Transcript December 13 1999

Proceedings open - P155

Emmanuel Obot - P155

Detective Sgt Joseph O'Shea - P160

Ms I Butler-Hendrix - P175

Donald C - P195

Ms L Woodley - P212

Sharon Watts - P225

Sharon Talmadge - P250

Krista M - P284

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STATE OF MARYLAND VS ADNAN SYED

CASE # 199103042, 43, 45 & 46 HELD ON- DECEMBER 13, 1999

BEFORE :THE HONORABLE: WILLIAM QUARLES, JUDGE

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CONDENSED TRANSCRIPT AND CONCORDANCE PREPARED BY:

AccuScribes Transcription Service P.O. Box 5337 Baltimore, MD 21209-0337 Phone: 410-367-3838

FAX: 410-367-3883



	Page 1		Page 155
(1)	STATE OF MARYLAND . IN THE	(1)	PROCEEDINGS
(2)	Plaintiff(s) * CIRCUIT COURT * FOR	(2)	THE COURT: Would you please recall the case?
(3)	ADNAN SYED • BALT:MORE CITY		MR. URICK: Good morning, your Honor State of Maryland is Adnan
(5)	Defendant(s) Case No.: 1991	133342, 43, 45 6	Syed, cases 199103042 through 46 Kevin Unick and Kathleen Murphy for the State
:61		151	THE COURT: Mr. Urick, Ms. Murphy.
	TRANSCRIBER'S OFFICIAL TRANSCRIPT OF PROCES	DINGS (6)	MS. MURPHY: Good morning.
(7)	(Trial:	(7)	MS. GUTIERREZ: Good morning, your Honor Christina Guberrez on
	BEFORE: THE HONORABLE WILLIAM QUARLES	(8)	behalf Adnan Syed.
(9)		(9)	THE COURT: Ms. Guterrez, Mr. Syed, good morning. Counsel may
(10)		(10)	we bring the jury down?(Jury enters the courtroom 11:07)
(11)	HEARING DATE: December 13, 1999	(11)	we bring the jury down (Jury enters the countroom 11:07)
		(12)	THE COURT: Good morning, ladies and gentlemen I trust you had
(12)	APPEARANCES:	(13)	good weekends.
(13)	FOR THE DIVINITIES.	(14)	JURY: Good morning.
(14)	FOR THE PLAINTIFF: KEVIN URICK, ESQUIRE KATHLEEN MURFHY, ESQUIRE	(15)	THE COURT: Thank you very much for your promptness As those of
(L5) (L6)	FOR THE DEFENDANT: CHRISTINA GYTTERREZ, ESQUI	RE (16)	you came a bit late saw, we had a courtroom full of people this morning because I handled
(10)	TRANSCRIPTIONIST: Sandra Miller	(17)	arraignments for another judge. That will not be recurring so don't worry, we will continue
(18)	TRANSCRIPTION		to make the best use of your time as we can. But to permit one of our arraignment judges.
(19)	SERVICE: Accusaribes Transcription Servi P.O. Box 1337	144	
	Politimore, Maryland 21209-0337	(19)	who works very hard hearing literally dozens of cases a day, we took 26 cases for the judge
(20)	Phone: (410: 367-3939	(20)	this morning and we've handled 25 of them so we're in pretty good shape. Counsel?
	Proceedings recorded by wides incuraing, transcript	produced by tra	MR. URICK: With the court's permission I'll call the first winess at this
(22)			
	W LIME II F II	(23)	EMMANUEL OBOT
(24)		(24)	a witness produced on call by the Plaintiff, having been duly sworn according to law was
(26)		(25)	examined and testified as follows:
	ACC'SCRIBES TRANSCRIPTION SERVICE (410: 367-3634 FAX:	(26)	CLERK: State your name and assignment for the record.
(27)	(410) 16 -3633	(410) 367-3883)	
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(1) (2) (3)	TABLE OF A STENTS Page STATE'S WITNESSES EXAMINATION 2	(2) Y (3)	Page 156 (410) 367-3838 FAX: (410) 367-3883 MR. OBOT: Emmanuel Obot, Baltimore City Police Crime Lab
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	Page 157		Page 159
(1)	Q. And did you have occasion to collect and package evidence on that date?	(1)	MR. URICK: If you would hand them to the lady immediately to your
(2)	A. Yes, sir. We recovered few evidence from the crime scene at 703-		right. Witness for the defense.
(3)	Johnnycake Road.	13)	THE COURT: Cross.
(4)	Q. And did you submit evidence to the evidence control unit that morning?	4:	CROSS EXAMINATION
(5)	A. Yes, sir.	(5)	BY MS. GUTIERREZ:
(6)	Q. Now at this time. I'm going to show you a bag an evidence bag which has	,6)	Q. Yes Mr. Obot the text book that you identified in State's exhibit 37 was
(7)	previously been opened so the defense could view stuff in it. I'd like you take a few	171	found, as the picture shows, on the shelf above what appears to be a desk along with many
(8)	moments and look at this bag.	31	other text books. Did you select that particular text book from other text books in that
(3)	 Yes, I recovered this evidence. 	9	shelf?
(10)	Q. And does that reference the offense number of 99885801 which was	(15)	A. What happened was the detective just went through
(11)	assigned to this instant?	.11)	Q. And picked out things for you to then process?
(12)	A. Yes, sir.	1121	A. (Indiscernible) that seems relevant to him.
(13)	Q. And is that property evidence, property number 99013364?	(13)	Q. That he thought was relevant?
(14)	A. Yes.	1141	A. Yes.
(15)	Q. And that was one of the property numbers assigned to very evidence that you	1151	Q. Not what you thought was relevant?
(16)	submitted? .	,16)	 Well my duty, you know, is to recover evidence and (indiscernible)
(17)	A. Yes, sir.	(17)	Q. Okay. And that means to recover the evidence that's pointed out to you?
(19)	Q. Okay. Now I'd like you take a look at this and see if you can identify that	(18)	A. (Indiscernible)
(19)	You. You can open it up and look at the item inside.	(19)	Q. Okay. And so he pointed out the detective was that MacGilivary or
(20)	A. Yes. This is one of the items that was recovered at the scene.	220	Ritz? Do you remember?
(21)	Q. Have you had a chance to examine the evidence inside?	(21)	A. Ritz.
(22)	A. Yes, sir. This is what I found evidence at the crime scene.	(22)	Q. Ritz. He pointed out that text book that was on the book shelf along with
(23)	Q. And is that in substantially the same condition as when it was recovered?	1231	other books and then you processed it.
(24)	A. Yes, sir.	(24)	A. I recovered it.
(25)	MR. URICK: At this time, I'll mark for identification purposes the bag	(25)	Q. Thank you.
(26)		(26)	
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(27)	(410) 367-3838 FAX: (410) 367-3883	(27)	(410) 367-3838 FAX: (410) 367-3883
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	Page 158		Page 160
(1)	proper as State's exhibit 37. And at this time we move into evidence, State's exhibit 37.	(1)	THE COURT. A this to -0
(2)	TUE COULT: 14/L-1:- :40	1 - 1	THE COURT: Anything else?
	THE COURT: What is it?	(2)	MS. GUTIERREZ: Nothing further.
(3)	MR. URICK: It's a bag with a text book and various items in it.	(3)	MS. GUTIERREZ: Nothing further. THE COURT: Any redirect?
(4)	MR. URICK: It's a bag with a text book and various items in it. MS. GUTIERREZ: Judge, there are dozens of items inside challenge	(2)	MS. GUTIERREZ: Nothing further. THE COURT: Any redirect? MR. URICK: No. Can this witness be excused at this time?
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di	sappearance of one Hae Min Lee?	(1)	A. Yes, it is.
	A. Yes.	(2)	Q. Did the age of the victim make any difference in terms of your involvement in
	Q. When did you become involved?	(3)	the investigation?
	A. It would have been the week after disappearance. I would say approximately	.4)	A. Yes, the age of the victim yes it did. If it was a juvenile it would be
	anuary 21st of 1999.	15.	handled by our family crimes unit.
	 And, extremely briefly, would you tell the ladies and gentlemen of the jury 	: 6)	Q. And the victim was how old in this case?
	hat you did to investigate that disappearance?	(7)	A. She was 18.
	Sure. I reviewed the original report that was taken by the district officers	(8)	Q. And thus it was handled as an adult?
	interviewed friends and relatives of Hae's, went to the school and spoke with the staff	(3)	A. That's correct.
	the school.	(10)	MR. URICK: If I may have the court's indulgence for just a second
	Q. Did there come a time when you contacted the Defendant in this case?	(11)	Witness for the defense.
	A. Yes.	(12)	THE COURT: Cross?
	Q. Now when you say the original report, was that the one written by Officer	(13)	MS. GUTIERREZ: Thank you, your Honor.
	cott Adcock?	(14)	CROSS EXAMINATION
	A. That is correct.		BY MS. GUTIERREZ:
	Q. And did you discuss with the Defendant that statement? Did you talk to the	1161	Q. Detective O'Shea, you refer to a February 1st conversation?
De	efendant about that statement?	(17)	A. Yes, ma'am.
	MS. GUTIERREZ: Objection.	(19)	Q. Okay. I just want to make sure. Was that your conversation with Adnan
	THE COURT: Basis?	(19)	Syed or Officer Adcock's conversation with him?
	MS. GUTIERREZ: As it establishes the statement was made	(20)	A. That was my conversation with Adnan.
	THE COURT: Sustained.	1-11	Q. Okay. And that the conversation that you're speaking of the one in
	Q. Did you review Officer Adcock's report?		which you asked him if he had told Officer Adcock that he was waiting on Hae for a rice
	A. Yes, I did.	(23)	you asked him if that was correct?
	Q. And did you contact the Defendant, Adnan Syed?	124	A. Yes, ma'am.
1	A. Yes, I did.	(25)	 Because at that point you were new to the investigation, correct
		(26)	
	ACCUSCRIBES TRANSCRIPTION SERVICE 10) 367-3838 FAX: (410) 367-3883		ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-386
1	10) 367-3838 FAX: (410) 367-3883	(27)	(410) 367-3838 FAX: (410) 367-38
			A STATE OF THE STA
	Page 162		Page 164
	Q. And did you ask him about the information that Officer Addock provided in	(1)	A. That's correct.
	Q. And did you ask him about the information that Officer Adoock provided in a report?	(1)	A. That's correct. Q. You. You were going back. Hae had not been found, correct?
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the	Q. And did you ask him about the information that Officer Adoock provided in a report?	(2)	A. That's correct. Q. You were going back. Hae had not been found, correct? A. That's correct. Q. You were going back over all available information and venfying what
the	Q. And did you ask him about the information that Officer Adoock provided in a report? A. That's correct. Q. And did the Defendant admit having spoken with Officer Adoock? A. Yes.	(2)	A. That's correct. Q. You. You were going back. Hae had not been found, correct? A. That's correct. Q. You. You were going back over all available information and venifying what information had been given to you. Is that correct?
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the AAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	And did you ask him about the information that Officer Adocick provided in a report? A. That's correct. Q. And did the Defendant admit having spoken with Officer Adocick? A. Yes. Q. What did he tell you? What was the basis what was the content of the oversation? Well first of all, how did you contact the Defendant? A. Longinally went to Adnan Syed's residence in January 25th. He was not at either was at school and I had left a card at the residence. I received a call from an later that day. Regarding the conversation you're referring to that would have non February the 1st and I had asked I had asked if he had told Officer Adocic that was waiting to give him a nide from school on the 13th. And he said that was correct because he had a car at school. He didn't need a ride. Q. Now on that occasion, did you speak in have any other conversations with an other that Occasion? A. Yes other than that occasion. Yes. We had the didn't need a face to face using and that was going to take place with Adnan's scother on I was actually duled for February 10th but when the Lee's body was discovered on February 9th, that beeting did not take place. Q. Now you say you called the Defendant on his process. What number oid you had. It was 443-253-9023 which was a cellular phone. Now just if you could look at what been marked for identification as State's.	(2) (3) (4) (5) (6) (7) (9) (10) (11) (12) (14) (15) (16) (19) (20) (21) (22) (23)	A. That's correct. Q. You. You were going back. Hae had not been found, correct? A. That's correct. Q. You. You were going back over all available information and venfying what information had been given to you. Is that correct? A. Yes, ma'am. Q. Now the information that you had about the previous conversation with Officer Adcock indicated that Officer Adcock spoke to the person on that phone by phone. Did it not? A. Yes. Q. Then Officer Adcock's conversation with the person that he indicated in his report was Adnan Syed was a phone conversation? A. That's correct. Q. And that Officer Adcock did not know Adnan Syed before that conversation? A. I don't know that. Q. Okay. Is there information given to you to suggest that Officer Adcock knew the person identified as Adnan Syed before he spoke to him? A. (Indiscernible) Q. You. You didn't know Adnan Syed before you spoke to him, did you? A. No, ma'am. Q. And the person that called you back identified themselves as Adnan Syed did they not?

		Page 165		Page 167
(1)	A.	The 25th.	(1)	A. That is correct.
(2)	Q.	The 25th. On that day, you had left your number and your card at this house.	121	Q. And, in fact, the information that you received before you went to the rouse
(3)	corre		131	identified to you as belonging to a person by the name of Adnah Syed, there was no
141	A.	That is correct.		you had already gotten information that clearly indicated Hae Lee had been in her classes
(5)	Q.	And you were told where he was?	+	all day up until the end of school. Isn't that correct?
151	A.	That is correct.		A. Until 2:15.
(7)	Q.	By a person who identified herself as his mother?	~ .	Q. Until 2.15. And that, in fact, somebody else had seen her is or ground the
(9)	A.	That's correct.	3.	school as late as a little bit before 3 o'clock?
(9)	Q.	Who has a business in the home. Is that correct?	. 9	A. Yes, that's correct.
(10)	A.	I'm not sure about that.	1.1	Q. Okay. And that person who had seen her after school and at a little bit
(11)	Q.	But she was home?	.11:	before 3 o'clock was not the person identified to you as Adnan Syed?
(12)	A. Q.	Yes.		A. That's correct.
(14)		Okay. And that shortly thereafter in the same day, a person who dentified selves as Adnan Syed called you back?	11	Q. Okay Now Mr. Syed - he called you at the number you had left correct? A. Yes.
(15)	A.	That's correct.	1151	Q. From that call, it appeared to you that his mother had in fact given him you
(16)	Q.	Is that correct? And that was an appropriate time frame, was it not?		card promptly. Did it not?
(17)	A.	Yes.	15	A. Yes.
(18)	Q.	Okay. Because you had been informed that he was in fact in school	-19)	Q. And he called you and he identified himself as Adnan Syed correct?
(19)	correc		.:9)	A. That's correct.
(20)	Α.	That's correct.	101	Q. And he answered your questions, did he not?
(21)	Q.	The information that you had from Officer Adcock did not indicate that the	21)	A. Yes.
:22		t you were trying to follow up on had, in fact, seen Hae Lee after school, did it?	22.	Q. One of the first questions you asked him was the report by Officer Accoc*
(23)	A.	You're referring to Officer Adcock's report?	231	correct. Correct? Isn't that one of the first questions you asked him? You You don't
(24)	Q.	Yes. There's only one report from Officer Adcock, isn't that correct?		say report, but that the information that Officer Adcock report you asked not it was
(25)	A.	Yes.	125	correct. Did you not?
,261			-161	5-5-1
		ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(27)	(410)	367-3838 FAX: (410) 367-3883	.2 *)	(410) 367-3838 FAX: (410) 367-3883
/11	0	Page 166	71.1	Page 168
(1)	Q.	And it indicates that Officer Adoock spoke to someone by the name of	(1)	A. No, I think you're referring to two different dates
(2)		d on the evening hours of January the 13th, the same day that Hae Lee was I missing. But that's the only report we're discussing, is it not?	524 131	Q. Okay. On the first day that you went to Adnan Syed's house that was the same day that he called you, was it not?
141	A.	Yes. he took the original report. There were follow ups but I don't believe	.41	A. Yes, but that would have been on the 25th
(5)		were any done by him.	(5)	Q. Okay. On the 25th of January Prior to that date, you had not spoken to
(6)	Q.	Okay. In any event, if there were, they weren't forwarded to you.	5.4	Adnan Syed.
, = 1	A.	That's correct.	. 7-	A. Correct.
9:	Q.	Okay. So the answer that your asking that is correct is that the information	197	Q. Correct?
191	that the per	son who identified himself as Adnan Syed on the 13th of January did not	91	A. That is correct.
12.21		that he had actually seen Hae Lee after school, did he?	+1.11	Q. All you had gotten in regard to Adnan Syed was Officer Adcock's
(11)	A.	That's correct.	-119	handwritten little paragraph that concerned both Ms. Pittman and Mr. Syed. correct?
.12)	Q.	Okay. And, in fact, gave no information that indicated that he had seen Hae		A. Actually, I'm not sure I had even had that copy at that point. It may have
::31	Lee at	all, only that he was waiting for her.	2.3	even come from one of the other friends that (indiscernible)
(14)	A.	May I refer to one mine?	. 7 .	Q. You. You mean later?
(15)	Q.	Certainly.	100	A. Yes.
(16)	Α.	Officer Adcock writes spoke to Mrs. Pittman and Mr. Syed	.:€.	Q. You. You mean the information from Officer Adcock. To your knowledge
(17)	Q.	That's Mrs. Pittman is another person, correct?	17.	Officer Adcock wasn't shanng the information that he was collecting as a police officer
(18)	Α.	Yes.	1.5	investigating the disappearance of this young woman with other friends of this young
(19)	Q.	Who is also a student at the school?	, i 9)	woman, was he?
,207	Α.	Yes.	231	A. No, I don't believe so.
(21)	Q.	Okay.	1217	Q. When you were assigned the case, you were assigned as a detective to follow
.221	-	Both are friends of the victim and they advised that victim Lee was in school	1	up on the missingness of Hae Lee, were you not?
23)	Q.	Okay, But after school you got no information from Officer Adoptics to person who identified hyperell as Adopt Sued to Officer Adoptic reducted	231	Yes. Okay And the bulk of your information the very first thing you did was.
(24)		he person who identified himself as Adnan Syed to Officer Adcook indicated	1-1.	Q. Okay And the bulk of your information the very first thing you did was to make sure that you understood what, if any, information had already been collected. s
(26)	III ally	way that he saw Hae Lee after school ended?	-61	to make sure that you understood what, it any, intultington had alleddy been construct.
	Δ	CCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
2-1		367-3838 FAX: (410) 367-3883	27.	(410) 367-3838 FAX: (410) 367-3883
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		Page 169			Page 171
(1)	that o	correct?	(1)	Q.	He told you he was at track practice?
(2)	A.	Yes. I attempted to do that.	(2)	A.	That's correct.
(3)	Q.	It was your question to Adnan Syed to verify the information that you had	1.33	Q.	And did you know for a fact on February 1st did you know for a fact that
(4)		ved from Officer Adcock's report, was it not?	(4)		he was in the track team?
(5)	A.	Yes, but that verification did not take place until February the 1st. My initial	(5)	A.	Did I know he was a member of the track team?
(6)		ersation was on January 25th.	4.	Q.	Yes.
(7)	Q.	And on January 25th, when you first spoke to Adnan Syed, he identified	. 75	A.	Yes, I did.
(8)		elf, did he not?	(9)	Q.	Okay. So that wasn't a surprise to you, was it?
(9)	A.	That's correct.	(9)	A.	No.
(10)	Q.	As the person that was appropriately responding to your visit to your house.	(10)	Q.	And did you, sir after February 1st before February 28th go back and
(11)	corre		(11)		any roster on the track team?
(12)	Α.	Yes.	(:2)	A.	No. I did speak with somebody an assistant coach on the track team
(13)	Q.	And he answered your questions, did he not?	(13)	Q.	But you yourself didn't go back and verify a sign-in sheet, did you?
(14)	Α.	Yes.	114	A.	For that particular day?
(15)	Q.	He indicated he was a friend of Hae Lee's?	(15)	Q.	Yes.
(16) (17)	Α.	Yes.	(16)	A.	(Inaudible)
	Q.	Okay. And did, at that point, you ask him was the information in Addock's t correct. Yes or no?		Q. it not?	The only day that you were questioning Adnan Syed about was the 12th was
(18)	A.	I don't believe so.	(19)	A.	That's correct.
(20)	Q.	Okay. Some time later you asked him?	(20)	Q.	
(22)	A.	Yes.		A.	You. You weren't questioning about the 14th, correct? That's right.
(22)	Q.	And that was the conversation that took place later on February 1st?	(22)	Q.	Or the 15th? Or any other day, correct?
(23)	A.	That's correct.	(23)	A.	That's correct.
(04)	Q.	And that conversation was at your instance, was is not?	,24)	Q.	The only day in question regarding any inquiry of Adnan Syed was the 13th of
(25)	A.	Yes.	(25)		ry, was it not?
(26)	Λ.	763.	(26)	various	y, was it not:
		ACCUSCRIBES TRANSCRIPTION SERVICE		4	CCUSCRIBES TRANSCRIPTION SERVICE
(27)		367-3838 FAX: (410) 367-3883	(27)		367-3838 FAX: (410) 367-3883
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		Page 170			Page 172
(2)	Q.	Okay. And, again, you did it by telephone, did you not?	11)	A.	That's correct.
(2)	A.	Yes.	(2)	Q.	And after you spoke to him on February 1st when he indicated to you that he
(3)	Q.	And he identified himself to you as Adnan, did he not?	(3)		practice, did you go and verify with any source as to whether or not, in fact.
	A.	Yes.	(4)		s there?
(5)	Q.	And you believed him to be Adnan, did you not?	(5)	A.	Yes, I did.
ć	A.	Yes.	. 5	Q.	And when did you do that?
***	Q.	You. You called him on his cell phone or on his home phone?	7."	A.	May I refer to my notes?
18.	A.	Cell phone.	157	Q.	Yes, please.
13.	Q.	Okay. And he answered?	.9.	A.	That would also have been on February the 1st
1:	A.	Yes.	1.1	Q.	Same year 1999, correct?
::::	Q.	And at that point you asked him about the information that you had now	,111	A.	That's correct.
				0	
		rom Officer Adcock about supposedly him waiting at school for Hae Lee to pick	(12)	Q.	Okay. The same day you spoke with Adnan?
(13)	him u	p?	131	A.	Yes.
(13) (14)	him u.	p? That's correct.	13)	A. Q.	Yes. And with whom did you speak, sir?
(13) (14) (15)	him u A. Q.	p? That's correct. And he instantly said no that wasn't correct, did he not?	13) (14) (15)	A. Q. A.	Yes. And with whom did you speak, sir? It was a Gerald Russell.
(13) (14) (15) (16)	him u A. Q. A.	p? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct.	13) (14) (15) (16)	A. Q. A. Q.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches?
14) 14) 15) 16) 17)	him u A. Q. A. Q.	p? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car?	13; (14) (15) (16)	A. Q. A. Q. A.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct.
13) 14) 15) 16) 17)	him u A. Q. A. Q. A.	p? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes.	13) (14) (15) (16) (17)	A. Q. A. Q. A. Q.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches?
(13) (14) (15) (16) (17) (19)	him u A. Q. A. Q. A. Q.	p? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him If he remembered where he was that day, did you not?	13) (14) (15) (16) (17) (12) (19)	A. Q. A. Q. A. Q. not?	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he
13) 14) 15) 16) 17) 18) 19)	him u A. Q. A. Q. A. Q.	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him If he remembered where he was that day, did you not? Yes.	13) (14) (15) (16) (17) (12) (19) (20)	A. Q. A. Q. not? A.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No.
(13) (14) (15) (16) (17) (19) (21)	him u A. Q. A. Q. A. Q. A. Q.	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st?	13) (14) (15) (16) (17) (12) (19) (20) (21)	A. Q. A. Q. not? A. Q.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice?
(13) (14) (15) (16) (17) (19) (19) (21) (22)	him u A. Q. A. Q. A. Q. A. Q. A.	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st? Yes.	13) (14) (15) (16) (17) (20) (21) (22)	A. Q. A. Q. not? A. Q. A.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice? No.
13) 14) 15) 16) 17) 19) 21: 21: 22)	him u A. Q. A. Q. A. Q. A. Q. A. Q. A. Q.	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st? Yes. Okay. And on that day February 1st ne tod you where he was after school.	(14) (15) (16) (17) (19) (20) (21) (22) (23)	A. Q. A. Q. not? A. Q. A. Q.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice? No. Okay.
(13) (14) (15) (16) (17) (19) (21) (22) (23) (24)	A. Q. A. Q. A. Q. did he	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st? Yes. Okay. And on that day February 1st. he tod you where he was after school.	(14) (15) (16) (16) (17) (20) (21) (22) (23) (24)	A. Q. A. Q. not? A. Q. A. Q. A.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice? No. Okay. He indicated to me
(13) (14) (15) (16) (17) (19) (21) (21) (23) (23) (24) (25)	A. Q. A. Q. A. Q. did he	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st? Yes. Okay. And on that day February 1st ne tod you where he was after school.	13) (14) (15) (16) (17) (12) (20) (21) (22) (23) (24) (25)	A. Q. A. Q. not? A. Q. A. Q.	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice? No. Okay.
(12) (13) (14) (15) (16) (17) (19) (19) (21) (22) (23) (24) (25) (26)	A. Q. A. Q. A. Q. did he A.	That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st? Yes. Okay. And on that day February 1st. he tod you where he was after school. enot? Yes.	(14) (15) (16) (16) (17) (20) (21) (22) (23) (24)	A. Q. A. Q. not? A. Q. A	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice? No. Okay. He indicated to me I'm sorry. I haven't asked you that. Did he indicate to you whether or not
(13) (14) (15) (16) (17) (19) (21) (22) (23) (24) (25)	A. Q. A. Q. A. Q. did he A.	P? That's correct. And he instantly said no that wasn't correct, did he not? That's that's correct. And he said I wouldn't wait for her because I have my own car? Yes. And you asked him if he remembered where he was that day did you not? Yes. And that was on February 1st? Yes. Okay. And on that day February 1st. he tod you where he was after school.	13) (14) (15) (16) (17) (12) (20) (21) (22) (23) (24) (25)	A. Q. A. Q. not? A. Q. A	Yes. And with whom did you speak, sir? It was a Gerald Russell. Okay. And he's one of the assistant coaches? That's correct. And he indicated to you that there isn't a sign-in sheet for practice, did he No. Did he indicate to you that there was a sign-in sheet for practice? No. Okay. He indicated to me

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	Page 173		Page 175
(1)	he knew whether Adnan Syed was at track practice?	(1)	THE COURT: Redirect?
(2)	A. No, he did not specifically say whether or not Adnan was there that day.	(2)	MR. URICK: No. Thank you, your Honor.
(3)	 Q. Okay. And you spoke with him further regarding the practice of Moslem 	(3)	THE COURT: Thank you. Good day, detective
(4)	students who ran for the track team, did you not?	(4)	MS. MURPHY: Your Honor, may I be excused to get the next witness?
(5)	A. Yes.	151	THE COURT: Yes.
16)	Q. And you learned from him that the policy was that they could practice but	.5"	MS. MURPHY: Thank you, your Honor. At this time, the State would
(-)	they were not required to if they were fasting?	. ~ .	call Ms. Inez Butler.
191	A. That's correct?	. ¥ .	INEZ BUTLER
(9)	Q. And did you, from him, gain any information about Adnan Syed's diligence	193	a witness produced on call by the Plaintiff, having been duly sworn according to law was
(10)	on the track team? Did you ask him anything about his diligence in coming to practice and	(10)	examined and testified as follows:
(11)	performing?	(11)	CLERK: State your name and address for the record.
(12)	A. I don't believe so.	(12)	MS. BUTLER: My name is lnez Butter-Hendricks. My address is 12
(131	 Q. Okay. And did you receive any information, whether you asked or not. 	1131	(indiscernible) Court, 104, Baltimore, Maryland
(14)	about his diligence on the track team?	1141	DIRECT EXAMINATION
(25)	 Not that I can specifically recall. 	1151	BY MS. MURPHY:
1161	Q. And other than that conversation with the assistant coach, did you do	161	Q. Good morning, Ms. Butler.
:17)	anything to verify Adnan Syed's whereabouts based on what he told you in your February	(17)	A. Good morning.
(13)	1st conversation on the 13th?	(10)	Q. Can you please tell the ladies and gentlemen what you do for a living?
(19)	 Yes. I attempted to interview the actual track coach himself. 	: 31	A. I'm a teacher at Woodlawn High School and I'm also an athletic trainer for
(20:	Q. Okay. And you did not?	(23)	Woodlawn High School.
(21)	 No. I never received any calls back. 	(21)	Q. How long have you been doing that?
(22)	Q. The meeting that was set up on February the 10th, that came about as a result	.22)	 I've been doing it for over 10 years.
(23)	of your asking Adnan Syed if he would meet with you. Is that correct?	1239	Q. What class or classes do you teach there?
1-4)	A. Yes.	-41	A. I teach PSAT/SAT. That's the only class
(25)	Q. And he agreed to do so, did he not?	"	Q. Okay. And what is PSAT/SAT?
(26)		(2€)	
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(27)	(410) 367-3838 FAX: (410) 367-3883	()	(410) 367-3838 FAX: (410) 367-3883

A.	Yes.	(1)	A.	It's the training for kids who are aspiring to go to college and preparing them
Q.	Okay He it ended up being set up with his older brother being present.	(2)		SAT test which is the scholastic aptitude test.
did it	not?	(3)	Q.	Ms. Butler, did you know Hae Min Lee?
A.	That's correct.		A.	Yes. I did.
Q.	And that wasn't at your request, was it?	453	Q.	How long did you know her?
Α.	No. That was at his request.	(5)	A.	About four years while she was at Woodlawn.
Q.	That was at his request. And he told you why, did he not?	(7)	Q.	Can you described your relationship with her?
Α.	Yes.	131		I think it was pretty close. I never laught her as a student but I trained with
Q.	He told you that out of respect for his parents and their concern because they	93		she was an athletic student at Woodlawn.
nad no	of liked his relationship with Hae Lee. Is that correct? That's correct.	12)	Q.	What athletics did she participate in?
Q	Okay. And you agreed to that, did you not?	11.	A.	She played field hockey and lacrosse. And she was the athletic manager for
A.	Yes.	.121	the wre	estling team.
Q.	Okay. And in fact, the meeting was set up to occur at a specific time and	1	Q.	Are you aware of her accomplishments in athletics?
date.	Is that correct?		A.	Yes, I am.

