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		Page 1		Pag
IN THE CIRCUIT COURT FOR BA	LTIMORE CITY, MARYLAND		1	PROCEEDINGS
			2	(2:09 p.m.)
STATE OF MARYLAND,			3	(Jury present upon reconvening.)
vs. Indictme	nt Nos. 199103042-46		4	THE COURT: Please be seated.
ADNAN SYED,			5	Ladies and gentlemen, I welcome you back to
Defendant.			6	Part 9. I don't think I could have anticipated the snow
/			7	and your having to be here at 1:30 any better than I did.
REPORTER'S OFFICIAL TRANS	CRIPT OF PROCEEDINGS		8	I would also let you know that we're going to resume this
(Trial on the	Merits)		9	case. I'm going to ask counsel to call the case formally
Balti	more, Maryland		10	for the record since we have a new stenographer so that
Monda	y, January 31, 2000		11	she can note it for the record.
BEFORE:			12	I would also, again, thank you for traveling
THE HONORABLE WANDA KEYES	HEARD, Associate Judge		13	this morning today in the snow and inclement weather to
	(and a jury)		14	continue this case.
APPEARANCES:			15	I did accomplish 24 cases this morning, I
For the State:				feel real good about that and I only postponed two. I
KEVIN URICK, ESQ.				also feel good about that.
KATHLEEN C. MURPHY, E:	so.		18	We're going to continue this case. Mr. Urick,
For the Defendant:	T		10.00	if you would formally call it and then, once counsel for
M. CRISTINA GUTIERREZ,	ESO			the defense has entered her appearance again, call your
REPORTED BY:	,			next next witness.
Beverly A. Madden			22	MR. URICK: Thank you. Good afternoon, Your
Official Court Reporter				Honor.
507 Courthouse West			24	State of Maryland versus Adnan Syed, Cases
			200	199103042 through 46. Kevin Urick and Kathleen Murph
Baltimore, Maryland 21202			23	177103042 through 40. Revin Orick and Radincen Walph
			1	
		Page 2		
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	Page 5	5	Page '
1	THE WITNESS: A-D-C-O-C-K.	1	over here I am going to place what's in for
12	THE COURT: You may continue.	2	didentification purposes as State's Exhibit 34.
1	MR. URICK: Thank you, Your Honor.	3	I'd like you to take a look at State's Exhibit
1	If I may have the Court's indulgence for just a	4	2; specifically, the page that has the sticky on it with
1 5	5 second?	5	a number. Take a few seconds and look at that, if you
16	(Pause.)		would.
1	DIRECT EXAMINATION	7	A. (Perusing document.)
8	BY MR.URICK:	8	Q. Have you had a chance to look at the exhibit?
9	Q. Officer Adcock, where are you employed?	9	A. Yes, sir.
10	A. The Baltimore County Police Department.	10	Q. And do you recognize that exhibit?
11	Q. How long have you been employed there?	11	A. Yes, sir.
12	A. A little over two years.	12	Q. How did you come to see that?
13	Q. Now, drawing your attention back to January of	13	A. The victim's brother gave it brought it to
14	1999; specifically, January 13th of 1999, where were you	14	my attention the day I was making the missing person's
15	stationed?	1	report.
16	A. Precinct 3.	16	Q. And the page that I drew your attention to,
17	Q. And where is that?	17	what, if anything, is significant about that page?
18	A. That's in the Garrison Owings Mills Area,	18	
19	Baltimore County, Maryland.	19	Q. Did Mr. Lee indicate to you whose phone number
20	Q. And what was your assignment on that day?	20	that was at that time?
21	A. I was assigned to a patrol car.	21	A. I don't recall.
22	Q. And when you're on patrol, what sorts of things	22	Q. Did you take that number down?
23	do you do?	23	
24	A. We handle various calls for service. Anything	24	Q. And did you call that number?
25	that's dispatched to us, we handle.	25	A. Yes, I did.
	Page 6		Page 8
1	Q. Did there come a time that day when you had	1	Q. Please tell the ladies and gentlemen of the
2	occasion to respond to the Lee family residence?	2	jury what conversation ensued after you called that
3	A. Yes, I did.	3	number?
4	Q. What drew you to that location on that day?	4	A. I called the number, and I spoke to a Mr. Adnan
5	A. I was dispatched to that residence for a	5	Syed. And he identified himself as a friend of Ms. Lee,
6	missing person's report.	6	and I asked him if he knew the whereabouts of Ms. Lee.
7	Q. And upon your arrival, what, if anything, did	7	Q. And what, if anything, did he say in response
8	you do?	8	to that question?
9	A. I spoke to Mr. Yung Lee, the victim's brother,	9	A. He advised me that he did see her at school and
10	and he advised that his sister did not come from school	10	that Ms. Lee was going to give him a ride home from
11	and that she also failed to pick up her two cousins from	11	school, but he got detained and felt that she probably
12	school, and he has not heard from her.	12	got tired of waiting for him and left.
13	Q. And what, if any, further information did you	13	Q. Now, did you make a record of the phone number
14	request of Mr. Lee?	14	you actually called?
15	A. I requested the basic information for the	15	A. Yes, I did.
16	report, her name, if she was driving any kind of vehicles	16	Q. Will you please read that number for the ladies
17	or anything like that, and also, if he could provide any	17	and gentlemen of the jury?
	kind of phone numbers that we could contact her friends	18	A. Area Code 443, 253-
	and see if her friends had heard from her.	19	Q. Now, if you would look at the paper exhibit to
20	MR. URICK: May I approach the witness at this	20	your right up there, which I indicated is an
21	time?		identification of State's Exhibit 34, would you look at
22	THE COURT: Yes, you may.		the top of that where it says "cellular phone" and
23	BY MR. URICK:	1	there's a number there? Is that the same number you
24	Q. Officer Adcock, at this time, I am going to		dialed?
25	show you what's in evidence as State's Exhibit 2, and	25	A. Yes, sir.
_			Daga 5 - Daga 9

