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(3) apparent disappearance, and you had not received any further information than what you  
(4) told us you had received by Aisha [REDACTED] Is that correct?

(5) A. Correct.

(6) Q. Just that she had not shown up where ever she was supposed to show up. Is  
(7) that correct?

(8) A. Yes.

(9) Q. Do you know a person by the name of Jay Wilds?

(10) A. I know of him. I don't know him personally, as friends.

(11) Q. Okay. You had never gone out with him?

(12) A. No.

(13) Q. Not in a group?

(14) A. One time, I believe, in a group, yes.

(15) Q. Okay. You believe that this person, who is not a friend of yours?

(16) A. Right.

(17) Q. And you know Stephanie [REDACTED]

(18) A. Yes.

(19) Q. And were you aware of the closeness of the relationship between Stephanie

(20) [REDACTED] and Adnan Syed?

(21) A. I had known that they were good friends.

(22) Q. Okay. And that they were good friends dating back to their time in middle  
(23) school?

(24) A. Correct.

(25) Q. Okay. And you are aware that Stephanie [REDACTED] dated a person by the  
(26) name of Jay Wilds?

(27) A. Yes.

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(3) Q. Okay. And did you know that then, on the 13th of January, 1999 -- the day  
(4) that you got the call from Aisha [REDACTED]

(5) A. Yes.

(6) MS. GUTIERREZ: Okay. I have nothing further. Thank you.

(7) THE COURT: Redirect?

(8) MR. URICK: Extremely briefly, your Honor.

(9) REDIRECT EXAMINATION

(10) BY MR. URICK:

(11) Q. If I can -- just so I can understand what you said on cross examination. In  
(12) trying to pin down times, what you're saying is you don't have a specific recollection of  
(13) that day, you're trying to put it in what your usual pattern of behavior was. Is that  
(14) correct?

(15) A. Correct.

(16) MR. URICK: Nothing else.

(17) THE COURT: Any recross?

(18) MS. GUTIERREZ: No, your Honor.

(19) THE COURT: Very good. You're excused. Next witness. Just come  
(20) up to the witness stand. Yes, Mr. Urick?(21) MR. URICK: At this time, the State would call Deborah Warren to the  
(22) stand.

(23) DEBORAH [REDACTED]

(24) a witness produced on call by the Plaintiff, having been duly sworn according to law, was  
(25) examined and testified as follows:

(26) CLERK: State your name and address for the record.

(27) MS. WARREN: Deborah E. [REDACTED]

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(3) Baltimore, Maryland 21207.

(4) MR. URICK: With the court's permission, at this time I will publish  
(5) certain documents to the jury. First the diary of Hae Min Lee that's in evidence. Certain  
(6) sections that were the subject of the State's pre-trial motion. The first exhibit that I'd ask  
(7) this witness to read would be the May 14th of 1999 -- pardon me, 1998 entry in the diary.  
(8) I believe it should be open to that page at this time.

(9) MS. GUTIERREZ: We're gonna object, Judge, the diary isn't --

(10) THE COURT: Sustained. Come up, counsel.

(11) (Counsel and Defendant approached the bench and the following ensued.)

(12) THE COURT: First of all, who is the witness?

(13) MR. URICK: Deborah [REDACTED]

(14) THE COURT: Yes. Who is she? What is she to?

(15) MR. URICK: She's a friend of Hae Lee's. She was a fellow student at  
(16) Woodlawn.(17) THE COURT: Okay. Are you calling for any purpose other than to read  
(18) the diary?(19) 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  
(21) with a later witness. We thought maybe Young Lee's accent made it inappropriate for  
(22) him to read it. We thought one of the females would be a better voice for reading it, so  
(23) that's why we wanted to do that with Debbie [REDACTED]

(24) THE COURT: How long will this take?

(25) MR. URICK: It wouldn't think it'd take more than 10 minutes

(26) THE COURT: Okay. What was your objection?