Page 174

A.	res.			
Q.	He told you that out of respect for his parents and their concern because they	13)	A.	I think it was pretty close. I never laught her as a student but I trained with
	ot liked his relationship with Hae Lee. Is that correct?	9)	hera	s she was an athletic student at Woodlawn.
A.	That's correct.	127	Q.	What athletics did she participate in?
Q.	Okay. And you agreed to that, did you not?	11.	A.	She played field hockey and lacrosse. And she was the athletic manager for
A.	Yes.	.121	the w	restling team.
Q	Okay. And, in fact, the meeting was set up to occur at a specific time and	1 .	Q.	Are you aware of her accomplishments in athletics?
date.		14	A.	Yes, I am.
A.	Yes.	* 5.	Q.	Can you describe those for the jurors, please?
Q.	And it did not occur, did it?	(16)	A.	She was a scholar athlete and which means that she had very good grades
A.	No, it didn't.	:17)	and she h	ad very good SAT scores which means she that she could probably have get into
Q.	And it did not occur because you canceled it?	12)		lege that she had chosen to go to. She had scholarship offers.
A.	That's correct.	.:5.	Q.	Do you also know the Defendant, Adnan Syed?
Q.	Adnan didn't cancel it?	(23)	A.	Yes, I do.
A.	Not on that date, no.	(21)	Q.	How long have you known him?
Q.	Okay. And so that never took place?	(22)	A.	Probably about three years.
Α.	The face to face meeting did not take place.	.23.	Q.	And how do you know him?
P	MS. GUTIERREZ: I have nothing further.		A.	I know him as a student and I know him as an athlete.
	ACCUSCRIBES TRANSCRIPTION SERVICE	(25)	Q.	As a teacher at Woodlawn, did you become aware of a relationship between
	367-3838 FAX: (410) 367-3883	(26)		ved and Hae Min Lee?
(410)	507-3030 FAX. (410) 307-3003			,

(37)

A. Yes, I did.

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		ACCUSCRIBES TRANSCRIPTION SERVICE	121		ACCUSCOURES TRAI	ISCOUNTION OFFICE
(1)	(410) 3			(440) 3		VSCRIPTION SERVICE
(2)	(410)	367-3838 FAX: (410) 367-3883	(2)	(410) 3	867-3838	FAX: (410) 367-3883
	Q.	When did you first become aware of that?		Q.	Did you also speak with	Mr Syad about it?
(3)	Α.	I guess when I saw them in the hallway together, and they were embracing.	(3)	Α.	Yes.	vii. Syed about it?
(4)	1000,000	then I asked them to move along in the hallway.	(4)	Q.	And what were his feel	linas?
(5)	Q.	Do you recall when that was?	- 53	A.	He said that it was ove	
(6)	A.	It was probably the end of the sophomore, beginning of the junior year	4	Q.		te of mind at that point?
(7)	Q.	Did both of them discuss aspects of their relationship with you?	(7)			ection.
(S)	A.	Yes.	.91		THE COURT: Overrule	
(9)	Q.	Were you aware of any particular problems in their relationship?	(9)	Q.	How he felt about the i	
(10)	A.	Yes.	1221	A.	I don't thing that he wasn't too happy I ki	
(11)	Q.	Can you describe that?	(11)	her.	Town imig that he hourt too hoppy The	On their the services
(12)	A.	I know that they had problems with the parents on both sides not liking the	::=	Q.	Ms. Butler, I'm going to ask you to remen	ther back to January 12 1999
(13)		ship at that time and, al some point, there was a time when the parents asked them	(13)	10-30-5		you remember seeing her that day?
(14)		reak their relationship off.	(14)	A.	Yes. I do.	you remember seeing nor that only :
(15)	Q.	Were you present for the homecoming dance in the fall of 1998?	(15)	Q.	Can you describe when	n that was?
(16)	A.	Yes. I was.	(1€)	A.	Baltimore County Athletic Program was ta	
(17)	Q.	What, if anything, happened at that dance regarding Mr. Syed and Ms. Lee?	17)	program	They were going to interview several athlete	
(18)	A.	Parents showed up at the homecoming dance and there were disturbance	(15)	6 9	Hae was being filmed for scholar athlete of the	
(:9)		what they came there and asked Hae to move into the dance and I walked into	(19)		ellent. Her athletic ability by playing two sport	
(20)		dance also.	(00)		athlete. She had to come to my room because	
(21)	Q.	Do you recall whose parents came to the dance?			- was in class and she came to my classroom	
(22)	A.	It was Adnan's parents.	(22)		rm so she could tape the	
(23)	Q.	Is there anything else you remember about that particular incident?	(23)	Q.	Did you see her at any	
(24)	A.	No. Just a couple of kids said they caught you, and wanted to know what	(24)	A.	At the end of the day.	ourse point that day
(25)		ng to happen, and I told Hae just to stay with me inside the building. It was in the	(25)	Q.	And what time would the	nat be?
(26)	cafet	[프라마트 : 1885] - 1985 - 1985 - 1985 - 1985 - 1985 - 1986 - 1985 - 1986 -	(26)	A.	Between 2:15 and 2:25	
(27)	ourot		(27)	2.14	201100112110 0110 2120	

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11	ACCUSCRIBE	S TRANSCRIPTION SERVICE
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21		

- Are you aware if, after that point, they were together or not?
- I saw them together.
- Were you familiar with Ms. Lee's car?
- A. Yes. I was.

131

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E .

(9)

1201

(12)

(13)

(14)

(15)

(16)

(21) (22)

(23)

- 161 And had you actually ridden in her car? (7)
 - A. Yes, I had.
- (8) When was that?
 - When she got a brand new car, she insisted that I nde, and she wanted me to drive, and I said no. I didn't want to ride with her because she was driving so fast. And she came around the circle - - we call it the circles in front of the gym area - - and she came up to speed and said get in the car, and I said "no. Hae until you drive a little bit more and slow down a little." And then one day, one of the volley ball players took my keys home so that I had to actually ride with her in the car to go get my keys and she look me to go get my keys from that girl's house.

MS. MURPHY: May I approach the witness, your Honor?

- (17) Ms. Butler. I show you what has been entered as State's exhibit 12 and ask you to look at these bottom right photos is that the car you just described? :18) (19:

 - Thank you. Ms. Butler, are you aware of a point where Mr. Syed and Ms. Lee broke up for good?

 - Do you remember when that was?
- (24)It was basically before the Christmas holidays, and I thought they had broke up for good because she told me they had, and she said that she was dating someone from (25)

(26) Owings Mills Mall. (27)

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ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883

What happened at that point?

A. She pulled up in from of the concession stand as she normally does and went behind the concession stands because it was a little (indiscernible), and -- we have a little concession stand where we sell things after school -- drinks, and chips, and cangy. And she went back there and got her own drink cause she knew what she wanted, and a bag of hol fries and she said that she'd pay me later, and I knew she would because she was going to travel that afternoon with the wrestling team because she's the manager

- Where is the concession stand? Q.
- In front of the gym lobby.
- Did she indicate why she couldn't wait in line with the other students? Q.
- She said she had to pick up her cousin who was in middle school that she had to pick up, and take home, and that she would be back in time before the team leave. We were traveling to Chesapeake.
 - Q. And that was for a wrestling match?
- 1161 A. Wrestling match.
 - Q. Did you see her car?
- Where was that? Where was it when you --(19) Q.
 - (Indiscernible). Back in front of the service driveway. A.
 - Q. Okay. Did you see her pull up in the car?
 - A.
 - Q. Can you described what you saw?
 - She speeded right in front of the gym lobby, jumped out, left the car running and came in, got the drink, the chips, and she got back - - told me what she was going to do, and what time she'd be back, and told me to make sure the team didn't leave her

		Page 181			Page 183
(1)		ACCUSCRIBES TRANSCRIPTION SERVICE	(1)		ACCUSCRIBES TRANSCRIPTION SERVICE
(1)		267-3838 FAX: (410) 367-3883	47		
(2)		1 AX. (410) 307-3003	.=.	(410) 3	67-3838 FAX: (410) 367-3883
		And was that the last time you saw Ms. Lee?			ly go towards the skills.
(3)		Yes.	131		If you know, what would the consequences be for a student on the track
(4)	200	Did you ever speak with the Defendant. Adnan Syed, after Ms. Lee	4		
(5)		opeared?	- 5 1		who didn't come to practice?
(6)		Yes.	ě:		Probably nothing, unless there was an athlete who was doing direct training our coach at that time.
(7)		Do you remember what that conversation was about?		100000	
(8)	A.	Yes.	91	Q.	After Ms. Lee was missing did you ever speak with Mr. Syed about his
191	Q.	Can you describe that, please?	4.50		dance at track at that point in time? Not about his attendance because I know one day he came to track practice.
(10)	A.	I had picked my daughter up from her school, and I was coming back, and I	1231	and hr	ought a little bread I don't know what it's called. I think it's like a little
(11)		m I had been questioned. And I said "things look pretty bad", and I said	,11)	combrase	d thing. Cause he ran in late to practice and he said "my mom just made this and
(12)		art, you don't anything about what's going on, you don't know what could've	12)		r, try this and see if you like it." There was another guy on the track learn
(13)		ened to her."	(13)		right at the concession stand and I told him to try it first and then I'd try one
(14)	Q.	And did he respond?	(14)	Q.	After Ms. Lee was missing, do you have any knowledge Mr. Syed's
(15)	A.	Yes.	(15)		cipation in track?
(16)	Q.	What did he say?	16)		He didn't come back.
(17.	A.	He said "I feel bad too". He said "my last memory is a bad memory."	17		MS. MURPHY: No further questions, your Honor
(15)	Q.	Did he explain what he meant by that?	(15)		THE COURT: Cross?
(19)	A.	Yes.	1191		MS. GUTIERREZ: Yes.
1201	Q.	What did he tell you?			CROSS EXAMINATION
(21)	A.	He said they had a fight and I asked him I said "a fight? You You don't	,213		BY MS GUTIERREZ:
(22)		ght." He said "we were arguing" and I said "about what?" And he said "about	201	0	
(23)		to the senior prom."	131	Q.	Did you conduct any of the training for the track leam?
(24)	9000 C C C C C C C C C C C C C C C C C C		(24)	A.	No training.
125	Q. A.	Did he explain anything more about why they were disagreeing? No.	25	Q. A.	No training? No.
(26)	Q.		.26		William - a second source of the second source of t
127	Q.	Did you say anything else to him?	271	Q.	And were you present during every one of the track team's training sessions?
		Page 182			Page 184
11)		ACCUSCRIBES TRANSCRIPTION SERVICE	400		ACCUSCRIBES TRANSCRIPTION SERVICE
4 - 1		AUGUSURIDES IRANSURIE HUN SERVIGE			ACCUSCRIBES TRANSCRIPTION SERVICE
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	(410) 36	67-3838 FAX: (410) 367-3883		(410) 36	
1:		57-3838 FAX: (410) 367-3883	(2)		67-3838 FAX: (410) 367-3883
2:	A. 1	57-3838 FAX: (410) 367-3883 said "honey, just be careful." I said "because. you know, they could be	-2)	A. A	67-3838 FAX: (410) 367-3883 No, I was not.
2:	A. I watch	57-3838 FAX: (410) 367-3883 said "honey, just be careful." I said "because. you know, they could be ning you, too. They're watching everybody."	(3)	A. A. Q.	FAX: (410) 367-3883 No, I was not. You. You were aware that they met every day after school?
2: .2; :3,	A. I watch Q.	said "honey, just be careful." I said "because. you know, they could be aing you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for	(3)	A. A. Q. A.	FAX: (410) 367-3883 Vo, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed
2: :2; :1. :2)	A. I watch Q. Ms. L	said "honey, just be careful." I said "because, you know, they could be airing you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee?	(3) (5)	A. A. Q. A. medical	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed along treatment because that's part of my job
1: :4: (8)	A. I watch Q. Ms. L A.	said "honey, just be careful." I said "because. you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said	(3) (3) (5) (6)	A. A. A. medical	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed after or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct?
1: :3: :5: :5: :6:	A. I watch Q. Ms. L. A. something	said "honey, just be careful." I said "because. you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to	(3) (3) (5) (6)	A. A. Medical Q. A.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right.
1: (4) (5) (6) (7)	A. I watch Q. Ms. L. A. something	said "honey, just be careful." I said "because. you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to the service, and how it was going to be done and that he probably couldn't go	(3) (3) (5) (6) (7)	A. A. medical Q. A. Q.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the athletics
11 (4) (5) (6) (4)	A. I watch Q. Ms. L. A. something happen at Q.	said "honey, just be careful." I said "because, you know, they could be bring you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know what was going to the service, and how it was going to be done and that he probably couldn't go And Mis. Butter, you're aware of Mr. Syed's participation on the track team?	(3) (3) (5) (6) (7)	A. M.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the athletics school?
2: (4, (5) (6) (6) (6) (8)	A. I watch Q. Ms. L A. something happen at Q. A.	said "honey, just be careful." I said "because, you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to the service, and how it was going to be done, and that he probably couldn't go. And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes.	(3) (3) (5) (6) (7) (9)	A. A. medical Q. A. Q. after s. A.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the athletics school? Yes.
2: (4. (5) (6) (6) (6) (8) (8)	A. I watch Q. Ms. L. A. something happen at Q. A. Q.	said "honey, just be careful." I said "because, you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to the service, and how it was going to be done, and that he probably couldn't go. And Mis. Butter, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports?	(3) (3) (5) (6) (7) (9)	A. A. medical Q. A. Q. after s. A. Q.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the athletics school? Yes. You. You were aware that he was a receiver on the football team?
.8; (4, (5) (6, (7) (8) (8) (1) (1) (11) (12)	A. I watch Q. Ms. L. A. something happen at Q. A. Q. A.	said "honey, just be careful." I said "because, you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to the service, and how it was going to be done and that he probably couldn't go And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football.	(3) (3) (5) (6) (7) (9)	A. A. medical Q. A. Q. after s. A. Q. A.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics school? Yes. You. You were aware that he was a receiver on the football team? Yes.
.0; (4. (5) (6) (7) (8) (8) (11) (12) (13)	A. I watch Q. Ms. L. A. something happen at Q. A. Q. A. Q.	said "honey, just be careful." I said "because. you know, they could be airing you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to the service, and how it was going to be done, and that he probably couldn't go. And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football. As the athletic trainer, are you familiar with his attendance on the track.	(3) (3) (5) (6) (7) (9) (1) (1) (1)	A. A. medical Q. A. Q. after S. A. Q. A. Q. A. Q.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics school? Yes. You. You were aware that he was a receiver on the football team? Yes. Yes. And you were aware, ma'am, were you not that subsequent to Hae
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2: (4. (5) (6) (7) (8) (10) (11) (13) (13) (14) (15)	A. I watch Q. Ms. L. A. something happen at Q. A. Q. A. Q. team?	said "honey, just be careful." I said "because, you know, they could be airing you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know, what was going to the service, and how it was going to be done, and that he probably couldn't go and Ms. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football. As the althletic trainer, are you familiar with his attendance on the track?	(2) (3) (4) (5) (6) (7) (9) (1) (12) (12)	A. A. medical Q. A. Q. after S. A. Q. Lee's disa, track?	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics school? Yes. You. You were aware that he was a receiver on the football team? Yes. Yes. And you were aware, ma'am, were you not that subsequent to thae appearance that he appeared at a meet and medaled in a relay for the indoor
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2: (4, (5) (6) (7) (8) (10) (11) (12) (13) (14) (15) (16) (17)	A. I watch Q. Ms. L. A. something happen at Q. A. Q. team? A. Q. A	said "honey, just be careful." I said "because, you know, they could be airing you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know what was going to the service, and how it was going to be done and that he probably couldn't go And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football. As the athletic trainer, are you familiar with his attendance on the track. Yes. How would you describe that? Sporadic.	(2) (3) (4) (5) (6) (7) (9) (1) (10) (15) (16) (17)	A. A. medical Q. A. Q. after S. A. Q. Lee's disa track?	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics school? Yes. You. You were aware that he was a receiver on the football team? Yes. Yes. And you were aware. ma'am, were you not that subsequent to Hae appearance that he appeared at a meet and medaled in a relay for the indoor? One. One Okay And that's because there was only one indoor track meet
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10 (6) (6) (7) (8) (10) (13) (13) (13) (15) (15) (17) (15) (17) (18) (17) (18) (19) (19) (19) (19) (19) (19) (19) (19	A. I watch Q. Ms. L. A. something happen at Q. A. Q. team? A. Q. A. Outdoo	said "honey, just be careful." I said "because, you know, they could be ning you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know what was going to the service, and how it was going to be done and that he probably couldn't go. And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football. As the athletic trainer, are you familiar with his attendance on the track? Yes. How would you describe that? Sporadic. Do you know how many students participate on the track team? Yes. How many? For indoor track, there's about the same amount.	(2) (3) (4) (5) (6) (7) (9) (1) (12) (15) (15) (17) (19) (19) (21)	A. M.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics school? Yes. You. You were aware that he was a receiver on the football team? Yes. Yes. And you were aware ma'am, were you not that subsequent to Hae appearance that he appeared at a meet and medaled in a relay for the indoor? One. One Okay And that's because there was only one indoor track meet arguent to her disappearance, isn't that correct? Yes. Okay. So it's not like he picked and chose, and only showed up for one rie did up for the one that occurred and he medaled in it, did he not? He did.
10 (6) (6) (6) (7) (13) (13) (15) (15) (15) (15) (15) (15) (15) (15	A. I watch Q. Ms. L. A. something happen at Q. A. Q. team? A. Q. A. Outdoo Q.	said "honey, just be careful." I said "because, you know, they could be along you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know what was going to the service, and how it was going to be done and that he probably couldn't go And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football. As the althletic trainer, are you familiar with his attendance on the track. Yes. How would you describe that? Sporadic. Do you know how many students participate on the track team? Yes. How many? For indoor track, there's about the same amount. Are student required to try out for the track team?	(2) (3) (4) (5) (6) (7) (9) (1) (12) (12) (15) (19) (19) (21) (22) (23)	A. M.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed attion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics. School? Yes. You. You were aware that he was a receiver on the football team? Yes. Yes. And you were aware ma'am, were you not that subsequent to Hae appeared at a meet and medaled in a relay for the indoor. One. One Okay And that's because there was only one indoor track meet arguent to her disappearance, isn't that correct? Yes. Okay. So it's not like he picked and chose, and only showed up for one rie drug for the one that occurred and he medaled in it, did he not? He did. He would be called a scholar athlete also, would he not?
10 (6) (6) (7) (8) (10) (13) (13) (13) (15) (15) (17) (15) (17) (18) (17) (18) (19) (19) (19) (19) (19) (19) (19) (19	A. I watch Q. Ms. L. A. something happen at Q. A. Q. team? A. Q. A. Outdoo Q. A.	said "honey, just be careful." I said "because, you know, they could be ning you, too. They're watching everybody." Did you have any conversations with Mr. Syed about the funeral services for ee? I asked him if he were able to attend the services, and I think he said about the type of service that was going on and you know what was going to the service, and how it was going to be done and that he probably couldn't go. And Mis. Butler, you're aware of Mr. Syed's participation on the track team? Yes. Any other sports? Football. As the athletic trainer, are you familiar with his attendance on the track? Yes. How would you describe that? Sporadic. Do you know how many students participate on the track team? Yes. How many? For indoor track, there's about the same amount.	(2) (3) (4) (5) (6) (7) (9) (1) (12) (15) (15) (17) (19) (19) (21)	A. A. medical Q. A. Q. after S. A. Q. Lee's disa, track? A. Q. subse A. Q. showed A. Q. A. Q. A.	No, I was not. You. You were aware that they met every day after school? Every day after school, I checked to see whether or not an athlete needed tion or needed any treatment because that's part of my job. That's part of your job to check on all the athletes. Is that correct? Right. And you were aware of Adnan because of his participation in the althletics school? Yes. You. You were aware that he was a receiver on the football team? Yes. Yes. And you were aware ma'am, were you not that subsequent to Hae appearance that he appeared at a meet and medaled in a relay for the indoor? One. One Okay And that's because there was only one indoor track meet arguent to her disappearance, isn't that correct? Yes. Okay. So it's not like he picked and chose, and only showed up for one rie did up for the one that occurred and he medaled in it, did he not? He did.

for more than a year and was a scholar at the same time.

bowling, because they need more like numbers and if it was basketball or volleyball, they

,26) ,27)

		Page 185			Page 187
(1)	A	ACCUSCRIBES TRANSCRIPTION SERVICE	.11		ACCUSCRIBES TRANSCRIPTION SERVICE
1.0	(410) 367-3			(410) 3	767-3838 FAX: (410) 367-3883
(2)	y		(2)	,	
		you were aware, for the three years that you knew Adnan, that he			The traditional homecoming time period
(3)		articipated in a sport, were you not?	- 12	Α.	Right.
(4)			4.	Q.	for high schools and colleges?
(5)		Okay. And although you are the athletic director? o, I'm the athletic trainer.		A. Q.	Right. Is that correct?
(7)		re althletic trainer. And you were aware that he did very well in all of his	.,	A.	Yes.
(8)			4.	Q.	And it was a yearly event, was it not?
(9)		es.	,	A.	Yes.
(10)	Q. Ye	s. Okay. Now, ma'am, let me ask you about the homecoming dance that	1.0	Q.	And to your knowledge, Hae Lee and Adnah Syed went together to the
(11)	you describe	ed. You. You said that his parents came to the dance?	.11.	home	ecoming dance as a couple?
(12)		h-huh.	::.	A.	I can't say that.
(13)		nd the principal's name was?	112.	Q.	Okay. When you saw them there was there anything that occurred that
(14)		principal at the time was Dr. James Wilson who is no longer there	:43		e you assume that?
(15)		kay. Who was it that took care of Adnan's parents?		A.	They were talking.
(16)		was Lynette Woodley.	14	Q.	They, of course, weren't the only students together talking, were they
(17)	Q. 0k	lay. And, in fact, when the parents came to the dance, she did take care of	1-	A.	No.
(19)		es, she did.	-131	Q. and 2	Okay Now on the 13th of January you said you saw Hae Lee terweer 2 15
(20)		d when you call a disturbance, there wasn't a Malay of people hitting each	1441	A.	Yes
(21)	other, wa			Q.	Okay. And where you've described the contession stand is that
(22)		o, I can't say that.	133	A.	Concession. Concession.
(23)		But when you used the word disturbance, you didn't mean to imply that	- 1 4 :	Q.	concession stand, is that right where you described the circle in front of
(24)	kind of di	sturbance, did you?	:24)	the g	ym?
(25)	A. No			A.	No.
(26)	Q. It w	ras just unusual for parents who were not scheduled to be chaperones to		Q.	It's a different place?
		Page 186			Page 188
(1)		CCUSCRIBES TRANSCRIPTION SERVICE	11	///OLO	ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410) 367-3	CCUSCRIBES TRANSCRIPTION SERVICE 1838 FAX: (410) 367-3883	11		ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883
(2)	(410) 367-3 show up at	CCUSCRIBES TRANSCRIPTION SERVICE 1838 FAX: (410) 367-3883 the homecoming dance, correct?		A. 1	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is
(2)	(410) 367-3 show up at A. Th	CCUSCRIBES TRANSCRIPTION SERVICE 1838 FAX: (410) 367-3883 the homecoming dance, correct? 184's true.		A. I	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is g the entrance of the circle. Now
(2)	(410) 367-3 show up at A. Th Q. Oka	CCUSCRIBES TRANSCRIPTION SERVICE R838 FAX: (410) 367-3883 the homecoming dance, correct? nat's true. ay. And to your knowledge, you saw hae Lee whom you knew and		A. I facing	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is go the entrance of the circle. Now Not the entrance to the school itself?
(2) (3) (4) (5)	show up at A. Th Q. Oka Adnan Syed	CCUSCRIBES TRANSCRIPTION SERVICE R838 FAX: (410) 367-3883 the homecoming dance, correct? nat's true. ay. And to your knowledge, you saw has Lee whom you knew and whom you knew after that homecoming dance?		A. If facing Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is g the entrance of the circle. Now Not the entrance to the school itself? Not to the main building. The gym is separate.
(2)	show up at A. Th Q. Oke Adnan Syed A. To	CCUSCRIBES TRANSCRIPTION SERVICE R838 FAX: (410) 367-3883 the homecoming dance, correct? nat's true. ay. And to your knowledge, you saw has Lee whom you knew and l whom you knew after that homecoming dance? orgether?		A. If facing Q. A. Q.	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is g the entrance of the circle. Now Not the entrance to the school itself? Not to the main building. The gym is separate Okay. It's a separate building in the campus. correct?
(2) (3) (4) (5)	show up at A. Th Q. Oka Adnan Syed A. To Q. To	CCUSCRIBES TRANSCRIPTION SERVICE 1838 FAX: (410) 367-3883 the homecoming dance, correct? 194 and to your knowledge, you saw Hae Lee whom you knew and 1 whom you knew after that homecoming dance? 195 ogether? 196 ogether.		A. If facing Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is g the entrance of the circle. Now Not the entrance to the school itself? Not to the main building. The gym is separate. Okay. It's a separate building in the campus. correct? Uh-huh.
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(2) (3) (4) (5) (6) (7) (10) (11) (12) (13) (14) (15) (16) (17) (15) (19) (20) (21) (23) (24)	show up at A. Th Q. Oka Adnan Syed A. To Q. To A. Ye Q. Oka them when you s did they in A. Oka also about Q. Soi A. To Q. As A. I c Q. Yo A. (Si Q. And homecom A. No Q. No A. I c Q. No A.	CCUSCRIBES TRANSCRIPTION SERVICE 18838 FAX: (410) 367-3883 the homecoming dance, correct? 19838 the homecoming dance, correct? 19838 FAX: (410) 367-3883 the homecoming dance? 19838 FAX: (410) 367-3883 the homecoming dance was when?	10 10 10 10 10 10 10 10 10 10 10 10 10 1	A. I facing Q. A. Q. A. Q. entra A. Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 67-3838 FAX: (410) 367-3883 No, no, let me explain. The circle goes around the school. The gym is g the entrance of the circle. Now Not the entrance to the school itself? Not to the main building. The gym is separate Okay. It's a separate building in the campus. correct? Uh-huh. Okay. So what you've described it's facing is the concession facing me ince of the gym area? Yes, it is. Okay. And where track practice takes place that is also, of course in the area? For indoor track For indoor track For indoor track they do it in the building. Outdoor track they run outside on the fields. Is that correct? Right. Unless it's during indoor season Okay. And that's because that was January 13th. Is that correct? Right. And in front of the concession stand? Yes. After school. Every day.

		Pa	ge 189				Page 191
(1)			TRANSCRIPTION SERVICE	(1)	(110)		CUSCRIBES TRANSCRIPTION SERVICE
(2)		867-3838	FAX: (410) 367-3883	(2)	(410)	367-383	FAX: (410) 367-3883
	Q.		rt anywhere from 2:30 to 3:30, do they not?		Q.	That th	ney said that it was broken off, correct?
(3)	A.		sually start after study hall.	127	A.		7.
(4)	Q.	Okay. And stud	y hall is from 2:15 to when?	(4)	Q.	And the	terms that were described to you would indicate at the time, then
(5)	A.	Till three.		151	that		k offs that they were describing were for good?
(6)	Q.	Till three. So practice	s would not begin before three o'clock?	, 61	A.	No.	,
(7)	A.	Unless it's a sport that	has a meet or something that day	(7)	Q.	They we	eren't described to you as break offs for a day or break offs for a
(8)	Q.	And they have to go s	comewhere or do something like that?	(8)	wee		ak off for a specific period of time, were they?
(9)	A.	Yeah. They report directly to	me so I can make sure that I get them all	(9)	A.		ou saw them together and when they talked to me, what they said
(10)	straig	ght and lined up an	d ready (indiscernible)	(10)	was -	- Adnan s	aid it's over because and gave a because and
(11)			of they're traveling	(11)	Q.		he because related to the religious and cultural differences?
(12)		THE COURT: La	dies, please one at a time. Don't talk over each other	(12)	A.		
(13)	Q.	If they're traveling	, they travel as a group, do they not?	,13)	Q.		And is that the same because that Hae Lee gave you?
(14)	A.	Yes.		(14)	A.	No.	, ,
(15)	Q.	Now that day, the wre	stling team and that 's all boys, is it not?	(15)	Q.		Now did she indicate to you that it was her that had broken it off?
(16)		Yes.		:6;	A.	Yes.	,
(17)			the manager of that, was she not?	(12)	Q.		And were you aware that she had a new boyfriend?
(19)		Yes.		(18)	A.	Yes.	jet and a man and man adjinging
(19)	Q.		ire the manager to accompany the team that	:191	Q.		ou aware that she had taken her old boyfnend, Adnan Syed to meet
(20)		managing to their		:20)			friend?
(21)	A.	Yes.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(21)	Α.		wasn't.
(22)	Q.	Is that correct?		(22)	Q.		would that surprise you based on what she said?
(23)	A.	Yes.					
(24)	Q.	THE PERSON NAMED IN POST OF THE PARTY OF THE	when Hae told you that she was coming back	74	A. Q.		with Hae, it wouldn't surprise me.
			n go with them to the meet, correct?	:251			And it wouldn't surprise you with Adnan either would it?
(25)					Α.		till liked has you much did be and?
(26)	A.	most of the time she stayed at	school, but that particular time she told me	(26)	Q.	He s	till liked her very much, did he not?
(1)	(410) 3	ACCUSCRIBES 67-3838	TRANSCRIPTION SERVICE FAX: (410) 367-3883	(1)	(410) 3	ACC 167-383	8 FAX: (410) 367-3883
(2)	, .		,	(2)	, , ,		
	that she	e had to go pick up	the cousin from the middle school.		A.	Yes.	
(3)	Q.		nce most times she stayed an unusual event	(3)	Q.	And	he spoke of her that way, did he not?
(4)			else and then come back. Is that correct?	4:	A.	Yes.	, , , , , , , , , , , , , , , , , , ,
(5)	A.	Yes.		(5)	Q.	But he h	ad been clear to you about the difficulties of him being a Moslem
(6)	Q.	27.5 (27.6 (27.6))	ved her on a daily basis because you, in your	16.			being that that created for any relationship?
(")		vould be at that cor		(7)	A.	Yes.	and that that distilled for any folditions in
(5)	A.	Yes.	The state of the s	. 2	Q.	-	was not a surprise to you either, was it?
(9)	Q.		ough lots of penods of time, you would have	(9)	A.	No.	man in a durpriso to job officer, was it?
(10)		ection with Hae on		1101	Q.		e Lee, when you last spoke to her some time between 2.15 and 2.25
,11)	A.	Yes.	don't busine.	:11:			to you that she would be back before the team had to leave?
(22)	Q.		interaction with Adnah on a daily basis?	.14	A.	Yes.	10 / 50 mai and would be book before the team had to leave.
(13)	A.	Yes.	and out of the reliance of a conf code.	.131	Q.		the time the team had to leave was?
(14)	Q.		unusual about that either, was there?	(14)	A.	3:45.	
(11)		No.	unusual about that either, was there:	(15)	Q.		And were you aware that day that she did not come back?
	Α.		Hap and Adnan together near the concession	.16)	A.		scernible)
(15)	Q.		Hae and Adnan together near the concession	1101	Q.		n, is that correct?
(15)		and the second s	around there, would you not?	,18,	A.		your pardon?
4 1	A.	I would.		(19)			
		and there was nothing	unuoual about that le that correct?		Q.		n, on the 13th, you were aware
(19)	Q.		unusual about that. Is that correct?		A		non hanning ginns sha dida'l same healt I had to tened to the
(19) (20)	A.	No.		(20)	A.		are because, since she didn't come back, I had to travel with the
(19) (20) (21)	A. Q.	No. And you said that you spoke u	p you spoke with Adnan after you had	(20) (21)	team	1.	
(19) (20) (21) (22)	A. Q. spoken	No. And you said that you spoke u with Hae in which she to		(20) (21) (22)	team Q.	n. With	the team.
(19) (20) (21) (22) (23)	A. Q. spoken A.	No. And you said that you spoke u with Hae in which she to Yes.	p you spoke with Adnan after you had Id you that they were broken off for good?	(20) (21) (20) (23)	Q. A.	n. With That	the team. Is why I was aware.
(19) (20) (21) (22) (23) (24)	A. Q. spoken A. Q.	No. And you said that you spoke u with Hae in which she to Yes. Okay. Now were you aware th	o you spoke with Adnan after you had Id you that they were broken off for good? af there were many occasions in which they	(20) (21) (22) (23) (24)	Q. A. Q.	With That Beca	the team. Is why I was aware. ause there has to be a manager, correct?
(19) (20) (21) (22) (23) (24) (25)	A. Q. spoken A. Q. were	No. And you said that you spoke u with Hae in which she to Yes. Okay. Now were you aware to so-called broken o	p you spoke with Adnan after you had Id you that they were broken off for good? at there were many occasions in which they ff for good?	(20) (21) (22) (23) (24) (25)	Q. A. Q. A.	With That' Beca Right	the team. Is why I was aware. ause there has to be a manager, correct? t. Somebody has to keep score.
(19) (20) (21) (22) (23) (24)	A. Q. spoken A. Q.	No. And you said that you spoke u with Hae in which she to Yes. Okay. Now were you aware to so-called broken o	o you spoke with Adnan after you had Id you that they were broken off for good? af there were many occasions in which they	(20) (21) (22) (23) (24)	Q. A. Q.	With That' Beca Right	the team. Is why I was aware. ause there has to be a manager, correct?