- Q. About what time did you dial that number on the 2 13th of January, 1999?
- A. That was between the times of 6:00 o'clock and 4 6:30 in the evening.
- Q. And about how long did the conversation take --6 how long did it take to have that conversation?
- A. Probably no more than three or four minutes.
- O. Now, drawing your attention to that same 9 exhibit, look down at line 14. You'll see if you read
- 10 across it says it's an incoming call, and it occurred at 11 approximately 6:24 p.m. The time of the call was 12 approximately four minutes and 15 seconds.
- Would that date and time and length of call be 13 14 consistent with the telephone conversation you had?
- 15 A. Yes, it would.
- Q. Now, the person you spoke to who identified 16 17 himself as Adnan Syed, did you get any personal 18 information from him?
- A. Yes, I did. I asked for his full name, date of 20 birth, and his residence.
- 21 Q. And what information did that person give you?
- A. He provided me with the full name of Adnan
- 23 Nassad Syed, date of birth of 5-21-81, and lives at I
- I, Area Code -- or ZIP Code 21228.
  - Q. Now, did you receive any other numbers from Mr.

    - Page 10

A. Yes, I did. 2

25

1 Lee?

- Q. What, if any, numbers did you receive? 3
- A. A friend's number. Mr. Lee provided me with a
- 5 friend's of his sister, a Miss Aisha , and I
- 6 believe also her -- a Mr. Don Cliendienst.
- Q. And where did he get those numbers for you?
- A. He was able to provide them from an address 9 book of the victim's.
- Q. Now, after you took this report, what, if
- 11 anything, did you do?
- A. After I took the report, I went to the precinct
- 13 and had the desk officer enter into the computer system
- 14 all the information, the vehicle information that she was
- 15 driving. Also did a follow-up. I contacted Mr.
- 16 Cliendienst at home later that evening. He could not
- 17 provide any -- the whereabouts of Ms. Lee. And it was
- 18 handed in to my supervisor.
- Q. Did you have any further involvement in this 20 incident?
- 21 A. No, I did not.
- 22 Q. Where was Mr. Cliendienst when you contacted
- 23 him, if you know?
- A. When I spoke to Mr. Cliendienst, he was at
- 25 home. I spoke to him on January 14th at 1:30 in the

- 1 morning at his house.
- Q. Okay.
- MR. URICK: Do you want to give me those 3
- 4 exhibits back?
- With the Court's permission, at this time I am
- going to mark line 14 of the exhibit with the following:

Page 11

- "Police Officer Adcock," question mark.
  - THE COURT: Very well. Any objection?
- MS. GUTIERREZ: I do object, Your Honor. 9
- 10 That's not what this officer testified to. That time and
- 11 date was consistent with his recollection but does not
- 12 identify line 14 as the call that he made on that day.
- THE COURT: Sustain the objection. Unless this
- 14 witness can identify that the location or any other
- information that's contained on line 14 would allow him
- to identify that that was the call that he made, I will
- sustain the objection at this time.
- 18 MR. URICK: That was the purpose of the
- question mark.
- 20 THE COURT: All right.
- MR. URICK: No further questions. 21
- 22 THE COURT: Very well.
  - **CROSS-EXAMINATION**
- 24 BY MS. GUTIERREZ:
  - Q. Officer Adcock, your first and only involvement
- Page 12 1 in this case, then, was the time that you went to the Lee
  - 2 home, got information primarily from the brother,
  - 3 collected it, made phone calls all that evening, and then
  - 4 you turned that information over to your supervisor for
  - 5 whatever follow-up. Is that correct?
  - A. That's correct.
  - Q. And you were never assigned any follow-up;
  - 8 correct?
  - A. No, I was not.
  - Q. The person whose number you called when you got 10
  - 11 that number that you saw in the diary, you had no idea
  - 12 whose number that was?
  - 13 A. That's correct.
  - Q. And you had no idea whether or not the phone
  - 15 number in the diary was, in fact, operational, did you?
  - 16 A. No, I did not.
  - Q. And after you found out it was operational 17
  - 18 because it worked, when you dialed it you had no idea how
  - 19 long it had been operational?
  - 20 A. That's correct.

21

- Q. Whether or not, in fact, it had been turned on
- 22 that same day or had been on for a long time?
- 23 A. That's correct.
- 24 Q. And when you looked at the diary, you, of
- 25 course, had no information nor did you receive any other

