not approve of the
18	marriage?	
19	Α	Not at first, no.
20	Q	And the family by and large didn't did not even go to the wedding, is
21	that correct?	
22	Α	I think some of the family did; some didn't.
23	Q	You didn't go did you?
24	Α	No.
25	Q	And your parents didn't go to the wedding, correct?

1	Α	No.
2	Q	When you say no, you mean they didn't go, correct?
3	A	Yes.
4	Q	All right. So things didn't really get off to a great start, is that right?
5	A	Right.
6	Q.	And specifically the family had protested this marriage?
7	A	I'm not sure what you mean by protest.
8	Q	Okay. And with regard to your relationship with Dustin, you had
9	previously s	stated that you and Dustin were not the best friends. Is that correct?
10	Α	Yeah. That's correct,
11	Q	All right. Now at the time that these allegations came to surface you
12	were living with your parents, is that right?	
13	Α	Correct.
14	Q	And would it be fair to say you and your husband were estranged, is
15	that correct?	
16	A	Yes.
17	Q	At the time of these allegations were you and Fred divorced?
18	Α	We were. Our divorce was finalized in March of 2010.
19	Q	And was it after your divorce that you moved in with your parents?
20	Α	It was before the divorce.
21	Q	All right. How long prior to July 2010 was it that you were living with
22	your parent	s?
23	Α	I'm not sure exactly.
24	Q	Would it have been months or years?
25	Α	Maybe about a year; not precise; around that.

- 1		
1	Q	Right. And how many bedrooms is the house so where you lived
2	with your pa	arents?
3	Α	One, Two Five bedrooms.
4	Q	And so your parents obviously share a bedroom?
5	Α	Correct.
6	Q	You had your own room?
7	A	Correct.
8	Q	Jocelyn and Katelyn each had their own room?
9	Α	They shared a room.
10	Q	All right, shared a room. And would it be fair to say that your parents
11	assisted at	this point in time in the upbringing of Jocelyn and Katelyn?
12	Α	Yes.
13	Q	And that you were a very close-knit group; meaning you, your
14	daughters,	and you parents?
15	Α	Yes.
16	Q	Almost as if you were a nuclear a nuclear family living in the same
17	home?	
18	Α	At that point in time, yes.
19	Q	All right. And how would you describe your relationship with Megan at
20	this time?	
21	A	We were close.
22	Q	When was it that Megan Dustin married?
23	Α	I believe it was 2006.
24	Q	And I know that the marriage didn't get off to a great start but when did
25	there come	a time in which you came to accept Dustin as your sister's husband and

-	1		
1	Q	Okay. And then comes the the weekend in question is a weekend	
2	where you were in the hospital.		
3	Α	Yes.	
4	Q	And Jocelyn and Katelyn are staying at Aunt Megan and Uncle Dustin's	
5	house?		
6	A	Correct.	
7	Q	And they stay with Dustin and Megan from Saturday, sometime in the	
8	morning.		
9	A	I think it was actually afternoon.	
10	Q	Saturday, sometimes in the afternoon, until Monday, correct?	
11	A	Yes. They weren't at the house the entire time but yes.	
12	Q	All right. And then on Monday they go to stay with their fath I'm sorry	
13	Jocelyn and	Katelyn go to stay with their father, Fred Coleman. Correct?	
14	. A	Yes.	
15	Q	And that was something that was done on a regular basis; that he	
16	would have	the kids on Monday night?	
17	Α	Weekly, yes.	
18	Q	Now do you remember when you first saw Jocelyn after spe while	
19	over that we	eekend, when you were in the hospital?	
20	Α	Yes. The family brought the kids to see me on Sunday; sometime in	
21	the afternoo	on.	
22	Q	Okay and who was present?	
23	Α	My parents, my sister, my aunt Kathy Denny, and my kids.	
24	Q	All right. And how long did this visit last?	
25	Α	I don't remember.	

1	and Katelyn up?		
2	Α	I spoke to him, yeah.	
3	Q	And was were you given any indication at that point in time that	
4	anything w	as unusual?	
5	Α	Okay.	
6	Q	It's then later that evening when you're preparing Jocelyn for a bath that	
7	the first un	usual sign occurs. Is that correct?	
8	Α	Correct.	
9	Q	And just so we're clear about it, I think you testified that you were kind	
10	of walking	through the halls in the process of getting ready for bathing when she	
11	said that she needed to talk and you sat her down on the bed in the bedroom. Is		
12	that correct?		
13	A	She sat me down in the bedroom.	
14	Q	All right. And at this point in time she had not entered the bath. Is that	
15	right?		
16	A	Correct.	
17	Q	And she's fully clothed at this time?	
18	Α	I don't remember.	
19	Q	All right. Now do you remember when you were given giving a	
20	statement, you were asked about this particular time whether she was making any		
21	mannerisms when she asked to explain these things to you. Is that correct?		
22	Α	I was asked that, yes.	
23	Q	And you said, no she wasn't. Is that right?	
24	Α	Correct.	
25	Q	And you've testified today you described the conversation as two-	

1	ways.	You	said it was serious, matter-of-fact. Is that correct?
2		Α	I yes.
3		Q	Okay.
4		Α	That's how I described it.
5		Q	I'm from your perspective are serious and matter-of-fact the same?
6		Α	Yes. In that instance, yes.
7		Q	So when she stopped to talk to you, she wasn't crying or upset?
8		Α	No.
9	;	Q	There was nothing unusual about her mannerisms.
10		Α	No.
11		Q	She just stopped to tell this to you?
12		Α	Yes.
13		Q	And in essence she had told you that at some point in time when she
14	was sleeping at Dustin and Megan's that Uncle Dustin had come in to check on the		
15	baby.	Is tha	at correct?
16		Α	Correct.
17		Q	Did she specifically explain in any way, why she knew that Dustin was
18	coming in to check on the baby?		check on the baby?
19		A	She did not explain that, no.
20	(Q	And did you ask her what if anything happened with the baby?
21	,	A	No.
22	(Q	Did you ever ask her questions about whether or not Uncle Dustin knew
23	that sh	e wa	s sleeping on the futon in that room?
24		A	No.
25	(Q	Because you did say on one of the nights she actually slept with her

	11	
1		And you testified today that the privates were the genital area, correct?
2	A	Yes.
3	C	And just to be clear because you had you testified twice today. First,
4	outside	the presence of the jury, correct?
5	A	Yes.
6	C	And at that point in time you testified that the privates were the vaginal
7	area. C	Correct?
8	Т	THE COURT: Counsel, approach the bench.
9		[Bench Conference Begins]
10	Т	HE COURT: I'm not sure you should get in the hearing this morning.
11	N	MR. BECKER: Well in other words, it's private it's prior testimony. I just
12	want to clarify.	
13	N	IS. FLECK: You the only way you can say talk about prior testimony is it
14	she say	s something inconsistent with what she said another time.
15	I T	HE COURT: It's not it wasn't inconsistent
16	 N	IS. FLECK: Mm-hmm.
17	Total Control	HE COURT: and the jury's going to think we did something untoward;
18	having a	a hearing. That's why we have it out of their presence.
19	N	IR. BECKER: Okay. I just want to
20	<u> </u>	HE COURT: I'd just be very careful.
21	N	IR. BECKER: Okay. All right.
22		HE COURT: Just caution there.
23	N	IR. BECKER: All right.
24	riverschauferschaften der Greine	[Bench Conference Concludes]\
25	RV MR	BECKER:

1	1		
1	Q	Well just to be clear about this, when you say genital area, you mean	
2	the vaginal area. Is that correct?		
3	A	Yes.	
4	Q	And this is an area that Jocelyn referred to as her privates? Correct.	
5	A	Yes.	
6	Q	And okay. Now, after Jocelyn told you this you excused yourself.	
7	Α	Yes.	
8	Q	You became very upset.	
9	Α	Yes.	
10	Q	And you went downstairs to speak to your parents. Is that right?	
11	Α	Yes.	
12	Q	And you never questioned her in any further detail about this allegation.	
13	Correct?		
4	Α	No. I did not.	
15	Q	In other words, you heard what she said and your decision was not to	
16	cross-exam	her in any way about it or endeavor to learn anymore; at this point you	
7	just wanted	to go downstairs to talk to your parents.	
8	Α	Correct.	
9	Q	And suffice it to say that you were upset when you walked downstairs.	
20	Α	Yes.	
21	Q	And to be clear, you told your mother at least in that point in time what	
22	Jocelyn had	d said. Is that correct?	
23	A	Mother and my father	
24	Q	Right.	
5	Α	were both there.	

	8 1	
1	Q	You told them very specifically what Jocelyn had relayed to you.
2	Α	I believe so.
3	Q	Okay. Well you testified previously about his. Correct? I mean, you
4	made a y	ou gave a statement about this.
5	Α	Yes.
6	Q	And in your statement you indicated well at least that you told your
7	parents abo	out what Jocelyn had said.
8	Α	Yes.
9	Q	All right. So that when your mother went upstairs, she already had
10	information	from you about what Jocelyn had said.
11	Α	She did.
12	Q	Now, at some point in time you decide to call 3-1-1. Is that correct?
13	A	Yes.
14	Q	Just in terms of the sequence of events; after your mother goes upstairs
15	to talk to Jo	celyn, do you go with her?
16	A	No.
17	Q	And at what period at what point okay, strike that. Megan is called
18	fairly promptly. Is that correct?	
19	Α	Yes. My Dad called her.
20	Q	And Megan had recently left the house and she turned around and
21	came back.	
22	Α	As far as I know, yes.
23	Q	And when Megan came back, Megan also spoke to Jocelyn.
24	A	After my dad had talked to her. Yes.
25	Q	Okay. And this conversation takes place downstairs?

1	THE COURT: Yeah. What are you
2	MS. FLECK: He hasn't asked
3	THE COURT: What are you sh
4	MS. FLECK: the question yet to see if
5	MR. BECKER: Well I want to ask
6	MS. FLECK: she just knows it.
7	MR. BECKER: the witness if she recognizes these as the forms that the
8	nurse was filling out when she was speaking with her.
9	And I think the witness wants to get some water, which of course you
10	can do.
11	WITNESS: Is that okay?
12	MR. BECKER: Absolutely.
13	WITNESS: Thank you.
14	MS. FLECK: I mean, it I have no objection to it.
15	THE COURT: I mean that's
16	MS. FLECK: I just
17	THE COURT: it's
18	MS. FLECK: don't know what it's based on.
19	THE COURT: I'm trying to figure out what the way to I mean generally
20	when you're refreshing recollection you ask question; could it refresh your
21	recollection. I suppose if you ask her does she remember the forms and if she says
22	no then you can approach her and show her.
23	MR. BECKER: Okay.
24	THE COURT: I think you have to ask that question.

MR. BECKER: I'll try to simplify this.

1	3		
1	proceeding?		
2	Α	No.	
3	Q	And you were present at the family court proceeding. Is that right?	
4	A	Yes.	
5	Q	You testified at a family court proceeding?	
6	Α	Yes.	
7	Q	And this would've been back in July 2011.	
8	A	Correct.	
9	Q	Were you present when Jocelyn testified?	
10	A	I was.	
11	Q	All right. Would it be fair to say that Jocelyn was unable to recall the	
12	events giving rise to these allegations at the family?		
13	MS. FLECK: I'm going to completely and totally object to that. It's a complet		
14	and total mischaracterization. It's a completely different court proceeding,		
15	completely different standard, completely different questions being asked for		
16	MR. BECKER: I'll withdraw.		
17	MS. FLECK: an entirely different purpose.		
18	THE COURT: I'll sustain the objection.		
19	MR. BECKER: I'll withdraw the question.		
20		Court's indulgence.	
21	BY MR. BECKER:		
22	Q	We talked about the vaginitis but this was would it also be correct to	
23	say that Jocelyn was having issues relating specifically to and discomfort in that		
24	area relating to potty training?		
25	Α	Not persistently. But she had been irritated prior to this.	

discussed.

1	Q	Okay. She never said it before about anybody else. Correct?	
2	A	No. Correct.	
3	Q	In fact, she'd never even complained about Dustin before that; isn't that	
4	correct?		
5	A	That's correct.	
6	Q	So this is the first time she's made any statements of such a serious	
7	nature against anyone. Correct?		
8	Α	Correct.	
9	Q	Fair to say this is extremely serious?	
10	Α	Yes.	
11	Q	Okay. And this is the first time you've dealt with it. Correct?	
12	Α	Correct.	
13	Q	So you had no prior knowledge as to preserving anything or trying to	
14	preserve anything		
15	Α	No prior knowledge.	
16	Q	one way or the other. Correct?	
17	Α	Correct.	
18	Q	And fair to say when you saw Jocelyn on Tuesday night when you	
19	picked her, no evidence that she hadn't bathed in days. Correct?		
20	Α	Correct.	
21	Q	Because this incident allegedly	
22	MR. BECKER: Let me object, calls for speculation.		
23	THE COURT: I'll overruled.		
24	BY MS. EDWARDS:		
25	Q	So fair to say you would've expected she took baths after Saturday	

1	night and before you picked her up on Tuesday? Correct?		
2	Α	I would assume at some point. Yes.	
3	Q	She appeared clean on Tuesday?	
4	A	Yes.	
5	Q	Appeared to have clean clothes on?	
6	Α	Yes.	
7	Q	Her hair appeared to be done?	
8	Α	I would think so. I'm not sure exactly.	
9	Q	To the extent Fred's capable of doing her hair?	
10	Á	Yes,	
11	Q	Okay. Fair to say she didn't smell like she was dirty or anything like	
12	that?		
13	Α	No.	
14	Q	Now how often did Jocelyn spend the night at Dustin and Megan's prior	
15	to this incident?		
16	A	I'm not sure often.	
17	Q	Was it	
18	Α	It wasn't very often.	
19	Q	Okay. And she never complained as far as Dustin before that.	
20	Correct?		
21	A	Correct.	
22	Q	And in fact she likes Megan. Correct?	
23	Α	She loved Megan.	
24	Q	And she liked seeing Levi and Josh. Correct?	
25	Α	Yes. Very much.	

- 1	1	
1	Q	And this all changed after all this occurred. Correct?
2	A	Yes.
3	Q	And in fact, Jocelyn was upset that she hadn't seen Megan anymore.
4	Correct?	
5	A	She was upset.
6	Q	And she was upset that she hadn't seen Levi and Josh anymore.
7	Correct?	
8	Α	Correct.
9	Q	Okay. Now Counsel was asking you questions about your description
10	of Dustin during the course of your interview with Detective Hatchett. Do you reca	
11	those quest	tions?
12	Α	That Counsel was asking?
13	Q	Yes.
14	Α	Yes.
15	Q	Fair to say that within 24 48 hours you'd just learned that Dustin had
16	dug in her privates?	
17	Α	Correct.
18	Q	Fair to say that your opinion of him had shifted between Tuesday
19	afternoon and Thursday when you're talking to the detective?	
20	Α	Majorly shifted.
21	Q	Fair to say that you're pri trying to provide as much information and
22	insight into Dustin as possible to the detective. Correct?	
23	Α	Yes.
24	Q	Okay. And describing how you Jocelyn at the hospital you said she
25	hugged you	ı for a long time. Correct?