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/11		(1)	
(1)	(410) 367-3838 FAX: (410) 367-3883	(2)	THE STATE OF THE PROPERTY OF
(2)	(410) 301-3030	127	(410) 367-3838 · FAX: (410) 367-3883
	A. No. There was two student managers but Hae was the only one who knew		A. They were together.
(3)		(3)	
(4)		141	
(5)		. 4. 1	
(5)		(0)	
(7)		- 79	
(8)		. +1	
(9)		1	
(10)		11.75	
(11)		(11)	
(12)		(12)	
(13)	A. It was towards the end of that season year.	(13)	Q. And to your knowledge, an item against her family's wishes?
(14)	Q. Okay. The day that we're talking about is January 13th of 1999 correct?	(14:	
(15)		(15)	Q. Not just, later, his family's wishes?
(16)	A. They were seeing each other before then. They were friends.	:16;	
(17)	Q. Okay. But is it, to your knowledge	.: ".	MS. GUTIERREZ: Thank you. I have nothing further.
(18)	A. When they actually started dating?	(12)	
(19)	Q. Yes.	(19)	MS. MURPHY: No, your Honor.
120	A. I know it had to be a long time before junior prom because	(20)	THE COURT: May the witness be excused?
(21)	Q. They went to the junior prom together?	12:1	MS. MURPHY: Yes, your Honor.
(22)	 No, they didn't go together. 	(22)	THE COURT: Thank you, ma'am, for coming in
(23)	Q. Okay. But	(23)	
(24)	 They met at the junior prom. 	(24)	
(25)	 Q. Okay And it became clear to everybody that they were becoming an item. 	(25)	DONALD CLIENDIENST
(26)	did it not?	(35)	
(27)		(27)	
	Page 194	,e	Page 196
:1+	ACCUSCRIBES TRANSCRIPTION SERVICE	. :)	ACCUSCRIBES TRANSCRIPTION SERVICE
			ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883
(2)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883	(2)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883
(2)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 A. Yes.	(2)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 was examined and testified as follows:
(2)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 A. Yes. Q. Okay. Not just	(2)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 was examined and testified as follows: CLERK: State your name and address for the record.
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(2) (3) (4) (5) (7) (9) (11) (11) (12)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 A. Yes. Q. Okay. Not just A. Everybody knew that they were an item before the junior prom. Q. But it wasn't out there? A. What do you mean by that? Q. Well you said they didn't go together at the junior prom. A. No because she said to me point blank she was not allowed to go with him to the prom Q. By her family? A. By her family. Q. And that was her mother?	(2) (3) (4) (5) (7) (9) (10) (11) (12)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 was examined and testified as follows: CLERK: State your name and address for the record. MR. CLIENDIENST: Donald Cliendienst. THE COURT: Please lean forward and speak into the microphone. MR. CLIENDIENST: Donald Cliendienst. CLERK: Spell your last name, sir. MR. CLIENDIENST: C-L-I-E-N-D-I-E-N-S-T. DIRECT EXAMINATION BY MR. URICK: Q. Good afternoon, Mr. Cliendienst. What is your date of birth?
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	Page 197		Page 199
(1)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883	(1)	ACCUSCRIBES TRANSCRIPTION SERVICE
(2)		(2)	(410) 367-3838 FAX: (410) 367-3883
151	Defendant in this case?	1	that day.
(3)		(3)	
(4)		(4)	[1] [1] [1] [1] [1] [1] [1] [1] [1] [1]
(5)		51	
(6)		.61	 Q. Does it indicate what hours you were working in the store that day? A. Yes, sir.
(7)		(7)	Q. Please read them off.
(8)		(9)	Punched in at 9.02 a.m., punched for funch at 1.10 and back in at 1.42 and
(9)		(9)	punching back out at 6 o'clock.
(10)		(10)	
(11)		(11)	MR. URICK: May the document be published to the jury at this time? THE COURT: Yes.
(12)		(12)	Q. If you could hand it to the lady at your right, please. How did you become
(13)		113)	aware that Ms. Lee was missing?
(14)		;14;	A. When I got home from work, my lab manager had called me up and asked
(15)	그는 이렇게 되었습니다. 그렇게 하는 아이들 것이 되었습니다. 그 없는 그 그 없는 그를 모든 그렇게 되는 것이다.	15)	A. When I got home from work, my lab manager had called me up and asked me if I knew where she was at and that's how I found out.
(:6)	A. Yes, I do believe so.	(16)	Q. What time would that have been?
(17)		:17)	A. About seven o'clock.
(18)	A. When it was snowing, yes.	r (19)	MR. URICK: Witness for the defense.
(19)		(1.9)	
(20)			THE COURT: Cross?
	Occasion.	(20)	CROSS EXAMINATION
(21)		111	BY MS. GUTIERREZ:
(22)	Then when she was walking out, he said "well, I just wanted to check you out and make		Q. You You testified. Mr Cliendienst that the incident in the snowyou
(23)	sure you were a nice guy."	(23)	were just referring to the snowing outside on that particular day?
(24)	Q. Did she bring him to the store on that occasion to meet you?	(24)	A. Yes.
(25)	A. No, she did not.	(25)	Q. And that's was at the Owings Mills Mall?
(26)	Q. Did she ever bring him to meet you?	(26)	A. Yes.
(27)			
	1111		
	Page 198		Page 200
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(1)	ACCUSCRIBES TRANSCRIPTION SERVICE	(2)	ACCUSCRIBES TRANSCRIPTION SERVICE
171	(410) 367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883
(2)	. No obs did	(-)	0 1111111111111111111111111111111111111
	A. No, she did not.		Q. Which is where the Lens Crafters store was located where both you and Hae
(3)	Q. Now where were you when you first saw him that occasion?	(3)	Lee worked. Is that correct?
(4)	A. I believe I was walking up to my car and he was and he drove up.	(4)	A. Yes, ma'am.
(5)	Q. What did he do as he drove up?	51	Q. And on this particular day, whatever day it was it was snowing, correct?
(6)	 (Indiscernible) pulled up along side of my car got out and started talking to 	.61	A. Yes.
(-)	me.	,71	Q. And it was after you and Hae had already started dating?
(3)	Q. And this was after you had started dating Hae Lee?		A. Yes, ma'am.
. 3	A. Yes.	9	Q. Okay. That day that you started dating occurred when?
(10)	MR. URICK: At this time, we'd offer, pursuant to stipulation, the		A. I'm not really sure when we started. It just
(11)	certified business documents of Lens Crafters Corporation as State's exhibit 29	(11)	Q. Was it before or after the New Year of 1999?
(12)	THE COURT: State's 29 is admitted pursuant to the agreement.	122	A. It depends on how you define dating. If you define going out a couple times.
(13)	(Certified business documents of Lens Crafters Corporation received into evidence	(13)	having dinner, maybe seeing a movie it was before. If you say officially when I asked
(14)	as State's Exhibit No. 29)	(14)	her out, it was on the New Year.
(15)	MR. URICK: Approach the witness with the court's permission.	(15)	Q. That was, in fact, on New Year's Day, was it not?
116)	Q. Take a look at the second item. The item that's attached to that. Now	110	A. (Nods head yes.)
(17)	drawing your attention to January 13th of 1999 the day Hae Min Lee disappeared	.17)	Q. And you're aware that Hae Lee kept a diary, are you not?
(18)	what were you doing that day?	(19)	A. I am now.
(19)	A. I was filling in at another store on my day off.	191	Q. You. You are now as a result of this case, correct?
(20)	Q. And which store was that?	(20)	A. Yes.
(21)	A. It was the Hunt Valley store.	(21)	Q. And you've been made aware, sir, that Hae Lee defines your first date as
(22)	Q. And do you remember what hours you worked that day?	(22)	occurring on January the 1st of 1999. Is that correct?
(23)	A. I worked open till six o'clock.	1231	A. Yes.
(24)	Q. And the item which has been admitted into evidence now that you're holding	:241	Q. And was she correct in that?
(25)	can you identify that?	1251	A. Yes, ma'am.
(26)	A. Yes, that would be the computer printout for while! was at the store for	26;	Q. Yes. Okay. Now the snowing day that you described at the Owings Mills
:2-3		(27)	3 / / /

(26)

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(2)		(2)	
	Mall when you saw Adnan Syed. Did that occur before or after January 1st?		A. Yes. She told me when she came in.
(3)	 I really not sure. I believe it was after. 	(3)	Q. You. You knew it from her, correct?
(4)	는 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	4.	
(5)		51	Q. Because the two of you had worked the same time on that day correct?
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	A. Yes.		were a nice guy. Is that correct?
131	Q. And you recognized him to be you knew him to be her then old boyfinend.	13)	
(4)			A. Yes.
.21	correct?	145	
	A. Yes.	5	Q. That was consistent with everything Hae, your new girlfnend had told her
(6)	Yes. Because you had met him on other occasions, correct?		Q. That was consistent with everything Hae, your new girlfnend had told her about Adnan, her ex-boyfriend, but still her friend. Is that correct?
(6) (7)	 A. Yes. Q. Because you had met him on other occasions, correct? A. Well she had also said she was still friends with him. 	5	 Q. That was consistent with everything Hae, your new girllnend had told her about Adnan, her ex-boyfriend, but still her friend. Is that correct? A. Yes. Q. And it was made clear to you by your conversation both with Hae Lee and
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(10) (10) (11) (12) (13) (14) (16) (16) (16) (16) (16) (16) (16) (16	A. Yes. Q. Because you had met him on other occasions, correct? A. Well she had also said she was still friends with him. Q. Okay. And you believed her, did you not? A. Yes, ma'am. Q. And that didn't upset you as you began this new relationship, did it? A. No, ma'am. Q. And when you say he said to you that he was after you were talking about cars that he came to check you out. He had met you before at Lens Crafters correct? A. Yes, ma'am. Q. Because he had come up to see his girlinend while she was working correct? A. Yes, ma'am. Q. Okay. And there'd been nothing unusual about any of those occasions had there? A. No. Q. You You had met him but not engaged in any ordinged conversation? A. No, ma'am. Q. Now on the day that you saw him driving up was tim the parking garage or in the just the parking lot?	(12) (15) (12) (12) (14) (15) (16) (17) (19) (21) (22) (23)	Q. That was consistent with everything Hae, your new girllnend had told her about Adnan, her ex-boyfriend, but still her friend. Is that correct? A. Yes. Q. And it was made clear to you by your conversation both with Hae Lee and with Adnan that he was there at her request, was it not? A. Yes. Q. Because when she had this little accident she was concerned about the safety of her car, was she not? A. Yes. Q. And didn't know whether or not to drive it from the parking lot where she'd ended up coming to or to leave it there and arrange to have it towed. Isn't that correct? A. Yes. Q. And so from work where she had reported, it became clear to you that she had called her old boyfriend but still her friend to come help her deal with like car. Is that correct? A. Yes, ma'am. Q. She hadn't asked you to deal with it, correct? A. (Shakes head no.) Q. And your belief, however, is that this day occurred after your first date? A. Yes. Q. After your first date on January 1st, would it be fair to say that you and Hae became an item?

		Page 205				Page 207
(1)		ACCUSCRIBES TRANSCRIP	TION SERVICE	:1)		ACCUSCRIBES TRANSCRIPTION SERVICE
(1)			(: (410) 367-3883		(410)	
(2)	(410)	7 AA		,2)	(410)	367-3838 FAX: (410) 367-3883
1,007	Q.	Well did you consider yourself excl			A.	Yes, ma'am.
(3)	Α.	No.	iddivery her boymend:	(3)	Q.	And that's the same place where you lived back then?
(4)	Q.	Okay. So you didn't expect exclusivity for	rom her is that correct?	;	A.	
(5)	A.	(Indiscernible)	rolli ner, is that correct:		Q.	Or some place different? Is that at your parents' home?
(6)	Q.	And she should not, thereafter immediately after tha	of first data avaget	161	A.	
(")		usivity from you?		()	Q.	
(8)	A.			.91		January the 1st, did there come a time when Hae Lee spent the night at your nouse?
(9)	Λ.	THE COURT: Keep your voice		9.	A.	
(10)		MR. CLIENDIENST: Sorry.		1.1	Q.	
(11)	Q.	And some time after the first date, but before the day si		111	A.	
(12)		ing, did your relationship with her		1	Q.	And were you aware of whether or not very rate meaning through the
(13)	A.	No.		13)		the of the night?
(14)	Q.	So on the day that she was missing, you would've cons		14:	A.	
(15)		iend or not?		: 5,	Q.	Okay. And did you consider that to be late?
(16)	A.	Yes.		: 61	A.	No, I don't think so.
(17)	Q.	But not your exclusive girlfrien		171	Q.	
(18)	A.	No.		15)	Α.	Yes, ma'am.
(19)	Q.	You. You didn't love her?		191	Q.	And at the time you were 20?
(20)	A.	On a level, yes.		1-1	Α.	Yes.
				211		
(21)	Q.	On a level. But you had professed undy		021	Q.	You. You just turned 21 a couple months ago. correct?
(22)	Α.	No.			Α.	(Shakes head yes.)
(23)	Q.	And you still didn't expect exclus		2:1	Q.	So back in January, you were 20 already. Is that correct?
(24)	A.	Correct.		24)	A.	Yes, ma'am.
(25)	Q.	So it would not have bothered you if she had other boy!		25)	Q.	You. You knew that she was 18 years old?
(26)	A.	Correct.		_ 6; ;	Α.	Yes, ma'am.
(27)				- ,		
		Page 206				Page 208
		Page 206	TION SERVICE			Page 208
(1)	(410) 3	ACCUSCRIBES TRANSCRIP		.1)	(410) 3	ACCUSCRIBES TRANSCRIPTION SERVICE
	(410) 3	ACCUSCRIBES TRANSCRIP	(410) 367-3883		(410) 3	
(1)		ACCUSCRIBES TRANSCRIP 67-3838 FAX	(410) 367-3883			ACCUSCRIBES TRANSCRIPTION SERVICE 667-3838 FAX: (410) 367-3883
.21	Q.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other be	(410) 367-3883	121	Q.	ACCUSCRIBES TRANSCRIPTION SERVICE 267-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct?
(3)	Q. that o	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other bocorrect?	(: (410) 367-3883 oftends is	31	Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 267-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am.
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(3)	Q. that o	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other be correct? Correct. Now, Mr. Cliendienst am I s	(410) 367-3883 offends is aying it correctly?	31 4 5	Q. A. Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 267-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes.
(3) (4) (5)	Q. that of A. Q. A.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other be correct? Correct. Now, Mr. Cliendienst am I s Yes.	(2 (410) 367-3883 ofmends is eaying it correctly?	31 141 15.	Q. A. Q. A. Q.	ACCUSCRIBES TRANSCRIPTION SERVICE 267-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters?
(3) (4) (5) (6) (7)	Q. that d. A. Q. A. Q.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other be correct? Correct. Now, Mr. Cliendienst am I s Yes. Cliendienst. You. You were asked to review records the	(2 (410) 367-3883 offnends is eaying it correctly? hat revealed that you	31 14	Q. A. Q. A. Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 267-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters? Yes, ma'am.
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(3) (3) (4) (5) (6) (6) (6)	Q. that of A. Q. A. Q. worked all A.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other becorrect? Correct. Now, Mr. Cliendienst am I s Yes. Cliendienst. You. You were asked to review records th I Lens Crafters but at another store on the day of January 1. Yes, ma'am.	c (410) 367-3883 cofinends is saying it correctly? hat revealed that you 3th is that correct?	3: 4: .2:	Q. A. Q. A. Q. A. Q.	ACCUSCRIBES TRANSCRIPTION SERVICE 167-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters? Yes, ma'am. She worked part time, correct? Yes.
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(3) (4) (2) (2) (2) (2) (11) (12) (12) (13) (14) (15) (16) (17) (15) (17) (15) (17)	Q. that c. A. Q. A. Q. worked at A. Q. worked at A. Q.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other becorrect? Correct. Now, Mr. Cliendienst am I s Yes. Cliendienst. You. You were asked to review records th I Lens Crafters but at another store on the day of January 1. Yes, ma'am. Okay. Were you ever asked to review your records of v ed on the 14th? No, ma'am. Or the 15th? No, ma'am. The 16th? No, ma'am. The 17th? (Shakes head no.) The 18th? (Shakes head no.) On any other day other than the	cofnends is raying it correctly? hat revealed that you 3th is that correct? where and when you	31 34 3 4 3 4 3 4 3 4 3 4 3 4 3 4 3 4 3	Q. A. Q. accid	ACCUSCRIBES TRANSCRIPTION SERVICE 167-3838 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters? Yes, ma'am. She worked part time, correct? Yes. And from the time you knew her, she had her own car, did she not? Yes, ma'am. The car that you knew to have been in an accident on whalever day the dent happened after January the 1st, correct? Yes, ma'am. And that she had access to that car every day, correct? Yes, ma'am. Did you ever drive that car? No, ma'am, I did not. And are you aware that there was a day, after your first date date Its January 1st in which she got into trouble for staying so late at your house? No, ma'am.
(3), (4), (2), (2), (2), (2), (2), (21), (12), (12), (15), (15), (16), (17), (15), (19), (Q. that c. A. Q. A. Q. worked at A. Q. worked at A. Q.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other becorrect? Correct. Now, Mr. Cliendienst am I s Yes. Clendienst. You. You were asked to review records th I Lens Crafters but at another store on the day of January 1. Yes, ma'am. Okay. Were you ever asked to review your records of v ed on the 14th? No, ma'am. Or the 15th? No, ma'am. The 16th? No, ma'am. The 17th? (Shakes head no.) The 18th? (Shakes head no.) On any other day other than th No, ma'am.	cofnends is raying it correctly? ray revealed that you 3th is that correct? where and when you	31	Q. A. Q. accid	ACCUSCRIBES TRANSCRIPTION SERVICE 167-3838 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters? Yes, ma'am. She worked part time, correct? Yes. And from the time you knew her, she had her own car. did she not? Yes, ma'am. The car that you knew to have been in an accident on whatever day the dent happened after January the 1st, correct? Yes, ma'am. And that she had access to that car every day, correct? Yes, ma'am. Did you ever drive that car? No, ma'am, I did not. And are you aware that there was a day, after your first date date I as January 1st in which she got into trouble for staying so late at your house? No, ma'am. No. And, sir, did you ever go to her house to meet her parents?
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(3) (4) (5) (6) (7) (8) (12) (11) (12) (13) (14) (15) (14) (15) (15) (16) (17) (16) (17) (16) (17) (17) (17) (17) (17) (17) (17) (17	Q. that c. A. Q. A. Q. worked at A. Q. worked at A. Q.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other becorrect? Correct. Now, Mr. Cliendienst am I s Yes. Clendienst. You. You were asked to review records th I Lens Crafters but at another store on the day of January 1. Yes, ma'am. Okay. Were you ever asked to review your records of v ed on the 14th? No, ma'am. Or the 15th? No, ma'am. The 16th? No, ma'am. The 17th? (Shakes head no.) The 18th? (Shakes head no.) On any other day other than th No, ma'am.	cofnends is raying it correctly? that revealed that you 3th is that correct? where and when you the 13th?	31 (4) (4) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	Q. A. Q. recorded A. Q. A.	ACCUSCRIBES TRANSCRIPTION SERVICE 167-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters? Yes, ma'am. She worked part time, correct? Yes. And from the time you knew her, she had her own car, did she not? Yes, ma'am. The car that you knew to have been in an accident on whalever day the dent happened after January the 1st, correct? Yes, ma'am. And that she had access to that car every day, correct? Yes, ma'am. Did you ever drive that car? No, ma'am, I did not. And are you aware that there was a day, after your first date date I as January 1st in which she got into trouble for staying so late at your house? No, ma'am. No. And, sir, did you ever go to her house to meet her parents? No, ma'am. Did you ever meet her grandparents?
(3) (4) (5) (6) (7) (8) (12) (11) (12) (13) (14) (15) (14) (15) (15) (16) (17) (16) (17) (16) (17) (17) (17) (17) (17) (17) (17) (17	Q. that c. A. Q. A. Q. worked at A. Q. worked at A. Q.	ACCUSCRIBES TRANSCRIP 67-3838 FAX And you would expect it not to bother her if you had other becorrect? Correct. Now, Mr. Cliendienst am I s Yes. Clendienst. You. You were asked to review records th I Lens Crefters but at another store on the day of January 1. Yes, ma'am. Okay. Were you ever asked to review your records of v ed on the 14th? No, ma'am. Or the 15th? No, ma'am. The 16th? No, ma'am. The 17th? (Shakes head no.) The 18th? (Shakes head no.) On any other day other than th No, ma'am. And were you ever asked to provide your whereabouts:	coffeeds is raying it correctly? that revealed that you 3th is that correct? where and when you the 13th? on other day other	31 (4) (4) (4) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	Q. A. Q. accid	ACCUSCRIBES TRANSCRIPTION SERVICE 167-3838 FAX: (410) 367-3883 And that she was a senior in high school, correct? Yes, ma'am. In addition to working. Is that correct? Yes. You. You worked full time at Lens Crafters? Yes, ma'am. She worked part time, correct? Yes. And from the time you knew her, she had her own car, did she not? Yes, ma'am. The car that you knew to have been in an accident on whalever day the dent happened after January the 1st, correct? Yes, ma'am. And that she had access to that car every day, correct? Yes, ma'am. Did you ever drive that car? No, ma'am, I did not. And are you aware that there was a day, after your first date date Its January 1st in which she got into trouble for staying so late at your house? No, ma'am. No. And, sir, did you ever go to her house to meet her parents? No, ma'am.

	Page 209		Page 211
(1)		(1)	
1 1 1	(410) 367-3838 FAX: (410) 367-3883	(1)	
(2)		(2)	(410) 367-3838 FAX: (410) 367-3883
	A. Only after she had been		Q. And usually you did, did you not?
(3)		(3)	
(4)		4	Q. Usually. But that particular day you did not, correct?
(5)	Q. Okay. But prior to that, Hae never asked her to go meet her mother?	15,	
161	그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	31	
(7)	Q. But it hadn't happened?		
(8)		(5)	A. Five o'clock.
(9)	Q. And the relationship hadn't quite progressed to something exclusive correct?	(9)	Q. Five o'clock. And she was to work from five o'clock till close?
(10)		.131	
(11)		(11)	Q. And there was nothing unusual about her working on a day that you had off
(12)		(12)	
(13)		(13)	
(14)	3 . 3	1:41	3
(15)		(15)	
(16)		(16)	
(27)		(17)	
(18)		(19)	
(29)		(19)	
(20)	A. Yes, ma'am.	(22)	
(22)	Q. Because the 13th was your ordinary day off. Is that correct?		
(23)	이 그렇게 되는 그를 잃었다면서 하는데 어디를 하는데	(23)	
:24)		1241	
(25)			
(2€)		(26)	ercused. Ladies and gentlemen, if you will return to your jury room. When you are
(27)		(27)	
			* Description
	Page 210		Page 212
(1)	ACCUSCRIBES TRANSCRIPTION SERVICE	(1)	
	(410) 367-3838 FAX: (410) 367-3883		(410) 367-3838 FAX: (410) 367-3883
(=)	*	121	
	Q. Do you remember what you other day off that day was a Wednesday 1		released for lunch, please be back in place at five minutes before two. Thank you.
.3:	believe, was it not?	1.37	
(4)	A. Yes, ma'am.	141	
(5)	Q. Okay. And do you remember what your other day off of that week was?	(5)	
(6)	A. I don't recall.	(€)	
(=.	Q. On that day, you didn't work at the regular store where you had met her at	(7)	THE COURT: Counsel, may we bring the jury down?
(3)	and worked with her at least the days she worked, correct?		MR. URICK: State's prepared, your Honor
(9)	A. Yes, ma'am.	(9)	
(10)	Q. You. You were at the store more often then she was, correct?	1101	
(-1)	A. That's correct.	2	
12.60	And an that day on the 12th you and all from thest Wallace at an alatak		
(12)	Q. And on that day, on the 13th, you got off from Hunt Valley at six o'clock.	,1.1:	THE COURT: Ladies and gentlemen, let me again thank you for being
(13)	correct?	(12) (13)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various
(13) (14)	correct? A. Yes, ma'am.	(13) (14)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad
(13) (14) (15)	correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the	(13) (14) (15)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State?
(13) (14) (15) (16)	correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall?	(12) (13) (14) (15) (16)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness
(13) (14) (15) (16) (17)	correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am.	(14) (14) (15) (16) (17)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness Thank you. At this time, the State would call Lynette Woodley to the stand
(13) (14) (15) (16) (17) (18)	correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am. Q. It's about the same distance?	(12) (13) (14) (15) (16) (17) (18)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness Thank you. At this time, the State would call Lynette Woodley to the stand LYNETTE WOODLEY
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(13) (14) (15) (16) (17) (18) (19) (19) (20) (21)	correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am. Q. It's about the same distance? A. Yes, ma'am. Q. And did you proceed from the Hunt Valley Mall to home? A. Yes, ma'am.	(12) (13) (14) (15) (16) (17) (19) (19) (20) (21)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness Thank you. At this time, the State would call Lynette Woodley to the stand LYNETTE WOODLEY a witness produced on call by the Plaintiff, having been duly sworn according to law, was examined and testified as follows: CLERK: State your name and address for the record.
(13) (14) (15) (16) (17) (18) (19) (10) (21) (22)	CORRECT? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am. Q. It's about the same distance? A. Yes, ma'am. Q. And did you proceed from the Hunt Valley Mall to home? A. Yes, ma'am. Q. Okay. And that would have been appropriate because you were home some	(12) (13) (14) (15) (16) (17) (19) (19)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness Thank you. At this time, the State would call Lynette Woodley to the stand LYNETTE WOODLEY a witness produced on call by the Plaintiff, having been duly sworn according to law, was examined and testified as follows:
(13) (14) (15) (16) (17) (18) (19) (19) (20) (21)	Correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am. Q. It's about the same distance? A. Yes, ma'am. Q. And did you proceed from the Hunt Valley Mall to home? A. Yes, ma'am. Q. Okay. And that would have been appropriate because you were home some time shortly after seven when you got the call from your manager, correct?	(12) (13) (14) (15) (16) (17) (19) (20) (21) (22)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness Thank you. At this time, the State would call Lynette Woodley to the stand LYNETTE WOODLEY a witness produced on call by the Plaintiff, having been duly sworn according to law, was examined and testified as follows: CLERK: State your name and address for the record.
(13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23)	Correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am. Q. It's about the same distance? A. Yes, ma'am. Q. And did you proceed from the Hunt Valley Mall to home? A. Yes, ma'am. Q. Okay. And that would have been appropriate because you were home some time shortly after seven when you got the call from your manager, correct? A. Yes, ma'am.	(12) (13) (14) (15) (16) (17) (19) (19) (21) (21) (23)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness Thank you. At this time, the State would call Lynette Woodley to the stand LYNETTE WOODLEY a witness produced on call by the Plaintiff, having been duly sworn according to law, was examined and testified as follows: CLERK: State your name and address for the record. MS. WOODLEY: Full name is Ira Lynette Woodley. 9
(13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23) (24)	Correct? A. Yes, ma'am. Q. And Hunt Valley is closer is it closer to your home in Bei Air than the Owings Mills Mall? A. No, ma'am. Q. It's about the same distance? A. Yes, ma'am. Q. And did you proceed from the Hunt Valley Mall to home? A. Yes, ma'am. Q. Okay. And that would have been appropriate because you were home some time shortly after seven when you got the call from your manager, correct? A. Yes, ma'am.	(12) (14) (15) (16) (17) (19) (20) (21) (23) (24)	THE COURT: Ladies and gentlemen, let me again thank you for being prompt. It permits us to get started promptly. I continue to get to know your various employers and, if any of you have trouble with your employer and I can help, I'd be glad to talk to them personally. State? MR. URICK: With the court's permission, we'll get our next witness. Thank you. At this time, the State would call Lynette Woodley to the stand LYNETTE WOODLEY a witness produced on call by the Plaintiff, having been duly sworn according to law, was examined and testified as follows: CLERK: State your name and address for the record. MS. WOODLEY: Full name is Ira Lynette Woodley. S DIRECT EXAMINATION

(27)

BSA	CASE # 199103042, 43,	45 & 46	HELD	ON- [DECEMBER	13, 1999	(4)	XMAX(16)
	Page 213					Page 2	15	
(1)	ACCUSCRIBES TRANSCRIPTION SERV	ICE	,11		ACCUS	CRIBES TRA	NSCRIPTION SERV	VICE
	(410) 367-3838 FAX: (410) 367-			(410) 3	367-3838	:	FAX: (410) 367	
(2)			(2)	()			1 11. (410) 301	-5005
	A. Woodlawn Senior High School.			M	R. URICK:	Witness fo	or the defense.	
(3)			(3)		THE COUP			
:41			.41			RREZ: Th	ank you.	
(5)	Q. Back in January of this or actually in the fall of 1998, what was your		151			OSS EXAMIN		
(6)	Production and account of the contract of the		(€)		BY MS.	GUTIERREZ	<u>7</u> :	
(7)			- "1	Q.			she really want to be involved because	
(5)			(2)			ating. Ihat question was	based on your observations of that	
(9)			191	nigh				
(10)	3 ,, , , , , , , , , , , , , , , , , ,		,12;	A.	Yes, ma'			
(11)			.::)	Q.			ation took place close in time to the	
(12)			1223		ecoming da			
(13)	The same of the sa		1131	A.	That was	after the hor	mecoming dance, ye	S
(14)			:141	Q.		ut close in tir	ne to it?	
(15)	3 /		1261	A.				
(16:	A. The same period of time.		16.	Q.			Shortly thereafter.	
(17)			17:	A.			time. I don't know e	
(19)		2		Q.		that date, you kn	new both these students, die	d you not?
131			(15)	A.	Yes.	has seeined to the	asked over that are in a second	
1201		Jer.	1223	Q.		y been assigned to the	school since that previous summer	5
(21)			(21)		correct?			
(22)	A. I don't recall.	danco2	:231	A.	Correct.	lida't know si	that of tham want want	112
(23)		dance:	(24)	Q.	No.	idii i know ei	ther of them very we	111?
(25)	A. I had to supervise the homecoming dance because when you have a dance the administration has to supervise.		(25)	A. Q.		awara that they were h	oth scholars in the gifted and talented	
126	Q. And drawing your attention to that night, did there come a time when your		(26)	prog		aware marmey were o	un scholars in the gitter and talenter	,
(27)	2. This dealing you distributed that right, and those done a time from you		1271	prog	i diri:			
	Dans 214					D 24	0	
	Page 214	1222				Page 21		
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	attention was drawn to the Defendant?				I knew.			
. 2	A. Yes.		4.37	Q.		they were bo	th very good studen	ts?
4	Q. How did that come about, if you'd left the ladies and gentlemen of the jury?		11.	A.	Yes.			
. 5.	On that night. Adnan's parents came to the dance. They were looking for		15,	Q.		ootn of them v	vere both scholar athle	etes also?
(6,	him and they stood outside for awhile. And then they came and they asked for him. It		.6:	A.	Yes.	know that Adams Cound	was a Marlow by referenced	
7	was by circulating the, you know, cafeteria looking for him, and they found him and		- 1	Q. cultu		knew mat Aonan Syeo	was a Moslem by religion and	
7	brought him out. And they talked for awhile. And then Adnan went into the dance, and			A.	The state of the s	it was		
- 27	brought Hae out, and they were talking with the parents. And they were getting upset		(9)	_	I found ou		ore the homecoming dance	. 2
(13)	the parents were getting upset, and I I heard that. So I went over and I told them I can't allow them to talk to her, so I sent her back into the dance, and left him with his		(11)	Q. A.			ion but by appearance I knew that	11
:11:			(1-)		as not th		tori but by appearance i knew mat	
(12)	parents. And that was it. Q. What did he do after that, if you know?		1231	Q.		vas what?		
(13)			(14)	A.		1	ive American, you know wh	nat I maan
(14)	A. The only thing I can remember I know he talked with his parents. I saw him go outside with parents. So after that, I don't reali	ly know	15.	Q.			was born in the United States?	iai i iliedii.
(15)	Q. Do you recall him ever coming back inside:		(16)	A.	No, ma'ai		Had both at the chilled states;	
(17)	A. I didn't see him come. Another administrator saw him. I d		(17)	Q.		a surprise to	V0112	
(12)	Q. Now after that, did you ever speak to Hae about what happened that night?	io not.	113)	A.	Yes, ma's		your	
(19)	A. I spoke to Hae bnefly because that she was they were saying that there		1.91	Q.			had decided that he was not native	
:53.	was a situation between (indiscernible) they had a relationship going and I fold I		(20)		rican?	30, 100 Hours 16 - 1 you	THE GOODOG THE HE WAS HOT HOUSE	
	questioned her about did she really want to be involved at that time because it was		(21)	A.		hat he was from I did	n't know he was born they said	
(22)	creating it appeared to be creating a problem in the	family	.221			an. I'm not s		
12	And after that night indid you have any more contact after that courseling.		:531	0			ninn rlance was that he was not a	

1.31 :41

(25)

(26)

Q.