(27) MS. GUTIERREZ: Well, Judge, the diary is in evidence and speaks for

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(3) itself -- the entire diary.

(4) THE COURT: I'd say most documents are remarkably still voiced

(5) MS. GUTIERREZ: Well this diary does. And first of all, we'd object to

(6) any further commentary by the State's attorney referring to while this specific exhibit was a  
(7) subject of a pre-trial motion by the State to let the diary in

(8) THE COURT: (Indiscernible). Okay? Let's go on

(9) MS. GUTIERREZ: To allow a witness unrelated to the diary -- now  
(10) they have not bothered to identify any specific section that they're going to ask this(11) witness to read. I don't think that I would withdraw my objection based on that, but I  
(12) would like to know that. But to just have a witness unrelated to the diary. There are no  
(13) other notations by anyone else in this diary then there is made by Hae Min Lee.(14) THE COURT: My object basically is do you -- for some reason, do you  
(15) have to publish these portions of it. If you want to publish portions of it, at some point, I  
(16) might let you just read it. But is there any particular reason for her --(17) MR. URICK: I thought we had the court's permission when we entered  
(18) that to do that with a future witness and we were taking this opportunity to do that.(19) THE COURT: I am just trying to save things. I mean, I would have no  
(20) trouble giving -- whether you read, at the appropriate time, from the diary, if you wanted  
(21) to. I'm just wondering, again, is there any particular reason for getting this witness to do  
(22) this as opposed -- directly to her testimony.(23) MR. URICK: Yes, I will -- think it does, because her testimony will  
(24) elaborate upon those sections and fill in the background for the jury.(25) THE COURT: Okay. Well I will overrule the judgment for the moment.  
(26) 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.

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

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(3) didn't bother to do that.  
(4) THE COURT: Direct her to a portion and go from there. You can open  
(5) the diary to the location --  
(6) MR. URICK: Just before we get into that.  
(7) DIRECT EXAMINATION  
(8) BY MR. URICK:  
(9) Q. Ms. [REDACTED] did you know Hae Min Lee?  
(10) A. Yes.  
(11) Q. How long did you know Hae Min Lee?  
(12) A. Four years.  
(13) Q. In what capacity did you know her?  
(14) A. I knew her through school and we were very good friends  
(15) Q. And did you know the Defendant?  
(16) A. Yes.  
(17) Q. And how long did you know the Defendant?  
(18) A. (Inaudible)  
(19) Q. In what capacity did you know the Defendant?  
(20) A. School.  
(21) Q. And did there come a time that Ms. Lee and the Defendant started dating?  
(22) A. Yes.  
(23) Q. How did they come to start dating?  
(24) A. It was about junior prom which would be 98 --  
(25) THE COURT: Ma'am, if you would pull the microphone down, and  
(26) point it at your mouth, and then if you would talk directly into it, please.  
(27) A. It was about April of 98, it was (indiscernible) ready for junior prom

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(3) (indiscernible).  
(4) Q. How did they come to arrange their first date?  
(5) A. One came to me and told 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  
(7) asked her to the prom and they started dating from that point on.  
(8) Q. Now I'd like to draw your attention to the document in front of you. Can  
(9) you identify the handwriting there? Yes, the book to your left.  
(10) A. 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. [REDACTED] Yes.  
(17) 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. [REDACTED] "I think I'll try that one week recess Deb suggested. I  
(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 (indiscernible) 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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(3) him away from who he is. I think I need time to organize these things, but I do know one  
(4) thing. I love him and he loves me. Nothing will change that. I'll try a recess week and  
(5) see what happens. I'll probably kill myself if I lose him, but I'll go crazy if things --  
(6) complicating things. I wish he'd call back soon."  
(7) MR. URICK: The Deb in the beginning of that section, do you know  
(8) who that refers to?  
(9) MS. GUTIERREZ: Objection.  
(10) THE COURT: Basis?  
(11) MS. GUTIERREZ: Asking this witness to render her opinion as to what  
(12) a reference by a dead person meant when it was made.  
(13) THE COURT: Alright. You made your objection. It's overruled.  
(14) BY MR. URICK:  
(15) Q. Do you know who the Deb is that's referred to there?  
(16) A. That would be me.  
(17) Q. And this recess week that's referred to. Do you know what that was?  
(18) A. Yes.  
(19) Q. What was that?  
(20) MS. GUTIERREZ: Again, objection. Same basis.  
(21) THE COURT: Overruled.  
(22) BY MR. URICK:  
(23) Q. What was that?  
(24) A. That was a time period that Adnan and Hae Lee would take a break for their  
(25) relationship and go their separate ways.  
(26) Q. And who suggested to them that that might be a wise thing to do?  
(27) A. I did.