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1	information indicating when, at any time, the notation of	1	was that answered the phone number provided to you by the
2	the number was made in the diary, did you?	2	diary; correct?
3	A. No, I did not.	3	A. That is correct.
4	Q. Nor who made it?	4	Q. And when you reached Mr. Cliendienst, you
5	A. No.	5	discovered that that, in fact, was the current boyfriend
6	Q. Nor under what circumstances; is that correct?	6	of the person that Mr. Lee was concerned about, his
7	A. That's correct.	7	sister; correct?
8	Q. And you had not met the person who had written	8	A. That is correct.
9	the diary?	9	Q. And that person identified himself; correct?
10	A. That's correct.	10	A. Yes.
11	Q. And you had not met Yung Lee before?	11	Q. And you accepted the accuracy of that, did you
12	A. That's correct.	12	not?
13	Q. And you had not met Ms. Lee, his sister,	13	A. Yes, I did.
14	before?	14	Q. And that person answered your questions and
15	A. That's correct.	15	said he had not seen Hae Min Lee that day; correct?
16	Q. And when you dialed that phone number and you	16	A. That is correct.
17	got someone on the phone, you had no idea who that was?	17	Q. That his last contact with Hae Min Lee had been
18	A. That's correct.	18	the evening before; is that correct?
19	Q. That was not somebody with whom you had ever	19	A. Yes, on the 12th.
20	conversed before?	20	Q. On the 12th. And he also told you he had no
21	A. That's correct.	21	idea of the whereabouts of Hae Min Lee; correct?
22	Q. You didn't recognize their voice?	22	A. That is correct.
23	A. No, I did not.	23	Q. And just like the person who had identified
24	Q. You just wrote down the information that you	24	himself as Adnan Syed on the cell phone number that you
25	got; is that correct?	25	called; correct?
	Page 14		Page 10
1	A. That's correct.	1	A. That is correct.
2	Q. But the person you spoke to readily answered	2	Q. And you equally accepted that person's
3	your questions, did they not?	3	assertion to be the truth, did you not?
4	A. Yes, they did.	4	A. Yes, I did.
5	Q. And the answer to your questions was that, yes,	5	Q. Okay. And then you later reached a person
6	they knew who Hae Min Lee was, right?	6	identified as the friend of Hae Min Lee, a young woman by
7	A. That's correct.	7	the name of Aisha
8	Q. And, yes, they had seen her in school that day?	8	A. That is correct.
9	A. That's correct.	9	Q. And again, she told you she saw Hae Min Lee,
10	Q. And, yes, they had some contact with her that	10	her best friend, in school that day; correct?
11	day?	11	A. Uh-huh.
12	A. Yes.	12	Q. And saw her you have to say yes or no.
13	Q. But that, no, they had no idea where she was;	13	A. I'm sorry. Yes.
14	is that correct?	14	Q. And that she saw her as she left school at the
15	A. That's correct.	15	ending of school at about 2:15?
16	Q. And later you received other information,	16	A. Yes.
		17	Q. And that she had no idea of where her
17	again, about persons that you didn't know and had no		
17 18	again, about persons that you didn't know and had no prior contact with from Yung Lee, her brother; correct?	1	whereabouts were; is that correct?
		1	whereabouts were; is that correct?  A. That's correct.
18	prior contact with from Yung Lee, her brother; correct?	18	And the state of t
18 19	prior contact with from Yung Lee, her brother; correct?  A. That's correct.	18 19 20	A. That's correct.
18 19 20	prior contact with from Yung Lee, her brother; correct?  A. That's correct.  Q. And, again, you didn't know who they were A. That's correct.	18 19 20	A. That's correct.  Q. And again, Aisha was not somebody with
18 19 20 21	prior contact with from Yung Lee, her brother; correct?  A. That's correct.  Q. And, again, you didn't know who they were	18 19 20 21	A. That's correct.  Q. And again, Aisha was not somebody with whom you had ever spoken before?
18 19 20 21 22	prior contact with from Yung Lee, her brother; correct?  A. That's correct.  Q. And, again, you didn't know who they were A. That's correct.  Q or anything about them?	18 19 20 21 22	A. That's correct.  Q. And again, Aisha was not somebody with whom you had ever spoken before?  A. That is correct.

Page 17 Page 19 1 accuracy of the information given to you by Yung Lee; A. That's correct. Q. But it's not unusual for you not to be assigned A. That is correct. 3 follow-up, for some other officer to be assigned follow-3 Q. But you took it on faith, did you not? 4 up; is that correct? 5 A. Yes, I did. A. That is correct. Q. And so, sir, you made no effort on your own to Q. Because he was trying to find his sister; 6 7 correct? 7 do any follow-up as to this? A. That is correct. A. That is correct. Q. And, again, that person identified herself 9 Q. To interview or locate the person that 10 readily? 10 indicated to you on the phone that their name was Adnan A. That is correct. 11 Syed? 11 12 Q. And didn't hesitate to answer your questions; A. That is correct. 13 correct? 13 Q. Or to recognize the voice of a person presented 14 A. That is correct. 14 to you as Adnan Syed? Q. And you took that information as being the 15 15 A. That's correct. 16 truth; is that correct? 16 Q. Or to recognize the voices or to speak any 17 A. Yes, ma'am. 17 further or to identify any parts of a conversation that 18 Q. Now, the other two numbers of Ms. Aisha 18 you may have had with persons by the name of Donald 19 and Mr. Donald Cliendienst were gotten from -- excuse me 19 Cliendienst or Ms. that you had on the 13th? 20 -- a place different than the cell phone number that you A. That's correct. 20 21 called; is that correct? 21 Q. Okay. Thank you. A. The -- Ms. number? 22 MS. GUTIERREZ: I have nothing further. Q. Yes. Ms. and Mr. Cliendienst's 23 THE COURT: Anything further from the State? 24 number you told us were gotten from something that was an 24 MR. URICK: No. Thank you. THE COURT: I do have a couple of questions. Page 18 Page 20 A. That is correct. Mr. Yung Lee. Officer, you indicated that you received the Q. And Mr. Yung gave you that address book; 2 2 phone number of 253 and proceeded to call that 3 correct? 3 number; correct? A. That is correct. THE WITNESS: Yes, ma'am. Q. And it looked like an address book, did it not? THE COURT: Did you call it more than one time? 5 THE WITNESS: No, just once. 6 6 Q. And did you seize it? THE COURT: You called it once. And do you 7 8 A. No, I did not. 8 have an idea in your mind or a recollection as to how Q. Did you do anything with it? 9 9 long that conversation was with the person that you spoke A. No, I did not. 10 to on the other end? 10 Q. Did you write down any other numbers contained THE WITNESS: I recall about three or four 12 in that address book? 12 minutes. It was very brief. A. No, I did not. THE COURT: Do you know where you were when you Q. And did you indicate that your supervisor 14 made the call? 15 should seize that address book? 15 THE WITNESS: Yes. I was at victim Lee's 16 A. No. 16 house. Q. Or should refer to that address book in follow-17 THE COURT: Okay. And you used the victim's 17 18 up regarding the disappearance of Hae Min Lee? 18 phone or some other phone? 19 THE WITNESS: The household phone. 19 A. No. Q. And, sir, the -- it's not unusual for you to be THE COURT: You used the household phone? 20 20 THE WITNESS: Yes, ma'am. 21 sent to a scene to take a report from a citizen and 21 THE COURT: As a result of the Court's 22 collect some information and then just turn over the 22 23 questions, does the State have any additional questions? 23 information back to your supervisor, is it? 24 A. No, that's not unusual at all. 24 REDIRECT EXAMINATION Q. Sometimes you're assigned follow-up; correct? 25 BY MR. URICK: 25