1	А	Correct.
2	Q	And on Tuesday night you find out that Uncle Dustin had dug in her
3	privates. (Correct?
4	А	Correct.
5	Q	Did that you lead you to interpret anything she'd done at the hospital
6	potentially	differently or as for being a for a different reason?
7	Α	I don't think that I realized it at the time. No.
8	Q	But you had new information Tuesday after or Tuesday evening.
9	Correct?	
10	A	Correct.
11	Q	Information you didn't have on Sunday.
12	A	Correct.
13	Q	And so things you observed from her on Sunday and Tuesday in
14	bringing he	er to the house all the sudden appeared to be different or somehow
15	explained.	Correct?
16	A	Yes.
17	Q	And as far as the kid's visitation with Fred, isn't it true that it would
18	sometimes fluctuate with his work schedule?	
19	Α	Yes.
20	Q	And that his work schedule changed sometimes from week to week?
21	MR.	BECKER: Object, leading.
22	THE	COURT: Sustained.
23	BY MS. ED	WARDS:
24	Q	Would his work schedule fluctuate sometimes?
25	Α	I don't know. At that point he had them on Mondays. I'm not sure wha

1	the time fr	ame was but I know that it was Mondays because I was going to school.
2	Q	Okay. Now going back to when Megan married Dustin. She was only
3	21 years old. Correct?	
4	Α	That sounds right. Yes.
5	Q	And they'd only been together for a very brief period of time.
6	A	Yes.
7	Q	Isn't that correct?
8	Α	Yes.
9	Q	And in fact, they eloped. Isn't that true?
10	MR.	BECKER: I'm going to object, leading.
11	THE COURT: Sustained.	
12	BY MS. EDWARDS:	
13	Q	You didn't go to the wedding. Correct?
14	Α	I did not.
15	Q	Did they elope? Do you know?
16	Α	I think they planned it. I'm not sure. I wasn't involved in any of it.
17	Q	It wasn't like one of those weddings you plan out for a year and a half
18	and	
19	A	No.
20	Q	every bride's dream come true?
21	A	No.
22	MR.	BECKER: Object, leading.
23	THE	COURT: Overruled.
24	BY MS. EC	WARDS:
25	Q	And in fact, your family had issues or reservations about a kid getting

	11		·	
1	marr	married at such a young age. Isn't that correct?		
2		MR. BECKER: Objection, leading. Calls for hearsay.		
3		THE COURT: All right. You sort of opened the door. I'm going to allow it in.		
4		MR. BECKER: It's still leading.		
5		THE	COURT: You opened the door.	
6	BY N	IS. E	DWARDS:	
7		Q	Concerns about the young age. Correct?	
8		Α	Yes.	
9		Q	The lack or the shortness of the relationship at the point they chose to	
10	get married?			
11	- Control of the Cont	Α	I think the shortness was more than the young age.	
12		Q	No more questions. Thank you.	
13	MR. BECKER: Briefly.			
14	RECROSS EXAMINATION			
15	BY N	IR. BE	ECKER:	
16		Q	Well you received a written invitation to the wedding. Didn't you?	
17		Α	Probably. I'm not sure exactly.	
18		Q	And your parents received a written invitation to the wedding?	
19		Α	I can't tell you what they received.	
20		Q	Okay. So this wasn't eloping where they didn't plan it. They planned a	
21	wedding and they sent invitations out. Right?			
22		Α	I believe they sent invitations. Yes.	
23		Q	And you and your parents chose not to go?	
24		Α	Yes.	
25		Q	And that was something that even four years later in 2010 was a source	

listen to any report of our commentary on the trial. Or any person connected with

9

10 11

12

13 14

15

16

17 18

19

20

21 22

24

25

23

this trial by any medium of information including newspaper, televisions, radio, or the internet. Or form or express an opinion on any subject connected with the trial until the case is finally submitted to you.

I think you could be back by a quarter to two. Quarter until two.

[Outside the presence of the jury]

THE COURT: All right. Jury's left. See you guys back about 20 til, hey.

MR. CASTILLO: Thank you, Your Honor.

[Outside the presence of the jury]

MR. BECKER: Your Honor, there are two items -- brief items --

THE COURT: Wait, wait. Let me make --

MR. BECKER: Okay.

THE COURT: -- we got to get -- okay, we're on record.

MR. BECKER: Two items that I just want to -- we can -- I can take them off; we don't need to resolve necessarily both of them now. But I'm assuming that the State is calling Joanna Hammonds next.

MS. FLECK: No. We're calling Jocelyn.

MR. BECKER: Okay. Then we can wait but I will need to speak to the Court briefly before Joanna is called. I don't know if she's go --

MS. FLECK: We're calling her right next -- right after, so let's go ahead.

MR. BECKER: Okay. The issue is this: Joanna Hammonds this morning testified very clearly that when she went downstairs that Nicole did not tell her what Jocelyn had said. But I have other statement of hers where she did say that when she went downstairs she was told what Nicole -- that Nicole told her what Jocelyn had said. The issue is that I may want to impeach her with a statement from this morning's hearing outside the presence of the jury and when endeavor to use one of

	f i
1	MS. FLECK: Yeah. Maybe there is a silver lining.
2	Okay so do you and your husband have children?
3	PROSPECTIVE JUROR NUMBER 095: Yes.
4	MS. FLECK: How old are they?
5	PROSPECTIVE JUROR NUMBER 095: Two daughters, 28 and soon to turn
6	23.
7	MS. FLECK: Any grandkids yet?
8	PROSPECTIVE JUROR NUMBER 095: No.
9	MS. FLECK: Any, anything that you've heard in this case, whether it's law
10	enforcement, you being the victim of a crime or someone close to you, accused of a
11	crime, anything like that?
12	PROSPECTIVE JUROR NUMBER 095: No.
13	MS. FLECK: No. None of those would pertain to you?
14	PROSPECTIVE JUROR NUMBER 095: No.
15	MS. FLECK: So, no significant ties or connections or experiences with law
16	enforcement?
17	PROSPECTIVE JUROR NUMBER 095: No.
18	MS. FLECK: Okay. And perfectly comfortable with the kids testifying that
19	kind of thing?
20	PROSPECTIVE JUROR NUMBER 095: Yeah.
21	MS. FLECK: All right. Thank you so much. We'll pass for cause.
22	MR. BECKER: Briefly. You could look at Mr. Barral at this point in time as an
23	innocent man?
24	PROSPECTIVE JUROR NUMBER 095: Yes.
25	MR. BECKER: And you can be fair to him?

1	PROSPECTIVE JUROR NUMBER 095: Yes.
2	MR. BECKER: Pass for cause, Your Honor.
3	THE COURT: Ladies and gentleman the reason I
4	THE CLERK: There is still one more.
5	THE COURT: What?
6	THE CLERK: Mr. Williams [indiscernible].
7	THE COURT: Oh, sorry. Go ahead.
8	Tell me, do you work?
9	PROSPECTIVE JUROR NUMBER 099: Yes, Your Honor.
10	THE COURT: What do you do?
11	PROSPECTIVE JUROR NUMBER 099: I'm a lawyer.
12	THE COURT: Where at?
13	PROSPECTIVE JUROR NUMBER 099: Koeller, Nebeker, Carlson, and
	Haluck, civil litigation defense.
14	
15	THE COURT: All right. Do any criminal work?
	THE COURT: All right. Do any criminal work? PROSPECTIVE JUROR NUMBER 099: No.
15	
15 16	PROSPECTIVE JUROR NUMBER 099: No.
15 16 17	PROSPECTIVE JUROR NUMBER 099: No. THE COURT: How long you been a lawyer?
15 16 17 18	PROSPECTIVE JUROR NUMBER 099: No. THE COURT: How long you been a lawyer? PROSPECTIVE JUROR NUMBER 099: Eleven years.
15 16 17 18	PROSPECTIVE JUROR NUMBER 099: No. THE COURT: How long you been a lawyer? PROSPECTIVE JUROR NUMBER 099: Eleven years. THE COURT: Have you been in this department?
15 16 17 18 19	PROSPECTIVE JUROR NUMBER 099: No. THE COURT: How long you been a lawyer? PROSPECTIVE JUROR NUMBER 099: Eleven years. THE COURT: Have you been in this department? PROSPECTIVE JUROR NUMBER 099: No, Your Honor.
15 16 17 18 19 20 21	PROSPECTIVE JUROR NUMBER 099: No. THE COURT: How long you been a lawyer? PROSPECTIVE JUROR NUMBER 099: Eleven years. THE COURT: Have you been in this department? PROSPECTIVE JUROR NUMBER 099: No, Your Honor. THE COURT: Aren't you lucky. Have you ever sat as a juror before?

THE COURT: Civil or criminal?

 MS. FLECK: Okay. But for the [indiscernible] you know, I can't -- there's not much I can do on that side of it but for the stress of having to reschedule your life for the next few days, anything else then that makes you think you wouldn't be a good juror for this case?

PROSPECTIVE JUROR NUMBER 099: No.

MS. FLECK: Okay. Thank you. Pass for cause.

MR. BECKER: No questions, Your Honor. I'll pass.

THE COURT: Okay. Now, ladies and gentleman we have a jury, that's why I went this late. I generally don't go this late but you in the audience weren't sitting here pointless because without good citizens as yourselves, we wouldn't -- our system of government wouldn't work. So, we'll excuse you and you're free to go home. Thank you so much for your time.

Ladies and gentlemen, I have a long motion calendar in the morning. In fact, I have two of them; one criminal that should last -- I'm generally done by 9, 9 o'clock. So, I should be done with this one, this one's a little lengthy. I'll go 9:15 on that and then I have a civil calendar that should take about a half hour. So, let's have you back at 10 o'clock tomorrow.

Now the marshal may not know this, you get to park across the street now. There's a parking garage. Bring your parking sticker and they'll -- what do they do when they --

THE CLERK: Validate.

THE COURT: Validate them. Sorry. I've been doing this since 6 o'clock this morning. Oh, I guess you do know. I thought you were outside.

So, he'll tell you where to go and I'll see you in the morning at 10 o'clock.

3

5

6

7

8

10

11

12

13 14

15

16

17

18 19

20

21

22 23

24

25

THE CLERK: Do you want them to have the blue badges?

THE COURT: No. Tom will give the blue badges out tomorrow. That's fine.

Let me -- before you walk, you can just stand right there. During this recess you're admonished not to talk or converse among yourselves or with anyone else on any subject connected with this trial. Or read or watch or listen to any report of or commentary on the trial. Or any person connected with this trial by any medium of information including without limitation: Newspapers, television, radio, or the internet. Or form or express an opinion on any subject connected with the trial until the case is finally submitted to you.

Thank you so much. See you in 10 o'clock. Generally, we'll start at 9 or 9:30. And Thursday maybe 8 o'clock.

JUROR NUMBER: Your Honor, do we report right to the jury?

THE COURT: Yeah. He'll tell --

JUROR NUMBER: Oh. He'll tell us.

THE COURT: Just come up here. There'll be a different marshal. My marshal will be here.

[Outside the presence of the jury]

THE COURT: All right. I have a criminal calendar and a civil calendar in the morning. The civil calendar won't take me long. So, I'll see you guys in the morning.

MS. FLECK: Thank you, Your Honor.

THE COURT: Please be here at 10 promptly.

MR. BECKER: Yes, Your Honor.

MR. CASTILLO: Yes, Your Honor.

MS. FLECK: Yeah. And then, Your Honor, so should we try to have our

1	witnesses here at 10 to do the 51.385?
2	THE COURT: Yes.
3	MS. FLECK: Okay.
4	THE COURT: Oh, I should've told the jury then 11. How long will it take to do
5	those hearings?
6	MS. FLECK: Well, I I mean in it's always of my opinion that they are
7	very tailored to the factors, you know, not getting into a lot of peripheral things.
8	THE COURT: Right.
9	MS. FLECK: But those factors that we look at. So, I guess it just depends on
10	how much cross there is. My direct will be very brief. Just to elicit enough
11	testimony.
12	THE COURT: Yeah. Just have everybody here at 10. We'll get started.
13	MS. FLECK: Okay. Thank you.
14	MR. BECKER: Thank you.
15	THE COURT: Thanks.
16	[Evening recess at 5:00 p.m.]
17	
18	
19	
20	
21	ATTEST: Pursuant to Rule 3C(d) of the Nevada Rules of Appellate Procedure, I
22	acknowledge that this is a rough draft transcript, expeditiously prepared, not proofread, corrected, or certified to be an accurate transcript.
23	Battima
24	Brittany Mangelson
25	Independent Transcriber
11	and the second s

Electronically Filed 02/27/2014 08:13:40 AM

CLERK OF THE COURT

RTRAN

2

3

4

5

6 7

8

9

VS.

10

11

12

13 14

15

16

17

18

19

2021

22

23

24

25

CASE NO. C269095

DISTRICT COURT

CLARK COUNTY, NEVADA

)

DUSTIN JAMES BARRAL,

For the Defendant:

STATE OF NEVADA,

Defendant.

Plaintiff.

BEFORE THE HONORABLE DOUGLAS E. SMITH, DISTRICT COURT JUDGE

WEDNESDAY, MAY 29, 2013

TRANSCRIPT OF PROCEEDINGS
NRS 51.385 HEARING

For the State: MICHELLE FLECK, ESQ.

Chief Deputy District Attorney

MICHELLE Y. EDWARDS, ESQ.

Deputy District Attorney

MICHAEL L. BECKER, ESQ.

MICHAEL V. CASTILLO, ESQ.

RECORDED BY: JILL JACOBY, COURT RECORDER

TRANSCRIBED BY: BRITTANY MANGELSON, INDEPENDENT TRANSCRIBER

WEDNESDAY, MAY 29, 2013 AT 10:20 A.M.

MS. FLECK: We just have a couple things outside the presence.

THE COURT: Okay.

MS. FLECK: Are we on the record?

THE COURT: Absolutely.

MS. FLECK: Yesterday the Defense filed a request for admissibility for prior sexual conduct pursuant to 98.069. I just filed in open court our opposition. The Defense motion is sort of -- it's a smidge confusing because under 50 -- or 48.069, that's the statute that's allowing prior sexual conduct to come in as cons -- to show consent. Clearly -- I mean, there cannot be any question and I wouldn't even think that the Defense is making that kind of an argument that there's some sort of consent in this case or that that's a plausible defense in any circumstance.

You know, she's four years old when this occurs. So, I don't know if that was just a misstatement, kind of, of that particular statute but I think that what the ultimate issue is is that the Defense wants some statements that have been made maybe to a counselor or to mom regarding what I guess they are going to term as prior sexual conduct to show a basis of knowledge. So, under *Summit* it would possibly be relevant if it was in any way the same type of sexual conduct that the victim experienced at the hands of the Defendant in this case.

In this case she clearly describes that she wakes up in the middle of night and the Defendant is digging in her privates. Digging. She repeatedly will say in her statement he was digging, he was digging, he was digging. He shoved -- he sunk his fingers into me. So there's at -- there's no question that this has never -- she's never made these kinds of statements before. The statements that

the Defense is referring to is her saying something like when I go to my dad's it hurts my privates because his roommate will say bad words to me.

There's no allegation of any other prior sexual conduct that's even remotely close to the type that's alleged in this case. I think that some of the other examples is that there was a little boy at school that kicked her in her privates. There was girl in her classroom -- fully-monitored classroom that she said patted her privates. There was -- they've -- they reference dad's girlfriend at some point of putting his -- her hands around her neck and kind of choking her. That certainly isn't prior sexual conduct.

So, there's nothing that they have pointed to in their motion that in anyway falls under *Summit* for giving this girl a basis of knowledge for the allegations that she has made that it would be relevant in this particular case. And then they also at some point reference *Miller*. Well, *Miller* is prior false allegations and so again, there's never been an allegation so they certainly haven't shown that it's a false allegation. So I would just ask that --

THE COURT: All right.

MS. FLECK: -- you know, it -- that it'd be denied, number one and that number two, it be ruled that it's -- there's been nothing that's been deemed prior sexual conduct. And with that I'll submit.

MR. BECKER: And, Your Honor, I think to the extent that I believe Jocelyn will be called to the witness stand this morning in a separate proceeding that pursuant to the Court's ruling on this motion I would ask for a brief opportunity to cross-exam her on these issues.

The -- I suppose that if the conduct that we're alleging is not sexual conduct then we don't even need to ask for a court permission under 48.069 and I

think we did this and we told Counsel we're -- we were doing this in the abundance of caution. My own opinion is that the most reasonable inference is that these other incidents are not necessarily sexual but that she is repeatedly making assertions about people touching her in her privates and it is something that I think is relevant. Summit is designed to insulate, you know, a woman from the appearance of unchastity.

And certainly we're not saying that this -- well, seven-year old girl or four-year old at the time, we're not trying to create an impression in front of the jury that she's of lose, moral virtue going around having sex, you know, repeatedly. I mean, that's -- and I think that that's what the statute is designed to preclude is improper smearing of the accuser and that's certainly not what we're trying to do. We felt it was most appropriate to bring this issue to the Court's attention before asking questions just so we don't appear to be doing something improper.

But I think I -- I would ask the Court to defer ruling and allow me a brief opportunity when we call Jocelyn to the stand to ask her about these issues and make a record and then I think the Court will have a sufficient basis to ru thour -- rule thoroughly on it.

THE COURT: Now I reviewed the medical doc -- records or the records that I provided to you and I gave you all of them. I felt that if we're going to prosecute that you have a right to have those records. However, I was somewhat surprised when the request for admissibility of prior sexual conduct pursuant to 48.069 was submitted because I didn't think that I -- what I read in there was not what it is anticipated under *Summit* or any other case for a four-year old. And I'm not going to let you ask her those questions.