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(3) Q. And why did you advise them of that?  
(4) A. Because they were having problems. They were both coming to me on a  
(5) regular basis talking about the problems that were in their relationship and I suggested that  
(6) they take some time away from each other.  
(7) Q. And what were those problems that they would tell you about?  
(8) A. Well since Adnan is a Moslem and Hae was aware that he should not have  
(9) been dating her because he's not allowed to do that. It's against their religion. And  
(10) (indiscernible) relationship. And he was very possessive of her. He didn't like her to do  
(11) things that he didn't know about, and he didn't want her around other guys a lot because  
(12) that really bothered him.  
(13) Q. Now I'll draw your attention to the next entry which is May 15th of 1998  
(14) I'd ask you to read that at this time.  
(15) A. "One o'clock a.m. I did it. Me and Adnan are officially on recess week -- a  
(16) time out. I don't know what's going to happen to us. Although I'm in love him, I don't  
(17) know about him. He actually suggests that what we have is like not love. I heard the  
(18) doubt in his voice. Although he couldn't pick up mine. I felt the same way. I like him  
(19) No, I love him. It's just all pressed in in the middle. His religion and Moslem customs are  
(20) the main thing. It irks me to know that I'm against his religion. He called me a devil a  
(21) few times. I know he's only joking but it's somewhat true. I hate that. It's like making  
(22) him choose between me and his religion. The second thing is the possessiveness.  
(23) Independence (indiscernible). I'm a very independent person. I rarely rely on my parents  
(24) Although I love him, it's not like I need him. I know I'll be just fine without him, and I  
(25) need some time for myself, and (indiscernible) other than him. How dare he get mad at  
(26) 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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- (2) of jealousy. Shit, I don't get jealous. And I think whoever trying to get me jealous is a  
(3) fool because you'll definitely lose me. I prefer a straight relationship that don't get people  
(4) mixed in just he wanted to play mind games. The fourth thing is nothing. It's just that I  
(5) do love him. It's just all the shitty things are messing with my mind. I'm just too  
(6) confused. If I don't take the time to set things straight, the whole thing will build up on  
(7) my head making me mad and do something I'll regret forever. That's why I need the time  
(8) out. I just hope that I don't lose him because of this. I love him, and I told him I wanted  
(9) it to be forever. I feel secure and comfy with him. I think he expected more of a  
(10) spontaneous combustion. That's not going to happen all the time. Our relationship was  
(11) great for me out first, then eventually calmed down. We started to strong and now we've  
(12) settled in the very secure and loving relationship. I don't what he wants. All I want is him  
(13) -- to hold on to, to cuddle up to, to kiss when I feel empty. Sigh. Maybe I'm supposed  
(14) to be loved, but supposed to love. And I thought I had found another keeper and maybe I  
(15) have. Hopefully we'll go through this and come out much stronger even with a stronger  
(16) foundation. I love him. I can live without him, but I love him and I want him with me  
(17) Please, Adnan, be patient with me."  
(18) Q. To your knowledge, did the Defendant and Ms. Lee have a sexual  
(19) relationship?  
(20) A. Yes, they did.  
(21) Q. How did you know that?  
(22) A. They both discussed it with me.  
(23) Q. And about how many occasions would the Defendant have discussed it with  
(24) you?  
(25) A. Quite often.  
(26) Q. To your knowledge, had the Defendant had sexual relations with other