### CondenseIt!™

Page 2.1  Q. Did you know what type of number of you were calling when you dialed it?  3 A. No. I did not.  Q. Was there anything about the conversation that 5 gave you any hints as to what type of telephone you were calling?  7 A. No.  8 THE COURT. Any follow-up from the defense as a 9 result of the Court's questions?  10 MS GUTIERREZ Yes, just briefly.  11 RECRESS EXAMATION  12 BY MS GUTIERREZ:  13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you?  14 duration of the phone call, did you?  15 A. That's correct.  16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you?  18 A. That's correct.  19 Q. The only thing that was important to you was 20 whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for; is that correct?  20 Q. Thank you.  21 THE COURT REPORTER: Thank you.  22 Were looking for; is that correct?  23 A. That is correct.  24 Q. Thank you.  25 MS. GUTIERREZ: Nothing further.  26 THE COURT: Please pass the forms up and please send them to Mr. White. They will be returned to you at a later time if they're needed.  11 THE WITNESS: Detective Joseph Michael O'Shea.  12 THE CURR: State your assignment for the 15 record.  13 THE CURR: State your assignment for the 15 pepartment, Missing Persons, Homicide Unit.  14 THE WITNESS: Baltimore County Police 15 pepartment, Missing Persons, Homicide Unit.  15 THE COURT REPORTER: Thank you.  20 DIRECT EXAMATATION  21 THE COURT: Please pass the forms up and please send them to Mr. White. They will be returned to you at a later time if they're needed.  16 THE WITNESS: Please pass the forms up and please send them to Mr. White. They will be returned to you at a later time if they're needed.  17 THE CLERK: State your assignment for the 17 THE CURR: State your assignment for the 18 THE CURR: State your assignment for the 19 THE CURR: Mr. White State your Anythine with the 19 THE CURR: Mr. White State your Anythe with the 1	_	Cond	ens	elt!
2 calling when you diaded it? 3 A. No, I did not. 4 Q. Was there anything about the conversation that 5 gave you any hints as to what type of telephone you were 6 calling? 7 A. No. 8 THE COURT: Any follow-up from the defense as a 8 result of the Court's questions? 10 MS GUTIERREZ: Yes, just briefly. 11 RECROSS EXAMINATION 12 BY MS GUTIERREZ: Yes, just briefly. 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 15 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you. 18 A. That's correct. 19 Q. The only thing that was important to you was 20 whether or not the person that you reached had any 22 were looking for, is that correct? 20 Q. Thank you. 21 Were looking for, is that correct? 22 THE COURT: Please pass the forms up and please 8 send them to Mr. White. They will be returned to you at 9 a later time if they're needed. 10 THE CLERK: State your ame for the record. 11 THE CLERK: State your name for the record. 12 THE CLERK: State your anse for the record. 13 LIFE CLERK: State your anse for the record. 14 THE CLERK: State your anse for the record. 15 LIFE CLERK: State your anse for the record. 16 THE CLERK: State your anse for the record. 17 THE CLERK: State your anse for the record. 18 A. That's correct. 19 Q. Theou thing it is the time your made the phone call, the 13 record. 19 THE CURT REPORTER May I have the spelling of 17 your lasts name, please? 10 THE COURT REPORTER May I have the spelling of 17 your lasts name, please? 11 THE COURT REPORTER May I have the spelling of 17 your last name, please? 12 THE COURT Very well. Thank you very much. 13 May this witness be excused? 14 THE WITNESS: Pathonance of the person you been with the Baltimore 2 your hand the properties of the forms. 25 THE COURT Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 11 you'd like. 16 THE CURTRERZE YES. 17 THE COURT Officer, you are free to go at this 10 time. You also are welcome to sta		Page 21		Page 23
3 A. No, I did not. 4 Q. Was there anything about the conversation that 5 gave you any hints as to what type of telephone you were 6 calling? 7 A. No. 8 THE COURT: Any follow-up from the defense as a 9 result of the Court's questions? 10 MS. GUTTERREZ: Yes, just briefly. 11 RECROSS-BYAMMATION 12 PY MS. GUTTERREZ: 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 13 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you was 20 whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for; is that correct? 23 A. That is correct. 24 Q. Thank you. 25 MS. GUTTERREZ: Yes. 26 THE COURT. Very well. Thank you very much. 27 MR. URICK: Yes. 28 MS. GUTTERREZ: Yes. 39 Mr. Urick? 40 MR. URICK: Yes. 41 THE COURT No flore, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 1 you'd like. 41 THE COURT. Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 1 you'd like. 42 THE COURT. Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 1 you'd like. 43 THE COURT. Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 1 you'd like. 44 THE COURT. Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 1 you'd like. 45 THE COURT. Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 1 HE COURT. Then's to you understand? 45 THE COURT. Thank you very much. You're 18 A. I've been specifically with the Missing Persons 2 Unit? 46 THE COURT. Thank you very much. You're 18 A. I've been specifically with the Missing Persons 2 Unit? 47 THE COURT. Thank you very much. You're 18 A. I've been specifically with the Missing Persons 2 Unit? 48 THE COURT. Thank you very much. You're 18 A. I've been specifically with the Missing Person 2 Unit? 49 TH	1	Q. Did you know what type of number of you were		
4 MR. URICK: Before 1 begin questioning this so to what type of telephone you were 6 calling?  7 A. No.  8 THE COURT: Any follow-up from the defense as a 9 result of the Court's questions?  10 MS GUTIERREZ: Yes, just briefly.  11 RECOURT: Any follow-up from the defense as a 9 result of the Court's questions?  10 MS GUTIERREZ: Yes, just briefly.  11 RECOURT: Any follow-up from the defense as a 9 result of the Court's questions?  12 MS GUTIERREZ: Yes, just briefly.  13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you?  15 A. That's correct.  16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you was 20 whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for; is that correct?  21 Q. Thank you.  22 THE COURT. Very well. Thank you very much.  23 Mr. Urick?  24 MR. URICK: Yes.  25 THE COURT. Wes Gutierez?  26 MS. GUTIERREZ: Ves.  27 THE COURT. MG Gutierez?  28 MS. GUTIERREZ: Ves.  29 THE COURT. MG Gutierez?  20 MS. GUTIERREZ: Ves.  21 THE COURT. MG Gutierez?  22 THE COURT. MG Gutierez?  23 MS. GUTIERREZ: Ves.  24 A. That's correct.  25 Unity Brown and the specifically with the Missing Persons 1 Unit, what sort of 8 duties do you have?  29 THE COURT. MG rete to go at this 10 time. You also are welcome to stay in the courtroom, if 10 you'd tike.  20 THE COURT. Officer, you are free to go at this 2 witness. You may not discuss your testimony with anyone, 14 cither anyone who has been a witness or anyone who may be 15 a witness in this case. Do you understand?  21 THE COURT. Thank you very much. You're 18 we were you the cash.  22 Gunthers of the Yero needed.  23 THE COURT. We need you to step to the witness 22 stand. Raise your right hand. Listen to Mr. White as he 2 gives you the cash.  24 And did there come a time when you took over the ge of 18.  25 ON THE COURT. We need you to step to the witness 22 stand. Raise your right hand. Listen to Mr. White as he 2 gives yo	2	calling when you dialed it?	2	been duly sworn, was examined and testified as follows:
5 gave you any hints as to what type of telephone you were 6 calling?  7 A. No.  8 THE COURT: Any follow-up from the defense as a 9 result of the Court's questions?  10 MS GUTTERREZ Yes, just briefly.  11 RECROSS-EXAMINATION  12 BY MS. GUTTERREZ  13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you?  14 duration of the phone call, did you?  15 A. That's correct.  16 Q. And at the time you made the phone call, the duration was not particularly important to you was 20 information that might lead you to locate the person you were looking for; is that correct?  20 A. That is correct.  21 MB. URICK: Yes.  22 THE COURT Nery well. Thank you very much.  23 Mr. Urick?  3 Mr. Urick?  4 MR. URICK: Yes.  4 MR. URICK: Yes.  5 THE COURT Nery well. Thank you very much.  5 MS. GUTTERREZ Yes.  7 THE COURT Nery well. Thank you very much.  8 MS. GUTTERREZ Yes.  7 THE COURT Nery well. Thank you very much.  9 MR. URICK: We seem to be getting feedback.  10 THE COURT Nery one a free to go at this a witness in this case. Do you understand?  11 you'd like.  12 The COURT. Thank you very much.  13 witness. You has been a witness or anyone who may be a witness in this case. Do you understand?  14 the WITNESS. Yes.  15 THE COURT REPORTER: May I have the spelling of Your Jast name, please?  16 Jam's manner of the record.  17 THE WITNESS: Petective Joseph Michael O'Shea.  18 THE WITNESS: Petective Joseph Michael O'Shea.  19 THE COURT REPORTER: May I have the spelling of Your Jast name, please?  19 Q. How long have you been with the Baltimore  20 Q. How long have you been with the Missing Persons.  21 Life COURT Nerve years.  22 Q. How long have you been with the Missing Persons.  23 Life COURT See of Armany of Witness of Armany of Witness of Armany of Armany of Witness of Armany of W	3	A. No, I did not.	3	
6 calling? 7 A. No. 8 THE COURT: Any follow-up from the defense as a 9 result of the Court's questions? 10 Ms. GUTLERREZ Yes, just briefly. 11 RECOURT: Please pass the forms up and please 8 send them to Mr. White. They will be returned to you at 9 a later time if they're needed. 10 THE CLERK: State your name for the record. 11 THE WITNESS: Detective Joseph Michael O'Shea. 12 By Ms. GUTLERREZ Yes. 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 14 duration of the phone call, did you? 15 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you? 18 A. That's correct. 19 Q. The only thing that was important to you was whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for; is that correct? 24 Q. Thank you. 25 Mr. Urick? 26 Ms. GUTLERREZ Nothing further. 27 THE COURT: Very well. Thank you very much. 28 Mr. Urick? 29 THE COURT: Very well. Thank you very much. 29 Mr. Urick? 30 Mr. Urick? 41 MR. URICK: Yes. 42 THE COURT: Wery well. Thank you very much. 43 Mr. Urick? 44 MR. URICK: Yes. 55 THE COURT: Mc rect to go at this time. Vou also are welcome to stay in the courtroom, if it you'd like. 45 Wisters and the duration of the properties of the present of the properties of the present of the present of the present of the proof of the pr	4	Q. Was there anything about the conversation that	4	
THE COURT: Any follow-up from the defense as a 9 result of the Court's questions?  MS. GUTIERREZ. Yes, just briefly.  RS. GUTIERREZ. Yes, just briefly.  RS. GUTIERREZ. Yes, just briefly.  THE COURT: MS. GUTIERREZ. Yes, just briefly.  THE CURT. State your name for the record.  THE CURT. REPORTER: May I have the spelling of 19 your last name, please?  THE COURT REPORTER: May I have the spelling of 19 your last name, please?  THE CURT. REPORTER: May I have the spelling of 19 your last name, please?  THE CURT. REPORTER: May I have the spelling of 19 your last name, please?  THE COURT. Wery well. Thank you reached had any 20 information that might lead you to locate the person you 20 were looking for; is that correct?  THE COURT. Wery well. Thank you very much.  MS. GUTIERREZ. Nothing further.  Page 22  THE COURT. Wery well. Thank you very much.  MS. GUTIERREZ. Yes.  THE COURT. Man deleased from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. And released from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. Man deleased from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. Man deleased from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. Wery well. Thank you very much.  Witness. Seating the ded you to sequestered.  MS. GUTIERREZ. Yes.  THE COURT. Men deleased from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. Men deleased from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. Men deleased from all subpoenss?  MS. GUTIERREZ. Yes.  THE COURT. Were yeell. Thank you very much.  Witness You may not discuss your testimony with anyone, 10 you understand?  Witn	5	gave you any hints as to what type of telephone you were	5	witness, I would ask the Clerk, Mr. White, to collect the
8 THE COURT: Any follow-up from the defense as a 9 result of the Court's questions? 10 Ms. GUTIERREZ. Yes, just briefly. 11 RECROSS-EXAMINATION 12 BY MS. GUTIERREZ. 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 15 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you? 18 A. That's correct. 19 Q. The only thing that was important to you was 20 whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for, is that correct? 24 Q. Thank you. 25 Ms. GUTIERREZ. Nothing further. 26 May this witness be excused? 27 THE COURT. Very well. Thank you very much. 28 May this witness be excused? 29 My. Urick? 20 Ms. GUTIERREZ. Yes. 21 THE COURT. Ms. Gutierrez? 22 Ms. GUTIERREZ. Yes. 23 THE COURT. Ms. Gutierrez? 24 Ms. GUTIERREZ. Yes. 25 THE COURT. Ms. Gutierrez? 26 Ms. GUTIERREZ. Yes. 27 THE COURT. Ms. Gutierrez? 28 Ms. GUTIERREZ. Yes. 29 THE COURT. Ms. Gutierrez? 30 Mr. Urick? 31 Min. The COURT. Ms. Gutierrez? 41 Ms. GUTIERREZ. Yes. 42 THE COURT. Ms. Gutierrez? 43 Ms. GUTIERREZ. Yes. 44 I've been specifically with the Missing Persons of the following have you been with the Missing Persons of the following have you been with the Missing Persons of this case. Do you understand? 34 Min. Withes with the Missing Persons Unit, what sort of the following have you do who has been a witness or anyone who may be 15 a witness in this case. Do you understand? 36 Mr. Urick? 37 THE COURT: Thank you very much. You're 18 excused. 38 Mr. Urick? 49 A. Inande all missing persons cases 40 How long have you been with the Missing Persons of the following have you down with microphone it is? 40 A. Approximately 16 years. 41 Very leasn specifically with the Missing Persons of the following have you down with microphone it is? 41 A. I've been specifically with the Missing Persons of the following have you down which microphone it is? 42 Word some body know which microphone it	6	calling?	6	
9 result of the Court's questions? 10 MS GUTIERREZ Yes, just briefly. 11 RECKORS-EXAMINATION 12 BY MS. GUTIERREZ: 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 15 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you? 18 A. That's correct. 19 Q. The only thing that was important to you was 20 whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for; is that correct? 23 A. That is correct. 24 Q. Thath you. 25 MS. GUTIERREZ Nothing further. 25 Q. The COURT REPORTER: Thank you. 26 MS. GUTIERREZ Nothing further. 26 May this witness be excused? 27 THE COURT REPORTER: Thank you. 28 MS. GUTIERREZ Nothing further. 29 Q. The OURT: Very well. Thank you very much. 29 MS. GUTIERREZ Nothing further. 29 Q. The OURT: Ms. Gutierrez? 30 Mr. Urick? 31 Mr. Urick? 32 Mr. Urick? 33 Mr. Urick? 34 Ms. GUTIERREZ Nothing further. 29 Page 22 20 THE COURT: Me redead from all subpoenss? 35 Mr. Urick? 36 MS. GUTIERREZ Yes, in a function of the person you did like. 36 THE COURT: Or our and released from all subpoenss? 37 MS. GUTIERREZ Yes. 38 MS. GUTIERREZ Yes. 39 THE COURT: Or our efree to go at this 30 time, You also are welcome to stay in the courtrom, if 19 you'd like. 30 THE CURT: Officer, you are free to go at this 310 time, You also are welcome to stay in the courtrom, if 19 you'd like. 31 A. Inade all missing persons Cases 32 Q. Hond on just a second, please. 33 MR. URICK: We seem to be getting feedback. 34 Witness Nou may not discuss your testimony with anyone, 14 either anyone who has been a witness or anyone who may be 15 a witness in this case. Do you understand? 39 THE COURT: There's no way to know. I could 14 ask you, perhaps, to sit back a little bit. 31 MR. URICK: 32 Q. Thank by ou very much. You're 33 A witness in this case. Do you understand? 34 Witness excused.) 35 MR. URICK: 36 MR. URICK: 37 Q. Thank you very much. You're 38 A Witness excuse	7	A. No.	7	