You have stay away -- completely away from that. And I don't

21

22

23

24

25

think -- believe it's prior sexual conduct. And I think it would be most devastating to this young lady if I let you ask those questions. So, I -- rather than to allow you even to get to them I'm going to deny your request. State will prepare an order --

MS. FLECK: Thank you.

THE COURT: -- consistent with your opposition.

MS. FLECK: The only thing I just want make clear for the record only is that additionally that -- all of those records came after this.

THE COURT: Right.

MS. FLECK: So. And then I --

MR. BECKER: Well, I --

MS. FLECK: -- don't know if the Defense is confused by this but we're not calling Jocelyn this morning. It's 51.385 so for that --

THE COURT: It's --

MS. FLECK: -- the mom's called --

THE COURT: -- mom and --

MS. FLECK: -- and grandma.

MR. BECKER: Okay.

MS. FLECK: And I will say that for -- just for -- because of the schedule we're only doing those limited hearings this morning on those two witnesses because our other two 51.385 witnesses are tomorrow. So, I thought since we told the jury to come back at 10 that we would do the other ones tomorrow so that --

THE COURT: That's fine.

MS. FLECK: -- we didn't take all morning.

THE COURT: That's fine.

MR. BECKER: And if I may the -- under Subcategory E there's a reference to

1	a prior touching incident with a Neco, N-E-K-O N-E-C-O, in the interview with
2	Detective Hatchett on July 15th, 2010 which predated this allegation just so it's
3	THE COURT: All right.
4	MR. BECKER: so that's clear.
5	MS. FLECK: And that was a
6	THE COURT: Thank you.
7	MS. FLECK: kicking. He kicked
8	THE COURT: Thank you.
9	MS. FLECK: He kicked her.
10	Thank you.
11	THE COURT: All right. Anything else that needs to brought before the jury
12	comes in?
13	MS. FLECK: Just yeah. We've got to do the 51.385.
14	THE COURT: Oh yeah. We got to do the
15	Okay. Who is your first witness?
16	MS. FLECK: Nicole Hammonds.
17	NICOLE HAMMONDS
18	[having been called as a witness and being first duly sworn, testified as follows:]
19	THE CLERK: Please be seated. Would you please state and spell your first
20	and last name for the record?
21	THE WITNESS: Nicole Hammonds. N-I-C-O-L-E, H-A-M-M-O-N-D-S.
22	THE CLERK: Thank you.
23	MS. FLECK: Thank you, Your Honor. May I proceed?
24	THE COURT: Yes.

DIRECT EXAMINATION

1	BY MS. FLECK:	
2	Q	Good morning, Ms. Hammonds.
3	A	Good morning.
4	Q	Do you have children?
5	A	l do.
6	Q	And what are their names?
7	A	Jocelyn and Katelyn.
8	Q	How
9	A	Coleman.
10	Q	Pardon me?
11	A	Jocelyn and Katelyn Coleman.
12	Q	Okay. How old is your daughter Jocelyn?
13	A	She's seven.
14	Q	And what's her date of birth?
15	A	11-13-2005.
16	Q	And how about Katelyn?
17	A	Katelyn is five and her birthday is 8-21-07.
18	Q	Just for this particular hearing, I want to direct your attention back to
19	July of 2010.	
20	A	Okay.
21	Q	Did something significant happen in July of 2010 where your daughter
22	Jocelyn car	me to you telling you something that had happened to her?
23	A	Yes.
24	Q	Can you please tell me where you were when you first had the
25	conversation with her?	

1	A	I was in my home, in my bedroom.
2	Q	Who all lived at your house at that time?
3	A	My parents, Joanna and David Hammonds,
4	Q	Okay.
5	A	myself, and my two daughters, Jocelyn and Katelyn.
6	Q	So you say that you were at home. Is that right?
7	A	Correct.
8	Q	And who all was there? Everybody
9	А	Everybody
10	Q	that you mentioned?
11	A	was there.
12	Q	What had you been doing prior that day or that evening before you had
- 1		
13	the convers	sation with her?
13 14	the convers	sation with her? How early?
14	A	How early?
14 15	A Q	How early? Well, let's just about what time do you have the conversation?
14 15 16	A Q A	How early? Well, let's just about what time do you have the conversation? It was probably about 8:30
14 15 16 17	A Q A Q	How early? Well, let's just about what time do you have the conversation? It was probably about 8:30 So just
14 15 16 17	A Q A Q A	How early? Well, let's just about what time do you have the conversation? It was probably about 8:30 So just p.m.
14 15 16 17 18	A Q A Q A	How early? Well, let's just about what time do you have the conversation? It was probably about 8:30 So just p.m. previous to that, say early evening, what were you all doing?
14 15 16 17 18 19 20	A Q A Q A	How early? Well, let's just about what time do you have the conversation? It was probably about 8:30 So just p.m. previous to that, say early evening, what were you all doing? We had dinner at the house. My sister and her boys were there.
14 15 16 17 18 19 20 21	A Q A Q A Q	How early? Well, let's just about what time do you have the conversation? It was probably about 8:30 So just p.m. previous to that, say early evening, what were you all doing? We had dinner at the house. My sister and her boys were there. What's your sister's name?

Q

So it was a family dinner with everyone, your family, your sister's family,

privates, touched her privates, and dug in them.

	1	
1	Q	What was her demeanor when she was telling you this?
2	A	Very serious. Matter-of-fact.
3	Q	Was she in any way hysterical or emotional?
4	A	No.
5	Q	Now you say Dustin and Megan and I think we had just talked about
6	Megan. WI	no's Dustin?
7	А	Dustin was Megan's husband?
8	Q	And do you see him in the courtroom today?
9	A	l do.
10	Q	Can you please just point to him and describe something he's wearing?
11	A	He's wearing a blue shirt.
12	Q	Let the record reflect identification.
13	THE	COURT: It will.
14	BY MS. FLE	ECK:
15	Q	Do you remember what day of the week it was that you had this
16	conversatio	n with her?
17	A	It was a Tuesday.
18	Q	And we she talked to you and said when I was at Megan and Dustin's,
19	did you know when she was referring to?	
20	Α	She spent the night there Saturday and Sunday evening.
21	Q	So Saturday and Sunday of that same week she had spent the
22	night	
23	А	Correct?
24	Q	at their home. Is that right?
25	А	Correct.

1	Q	And was it your understanding that that was the time that she was
2	referring to	?
3	A	Yes.
4	Q	Okay. What did you do once she told you this?
5	A	I told her I needed to go downstairs and to wait upstairs.
6	Q	Did you ask her anything in response to the disclosure that she had
7	made?	
8	A	I did. I asked her if she was telling the truth.
9	Q	And what did she say?
10	A	She said yes.
11	Q	Why did you ask her that?
12	A	Because I knew I needed to call the police and I needed confirmation.
13	Q	Did you ask any follow-up questions regarding the actual touching
14	Α	No.
15	Q	or no?
16	A	No.
17	Q	Did you ask her what she meant when she said the word dig?
18	A	No.
19	Q	Or she said dug but did you ask her what she meant by that?
20	А	No.
21	Q	So, no follow-up to get more information at that time?
22	Α	No.
23	Q	So then after you confirmed it with here you know, are you telling the
24	truth? She	says yes. And then what did you do?
25	A	I went to downstairs to tell my parents what she had told me.

1	Q	And you know this because your mom told you that?	
2	A	Yes.	
3	Q	Okay. Do you know how long her conversation with your mother was?	
4	A	I don't know.	
5	Q	So, prior to meeting with a detective, to your knowledge the only one	
6	that Jocelyn had spoken to about these allegations was your mom and your sister		
7	Megan. Correct?		
8	A	Correct.	
9	MR. BECKER: Nothing further, Your Honor.		
10	MS. FLECK: Nothing further from the State.		
11	THE COURT: All right. Call your next witness.		
12	MS. FLECK: The State calls Joanna Hammonds.		
13	JOANNA HAMMONDS		
14	[having been called as a witness and being first duly sworn, testified as follows:]		
15	THE CLERK: Please be seated. Would you please state and spell your first		
16	and last name for the record?		
17	THE WITNESS: Joanna Hammonds. J-O-A-N-N-A, H-A-M-M-O-N-D-S		
18	THE	CLERK: Thank you.	
19	MS.	FLECK: May I proceed, Your Honor?	
20	THE COURT: Yes.		
21	MS.	FLECK: Thank you.	
22		DIRECT EXAMINATION	
23	BY MS. FLECK:		
24	Q	Good morning, Mrs. Hammonds.	
ر م	^	Good marning	

1	Q	Do you have children?	
2	A	l do.	
3	Q	How many?	
4	A	Three.	
5	Q	And what are their names?	
6	Α	Nicole Hammonds, Megan Hammonds, and Michael Hammonds.	
7	Q	Does your daughter Nicole have children?	
8	A	Yes, she does.	
9	Q	And what are their names?	
10	A	Jocelyn Coleman and Katelyn Coleman.	
11	Q	How about your daughter Megan?	
12	Α	She has two sons. Levi Barral and Joshua Barral.	
13	Q	And what's your third child's name?	
14	A	Michael Hammonds.	
15	Q	For purposes of this particular hearing, I just want to reference you back	
16	and direct your attention back to July of 2010. Did there come a point in July of		
17	2010 where you had a conversation with your granddaughter Jocelyn about		
18	something that may have happened to her?		
19	A	Yes.	
20	Q	How was it that that conversation came about?	
21	A	We were at the house and Nicole	
22	Q	When you	
23	A	and	
24	Q	When you I'm sorry.	
25	A	I'm sorry.	

25

Q When you say we?

A Myself, my husband David Hammonds, and my daughter Nicole

Hammonds. Jocelyn Coleman was also there and Katelyn Coleman was also there.

Q Were Jocelyn, Katelyn, and Nicole actually living at your and your husband's house at that time?

A Yes, they were.

Q So you say that all of you were there together. Do you remember what day of the week this was?

A It was a Tuesday.

Q Okay. And was it -- what time of day was it that you first talked with her?

A It was in the early evening because we were -- because Nicole was getting them ready for their bath. So it would've been, you know, like after dinnertime but before bedtime.

Q Okay. So tell me what happened?

A Nicole came downstairs and asked me to go -- she just had a weird look on her face, just seemed upset, and asked me to go talk to Jocelyn; that Jocelyn had told her something that had upset her and she asked me to go talk to her.

Q Without telling us what Nicole said, did Nicole tell you at that time what she had said to her?

A No.

Q So all she said is you need to talk to her. She's told me something distressing. Please go speak with her.

A Yes.

Q So what did you do?

A I went upstairs. They had typically taken a bath in the master bathroom because I had a like a Roman tub. And so her and her sister Katelyn were in my and my husband's bedroom and she -- I just said to her -- I said hey, Jo-Jo, we call her Jo-Jo, it's her nickname, mommy says you told her something. And she said yes. She said Uncle Dustin touched me. And then she just proceeded to say he stuck his hand down her pants and then that she -- he had pushed up inside of her.

Q Okay. So based on then what Nicole tells you, you go up and talk to here. What is her demeanor at that point in time?

- A Jocelyn's?
- Q Mm-hmm.

A Just -- kind of just matter-of-fact. Like, you know, like this is what happened. Just very, you know, she just -- it was -- there was no doubt with what she said. She was very articulate and just kind of matter-of-fact type of --

Q Is Jocelyn a girl that's sort of prone to emotion or is she more of a matter-of-fact kind of a kid?

- A She's more of a matter-of-fact kind of kid.
- Q Okay. So you said that you went up and you say to her, you know, what did you tell mommy? And what did she tell you?

A She told me that Uncle Dustin had touched her and put his hand -- well --

- Q And I know. I -- it's been three years. So --
- A Right.
- Q -- I don't know if you -- if you remember the exact verbiage then that's great. Tell me if --

25

Q Okay. So again, I know you're kind of paraphrasing today but at the time what was the exact verbiage that she used in order to describe what had happened?

A She said that when she was at May-May's, which is what she called Megan, that Uncle Dustin came in and touched her and dug up ins -- and dug up inside of her.

Q Okay. So dug, at the time -- a few weeks af -- or a week after she made that disclosure to you it was the -- the word that she used wasn't pushed, it was dug?

A Yes.

Q Okay. Now you say that at that time she was -- her emotional state was calm but what? Serious?

A Yes.

Q Okay. And --

MR. BECKER: Well, I'll object; misleads the testimony.

MS. FLECK: 1 --

BY MS. FLECK:

Q Okay. So what was her emotional state?

A She was matter-of-fact. Just, you know --

Q After she told you he dug in her privates, what did you do?

A I went and got Nicole -- went downstairs and got Nicole and -- so that they could finish their bath and then I talked to my husband and we called -- I called Megan, who had just -- had left our house just within the last maybe 20, 30 minutes or so.

Q Did you ask Jocelyn any follow-up questions after she told you that he

anyway?

22

23

24

25

A No.

Q -- and -- or Joc --

A Alone.

Q Jocelyn?

A Only alone.

Q And when you came upstairs to speak to Jocelyn, where was she?

A She was in like the -- we had a master bath, you know, just kind of an open -- with the sinks and the tub and the shower. She was in there.

Q Okay. Was she already bathing?

A No.

Q So she was placed in the bath after this disclosure?

A Yes.

Q And whose decision was it call -- to call the police?

MS. FLECK: I'm just -- I'm going just to object at this time. For purposes of this particular hearing, I think it's outside the scope. We've now -- we're only here to determine the 51.385 not the whole investigation. It's simply -- you know, it's what the disclosure was and the trustworthiness and reliability of the actual disclosure.

THE COURT: And that's 51.385?

MS. FLECK: Yes, sir.

THE COURT: Yes. Sustain the objection.

BY MR. BECKER:

- Q Now, you testified that Jocelyn had a good relationship with Dustin?
- A I mean, it was fairly -- I mean, it was -- you know, it seemed okay.
- Q But as a whole the family did not really have a good relationship with Dustin. Is that fair to say?

2

3

- A I would say it had been bumpy at times. Yes.
- Q And how long had Nicole, Jocelyn, and Katelyn been living at your home prior to the time of this incident?

A I -- to be ho -- I couldn't answer that at this point. I would have to lo -- I just don't know how long they'd been there. It was at least almost -- it was probably about a year. Maybe more than -- I don't -- I can't swear to that number, I'm sorry, of how long.

Q Thank you.

MR. BECKER: Court's indulgence.

BY MR. BECKER:

- Q To your knowledge, how many people did Jocelyn tell her story to?
- A Including everyone or --
- Q Well, in other words, she first told her mom Nicole.
- A Correct.
- Q And then she separately told you.
- A Correct.
- Q Prior to summoning law enforcement, to your knowledge did she tell her story to anybody else?
 - A To Megan.
 - Q And aside from Megan?
- A I don't think there was anyone else. I mean, I -- I mean when she told Megan there could've been another adult in the room that hadn't heard the story. I don't know.

MR. BECKER: No further questions.

THE COURT: Thank you, ma'am. You can step down.

 THE WITNESS: Thank you.

THE COURT: Do you have any other witnesses to call this morning?

MS. FLECK: I do not. Thank you.

THE COURT: In reviewing the United States Supreme Court case *Idaho* versus Wright 497 US 805, and Maryland versus Craig, I believe is at 497 US 820, and NRS 51.385. Now in the Maryland and the *Idaho* case the child did not testify as I recall. And these hearings are relatively new. A statement made by -- I'm reading from NRS 51.385.

A statement made by a child under the age of 10 describing any act of sexual conduct performed with or on the child or any act of physical abuse, which is admissible in a criminal proceeding regarding the act of sexual conduct, or abuse if (a) -- subsection 1 -- subsection (a): The court finds, in a hearing outside the presence, which is what we had today, that the time, content, and circumstances of the statement provide sufficient circumstantial guarantees of trustworthiness.

And it appears to the Court the statements made by the child to the mom and the grandmother appear to be trustworthy. She may or may not testify. She may be unable to testify, which is subsection (b): In determining the trustworthiness of the statement the Court shall consider, without limitation 1 -- and this is 2(a): The statement was spontaneous. It appears to be -- the mom was spontaneous. Probably wasn't spontaneous to grandma but I don't think she was subjected -- as (b): That -- was she subjected to repetitive questioning? The State even asked, did you question her at all about this and the mom said no.

I don't find that there was a reason to fabricate. She used terminology that was unexpected and she appeared to be stable in mental state. So I'm going to allow the testimony to be presented to the jury.

MR. BECKER: Your Honor, if I may, and I don't think this is an issue, but under NRS 51.385 the State would be required to give 10 days' notice if the child was unavailable or unable to testify. I believe the State is going to call Jocelyn and I think under 51.385 they're required to unless they give said notice notwithstanding the Court's commentary including language about unavailability.