Q. Okay. So your belief from the homecoming dance was that he was not a

Okay. But that, as to him. you said by looking at him, you believed him to

That his family was not.

native born American?

Q. Thank you.

Q. And after that night, did you have any more contact -- after that counseling

A. Not anything like (indiscernible). I saw them in school and spoke to them

session, did you have any more contact with either of the two?

123.

(24)

115. (26) (27)

	Page 217		Page 219
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	(410) 367-3838 FAX: (410) 367-3883		(410) 367-3838 FAX: (410) 367-3883
(2)	also have been from Pakistan?	(2)	A Shawasa' snaaking to ma Shawas fuscion at Hank
(3)	A. I don't even know if I really thought about that part.	3	A. She wasn't speaking to me. She was fussing at Hae Lee Q. At Hae Lee. Okay. But what you heard?
(4)	Q. Okay Well my original question to you. Ms. Woodley, was were you aware	41	Q. At Hae Lee. Okay. But what you heard? A. Correct.
(5)	that, in fact, Adnan Syed back at the homecoming dance was a Moslem by religion?	151	
(6)	A. By by looking at and I may be wrong, okay we have to go by		Q. What you heard, though did that lead you to believe that at least his mother was a Moslem?
(7)	error	173	A. If led the to believe that the mother had beliefs that did not agree with the
(8)	Q. Okay. But you didn't see his parents before the homecoming dance, did	181	two of them seeing each other.
(9)	you?	.91	Q. Okay. That's based on what you heard?
(10)	A. No, not before.	(10)	
(11)	Q. Okay. So before the homecoming dance, you knew who he was did you	.111	Q. Okay. So but that was based on what you heard that was going on between
(12)	not?	(12)	Adnan and Hae Lee and Adnan's parents?
(13)	A. Yes, I knew he was a student there.	1221	A. That's who was who was involved, yes:
(14)	Q. Did you know he was Moslem?	:141	Q. Is that who you observed?
(15)	A. No.	.151	A. I observed those people.
(16)	Q. Okay. And but by his appearance, you assumed that he was not a native	(16)	Q. Okay. And you weren't part of that conversation, were you?
(17)	born American, did you not?	(17)	A. No, ma'am.
(19)	A. I guess you're right.	1121	Q. But you remained observing because that was part of your function there that
(19)	Q. Okay. And you were aware that there were many Moslem students at	(15)	night, correct?
(20)	Woodlawn, were you not?	(20)	A. Correct.
(21)	A. Yes.	(21)	Q. And Adnan's parents showing up at homecoming was an unusual event was
(221	Q. Okay. And you believe that Moslem students can be recognized by their	(22)	it not?
(23)	appearance?	(23)	A. Only because of it wasn't unusual for parents to come. That's what I'm.
(24)	A. It's not Moslem students that maybe I didn't make myself clear and I you	(24)	saying.
(25)	know, apologize for that What what I was saying is that the origin or their decedents	1	Q. Okay. So it wasn't an unusual event.
(26)	or the family	(26)	MR. URICK: Objection.
(27)			· ·
			D
	Page 218		Page 220
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1	C From being Belieferia	1-7	Q. You. You state
	Q. From being Pakistani?		
(3)	A. Right.	13:	
1	Q. Okay.	1	to have one of you speaking one at a time.
.5.	A. That's what I was talking about. Not the religion I didn't	16:	MS. WOODLEY: Okay. THE COURT: Okay? Ms. Gutierrez?
(6)	Q. Okay But that, by appearance, he appears to be something other than a native born American?	12)	THE COURT: Okay? Ms. Gutierrez? Q. You You observed the parents come in and their request you went
		, e ,	to find their son?
(3)	A. By appearance, he appears to be coming from a family that's not native born American, is that what you're asking me?		A. Correct.
(10)	Q. Where or not he is or not? And you didn't know whether he was	(10)	Q. You. You knew that their son was their already, did you not?
(11)	A. Correct.	1111	A. Correct.
(12)	Q a native born American, correct?	(12)	Q. But you had to actually physically locate him inside the cafelena correct?
,13;	A. Correct.	:::,	A. That's correct.
(14)	Q. On the night of the homecoming, by looking at his parents, did you then	:14:	Q. You You then observed you brought their son to them, did you not?
(15)	know by looking at them that they were Moslems?	:15)	
161	A. Okay. By the appearance, did I know absolutely? I can't say absolutely	(16)	Q. He came alone, did he not?
(==)	Q. Did you assume they were Moslems?	(17)	A. Correct.
,123	A. Yes. And by the fact that the mother was stating that "you - you know	:19)	Q. And then you heard them request of him that he go get Hae Lee?
114)	what you're doing to our household. We don't have we don't you know associate "	(19)	A. No. I didn't hear them request. I saw him go in and bring Hae Lee out
(==)	THE COURT: Please	(20)	Q. And then bring Hae Lee out. But you heard or observed them speaking to
1211	A. I can't say	1211	him, correct?
(22)	THE COURT: Please move back a little bit just a little bit from the	(22)	A. Correct.
(23)	microphone.	(23)	Q. And when he went back in the cafetena, they remained where they were,
(24)	MS. WOODLEY: I'm sorry.	(24)	correct?
(25)	A. I can't say I can't quote her verbatim.	(25)	A. That's correct.
(26)	Q. But she said was led you to believe that they were Moslems?	,26)	Q. And shortly thereafter, Hae Lee came out with Adnan?
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Page 221 Page 223 ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (410) 367-3838 FAX: (410) 367-3883 Only just shortly while they were outside I saw them and then they - -That's correct. 13 Is that correct? Okay. And were you aware that, in fact, Adnan left with his parents? (41 That's correct. 14: That part was - - I - -And she appeared to come out willingly, did she not? Q 0 You. You didn't see? A 16 A. Correct. (6) And then you observed the two teenagers talking to one of the teenager's So you didn't know? (7) Q. Q. (8) parents. Is that correct? Correct. Correct. (9) 42 And since you didn't know that, you were not then aware that after Adnan :101 And from what you then observed, you formed a conclusion that, at least as had left that he, in fact, returned to the homecoming dance? the parents were concerned, it was not okay that the two leenagers had a relationship? (11) And that's when I said another administrator had said it, but I didn't see it (12) Correct. 1.11 Q. But you didn't see it? Is that correct? 131 (13) A Right. :14) Yes, it is. 141 Q. But you became aware of the fact that Adnan came back to the homecoming (15) But you at no time participated in the conversation? 1.0 dance? 1141 (16) Only to go up and tell them - -After the fact. 17 Q. (17) That they could no longer talk to Hae? Okay. Now at that point - - at the homecoming dance, before you observed any of this, did you know that Hae Lee and Adnan were griffnend and boyfnend? A. Correct. 1121 :31 0 And nobody told you to do that, did they? 10 A And that they had been boyfnend and girlfnend, at least openly to their 1201 No. ma'am. That was a judgment call that you made based on the fact that it was friends in the school, since the previous spring -- since early April, if not March, of 1998? homecoming, correct? 22) That information came out - -That's correct. (23) Q. Came out later. (23) Q. And were a lot of people there in the cafeteria, were there not? 1241 - - later. But you didn't know that then? There were several students, several - - I guess 100, 200 students. Q. .251 ie. (26) 200 students there, correct? No, because I was still new - - new to the school (27) Page 222 Page 224 ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (1)

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(2)			(5.	
	A	Approximately.		Q. But there was nothing unusual, in and of itself for either parents to be there
2.	Q.	And some of them were with dates, correct?	7:3	or for children to be dating each other to attend the homecoming?
341	A.	Correct.	4:	A. No, there's not.
5	Q.	And some of them were not with dates, correct?	5	 Q. Okay And other than taking Hae away from the discussion with Adnan's
·é;	A.	Correct.	4	parents, did you take any other action?
)	Q.	And there were parents there chaperoning?	.7:	A. No.
121	A.	We had parents and teachers there.	, ∃)	MS. GUTIERREZ: Okay. Nothing further.
(5)	Q.	And teachers. There were other adults there, correct?	. 9 :	THE COURT: Any redirect?
(10)	A.	Correct.	(10)	MR. URICK: Yes.
(11)	Q.	Okay. And at some point, you came up and said that they could no longer	(11)	REDIRECT EXAMINATION
(12)	talk to	o Hae?	(12)	BY MR. URICK:
(13)	A.	Correct.	13-	Q. I'd like you to think back, if you would. After you intervened and took Hae
(14)	Q.	Hae had not asked you to intervene, had she?	1.4	out of the situation and it seemed to be over, what, if anything, did you observe at the
::51	A.	That's correct.	14	windows?
(16)	Q.	That was your decision?	100	A. As I said they were standing outside at the windows for awhile the parents
1179	A.	That's correct.	-17)	looking into the dance. I don't know how long, and they weren't doing anything where
1141	Q.	And you then took Hae back into the cafetena, correct?	1.4	I would have to say anything. They were just into the window.
(1:4)	A.	That's correct.	119;	Q. Was the Defendant with them at that time?
120	Q.	And then you then stayed with her?	231	A. I don't recall seeing him.
,211	A.	I didn't I sent her in. I stayed at my position at the door.	(21)	MR. URICK: Nothing further.
(22)	Q.	Okay. And at that point you saw the parents go outside?	(22)	THE COURT: Recross?
231	A.	Yes.	,233	MS. GUTIERREZ: No, your Honor.
1.41	Q.	And Adnan went out with them?	- 1.	THE COURT: Thank you. Good day, Ms. Woodley.
15;	A.	Yes.	- 5	MS. WOODLEY: Thank you.
24,	Q.	But you didn't observe them any further?	.26:	MR. URICK: May the witness be excused?
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(2) THE COURT: Yes.
(3) MR. URICK: At this time, the State would call Sharon Watts to the

stand.

SHARON WATTS a witness produced on call by the Plaintiff, having been duly swom according to law, was

examined and testified as follows:

CLERK: State your name and address for the record.

MS. WATTS: Sharon Watts. 421

(10) 21042

THE COURT: Turn the microphone down and point it at your mouth,

(12) please (13) M

MS. WATTS: Sure.

THE COURT: Thank you.

MS. WATTS: Is that a little better?

THE COURT: Great.

MS. WATTS: Thank you.

DIRECT EXAMINATION - VOIR DIRE

BY MR. URICK:

Q. Good afternoon, Ms. Watts.

Good afternoon.

Q. Where are you employed today?

A. I'm with the Baltimore County Board of Education I'm at Southwest

Academy Middle School.

Q. And back in the school year of 1998/1999 where were you employed?

A. I was the school nurse at Woodlawn High School

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Q. And what, if any, professional training do you have?

A. I'm a professional registered nurse. Along with 25 years expenence I also have my masters in education and am -- am a certified guidance counselor in the State of Maryland. I'm a CPR instructor so my job is educator first aid responder just various (Indiscernible) service certifications. (Indiscernible) 25 years.

Q. Now to become a registered riurse what sort of training did you have to have?

Well I had (indiscernible) program and then two years of that time was extensive education and practice in surgical nursing and obstetnoal nursing and

(indiscernible) nursing and psychiatric nursing and with a few different variations -MS. GUTIERREZ: Judge I'm gonna object to anything further. This

witness has not been proffered as an expert witness in any way

THE COURT: Well I overrule that for purposes of background.
MR. URICK: Your Honor, when we prayed discovery, we told the

defense counsel that we were going offer this witness as a -- for her expertse -- as an expert witness and we told her what the conclusion would be.

THE COURT: Continue.

BY MR. URICK:

A. Okay. I've had 25 years of active nursing expenence. My nursing education was very, very extensive and (indiscernible).

Q. And what, if any, training did you have to have to become a certified counselor?

A. I had to receive my masters in education, and I also had to spend a year in an institution or a setting where I could assess (indiscernible) counseling.

Q. And since that time, how much employment have you had in those areas?

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A. I've been full time since that time.

Q. And have you had any continuing education in that time?

A. Yes All nurses and certified counselors in the State of Maryland have to

have continuing education units and I have at least six a year.

MR, URICK: I would offer this witness for her expertise and training as

a registered nurse and certified guidance counselor

MS. GUTIERREZ: Object for the same reason. Judge

THE COURT: Okay. A voir dire on qualification? MS. GUTIERREZ: Just a couple.

CROSS EXAMINATION - VOIR DIRE

BY MS GUTIERREZ:

Q. Ms. Watts, you said you've had 25 years of nursing?

A. That's correct.

Q. How long have you worked for the Baltimore County Board of Education

A. I'm in my 10th year.

Q. Tenth year. So that's -- is that 10 of the 25 years or is that 25 years or is that

years?

A. No, that's 10 of the 25 years. For 15 years I was a pedia!nc nurse

Q. Okay. A pediatric nurse where?

A. Vanous places -- St. Agries pediatric emergency room il was also at St.

Agnes in-service. I was at Howard County terminal child health in-servicing

Q. Okay. But for the last 10 years, you worked for the Baltimore Court, Sparo of Enducation --

A. That is correct.

Q. -- effectively as a school nurse?

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A. Actually as a pedic (phonehically) manager. Ballimore County has expanded their role of school nurses and I started the first diric -- school based clinic of Eactmore County nine years ago.

Q. And is there such a clinic at Woodlawn High School?

A. Yes, there is.

Q. And is that what you did?

A. I was the manager of the wellness center. It's called a wellness center

Q. Okay. And did you -- as a certified counselor -- is that part of your employment at Baltimore County Board of Education

A. That's part of my job description that I counsel students but that's not my title. My title was the manager of the Woodlawn wellness center

Q. Of the Woodlawn what?

Wellness center.

Q. Okay. And at that wellness center do you get patients there by students requesting or do you assigned specific students?

No. It's by parent request or student request or referral MS. GUTIERREZ: Okay. Thank you.

THE COURT: Wish to be heard? MS. GUTIERREZ: No, your Honor.

THE COURT: Okay, Ladies and gentlemen, the witness is qualified as

an expert registered nurse and guidance counselor. As I think we may have explained before, the rules of evidence don't ordinarily permit withesses to testify in terms of opinion. Expert witnesses can, however, give opinion testimony. You, You are to consider that testimony with all of the other evidence in the case and you're to give it such

weight and importance as you think it deserves. Yes, sir.

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MR. URICK: Thank you. DIRECT EXAMINATION

BY MR. URICK:

- Did you know Hae Lee Min? (5)
- (6) A. Yes, I did.
 - Q. How long had you known her?
- I knew her more in the last year of my experience at Woodlawn so it was as (9) (9) a sophomore and then also as a junior.
 - And did you know the Defendant?
 - Yes, I knew him.
 - 0 And what, if anything, did you know about them?
 - I knew they were a couple dating. I also knew that they'd had a break up. I knew that they were good students. They were -- I knew Hae Lee was a very good athlete. I knew Hae Lee to come through the wellness center and see our physician. I didn't know them on a personal basis -- a very deep basis -- but I knew them as students I saw them almost daily in the hallway or in the cafeteria. I knew them to be good students, to be good athletes, and to be a couple
 - When you would see them in the hallway, was there anything about their behavior that would draw your attention?
 - Well when they were together, if was a relationship that seemed to be very close. They were holding hands or they spent their time together when they broke up When they were no longer a couple, I would see Adnan speaking with Hae Lee There was incident that I saw him where they were going to down the hallway past the nurse's office - - the health suite - - to the cafeteria and - - they were on the right side of the wall -- and he went to go behind her, and grab her hand, and then put his hand up against the

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wall, and talk to her on this little overpass. But that was something that specifically stood out in my mind because she had just come in through the wellness center for a physical 1 don't know if that's what you're looking for.

- That's fine. Thank you. Now just to focus you. Hae Lee vanished on about January 13th. A body was found on February 9th. On February 10th, it was identified as Hae Lee. And on the 11th, I believe it was -- I'm not exactly certain of the date, but I think that's accurate - - there was a crisis intervention team that came to Woodlawn High School.
 - Yes A.
 - 0 Would you tell the ladies and gentlemen of the jury what that was done for?
- Whenever there is a death or a senous incident in the school, we bring in extra counsel, we bring in extra psychologist, and hopefully extra teacher to help mediate and control the (indiscemible) factor and make sure the students always receive services if they're upset, or if they need to go home, or they need to seek counseling from the nurse. or a counselor, or the physiologist. They're available. And on that day we had heard -well let me retract. Let me go back. That morning early - - about five o'clock in the morning - - I was notified by the assistant principal that Hae Lee's body had been found. and that he anticipated a problem with a lot of the students and that the costs team would be in that day, and if I could come in early -- about 6 30 or 7 -- to help direct where things would -- how things would flow. And I met the principal in the library, and we decided that the nurse's office would be the central location. Everybody would flow through the nurse's office and I would refer them either to the psychologist or to another counselor, or I could counsel, or I could send them to the school counselors. On that day. the psychologist and the school counselor and myself and another teacher were in the health suite waiting for the students that had problems to come and get counseling, or

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send them home, or do what we needed to.

- Did you have occasion to see the Defendant that day?
- Yes, I did. The first time. I saw Adnan was in the hallway right outside the health suite door and he was just standing there. And he really wasn't talking, he wasn't funning - - he was just standing there. And I really wasn't concerned about Adnan at that point because there were a lot of students coming into crisis, and they were crying, and they were upset, and some were angry, and the atmosphere was very, very charged. And Adnan was just standing outside of the door. And after about 10 minutes, a teacher came and said that she was very, very concerned that Adnan wasn't talking, he wasn't moving, and seemed to be unable to be reached - -I can't remember her exact words - - but that nobody could reach him. Then this other psychologist from the crisis team came in --Dwayne - - and was very concerned, loo, that he's tried to see Adnan and some other people had fried to talk to Adnan. Again, he was not responding. So at that time, I went out in the hall, and Adnan with some friends, and I put my arms around Adnan, and said "Adnan, come with me. We're going to go back in my health suite." I brought Adnan back in the back room in the examination room and sat him down in a chair. And it was just, at that point, he and I. And I began to talk to Adnan and finally he did then begin to speak.
 - When you first saw him, how did he appear?
 - He appeared shocked. His eyes were big. He was mute. He wasn't talking He wasn't crying. He was just absolutely stone still.
 - What is a catatonic state?
 - That's pretty much what I just described. A person being unable to express any emotion, any activity, and just almost freeze in time. As if a frame has been frozen. A calatonic state - - that person freezes and doesn't progress or doesn't regress, just stays in

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one - - one frame of mind in one position.

- Have you had much occasion to counsel people in times of gnef? 0
- Absolutely. I have to do a lot of that in my job.
- Are there any other symptoms of catalonic state besides the ones that you listed there?
- It usually is an extended period of time. Catatonic state also usually does not remedy itself to just brief counseling. It usually needs a psychotherapeutic approach and sometimes it needs medication or different treatments. It usually doesn't just rectify itself with a brief counseling one episode.
- Was there anything about the Defendant's symptoms that did not conform with a catatonic state?
- Absolutely. As soon as I touched Adnan and started to walk him into the health suite, the look changed. The eyes weren't so big. His posture wasn't so erect. He walked easily. He didn't need any leading. He walked into the health suite into the back room and sat of his own volition. There was no intervention on my part, at that point, except touching him and saying "come on. Adnan, we need to talk." And just with that alone, his supposedly catatonic appearance changed
- Q. And based on your expertise and training, did you form any opinion at that time?
- My opinion was that this was a very contrived emotion - very very rehearsed - - very insincere.
- Q. Now did you talk to him that day?
- (24) A. Yes, I did.
 - Q. What, if anything, did he tell you?
 - When he first sat down, I began and I said "Adnan, I know this must be

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really hard. I know you loved Hae Lee. I know she's gone and that this is very hard on you." And not quoting, but this was the context, that how could I be sure it was Hae Lee? (3) :41 I said "well the police have identified the body. I don't know if they've done it through

151 fingerprinting or what method they did it, but they're certain it was Hae Lee * And his comment is that all Asians look alike and that the police were stupid. That they had tried : 61

to trace Hae Lee back through a visit to her father in California and her father - - the lady that lived in California, and that he didn't think it was really Hae Lee I assured him it was (8)

Hae Lee, and he started to cry. And I started to hug him, and pat him shoulder, and told (9) (10) him I knew that he loved her, and to think back when -- to a good time. And he said the (11) night before Hae Lee disappeared she had called him. She had wanted to get back (12)

together with him, that she still loved him, but that he didn't want to get back into that relationship in that manner - - that they would always be friends. And that was unusual - that was an unusual comment to me after he had just learning that she had died.

Did you have any further contact with him after that day?

After that Adnan began talking to friends, and friends were in and out of the health suite all day. A group of friends went to another student's house to (indiscernible) together, or to talk, or to just be together to share their experiences. And I called Adnan's mother and asked permission for him to go, because I had to receive permission for every child to leave the school. And when I hung up from the -- from speaking to his mother and told Adnan that his mother had given permission to let him go, he - - he was fine. He was laughing, and he was smiling, and he left with his friends. It was a complete change -- a complete change After that time. I saw Adnan two or three times - - maybe - - maybe a little bit more. Just you know, he would drop by and say, you know, hi - - how are you I though we had established some communication if he would drop by just to say hello.

Witness for the defense. MR. URICK:

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THE COURT: Cross? CROSS EXAMINATION BY MS. GUTIERREZ:

He'd drop by just to say hello to you? From what you observed.

A. Well initially he did.

Q. Was that appropriate?

A

0. Was there anything inappropriate about him dropping by?

A.

Q. You. You felt that you had established a level of communication with him.

correct?

A relationship where he would have someone to talk to if he needed someone to - -

And he would feel comfortable enough to stop by to seek out your guidance as a guidance counselor?

For support, right. A.

Q. That was your purpose, wasn't it?

131 A

> Q. That's what you had told him on that very - -

- - first day that you saw him on the 11th, correct? Q.

1-31 A. Right.

1241 Q. Okay. Catatonic was a word of yours, was it not?

It might have been - -(25) A

Well Adnan didn't come into your office and describe himself as catatonic.

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did he?

A. No. he didn't.

143 And you did not receive information from the other two teachers who observed him and thought that you should intervene. They didn't come and tell you that 123 16.

Adnan said I'm catatonic, I need help.

You're right. That is a medical term.

Right. And it's not term that Adnan ever used that day or any other day to describe himself.

A. No. That's correct.

0 Is that correct?

That's a medical term. That's correct. A.

Q. And prior to your intervening with Adnan Syed on that day you had gotten reports from two separate adults, had you not?

Yes, I had.

Q. That Adnan needed your attention.

Yes. A.

(12) 0 Is that correct?

> A. That's right.

And on the day that you walked in you were, before the students arrived already prepared for the onslaught of inspected needs of students who would be affected by this news that the body that had been recovered two days before, in fact, turned out to be the body of Hae Lee. Is that correct?

A. That's correct.

Q And you saw Adnan there in the health suite, did you not?

I called Adnan into the health suite, he was out in the hallway

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Okay. But you saw him out in the hallway?

A. I saw him, at some point, out in the hallway when I was looking out --

Okay. Because you told us on your direct - -THE COURT: I really do need you both to talk one at a time. We're making a recording of it, so please don't talk over each other

What you told us was that you weren't really concerned about Adnan because there were so many other students who were acting out their gnef. Is that correct?

I was giving aid to other students.

Okay. There were a lot of students there that morning, were there not? Hundreds or less?

Less. A

Less. But more than 50? Some where between 100 -- between 50 --11.41 Q.

> A Less

Less than 50. More than 20? Q.

Probably 20 to 30 is a good estimate.

Okay. And that's a large number of students, particularly if they're all

(19) grieving. Is that correct?

I don't consider it a large number when the student population was 1,700 but A.

(21) it's - -(==)

Q. In terms of how many students you - - as the trained nurse and the guidance counselor - - had to deal with on that day. It was a large number of students, was it not?

That's why I wasn't there by myself.

Okay. But you told us on direct that you really weren't concerned about Adnan at first.

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(2)	(470) 307-3030	(2)	(410) 367-3838 FAX: (410) 367-3883
	A. Not at 7:30 8 o'clock in the morning.		the police sure now you, ma'am, had just spoken to the police before you spoke to
(3)		(3)	
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(8)	, , , , , , , , , , , , , , , , , , , ,	(2)	Q. The friends of Adnan?
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(16)	verify what he clearly was expressing that he couldn't be sure that the body identified was	(16)	The state of the s
(17)	Hae Min Lee's. Wasn't that his initial position?	1171	
(19)	His initial position was he could not believe that it was Hae Lee. You. You told us on direct that you said he said "how can he be sure that it."	19)	
(20)	was Hae Min Lee?" Isn't that correct? Yes or no?	1201	A. All of the other friends were in the health suite with me. Okay. And is there any single student's name whom you knew?
(21)	A. No.	1221	Q. Okay. And is there any single student's name whom you knew? A. I can't recall the two boys' names by names.
(22)	Q. Is that what he said?		Q. What about the other people, boys or girls, who
(23)	A. He said how did the police know it was Hae Lee not how does Adnan know	1531	
(24)	it was Hae Lee, how does the police know	-41	Q were inside the health suite with you?
(25)		:251	A. Absolutely.
(26)	sure it was Hae Min Lee, wasn't he?	(26)	Q. Who were they?
(27)		(27)	4
	Page 238		Page 240
(1)	ACCUSCRIBES TRANSCRIPTION SERVICE	.2.	ACCUSCRIBES TRANSCRIPTION SERVICE
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	A. Not at 7:30 8 o'clock in the morning.		A. There was Theresa Pusan. There was Debbie Warren. There was Alicia.
(3)	 Q. Okay. And it was only after two other adults brought Adnan's condition or 	.37	Q. Is that Alicia?
(4)	appearance to your attention and suggested that you intervene then did they not?	(4)	A. Something like Alicia.
,57	 I don't agree with what you said. 	5.1	Q. I'm just asking you to repeat it, ma'am?
(=)	Q. So your answer is no? Please let the lawyer finish her question. One of you	(6)	A. Well
(=1	at a time.	17	MR. URICK: Objection.
(3)	MS. GUTIERREZ: You. You answered	2,	Q. What is Alicia?
(9)	THE COURT: Finish your answer to the last question.	3.	THE COURT: Overruled.
(11)	MS. WOODLEY: Tike the last question repeated Tost it in the	:::	A. I'm not certain.
(12)	THE COURT: You, You just put another question, please, Ms.	.12)	Q. Okay. Anyone else? A. I see 13 to 14 thousand students per school year.
(13)	Gutierrez. MS. GUTIERREZ: I'll put another question.	13)	Q. It's hard to remember them all?
(14)	BY MS. GUTIERREZ:	(14)	A. No. It's not hard to remember the students. I don't remember names
(15)	Q. You. You told us on direct that the first thing out of Adnan Syed's mouth	1151	Q. Okay. Did you write on that day the 11th of February. 1999 or any day
(16)	was to question how could the police be sure that it was Hae Lee, was it not?	16)	thereafter, a report about what lock place on the 11th starting with your phone call from
(17)	A. Yes, that's correct.	:-:	someone alerting you to the fact that her body had been identified?
(18)	Q. And you've already answered that by that very puestion it appeared to you	(15)	A. No no.
(15)	- did if not - that he himself - Adnan was questioning whether or not it was Hae Min	191	Q. No written report?
(21)	Lee, did it not?	27	A. No.
21:	A. No, it did not.	,21:	Q. And you weren't required to do so as part of your job?
(22)	Q. No. Okay. But you thought that the only question that caused his upset was	.22)	A. Right, I'm required not to do so.
(23)	related to his question wanting reassurance that the police really knew that the body that	231	Q. Not to write a report. So you took no contemporaneous
			d a report of for tour no design and a
(24)	had been identified was of a woman that you knew to be Hae Min Lee?	:24)	THE COURT: Please don't talk over the witness. Please don't talk over

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(26)

the witness.