10 MS. GUTIERREZ. Yes, just briefly. 11 RECKOSS-EXAMINATION 12 NYMS. GUTIERREZ. 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 15 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you? 18 A. That's correct. 19 Q. The only thing that was important to you was 20 whether or not the person that you ceached had any 21 information that might lead you to locate the person you 22 were looking for, is that correct? 23 A. That is correct. 24 Q. Thank you. 25 MS. GUTIERREZ. Nothing further.  Page 22 1 THE COURT: Very well. Thank you very much. 26 MS. GUTIERREZ. Nothing further.  Page 24 1 THE COURT: Very well. Thank you very much. 27 MS. GUTIERREZ. Yes. 38 MS. GUTIERREZ. Yes. 49 MS. GUTIERREZ. Yes. 50 THE COURT: And released from all subpoenas? 51 MS. GUTIERREZ. Yes. 51 THE COURT: And released from all subpoenas? 52 MS. GUTIERREZ. Yes. 53 THE COURT: And released from all subpoenas? 54 MS. GUTIERREZ. Yes. 55 THE COURT: And released from all subpoenas? 55 MS. GUTIERREZ. Yes. 56 THE COURT: And released from all subpoenas? 56 MS. GUTIERREZ. Yes. 57 THE COURT: And released from all subpoenas? 58 MS. GUTIERREZ. Yes. 59 THE COURT: And released from all subpoenas? 50 MS. GUTIERREZ. Yes. 51 THE COURT: And released from all subpoenas? 51 MS. GUTIERREZ. Yes. 51 THE COURT: Officer, you are free to go at this 510 time. You also are welcome to stay in the courtroom, if 11 you'd like. 51 Junit? 52 MR. GUTIERREZ. Yes. 53 THE COURT: Thank you very much. You're 54 A Thank of the person of the pers	8	THE COURT: Any follow-up from the defense as a	8	send them to Mr. White. They will be returned to you at
11 RECROSS-EXAMINATION 12 BY MS. GUTHERREZ: 13 Q. Officer, you made no notation as to the 14 duration of the phone call, did you? 15 A. That's correct. 16 Q. And at the time you made the phone call, the 17 duration was not particularly important to you? 18 A. That's correct. 19 Q. The only thing that was important to you was 20 whether or not the person that you reached had any 21 information that might lead you to locate the person you 22 were looking for, is that correct? 23 A. That is correct. 24 Q. Thank you. 25 MS. GUTHERREZ: Nothing further. 26 Page 22 1 THE COURT: Very well. Thank you very much. 27 MR. URICK: Yes. 28 THE COURT: Very well. Thank you very much. 29 MS. GUTHERREZ: Yes. 30 Mr. Urick? 41 MR. URICK: Yes. 42 THE COURT: More didentified and you to locate the person you was good afternoon. 43 Mr. Urick? 44 MR. URICK: Yes. 45 THE COURT: More didentified and you reached had any 27 Information that might lead you to locate the person you 28 MS. GUTHERREZ: Nothing further. 29 A. That is correct. 210 Good afternoon, Detective O'Shea. 211 A. Approximately 16 years. 212 Q. How long have you been with the Baltimore 225 County Police Force? 226 Venty Police Porce? 237 A. A Approximately 16 years. 238 A. A Approximately 16 years. 249 Q. How long have you been with the Missing Persons 250 Unit? 260 (Wollersrez Yes. 270 THE COURT: Officer, you are free to go at this 10 time. You also are welcome to stay in the courtroom, if 11 you'd like. 280 Would somebody know which microphone it is? 281 THE COURT: Thank you very much. You're 11 MR. URICK: We seem to be getting feedback. 282 Would somebody know which microphone it is? 283 THE COURT: We need you to step to the witness 2 stand. Raise your right hand. Listen to Mr. White as he 2 gives you the oath. 294 Whereupon, 295 What are your duties in the Missing Persons 2 louiri? 296 Q. And did there come a time when you took over the age of 18. 297 What are your duties in the Missing Person 2 louiri? 298 MR. URICK: We seem to be getting feedback. 299 Q. And did there c	9	result of the Court's questions?	9	a later time if they're needed.
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13   Geord.     14   duration of the phone call, did you?     15   A. That's correct.     16   Q. And at the time you made the phone call, the     17   duration was not particularly important to you?     18   A. That's correct.     19   Q. The only thing that was important to you was     20   whether or not the person that you reached had any     21   information that might lead you to locate the person you     22   were looking for; is that correct?     23   A. That is correct.     24   Q. Thank you.     25   MS. GUTIERREZ. Nothing further.     26   MS. GUTIERREZ. Yes.     27   THE COURT: Very well. Thank you very much.     28   MS. GUTIERREZ. Yes.     3   Mr. Urick?     4   MTH COURT: Officer, you are free to go at this     50   time. You also are welcome to stay in the courtroom, if     19   you'd like.     10   time. You also are welcome to stay in the courtroom, if     19   you'd like.     10   times. You may not discuss yout restimony with anyone,     10   times. You may not discuss yout restimony with anyone,     10   times. You may not discuss you trestimony with anyone,     10   times. You may not discuss you trestimony with anyone,     10   time COURT: Thank you very much.     10   time COURT: Thank you very much.     11   time COURT: Thank you very much.     12   time COURT: Thank you wery much.     10   time COURT: Thank you wery much.     10   time Thine Willian you have     11   A. That's correct.     22   Q. Good afternoon, Detective O'Shea.     23   A. Good afternoon, Detective O'Shea.     24   A. How long have you been with the Baltimore     25   County Police Force?     2   A. Approximately 16 years.     2   Q. How long have you been with the Missing Persons     3   Unit?     3   A. I'we been specifically with the Missing Persons     4   A. I'we been specifically with the Missing Persons     5   Unit for a little over two years. I've been with the     6   Homicide Unit. The COURT: There's no way to know. I could     14   A. Approximately 16 years.     2   Q. Hold on just a second, please.	11	RECROSS-EXAMINATION	11	THE WITNESS: Detective Joseph Michael O'Shea.
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A. That is correct.  Q. Thank you.  Page 22  THE COURT: Very well. Thank you very much.  May this witness be excused?  Mr. Urick?  MR. URICK: Yes.  THE COURT: Ms. Gutierrez?  Ms. GUTIERREZ: Yes.  THE COURT: And released from all subpoenas?  Ms. GUTIERREZ: Yes.  THE COURT: Officer, you are free to go at this time. You also are welcome to stay in the courtroom, if you'd like.  I need to advise you that you are a sequestered witness. You may not discuss your testimony with anyone, either anyone who has been a witness or anyone who may be to the witness. You may not discuss your very much. You're excused.  M. Witness excused.  (Witness excused.)  (Page 22  A. Approximately 16 years.  Q. How long have you been with the Missing Persons Unit?  A. I've been specifically with the Missing Persons Unit of a little over two years. I've been with the Homicide Unit for a little over two years. I've been with the Homicide Unit for a little over two years. I've been with the Homicide Unit for a little over two years. I've been with the Missing Persons Unit, what sort of duties do you have?  A. I handle all missing persons cases  Q. Hold on just a second, please.  MR. URICK: We seem to be getting feedback.  Would somebody know which microphone it is?  THE COURT: There's no way to know. I could ask you, perhaps, to sit back a little bit.  And the jurror who's leaning, that affects the mike. It could be that it's your watch or whatever.  Now try again.  BY MR. URICK:  Q. What are your duties in the Missing Person  Unit?  A. Yes. I handle all adult missing persons  investigations that go beyond the 96-hour period, anyon  over the age of 18.  Q. And did there come a time when you took over	21	information that might lead you to locate the person you	21	BY MR. URICK:
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24 Whereupon, 24 Q. And did there come a time when you took over	1		1	
1 ' ' Cd ' TT Min			24	Q. And did there come a time when you took over
	25	JOSEPH MICHAEL O'SHEA,	25	the investigation of the investigation into Hae Min