MS. FLECK: She'll be testifying.

THE COURT: Well, according to the Supreme Court, I didn't -- I don't remember that being in the Supreme Court. It appears to be in the under statute, subsection 3: If the child is unavailable or unable to testify, written notices must be given to the Defendant at least 10 days before the trial.

MR. BECKER: And the State just indicated that they are calling here. So I believe it's a moot point. If it's --

THE COURT: So that's a moot point anyway. Okay. Are you ready to bring the jury in?

MS. FLECK: Yes, Your Honor.

[Proceeding concluded at 10:56 a.m.]

ATTEST: I hereby certify that I have truly and correctly transcribed the audio/visual recording in the above-entitled case.

Brittany Mangelson
Independent Transcriber

Electronically Filed 11/20/2013 03:11:03 PM

RTRAN 1 **CLERK OF THE COURT** 2 3 DISTRICT COURT 4 CLARK COUNTY, NEVADA 5 6 STATE OF NEVADA, CASE NO. C269095 7 Plaintiff, DEPT. VIII 8 vs. 9 10 DUSTIN JAMES BARRAL, 11 Defendant. 12 BEFORE THE HONORABLE DOUGLAS E. SMITH, DISTRICT COURT JUDGE 13 WEDNESDAY, MAY 29, 2013 14 TRANSCRIPT OF PROCEEDINGS **JURY TRIAL** 15 DAY 2 - VOLUME II 16 For the State: 17 MICHELLE FLECK, ESQ. Chief Deputy District Attorney 18 MICHELLE Y. EDWARDS, ESQ. 19 **Deputy District Attorney** 20 For the Defendant: MICHAEL L. BECKER, ESQ. 21 MICHAEL V. CASTILLO, ESQ. 22 23

RECORDED BY: JILL JACOBY, COURT RECORDER

24

25

TRANSCRIBED BY: BRITTANY MANGELSON, INDEPENDENT TRANSCRIBER

WITNESS INDEX

1	AN Y B 2 G Per Ch. Ch. Y B A Dep. Col. N. C.		
2	STATE'S WITNESSES	VOLUME	PAGE
3	NICOLE HAMMONDS		
4	Direct Examination by Ms. Edwards Cross-Examination by Mr. Becker		12 30
	Redirect Examination by Ms. Edwards		55
5	Recross-Examination by Mr. Becker	4444	63
6	JOCELYN COLEMAN		
7	Direct Examination by Ms. Edwards		82
8	Cross-Examination by Mr. Becker	40000000	88
9	JOANNA HAMMONDS		
	Direct Examination by Ms. Fleck	6 600000 6 6 6	99
10	Cross-Examination by Mr. Becker		124 139
11	Cross-Examination by Mr. Becker (resumed Redirect Examination by Ms. Fleck	11	147
12	Recross-Examination by Mr. Becker	11	151
	Examination by Court [Jury Questions]	decouple of	154
13	Follow-up Examination by Ms. Fleck	decents decents	154 158
14	Follow-up Examination by Mr. Becker	11	100
15	KATHERINE DENNY	**	450
l	Direct Examination by Ms. Edwards Cross-Examination by Mr. Becker	decents decents	159 170
16	Cross-Examination by Mr. Becker	**	170
17	MEGAN BARRAL	***	£
18	Direct Examination by Ms. Fleck Cross-Examination by Mr. Castillo		4 39
19	Redirect Examination by Ms. Fleck	0.00000 0.000000 0.000000	59
1	Recross-Examination by Mr. Castillo	STATES OF STATES	69 70
20	Examination by Court [Jury Questions] Follow-up Examination by Ms. Fleck		72 72
21	I OHOW-UP Examination by Wis. 1 160k	***	f i
22	MICHAEL HAMMONDS	***	70
	Direct Examination by Ms. Edwards Cross-Examination by Mr. Castillo		78 95
23	OIUSS-EXAITIIIIAUUIT DY IVII. CASUIIC	***	
24	NICOLE HAMMONDS (recalled)		400
25	Further Direct Examination by Ms. Edwards Further Cross-Examination by Mr. Castillo		100 103
	I dittiel Closs-Examination by Wil. Castillo	***	100

1	STATE'S V	VITNESSES	<u>VOLUME</u>	PAGE
2	DR.	SANDRA CETL		
3		Direct Examination by Ms. Fleck Cross-Examination by Mr. Becker		105 122
4		Redirect Examination by Ms. Fleck		131
		Recross-Examination by Mr. Becker Examination by Court [Jury Questions	 s]	135 141
5	And the Control of th	Follow-up Examination by Ms. Fleck		142 143
6		Follow-up Examination by Mr. Becker	111	143
7	TIMO	OTHY HATCHETT Direct Examination by Ms. Fleck	111	144
8		Direct Examination by Ms. Fleck (con		164
9		Cross-Examination by Mr. Becker Redirect Examination by Ms. Fleck	111 111	174 186
10	55 (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10.00) (10	Redirect Examination by Wis. 1 leck	111	100
11				
12		EXHIBIT INDEX	<u> </u>	
13	NUMBER		<u>VOLUME</u>	<u>PAGE</u>
l	STATE'S E	XHIBITS		
14	1	Photograph - 4 year		
15	2	old, Jocelyn Cole Video recording of	eman II	17
16		Detective Hatche		
17	3	interview with Jo Diagram of body u		169
18		in interview	111	169
19	CHANGE STATES AND ASSESSED AS THE COMMENT OF THE CO			
20	DEFENDAI A	NT'S EXHIBITS Photograph of bab	v	
		Monitor		47
21				•
22				
23				
24				
25		•		

WEDNESDAY, MAY 29, 2013 AT 11:00 A.M.

1 2

3

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24 25 MARSHAL: All rise, please.

[In the presence of the jury]

MARSHAL: And be seated.

THE COURT: Stipulate to the presence of the jury.

MS. FLECK: The State so stipulates, Your Honor.

MR. BECKER: Yes, Your Honor.

THE COURT: Okay. If you'll stand and be sworn in. Raise your right hand.

Sworn or affirmed to tell the -- to follow the directives of the Court.

[The Clerk swears in the jury]

THE COURT: I apologize for being late. My calendar today was atrocious and lasted much longer than it should have this morning. So.

The Clerk will read the Information to the jury.

[The Clerk read the Information aloud]

THE COURT: All right. You ready to do your opening?

MS. FLECK: Ms. Edwards will be ready momentarily. I think that someone

from JAVS -- to just fix the technology.

THE COURT: Ready?

MS. EDWARDS: Yes, Your Honor.

THE COURT: Go ahead.

OPENING STATEMENT BY THE STATE

BY MS. EDWARDS:

He dug in my privates. Those are the words spoken by Jocelyn Coleman who was four years old in July of 2010, describing what the Defendant

Dustin Barral did to her one night while she was staying at his house. Now in order to understand Jocelyn -- what happened to Jocelyn and her disclosure, you're going to need to learn about her family and you will over the course of the next couple days as you meet numerous members of her family.

Here is her family tree. David and Joanna Hammonds are her grandparents. Her mom is Nicole Hammonds. Her father is Fred Coleman. And they have two children. The first is Jocelyn Coleman who was approximately four years old in July of 2010 and her sister Katelyn Coleman who was approximately two as well in July of 2010. David and Joanna had another daughter; her name was Megan. She was married to Dustin Barral at the time. And at the time they had two children. Levi Barral who was approximately two years old and they had young son, Josh who was approximately 6 months old. The third child of David and Joanna was Michael Hammonds, who's the uncle to obviously Jocelyn, Katelyn, Levi, and Josh.

Now when you look at the family prior to the Defendant digging in Jocelyn's privates, you'll learn that they were a close family; that they went to church together, that they had family meals together, and more importantly that they helped each other out. And in fact, prior to all this happening Megan and Nicole were close and Megan would help Nicole with watching her children and vice versa. But because they were a family that helped each other Nicole was the one who was in need in July of 2010.

On a Friday, Nicole went in to the hospital. She was admitted to the hospital for unexplained vomiting and because she had to stay the night at the hospital obviously she needed some assistance in caring for her children. Because it is the Hammonds family they all stepped up to assist in the watching of Jocelyn

and Katelyn. On Friday night David and Joanna kept the girls. You'll learn that the girls and Nicole lived with David and Joanna at that time. So they kept the girls Friday night but on Saturday night the girls needed to go somewhere else. David and Joanna had obligations on Sunday mornings at the church and obviously it's easier for the girls to stay with someone else.

So on Saturday night Megan offers to keep the girls and the girls go to Megan and Dustin's house and stay the night with them. When they go to sleep Jocelyn is put to sleep in the room with Josh, the six-month old child. Josh is in the crib; Jocelyn is on the futon. At some point on Saturday night, Dustin gets up from his bed where he's sleeping with his wife, he goes into the room where Jocelyn is with the baby Josh and he proceeds to sit down on the futon. And this child who's trying to sleep now has Dustin putting his hand and his fingers underneath her pajamas, underneath her panties, and he inserts his fingers into her vagina.

And you'll hear that Jocelyn didn't describe in those kinds of terms. In fact, she uses the word dug or digged. She describes Dustin as -- that he dug in my privates. Not only did he dig in her privates, she describes his fingers as sinking into her privates while this is going on. But he didn't stop there, you'll also hear that he dug in her privates and he also dug in her butt. She describes that he also used his fingers to dig in her butt and with respect to both the digging in the privates and the digging in the butt, you'll hear that it hurt; that she complained that hurt bad.

So, as soon as he's done digging Dustin leaves the room he actually goes to the bathroom and washes his hands; and Jocelyn observes that happened. After he washes his hands he proceeds back to the bedroom where his wife is sleeping and he has something apparently important to tell her because he wakes her up to tell her that he accidentally sat on Jocelyn while she was in the room with

 Josh. There was no report that anything was wrong with Jocelyn; that she'd been hurt. He just wakes her up to tell her that he accidentally sat on Jocelyn.

Sunday morning, everybody's awake at the Barral home. Megan and Dustin have an interaction with Jocelyn before everybody goes to church and Megan mentions how funny it was that Uncle Dustin accidentally sat on Jocelyn. And you'll learn that Jocelyn's reaction to Megan's statement to her suggested to Megan that Jocelyn either forgot what Uncle Dustin had done or somehow didn't understand what she had said. Nevertheless Megan and the four children go to church that Sunday morning.

At church are Joanna and David and some extended family members.

After church Kathy Denny, she's the great-aunt to the girls, to Jocelyn specifically, she takes the girls after church and they go to the hospital to visit their mother.

Now, you'll that when they were at the hospital it wasn't a quiet environment; it wasn't secluded. They actually visited Nicole in the hallway of the hospital; not in her specific hospital room. So the girls, their Aunt Kathy, Nicole, and some other members of the family are standing in the hallway while they're visiting her. After they visit her at some point in time they go back to Megan and Dustin's where they again stay the night at Megan and Dustin's house. But this time you'll learn the sleeping arrangements are different; the three children Levi, Katelyn, and Jocelyn sleep in the same room this time.

On Monday they go and spend some time with their father -- sorry,

Jocelyn and Katelyn go and spend some time with their father, Fred Coleman. On

Tuesday evening afternoon, Nicole and Megan go to Fred's house and pick up the

girls and taken them back to the house of David and Joanna. Now, the boys are

with Megan and now the girls are with all of them so they go back to the home. It's

David, Joanna, Megan, the two boys, Nicole, and the two girls. They all hang out;
they all have dinner together. After dinner is done, Megan takes the boys and
leaves the house. And about that time, it's about 8:30 at night, and the Nicole takes
the girls upstairs because it's bath time, time to get a round, time to go to bed.
When they go upstairs for bath time, Jocelyn stops Nicole and tells Nicole that she
has something to tell her. Obviously Nicole's her mom; she's going to listen to her.

So she takes Nicole. She makes sure Nicole is sitting down on a bed before she tells her what happened. And when she sits her down on the bed she tells her that while she was staying at Uncle Dustin and Megan's house, Uncle Dustin came into the room, sat on the futon with her, and he dug in her privates. Nicole asked her one question; didn't ask details, didn't ask any follow-up questions but one. And we'll talk -- and you'll hear from her what that question was.

Obviously, Nicole would be upset by what had gone on.

So Nicole goes back downstairs to where her parents are, relays the gist of what had happened upstairs, and Joanna the grandmother goes upstairs to start tending to the girls because someone needs to take cares of them; someone needs to get them around to go to bed. So Joanna starts that process but when she goes upstairs she talks to Jocelyn. She asks Jocelyn essentially what did you tell mommy and Jocelyn tells Joanna about how Uncle Dustin dug in her privates. The girls get around. Joanna goes back downstairs. Nicole goes back upstairs to take care of the girls but Joanna's downstairs and she calls Megan and tells Megan she needs to come back to the house and she needs to bring the boys with her.

Megan returns to the house, brings the boys with her, and when she arrives her parents, David and Joanna, tell her essentially the gist of everything that's transpired in that short amount of time; because of what Jocelyn said to

Nicole. Eventually at some point in time, David Hammonds makes a phone call to Dustin. Suffice to say it was not a cordial phone call. At some point time Dustin did hang up on him. David and Joanna initially tell Megan what had gone on; what Jocelyn had disclosed. Nicole eventually comes back downstairs. At some point in time Jocelyn also comes back downstairs and when she comes back downstairs she tells Megan what Uncle Dustin had done. And Jocelyn recalls Megan crying at the point at which she tells Megan what had gone on.

So obviously, as we said, we talked to -- she talked to Nicole upstairs spontaneous in that Jocelyn initiated it, that she sat Nicole down away from everybody. She told Joanna which we talked about; she told Megan. Before Nicole goes to bed that night she calls 3-1-1 because she needs to report this to the police. She's given the contact information for a detective who she makes contact with the following day on Wednesday. When she makes contact with the detective on Wednesday he directs Nicole to take Jocelyn and Katelyn to Sunrise Hospital where they receive a scan exam based on the nature of Jocelyn's disclosure.

Sometime after they're done with that in the afternoon or sometime that day, Nicole calls Fred. Obviously the father of Jocelyn -- he needs to know what's going on with his child. So she calls him, gives him the gist of what's going, and then she puts Jocelyn on the phone to talk with Fred. And Jocelyn and Fred have a conversation in general of what had gone on.

On Thursday, Nicole took Jocelyn and Katelyn to go meet with

Detective Timothy Hatchett. He's the detective from Las Vegas Metropolitan Police

Department who was assigned investigate this case. He conducts a forensic

interview of Jocelyn Coleman all by herself, which is recorded, and he'll explain to

you kind of what the purpose of forensic interview is, how it's done; those kinds of

 thing. But during the course of the forensic interview Jocelyn provides a very detailed and very descriptive account of what Uncle Dustin had done. She tells him where she was, that it was night time, whose house it was at, who was in the room. She accounts for where everyone who was in the house, Megan, the boys, her sister, Dustin, where everybody was sleeping when Dustin dug in her butt. She also discloses that Dustin had dug in her butt to Detective Timothy Hatchett.

Detective Timothy Hatchett continues his investigation as he's required to do as the detective. And the family is essentially supposed to go on; they go on to live their everyday lives. But things have changed. Jocelyn has changed. There a --her demeanor, how she responds to things, how she interacts with certain people, all of that has changed since these events. You'll also find out that there were changes to the family. Obviously everybody remains the same people who they are but the dynamics and the relationship substantially changed after this disclosure and after it was reported to the police; obviously the intact family. You'll find that Megan's relationship with her parents became very strained after that point.

A once close family, once relied on each other, went to their houses for dinners, those kinds of things; saw their grandchildren. That didn't happen for quite some time because of what had happened. At some point in time for reasons you may or may not find out Megan and Dustin separated, they eventually became divorced but they still co parent their two children, Levi and Josh. And we still have Uncle Mikey hanging out with the family and spending time with them.

So, after you have all this information about the disclosure, about how it came out, about what happened to Jocelyn, and how this man dug in her privates, and in her butt; at the close of evidence Ms. Fleck and I will ask you, the jury, to weigh all the evidence, to apply your common sense, and to find the Defendant,

 Dustin Barral guilty of two counts of sexual assault against Jocelyn Hammonds. For digging in her privates and digging in her butt on or about July 10, 2010. Thank you.

THE COURT: Wish to give an opening?

MR. CASTILLO: Yes, Your Honor.