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- (2) Forgive me, love. All the pain I've caused you will end soon if you'll move on?  
(3) Q. If you would now please move to December -- December the 10th -- 12/10  
(4) Have you found that page? I believe it's 12/10. Let's see if. That is the page -- 12/10  
(5) If you'd read that, please.  
(6) A. "Sorry I fell asleep on you. Anyways, I finally got myself back together  
(7) Today I went to my baby's track meet and since old memories. Anyways, I love my  
(8) Adnan so much. So much to say that I love him brings tears to my eyes. I love you to  
(9) death. I'd love to be with you right now. I saw him at (indiscernible) when he ran into  
(10) that four by two. He's so dedicated to running and it makes him seem very sexy. Our  
(11) table as usual where he kissed me and sighed when I drove away from him. Then we're  
(12) gone. I know, as I always have, that Adnan's warm smile is the one I can't live without  
(13) You love the one you can't live without. I can't imagine my life without his smile, his  
(14) tough, and most importantly his love. I feel so guilty though -- about Don. I don't know  
(15) why in hell I have such thoughts. It's all because of (indiscernible) and her ideas. I really  
(16) kind of want to tell Adnan about the whole Don thing, but I was so afraid. What if he  
(17) pushes him away? Will he (indiscernible) me? Will he still love me? I would die without  
(18) his love. I will just keep it a secret. But what if he finds out and hates me? No, I can't  
(19) tell him. He wouldn't forgive me because I don't forgive myself. I can't believe myself at  
(20) all. Maybe I should commit suicide. Should I get on my knees and beg for forgiveness?  
(21) Would he forgive me, or would he build up his walls again? I love you so much, Adnan  
(22) What have I done? Why do I keep on hurting you? I swear I don't mean to. Can't you  
(23) find it in your heart to forgive me? You're my one and only forever."  
(24) Q. Did there come a time that you became aware of a Don in Hae Lee's life?  
(25) A. Yes.  
(26) Q. What, if anything, did she ask you to do concerning Don?

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- (2) women before Hae Lee?  
(3) A. One woman before Hae.  
(4) Q. How do you know that?  
(5) A. He told me.  
(6) Q. I'd like you turn toward the end of the book now to 10/7. If you find that  
(7) please -- October the 7th. Have you found that page?  
(8) A. Uh-huh.  
(9) Q. Would you read it, please?  
(10) A. "Wow I am a lazy writer but I just read over every single entry and I decided  
(11) to take my time to make them college scholarship applications, etc. Well for a few days  
(12) up till last Friday, he's was going to move out of his house and for the longest time I felt  
(13) guilty as hell for being part of that severed tie between him and his mother. But he didn't  
(14) move out of his house, and I just found out, because his father is pretty sick."  
(15) Q. And if you would the very next entry -- November 3rd of '99 at this time.  
(16) MS. GUTIERREZ: Your Honor, for the record, I'd like an objection  
(17) noted to all of this.  
(18) THE COURT: You have your objection to this portion. And the  
(19) objection is overruled.  
(20) BY MR. URICK:  
(21) Q. You may read it.  
(22) A. "Very late, late. Yawning. Who would have thought we would end of this?  
(23) Who would've imagined the amount of pain that comes with a broken heart? I know I'm  
(24) doing the right thing. Call me selfish but this pain is way less than what it would be if we  
(25) stayed together. More hostility at his house. I loved you. Oh, screw it -- I still love you.  
(26) I would give any and everything to be in your arms and my heart's not that strong.