Q. So you took no - -

A. No.

(26) (27) No. Okay. Notwithstanding that he asked you the question about how was

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ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) THE COURT: Please do not talk over the witness. Thank you. May I continue? (3) MS. GUTIERREZ: THE COURT: Yes :43 Thank you, Judge. MS. GUTIERREZ: (5) You. You did not take contemporaneous notes as you spoke to all these (6) children whose names you now cannot totally remember? (3) That's correct. 195 Other than - - were all of these children in the health suite before Adnan Syed appeared outside of it? (10) I'm sorry. Repeat the question. (12) Were the children some of whose names you remembered - Theresa. Debbie. Alicia as you said, or others -- were they already inside the health suite when (13)

> Adnan Syed appeared outside the health suite? They were - - had - - no.

0 No (10)

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A. Those names that I named were not there before Adnan. Other students had been in and had been referred to different counselors and psychologists. The names that I gave did not come in until after I had spoken with Adnan.

Okay. So they weren't there, to your knowledge before you asked Adnan to come inside the suite?

A They were not.

0 Was there a system to set up for students to sign in or out?

A. (:4) Yes, there was,

> 0 So there was a sign-in sheet?

There was a sign-in sheet.

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Q. So that students got seen by yourself and others brought on just for that specific purpose in order that they came?

No, not for that specific purpose. Just so that any student who came into the health suite any day during the school year would be signed in and signed out

And so there was nothing different about that day in regard to that procedure for signing in?

That's correct.

Q Okay But on that day, there were adults there brought in for the specific purpose to deal with this specific crisis?

That's correct

0 Is that correct? And one of those persons name was Dwight?

Dwayne. A

Dwayne. And what is Dwayne's last name? 0

I couldn't repeat it. He's -A

Is Dwayne a counselor, the psychologist, or the teacher? Q.

A. He's the psychologist

Okay. That meaning that he has a degree in psychology, Isn't that correct? Q.

School psychologists are degreed in many ways. He does not have to have a degree in psychology to be a school psychologist.

Do you knew whether or not he did? Q.

I don't know what he did - -

You. You called him a psychologist?

MR. URICK: Objection THE COURT: Sustained

He is a school psychologist.

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Okay And are you aware that psychologists - - to call themselves such - have to be degreed with a degree - - a doctorate degree in psychology in the State of 4. Maryland?

A. That's incorrect with the Baltimore County Board of Education. The school system has school psychologists that are not degreed in psychology. My sister-in-law-s a school psychologist. She has a degree - -

She wasn't - -

MR. URICK: Objection.

THE COURT: Sustained. Again, for purposes of a record in case somebody wants to read the trial at some point, we're going to need you all to listen and talk one at a time. Now - -

Your - -

THE COURT: Go ahead.

Your sister-in-law wasn't there that morning, was she? Q

No. she wasn't.

0 Not as a psychologist?

A.

Or as a non-psychologist? Q.

A

As a counselor?

THE COURT: Sustained as to the relevance. Let's get back to the facts of this case. Can we, Ms. Gutierrez?

You. You said, ma'am, that you thought there were three others -hopefully you said an extra leacher a counselor, and a psychologist - - sent there as part of the crisis intervention team.

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That's right.

A person by the name of Dwayne - - whose last name you don't know - was the psychologist. Is that correct?

That's correct.

0 And do you remember the name of the person who was sent there as an additional counselor to deal with the specific demands of these days?

I don't remember her name. She's a school counselor. Now she's been a school counselor for 20 years, and she's a short African American woman, and her name eludes me. I'm not good with names.

Q. Okay. That's her first name or her last name?

A. That's correct.

Okay. And the extra teacher - - was that person there that day?

That person was not there. That person was on call if we needed that

person.

Q. Okay. And you didn't call for them?

A. No

Okay. Now as to when Adnan came any where near the health suite --MR. URICK: Objection.

- - do you remember the time that he showed up?

THE COURT: Overruled. My health suite at Woodlawn High School was entered or exited by two doors. There's a large window that's covered with a Venetian blind for privacy. Because

of the nature of the counseling, the Venetian blinds were closed. I would not see Adnan in the hall unless I exited the health suite. And when I exited the health suite to direct someone over to the counselor, Adnan was already standing there.

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- (4) Q. And what time of day was that? A. About 8:10 in the morning.
- (5) Q. And school starts at what time?
- (6) A. 7:45
- Q. Okay. And there were other students there at 8.10 in the morning were there not?
- (9) A. There were two other students with Adnan and there were 1 700 other (10) students in the school hallways.
- Q. Okay. And you said there were other students but they came later -(12) MR_URICK: Objection
- MR. URICK: Objection.

 Q. -- that were in the health suite itself?
- (13) Q. -- that were in the health suite itself:
 (14) THE COURT: Sustained.
- (15) Q. Were there other students in the health suite when you walked out a student to go direct to counseling when you first saw Adnan? Yes or no?
- (17) A. No.
- Q. Okay. And had there been other students in that health suite?
- (13) A. Yes, there had.
- Q. Okay. So prior to -- and before then, you had not see Adnan near the health suite?
- (22) A. No
- Q. Okay. Now that day, on the 11th, you already knew who Adran was did you
- (24) not?

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- (25) A. Yes, I did
- (26) Q. And you knew Hae Lee was, did you not?
- (27) A. Yes, I did.

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- (2) (410) 367-3838 FAX: (410) 367-(3) Q. You, You knew that she had been missing?
- (4) A. Yes, I did.
 - Q. And you knew that, prior to her disappearance that there had been a point
- where Adnan and Hae Lee were girlfriend and boyfriend?
 - A. That's correct.
 - Q. And you knew that from your own observations, correct?
 - A. That's correct.
 - Q. And you knew that from being told that by other students?
- (11) A. No, that's not correct.
 - Q. Only from your own observations?
- (13) A. Yes, that's correct.
- Q. And from talking to Hae Lee?
- (15) A. No, not from talking to Hae Lee
- (16) Q. And from talking to Adnan?
- A. No, not from talking to Adnan.
 - Q. So you only had formed your opinion based on what you had observed?
- (19) A. What I observed.
- (20) Q. Because they acted like they were girlfriend and acyfriend from what you
- (21, could see?
- (22) A. Hand holding, and hugging, and kissing -- observacie boy/herd/girlfnend
- (23) behavior.
- (2.4) Q. Okay. And there was nothing inappropriate in what you observed that led
- you to form that conclusion, was there?
- (26) A. I find it inappropriate to be kissing in school but that's just my personal
 - philosophy. Students kiss in school.

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- Q. Lots of students kiss in school, do they not?
- A. (Shakes head no.) (Indiscernible)
- Q. Only Hae Lee and Adnan kissed in school?
- A. No, that's not what I'm saying.
- Q. Okay. So there was nothing inappropriate in and of itself, based on what you observed in school, though you didn't think it appropriate that they kiss and how they acted toward each other?
- A. That's correct.
- Q. You You said you became aware that there was a time when they broke up
- A. Yes.
- Q. And do you remember when that was?
- A. At the start of last school year -- which would've been the end of August beginning of September -- they were not together in the hallways
- Q. They were not together, you mean, at the beginning of school?
- A. In September. In September.
- Q. Had they been together to your observation in the previous runior year?
- A. The previous year -- that spring year I had seen them together and the very
- very beginning of the school year.
- Q. Meaning September/August of 1997?
- A. I saw them talking.
- Q. Or 98?
- A. In 98, when Hae Lee was a junior and Adnan was a senior their relationship was not visibly demonstrative as boyfriend/girlfriend.
 - Q. Okay. So your understanding was that Adnan Syed was a year ahead of Hae

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Lee? She was a junior while he was a senior.

- A. I believe that to be so.
- Q. Based on your own -
- A. I don't know it as a fact.

MR. URICK: Objection.

THE COURT: Sustained for the siren. Let's let the siren pass

- Q. Your answer was based on your own observations. Is that correct."
- A. What answer?
- Q. That you believed it but you know how. That Adnan was senior and Hae

Lee was a junior. Did you - -

- A. I'm not sure why I thought that. I'm not sure why I thought that
- Q. Okay. Did you investigate either of these young people?

MR. URICK: Objection.

THE COURT: Sustained.

Q. Did you inquire of any other source once you observed them acting like a girlfriend and boyfriend?

MR. URICK: Objection.

THE COURT: Sustained.

- Q. After the beginning of the school year - now we're talking about the end of August, the early part of September, 1998 - - did you see them logether again?
- A. I saw them together talking a lot in the hall, but I didn't --
- Q. But not acting like girlfriend and boyfriend?

MR. URICK: Objection.

THE COURT: Sustained. Will you let her finish her answer. Ms

Gutierrez?

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(3)	MS. GUTIERREZ: She had answered the question, Judge.	(3)	determine their suitability. I compare single, partial latent prints to the prints of suspects
(4)	THE COURT: Please let her finish her answer. Had you completed	(4)	eliminations, (indiscernible) as evidence. I testify in court. I lecture to various
(5)	your answer, ma'am?	(5)	organizations in the latent print identification field. I supervise two employees in the latent
(6)	MS. WOODLEY: No, sir, I hadn't. I	(5)	print unit and I also supervise the (indiscernible) room. I respond to crime scenes
(7)	THE COURT: Thank you.		(indiscernible) technical assistance when necessary. I also respond to the medical
(8)	A. I had seen them together, and that was the reference I made where I saw	(8)	examiner's office to render technical assistance when necessary
(9)	Adnan approach Hae Lee outside of the health suite, and grab her and put his arm against	.91	Q. What type of training and experience have you had in this area?
(10)	the wall while he was leaning over talking to her. So I did see them together then	:10)	A. I was trained by the Federal Bureau of Investigation in the identification
(11)	Q. Okay. And did you see them together ever again acting as like they were	(11)	field. I was employed by them for approximately two years. After leaving there I came
(12)	girlfriend/boyfriend? Yes or no?	,12)	to the Baltimore Police Department. I received another two week course on classification
(13)	A. No.	(13)	conducted by the FBI and an advanced latent course conducted by the FBI. I've been
(14)	Q. No. And so you were not aware of whether or not they continued to be	(14)	with the Baltimore Police Department I started my 29th year last month and during that
(15)	boyfriend and girlfriend after you saw them in the very beginning of the year?	(15)	time I've been assigned to the latent print unit of the lab division
(16)	MR. URICK: Objection.	(16)	Q. While you've been with the latent print unit, if you can approximate how
(17)	THE COURT: Basis?	(17)	many times you've been asked to examine latent prints?
(19)	MR. URICK: Relevance.	.1=,	A. Hundreds of thousands of times.
(19)	THE COURT: Overruled.	(19)	Q. Ms. Talmadge, have you ever testified as an expert in court either district
(20)	A. When I saw Adnan holding another girl's hand, I made the natural	(22)	court, circuit court, federal court?
(21)	assumption that Adnan was seeing someone else.	(21)	A. Yes. I've testified since 1973 in all of the courts that were menhaned
(22)	Q. Because that's how it appeared to you from what you observed?	(22)	MS. MURPHY: Your Honor, at this time, the State would offer Ms
(23)	A. Yes.	(23)	Talmadge as an expert in the development, examination and identification of both latent
(24)	Q. That's how he appeared to be acting with a girl other than Hae Lee?	(24)	and inked prints.
(25)		(25)	THE COURT: Any voir dire of qualifications?
(26)	MS. GUTIERREZ: Nothing further.	(26)	MS. GUTIERREZ: No, your Honor.
(27)	THE COURT: Any redirect?	(27)	THE COURT: Then the witness is qualified as an expert in the
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(1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 latent prints. If you don't have enough oil, or perspiration, or a foreign matter on these Yes, he did. areas, you're not going to leave a latent print. 0 Can you explain to the ladies and gentlemen what lift cards are? 141 Ms. Talmadge. I'm going to ask you to remember back to February 10th of . . . Lift cards are -- basically, if I were to respond to a crime scene and they said 1999. Did you reason, around that time, to respond to the office of the medical examiner? 8 a partial print was on the podium. I would take my (indiscernible) brush that is load with Yes. I did. (7) graphite powder, twirl it over that area until I see ridge detail developing. Once I see that, A 0 For what reason? 123 I use a tape which is similar to scotch tape, put over the area where I see the indice detail I was requested to respond to try and obtain prints from a female victim that (9) The tape will adhere to the graphite powder which is adherent to the ridge detail and was at the medical examiner's office at that time. when I lift the tape, the print comes off with the tape. And it's then placed on a 3 by 5 Can you describe what you saw there - - what the condition of the body was inch note card, such as this, Did you have occasion to receive evidence to process under property number that you observed? It was a young female with long black hair and her hands were fairly (13) 99008994? decomposed so it was difficult to get a print from her fingers and palms. (14) If you know, had the autopsy already been performed when you arrived? Q. What were you requested to do? Under normal conditions, yes, the autopsy is already performed. (16) A. I was requested to process evidence that was found in the trunk of 98 0 Why is that done first? 1771 Nissan The medical examiner likes to do everything that they have to do with the :19; 0 And what were the results? body including the hands because they usually clip the fingernails. If I were to put ink on I processed the evidence from the car, and I developed prints on an envelope . : 91 the fingers that might interfere with anything that could be under or on the fingernails, so and a card from the envelope. they wait until everything's done and then I respond. MS. MURPHY: May I approach the witness, your Honor? MS. MURPHY: May I approach the witness, your Honor? THE COURT: Yes. THE COURT: Yes. (23) Ms. Talmadge, I'm showing you what's been marked as State's exhibit 21 MS. MURPHY: Thank you. (24) for identification. Do you recognize that item? Ms. Talmadge, I'm showing you what's been marked for identification as 1251 Yes, that's a copy of my report in reference to property number 99008994 State's exhibit 3A. I'll ask you if you can identify that photograph? 1261 which was evidence from the trunk of the 98 Nissan.

(27)

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A. Yes. This is the person that I printed at the medical examiner's office

ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 And is this photograph show the person as the same or more (inaudible) then you observed that day? MS. MURPHY: Your Honor, at this I'd move to State's exhibit 3A. Without objection, State's 3A is admitted. THE COURT: (Photograph received into evidence as State's Exhibit No. 3A.) BY MS. MURPHY: Ms. Talmadge, what did you do in your efforts to identify the body at the medical examiner's? Well as I said the hands and the fingers were particularly decomposed. So it. basically was a matter of taking my time in blotting the fingers and trying to apply the ink until I got something I though I could work with to identify this person. And eventually I was able to obtain two fingers and a palm print from the victim. Q. And were you able to identify the victim? Yes, I was. :: Q. And what was the victim's identity? . . . She was identified as Ms. Hae Lee. A. 11. 0 What did you use to make the comparison? I was given a permanent resident card by the detective in the case, and I 121 compared her print that got from the victim at the medical examiner's office to the print (23 on the identification card, and was able to identify it as the right index finger of Ms. Lee Now did you have occasion to receive a report from a crime lab technician. (24 Frank Sanders, with respect to this case? 155 Yes, I did. And did Technician Sanders submit to you lift cards? Now were the print cards received in this case examined with any other

Page 256

And that report states your conclusions?

Page 255

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	A	CCUSCRIBES	TRANSCRIPTION SERVICE			
2)	(410)3	67-3838	FAX: (410) 367-3883			
3)	A.	That's correct.				
4)		S. MURPHY:	Your Honor, at this time I'd ask to move State's			
5 .	exhibit :	21.				
£ ;	TH	E COURT:	Without objection, State's 21 is admitted.			
7)			into evidence as State's Exhibit No. 21.)			
9)		BY MS. MUR	PHY:			
5,	Q.	Ms. Talmadge, I'll also as	k you to look at what's been admitted as State's			
2)	exhibit	20A and 20B.	Do you recognize those items?			
1)			and the card from property number 99008994.			
2)			nling on those exhibits and that you seem to pay			
31		particular attention to that writing. What does that?				
-11	A. 1	has been marked as exh	hibit one and exhibit two along with the case			
5)		number, and the property number, and the date that the prints were developed, along with				
ć1	my initia	als.				
-:	Q.	Did you make	those notations?			
ä,	A.	Yes.				
31	Q.	So these are, in fact, the i	items you examined with respect this report. Is that			
2)	correct?					
1)	A.	Yes.				
21	Q.	What were you	r findings with respect to these items?			
31			ere developed on the envelope, marked as exhibit			
41	one, and the card, which is marked exhibit two, under property number 99008994 were					
5)			iddle finger, the left thumb, and the left index finger			
= ,	as Adn	an Syed.	250 (M)			

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A. It's a copy of the report issued from the latent print unit in reference to a map recovered from the 98 Nissan under property number 99008998.

And does that report accurately state your conclusions?

Page 259 Page 257 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) (2) (410) 367-3838 FAX: (410) 367-3883 fingerprints other than Adnan Syed? (3) (3) Yes. MS. MURPHY Yes. They were also compared to Jay Wilds with negative results. I offer the report, your Honor, as State's exhibit (4) . 4. And by that you mean that they were found not to be the same as Jay Wilds? Q 51 (5) number 18 (6) A That's correct. E: THE COURT: Without objection, State's 18 is admitted (7) Ms. Talmadge, did you also receive property under property 99008895 in -(Latent print report of Sharon Talmadge received into evidence as State's Exhibit (8) this case? (5) No. 18.) (9) Yes, I did. BY MS. MURPHY: (9) MS. MURPHY: May I approach the witness, your Honor? (10) 0 And what were you conclusions, Ms. Talmadge, with respect to that property number? (11) THE COURT: Yes. BY MS. MURPHY: A. A partial print that was developed on the back cover of a map book marked (12)(10) (13) I'll show you what's been pre-marked as State's exhibit number 25 and ask exhibit 1-I under property number 99008998 was identified as an impression of the left (14) you to identify that. (14) palm of Adnan Syed. Q. I'll show you now what's been admitted as State's exhibit 17 into evidence This is a copy of the report that was issued from the latent print unit on (16) property number 99008995. 18) and ask you if you recognize this item. (17) And what were you asked to do? (::) (Map book received into evidence as State's Exhibit No. 17.) 0 To process evidence from the glove box of the 98 Nissan. Yes. This is the map book that was marked as exhibit 1 under case number (18) A. (19) (19) Does that report clearly state your conclusions with respect to those items? 139 885801, property number 99008998. (20) Can you please state for the ladies and gentlemen of the jury, what were your MS. MURPHY: Your Honor, I offer State's exhibit 25 at this time. conclusions with respect to this item? (21) Without objection, State's 25 is admitted. A. Several partial prints were developed in the map book -- in and on the map THE COURT: (22) (Fingerprint report of Sharon Talmadge received into evidence as State's Exhibit (23) book, and a partial print that was developed on the back cover was identified as the left (23) palm of Adnan Syed. (24) No. 25.) BY MS. MURPHY: (25) Q. And again, were those prints under that property number compared with any What were your conclusions with respect to those particular items? others? (26) 0 (26) A partial latent print was developed on a Nationwide Insurance identification (27) Remaining prints were compared to the prints of Jay Wilds with negative (27) Page 260 Page 258 .11 ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 (410) 367-3838 FAX: (410) 367-3883 (2: (410) 367-3838 . 31 card, which is marked exhibit two, and it was identified as an impression of the right results. Q. And finally, Ms. Talmadge, did you also receive property under property (4) middle of Adnan Syed. 141 number 99009000? :5: (5) Ms. Talmadge. I'll show you what's been admitted as State's exhibit 24. Do A. Yes, I did. you recognize that item? 161 (7) MS. MURPHY: May I approach, your Honor? (Insurance identification card received into evidence as State's Exhibit No 24.) Q. I'll show you what's been marked as State's exhibit 23 for identification. A. Yes. 12: (8) Q. Can you identify it? 91 Can you identify this item? 4 This is the identification card that's marked exhibit two and this is an MVA This is also a report form the latent print unit in reference to evidence from the back seat of the 98 Nissan under property number 99009000. (11) registration certificate marked exhibit one. (11) Does this report accurately state your results? And with respect to State's exhibit 24, what were your results? (12) Q. That a partial print that was developed on the insurance identification card :13: (13) MS. MURPHY: Your Honor, I offer to the court State's exhibit 23 was identified as an impression of the middle finger of Adnan Syed. (14) 1141 And were the items submitted to you under that property number compared 1151 THE COURT: Okay. Twenty-three is admitted. (15) (16) (Latent print report received into evidence as State's Exhibit No. 23.) (16) with any other prints? 1171 Ms. Talmadge, I'll show you what's part of property that has been admitted The remaining prints were compared with Jay Wilds with regalive results A. (13) as State's exhibit 22 in this case. Can you identify this item? Q. Did you also receive property under property number 99008998? 1237 (Floral paper received into evidence as State's Exhibit No. 22.) Yes, I did. (19) :: 9 (201 Yes. This is the floral paper that was recovered from the back seat of the 98 MS. MURPHY: May I approach, your Honor? Nissan and it's marked exhibit one, the case number -- a property number of 99009000 THE COURT: Yes, you may. (21) Thank you. And what are your conclusions regarding this item? BY MS. MURPHY: (22) (22) Partial right prints that were developed on this floral paper were identified as I'll shall you now what's been pre-marked as State's exhibit 18 Can you (23) (23) impressions of the left index finger, the left thumb, and the left palm of Adnan Syed. .241 (24) identify that, please.

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Q.

A.

0.

And were those prints compared with any others?

They were compared with Jay Wilds with negative results.

Now the items that you have just identified as being - - showing positive

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ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 121 (3) prints for the Defendant, those are not the only prints that were developed. Is that (4) correct? (5) That's correct. (6) What efforts did you make with respect to the other developed prints to + 77 identify where those prints came from? Well as I said, any remaining print that might have been on any of those items 129 along with prints that Mr. Sanders might have recovered from the come scene were then (91 (10) entered into our -- into our automated print identification system, and searched against the data base, and it's a total of 16 prints that were entered into the computer system with (11) negative results. (13) Thank you, Ms. Talmadge. 1141 MS. MURPHY: I have no other questions, your Honor. (15) Cross? THE COURT: (16) MS. GUTIERREZ: Yes. May I approach the witness, your Honor? You. You may. (27) THE COURT: CROSS EXAMINATION (15) BY MS. GUTIERREZ: (13) You You were asked - - I think it's State's exhibit 23 - - floral paper Ms Talmadge. This floral paper describes an outer wrapping, does it not? And there is inside a sort of waxy tissue paper? 1241 On the tissue paper, if we were to spray that with a chemical, the green that's on there would run all over everything. 125. So you didn't? (27) No.

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ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 That's correct. 0 And those variations would account for different chemicals that you might use to see if, in fact, you can recover latent prints that you - - to recover prints that you might be able to then compare to something else, correct? That's correct Okay. And there are - - depending upon the surface, they may or may not pick up fingerprints of a person who's prints or palm touched that surface. Isn't that correct? A. That's correct. Because there are variations of the angle that somebody might hit, even a flat non-course surface like paper. Is that correct? That's correct. Even a flat non-course surface like flat metal that has no coarseness to absorb oils and perspiration. Is that correct? A That's correct. Or even if it's a service like glass, correct? 0 A. The more non-course a surface, the longer that it is likely a pont can remain there, is it not? Actually, on a non-course surface - -Right. That's what I meant. A. - - it's less likely to remain. Less likely to remain. Because it's non-course, there's not place for it to go

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ACCUSCRIBES TRANSCRIPTION SERVICE 121 (410) 367-3838 FAX: (410) 367-3883 I just wanted to make sure. From the way you described it, this floral paper (3) (4) that's on the outside and it's green tissue on the inside. :51 That's correct. 161 And inside the green lissue paper is an impression of the tree the thoms or some kind of once living - -I did not process that. 31 You. You didn't process that? A No 0. But that's inside here, is it not? A. 113 And what appear to be fragments of leaves? ::4, That's correct. I did not process that. Okay. Now you don't know what was inside here, do you? 1151 (16) A. No, I do not. Q. You. You don't, in fact, know whether anything was ever inside of here? :10) No. I don't. And you don't know where it was in the car? Q. 191 A. Only from the report that it was in the back seat. In the back seat of the car? Q. 1211 221 A. Yes. You You got a description of that which is submitted to you to see if in :231 Q. fact, it's a surface from which you can lift fingerpants. Is that correct? 1241 125: That is correct. Because Ms. Talmadge, as you told us, there are vanations on the surface of (26) 12-1 271 materials that retain fingerprints, are there not?

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- - the oils and the perspirations, correct?

That's correct.

That is correct.

ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 Okay. And also because a non-course flat service, like glass, can be easily (3) Q. .41 wiped off. Is that correct? 51 That's correct. €. Where as a course surface can absorb the oils and the perspirations contained - 1 in human skin, particularly at the extremities, for a much longer period of time. Can they 2 : not? 4 A. That's correct. Q. In fact, the term that you used -- latent -- signifies that they are fingerprints 1: that would not be visible to the naked eye - - even a trained one, correct? : 5: Even you - - a trained fingerpoint examiner - - would not ordinarily see all the 14 fingerprints available to the naked eye, correct? 15: Not unit it's processed. : 51 Okay. And it's generally processed depending on the surface with some type 2-1 of chemical of some sort, is it not? 13) That's correct. 19) Q. And that chemical highlights the fingerprints. Is that correct? (Indiscemible) reaction to the latent print residue and makes the print visible 1201 .21) Okay. And then you lift it off with this tape so that you can then compare it (22) first by the naked eye, correct? (23) Well on coarse services such as paper, we actually have to have it (24) photographed. 25 Photographed. But because of the contrast, you can then see the ridge detail .261 that gives you something to compare something with. Is that correct?

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(1)			(1)	
		ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410)	367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883
(3)	Q.	Now you told us at the end of your direct, Ms. Talmadge, that you submitted	137	MS. GUTIERREZ: May I approach the witness, your Honor?
(4)	16 other f	found latent prints to be processed through a computer Is that correct?	4)	Q. May I ask you to look at what's been marked as State's exhibit 16 now. Ms.
(5)	A.	That's correct.		Talmadge? If you could take a look at that. Can you tell us if that's the page that was
(6)	Q.	Okay. Now that means that other than the three you have old us about if	2	submitted to you?
(7)	that's a	correct summarization of three ones on the floral paper, correct?	-	A. Yes, it was submitted.
(8)	A.	Floral paper.	31	Q. Okay. And it's because it has some identification on it that you may
(9)	Q.	Okay. And the ones on the note and the envelope, correct?	4;	(indiscernible) it?
(10)	A.	The card and the envelope.	014)	A. I can actually see the remainder of the residue from the chemical that we
(11)	Q.	And the ones on the map book, correct?	111	used.
(12)	A.	Correct.		Q. And from this page, you picked up no known latent print that you were acie.
(13)	Q.	And when you say the map book, you are referring to this whole item in my	13.	to compare with the print that was submitted to you of my client. Adnan Syed?
(14)	hand	that has been marked as State's exhibit 17, are you not?	1:41	A. That's correct.
(15)	A.	I processed about 40 pages of it.	15	Q. That's correct. Meaning that there was not anything that could be compared.
(16)	Q.	Okay. And you were looking for latent pnnts, were you not?		to and as identified as his print, could there?
(17)	A.	Yes.	100	A. That's correct.
(18)	Q.	You didn't pre-determine where you would look, did you?	1:3)	 Q. Okay. Now as to fingerprinting, the palm print that you've identified as
(19)	A.	Well I determined what areas I was going to process within the book.	12.71	being on the back once intact cover where the seam is, you can't although you can
(20)	Q.	Okay. But I'm saying you didn't pre-determine before you picked the book	-	identify it as belonging to the prints that were submitted to you as belonging to 43man
(21)	that y	ou're going to pick page one, two, or whatever, did you?	223	you of course even in your expertise can't tell us when that palm print was out
(22)	A.	No.	22-	there, can you?
(23)	Q.	Okay. You were randomly looking for something that your experience told	237	A. Scientifically I cannot tell you when the palm print was on the mac took
(24)	you was th	he best shot to retrieve latent fingerprints from an object such as '7.s' 's that	23.	Q. And you wouldn't attempt to do so, would you?
(25)	corre	ct?	12.2	A. No.
(2€)	A.	That's correct.	- £)	Q. Because that's outside of your expertise, is it not?
(27)	Q.	And the fingerprint that you've identified you've recovered is actually on the	-7	A. That's correct.

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pages separately from this map book, were you not?

Okay. May I ask - -

I believe it was one page that was separate.

(25)

.16)

(27)

ACCUSCRIBES TRANSCRIPTION SERVICE

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FAX: (410) 367-3883 (410) 367-3838 cover of the book, is it not? 131 . 3 (4) A. The back cover. .43 The back cover. The one that's sort of torn off? .5. not? (5) Q. A. .61 A. Q. (7) And you, of course, don't know how it got torn off, do you? - 2 -(8) It was forn off by our photographer so that he could better photograph the A 151 (9) print that was on there. Okay So when you got this book the back cover was as intact as the front Q. cover is, isn't it? 111 That's correct. A. Okay. And it was torn off of the binding in order to assist you and your (13) photographer in the process. Is that correct? : 4 (14) (15) That's correct. (16) Q. And the fingerprint was found somewhere on the back cover. Is that :16: 171 1175 correct? 16: A. No. It was actually found on - - right under that exhibit tab. (19) A. (19) 0 Q. 1191 Right up here? (20) A. (Shakes head yes.) Q. Right where my finger is? Right up there And that was the fingerprint that 1211 you identified as being compared to the pnnts of Adnan Syed. Is that correct? 12:1 ... It was a palm print, yes. (23) 14 (24) A palm print. Okay. And other than this map book you were submitted

In your expertise, however, you are aware that fingerprints can be put on surfaces -- course and non-course alike -- and remain there almost indefinitely, are you

Unless they are inadvertently wiped away?

Under ideal circumstances.

Okay. Meaning, under ideal circumstances, if a palm print is deposited on some surface like this glossy back cover of the Greater Baltimore map and it was not disturbed, it might remain there forever, could it not?

That's correct.

And this is a particularly good surface for it to remain on, is it not? Well let me ask another way. I don't mean to botch you.

I don't even know if I can answer that question.

That's fine. I'll ask you another question. There's nothing about this surface that indicates to you that it's not a good surface on which fingerprints are made?

Most surfaces - - any of us human being who have fingerprints which is most of us, when we touch things ordinarily we leave fingerponts, correct?

You leave finger marks. It has to be determined if they are suitable or not suitable for comparison.

Meaning they might be there but there's no way to correctly retneve them?

Or identify them.

.5.

1501

(--)

Or identify them as being whoever the person was. Is that correct? Q.

That's correct.

That's your expertise, correct?