OPENING STATEMENT BY THE DEFENSE FOR DUSTIN BARRAL

BY MR. CASTILLO:

Good morning ladies and gentleman. The State through their PowerPoint this morning would have you believe that this is a simple and straightforward case where Jocelyn says that Uncle Dustin dug into her privates. I would submit to you that this is not a simple case. Cases that go to juries often are not; that's why they require you to be here as the Trier of fact.

Now I would ask you throughout every single person testifying, throughout the entire trial, I would ask you to keep an open mind. And the State mentioned that this was a close knit family and they mentioned some of the family dynamics. And we're going to ask you as well to focus on those family dynamics. Particularly the motivations of each and every person when they testify, what their biases might be, and in many cases how they felt about Dustin even before these allegations ever came to the surface.

The State would have you believe that this case is about Jocelyn. Well this case is not just about Jocelyn, this case is also about Dustin, Dustin Barral; a member of the community, a family man, a devoted father, and he finds himself facing his own nightmare from these allegations that have surfaced as well.

Ladies and gentlemen, what the State present in that PowerPoint, that's not evidence. That is simply their theory of the case and what they hope to prove.

And the burden of proof is on them, the State, throughout every single step of the

proceedings here. So what the Defense will respectfully ask is for you to keep an 1 open mind, again scrutinize every single piece of evidence, and at the conclusion of 2 this case we look forward to standing up here once again and telling you why the State has not proven their case beyond a reasonable doubt and why you should find 4 Dustin Barral not guilty on every single count. Thank you. 5 THE COURT: Okay. State, call your first witness. 6 MS. EDWARDS: The State calls Nicole Hammonds. 7 **NICOLE HAMMONDS** 8 [having been called as a witness and being first duly sworn, testified as follows:] 9 THE CLERK: Please be seated. Would you please state and spell your first 10 and last name for the record? 11 THE WITNESS: Nicole Hammonds; N-I-C-O-L-E, H-A-M-M-O-N-D-S 12 THE CLERK: Thank you. 13 **DIRECT EXAMINATION** 14 BY MS. EDWARDS: 15 Good morning, Ms. Hammonds. Do you have any children? O 16 Α I do. 17 Q And what are their names? 18 Α Jocelyn and Katelyn. 19 Q What is Jocelyn's last name? 20 Α Coleman. 21 Q Okay. And Katelyn's? 22 Α Coleman. 23

Okay. How old is Jocelyn today?

Q

Α

Seven.

24

1	1	
1	Q	How old was she in July of 2010?
2	Α	She was four.
3	Q	And how old is Katelyn today?
4	Α	Five.
5	Q	And how old was she in July of 2010?
6	Α	Two.
7	Q	Do you have a sister?
8	Α	I do.
9	Q	Okay. One or more than one.
10	A	Just one.
11	Q	Okay. What is her name?
12	A	Megan.
13	Q	And does she have a family?
14	Α	She does.
15	Q	Who are the members of her family?
16	A	She has two boys; Levi and Joshua. And
17	Q	In July of 2010, do you know where Megan lived?
18	A	Yes.
19	Q	Where did she live?
20	Α	She lived on Molino.
21	Q	Is that in Clark County, Nevada?
22	A	Yes.
23	Q	Okay. In July of 2010, where were you living?
24	A	I was living with my parents.

And what are their names?

Q

1	A	David and Joanna Hammonds.
2	Q	Were your daughters living with you at that time?
3	A	Yes.
4	Q	Okay. How would you describe your relationship with Megan in July of
5	2010?	
6	Α	We were very close. We did everything together. We'd watch each
7	other's kids	. Vacations. Dinners.
8	Q	How would you describe your relationship to your parents in July of
9	2010?	
10	A	Very close. We lived together. We worked together.
11	Q	Did you have an opportunity to observe Megan's relationship with your
12	parents?	
13	Α	Yes.
14	Q	Approximately how often would you say Megan was at your parent's
15	house?	
16	A	Maybe once a week.
17	Q	Okay. And how often did you see Josh or sorry; strike that saw
18	Josh and Lo	evi, correct Megan's children?
19	Α	Yes.
20	Q	Okay. How often would you see them?
21	Α	Probably once or twice a week.
22	Q	Do you know who Dustin is?
23	Α	l do.
24	Q	And in July of 2010, what was his relationship to you?
25	Α	He was married to my sister.

1,	Q	Do you see Dustin in court today?
2	A	I do.
3	Q	Would you please identify where he may be sitting and some item of
4	clothing tha	t he's wearing?
5	Α	He's sitting right there and he has a blue shirt on.
6	THE	COURT: Record reflects that she's identified the Defendant.
7	BY MS. ED	WARDS:
8	Q	Prior to July of 2010, how would you describe your relationship with
9	Dustin?	
10	A	It was fine. We did family events, vacations, dinners.
11	Q	Okay. Did something happen in July of 2010 where you needed help
12	with your da	aughters?
13	Α	Yes. I was hospitalized.
14	Q	Just generally speaking what were you hospitalized for?
15	Α	Unexplained vomiting.
16	Q	Do you remember how long you were in the hospital?
17	Α	Yes. Two days.
18	Q	While you were in the hospital, who helped out with the girls?
19	Α	My entire family.
20	Q	You went in the hospital Friday, you said?
21	Α	I was admitted Friday, yes.
22	Q	Okay. And when was the next time you saw the girls in person?
23	Α	Sunday.
24	Q	Okay. And where were you when you saw them?
25	Α	At the hospital

1	İ	
1	Q	Would you describe for me where you saw them at the hospital.
2	Α	In the hallway, right outside the elevators.
3	Q	Okay. Do you remember who was present when you saw the girls?
4	A	I know that my parents were there; Megan was there; my aunt Kathy
5	Denny was	there; and my kids were there.
6	Q	Okay. When was the next time you saw the girls?
7	A	Tuesday.
8	Q	Do you remember approximately what time of day you saw them
9	Tuesday?	
10	A	It was late afternoon.
11	Q	Okay. Now on July of 2010, how would describe Jocelyn's everyday
12	demeanor?	
13	A	Very outgoing, she's very friendly; she has a lot of friends at school and
14	at church.	Just very playful.
15	Q	Okay. Sitting here today you said she's seven today, right?
16	A	Correct.
17	Q	Does she look the same as when she was four in July of 2010?
18	Α	She's a lot taller.
19	MS. I	EDWARDS: I'm showing you State's proposed exhibit.
20	BY MS. ED	WARDS:
21	Q	Would you look at that and tell me who is in that?
22	A	That is Jocelyn.
23	Q	And that's the Jocelyn we've been talking about, correct?
24	A	Correct.
25	MS.	EDWARDS: I move for admission based on her testimony that this is

IN THE SUPREME COURT OF THE STATE OF NEVADA 1 2 **DUSTIN BARRAL** CASE NUMBER: 64 Exctronically Filed 3 (District Court Case Marc18 32014 09:24 a.m. Appellant, 4 Třačiē K. Lindeman VS. Clerk of Supreme Court 5 THE STATE OF NEVADA, 6 7 Respondent. 8 9 APPELLANT'S APPENDIX 10 (VOLUME II) 11 STEVE WOLFSON, ESQ. MICHAEL L. BECKER, ESQ. CLARK COUNTY, NEVADA 12 Nevada Bar #8765 Nevada Bar #1565 MICHAEL V. CASTILLO, ESQ. 13 STEVEN S. OWENS, ESQ. Nevada Bar#11531 14 Nevada Bar#4352 2300 W. Sahara Avenue Chief Deputy District Attorney Suite 450 15 200 South Third Street Las Vegas, Nevada 89102 16 Las Vegas, Nevada 89155 (702) 331-2725 (702) 671-2500 17 Attorneys for Appellant 18 CATHERINE CORTEZ-MASTO, ESQ. 19 NEVADA ATTORNEY GENERAL Nevada Bar #3926 20 100 North Carson Street 21 Carson City, Nevada 89701-4717 (702) 486-3420 22 23 Counsel for Respondent 24 25 26 27

INDEX

PLEADING	PAGE NO.
Arrest Report filed on 8/4/2010	1-4
Information filed on 11/29/2010	1
Judgment of Conviction filed on September 23, 2013	85-86
Motion for Acquittal or in the Alternative a New Trial filed on June 7,	
Motion for Extension of Time filed on January 28, 2014	91-94
Motion for Extension of Time Second Request filed on February 25, 20)1496-99
Notice Approving Extension of Time filed on January 28, 2014	95
Notice of Appeal filed on September 27, 2013	87-90
Order Denying Defendant's Motion for Acquittal or in the Alternative,	
filed on July 19, 2013	83-84
Order Denying Defendant's Request for Admissibility of Prior Sexual	
Pursuant to NRS 48.069 filed on June 28, 2013	
Order Granting Extension of Time filed on March 6, 2014	
Reply to State's Opposition to Defendant's Motion for Acquittal or in	the
Alternative a New Trial filed on June 28, 2013	75-80
Request for Admissibility of Prior Sexual Conduct	17-36
State's Opposition to Defendant's Motion for Acquittal or in the Altern	native a New
Trial filed on June 20, 2013	60-74
State's Opposition to Defendant's Request for Admissibility of Prior S	Sexual
Conduct filed on May 29, 2013	37-44
Transcript of Day I of Trial Proceedings dated May 28, 2013	

1	Transcript of Day II of Trial Proceedings dated May 29, 2013	334-509
2	Transcript of Day III of Trial Proceedings dated May 30, 2013	544-734
3	Transcript of Day IV of Trial Proceedings dated May 31, 2013	734-815
4	Transcript of NRS 51.385 Proceedings of May 29, 2013	308-333
5	Transcript of NRS 51.385 Proceedings of May 30, 2013	
7	Transcript of Proceedings of Defendant's Motion for Acquittal or in the	
8	Alternative a New Trial date July 8, 2013	816-821
9	Verdict filed on May 31, 2014	
10	Voluntary State of J.C.	
11	voluntary State of J.C	J-13
12		
13		
14		
15		
16		
17		
18		
19 20		
20		
22		
23		
24		
25		
26		
27		
28		

CERTIFICATE OF SERVICE BY E-FILING

- 1	
2	I hereby certify that I am an employee of Las Vegas Defense Group, and that
3	thisday of March, 2014, I electronically filed the foregoing Appellant's
5	Appendix with the Clerk of the Court by using the ECF system which will send a
6	notice of electronic filing and/or by facsimile transmission to:
7	STEVEN S. OWENS, ESQ.
8	Chief Deputy District Attorney Nevada Bar#4352
9	200 S. Third Street
10	P.O. Box. 552212 Las Vegas, NV 89155
11	(702) 382-5815-Fax
12	Counsel for the Respondent
13	CATHERINE CORTEZ-MASTO, ESQ.
14	NEVADA ATTORNEY GENERAL Nevada Bar #3926
15	100 North Carson Street
16	Carson City, Nevada 89701
17	(702) 486-3768-Fax
18	
19	
20	An employee of Las Vegas Defense Group

DECLARATION OF MAILING

Unnifer Alemain employee with the Las Vegas Defense Group, hereby declares that she is, and was when the herein described mailing took place, a citizen of the United States, over 21 years of age, and not a party to, nor interested in, the within action; that on the 1 J'day of March, 2014, declarant deposited in the United States mail, a copy of the Appellant's Appendix in the case of State of Nevada vs. Dustin Barral, Case No. 64135, enclosed in a sealed envelope upon which first class postage was fully prepaid, addressed to DUSTIN BARRAL, #11008615, High Desert State Prison, P.O. Box 650, Indian Springs, NV 89070, that there is a regular communication by mail between the place of mailing and the place so addressed.

Pursuant to NRS 53.045, I declare under penalty of perjury that the foregoing is true and correct.

EXECUTED on the

day of March, 2014.

An employee of Las Vegas Defense Group

 doubt, no problem.

MS. FLECK: Any problem with the concepts that we've talked about regarding evidence and you know, wanting some maybe that's more than reasonable doubt in terms of you know, hey, this is the kind of case I would require physical evidence of. I would require DNA or I would require fingerprints; something like that. Do you feel that way?

PROSPECTIVE JUROR NUMBER 063: No.

MS. FLECK: Your -- you'd be comfortable judging just testimony from a witness.

PROSPECTIVE JUROR NUMBER 063: Correct.

MS. FLECK: All right. Thank you. Pass for cause.

THE COURT: Thanks.

MR. BECKER: You were asked about judging credibility when it comes to your own children, right? And you said it's easy to judge.

PROSPECTIVE JUROR NUMBER 063: Not always. But most of the time it is.

MR. BECKER: But, you know your children because you've raised them? Correct?

PROSPECTIVE JUROR NUMBER 063: Correct.

MR. BECKER: Would it be fair to say that it's probably easier for you judge the credibility of your children than it would be to judge the credibility of someone whose background you don't know fully?

PROSPECTIVE JUROR NUMBER 063: Probably.

MR. BECKER: And with regard this notion where you're agreeing -- it -- you know, where I would say the Prosecutor wants you to agree to accept little to

1	prosecute, okay successfully. I mean, I've asked this of other jurors. If there wa
2	evidence corroborating evidence that you reasonably would expect to see I
3	mean, are you going to stick to this agreement with the Prosecutor to say, hey I'm
4	not going to require that. I told you during jury selection I'm not going to require
5	anything more than testimony.
6	PROSPECTIVE JUROR NUMBER 063: No. I have to deal with the facts.
7	MS. FLECK: Judge, I'm going to object and that's the law.
8	THE COURT: Yeah. I'll sustain the objection.
9	PROSPECTIVE JUROR NUMBER 063: I have to deal with the facts that
10	have presented to me.
11	MR. BECKER: So, you were going to wait to see the full body of the State's
12	case.
13	PROSPECTIVE JUROR NUMBER 063: Correct.
14	MR. BECKER: And any defense that's put on, before deciding whether the
15	people I'm sorry, whether the State of Nevada has met this burden?
16	PROSPECTIVE JUROR NUMBER 063: Correct.
17	MR. BECKER: Your ex-husband was a writer for <u>The Boston Globe</u> .
18	PROSPECTIVE JUROR NUMBER 063: No he wasn't. He was a pressman
19	for <u>The Boston Globe</u> .
20	MR. BECKER: Oh. He was a pressman at <u>The Boston Globe</u> . Okay, I'm
21	sorry. As you look over at Mr. Barral at this point in time, have you formulated any
22	opinions with regard to his guilt or innocence?
23	PROSPECTIVE JUROR NUMBER 063: No.
24	MR. BECKER: And do you think you could be fair to him?
25	PROSPECTIVE JUROR NUMBER 063: Yes.

1	MR. BECKER: Okay. Thank you.
2	THE COURT: Hand that to the gentleman next to you.
3	Tell me your name.
4	MS. FLECK: Your Honor. We called one out of order. So.
5	THE COURT: Yeah. We're we'll
6	MR. BECKER: I'll waive any irregularity, Your Honor. It's
7	THE COURT: We'll fill it.
8	MS. FLECK: No.
9	THE COURT: What?
10	MS. FLECK: Can we approach please? Sorry.
11	[Bench Conference Begins]
12	THE COURT: It's because, that's the alternate and that's not the way that the
13	order looks. So I don't want to picky about it but his is our alternate seat and so it
14	makes a difference.
15	MR. BECKER: I'm not sure I understand what difference it makes.
16	THE COURT: That's one
17	MS. FLECK: It makes a difference because
18	THE COURT: of the alternate jurors. So, if you overlook that.
19	MR. BECKER: I understand but I think it's all random, it wasn't done
20	purposefully.
21	THE COURT: Right.
22	MS. FLECK: It doesn't make a difference.
23	MR. BECKER: And we would throw away an irregularity.
24	MS. FLECK: Okay. But we don't because
25	THE COURT: Okay.
1 :	

1	MS. FLECK: we want this person necessarily on the jury. So
2	THE COURT: Okay. All right.
3	MS. FLECK: Okay.
4	THE COURT: Let's have a seat. Make the change.
5	[Bench Conference Concludes]
6	THE COURT: Sir. We're going to have to have you sit in the audience.
7	PROSPECTIVE JUROR NUMBER 067: But it's such a better view, though.
8	Darn.
9	THE COURT: Sorry.
10	PROSPECTIVE JUROR NUMBER 067: That's fine.
11	THE COURT: Technicality in the law; my problem. Sorry.
12	THE CLERK: Badge Number 064, Russell Hepler.
13	THE COURT: Mr. Hepler, do you work?
14	PROSPECTIVE JUROR NUMBER 064: Yes, sir.
15	THE COURT: What do you do?
16	PROSPECTIVE JUROR NUMBER 064: A Geologist.
17	THE COURT: Where at?
18	PROSPECTIVE JUROR NUMBER 064: Ninyo and Moore Geotechnical.
19	Local firm. Consulting firm.
20	THE COURT: Are you married?
21	PROSPECTIVE JUROR NUMBER 064: No, sir.
22	THE COURT: Have you ever sat as a juror before?
23	PROSPECTIVE JUROR NUMBER 064: No, sir.
24	THE COURT: Do you have any background in law or law enforcement?
25	PROSPECTIVE JUROR NUMBER 064: No.