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- (2) A. She asked me not to tell Adnan about him.  
(3) Q. And what, if any, questions did Adnan start asking you?  
(4) A. He asked me if she was cheating on him with Don.  
(5) Q. And how did you handle that situation?  
(6) A. I told him no, but I didn't tell him anything more than that because I didn't  
(7) want to breach my friendship with Hae Min Lee.  
(8) Q. Now I'd like you to turn to January 6th, if you can find that. Did there come  
(9) a time that you became aware that the two of them had broken up for good?  
(10) A. Adnan and Hae?  
(11) Q. Yes.  
(12) A. Yes.  
(13) Q. How did that come about?  
(14) A. Do you mean what she told me?  
(15) Q. What did they told you?  
(16) A. Hae told me that she had finally broken up with him (indiscernible) they had  
(17) broken up and Adnan hadn't taken it very well. That's what she told me. And he told me  
(18) as well that they had broken up and he was over her.  
(19) Q. Now if you would, read the entry for January 6th.  
(20) A. "I just got done from being with Don. I really do like him so much."  
(21) Q. And if you would, right below that -- January the 12th.  
(22) A. "I love you, Don. I think I found my soul mate. I love you so much. I fell in  
(23) love with you the moment I opened my eyes to see you (inaudible) the first time.  
(24) Q. Okay. If you would close that exhibit and take a look at the other one.  
(25) Have you seen that before now?  
(26) A. Yes.

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(3) THE COURT: Does that exhibit have a number?  
(4) MR. URICK: That is the State's exhibit 38 -- the letter that was ceased  
(5) from the Defendant's room. That's already been entered into evidence.  
(6) BY MR. URICK:  
(7) Q. We ask if you can identify the handwriting. Is that correct?  
(8) A. It's Hae's.  
(9) Q. And that's the handwriting on the front where the red tag is?  
(10) A. Yes.  
(11) MR. URICK: At this time, I'd ask for this witness to publish the  
(12) document by reading it to the jury.  
(13) MS. GUTIERREZ: Objection.  
(14) THE COURT: Overruled.  
(15) BY MR. URICK:  
(16) Q. You may read it at this time.  
(17) A. "Okay. Here it goes. I'm really getting annoyed that this situation is going  
(18) the way it is. I (inaudible) for me and for you, you know. People break up all the time.  
(19) Your life is not going to end. You'll move on and I'll move on, but apparently you don't  
(20) respect me enough to accept my decision. I really couldn't give a damn about whatever  
(21) you want to say. With the way things have been since 7:45 a.m. this morning, now I'm  
(22) more certain that I made the right choice. The more fuss you make, the more I'm  
(23) determined to do what I've got to do. I really don't think I can be in a relationship like we  
(24) had. Not between us, but mostly about the stuff around us. I seriously did expect you to  
(25) accept, although not understand. I'll busy today, tomorrow and probably till Thursday  
(26) I've got other things to do. Better than give you any hope that we'll get back together. I  
(27) really don't see that happening, especially now. I never wanted to end this like this, so

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(3) hostile and cold. But I really don't know what to do. Hate me if you will, but you should  
(4) remember that I could never hate you."  
(5) Q. Okay. Now if you would, turn it over. You were able to identify some of  
(6) that handwriting as the handwriting of Aisha. Is that correct?  
(7) A. Yes.  
(8) Q. A previous witness has identified the blue ink as the handwriting of the  
(9) Defendant in this case and the pencil --  
(10) MS. GUTIERREZ: Objection.  
(11) THE COURT: Sustained.  
(12) MS. GUTIERREZ: Ask the witness to disregard that remark.  
(13) THE COURT: Overruled. Your motion is denied. Go on.  
(14) BY MR. URICK:  
(15) Q. Which handwriting did you identify?  
(16) A. I identified Aisha [REDACTED] -- the pencil.  
(17) Q. Okay. At this time -- ignore the first sentence up on the top -- read it blue  
(18) ink, read what it -- say blue ink, say what it says, say pencil, read what it says in pencil,  
(19) and go through the entire thing like that.  
(20) MS. GUTIERREZ: Objection. Same reason.  
(21) THE COURT: Overruled.  
(22) MS. WARREN: "Blue ink. You should ask her to make a list of all the  
(23) symptoms and compare it with the list of the overhead. Pencil. Let me ask her. Are your  
(24) breasts tender? Pencil. Maybe she was pregnant so she had an abortion on Saturday  
(25) while we went to Adventure World. Blue ink. Her clumsy self probably tripped and fell  
(26) on the way to the clinic and caused an abortion. Pencil. She would never think she's  
(27) pregnant any time. I'd do anything with the guy I think I am. Blue ink. When I wouldn't