(27)

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(1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) (2) (410) 367-3838 FAX: (410) 367-3883 Yes. (3) A. Ordinanly you're asked to compare latent prints with known prints or latent prints with a computer based on someone else's submitting it and asking you to do so. (4) Q. Okay. Now you were asked to review in this case more than those three (4) items, were you not? isn't that correct? Yes, I was. (6) 161 That's correct. (7) 0. The 16 items that you submitted for the computer, you did not get just from (2) Q. You don't ordinarily retrieve or identify evidence from wherever it comes (8) those three items, did you - - the note and it's envelope, the floral paper, or the map book? (2) do you? There were several -- as I said -- several prints from the map book and (9) 19. A. I only process what is submitted to me. (indiscernible) exhibits a through i. (10) 0 Submitted to you. You don't pick and choose what the evidence is correct? (11) And did you ever identify who was the person, by their fingerprints or their (11) A. That's correct. (12)palm, that deposited the other fingerprints that were left on the map book? (12) Q. You only look at what's submitted to you. Is that correct? (13) No, I did not. (13) That's correct. A. (14) And you, of course - - because it's outside of your expertise - - can't assist (141 Q. Okay. And what other - - other than knowing that they were inside the Nissan - - what other information were you given? Were you given, for instance, every (15) us in determining when any of those several fingerprints that you were able to hit from the (15) single item that was discovered to be inside the Nissan at the same time that any of that (16) surfact of the map book were put there, can you? (16) (17) No. I cannot. : 43 evidence was collected? Do you know? A. I would've received everything that was collected by the technician from the (16) You can't tell that any more than you can tell when the palm print that you 1331 (19) saw and identified on the back cover of that map book was put there? 1191 glove box, the trunk, the - -(20) No. I cannot. 20; So that's means whatever that technician -- and by technician -- let me Q. You can't tell if this one came before the other, correct? (21) 21 clarify - - are you referring to a mobile crime lab technician? That's correct. A That's correct. Or at the same time? Q. (23) Q. 1231 Okay. So everything that that technician identified, marked, and then bagged to be submitted to you? That's correct (24) (24) A (25) Q. Or under what circumstances? 25) That's correct. A That's correct. (26: (26) A. But it's not the technician that fills out the requisition form that is a request -

(27)

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You can't even tell us, for instance, if my client, Adnan Syed, was the owner

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? (24)
(25)
(26)
(27)

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- a formal request to you as an expert to take that evidence and try to see if you can get

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		ACCUSCRIBES TRANSCRIPTION SERVICE
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		from it, is it?
		No, it isn't.
		You receive that request, ordinarily, from a police detective. Is that correct?
		That's correct.
	Q.	Or a police officer. Is that correct?
į.		That's correct.
		In this case, you received a request to retrieve latents and/or compare with
		nf prints or known prints ink or otherwise from a detective in this case, did
	you n	ot?
	Α.	That's correct.
	Q.	And who asked you to do such a comparison?
Ķ.		Detective MacGilivary.
	Q.	Detective MacGillivary. And did you on the request itself it indicates you
Ü		mpare any latent prints that you can observe to the prints of two separate
		ects. Isn't that correct?
	A.	Two separate people, yes.
	Q.	Okay. And, in fact, those people are marked as suspects right on your
	requi	sition form, are they not?
	A.	They're listed in that section of the request form, yes.
	Q.	Okay. And that section of the request form has it as an identification of any
	suspe	ects, does it not?
	A.	It says section one request form comparison and then in parenthesis it has
	enter s	uspects/Defendants underneath the (indiscernible) numbers.
	Q.	Okay. And there are suspects/Defendants entered in that specific space. is
	there	not?

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(1)	•	111		
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE	
(2)	(410) 367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883	
(3)	A. There are two names, yes.	(3)	nholographer on the same day that you actually obtained her fingerprints. Is that correct?	
(4)	Q. And one is Adnan Syed?	(4)	A. That's correct.	
(5)	A. Correct.	(5)	MS. GUTIERREZ: We would like to have these marked as defense	
(6)	Q. And one is Jay Wilds. Is that correct?	, é ;	exhibit one.	
(7)	A. That is correct.	171	Q. Ms. Talmadge, I'm going to show you again what's now been marked as	
(8)	Q. And the date of the request submitted to you is dated? For you to do such	191	defense exhibit A, B, and C. On A and B, they clearly show the digits of the fingers of	
(9)	analysis.	(9)	Ms. Lee, do they not?	
(10)	A. March 24th.	(10)	A. Yes, and a portion of the palm.	
(11)	Q. Now in regard you were talking about the difficulty in obtaining a good	1111	Q. And a portion of the palm Just referring your eye to the digits it is clear	
(12)	set of fingerprints on the victim's body Hae Lee's. I think that was February the 10th of	(22)	from looking at the fingernal beds that, in fact, the tip of them have been clipped as it not?	
(13)	1999, correct?	(13)	A. It does appear that way.	
(14)	A. Around February the 10th, yes.	(14)	Q. It does appear to be. Is that correct?	
(15)	Q. Okay. And as you said, it was normal that you be called in last if you're	(15)	A. Yes.	
(16)	going to do something like fingerprints to a body, correct?	(16)	Q. And though you do not recall, that is not out of the ordinary in this case is	
(17)	A. That's correct.	(17)	that correct?	
(15)	Q. And that's because the medical examiner wanted to have first go to do	(18)	A. No.	
.19)	things, for instance, on the hands like clip the nails, correct?	(19)	Q. Because that would have been one of the reasons you had to wait until the	
(20)	A. That's correct.	(22)	very end before you were allowed to touch this young girl's body, correct?	
(21)	Q. Okay. And touching somebody's fingerprints dead or alive touching	(21)	A. That's correct.	
(22)	their fingertips does not remove their fingerprint, does it?	1221	Q. When you used the terminology. Ms. Talmadge, you said you compared the	
(23)	A. Under normal circumstances, no, it does not.	1231	fingerprints that you retrieved the latent fingerprints that you were able to retrieve from	
(24)	Q. Okay. But under these circumstances, it was clear that this body had been	(24)	various evidence, and you ultimately compared them also with the prints of Jay Wilds. Do	
(25)	dead for quite awhile, was it not?	(25)	you recall that?	
(26)	A. That's correct.	(26)	A. Yes.	
(27)	Q. It was clear even to you a non-medical personnel was it not?	(27)	Q. And in answer to each question, you used the language that "the remaining	
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(1)		121		
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE	
(2)	(410) 367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883	
(3)	A. Yes.	121	were compared with negative results." Do you recall that?	
141	Q. That there was a great deal of decomposition to the body?	(4)	A. Yes.	
15)	A. On the hands, yes.	(5)	Q. By that you meant to tell us that you couldn't find a match between what you	
:61	Q. Particularly on the hands on the extremities, correct?	161	saw in the latent fingerprints recovered from the evidence and the ink blots of Jay Wilds'	
(-)	A. That's correct.	(7)	fingers and palms. Is that correct?	
12)	Q. Okay. But you were able to obtain a good set of prints from which that	(91	A. That's correct.	
194	you ultimately were able to with another set of fingerprints submitted to you make a	191	Q. Okay. It just meant that you could not compare those two things. Is that	
.10:	positive identification, were you not?	(10)	correct?	
12)	A. That's correct.	:::	A. I did compare them and they were negative.	
.12)	Q. Okay: And you said one of the reasons is the clipping of fingernails. Do you	(==.	Q. Okay. By negative though, you mean you're comparing what you recovered	
(13)	recall whether or not the fingemails of Hae Min Lee's body were clipped	(13)	from the evidence, correct?	
(24)	MS. MURPHY: Objection.	(14)	A. Yes.	
(15)	Q before	(15)	Q. And his actual prints as taken by someone. Is that correct?	
(16)	THE COURT: Overruled.	(16)	A. That's correct.	
(17)	Q you got there?	(17)	 Q. Okay. And submitted to you on a card where you could identify each finger 	
(18)	A. I really don't recall but I do have a Polaroid photograph that I took.	(18)	Is that correct?	
(19)	Q. May I see that? If you could look at it for a minute. Can you tell whether or	(19)	A. That's correct.	
(29)	not her fingernails were clipped?		Q. Okay. But again, you were not submitted all of the evidence that was	
:21:	A. It appears that they were clipped.	(21)	collected from that car, correct?	
	Q. Okay. And there wasn't anything unusual about that to you was there?	(22)	A. I was only submitted the evidence that	
:23:	A. No.	3 1	Q. The technician got, correct?	
(24)	Q. Okay. All three fingers all three Polaroids are all of portions of her body.	(24)	A. Correct.	
(25)	Are they those two are clearly fingers. Can you tell that?	(25)	Q. And the technician thought to your knowledge what the technician	
(26)				
1-01	A. That's the palm.	(2€)	chose to collect or the what the detectives chose to collect?	
(27)	A. That's the palm. Q. That's the palm of her hand. And these are all taken by you or your.	(2E) (27)	chose to collect or the what the detectives chose to collect? A. What they perceived as evidence.	

Page 277 Page 279 (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 Okay. Other than the request that you got that's dated on March the 10th, Okay. And nothing else was ever submitted to you. Ms. Talmadge, let me (3) (3) (4) did you receive any other request for comparison for any other evidence? As to either any (4) ask -- if there were a person who was in and out of that car -- let's say the owner of the other evidence or as to any other suspect? (5) (5) car were in and out of that car on a daily or almost daily basis, would you expect to find I received two other requests. I did process a pair of shoes from the back (6) 161 their fingerprints inside of the car? (7) seat of the 98 Nissan. 171 It would be possible. It would be possible. And it would be possible, in fact, that even if the car (8) Q. That's the same car that we've been talking about, correct? ... (9) That's correct. (9) had been washed on a regular basis, would it have not? (10) Q. The same car from which all this other evidence was taken, correct? 1: It would depend upon what was processed on the inside - - what was (11) That's correct. A. recovered from the inside. (12) Q. Okay. And to do what with those shoes? (12) And what the surface of was -- materials on the inside of the car would it 0 Process them for latent prints. (13)(13) not? (14) Okay. The shoes themselves. Is that correct? (14) A. That's correct. (15) (15) If there were a family member of the owner of the car who regularly drove Q. (16) One of those pairs of those shoes, was a pair of women's dress shoes? (16) the car or was in and out of the car, it would also be possible to retrieve that person's (17) A As I recall they were, yes. 17) fingerprints from inside surfaces of the car Would that not be correct? (18) Q. Okay. And the other pair of shoes was a pair of sneakers? 1.9) That's correct. (19) : 51 And from items inside the car. Is that correct? A. I really don't recall the sneakers. 0 (20) Q. Okay. But in any event, another pair of shoes, correct? A That's correct. A. And you would be able to retrieve those kind of fingerprints, notwithstanding Q. To compare - - look on the surface or the sole of those shoes to see if you your other lack of knowledge as to when and under what circumstances that person had (23) could recover any latent prints. Is that correct? : 23! been in the car, correct? (24) That's correct. (24) That correct. (25) Q. And that was subsequent to the March 10th request? (25) And so if there were a rider of that car, you would expect to find their (26) March 24th. (26) A. fingerprints, correct? (27) Correct. Okay. And as a result of that request, did you find any matches or (27) A Page 278 Page 280 (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) (410) 367-3838 (2) FAX: (410) 367-3883 (3) comparisons? (3) And there was nothing about any of the material submitted to you other than (4) We processed them with negative results (4) what you've read off, that identified the things in the car as belonging to any given person. Negative results meaning you couldn't find anything with which to compare. (5) 161 No, they were not identified as being to a particular person, just from the (5) Is that correct? (7) That's correct. 171 particular vehicle (E) And at that point, you had the fingerprints and palm prints of Adnan Syed. (5) MR. GUTIERREZ: Thank you, Ms. Talmadge. I have nothing further. (9) Is that correct? . 91 THE COURT: Any redirect? MS. MURPHY: (13) That's correct. Just briefly, your Honor. REDIRECT EXAMINATION Q. And the fingerprints and palm prints of Jay Wilds? That's correct. 12: BY MS. MURPHY: (12) Did there come a time when the fingerprints and the palm prints of a person (13) :31 Ms. Talmadge, the request that you've testified about came through the Baltimore City Police Department. Is that correct? (14) were submitted to you? by the name of "Mr. S" referred to here (15) You mean for the request for comparison? No, they were not.

(16)

(17)

:191

(19)

1201

(21)

1501

:231

241

(25)

(26)

Q.

A.

A.

fingerprints?

Yes.

No, they are not.

MS. GUTIERREZ:

Who can make requests?

THE COURT: Overruled.

possible, we will honor their request.

Is the police department the only source for a request? In other words, are

Basically, anyone that has a knowledge of how the system works can ask us

Objection.

the detectives the only people that can ask you to make a companson of evidence and

to compare the prints of someone to prints recovered from a crime scenes and, if at all

A.

Q.

Q.

A.

on any part of it?

Yes.

No, I have not.

(16)

(17)

(18)

(19)

(20)

(22)

(22)

(23)

1241

(25)

(26)

(27)

Have you ever heard that name in connection with your work on this case --

And did you, Ms. Talmadge, put any restrictions on the police department as

you were to compare any evidence that you could recover?

If they had submitted to you a list of 10 names, would you have conducted

If they had submitted 20 names, would you have done the same thing?

to how many names - - of how many suspects they could submit evidence against which

the very same thorough analysis that you did as you've described to us today?

That's correct.

Not just the name of

A

Q.

correct?

(26)

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Page 281 Page 283 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 (2) (410) 367-3838 :=1 (410) 367-3838 FAX: (410) 367-3883 What do they have to do to make a request? .31 Correct. 131 Q. Donald Cliendienst wasn't submitted to you, was he? Basically, they have to know certain information like who the person is, and (4) (4) (5) are we going to use prints that were obtained for elimination purposes, or does that person 15 A. have record so that we have a record on file, and then what particular case number that Any other name of any other student who was student a student at :61 61 (7) they want the prints checked against. Woodlawn wasn't submitted to you, was it? And they would just put this in writing? - 1 No, they were not. (9) We prefer they put it in writing, yes, so that we have a record of --.31 Q. No other name was submitted to you? (10) evidencing that we process. That's correct. (11) If you received such a request from anyone, you would conduct the same MS. GUTIERREZ: Thank you. (12) analysis that you've described here today? 1121 THE COURT: Very good. May the witness be excused? It would be within reason of who everyone would be, but anyone that MS. MURPHY: (13) 1:3: Yes, your Honor (14) (indiscernible) we would try to the comparison (14) THE COURT: Thank you, Ms. Talmadge. You are free to go. Ladies. (15) And if I understand the cross examination, your testimony is that you and gentlemen, we're going to take our afternoon break now. Please return to the jury (1€) received no other names - - no other requests than the ones you've described here today? :161 room. We will call on you by 10 minutes after 4. Thank you. (Jury was excused from courtroom 15:50) (17)That's correct. Also on cross examination, you were shown State's exhibit 16 - - the page :181 THE COURT: Counsel, please be in place at 10 minutes after 4 (19) from the map? 1191 (Court takes a brief recess 15:51 - 16:09) A. Yes THE COURT: Counsel, are you ready for the jury? Yes, your Honor -So that I understand your responses to those questions, were there any MR. URICK: Yes, your Honor. suitable prints developed from this page? MS. GUTIERREZ: 103 No, there was not. (Jury enters courtroom 16:10) So if I understand your testimony, even if this page was handled there were (24) MR. URICK: With the court's permission, I'll get the next witness at 1241 (25) (25) no suitable prints developed? this time (26) A. That's correct. (26) THE COURT: Please come up to the witness stand. Ms. Talmadge - - to be clear - - you didn't find a match between the prints (27)(27) MR. URICK: At this time, the State will call Krista to the stand Page 284 Page 282 ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (410) 367-3838 FAX: (410) 367-3883 KRISTA 3. that were developed on the items you've identified and any person other than the 13) a witness produced on call by the Plaintiff, having been duly swom according to law, was 4 Defendant, Adnan Syed. (4) Thank you. No other questions, your Honor. (5) examined and testified as follows: MS. MURPHY: CLERK: State your name and address for the record. THE COURT: Recross? 12. . Krista RECROSS EXAMINATION , Maryland 21033. BY MS. GUTIERREZ 161 (3) DIRECT EXAMINATION Ms. Talmadge, the only other person whose prints you were asked to 104 BY MR. URICK: 201 examine was Jay Wilds. Is that correct? Good afternoon, Ms. / 11: That's correct. :::) Good afternoon. So you didn't attempt to find anyone else's on anything except for Adnan Do you know the Defendant in this case? : () Q. (13) Syed and Jay Wilds. Is that correct? (14) And the computer search. ,14) A. Q. How do you know him? :15) And the computer search. Is that correct? (15) A friend of mine. A 1161 1161 A. Q. And when did you first become friends? 1171 Okay. And that's done to just compare the latents that you get with what's I've known him for four years -- since we were freshmen. We entered the 1.0 in the computer bank. Is that correct? (19) (indiscernible) program at Woodlawn High School together, and I started (alking to him 1.31 That's correct. more this year, I guess, and we became closer friends. And you got no positive information. Is that correct? (20) 211 Q. And since the time the charges have been brought against him, have you -11 A. That's correct. remained in contact with him? There weren't any other suspects submitted to you. Is that correct? . . . Q. Yes, I have. (23) A. 1.3; A. That's correct. Q. Did you know Hae Min Lee? By any name. Is that correct? .243 (24) Q.

A.

(27)

you remember that day?

- that wasn't submitted to you,

Again, Mr. S referred to here

I want to draw your attention back to January 13th of this year, 1999. Do

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(19) 1201 (21) (22) (23) (24)

(25) :26

(27)

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(1) ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) Vaguely, yeah. (3) A (4) Q. At that time, were you a student? Yes, at Woodlawn. (5) And what hours would you be at Woodlawn? (6) I only went to school in the morning so be there from about 7 30 in the (7) A. (8) morning to about 10:40 in the morning and then I'd go - - from school I'd go to work (9) Q. When did you get through work? (10) I'd go to work usually from 12 to 4 or 1 to 5 - - usually at 5 o'clock. (11) Now drawing to your attention to that morning of January 13th did you see (12) the Defendant at school? Yes, he's in my first period class. (14) And what, if anything, did he tell you that morning? (15) I recall him mentioning - - since he was on time for class that day - - that Hae (16) was supposed to pick him - - pick up his car that afternoon from school because he didn't (17)have it for whatever reason. Either because it was in the shop or his brother had it i'm (18) not sure which. And that's about it. (19)Q. Okay. Now after work, did you receive a call from one Aisha 1701 Yes, I did. (2:) What did she inform you? (22) A. She informed me that Hae's mother. I believe had called Aisha to see if -- if Hae was at her house - - which she was not - - and asked if she had known where Hae was :231 (24) -- and she wasn't. And as it turns out, the police had reported her missing because they (24)

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ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 that he's checking the message that you left? It could be possible. I don't believe it is, because usually I don't arrive home from work till about 5:20 so it's not likely that I would've been home on the phone at 5:14 - - that early. If you check that entire evening you'll see he never - - there's no other listing like that where the Defendant checks his voice mail. And now on the line that i showed you with your number - - number 17 - - you see across there, the time that call was made to your number? A. At 5:38 and 24 seconds. Q. Now would anyone other than yourself at your home answer that line? A. 0 Now if you across, you see the duration of that call Do you see that duration? What was that duration? Two seconds. A You remember at about 5:40 that day, receiving a hang up call? It could've been on my answering machine. I know that I wouldn't've gotten it if it only last two seconds. But I can't exactly remember getting a hang up call on that one day. Q. Now if you up to lines five and six. do you recognize those numbers? Yeah, there are the same numbers (Indiscernible) Q. Do you remember what those two conversations were about? A. That evening after I'd spoken with Arsha, when he called - I had asked him If he went -- if Hae took him to get his car. Then he said that she had not, and then the

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I, in turn, thed to call Adnah and left a message on his voice mail asking him

what did you do?

couldn't find her because she didn't pick her cousin up from school. I believe it was

When you got that call from Ms.

ACCUSCRIBES TRANSCRIPTION SERVICE	
(410) 367-3838 FAX: (410) 367-3883	
to call me, but I didn't get in contact with him until later that evening.	
Q. If you'd hold on just a second, please I'm now going to show you a copy of	
what's been marked for identification as State's exhibit 34, and I'll ask you to look at line	
number 17, and there's a telephone number in that line which is 410-922-9704. Do you	
recognize that number?	
A. Yeah, that's my private line.	
Q. When did you receive that phone?	
A. It says here	
Q. No, I mean when did you get your phone?	
 My phone line about November of last year. 	
Q. At that time, in January, did you have caller ID on your line?	
A. No, I did not.	
Q. Now look at the line immediately beneath that line 13. And as you look at	
18 and 19, you'll see line 18 says number 443-253-9023. Now if you look up at the top.	
you'll see that that is the cellular phone number for Adnan Syed (indiscernible) and light	
beneath it, it says incoming call. If you go over to the time area they both occurred	
5:14:07 at they both list 107. Now that is the means that AT&T weeless uses to record	
someone checking their voice mail	
MS. GUTIERREZ: Objection.	
THE COURT: Is that a proffer or a representation?	
MS. URICK: That's a proffer just to ask the question.	
THE COURT: Okay. Assume it to be true for the purposes of the	
question. Overruled. BY MR_URICK:	
Q. Is that possible that when the Defendant is checking his voice mail at 5.14	

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told him that she was reported missing, and he just said that that was very strange :

believe he told me that evening that the police had also tried to contact him as well

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(1)		
		ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410)	367-3838 FAX: (410) 367-3883
(3)	Q.	Did he tell you which police department?
	A.	It would've been Baltimore County.
5	Q.	And did he tell you what he told the Baltimore County officer?
2.1	A.	No.
. *		THE COURT: Yes?
- 1		MR. URICK: If I may have the court's indulgence for just a second
, 1		BY MR. URICK:
1:00	Q.	Now when you talked to him that night, did he tell you where he was?
111	A.	At that time he was in his vehicle because, I believe, he had just gotten his
1	cell phon	e the day before and I don't think his parents had known that he had it yet. So he
17.5	didn't	use it in his house but I know he used it in his car
1.4	Q.	Could he make calls to you or receive calls from you in his home?
: =	A.	It may it maybe true. I'm not really sure. I know eventually I could call
.107		he was in his home and he would answer the phone, but I think at that time his
. ~	parer	nts didn't know about it and so he never brought it in
:::	Q.	,
:13)	conta	acted him?
.351	A.	I believe it was through his cell phone.
211	Q.	Now did the Defendant confide in you about his relationship with Hae Lee?
:22;	A.	Yes some what yes.
(23)	Q.	And did he indicate or discuss any problems in that relationship with you?
1.41	A.	Yeah.
(25)	Q.	And what did he say to you?
-5	A.	Well I believe they had started going out in about April of last year because it
(= ")	was arou	nd junior prom. And in October, I became aware of some problems that they

	Page 289		Page 291
(1)	3-2	(1)	, -5
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410) 367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883
(3)	were having and they did break up for a short amount of time, but they got back together.	.3:	the blue ink looks like Adnan's?
(4)	Then I believe it was December 20th, I had spoken with both of them on the phone and	(4)	A. Yes.
(5)	they were having problems within their relationship and I believe that that evening they		MR. URICK: Move into evidence as State's exhibit 38 the letter at this
16)	did, in fact, break up. And they were both upset about it. And basically 1;ust listened to	1	time.
(7)	whatever either one of them had to say.	175	THE COURT: With no objection, State's 38 is admitted.
(8)	Q. How many times did they break up?	(8)	(Letter received into evidence as State's Exhibit No. 38.)
(9)	A. Twice.	(9)	MR. URICK: I plan to publish this document but I would ask to do it
(10)	Q. And the first time was when?	(10)	with a later witness rather than this one.
(11)	 A. I believe it was right after accompanied Hae our church youth group to 	(11)	THE COURT: Very good.
(12)	Hallow Scream which would've been on Halloween night and it was a short time after	(12)	BY MR. URICK:
(13)	that.	(13)	Q. Ma'am, on that side of the page, about I'm going to call them paragraphs
(14)	MR. URICK: Madam clerk, can I have what's been entered into	(14)	where it the one that begins "maybe" it ends up with it appears to be talking
(15)	evidence as State's exhibit 37 which was the bag that was admitted this morning?	(15)	about Hae 'on Saturday, while we went to Adventure World." Was there an occasion
(16)	THE COURT: Mr. Urick?	.1€)	where a group of people went to Adventure World and Hae did not go even though she
(17)	MR. URICK: Just giving the defense a chance to examine, your Honor.	(17)	was supposed to?
(18)	If I may approach the witness?	(18)	A. Yes.
(19)	THE COURT: Yes. Go forward.	(19)	Q. What was that occassion?
(20)	MR. URICK: Ma'am, I'm now going to show you what's been marked	(22)	 We went with my church youth group to Hallow Scream which was on
(21)	for identification purposes as State's exhibit 38 which is now an exhibit which has already	(21)	Halloween night, and Adnan had bought he and Hae tickets. And at the last minute sine
(22)	in evidence 37 which was a text book and various papers that were ceased from the	(22)	backed out on him. And Aisha and (indiscernible) also went with us
(23)	Defendant's room. Now I'd like you to take a few seconds and just read through that side	(23)	Q. And what was the date of that trip?
(24)	of the sheet, if you would?	(24)	A. October 31st.
(25)	THE COURT: Have you finished reading it?	(25)	Q. And what other significance did it have between the Defendant and Hae Lee?
(26)	MS. Yes.	(26)	A. I'm not sure.
(27)	THE COURT: Okay.	(27)	Q. Was that about the time of the first break up?
	5		B
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(1)		(1)	
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410) 367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883
,3)	BY MR. URICK:	(3)	A. Yes, after that.
(4)	Q. Are you able to identify that handwriting?	. + 1	Q. If I may have the document back at this time for I'll let you hold on to
(5)	A. Yeah, that's Hae's handwriting.	(5)	that (indiscernible) evidence at this time. Now the day of the crisis that the crisis
(6)	THE COURT: Say again? Can't hear you. Speak into the microphone.	(=)	intervention team was at Woodlawn High School were you among those who went to
(7)	MS. I It was Hae Lee's handwriting.	171	Aisha house after school?
(8)	THE COURT: Hae Lee's handwriting?	9.	A. The day that we were there we actually, I believe there was only about three of us who went to Aisha's house directly after school.
(9)	MS. N		tiffee of us who went to Alsha's house directly after school
(10)	BY MB LIBICY:		
,11)	BY MR. URICK: And the first side of the sheet that and the rad sheles on it. In	-1.7	Q. And who was that?
1274	Q. And that's on the front side of the sheet that's got the red sticker on it. Is	(11)	And who was that? A. I believe it was me, Aisha and Mark (indiscernible). And the rest of the
(12)	Q. And that's on the front side of the sheet that's got the red sticker on it. Is that correct?	:1.; (11) :12;	Q. And who was that? A. I believe it was me, Aisha and Mark (indiscernible). And the rest of the people went back to Peter house.
(13)	Q. And that's on the front side of the sheet that's got the red sticker on it is that correct? A. Yes, that's correct.	11.7 (11) (12) (13)	Q. And who was that? A. I believe it was me, Aisha and Mark (indiscernible). And the rest of the people went back to Peter house. Q. Did, at some point that night, did the Defendant come to Aisha
(13) (14)	Q. And that's on the front side of the sheet that's got the red sticker on it is that correct? A. Yes, that's correct. Q. Now I'd like you to turn the sheet over and, for now, ignore the first line at	(11) (11) (12) (13) (14)	Q. And who was that? A. I believe it was me, Aisha and Mark (indiscernible). And the rest of the people went back to Peter house. Q. Did, at some point that right, did the Delendant come to Aisha house?
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(13) (14) (15) (16) (17) (18) (19) (20) (21) (22)	Q. And that's on the front side of the sheet that's got the red sticker on it is that correct? A. Yes, that's correct. Q. Now'd like you to turn the sheet over and, for now, ignore the first line at the top. What follows looks to be like a series of notes being written back and forth between two people. Please read those through. A. Starting with the first one? Q. You can avoid the first line. That's a secarate line. Begin with the "here's the thing." Don't read it aloud. Just read it to yoursel like you did the front side. Have you had a chance to read them through? A. Yes. Q. Can you identify any of the handwriting on that page?	(11) (12) (13) (14) (15) (16) (17) (16) (19) (21) (22)	Q. And who was that? A. I believe it was me, Aisha and Mark (indiscernible). And the rest of the people went back to Peter house. Q. Did, at some point that night, did the Defendant come to Aisha house? A. Yeah, around five o'clock. Q. And how did he leave on that occassion? A. After we walched the news, he was rather upset because the story was on-on TV and he left. He said his spiritual advisor was coming to pick him up. MR. URICK: Witness for the defense. THE COURT: Cross? CROSS EXAMINATION BY MS. GUTIERREZ:
(13) (14) (15) (16) (17) (18) (19) (20) (21) (22) (23)	Q. And that's on the front side of the sheet that's got the red sticker on it is that correct? A. Yes, that's correct. Q. Now I'd like you to turn the sheet over and, for now, ignore the first line at the top. What follows looks to be like a senes of notes being written back and forth between two people. Please read those through. A. Starting with the first one? Q. You can avoid the first line. That's a secarate line. Begin with the "here's the thing." Don't read it aloud. Just read it to yourself like you did the front side. Have you had a chance to read them through? A. Yes. Q. Can you identify any of the handwriting on that page? A. Not definitely. It looks like the blue ink is Adnan's handwriting.	(1.) (11) (12) (13) (14) (15) (16) (17) (16) (19) (21) (22) (23)	Q. And who was that? A. I believe it was me, Aisha and Mark (indiscernible). And the rest of the people went back to Peter house. Q. Did, at some point that night, did the Defendant come to Aisha house? A. Yeah, around five o'clock. Q. And how did he leave on that occassion? A. After we walched the news, he was rather upset because the story was on-on TV and he left. He said his spiritual advisor was coming to pick him up. MR. URICK: Witness for the defense. THE COURT: Cross? CROSS EXAMINATION BY MS. GUTIERREZ: Q. Ms. you described yourself as a friend of Adnan Syed's?
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Page 293 Page 295 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES-TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) (2) (410) 367-3838 FAX: (410) 367-3883 she not? (3) - not necessarily all, but most of them? (3) Yes, she was. (4) A. (4) A. Q Q. You were all - - back in January of 1999 - - seniors, were you not? 45 And that had been true throughout your four years at Woodlawn. (5) 61 A. Yes. (6) A Yes, we were 17: (7) Okay. And in your senior year, throughout the whole year you followed the Q Is that correct? schedule -- class in the morning and then you would leave to be at work either by noon or (81 (5) A. That's correct. (9) one o'clock depending upon your schedule. Is that right? (9) Would you agree that the group as a whole - - that everybody regarded each (10) (10: other as friends? Q. (11) And that was ordinary. It occurred every day, five days a week. Is that A Yes Q. (12) correct? And that that cut across racial lines? (13)That's correct. A (14) That's why you know you weren't home and -- that call that Mr Unck 1141 Q. And that it cut across cultural lines? asked you about, you would not have been home to have gotten the information about (15) A. Q. (LE) Hae and then to talk to Adnan. And it cut across religious lines? (17) (27) It appears that there wouldn't've been enough time for that. A. (18) Okay. Because to your recollection -- now the first time you were asked --(18) Q. Q. You knew that Adnan Syed was a Moslem, did you not? (19) wait a minute. Let me finish asking you about Aisha. Aisha was also a friend and a fellow A. Yes. I did. senior together with Adnan? (20) Q. You knew it prior to October of 1998. Is that correct? (21) A. Yes. A (22) Q. And with Hae? (22) Q. And had you known Adnan prior to his coming to Woodlawn? Where did (23) (23) you go to middle school? And Aisha's house was a place where many of you seniors who were friends (24) I went to Deer Park. (24) 1351 Q (25) with each other gathered often. Okay. So you didn't know him in middle school. Is that correct? .261 A. Yeah. (26) Even during the school week? (27) 0 When you first met him, you knew shortly thereafter that he was a Moslem? Q. Page 294 Page 296 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 (410) 367-3838 (2) (410) 367-3838 FAX: (410) 367-3883 During the school year? (3) A. Q. And you knew that as a Moslem, he didn't date girls? 14. Q. I said even during the school week. (4) Yeah, occasionally. A. 51 A. Okay. And Aisha and Hae were particularly close were they not? And for all of his freshman year that was true, was it not? (6) Q. :6 Q. Yeah, they were best friends. (=) To my knowledge, it was. To your knowledge. And you'd consider yourself pretty close to Adnan? 2) Q. house was a location where Adnan and Hae would get (3) Q. together? 190 Yeah, I would. 131 Q. Would you not? Yes. A Yes, I would. Okay. And everybody knew, at least from April or May up until the first .::: Q. You and he talked a lot as friends? break up, that Hae Lee and Adnan were girlfnend and boyfnend? A. Yes (13) A. Q. Q. And pretty much exclusive to each other? (14) And you talked about problems in life, did you not? 1:41 ::5) (15) A. A Q. (16) Q And they sort of acted that way, did they not? (16) And not just the fun times, but the bad times. Is that correct? (17) A (17) A. That's correct. Q. (18) To your knowledge. Adnan remained a devout Moslem and did not date any (13: Q. Okay. And everyone in your group knew about that? (19) girl throughout his freshman year, did he? (19) 1201 To my knowledge, no. I wasn't as close friends with him freshman year as I Q. Woodlawn is a particularly large high school, is it not? was senior year. :211 A. (22) In senior year. Okay. Well prior to getting to senior year, you did know him :221 Q. There's about 1,700 kids that go to Woodlawn? Q. (23) and articulated in classes with him in sophomore year, did you not? Yeah. 1231 A. (24) Q. Okay. Now the classes that you were in were you in the gifted and talented Yes, I did. 24 (25) And in junior year, you became aware at the end of that year - - in April or 1251 program?