PROSPECTIVE JUROR NUMBER 064: 1 do.

the charges?

24

MR. BECKER: And you wouldn't lower the burden because the accuser is a child, with the thought that, hey better to be safe if it's a child that's complaining?

PROSPECTIVE JUROR NUMBER 064: I wouldn't.

MR. BECKER: Can you look over at Mr. Barral and see him as being no

MR. BECKER: Can you look over at Mr. Barral and see him as being no different than anyone else in this courtroom?

PROSPECTIVE JUROR NUMBER 064: I can.

MR. BECKER: Do you have a predisposition to believe the testimony of a child over that of an adult?

PROSPECTIVE JUROR NUMBER 064: Sure.

MR. BECKER: Okay. Meaning you would be more inclined to believe a child than an adult?

PROSPECTIVE JUROR NUMBER 064: No. That's not true.

MR. BECKER: I'm sorry. Maybe I didn't phrase it great so let's -- my question, the first question was whether you had a predisposition to believe a child's credibility over that of an adult.

PROSPECTIVE JUROR NUMBER 064: No.

MR. BECKER: So you would evaluate -- notwithstanding the fact that one is a child and one is an adult, you would evaluate their testimony by the same or similar standards?

PROSPECTIVE JUROR NUMBER 064: I would.

MR. BECKER: And you wouldn't be more inclined to believe a child witness per say than you would an adult?

PROSPECTIVE JUROR NUMBER 064: No. I think adults and children lie all the time.

MR. BECKER: And you can accept that sometimes an accuser may be

1	relaying truthful allegations and sometimes the allegations may not be truthful?
2	PROSPECTIVE JUROR NUMBER 064: True.
3	MR. BECKER: Whether that's an adult or a child.
4	PROSPECTIVE JUROR NUMBER 064: Correct.
5	MR. BECKER: Okay. This Fifth Amendment issue again, we haven't made
6	any decision at this point but do you have any problems, for example, if there is
7	testimony from the State's witness and Mr. Barral chooses to exercise his Fifth
8	Amendment and not testify. Is that something you would hold against him?
9	PROSPECTIVE JUROR NUMBER 064: No, sir.
10	MR. BECKER: All right. So as you sit here at this moment, you believe you
11	could be fair to Mr. Barral?
12	PROSPECTIVE JUROR NUMBER 064: I could.
13	MR. BECKER: Thank you. Pass for cause, Your Honor.
14	THE COURT: Okay.
15	[Pause in Proceedings]
16	THE COURT: We thank and excuse Ms. Watts. Thank you for your time.
17	You'll check-in to the jury commissioner. And Loveranes. Yes. Thank you so mucl
18	for your time. We appreciate it.
19	THE CLERK: Badge Number 067, James Metzner.
20	PROSPECTIVE JUROR NUMBER 067: Yes.
21	THE CLERK: Badge Number 068, Charles Bowling.
22	THE COURT: All right. Tell me your name again.
23	PROSPECTIVE JUROR NUMBER 067: James Metzner.
24	THE COURT: And do you work?
25	PROSPECTIVE JUROR NUMBER 067: I work at the Palazzo Hotel as a

THE COURT: It does. No one would choose to be here. We have to have

citizens that are willing to serve. No one chooses this type of case. You just -- it's just the luck of the draw.

PROSPECTIVE JUROR NUMBER 067: Understood.

THE COURT: State.

MS. FLECK: Thank you, Your Honor.

Mr. Metzner, your wife as a kindergarten is what's called a mandatory reporter. Are you familiar with that term?

PROSPECTIVE JUROR NUMBER 067: No.

MS. FLECK: Okay. Meaning that there are certain jobs within schools or hospitals, counselors that by law have to report instances of sexual abuse or neglect. Has your wife ever talked to you about having to do that, maybe not termed it as mandatory reporting but has she ever talked to you about a time that a child disclosed something at school and she had to go to law enforcement?

PROSPECTIVE JUROR NUMBER 067: Nothing with that but only in mental cases believe it or not. In Kindergarten, she's sending kids the mental facility.

MS. FLECK: Oh, really? Based on abusive things?

PROSPECTIVE JUROR NUMBER 067: Probably based on that. I'm not completely 100 percent sure but based on something family-based that happened at home.

MS. FLECK: Okay. All right. So, nothing that's -- that she's experienced at her school that applies with kids of a similar age that you would bring into this courtroom?

PROSPECTIVE JUROR NUMBER 067: No.

MS. FLECK: Okay. Now, you did -- you said, you know, the litany of sort of law enforcement ties but then said well, the only problem I would have is that I have

a young daughter. So, it doesn't give you concern that that you have a family that's been in law enforcement and that you're interested in the criminal justice system?

PROSPECTIVE JUROR NUMBER 067: No. We have family -- we have friends who are judges. It's not a secret in law enforcement, they become friends with judges and that's just what happens. I don't think it makes me any different from anyone in here.

MS. FLECK: Okay. You know, would you agree -- and I -- and I've posed similar questions to other jurors that have friends or family in law enforcement -- I mean, you would agree with me that the system doesn't work if, you know, somebody convicts somebody of a crime like this when we haven't proven our case beyond a reasonable doubt.

PROSPECTIVE JUROR NUMBER 067: I guess that's true. Okay. Yes.

MS. FLECK: Well -- I mean, it's just is -- whenever we have people who have law enforcement connections it's like well automatically they would vote guilty. I mean, you -- when you have res -- I -- in my -- I would think when you have respect for the system; you want the system to work. And the system works when we are held to task to prove our case beyond a reasonable doubt and only then jurors find someone guilty.

PROSPECTIVE JUROR NUMBER 067: Correct.

MS. FLECK: Okay.

PROSPECTIVE JUROR NUMBER 067: I would also -- I mean, I also would be quite nervous knowing that he was arrested for a crime. I don't know if it's lewdness with a minor or whatever we're looking at. And for some -- and if he was neighbor, that would make me real jumpy whether he was guilty or not; whether I knew that. Here's my neighbor just got arrested for this. You know, I have young

.

5

6 7

8

9

11

12

13 14

15

16

17

18 19

20

21 22

23

2425

kids. I would -- I mean, it'd put a little bit on edge.

MS. FLECK: Okay. So, it's, you know, the charges itself and the topic but of certainly you can wait until you've heard all of the evidence --

PROSPECTIVE JUROR NUMBER 067: Absolutely.

MS. FLECK: -- to vote guilt or not guilt?

PROSPECTIVE JUROR NUMBER 067: Sure.

MS. FLECK: Okay. And then same thing with you having a daughter -- you know, can you wait until the end of the evidence and then say --

PROSPECTIVE JUROR NUMBER 067: I'm hoping. There's no doubt in my mind that I've put -- already put my daughter into this courtroom with me mentally. I'm flipping through it going what if was her? What if it was her? What would I do? mean -- I -- you can't not help that.

MS. FLECK: Yeah.

PROSPECTIVE JUROR NUMBER 067: When you have a daughter that who is young; what if it was us? What if it was my family?

MS. FLECK: Right.

PROSPECTIVE JUROR NUMBER 067: I mean, I've got to put myself into all fairness of being a juror but at the same time, you got to put your own spin on it.

MS. FLECK: Well and you're asked to use your common sense. You know, you're asked -- you don't -- when I say, can you leave your biases and your sympathies, and your prejudices at the door? Of course you come in with your common sense. But -- I guess -- would it so override your ability to sit as a juror that you couldn't listen to the evidence?

PROSPECTIVE JUROR NUMBER 067: I would hope not. I hope that I'm fair.

22

23

24

25

MS. FLECK: Okay. That you can wait until we present our case to come to a verdict about this particular man. Not the charge and not saying, you know, sex assault on a minor is a, you know, morally despicable and repulsive sort of crime. But as the Defendant sits now, he's innocent of that charge.

PROSPECTIVE JUROR NUMBER 067: Absolutely.

MS. FLECK: Okay. Thank you.

PROSPECTIVE JUROR NUMBER 067: Mm-hmm.

MS. FLECK: Nothing further and we'll pass for cause.

MR. BECKER: What if Mr. Barral's really not guilty?

PROSPECTIVE JUROR NUMBER 067: Understood.

MR. BECKER: Okay.

PROSPECTIVE JUROR NUMBER 067: And at this point he's not, right?

MR. BECKER: Now that --

PROSPECTIVE JUROR NUMBER 067: Just --

MR. BECKER: You know, at this point --

PROSPECTIVE JUROR NUMBER 067: In the eyes of this courtroom, he's

MR. BECKER: Right.

PROSPECTIVE JUROR NUMBER 067: He hasn't gone to trial.

MR. BECKER: But what if he's really -- I mean, what if -- I mean, you said you wouldn't -- I think you said that regardless of what happens that you'd feel uncomfortable if Mr. Barral was your neighbor.

PROSPECTIVE JUROR NUMBER 067: I would. Knowing that he'd been arrested and with a charge.

MR. BECKER: Can you accept --

 PROSPECTIVE JUROR NUMBER 067: And I have young kids that would play out front and things, that would make me a little --

MR. BECKER: Can --

PROSPECTIVE JUROR NUMBER 067: -- a little on edge.

MR. BECKER: Can you accept that people get wrongfully accused all the time?

PROSPECTIVE JUROR NUMBER 067: Absolutely.

MR. BECKER: But notwithstanding, it's a stigma that it, in your mind, should stay with you regardless of what happens in a courtroom?

PROSPECTIVE JUROR NUMBER 067: I think it's going to stay with me no matter what.

MR. BECKER: It -- well --

PROSPECTIVE JUROR NUMBER 067: I have to try to, you know, leave at the door when I walk in this courtroom. It's definitely tough. I have a young daughter.

MR. BECKER: Right.

PROSPECTIVE JUROR NUMBER 067: It flips through your heard, you know.

MR. BECKER: Well, the thing, you know, about bias is it could take you 40 years to develop a bias or prejudgment and we're not through any verbal gymnastics going to disabuse of it by asking you a question in a certain way, okay.

So, if what you're saying is that you can't be fair to Mr. Barral because you have a young daughter and you're very protective of your young daughter. And you know, it's -- it -- you look over and you're -- you wouldn't want him as a neighbor. You've already formed opinions about him and that you don't think you

1	could be fair to him, it's only fair that you let us know.
2	PROSPECTIVE JUROR NUMBER 067: I'll let you know, absolutely. I made
3	an opinion
4	MR. BECKER: Mm-hmm.
5	PROSPECTIVE JUROR NUMBER 067: walking in the door.
6	MR. BECKER: All right. And your opinion is that you can't be fair to Mr.
7	Barral.
8	PROSPECTIVE JUROR NUMBER 067: Probably not. Based on the fact that
9	I have a young daughter.
10	MR. BECKER: And that if you were in sitting in Mr. Barral's chair, you
11	wouldn't someone in your position to be judging?
12	PROSPECTIVE JUROR NUMBER 067: That's exactly right. That man
13	deserves a fair trial.
14	MR. BECKER: Right. And I would make a motion for cause, Your Honor.
15	MS. FLECK: Submit.
16	THE COURT: Thank you, sir. I appreciate your comments. Why don't you
17	check-in with the jury commissioner? We'll excuse you.
18	THE CLERK: Badge Number 073, Ruben Luna.
19	THE COURT: Mr. Luna, do you work?
20	PROSPECTIVE JUROR NUMBER 073: Yes.
21	THE COURT: What do you do?
22	PROSPECTIVE JUROR NUMBER 073: I'm a parts sales manager at Auto
23	Zone.
24	THE COURT: Are you married?
25	PROSPECTIVE JUROR NUMBER 073: No.

1	THE COURT: Have you ever sat as a juror before?
2	PROSPECTIVE JUROR NUMBER 073: No.
3	THE COURT: Do you have any background in law or law enforcement?
4	PROSPECTIVE JUROR NUMBER 073: I'm going to CSN and majoring in
5	Criminal Justice.
6	THE COURT: You started it?
7	PROSPECTIVE JUROR NUMBER 073: Yes.
8	THE COURT: And what criminal justice classes have you had?
9	PROSPECTIVE JUROR NUMBER 073: Criminology, Introduction to Criminal
10	Law, the introduction class to Criminal Justice, and that's it.
11	THE COURT: Can you be fair and impartial to both the Defendant and to the
12	State of Nevada?
13	PROSPECTIVE JUROR NUMBER 073: Yeah.
14	THE COURT: You'll listen to all the evidence before you make up your mind.
15	PROSPECTIVE JUROR NUMBER 073: Yes, sir.
16	THE COURT: State.
17	MS. FLECK: Thank you, Your Honor.
18	Okay, Mr. Luna, what do you hope to do once you graduation from
19	CSN?
20	PROSPECTIVE JUROR NUMBER 073: I'm not sure. It's still open. As of
21	right now I'm working at Auto Zone. I know I can move up there but I'm still leaving
22	it open so it doesn't mean that I'm going to go into criminal justice.
23	MS. FLECK: Okay. So you're taking classes at CSN for criminal justice but
4	that's not necessarily where you'd like to end up working; in that field.

PROSPECTIVE JUROR NUMBER 073: Yeah. No. That's not -- that's an

1	option, just an option.
2	MS. FLECK: If you went into criminal justice, I mean, is it something that
3	you'd like to be like does working as a police officer interest you, working as an
4	attorney, working as a corrections officer?
5	PROSPECTIVE JUROR NUMBER 073: Probably a police officer; patrol.
6	Starting off at patrol because it's just I know that opens up doors to everything else
7	is a patrolman.
8	MS. FLECK: So working for law enforcement is something that you'd be
9	interested in doing?
10	PROSPECTIVE JUROR NUMBER 073: Yes.
11	MS. FLECK: Have you had any experience with law enforcement as a victim
12	of a crime or you or anyone close to you have that experience?
13	PROSPECTIVE JUROR NUMBER 073: Probably a couple times. It's been
14	years. Probably since like 10 years ago. Maybe I don't remember them real good.
15	MS. FLECK: Was that you or someone in your family?
16	PROSPECTIVE JUROR NUMBER 073: In the family.
17	MS. FLECK: Who was it?
18	PROSPECTIVE JUROR NUMBER 073: It was burglarized, so it was the
19	whole house.
20	MS. FLECK: Okay. Your house?
21	PROSPECTIVE JUROR NUMBER 073: Yeah.
22	MS. FLECK: You were a kid?
23	PROSPECTIVE JUROR NUMBER 073: Yeah.
24	MS. FLECK: How about accused of a crime? Have you ever been you or
25	anyone close to you been accused of a crime?

10 11

12 13

14

15

16

17 18

19

20

21 22

23

24

25

MS. FLECK: Do you have a relationship with him now?

PROSPECTIVE JUROR NUMBER 073: I don't talk almost anybody in my family. So --

MS. FLECK: Okay.

PROSPECTIVE JUROR NUMBER 073: No.

MS. FLECK: So it doesn't then like that would necessarily -- well, I guess -you know, and again I don't want to pry too much, but the fact that my Ms. Edwards and I, my office basically, sent your, you know -- for all intents and purposes kind of sent your brother to jail. Would you be able to listen to testimony from our witnesses without thinking about that? Without thinking my brother went through this process, my brother was also put in this position?

PROSPECTIVE JUROR NUMBER 073: I actually haven't thought about it since until I came here because that's one of the questions you guys asked. But I don't ever think about it.

MS. FLECK: So no lasting impressions with law enforcement because of that?

PROSPECTIVE JUROR NUMBER 073: No.

MS. FLECK: All right. Thank you. We pass for cause.

MR. BECKER: Well -- in fact, you may have some interest in becoming law enforcement, correct?

PROSPECTIVE JUROR NUMBER 073: Yes.

MR. BECKER: My concern as it relates to Mr. Barral is -- I keep asking everybody if they lean to one side or the other, okay. And does the fact that you're studying criminal justice and possibly want to be a police officer; does that make you lean more towards the prosecution's side?