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(3) kiss a guy, you probably think your pregnant. She's scheduled for sonograms and she's  
(4) still in denial. Pencil. Not that bad for me. For her, hell yeah."  
(5) MR. URICK: Now please read what it says in blue ink at the top of the  
(6) page.  
(7) MS. GUTIERREZ: Objection.  
(8) THE COURT: Overruled.  
(9) MS. WARREN: "I'm going to kill."  
(10) MR. URICK: I'd ask that the document be passed on for the jury to  
(11) look at at this time.  
(12) THE COURT: Okay.  
(13) MR. URICK: Witness for the defense.  
(14) THE COURT: Cross?  
(15) CROSS EXAMINATION  
(16) BY MS. GUTIERREZ:  
(17) Q. Ms. Warren, you were asked to identify the book and you immediately  
(18) identified it as Hae's diary, did you not?  
(19) A. Yes.  
(20) Q. Because you were already familiar with that book, were you not?  
(21) A. Yes.  
(22) Q. You knew it was Hae's diary because she shown it to you, hadn't she?  
(23) A. Yes.  
(24) Q. And, in fact, you had read it, prior to her death, in part, had you not?  
(25) A. No.  
(26) Q. Hae carried that diary around with her generally on an every day basis, did  
(27) she not?

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(3) A. No.  
(4) Q. Well you knew that it was her diary without even look at it, correct?  
(5) A. Yes.  
(6) Q. It wasn't identified to you as her diary before you read it here today by  
(7) anybody other than Hae, was it?  
(8) A. Yes.  
(9) Q. And by whom was that?  
(10) A. The State's attorney.  
(11) Q. Okay. Mr. Urick?  
(12) A. Yes.  
(13) Q. Whom you spoke to to prepare your testimony for today. Is that correct?  
(14) A. Yes.  
(15) Q. So is it your testimony that it was a surprise to you -- that it was information  
(16) you didn't know when he pointed out and identified that book as Hae's diary?  
(17) A. No.  
(18) Q. Okay. So it wasn't a surprise?  
(19) A. No.  
(20) Q. You knew it ahead of time?  
(21) A. Yes.  
(22) Q. Okay. And you knew that from Hae?  
(23) A. I'm sorry. I didn't understand the question.  
(24) Q. Hae told you it was her diary, did she not?  
(25) A. Yes.  
(26) Q. She carried it around with her, did she not?  
(27) A. On occasion, yes.

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(3) Q. On occasion. And she wrote in it, did she not?  
(4) A. Yes.  
(5) Q. And you knew that as her friend, did you not?  
(6) A. Yes.  
(7) Q. Mr. Unck asked you to read dated entries in that diary, did he not?  
(8) A. Yes.  
(9) Q. You, however, only read what appears in the book, did you not?  
(10) A. Yes.  
(11) Q. You don't know when the entries were made, do you?  
(12) A. No.  
(13) Q. Okay. Thank you. Nothing further. Oh, I did have one other question. You  
(14) spoke to Detective Ritz and Detective MacGivray on March 26, 1999, did you not?  
(15) A. I don't remember the date.  
(16) Q. Okay. But you remember speaking to them?  
(17) A. Yes.  
(18) Q. And you remember that they tape recorded their interview with you, do you  
(19) not?  
(20) A. Yes.  
(21) Q. And you remember that they asked you about the school schedule on January  
(22) the 13th?  
(23) A. Yes.  
(24) Q. Okay. And do you remember that they asked you what you did after  
(25) afternoon announcements on the 13th. Do you remember that?  
(26) A. Yes.  
(27) Q. Okay. And you recall that you told them that generally you would "wait