(26)

(27)

May of 1998 - - that he and Hae had gotten together?

(26)

Yeah. I was in the gifted and talented, and the magnet program.

And the magnet. And that meant you all had most of your classes together -

Page 297 Page 299 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (2) (410) 367-3838 FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 You knew Hae, did you not? (3) (3) Correct. A. Yes, I did. Q. And you knew ahead of time that he had also invited Hae? (4) (4) 0 Okay. And you'd consider her a friend, would you not? A. Yes (5) 151 (6) A. 161 Q. And that was okay with you, was it not? But prior to that time, you had not known Adnan to date anyone else? 7: (2) Q. A. Yeah, it was fine. (8) A. Not to my knowledge. (2) Q. Okay. And were there other friends that you invited to go on that outing with you? (9) Q. Of any race? (9) (10) A. No. :101 Yes. A. Of any religion? (11) Q. (11) Q. And other friends had also accepted. Is that correct? Not that I know of. (12) A. (12) A. (13) Okay. And Adnan was particularly forthcoming about his being a Moslem. (13) Q. And that event took place on Halloween day. Is that correct? (14) was he not? (14) A. (15) He was. (15) Q. Because it was related to Halloween, was it not? Q. (16) He was pretty outspoken about things in class, was he not? (16) A. (17) Yes. Q. And it was all - - the event was for all young people of your age? A. Q. And the differences of people in religion were something that he spent a lot Correct. (121 A. of time thinking about, was it not? (19) Is that correct? (19) Q. Yeah, he contemplated it. (20) A. A. Yes. (21) Q. He contemplated it. And he'd share his contemplations, would be not? (21) Q. Okay. And Adnan and other of your friends attended, correct? (22) Yes, he would. (22) A. Adnan seemed to be liked by both the girls and the boys in the group that Now did you attend the homecoming dance at Woodlawn? (23) (23) Q. (24) sort of clustered around the magnet program. (24) No, I did not. A. Yes. (25) Okay. And that was your choice, correct? (75) A. Q. (26) 0 Isn't that correct? A. Correct. Nobody kept you from going, did they? (27) A. That's correct. (27) Page 300 Page 298

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(2)	(410)	367-3838 · FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883
(3)	Q.	And that, again, cut across racial lines?	131	A. No.
(4)	A.	Yes.	(4)	Q. You were aware that Adnan and Hae Lee had gone as a girlfnend and
,5)	Q.	And it cut across cultural lines?	(5)	boyfriend as a date, were you not?
(6)	A.	Yes.	153	A. Yes, I was.
(-)	Q.	And it cut across religious lines?	:7)	Q. Okay. And you were that Adnan and Hae Lee had attended in the spring
,31	A.	Yes.	(3)	
(9)	Q.	Is that correct?	(9)	 Actually, I believe that it was April 25th.
(10)	A.	Uh-huh.	(10)	Q. April 25th. Okay. And you were aware that they attended that date as a
(11)	Q.	And when you became aware that Adnan and Hae were an item did it	(11)	date to go together?
(12)	conce	ern you?	(11)	A STATE OF THE PROPERTY OF THE
:131	A.	Not particularly. I did know them as friends, but not as well as I've grown	. : 31	Q. And you knew that because of your capacity as being their friend?
(14)	to kno	ow them through the last year.	(14)	A. Yeah.
(15)	Q.	Okay. And the last year you're now referring to started in the fall of 1998	(15)	Q. Okay. Now you were aware and you knew Hae you spoke to her cutside of
(16)	throu	gh January of 1999. Is that correct?	(16)	school, did you not?
(17)	A.	Yes.	(17)	A. Yeah, usually through Aisha.
(18)	Q.	The event that you are talking about related to Adventure World was an	(13)	Q. Okay. And through Aisha little because a lot of people went through
(19)	outing i	by your youth group related to your church. Is that correct?	(19)	Aisha, did they not?
(22)	A.	Yes.	(2C)	A. Yes.
(21)	Q.	And your church is where and what?	(21)	Q. She was sort of like the core of the group. Is that correct?
(22)	A.	Milford Mill United Methodist Church in Pikesville, Maryland.	(22)	A. Yes.
(23)	Q.	Okay. And that was a prearranged date. Is that correct?	(23)	Q. And Aisha was also friendly with Hae, correct?
(24)	A.	Yes.	(24)	A. Correct.
(25)	Q.	And you had asked Adnan?	(25)	Q. And she was friendly with Adnan?
(26)	A.	Yes.	(26)	A. Correct.
(27)	Q.	He was going to that outing as a result of your invitation. Is that correct?	(27)	Q. And friendly with other boys and other girls?

Page 301 Page 303 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (2) (410) 367-3838 FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 (3) Correct. before the junior prom up until the Halloween event - - Adventure World. Q It was a fairly large group of boys and girls, was it not? (4) (4) (5) A. Q. 53 That was the basis of knowledge that you knew? (6) Q Okay. And often time, girls stayed over at Aisha's, did they not? 5 A. :7) (") Q. And that was the combined knowledge that you got from what you Q. (5) Particularly on the weekends? . = 3 observed? (9) A. 191 A. (10) Q. And that group of girls that would do that would include Hae? Q. And your information from Adnan, your friend? (11) A. ::: A. Uh-huh. (12) And when Hae was there over the weekends, she would make arrangements 0 And your information from Hae Lee? to see Adnan? A. (14) From what I've heard, yes. 141 Q. And that also included information that you got from other kids. Is that (15) Okay. And Adnan and Hae were an item -- a topic of conversation among 1.5 correct? (16) the whole group, were they not? 1161 A. Correct. (17) Yeah, you could say that, I guess. 1171 Q. And you became aware that after that break up, there also came a point in (12) Okay. And that people would speculate on how their relationship was going. (18) time where they got back together? (19) would they not? (19) A. (20) They would. (20) Q. And you knew about when that occurred? (21) Okay. And do you remember when the homecoming dance was -- the one A. Yeah. It was shortly after their break up. I wouldn't say longer than a week (22) that you didn't attend but that you knew Adnan and Hae attended? (22) Q. Okay. So then to your knowledge, they were broken for about a week or (23) I believe it was October 30th, the night before we went to Adventure World less? (24) Okay. And were you aware of what events had transpired at the .24: A. Yeah. (25) homecoming dance? (25) Q. Is that correct? I believe that his -- I heard that his father -- or his parents came and took About - - less than two weeks. (26) 281 A. him away from the dance. 127, (27) Less than two weeks. And they then, once they got back together, they were

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(2)	(410)) 367-3838 FAX: (410) 367-3883	(25	(410)	367-3838 FAX: (410) 367-3883
13	Q.	From the homecoming dance?	127	like ti	hey were before, were they not?
(4)	A.	Right.	14,	A.	Correct
. 5 .	Q.	But you heard that from other people?	5;	Q.	Okay. And you were aware of the reasons for the break up, were you not?
3:	A.	From Aisha.	(6)	A.	That both of them were having doubts.
. 7.	Q.	Because there was a big to-do about it?	(7)	Q.	About the relationship?
2 1	A.	Yes.	(3)	A.	Yeah.
191	Q.	It was kind of exciting? Or interesting?	: 91	Q.	And that wasn't unusual for 17 year olds, was it?
1251	A.	Kind of, yeah.	111	A.	No, not really.
.11)	Q.	And all the kids talked about it?	(11)	Q.	And they remained friends afterwards, did they not?
111	A.	Uh-huh.	121	A.	Yes, they did.
,231	Q.	And you understood that shortly thereafter, either that next day	1131	Q.	Okay. And it appeared that they cared for each other a great deal?
14,	Hallow	een or at some point, Hae and Adnan chilled their relationship?	. 4 .	A.	Yes.
(15)	A.	Correct.	.15;	Q.	And were you aware that during that time before Halloween or the day
(16)	Q.	Were you aware that they had chilled their re-attorish a prior to that date?	1161	after of	r the day before that Adnan was, in fact, talking to other girls?
:	A.	Prior to the date of?	17)	A.	I wasn't particularly aware of that, no.
1161	Q.	Either the Halloween event that you and 4 than joined you and Hae did	13)	Q.	Would you be surprised to learn that?
(19)	not of	r on the homecoming dance	.19;	A.	I would say no. I mean, I'm not really sure.
(22)	A.	I believe it was after we went to the Halloween Scream and the Adventure	20)	Q.	No, based on Adnan? Or no based on other information you had?
:2:-	World	d trip.	:21/	A.	Based on, I guess, his personality and his commitment to her.
2:	Q.	Okay. But to your knowledge, the only time they booled their relationship	-25	Q.	He was very gregarious, was he not?
,231	was t		.2.11	A.	Yes.
:24)	Α.	Right	124)	Q.	And he was very easily liked, was he not?
:25)	Q.	At the end of October?	1251	A.	Yes.
(26)	A.	Right.	1261	Q.	And most of the girls considered him pretty attractive?
.27)	Q.	That they had gone non-stop from the time they became an item shortly	(27)	A.	I wasn't really aware.

Page 305 Page 307 (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) .2. (410) 367-3838 FAX: (410) 367-3883 Q. And pretty generous and sweet? A. Well my last class was at 10:40, so I'd leave right after that class. (3) 13; Uh-huh. 43 Q. (4) A. So you don't hang around for any reason? No, because everyone else is in class at that time. 0 Is that correct? (5) Okay And therefore there wouldn't be anybody around to hang around ,6) A. Okay. And so if there were other girls that were interested in his affections. (7) with, correct? you would not be surprised as his friend? 15 (8) A. No. (9) Q. So you would then leave home. Is that correct? (10) Q. Even knowing Hae? A. (11) Q. I mean, leave for home. A. (12)Q. And even knowing the intensity of their relationship? : 12. A. Yes. Q. (13) A. .139 And after you left, you didn't return to school for any reason did you? (14) Were you aware of whether or not before Halloween. October 30th or the 12.21 Q. A. (15) day after Halloween of whether or not your friend. Hae, was speaking to or going out 115; Q. You didn't participate in athletics? (16) with other boys? :16 A. I wasn't aware of that. (17) A 1. 1 Q. Though you knew most of your friends did? (18) Q. Would you expect to be aware of that? A. You knew Adnan did, did you not? :191 Not really. Anything's possible. I couldn't say for sure. 1 -Q. Well I'm saying because of your relationship with Hae if she were in fact A. 0 1 Q. (21) seeing someone else at the time that she saw Adnan, would you expect to have known You knew that he participated in indoor track? (22) about it? A. At that point in time - - no, I wouldn't've. . ! Q. (23) And you knew that he participated in the football season is that correct? (24) 0 No. Based on the nature of your relationship with her, is that correct? 14: A (25) A 0. You knew Hae participated in field hockey? Uh-huh. (26) Q. So you - - but the information wouldn't necessarily surprise you? -4-A. 27 And in girls' lacrosse? (27) Page 308 Page 306 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 (410) 367-3838 FAX: (410) 367-3883 (410) 367-3838 You discussed with Mr. Unck the date of January 13th. Do you recall that A. Yes. (3) Q. day? 41 Q. And it was your choice to not participate in those things? 111 A. Correct. (5) A. 0. And that date was, again, the same as all other days. You would've left You were aware that students who did had to participate in them after school 16: school before noon, generally, correct? ended for the day, meaning after 2:15. 73 21 A. Right ,5) Correct? + Q. Is that correct? Q. Would you go home before you would go to work? 191 1135 A. Correct. On most days, yes, I did go home or I'd go out to lunch with somebody A And then go to work? But so you never saw any of them participating in any of those events? (11) Q. :111 Q. Not unless I was scheduled to go to game (12) A. Right. Q. Okay. But that would take special arrangements? (13) Q. And you were a person who was punctual in your work, were you not? Right. (14) A. 14 A. . 51 Q. Or the game would have to be outside of your work schedule, correct? (15) Q. Sort of like an internship? Correct. 161 A. (16) : 7: And sometimes that happened? Q. Okay. But you worked five days a week, did you not? (17) Q. 15) (18) Q. And sometimes you went to those games, correct? And you were expected to be on time whatever time you were supposed to 1191 (19) A. be there. Is that correct? 12:1 0 Okay. Now on the 13th, you got a call from Aisha. (21) Correct. And you generally were on time, were you not? :221 A. Q. Is that right? (23) A. A. (24) 0. Then you worked to a set time every afternoon? -41 Q. On your own line? ...51 (25) A A. -0F) (26) Q. So on the 13th, the latest you would've been at the school would have been And that's a line - - was that in your bedroom? Q. (27) like 11:30ish?

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(1)				(1)			. age a		
		ACCUSCRIBES	TRANSCRIPTION SERVICE			ACCUSCRIBE	ES TRANSCR	RIPTION SERVICE	
(2)		367-3838	FAX: (410) 367-3883	(2)		367-3838	-0 /////00//	FAX: (410) 367-388	22
(3)	A.	Yes.	(, ,	(3)	Q.		were some days th	at you worked earlier?	3
(4)	Q.	Okay. And normally nobo	dy else in your family would answer that, would	143	A.		be on Tuesday		
(5)	they?			151	Q.			not a Tuesday: t was a	
(6)	A.	No.		16:	Wedr	nesday, was it			
(7)	Q.	That was for yo	ou. Is that correct?	17)	A.	Yes, it was.			
(8)	A.	Yes.		(5)	Q.	You know th	nat now, correct	ct?	
(9)	Q.	And it has a vo	ice mail on it?	13.	A.	Yeah.			
(10)	A.	My phone has	an answering machine on it.	(10)	Q.	Because that's b	been brought out to	your attention, correct?	
(11)	Q.	So that someone who's ca	lling, if you're not there, can leave a message. Is	1.1.1	A.	Correct.			
(12)	that c	orrect?		1121	Q.	You didn't independen	ntly remember that it was	a Wednesday though, did	
(13)	A.	Correct.		.13)	you?				
(14)	Q.	And you can re	trieve them?	(14)	A.	Well I would've only be	ecause my birthday was o	on that Friday which is the	
(15)	A.	Yes.		1159	15th.				
(16)	Q.	And that message system	was operational back on January 13, 1999, was it	(16)	Q.	Okay.			
(17)	not?			(17)	A.	So I would he	ave been able	to recall it.	
(18)	A.	Yes.		(18)	Q.	And that's becau	use there was that	specific reason. Is that correct	ct?
(19)	Q.		n then when was the first time that you were	(19)	A.	Yes.			
(20)	asked		events of January 13th and before?	.20)	Q.	Okay. And your recoll	lection is that, on a Wedn	nesday, you would have not	
(21)	A.	When I was qui	estioned by the police on March 1st.	21,	gotter	n home before	20 after 5 at t	the earliest?	
(22)	Q.	On March 1st. So March 1	st was the first time that you were asked to recall	, = =)	A.	Well it's usually a	around 5:15 or, if I	I go to the bank for my bos	S
(23)	all of t	hese events. Is	that correct?	(23)	some	times, which p			
(24)	A.	Correct.		(24)	Q.	Okay. So but then nor	rmally then your arrival tin	me would be some where	
(25)	Q.	That was after A	dnan Syed was arrested, was it not?	,25)	betwe	en 5:15 and 5	5:30?		
(26)	A.	Yes.		(26)	A.	Correct.			
(27)	Q.	He was arrested	on February the 28th. Is that correct?	(27)	Q.	And it's your recollection	on, not that Aisha Pittman	n called you the minute you	
		P	age 310				Page 312		
(1)			- 5	:1)			-3		
	1	CCUSCRIBES	TRANSCRIPTION SERVICE			ACCUSCRIBE	S TOANISCO	IPTION SERVICE	
(2)		367-3838	FAX: (410) 367-3883	(2)		367-3838	3 TRANSCRI		2
(3)	A.	Correct.	1 AX. (410) 301-3883	(3)	walke			FAX: (410) 367-388	3
(4)	Q.		sked to recall anything that occurred on the 13th	- 147	A.	No.			
(5)			when the police asked you. Is that correct?	,51	Q.	That is was i	much later?		
(6)	A.	Correct.	when the poince asked you. Is that confect:	(5)	A.	Yes, any time			
(7)	Q.		he date, did you speak to a detective?	(7)	Q.			n of when that call took place?	2
(2)	A.	On?	to date, did you speak to a detective?	21	A.	No.	iave no reconection	if or when that call look place	
(3)	Q.	On March the 1	st	71	Q.		alled you you had	no idea where Hae was?	
(13)	A.	Yes, I did.	31.	:121	A.	No.	aneu you, you nau	no loga where has was?	
(11)	Q.		your statement recorded?	(11)	Q.		in Haa sinna hafare	e 10:40 in the morning?	
(12)	A.	No.	your statement recorded!	(12)	A.	Correct.	in ride sirice belote	o 10.40 in the morning?	
(13)	Q.	William managements	own in any way?	(13)	Q.		as nothing un	usual about that.	
1 1	W.	AAGO II AALIITGII O	OWITH GITY Way:		w.	ATIO CITETO WE	as nothing unit	usuai autuu iiiat.	

121	А.	Correct.	121	Walke	\$U 111.
(4)	Q.	So the first time you were asked to recall anything that occurred on the 13th	- 141	A.	No.
(5)	of Janua	ary was on March 1st when the police asked you. Is that correct?	,51	Q.	That is was much later?
(6)	A.	Correct.	(8)	A.	Yes, any time after 5:30.
653	Q.	Okay. Now on the date, did you speak to a detective?	(7)	Q.	Okay. But you have no recollection of when that call took place?
(2)	A.	On?	+ 2 1	A.	No.
(2)	Q.	On March the 1st.	91	Q.	And when she called you, you had no idea where Hae was?
(13)	A.	Yes, I did.	:121	A.	No.
(11)	Q.	Okay. And was your statement recorded?	(11)	Q.	You had not seen Hae since before 10:40 in the morning?
(12)	A.	No.	(12)	A.	Correct.
(23)	Q.	Was it written down in any way?	(13)	Q.	And there was nothing unusual about that.
(14)	A.	They took notes while they questioned me about the letter.	(14)	A.	No.
(15)	Q.	Okay. And they questioned you exactly about what Mr. Unck asked you	(15)	Q.	Is that correct?
(16)	about,	did they not?	16)	A.	Correct.
(17)	A.	Correct.	-1	Q.	And was Aisha asking you to spread the word?
(13)	Q.	Okay. Your phone number appearing on Adnan's cell phone?	1221	A.	No, not particularly. She just wanted to know if I would've known where
(19)	A.	Yes.	1191	she w	vas.
(20)	Q.	And you gave them essentially the same answers?	(20)	Q.	Where she was. Okay. Aisha wour friend, knew that you worked
(21)	A.	Yes.	(21)	every	day, did she not?
(22)	Q.	But between January the 13th and March 1st nobody asked you about these	(22)	A.	She knew.
(23)	events	s, did they?	(23)	Q.	And knew that you left school at 10:40, did she not?
(24)	A.	No.	(24)	A.	Yes.
(25)	Q.	No. Okay. Now you understand that generally you stayed at work till five	(25)	Q.	And knew that you didn't come home till 5:15 or 5:30?
(26)	o'clock	k or so?	(26)	A.	Yes.
(27)	A.	Yes.	(27)	Q.	Okay. And that that was your every day routine during the five days of the

Page 313 Page 315 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 (2) FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 regular work week. Is that right? (3) different from everyone else. (3) Now on the front side, the side where the State's exhibit's red sign is, is Correct. (+) (4) A. there indication as to who this note or letter is addressed to? (5) Q. And she asked you to do nothing. Is that correct? (5) (6) (#) And based on the fact that you didn't get any request, you didn't go around Can you tell from the body of the letter to whom it's addressed to? (7) Q. calling everybody, did you? 15) (8) A 191 No. 13. Q. Okay. And it seems to be addressed to Adnan, does it not? (10) Q. But Hae's not being able to be located was of concern to you as a friend. A. Correct. Because it discusses their relationship, does it not? (11)was it not? (11) Q. (12)Correct. (12) A. Q. (13) And you, of course, had no idea of anything that might of led to her : 13) Q Okay. And did you have any idea of how the writing got on the back? disappearance? (14)(14) A. (15) Correct. (15) Q. Do you recognize like Aisha handwriting? (16) Q You hadn't noticed or heard anything from her or from any other source that (16) A. Yes, the pencil. (17) had made you believe that Hae Lee's life was in danger? (17) 0 The pencil. And the pencil, you -- it appears to be appears that two people (13) (18) are talking to each other, each using different - - one's using a pencil, one's using a pen Or that there was something else going on with her life? (19) Q. :19) A. A. Q. And it appears that those are two separate people, are they not? (20) (21) At the time, on January 13th, you knew that Adnan and Hae were no longer (21) A. ,221 an item - - a couple, did you not? (22. Okay. And the person in pencil is asking the person who responds (23) A. Correct. something about whether or not Hae Lee is pregnant. You knew that from Hae, correct? (24) 0 (24) A. (25) A (25) 0 Does that not appear to be? (26) Q. And you knew it from Adnan, correct? (ZE) A. It does. And the person who's writing in pencil who you've identified (indiscernible) (27) Correct. (27) Page 316 Page 314 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 (410) 367-3838 FAX: (410) 367-3883 (2) FAX: (410) 367-3883 (2) Q. And you were still friends with both of them, were you not? (3) it may be Adnan, right? :41 In pen. (4) A. Q. And from your observation, they were both still friends with each other, were .5 In pen? (5) they not? A Yes. (é) Q. In the blue ink, right? A. Yes, they were. 3: A. : 37 Because you still observed them every day in the morning hours from the . . 141 Q. That person in the blue ink first asked the person in pencil to have her --191 time you got to school. relating to Hae - - make a list of all her symptoms and compare it with the list on the Correct. A. overhead, did they not? :11) Q. Did you not? They did. 1:2) A. Yes. (10) A. Q. Okay. And that's the writing that you're identify as you think it's Adnan's And there was never an opportunity that you observed that the two of them (:3) correct? (14) didn't speak to each other, was there? (14) A. (15) (15) Q. (16) When were you first asked to identify that? Q. They still appeared to be close? (16) (17) A. In this courtroom. Yes. (17) A. (10) Q. In this courtroom today? And they still appeared to be cannot people about each other. Is that correct? (19) Q. A. Right. (19) (19) (22) Q. Okay. In December of 1999? Okay. Now you were asked. Ms. Meyers -- If I may -- Ms. Meyers do you 1201 know - - you said - - you identified this as Hae Lee's writing? (21) A. (22) Q. Have you ever been asked to identify Adnan's writing on any other occasion? 1221 Correct. It appears to be her signature, doesn't it? (23) Q. (23) A. (24) Q. And were you ever asked to identify this at the time that spoke to the (24) A. detective back on March the 1st of 1999? (25; (25) 0 And is it because you recognize her writing or because you recognize her (26) A. 126; signature? And were you ever asked to identify any piece of known writing - - meaning (27) Q.

Well it's a combination of the two She has a very distinctive handwriting --

		Page 317			Page 31	19
(1)			(1)			
		ACCUSCRIBES TRANSCRIPTION SERVICE			ACCUSCRIBES TRANS	SCRIPTION SERVICE
(2)	(410)	367-3838 FAX: (410) 367-3883	121	(410)	367-3838	FAX: (410) 367-3883
(3)	writin	ig known to have been written by Adnan, your friend?	(3)	A.	The day of.	, , , , , , , , , , , , , , , , , , , ,
(4)	A.	No.	(4)	Q.	The day that he got hi	is cell phone. Is the correct?
(5)	Q.	Would you have done so if you had been asked?	751	A.	Yes.	
(6)	A.	Yes.	-61	Q.	And you got that number from	n your friend, Adnan Syed, did you not?
(7)	Q.	Just like you were asked in this courtroom. Is that correct?	572	A.	Yes, I did.	100
(8)	A.	Yes.	19:	Q.	And you were aware that oth	ers got his number, too, were you not?
(9)	Q.	You answered Mr. Urick's questions about you were sure that you received	(9)	A.	Yes.	
(10)	the call -	 when you left the message to Adnan, after speaking to Arsha, was on his cell 	(12)	Q.	The group I'm discussing, at Woodlawn	that were scholar athletes in the
(11)	phon	e. Is that correct?	(11)	magnet p	rogram there you were a pretty talkative	bunch among each other, were you
(12)	A.	Uh-huh.	(12)	not?		100
(13)	Q.	Okay. And you were aware that he had a cell phone because he had recently	(13)	A.	That's correct.	
(14)	gotte	n it, were you not?	(14)	Q.	About each of your ov	vn's business, correct?
(15)	A.	Yes.	(:5)	A.	Uh-huh.	
(16)	Q.	Okay. And Mr. Urick asked you a series of questions about had you ever	(16)	Q.	And about each other	's business, correct?
(17)	called	at his home. You had called at his home, had you not?	(17)	A.	At times, yes.	
(19)	A.	To his parents line, no, I never to this day have called that line.	(18)	Q.	About boy/girl stuff?	
(19)	Q.	And prior to his getting a cell phone, did you call ever at his?	(19)	A.	Yes.	
(20)	A.	No. The only time I would contact him was through his pager.	(20)	Q.	Whether it was with each other or with s	someone outside of the group Is
(21)	Q.	Okay. He had a pager, did he not?	(21)	that o	correct?	
(22)	A.	Yes.	.22)	A.	Correct.	
(23)	Q.	And you could reach him and then he would call back, correct?	231	Q.	And that occurred almo	st on a daily basis, did it not?
(24)	A.	Yes.	(24)	A.	Yes.	•
(25)	Q.	And that was always an okay way to get in touch with him livas it not?	(25)	Q.	Okay. On March 1st, when you were as	sked to speak to the detective and
(26)	A.	Yes.	:26)	they look	notes between then that day. March 1	
(27)	Q.	As far as you were concerned?	(27)		int those events again?	
	-				3	

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	ACCUSCRIBES TRAN	SCRIPTION SERVICE		,	ACCUSCRIBES TRANS	CRIPTION SERVICE
(410		FAX: (410) 367-3883	(2)			FAX: (410) 367-3883
) - A.	Uh-huh.	Marie Control of the	37	A.	(Indiscernible) phone conversa	ations with the attorney (indiscernible).
) Q.	As his friend?		(4)	Q.	With Mr. Urick?	
) A.	Yes.		(5)	A.	Yes.	
) Q.	Is that correct?		(€)	Q.	In preparation for your	testimony today?
) A.	Yes.		(7)	A.	Correct.	
Q.	And that's how you made arrangemen	ts to meet with him or to go out, or to	(9)	Q.	And that's been recent	has it not?
do a			191	A.	Yes, it has.	
. A.	Yes. We usually mad	de the arrangements in school.	(2.2)	Q.	Okay. Other than that, have you been as	sked to recoffect the events of
Q.	Pardon?		111	Janua	ary the 13th	
) A.	Usually arrangements	s were made in school.	(12)	A.	No.	
) Q.			.13)	Q.	in any other way?	
) A.	I guess it was more like public knowled	ge that because he wasn't allowed to	(14)	A.	No.	
talk t	o certain people becaus	se of his religion.	(15)	Q.	Okay. Now on the 13th, you did, in fact, i	have two conversations that you
) Q.	Meaning girls?	Sept. 1 Sept.	(16)	remer	mber with Adnan Syed?	
) A.	Right. That we weren't supposed to ca	il his home because ne would get in	(17)	A.	One actually that I distinctly rea	member. The other one I don't recall.
troub			191	Q.	And that conversation was wh	en he actually called you?
Q.	Okay. And you all ho	pnored that, did you not?	:19)	A.	Yes.	
. A.	Yes.		.20)	Q.	in response to the voice mail message th	nat you had left on his new cell
Q.	Because for the most part, until his op	en dating of Hae in the spring of 1998.	21)	phone	9?	
Adnan, y			(22)	A.	Actually, I don't believe when I had ask	red him, he said that he didn't
	Yes.		(23)			
Q.	Even though they might ma	ke somebody else uncomfortable?	(24)	about	a day and it wasn't sure h	ow to check the messages yet.
) A.	Yes.		(25)	Q.	But he was just calling	you?
Q.	When he got his cell phone though, yo	ou had his number the day after did	.26)	A.	Right.	
			(27)	Q.	Okay. And you told him about Hae's v	what then appeared to be an
	A. Q. A. Q. A. Q. A. A. talk t rout. Q. A.	ACCUSCRIBES TRAN (410) 367-3838 A. Uh-huh. Q. As his friend? A. Yes. Q. Is that correct? A. Yes. Q. And that's how you made arrangement do anything, correct? A. Yes. We usually made anything, correct? A. Yes. We usually made Q. Pardon? A. Usually arrangements Q. In school, itself, Okay. Had you ever A. I guess it was more like public knowled talk to certain people becaus Q. Meaning girls? A. Right. That we weren't supposed to catrouble. Q. Okay. And you all how yes. Q. Because for the most part, until his op Adnan, your friend, appeared to be a devout Moster A. Yes. Q. Even though they might made A. Yes. Q. When he got his cell phone though, you was a controlled to the control of the c	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 A. Uh-huh. Q. As his friend? A. Yes. Q. Is that correct? A. Yes. Q. And that's how you made arrangements to meet with him or to go out, or to do anything, correct? A. Yes. We usually made the arrangements in school. Q. Pardon? A. Usually arrangements were made in school. Q. In school, itself. Okay. Had you ever been told not to call his house? A. I guess it was more like public knowledge that because he wasn't allowed to talk to certain people because of his religion. Q. Meaning girls? A. Right. That we weren't supposed to call his home because ne would get in trouble. Q. Okay. And you all honored that, did you not? A. Yes. Q. Because for the most part, until his open cating of Hae in the spring of 1998. Adnan, your friend, appeared to be a devout Mostern who wanted to follow those rules? A. Yes. Q. Even though they might make somebody else uncomfortable? A. Yes. Q. When he got his cell phone though, you had his number the day after did	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) A. Uh-huh. Q. As his friend? A. Yes. Q. Is that correct? A. Yes. Q. And that's how you made arrangements to meet with him or to go out, or to do anything, correct? A. Yes. We usually made the arrangements in school. Q. Pardon? A. Usually arrangements were made in school. Q. In school, itself. Okay. Had you ever been told not to call his house? A. I guess it was more like public knowledge that because he wasn't allowed to talk to certain people because of his religion. Q. Meaning girls? A. Right. That we weren't supposed to call his home because ne would get in trouble. Q. Okay. And you all honored that, did you not? A. Yes. Q. Because for the most part, until his open dating of Hae in the spring of 1998. A. Yes. Q. Because for the most part, until his open dating of Hae in the spring of 1998. A. Yes. Q. Even though they might make somebody else uncomfortable? A. Yes. Q. Even though they might make somebody else uncomfortable? A. Yes. Q. When he got his cell phone though, you had his number the day after did 26)	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838	ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 A. Uh-huh. Q. As his friend? A. Yes. Q. Is that correct? Q. And that's how you made arrangements to meet with him or to go out or to do anything, correct? A. Yes. We usually made the arrangements in school. Q. Pardon? A. Usually arrangements were made in school. Q. In subnot itself. Okay. Had you ever been told not to call his house? A. I guess it was more like public knowledge that because he wasn't allowed to talk to certain people because of his religion. Q. Meaning girls? A. Right. That we weren't supposed to call his home because ne would get in trouble. Q. Okay. And you all honored that, did you not? A. Yes. Q. Because for the most part, until his open cating of Hae in the saming of 1998. A. Yes. Q. When he got his cell phone through, you had his number the day after did A. Yes. Q. When he got his cell phone through, you had his number the day after did