_	Conde	ens	selt! "
	Page 25	Γ	Page 2
1	Lee's disappearance?	1	rather have me contact him on the cell phone instead of
2	A. Yes. It would have been actually the week	2	calling his residence.
3	after the initial report was filed.	3	Q. Now, did you have occasion to speak to him
4	Q. And upon did you then take charge of the	4	again after that?
5	5 investigation?	5	A. Yes, I did.
6	A. Yes, I did.	6	Q. And that date was?
7	Q. What sorts of things did you do to follow up on	7	A. It was on February 1st, 1999.
8	3 that report?	8	Q. And how did you contact the defendant on that
9	A. I contacted Hae Lee's friends, family members,	9	day?
10	work associates. Also went over to Woodlawn Senior High	10	A. I called him on the cell phone.
11	School and interviewed teachers and classmates.	11	Q. Please tell the ladies and gentlemen of the
12	Q. Did there come a time when you contacted one	12	jury what that conversation consisted of?
13	Adnan Syed?	13	A. That was regarding a statement from the report
14	A. Yes.	14	that Officer Adcock had initiated. And I asked Adnan if
15		15	he
16		16	told Officer Adcock that Hae was waiting to give him a
	residence, and I left a business card at the residence	1	ride
	because he was at school that day. I received a phone	18	on the 13th. Adnan told me that was incorrect because he
	call from Adnan later that day.	19	
20		20	
	that time?		ride from her.
22		22	Q. Did you have occasion to follow up on that
	Lee and the fact that they had dated at one time. I also	2552	conversation?
	asked him about whether or not he had seen Hae Lee the	24	A. Yes, I did.
25	day of the 13th, the last day she was seen.	25	Q. What did you try to do?
	Page 26		Page 28
1		1	A. I tried to arrange a face-to-face meeting with
	I believe it was 12:50 p.m. till 2:15 p.m. He did not		Adnan, and there were some problems doing that because he
	see her after school because he had gone to track	3	didn't want his parents present during the face-to-face
	practice, and, basically, that school was closed the rest	4	meeting. He asked me if his older brother could
5	of that week would have been Thursday and Friday, due	5	participate in that interview, and I said yes, and we did
6	to bad weather.		schedule that for February the 10th. However, that did
7	Q. Had you read Officer Adcock's report by that		not take place due to Hae Lee's body being discovered on
8	time?	8	the 9th.
9	A. I believe so. I'm not sure, but I believe so.	9	Q. Now, drawing your attention back to the
0	Q. And did you ask the defendant at that point	10	conversation of February the 1st, did the defendant admit
	anything about information that he had given Officer	11	having spoken with Officer Adcock?
12	Adcock?	12	A. Yes.
13	A. Not at that time. It was actually on the 1st	13	Q. After the body was discovered on February 9th,
	of February, 1999. And that was regarding a	14	did you have any further involvement in this
5	Q. Pardon me, before you do that.	15	investigation?
6	Did he give you any means to contact him?	16	A. Just assisting Baltimore City Homicide
7	A. Yes, he did.	17	detectives.
8	Q. And what means did he give you?	18	MR. URICK: Witness with the defense.
9	A. He gave me a cell phone number.	19	MS. GUTTERREZ: Thank you.
0.		20	CROSS-EXAMINATION
	A. That phone number is 443-253-	21	BY MS. GUTTERREZ:
21		22	Q. Detective O'Shea, when you went you said