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(3) Q. You may answer. Was it easy for students to skip out of a class or classes?  
(4) A. Yes.  
(5) MR. URICK: Nothing else. Thank you, your Honor.  
(6) MS. GUTIERREZ: Nothing further.  
(7) THE COURT: Very good. The witness is excused. Ladies and  
(8) gentlemen, if you would return to your jury room. When you are released to go home this  
(9) evening, please, first of all, have a good evening, well rested, good dinners. And then if  
(10) you'll come back tomorrow between 9 and 9:15, pick up what we refer to as the jury fee,  
(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.  
(13) MR. URICK: Your Honor, just for the record, I would note that the last  
(14) exhibit has only gotten to the forelady of the jury. Tomorrow morning, I would ask in the  
(15) morning that it be continued to be passed around to all.  
(16) THE COURT: You'll make a note of that and ask me in the morning to  
(17) do that.  
(18) MR. URICK: Thank you, your Honor.  
(19) THE COURT: Just leave your notepads in the chair. Remember, don't  
(20) discuss the case with anyone -- among yourselves, or with your family members. No  
(21) news stories about crime and no investigation on your own.  
(22) (Jury was excused from the jury room 17:28)  
(23) THE COURT: Okay.  
(24) MS. GUTIERREZ: I'm sorry, Judge. I missed what time you told us to  
(25) be here in the morning.  
(26) THE COURT: Yes, ma'am?  
(27) MS. GUTIERREZ: I'm sorry. I missed what time you told us to --

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(3) until the halls cleared out and then, on that day, I think I went to the guidance counselor.  
(4) I had to get a recommendation or something like that -- scholarship information. So I  
(5) went and got that. And I'm positive just about then I saw Adnan that day before he went  
(6) to practice. I spoke to him and a couple other kids. And then that was very short -- that  
(7) wasn't a long period of time that we did that. And then, probably about 2:45 you left.  
(8) Do you remember telling them that?  
(9) A. Yes.  
(10) MS. GUTIERREZ: Yes. Thank you. Nothing further.  
(11) THE COURT: Any redirect?  
(12) MR. URICK: If I may have the court's indulgence.  
(13) REDIRECT EXAMINATION  
(14) BY MR. URICK:  
(15) Q. Counsel, asked you about your attendance at school. Was it easy for a  
(16) student at Woodlawn to skip out for a particular class or classes.  
(17) A. Yes.  
(18) MS. GUTIERREZ: Objection.  
(19) THE COURT: Basis?  
(20) MS. GUTIERREZ: Beyond the scope of direct. I asked her a question  
(21) about the specific question that she was asked --  
(22) THE COURT: But that's not beyond the scope of your cross though  
(23) which is was scheduling.  
(24) MS. GUTIERREZ: Yeah, but I only asked her was she asked about her  
(25) scheduling on the afternoon of the 13th of January and that was the only question on cross.  
(26) THE COURT: Thank you, Ms. Gutierrez. Overruled.  
(27) BY MR. URICK:

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(3) THE COURT: Getting ready to do that right now.  
(4) MS. GUTIERREZ: I thought maybe I'd missed it.  
(5) THE COURT: Counsel, please be in place tomorrow at 9:30. We have  
(6) a question from a juror. That question is has there been a psychological evaluation of the  
(7) accused? First question. Second question -- can I request one? See you tomorrow  
(8) morning at 9:30, counsel.  
(9) (Court retired for the evening 17:29)

STATE OF MARYLAND VS ADNAN SYED

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Baltimore City, on December 9 and 13, 1999 were recorded by means of videotape

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.

In Witness Whereof, I have hereunto subscribed my name this 29th day of January,

2001.

Sandra Miller, Transcriptionist

*Sandra Miller*