Page 323 Page 321 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 (2) apparent disappearance, and you had not received any further information than what you (3) (31 Baltimore, Maryland 21207. MR. URICK: With the court's permission, at this time I will publish (4) (4) 15' certain documents to the jury. First the diary of Hae Min Lee that's in evidence. Certain 151 sections that were the subject of the State's pre-thal motion. The first exhibit that I'd ask (6) Q Just that she had not shown up where ever she was supposed to show up is 21 that correct? this witness to read would be the May 14th of 1999 - - pardon me, 1998 entry in the diary 171 . 8 ; A. Yes. 141 I believe it should be open to that page at this time. (9) Q. Do you know a person by the name of Jay Wilds? 191 MS. GUTIERREZ: We're gonna object, Judge, the diary isn't --I know of him. I don't know him personally, as friends. Sustained. Come up, counsel. (10) THE COURT: (11) Okay. You had never gone out with him? (Counsel and Defendant approached the bench and the following ensued:) Q. (11) (12) (12) First of all who is the witness? A. No THE COURT: (13) Q. Not in a group? MR. URICK: Deborah B Yes. Who is she? What is she to? (14) A One time, I believe, in a group, yes, :14, THE COURT: (15) Q. Okay. You believe that this person, who is not a friend of yours? (:5) She's a friend of Hae Lee's. She was a fellow student at MR. URICK: (16) A. Right. (16) Woodlawn. Q. And you know Stephanie N THE COURT: Okay. Are you calling for any purpose other than to read (17) (17) (18) A. Yes. (18) the diary? (19) Q. And were you aware of the closeness of the relationship between Stephanie 1141 MR. URICK: Yes. It's just that we -- when we entered the diary with (20) Young, we indicated we would publish certain sections but we said we wanted to do it 7201 and Adnan Syed? I had known that they were good friends. (21) with a later witness. We thought maybe Young Lee's accent made it inappropriate for A. him to read it. We thought one of the females would be a better voice for reading it. so 0 Okay. And that they were good friends dating back to their time in middle 123 school? (23) that's why we wanted to do that with Debbie (24) Correct. THE COURT: How long will this take? A It wouldn't think it'd take more than 10 minutes (25) Okay. And you are aware that Stephanie dated a person by the MR. URICK: name of Jay Wilds? 1061 THE COURT: Okay. What was your objection? 261 1271 Yes. MS. GUTIERREZ: Well, Judge, the diary is in evidence and speaks for (27) A. Page 324 Page 322 (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (410) 367-3838 21 (410) 367-3838 FAX: (410) 367-3883 121 FAX: (410) 367-3883 31 itself - - the entire diary. Okay And did you know that then, on the 13th of January 1999 -- the day (4) THE COURT: I'd say most documents are remarkably still voiced 21 that you got the call from Aisha Well this diary does. And first of all, we'd object to MS. GUTIERREZ: 151 Yes any further commentary by the State's attorney referring to while this specific exert was a MS. GUTIERREZ: Okay. I have nothing further. Thank you. ě. ě. THE COURT: -1 subject of a pre-trial motion by the State to let the diary in Redirect? THE COURT: (Indiscernible). Okay? Let's go on . Extremely briefly, your Honor. MR. URICK: 5 REDIRECT EXAMINATION (9: MS. GUTIERREZ: To allow a witness unrelated to the diary -- now they have not bothered to identify any specific section that they're going to ask this BY MR. URICK: witness to read. I don't think that I would withdraw my objection based on that, but I If I can -- just so I can understand what you said on cross examination. In (11) would like to know that. But to just have a witness unrelated to the diary. There are no trying to pin down times, what you're saying is you don't have a specific recollection of . . that day, you're trying to put it in what your usual pattern of behavior was. Is that (13) other notations by anyone else in this diary then there is made by Hae Min Lee. correct? (14) THE COURT: My object basically is do you - - for some reason, do you 114) have to publish these portions of it. If you want to publish portions of it, at some point, I Correct. (15) (15) A. might let you just read it. But is there any particular reason for her --MR. URICK: Nothing else. (16) (16) 1 1 ** THE COURT: Any recross? (1") MR. URICK: I thought we had the court's permission when we entered No. your Honor. (19) that to do that with a future witness and we were taking this opportunity to do that. (15) MS. GUTIERREZ: Very good You're excused Next witness Just come (19) THE COURT: I am just trying to save things. I mean, I would have no 1 31 THE COURT: trouble giving -- whether you read, at the appropriate time, from the diary, if you wanted 200 up to the witness stand. Yes, Mr Urick? (20) (21) to. I'm just wondering, again, is there any particular reason for getting this witness to do MR. URICK: At this time the State would call Deborah Warren to the this as opposed - - directly to her testimony. (22) 100 stand MR. URICK: Yes, I will -- think it does, because her testimony will (23) :23: DEBORAH elaborate upon those sections and fill in the background for the jury. (24) a witness produced on call by the Plaintiff, having been duly sworn according to law, was - 7 Okay. Well I will overrule the judgment for the moment. (25) THE COURT: -51 examined and testified as follows:

26)

(27)

State your name and address for the record.

Deborah

CLERK:

MS. WARREN:

(==)

I'll see where you go with it and if you're out on there on the limb, I'll saw it off for you

MS. GUTIERREZ: Well then I would ask that the since the prosecutor

	Page 325			P
(1)		(1)		
	ACCUSCRIBES TRANSCRIPTION SERVICE			ACCUSCRIBES '
(2)	(410) 367-3838 FA X: (410) 367-388	3 (2)	(410)	367-3838
(3)	didn't bother to do that.	.31	him awa	ay from who he is. I think I need
(4)	THE COURT: Direct her to a portion and go from there You can open	64.	thing. I le	ove him and he loves me. Nothi
(5)	the diary to the location		see what	happens. I'll probably kill myse
(6)	MR. URICK: Just before we get into that.	4.	comp	olicating things. In
(7)	DIRECT EXAMINATION			MR. URICK: Th
(S)	BY MR. URICK:	0.51	who	that refers to?
(9)	Q. Ms. did you know Hae Min Lee?	:91		MS. GUTIERREZ
(10)	A. Yes.	10)		THE COURT:
(11)	Q. How long did you know Hae Min Lee?	-11		MS. GUTIERREZ
(12)	A. Four years.	1121	a refe	erence by a dead
(13)	Q. In what capacity did you know her?	1131		THE COURT: A
(14)	 I knew her through school and we were very good friends 	.14,		BY MR. URICH
(15)	Q. And did you know the Defendant?	15)	Q.	Do you know wh
(16)	A. Yes.	161	A.	That would be n
(17)	Q. And how long did you know the Defendant?	1273	Q.	And this recess week that's
(18)	A. (Inaudible)	19:	A.	Yes.
(19)	Q. In what capacity did you know the Defendant?	19)	Q.	What was that?
(20)	A. School.	- 71		MS. GUTIERREZ
(21)	Q. And did there come a time that Ms. Lee and the Defendant started dating?	11		THE COURT: (
(22)	A. Yes.	22		BY MR. URICH
(23)	Q. How did they come to start dating?	231	Q.	What was that?
(24)	A. It was about junior prom which would be 98	(24)	A.	That was a time period that A
(25)	THE COURT: Ma'am, if you would pull the microphone down, and	25	relati	onship and go the
(26)	point it at your mouth, and then if you would talk directly into it, please.	261	Q.	And who suggested

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him away from who he is. I think I need time to organize these things, but I do know one	
thing. I love him and he loves me. Nothing will change that. I'll try a recess week and	
see what happens. I'll probably kill myself if I lose him, but I'll go crazy if things	
complicating things. I wish he'd call back soon."	
MR. URICK: The Deb in the beginning of that section, do you know	
who that refers to?	
MS. GUTIERREZ: Objection.	
THE COURT: Basis?	
MS. GUTIERREZ: Asking this witness to render her opinion as to what	
a reference by a dead person meant when it was made.	
THE COURT: Alright. You made your objection It's overruled	
BY MR. URICK:	
Q. Do you know who the Deb is that's referred to there?	
A. That would be me.	
Q. And this recess week that's referred to Do you know what that was?	
A. Yes.	
Q. What was that?	
MS. GUTIERREZ: Again, objection. Same basis	
THE COURT: Overruled.	
BY MR. URICK:	
Q. What was that?	
A. That was a time period that Adnan and Hae Lee would take a break for their	
relationship and go their separate ways.	
Q. And who suggested to them that that might be a wise thing to do?	

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A. It was about April of 98, it was (indiscernible) ready for junior prom

(1)	
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(3)	(indiscernible).
(4)	Q. How did they come to arrange their first date?
(5)	A. One came to me and lold me that they liked the other and the other did the
(6)	same. And I told Adnan to go up to Hae and say something to her. He finally did it. He
(-1	asked her to the prom and they started dating from that point on.
(2)	Q. Now I'd like to draw your attention to the document in front of you. Can
(3)	you identify the handwriting there? Yes, the book to your left.
(10)	 This is Hae's handwriting. This is her diary.
(11)	Q. Now I'd like to draw your attention the May
(12)	MS. GUTIERREZ: Can you identify it for me, Mr. Urick?
(13)	MR. URICK: I am.
(14)	MR. URICK: I draw your attention to the entry of May 14, 1998. Have
(15)	you found that entry?
(16)	MS. Yes.
(1")	MR. URICK: I would ask you to read that to the jury at this time.
(18)	THE COURT: Are you there, Ms Gutierrez?
(19)	MS. GUTIERREZ: Objection. Yes, your Honor, I am.
(20)	THE COURT: Okay. Overruled. You may read it.
(21)	MS. V 1 think I'll try that one week recess Deb suggested 1
(22)	(indiscernible) and went out with Aisha, Deb and Shawn in Shawn's new car It's so fly
(23)	with those tinted windows. We went to Baskin Robbins and I got some cappachino blast.
(24)	I couldn't be with my baby because he to go to DC for his religious stuff. That's what I
(25)	need to figure out. Do I (indisemible) pull him away from his religion? Mrs. Slavic all up
(26)	in my face about it. She said stuff like well Adnan used to be religious and strict last year.
(27)	but this year he is so loose, like I changed him. Actually, I did and I don't want to pull

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I did.

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Q. And why did you advise them of that?
A. Because they were having problems. They were both coming to me on a regular basis talking about the problems that were in their relationship and I suggested that they take some time away from each other.

Q. And what were those problems that they would tell you about?

A. Well since Adnan is a Moslem and Hae was aware that he should not have been dating her because he's not allowed to do that. It's against their religion. And (indiscernible) relationship. And he was very possessive of her. He didn't like her to do things that he didn't know about, and he didn't want her around other guys a lot because that really bothered him.

Q. Now I'll draw your attention to the next entry which is May 15th of 1998 I'd ask you to read that at this time.

A. "One o'clock a.m. I did it. Me and Adnan are officially on recess week - a time out. I don't know what's going to happen to us. Although I'm in love him. I don't know about him. He actually suggests that what we have is like not love. I heard the doubt in his voice. Although he couldn't pick up mine. I felt the same way. I like him. No. I love him. It's just all pressed in in the middle. His religion and Moslem customs are the main thing. It inks me to know that I'm against his religion. He called me a devil a few times. I know he's only joking but it's somewhat Irue. I hate that. It's like making him choose between me and his religion. The second thing is the possessiveness. Independence (indiscernible). I'm a very independent person. I rarely rely on my parents. Although I love him, it's not like I need him. I know I'll be just fine without him, and I need some time for myself, and (indiscernible) other than him. How dare he get mad at me for planning to hang to with Aisha? The third thing is the mind play. I'm sure it's out

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(1) . (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (2) (410) 367-3838 FAX: (410) 367-3883 (2) (410) 367-3838 FAX: (410) 367-3883 Forgive me, love. All the pain I've caused you will end soon if you'll move on ? of jealousy. Shil, I don't get jealous. And I think whoever trying to get me jealous is a (3) (3) fool because you'll definitely lose me. I prefer a straight relationship that don't get people (4) If you would now please move to December - December the 10th - 12/10 (4) mixed in just he wanted to play mind games. The fourth thing is nothing lit's just that I Have you found that page? I believe it's 12/10 Let's see if That is the page - - 12/10 (5) (5) do love him. It's just all the shifty things are messing with my mind. I'm just too If you'd read that, please. (6) .61 confused. If I don't take the time to set things straight, the whole thing will build up on A. Sorry I fall asleep on you. Anyways. I finally got myself back together (7) 17. my head making me mad and do something I'll regret forever. That's why I need the time 15. Today I went to my baby's track meet and since old memones. Anyways Lieve my out. I just hope that I don't lose him because of this. I love him, and I told him I wanted (9) (9) Adnan so much. So much to say that I love him brings tears to my eyes. I love you to it to be forever. I feel secure and comfy with him. I think he expected more of a (10) (:0) death. I'd love to be with you right now. I saw him at (indiscernible) when he ran into (11) spontaneous combustion. That's not going to happen all the time. Our relationship was that four by two. He's so dedicated to running and it makes him seem very sexy. Our (11) (12)great for me out first, then eventually calmed down. We started to strong and now we've (12) table as usual where he kissed me and sighed when I drove away from him. Then we're (13)settled in the very secure and loving relationship. I don't what he wants. All I want is him gone. I know, as I always have, that Adnan's warm smile is the one I can't live without (13) (14) - - to hold on to, to cuddle up to, to kiss when I feel empty Sigh. Maybe I'm supposed (14) You love the one you can't live without. I can't imagine my life without his smile his (15) to be loved, but supposed to love. And I thought I had found another keeper and maybe I (15) tough, and most importantly his love. I feel so guilty though - - about Don. I don't know (16) have. Hopefully we'll go through this and come out much stronger even with a stronger (16) why in hell I have such thoughts. It's all because of (indiscernible) and her ideas. I really foundation. I love him. I can live without him, but I love him and I want him with me (17) kind of want to tell Adnan about the whole Don thing, but I was so afraid. What if he (::3) Please, Adnan, be patient with me." (16) pushes him away? Will he (indiscernible) me? Will he still love me? I would die without (19) To your knowledge, did the Defendant and Ms. Lee have a sexual 1191 his love. I will just keep it a secret. But what if he finds out and hates me? No. I can: relationship? (20) tell him. He wouldn't forgive me because I don't forgive myself. I can't believe myself at (21) Yes, they did. (21) all. Maybe I should commit suicide. Should I get on my knees and beg for forgiveness? A. (22) Q. How did you know that? (22) Would he forgive me, or would he build up his walls again? I love you so much. Adnan A. (23) They both discussed it with me. (23) What have I done? Why do I keep on hurting you? I swear I don't mean to. Can't you 0 (24) And about how many occasions would the Defendant have discussed it with (24) find it in your heart to forgive me? You're my one and only forever." (25) you? (25) Q. Did there come a time that you became aware of a Don in Hae Lee's life? (lé: A. (26) A. Quite often. (27) Q. To your knowledge, had the Defendant had sexual relations with other What, if anything, did she ask you to do concerning Don? Q.

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(1)		(i)	
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410) 367-3838 FAX: (410) 367-3883	(2)	(410) 367-3838 FAX: (410) 367-3883
(3)	women before Hae Lee?	*31	A. She asked me not to tell Adnan about him.
141	A. One woman before Hae.	41	Q. And what, if any, questions did Adnan start asking you?
(5)	Q. How do you know that?	5-	A. He asked me if she was cheating on him with Don.
161	A. He told me.	16.	Q. And how did you handle that situation?
(7)	Q. I'd like you turn toward the end of the book now to 10/7 if you find that	(7)	A. I told him no, but I didn't tell him anything more than that because I didn't
(8)	please October the 7th. Have you found that page?	(8)	want to breach my friendship with Hae Min Lee.
(9)	A. Uh-huh.	(9)	Q. Now I'd like you to turn to January 6th, if you can find that. Did there come
(10)	Q. Would you read it, please?	(10)	a time that you became aware that the two of them had broken up for good?
(11)	A. "Wow I am a lazy writer but I just red over every single entry and I decided	(11)	A. Adnan and Hae?
(12)	to take my time to make them college scholarship applications, etc. Well for a few days	(12)	Q. Yes.
(13)	up till last Friday, he's was going to move out of his house and for the longest time I felt	(13)	A. Yes.
(14)	guilty as hell for being part of that severed tie between him and his mother. But he didn't	(14)	Q. How did that come about?
(15)	move out of his house, and I just found out, because his father is pretty sick."	(15)	A. Do you mean what she told me?
(16)	Q. And if you would the very next entry November 3rd of 1998 at this time	(16)	Q. What did they told you?
(17)	MS. GUTIERREZ: Your Honor, for the record, I'd like an objection	(17)	 Hae told me that she had finally broken up with him (indiscernible) they had
(31)	noted to all of this.	(19)	broken up and Adnan hadn't taken it very well. That's what she told me. And he told me
(19)	THE COURT: You have your objection to this portion. And the	(19)	as well that they had broken up and he was over her.
(20)	objection is overruled.	(20)	Q. Now if you would, read the entry for January 6th.
(21)	BY MR. URICK:	21)	A. "I just got done from being with Don. I really do like him so much."
(22)	Q. You may read it.		Q. And if you would, right below that January the 12th.
(23)	A. "Very late, late. Yawning. Who would have thought we would end of this?"	(23)	A. "I love you, Don. I think I found my soul mate. I love you so much. I fell in
(24)	Who would've imagined the amount of pain that comes with a broken heart? I know I'm	(24)	love with you the moment I opened my eyes to see you (inaudible) the first time.
(25)	doing the right thing. Call me selfish but this pain is way less than what it would be if we	(25)	Q. Okay. If you would close that exhibit and take a look at the other one.
(26)	stayed together. More hostility at his house. I loved you. Oh. screw it I still love you.	(26)	Have you seen that before now?
(27)	I would give any and everything to be in your arms and my heart's not that strong.	(27)	A. Yes.

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(1)		(1)	
	ACCUSCRIBES TRANSCRIPTION SERVICE		ACCUSCRIBES TRANSCRIPTION SERVICE
(2)	(410) 367-3838 FAX: (410) 367-3883	121	(410) 367-3838 FAX: (410) 367-3883
(3)	THE COURT: Does that exhibit have a number?	.31	kiss a guy, you probably think your pregnant. She's scheduled for sonograms and she's
(4)	MR. URICK: That is the State's exhibit 38 the letter that was ceased	145	still in denial. Pencil. Not that bad for me. For her, hell yeah."
(5)	from the Defendant's room. That's already been entered into evidence.	(5)	MR. URICK: Now please read what it says in blue ink at the top of the
(6)	BY MR. URICK"	;6)	page.
(7)	Q. We ask if you can identify the handwriting. Is that correct?	; 7)	MS. GUTIERREZ: Objection.
(8)	A. It's Hae's.	(3)	THE COURT: Overruled.
(9)	Q. And that's the handwriting on the front where the red tag is?	(9)	MS. WARREN: "I'm going to kill."
(10)	A. Yes.	110.	MR. URICK: I'd ask that the document be passed on for the jury to
(11)	MR. URICK: At this time, I'd ask for this witness to publish the	(11)	look at at this time.
(12)	document by reading it to the jury.	:12)	THE COURT: Okay.
(13)	MS. GUTIERREZ: Objection.	(13)	MR. URICK: Witness for the defense.
(14)	THE COURT: Overruled.	(14)	THE COURT: Cross?
(15)	BY MR. URICK:	(15)	CROSS EXAMINATION
(16)	Q. You may read it at this time.	(16)	BY MS. GUTIERREZ:
(171	A. "Okay. Here it goes. I'm really getting annoyed that this situation is going	(17)	Q. Ms. Warren, you were asked to identify the book and you immediately
(13)	the way it is. I (inaudible) for me and for you, you know. People break up all the time.	,191	identified it as Hae's diary, did you not?
(19)	Your life is not going to end. You'll move on and I'll move on, but apparently you don't	19:	A. Yes.
(20)	respect me enough to accept my decision. I really couldn't give a damn about whatever	201	Q. Because you were already familiar with that book, were you not?
(21)	you want to say. With the way things have been since 7 45 a.m. this morning now I'm	1223	A. Yes.
(22)	more certain that I made the right choice. The more fuss you make, the more I'm	(22)	Q. You knew it was Hae's drary because she shown it to you. hadn't she?
(23)	determined to do what I've got to do. I really don't think I can be in a relationship like we	.531	A. Yes.
(24)	had. Not between us, but mostly about the stuff around us. I senously did expect you to	(24)	Q. And, in fact, you had read it, prior to her death, in part, had you not?
(25)	accept, although not understand. I'll busy today, tomorrow and probably till Thursday	1251	A. No.
(26)	I've got other things to do. Better than give you any hope that we'll get back together. I	1261	Q. Hae carried that diary around with her generally on an every day basis, did
(27)	really don't see that happening, especially now. I never wanted to end this like this, so	(27)	she not?
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ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 127 (410) 367-3838 FAX: (410) 367-3883 hostile and cold. But I really don't know what to do. Hate me if you will, but you should :31 A. No. ect? ary?

modified and doubt. Dat i couly don't held in do I had the in job and one			770.
remember that I could never hate you."	(4)	Q.	Well you knew that it was her diary without even look at it, correct
Q. Okay. Now if you would turn it over. You were able to identify some of	6.1	A.	Yes.
that handwriting as the handwriting of Aisha. Is that correct?	10:	Q.	It wasn't identified to you as her diary before you read it here today by
A. Yes.		anybody other than Hae, was it?	
Q. A previous witness has identified the blue ink as the handwriting of the	.31	A.	Yes.
Defendant in this case and the pencil	4.93	Q.	And by whom was that?
MS. GUTIERREZ: Objection.	(10)	A.	The State's attorney.
THE COURT: Sustained.	(11)	Q.	Okay. Mr. Urick?
MS. GUTIERREZ: Ask the witness to disregard that remark.	1127	A.	Yes.
THE COURT: Overruled. Your motion is denied. Go on.	(12)	Q.	Whom you spoke to to prepare your testimony for loday. Is that correct?
BY MR. URICK:	.: 4	A.	Yes.
Q. Which handwriting did you identify?		Q.	So is it your testimony that it was a surprise to you that it was information
A. I identified Aisha the pencil.	116	you did	in't know when he pointed out and identified that book as Hae's diar
Q. Okay. At this time ignore the first sentence up on the top read it blue	:27)	A.	No.
ink, read what it say blue ink, say what it says, say penal read what it says in penal.	(19)	Q.	Okay. So it wasn't a surprise?
and go through the entire thing like that.	(19)	A.	No.
MS. GUTIERREZ: Objection. Same reason.	(20)	Q.	You knew it ahead of time?
THE COURT: Overruled.	(21)	A.	Yes.
MS. WARREN: 'Blue ink. You should ask her to make a list of all the	(22)	Q.	Okay. And you knew that from Hae?
symptoms and compare it with the list of the overhead. Pencil Let me ask her Are your	(23)	A.	I'm sorry. I didn't understand the question.
breasts tender? Pencil. Maybe she was pregnant so she had an abortion on Saturday	:= 41	Q.	Hae told you it was her diary, did she not?
while we went to Adventure World. Blue ink. Her clumsy self probably tripped and fell	:251	A.	Yes.
on the way to the clinic and caused an abortion. Pencil. She would never think she's	(281	Q.	She carried it around with her, did she not?
pregnant any time. I'd do anything with the guy I think I am Blue ink. When I wouldn't	(27)	A.	On occasion, yes.
, , , , , , , , , , , , , , , , , , , ,			

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Page 337 Page 339 (1) (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE (2) (410) 367-3838 FAX: (410) 367-3883 (3) (410) 367-3838 FAX: (410) 367-3883 On occasion. And she wrote in it, did she not? You may answer Was it easy for students to skip out of a class or classes? (3) Q. Q. A. Yes. A Yes. (4) (4) MR. URICK: Nothing else. Thank you, your Honor. Q. And you knew that as her friend, did you not? (5) (51 MS. GUTIERREZ: Nothing further. (6) A. (6) (7) Q. Mr. Urick asked you to read dated entries in that diary, did he not? (7) THE COURT: Very good. The witness is excused. Ladies and (8) A. (2) gentlemen, if you would return to your jury room. When you are released to go home this Q. You, however, only read what appears in the book, did you not? (9) evening, please, first of all, have a good evening, well rested, good dinners. And then if (9) (10) A Yes (10) you'll come back tomorrow between 9 and 9:15, pick up what we refer to as the jury fee. (11) Q. You don't know when the entries were made, do you? (11) and then come upstairs and back to your jury room. Please be in place by 9:30 a.m. (12) tomorrow morning. Thank you very much. Good evening to all of you. A. Okay. Thank you. Nothing further. Oh, I did have one other question. You (13) .13) MR. URICK: Your Honor, just for the record. I would note that the last spoke to Detective Ritz and Detective MacGilivray on March 26 1999 did you not? exhibit has only gotten to the forelady of the jury. Tomorrow morning, I would ask in the (14) (14) I don't remember the date. morning that it be continued to be passed around to all. (15) A. (15) THE COURT: You'll make a note of that and ask me in the morning to (16) Q Okay. But you remember speaking to them? (16) (17)A. (17) do that. MR. URICK: Thank you, your Honor. (18) Q And you remember that they tape recorded their interview with you, do you (12) THE COURT: Just leave your notepads in the chair. Remember, don't (19) not? (13) (20) (20) discuss the case with anyone -- among yourselves, or with your family members No A. (21) 0 And you remember that they asked you about the school schedule on January (21) news stories about crime and no investigation on your own. the 13th? (Jury was excused from the jury room 17:28) (22) (22) (23) Okay. THE COURT: (23) A. (24) MS. GUTIERREZ: I'm sorry, Judge. I missed what time you told us to (24) 0 Okay. And do you remember that they asked you what you did after be here in the morning. (25) afternoon announcements on the 13th. Do you remember that? (25) THE COURT: Yes, ma'am? (26) A. :261 Okay. And you recall that you told them that generally you would "wait (27) MS. GUTIERREZ: I'm sorry. I missed what time you told us to --(27) Page 338 Page 340 (1) ACCUSCRIBES TRANSCRIPTION SERVICE ACCUSCRIBES TRANSCRIPTION SERVICE FAX: (410) 367-3883 (410) 367-3838 FAX: (410) 367-3883 (410) 367-3838 • THE COURT: Getting ready to do that right now. until the halls cleared out and then, on that day, I think I went to the guidance counselor. -31 MS. GUTIERREZ: I thought maybe I'd missed it. I had to get a recommendation or something like that -- scholarship information. So I :4: THE COURT: Counsel, please be in place tomorrow at 9:30. We have 151 went and got that. And I'm positive just about then I saw Adnan that day before he went (6) a question from a juror. That questions is has there been a psychological evaluation of the to practice. I spoke to him and a couple other kids. And then that was very short -- that 18: accused? First question. Second question -- can I request one? See you tomorrow wasn't a long period of time that we did that." And then, probably about 2 45 you left. (7) Do you remember telling them that? (3) morning at 9:30, counsel. (2) (Court retired for the evening 17:29) Yes. (9) 19: MS. GUTIERREZ: Yes. Thank you. Nothing further. (101) (11) (11) THE COURT: Any redirect? If I may have the court's indulgence. (12) MR. URICK: :131 REDIRECT EXAMINATION (14) (24) BY MR. URICK: (15) Counsel, asked you about your attendance at school. Was it easy for a (15) 16) student at Woodlawn to skip out for a particular class or classes. (16) 17) Yes. (12) (19) MS. GUTIERREZ: Objection. (19) THE COURT: Basis? 1191 (20) MS. GUTIERREZ: Beyond the scope of direct lasked her a question (20) (21) about the specific question that she was asked - -(21) (22) THE COURT: But that's not beyond the scope of your cross though (22) (23) which is was scheduling. (23) (24) (24) MS. GUTIERREZ: Yeah, but I only asked her was she asked about her 1251 135) scheduling on the afternoon of the 13th of January and that was the only question on cross. (35) Thank you, Ms. Gutierrez. Overruled (26) THE COURT:

(27)

BY MR. URICK:

(27)

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ACCUSCRIBES TRANSCRIPTION SERVICE (1) (410) 367-3838 FAX: (410) 367-3883 (2) TRANSCRIBER'S CERTIFICATE This is to certify that the foregoing proceedings in the matter of State of Maryland vs. Adnan Syed, Case Nos. 199103042, 43, 45 and 46, heard in the Circuit Court for 141 (5) Baltimore City, on December 9 and 13, 1999 were recorded by means of videotape 161 I hereby certify that the proceedings, transcribed by me to the best of my ability, in a complete and accurate manner, constitutes the office transcript thereof. (5) In Witness Whereof, I have hereunto subscribed my name this 29th day of January. (9) (16) (11) Sandra Miller, Transcriptionist (12) (13) (14) Note: Note:
The transcript session on this day starts at page 155. We don't have any other pages. But, if you read the text closely there doesn't seem to be any gap in the events of the day. Also the page numbering of the same transcriptionist's other session ends at page 154. She place made at the page 154. transcriptionist's other session ends at page 154. She also made a mistake with the date shown in the heading and certificate of that transcript (December 9), which is why that date is also certified on this page. So, it is possible that the missing pages don't exist, and it is just an error, or a problem with the transcriptionist software used to produce these 4-to-a-page condensed transcript copies. For more information please see this wiki page https://undisclosed.wikispaces.com/Trial+Transcripts+-+Missing+Pages 1241