1	PROSPECTIVE JUROR NUMBER 073: N.
2	MR. BECKER: And you think you can be fair to both sides?
3	PROSPECTIVE JUROR NUMBER 073: Yes.
.4	MR. BECKER: And you've studied have you studied the Fifth Amendmen
5	yet in your Criminal Justice class?
6	PROSPECTIVE JUROR NUMBER 073: I haven't. I think it's okay not to use
7	it. I mean, it's one of the things you're given. So if you don't want to use it than yo
8	don't have to.
9	MR. BECKER: I'll pass for cause, Your Honor.
10	THE COURT: Thanks. If you'll hand that mic down to this gentleman down
11	here.
12	Tell me your name.
13	PROSPECTIVE JUROR NUMBER 068: The name's Chuck Bowling, 068.
14	THE COURT: You work?
15	PROSPECTIVE JUROR NUMBER 068: I do.
16	THE COURT: What do you do?
17	PROSPECTIVE JUROR NUMBER 068: I'm the President Chief Operating
18	Officer of Mandalay Bay.
19	THE COURT: Have you ever sat as a juror before?
20	PROSPECTIVE JUROR NUMBER 068: I have not, sir.
21	THE COURT: Are you married?
22	PROSPECTIVE JUROR NUMBER 068: I am.
23	THE COURT: Does your spouse work?
24	PROSPECTIVE JUROR NUMBER 068: She would yes, as a hell-maker.
25	THE COURT: That's a lot more work than you think.

22

23

24

25

PROSPECTIVE JUROR NUMBER 068: Yes. That's exactly right. That's why I said that. So yeah.

THE COURT: That was my wife speaking.

PROSPECTIVE JUROR NUMBER 068: That's right.

THE COURT: Do you have any background in law or law enforcement?

PROSPECTIVE JUROR NUMBER 068: At Mandalay Bay we run a very large security division of 220 security officers. And I, you know, I have an acquaintance in this jury with Ms. Togliatti since George Togliatti is the vice president of security and surveillance.

THE COURT: Okay. Former FBI agent.

PROSPECTIVE JUROR NUMBER 068: Correct.

THE COURT: Father of our Chief Judge.

PROSPECTIVE JUROR NUMBER 068: That's correct.

THE COURT: Stays out. Don't -- you can't talk to him about it.

PROSPECTIVE JUROR NUMBER 068: I understand that.

THE COURT: Can you be fair and impartial to both parties in this case?

PROSPECTIVE JUROR NUMBER 068: I would hope so.

THE COURT: Thank you. State.

MS. FLECK: Thank you.

Mr. Bowling, when you say that you hope so, is there anything that has kind of come up in your mind that makes you think that you wouldn't be a good juror?

PROSPECTIVE JUROR NUMBER 068: You know, I -- as far as I want to be as fair as impartial as possible. Anybody who's been convicted or been arrested for this situation, and it's also been two or three years since that arrest, I believe if I

remember the facts that you stated earlier in the deal. I find that this process should've either been resolved so I'm concerned about what the gentleman's been arrested and not been taken care of since then.

MS. FLECK: Okay. Well, so it's -- so what concerns you is the timeline that it's taken to get to this point?

PROSPECTIVE JUROR NUMBER 068: That's correct.

MS. FLECK: What part of that concerns you?

PROSPECTIVE JUROR NUMBER 068: It just belays to me that, you know, there has been a lot of more facts coming out about that at least in my opinion. And I'm not an expert by any stretch of imagination.

MS. FLECK: Okay. Well, so maybe we didn't have quite enough a few years and now we've sort of slowly gotten more?

PROSPECTIVE JUROR NUMBER 068: That must be the case.

MS. FLECK: Okay. So, I mean, I'll tell you it's absolutely not the case. The only thing that's happened is court calendars, court schedules, attorney's schedules. In order to get a criminal trial to go, our State has to be ready. The Defense has to be ready. The Judge has to be ready. The courtroom has to be available. And so it's an unfortunate --

MR. BECKER: I'm going to object to this -- to this dialogue is not proper voir dire.

MS. FLECK: Well --

THE COURT: I'll overrule that. And I'll allow some education here.

MS. FLECK: To have a sort of -- and I appreciate you saying this because if people have a preconceived notion, sort of, of how the justice system works, I would love -- I definitely want people to bring it up. But, it's, you know, if that's me just

telling you that, does that in any way alleviate your feelings about that?

PROSPECTIVE JUROR NUMBER 068: It's an education about what happened.

MS. FLECK: Okay. You know, I think it's just a, sort of, a very stressed out system, you know; more or less. It's a system that's just a lot going on and not necessarily enough resources.

That being said, besides that, how do you feel about -- I mean, I guess that concerns me because it makes me feel that you might think that we've had to sort of trump stuff up over the years or that we didn't necessarily have our ducks in a row in the very beginning and that we've had to do something to create that. Does that -- am I reading that right?

PROSPECTIVE JUROR NUMBER 068: No. It'd probably be the opposite. It'd probably be that this gentleman was arrested and it's taken -- and again I'm not opposite and don't understand the process of how it got here today. But that typically -- or not typically, it's just my understanding would be that it probably could've been resolved some time ago through some kind of a plea bargain or some of the facts would've released the case. So it's a little bit of the opposite, quite frankly.

MS. FLECK: Okay. Sitting here, do you come into the courtroom favoring one side or the other? Based upon either that opinion or any other opinion?

PROSPECTIVE JUROR NUMBER 068: And again, the opinion that I had before is because the person has been arrested for this supposed crime; that concerns me. Beyond that I would try to be as fair and impartial as possible.

MS. FLECK: Okay. Understand that the evidence that you need or the proof that you need to arrest someone is different than the proof that I'd need to present in

THE COURT: Thanks.

22

23

24

25

MR. BECKER: Can you accept that an innocent person wouldn't take a plea bargain?

PROSPECTIVE JUROR NUMBER 068: Yes.

MR. BECKER: Can you accept that an innocent person would put his trust in you and fellow jurors to get justice?

PROSPECTIVE JUROR NUMBER 068: Yes.

MR. BECKER: You know, I'm concerned because you do bring some ideas into this which are complicated because it almost seems like your predisposition is that if was arrested and the case is still around after this time then his hands must be dirty.

PROSPECTIVE JUROR NUMBER 068: The some of the things were going through my mind when -- as I've been sitting here for the last several hours. So, the answer is yes.

MR. BECKER: Do you think you can -- given that that's in your head, do you think you can be fair to Mr. Barral?

PROSPECTIVE JUROR NUMBER 068: I would hope so.

MR. BECKER: When you say what's been going on, I mean, you've basically heard a bunch of lawyers probably talking too much but you haven't hear any evidence, right?

PROSPECTIVE JUROR NUMBER 068: That's correct.

MR. BECKER: Okay. So there's nothing that's gone on that should influence your decision about the merits of this case, right?

PROSPECTIVE JUROR NUMBER 068: That's correct.

MR. BECKER: All right. I'll pass for cause, Your Honor.

THE COURT: Thanks.

25

MS. FLECK: It's mine.

THE COURT: It's yours.

MS. FLECK: It's mine. So I --

THE COURT: And we met and we argued up at the bench --

MS. FLECK: Let's just do five minutes because --

THE COURT: All right.

[Bench Conference Concludes]

THE COURT: We're going to take a 5-minute recess, ladies and gentlemen. If you'll step out into the hall for just a minute, we have some legal issues we need to take care of.

[Outside the presence of the prospective jury]

THE COURT: All right. You wanted to make a Batson challenge prior to them calling the next --

MR. BECKER: That is correct. And I'll -- and my challenge will be as follows: Your Honor, we are concerned because our client is Latino and at this point there have been three jurors that have been called into the panel who appear to be Latino, that would be Jazmin Arteaga-Ibanez, who was formerly juror number 5; Joe Barraza, former juror number 11; and now Mr. Luna who is sitting as juror number 7.

We were, you know, somewhat guarded about the possibility that the State would seek to exclude Latinos from this jury panel. And, you know, to me it came to the forefront when Mr. Luna was called up, we were guarded about it, but notwithstanding the fact that he was going to school and studying criminal justice and wants to be a pol -- a law enforcement officer. Ms. Fleck seized on the fact that that -- and she very much brought to the forefront that her office, in particular, prosecuted her brother and sent her brother to prison, which I kind of felt was an attempt to try to create a race-neutral ground for excluding another Latino. And he said no, I've never actually thought about that; that's not something that's a concern

to me at all. And he denied that being a reasonable factor but I do think that there -- a reasonable inference can be drawn based on the fact that the State is utilized three out of their five peremptories to rid the jury of Latinos; that these peremptory challenges are being utilized in a discriminatory and non-race neutral manner.

THE COURT: Thank you. State.

MS. FLECK: Thank you. Well, to begin with per Mr. Barral's SCOPE, he's white. So, I did not even consider him to be a Hispanic male just because he has, you know, dark hair and dark eyebrows and a dark goatee, certainly doesn't, in my mind, make him Latino. And I'm looking at his SCOPE right here and it says: Race, White.

So, to me it's a not -- a non-issue. I will go for the record through the challenges that we -- or peremptories that we have made just because I'd like to have a clean record. The first being Ms. Arteaga-Ibanez. I think she's Persian. I mean, if I marry somebody named Mr. Martinez it doesn't make me Hispanic. Just because that's her last name it certainly doesn't indicate what her particular race is. And she was sleeping. Ms. -- and again, I don't believe that I need to be making this record but for clarity to any future court that may be looking at this, I just want to make certain. So, she was sleeping through the entire process.

We next then get to Mr. Barraza. He indicated during his questioning that he would need more than proof beyond a reasonable doubt. In fact, he indicated that in his mind these crimes simply don't happen. I in fact, challenged him for cause and that was denied but he clearly said he doesn't even think that -- he doesn't even want to think that this happens; he can't believe it happens.

And then with Mr. Luna, my office sent his brother to prison. He vacillated between whether he speaks with his family or doesn't speak with his

family. Regardless of that fact, I -- my office is responsible for sending a member of his family to the Nevada Department of Corrections for two years. And whether he's studying Criminal Justice because he has an axe to grind with law enforcement in the future, whether he is studying Criminal Justice because he wants to know the process that his brother went through; I have no idea and I don't want to speculate while he's on my jury. To me, that isn't good enough. You know, kids that are studying, they are studying criminal justice and the next day they're studying, you know, Science, and the next English; who knows. But it certainly doesn't tell me he's pro-law enforcement. But what I do know is that I'm responsible for sending, not personally, but my office is responsible for sending a person within his family to prison for a number of years. And I'm not comfortable with that kind of a person on my jury.

THE COURT: Let me see his SCOPE.

MS. FLECK: Sorry it's not all --

THE COURT: It's all right.

All right.

MR. BECKER: Your Honor, if I may. I don't think the issue necessarily is what the SCOPE says because, you know, I would pose that his last name Barral is obviously a Latino name. I'm not sure why SCOPE says what SCOPE says. But regardless of whether he was White, I still think we have a challenge if the --

THE COURT: No. You have a challenge.

MR. BECKER: -- if the peremptories are being exercised in a non-raceneutral manner. And apparently, by the State's admission then, it wasn't three out of five strikes -- peremptory strikes that were used for Latinos; it was four out of five.

Because they went --

6

7

8

9

10

11 12

13

14

15

16

17

18 19

20

21

22 23

24

25

THE COURT: Who's the fourth?

MR. BECKER: -- through a list -- I -- well there were -- I think Ms. Fleck just went through a list of explaining why she got rid of four different people.

MS. FLECK: No, I didn't. I said three.

MR. BECKER: Okay. 1 --

THE COURT: That's okay.

MR. BECKER: -- thought there was a female.

MS. FLECK: Yeah. That's --

MR. BECKER: Okay. Ms. Arteaga-Ibanez, okay.

MS. FLECK: There's only been four and it's -- the first one, the woman who is not Hispanic, she was Persian. And then there's the man who indicated that he doesn't think that these kinds of crimes occur. And then there's the person whose brother we sent to prison.

THE COURT: All right.

MR. BECKER: And I don't -- just the record is clear on this and then I'll submit.

THE COURT: Record -- I believe the record's clear.

MR. BECKER: If I just may add -- I -- this business about Ms. Arteaga-Ibanez being Persian, I don't -- I don't know where that's coming from. I -- the name A-R-T-E-A-G-A hyphen Ibanez, I mean, I suppose we could debate about it; she looked Latina to me. And I'll submit.

THE COURT: All right. Thanks. Go ahead.

MS. FLECK: And again, I mean, that's the only thing that I have to say. I mean, it -- if we're going by last names, a bright blonde with blue eyes can marry somebody that's Hispanic; it doesn't make them Hispanic.

11

12 13

14

15

16

17 18

19

20 21

22 23

24

25

THE COURT: Right.

MR. BECKER: And she wasn't a blonde lady with blue eyes. She was a woman with ge -- with very dark, black hair and you know, she -- you know, we could debate it. We didn't ask her and it wouldn't appropriate. I believe she was a Latina.

THE COURT: But the question however to the Court, is whether there was a basis, a racial basis and I don't find that there was a racial basis to remove these individuals. I think they had a basis. I think Mr. Luna did say that his brother was sent to prison by the D.A.'s office. I think that's reasonable. And --

MR. BECKER: Your Honor, if I may.

THE COURT: You've made a record.

MR. BECKER: I know and I'm not -- not further on this but just in terms of time frame, it's 4:20 now. It -- I don't know if the Court has an inclination as to what time we plan to go to. That's all I'm asking.

THE COURT: Yeah. I probably -- I just hate to send the jury that we have -we have what, how many more peremptories?

We have four each side. We'll go another 15 minutes and then we'll break for the evening.

MS. FLECK: And I can tell you, we won't be using all of ours. So, maybe we'll -- maybe it'll speed up the process.

THE COURT: All right. Bring the jury back in.

MS. FLECK: I don't think we will anyway. I guess, depending on the next ones.

MR. BECKER: I would note I did hear some grumbling and murmuring. The Court may want to admonish the jurors in anticipation of -- I did notice it when we

- 1	took a break. But
2	THE COURT: Yeah.
3	MR. BECKER: And perhaps also not to associate with the attorneys and that
4	we're ins ordered not to talk to them.
5	[In the presence of the prospective jury]
6	THE COURT: All right. Thank you. And I apologize to the jury for having to
7	go in and out. It's just some legal matters we have to take care of.
8	We are at peremptory challenge number 5. We would thank and
9	excuse Juror Number 9, Charles Bounty?
10	PROSPECTIVE JUROR NUMBER 068: Bowling.
11	THE COURT: I can't read it. I'm sorry. Bowling. Sorry. And Mr. Luna.
12	Thank you for your time.
13	THE CLERK: Badge Number 078, Steven Pollex.
14	Badge Number, 079, Carlos Exconde.
15	THE COURT: Who's got the mic back there? All right. Tell me your name.
16	PROSPECTIVE JUROR NUMBER 078: My name's Steven Pollex, 078.
17	THE COURT: And do you work?
18	PROSPECTIVE JUROR NUMBER 078: No, I do not.
19	THE COURT: You go to school?
20	PROSPECTIVE JUROR NUMBER 078: I go to school and then I'm an
21	athlete too. So, that's basically my work for me.
22	THE COURT: What do you what do you do?
23	PROSPECTIVE JUROR NUMBER 078: I play Baseball and I just got a
24	scholarship to go to another four-year school because I was at CSN this year. So,
25	I'm going to go play there for two years and then graduate from it's Westmont. It's

this year and I get straight A's basically. So --

1	MS. FLECK: Okay.
2	PROSPECTIVE JUROR NUMBER 078: You know, I do well in school and
3	baseball.
4	MS. FLECK: Good. So
5	PROSPECTIVE JUROR NUMBER 078: That's the only way I get into that
6	college that I'm going to now.
7	MS. FLECK: Good for you.
8	PROSPECTIVE JUROR NUMBER 078: For that. So.
9	MS. FLECK: Okay. And so business is what you're a business degree is
10	PROSPECTIVE JUROR NUMBER 078: Management. You know, focus on
11	that. I'm going to I'm trying to get an internship with Harrah's this summer here
12	just to get some more, you know, experience.
13	MS. FLECK: Nice. Too bad that the guy from Mandalay just left, maybe we
14	could've gotten you something going.
15	Okay, so out for summer.
16	PROSPECTIVE JUROR NUMBER 078: Out for the summer. Out here and
17	just training and still working on baseball just until I leave for the fall.
18	MS. FLECK: Okay, wonderful.
19	PROSPECTIVE JUROR NUMBER 078: Yep.
20	MS. FLECK: Thank you. We'll pass for cause.
21	THE COURT: Thanks.
22	MR. BECKER: Court's indulgence. Yeah No questions and pass for cause.
23	THE COURT: Thank you. Hand the mic down to this gentleman.
24	Tell me your name again.
25	PROSPECTIVE JUROR NUMBER 079: Carlos Exonde, Badge Number 079.

1	Your Honor.
2	THE COURT: Do you work?
3	PROSPECTIVE JUROR NUMBER 079: Yes, sir.
4	THE COURT: What do you do?
5	PROSPECTIVE JUROR NUMBER 079: Contract Specialist for the
6	Department of Veterans Affairs.
7	THE COURT: Have you ever sat as a juror before?
8	PROSPECTIVE JUROR NUMBER 079: No, Your Honor.
9	THE COURT: Are you married?
10	PROSPECTIVE JUROR NUMBER 079: Yes, sir.
11	THE COURT: Does your spouse work?
12	PROSPECTIVE JUROR NUMBER 079: Homemaker.
13	THE COURT: That's work. Can you think of any reason you couldn't be fair
14	and impartial to both parties in this case?
15	PROSPECTIVE JUROR NUMBER 079: No, sir.
16	THE COURT: State.
17	MS. FLECK: Thank you.
18	Sir, do you and your wife have kids?
19	PROSPECTIVE JUROR NUMBER 079: Yes.
20	MS. FLECK: How many?
21	PROSPECTIVE JUROR NUMBER 079: One step-daughter and one
22	daughter and one grandson.
23	MS. FLECK: How old are your kids?
24	PROSPECTIVE JUROR NUMBER 079: My step-daughter's 31 and my
25	youngest will be going 21 soon.

MS. FLECK: So in order to get out of trouble, stay out of trouble, she'll tell a

1	lie?
2	PROSPECTIVE JUROR NUMBER 079: Yes.
3	MS. FLECK: Okay. So when you judge her credibility and whether she's
4	telling the truth, you'll look to see if she has a reason for maybe telling you what sh
5	says.
6	PROSPECTIVE JUROR NUMBER 079: Yes. That's correct.
7	MS. FLECK: Okay. Ever been the victim of a crime? You or anyone close t
8	you?
9	PROSPECTIVE JUROR NUMBER 079: No.
10	MS. FLECK: How about accused of a crime?
11	PROSPECTIVE JUROR NUMBER 079: No.
12	MS. FLECK: Where are from, originally?
13	PROSPECTIVE JUROR NUMBER 079: From the Philippines.
14	MS. FLECK: From the Philippines?
15	PROSPECTIVE JUROR NUMBER 079: Yes.
16	MS. FLECK: How old were you when you moved to the States?
17	PROSPECTIVE JUROR NUMBER 079: I joined the Navy in 1986, so I was
18	21 years old 22 years old.
19	MS. FLECK: Any experience with the criminal justice system there?
20	PROSPECTIVE JUROR NUMBER 079: No.
21	MS. FLECK: If there's a law that is read to you in this particular case, promise
22	that you will follow the law that the Judge gives you for this case and not say, well,
23	you know, that's something that's different from how they do it in the Philippines;
24	and I think the way they do it at home is better.

PROSPECTIVE JUROR NUMBER 079: Absolutely. I serve in the Navy for

1	24 years and I sat on a lot of NJP, non-judicial punishments, so I understand.
2	MS. FLECK: Okay. And even if you think something's better in the
3	Philippines then you'll promise to follow the law here?
4	PROSPECTIVE JUROR NUMBER 079: Yes.
5	MS. FLECK: All right, sir. Anything else then that gives you concern to sit or
6	a juror in this case?
7	PROSPECTIVE JUROR NUMBER 079: None at this time.
8	MS. FLECK: All right. Thank you very much. We'll pass for cause.
9	MR. BECKER: You were asked about your experience with children lying.
10	PROSPECTIVE JUROR NUMBER 079: Yes.
11	MR. BECKER: And Ms. Fleck had listed a few reasons why children might lie
12	PROSPECTIVE JUROR NUMBER 079: Yes.
13	MR. BECKER: How about to get attention?
14	PROSPECTIVE JUROR NUMBER 079: With my kids, no, because I think
15	they get all the attention that they need, no.
16	MR. BECKER: All right. I know you have a military background and you said
17	something about participating in some misip military disciplinary proceedings.
18	PROSPECTIVE JUROR NUMBER 079: Yes, a lot of times. As a supervisor
19	that's part of our job.
20	MR. BECKER: As a supervisor, are you a neutral or are you participating in
21	the prosecution side?
22	PROSPECTIVE JUROR NUMBER 079: Neutral. Yeah.
23	MR. BECKER: So you're making decisions based upon information that's
24	presented to you.
25	PROSPECTIVE JUROR NUMBER 079: Exactly. Yes.

MR. BECKER: And if the facts came out on the side of the complainant, you

1	would go that way? But if it came back on the side of the person who was being
2	accused, you would go that way, correct?
3	PROSPECTIVE JUROR NUMBER 079: Correct.
4	MR. BECKER: As you sit here today, do you lean towards one side or the
5	other in this case?
6	PROSPECTIVE JUROR NUMBER 079: No, none whatsoever. No.
7	MR. BECKER: Pass for cause, Your Honor.
8	THE COURT: Thank you. Is that it?
9	[Peremptory Challenge]
10	THE COURT: We would thank and excuse Ms. Dennis. Are you is it Ms.
11	Dennis? Deninnis.
12	PROSPECTIVE JUROR NUMBER 061: Deninnis.
13	THE COURT: Yes.
14	PROSPECTIVE JUROR NUMBER 061: Thank you.
15	THE COURT: Thank you for your time.
16	Go ahead and fill that spot.
17	THE CLERK: Badge Number 089, Colby Butts
18	THE COURT: Tell me do you work, sir?
19	PROSPECTIVE JUROR NUMBER 089: Yes, sir.
20	THE COURT: What do you do?
21	PROSPECTIVE JUROR NUMBER 089: I'm a mortgage underwriter.
22	THE COURT: Are you married?
23	PROSPECTIVE JUROR NUMBER 089: Yes.
24	THE COURT: Spouse work?
25	PROSPECTIVE JUROR NUMBER 080: Voc. sho doos

1	THE CLERK: Badge Number 091, Karen Dwyer.
2	THE COURT: Where do you work?
3	PROSPECTIVE JUROR NUMBER 091: No, I do not.
4	THE COURT: Are you married?
5	PROSPECTIVE JUROR NUMBER 091: Yes, I am.
6	THE COURT: Does your spouse work?
7	PROSPECTIVE JUROR NUMBER 091: Yes, he does.
8	THE COURT: What does your spouse do?
9	PROSPECTIVE JUROR NUMBER 091: He works for a TJ Maxx, Marshalls
10	in a distribution center here in town.
11	THE COURT: Have you ever sat as a juror before?
12	PROSPECTIVE JUROR NUMBER 091: yes, I have.
13	THE COURT: Where?
14	PROSPECTIVE JUROR NUMBER 091: In Illinois.
15	THE COURT: Civil or criminal?
16	PROSPECTIVE JUROR NUMBER 091: Criminal.
17	THE COURT: Without telling us a verdict, were you able to reach a verdict?
18	PROSPECTIVE JUROR NUMBER 091: Yes, we did.
19	THE COURT: Were you the jury foreperson?
20	PROSPECTIVE JUROR NUMBER 091: No, I was not.
21	THE COURT: Is there anything about that that would affect your bias or
22	prejudice against the State or the Defense
23	PROSPECTIVE JUROR NUMBER 091: No.
24	THE COURT: in this case?
25	What type of case was it?

5 6

7

8 9

10

11 12

13

14

15 16

17

18 19

20

21 22

23

24 25

PROSPECTIVE JUROR NUMBER 091: It was a shooting that no one was injured and -- yeah.

THE COURT: Can you think of any reason you wouldn't be fair and impartial? PROSPECTIVE JUROR NUMBER 091: No.

THE COURT: Is there anything that you've heard, any questions that -- things came to your mind and said, boy, I better make Judge aware of this?

PROSPECTIVE JUROR NUMBER 091: Whenever I was a child, I was actually in the home where a sexual abuse happened. My sis -- I was seven, my sister was five; she saw the abuse. I didn't realize anything happened other than my sister sat in a corner the whole rest of the night and was very not herself; very upset. And so that's the only thing that's --

THE COURT: Could you be fair and impartial in this case, you believe? PROSPECTIVE JUROR NUMBER 091: I believe so.

THE COURT: State.

MS. FLECK: So Ms. Dwyer then I guess the -- you sound somewhat -- well, when asked, you know, if there's anything, are you just kind of telling us that because as -- you know, I've asked everyone to be honest and asked everyone if they've been victims or someone close to them?

PROSPECTIVE JUROR NUMBER 091: Yes.

MS. FLECK: Okay. So it's kind of as full-disclosure as opposed to it's something that you think that will affect your ability to be fair?

PROSPECTIVE JUROR NUMBER 091: Yes, yes.

MS. FLECK: You can separate the fact that what happened when you were a child is different than what has happened with the victim in this or the Defendant in this case? Is that fair?

1	PROSPECTIVE JUROR NUMBER 091: Yes.
2	MS. FLECK: Okay. And you wouldn't take your sister's experience and kind
3	of say, well that's what happened to my sister so that's what happened in this case
4	PROSPECTIVE JUROR NUMBER 091: No, no.
5	MS. FLECK: Okay. Anything else, then? Have you personally been the
6	victim of a crime?
7	PROSPECTIVE JUROR NUMBER 091: No.
8	MS. FLECK: How about accused of the crime of a crime? You or anyone
9	close to you?
10	PROSPECTIVE JUROR NUMBER 091: No.
11	MS. FLECK: Okay. And then that experience when you sat as a juror before
12	anything about that that made you think this was the worst experience ever?
13	PROSPECTIVE JUROR NUMBER 091: No.
14	MS. FLECK: Okay. All right. Thank you. I'll pass for cause.
15	MR. BECKER: Regarding the situation with your sister
16	PROSPECTIVE JUROR NUMBER 091: Mm-hmm.
17	MR. BECKER: You said you were in the home and something happened and
18	your sister kind of went away in the corner and just started acting different?
19	PROSPECTIVE JUROR NUMBER 091: Yes. She witnessed something
20	walked in on an act. She was only five.
21	MR. BECKER: Now, was the did the w did the act involve a child?
22	PROSPECTIVE JUROR NUMBER 091: Yes.
23	MR. BECKER: And was it sex abuse?
24	PROSPECTIVE JUROR NUMBER 091: Yes.
25	MR. BECKER: And was it reported to law enforcement?

1	PROSPECTIVE JUROR NUMBER 091: No.
2	MR. BECKER: Do you know why it wasn't reported to law enforcement?
3	PROSPECTIVE JUROR NUMBER 091: The only one that saw it was a 5
4	year old and she was threatened to your life and her family was threatened by the
5	abuser. So, no.
6	MR. BECKER: Well the purported victim in that case, I mean, was it was
7	that a family member also?
8	PROSPECTIVE JUROR NUMBER 091: Yes.
9	MR. BECKER: And that person did not come forward?
10	PROSPECTIVE JUROR NUMBER 091: No, no.
11	MR. BECKER: How old were you at the time? You said your sister was five?
12	PROSPECTIVE JUROR NUMBER 091: Yes. I was seven.
13	MR. BECKER: And did your sister relay the events to you first or to other
14	family members?
15	PROSPECTIVE JUROR NUMBER 091: No. She revealed after the abuser
16	passed away.
17	MR. BECKER: So it was something that was internalized for many, many
18	years?
19	PROSPECTIVE JUROR NUMBER 091: Yes, yes.
20	MR. BECKER: And given that experience, I mean, does that
21	notwithstanding that experience, do you still think that you could be fair to Mr. Barral
22	here?
23	PROSPECTIVE JUROR NUMBER 091: I believe so. I am have lived a lot
24	of life, you know, so I
25	MR. BECKER: Okay.

over and over again. So, anything that's come to mind as you've listened to my

 broken into so.

MS. FLECK: Oh, really.

PROSPECTIVE JUROR NUMBER 091: And my son was in the custody battle. His ex threatened him with -- if you don't give me custody I'm going to tell the Court that you touched your daughter in an inappropriate way.

MS. FLECK: Okay. All right. Well, that's -- so that's kind of big. When did that happen?

PROSPECTIVE JUROR NUMBER 091: This has been eight, nine years ago.

MS. FLECK: Now is it just that she threatened and that's as far as it went?

PROSPECTIVE JUROR NUMBER 091: Yeah. She was overheard by somebody so they said they would stand up and say it wasn't true if -- and that she did threaten it.

MS. FLECK: Okay. So as far as the -- the only -- I mean, did it ever even get reported to law enforcement?

PROSPECTIVE JUROR NUMBER 091: No.

MS. FLECK: How does that make you feel? Does that make you feel in this particular case that, you know, that is what could've happened here?

PROSPECTIVE JUROR NUMBER 091: I don't know. I haven't heard any of the evidence so I couldn't say one way or the other.

MS. FLECK: Okay. So before you hear any evidence, though, you're not -you're not already coming into the courtroom thinking to yourself, uggh, you know,
someone in my family was at least threatened about something like this. So that's
likely what's happening here.

PROSPECTIVE JUROR NUMBER 091: Well, I don't know this case. I know it can happen.

MS. FLECK: Okay. You're not like the gentleman that was I think Mr. Barraza, who said it just doesn't happen. It's -- he just doesn't believe these kinds of crimes happen. You certainly aren't of that opinion.

PROSPECTIVE JUROR NUMBER 091: No, I'm sure it happens both ways.

MS. FLECK: Okay. All right, sir. Anything else that you've thought about or that makes you think this might not be the best case for you?

PROSPECTIVE JUROR NUMBER 091: No. I would just want to listen to all the evidence. I wouldn't want to -- kind of like one of the other jurors said, I wouldn't want to put somebody in prison for something I'm not sure that he did.

MS. FLECK: Okay. Well, let me ask you this: When you said that you're not sure that he did, is there something that would, you know, if you just had testimony, you just had testimony that came from the witness stand and that that's in this particular kind of a case the way that the evidence came out. Is that going to be enough for you? Are you going to demand more? Are you going to demand some sort of physical evidence or video or something that, you know, I'm simply not going to bring you?

PROSPECTIVE JUROR NUMBER 091: Well, I would like to have something more than testimony but I'm sure we're going to have to look in that little girl's eyes and see what we see.

MS. FLECK: Okay. And that would be -- I mean, if you believe her beyond a reasonable doubt would that be enough for you to be able to convict?

PROSPECTIVE JUROR NUMBER 091: If I believed her.

MS. FLECK: Okay. All right. That's the law. So that's what I'd ask for you to do. All right, sir. Thank you so much. We'll pass for cause.

MR. BECKER: Do you think you could be fair to Mr. Barral?

	DDOCDECTIVE HIDOD MUMDED and Ave
. 1	PROSPECTIVE JUROR NUMBER 091: Yes.
2	MR. BECKER: Pass for cause, Your Honor.
3	THE COURT: Thanks.
4	[Peremptory Challenge]
5	THE COURT: All right. We would thank and excuse juror number in seat
6	Ms. Coreschi. Thank you for your time. And Branum. Thank you for your time.
7	THE CLERK: Badge Number 095, Debra Dower.
8	Badge Number 099, Jason Williams.
9	THE COURT: All right Ms. Bryer, do you work? I mean, Ms
10	PROSPECTIVE JUROR NUMBER 095: Dower.
11	THE COURT: Dower. Sorry.
12	PROSPECTIVE JUROR NUMBER 095: Yes. I have an Executive Suite
13	business.
14	THE COURT: Okay. Are you married?
15	PROSPECTIVE JUROR NUMBER 095: Yes.
16	THE COURT: Spouse work?
17	PROSPECTIVE JUROR NUMBER 095: Yes, he does.
18	THE COURT: What does he do?
19	PROSPECTIVE JUROR NUMBER 095: He has a sand bags business.
20	THE COURT: Have you ever sat as a juror before?
21	PROSPECTIVE JUROR NUMBER 095: Yes, I have.
22	THE COURT: Where?
23	PROSPECTIVE JUROR NUMBER 095: Two years ago, here. Civil.
24	THE COURT: Criminal or Civil.
25	PROSPECTIVE JUROR NUMBER 095: Mm-hmm.