23 cell phone number as opposed to a home number?

A. Due to his relationship with Hae, he believed that his parents didn't approve of it, and he would 23 that it was ordinary that you got the case about a week

24 after it had been opened?

A. That's correct.

### CondenseIt! TM

	CondenseIt!™			
	Page 29		Page 31	
1			from almost everyone?	
2	took it over, all information that had been collected	2	A. Yes.	
3	prior to your being assigned was turned over to you	3	Q. And that because of that difficulty, the	
4		4	relationship had been tumultuous?	
1 5	Q by the Department? All information that had	5		
	been collected by your department was turned over to you?	6	Q. And that it had been off again, on again on	
7		7	more than one occasion from the time they began having a	
1	that time, no.	1	relationship in the Spring of 1998 all the way up to the	
9			end, at the end of December, 1998?	
10		10		
11		11	Q. But that at the time that you spoke to them,	
	have not?	100	everyone still described the two of them as very good	
13			friends?	
14		14		
15		15		
16		16		
	decided where to pursue any leads to find the girl that	17		
	had now been missing for a week or more?	18		
19		19		
20		1	you left it so that the person whom you had not met named	
21		21		
22			in fact, call you?	
10000	correct?	23	A. That's correct.	
24		24	Q. And he did call you?	
25		25		
25		20		
١.	Page 30	١.	Page 32	
	not	1	Q. And that was appropriate, was it not?	
2		2		
3		3	Q. That was a response you wanted, was it not?	
1	25th of January you said you went to Adnan Syed's house	4	A. Yes.	
	and you left a business card; is that correct?	5	Q. And he actually called the same day that you	
6	A. That's correct.	100	left the card; is that correct?	
7	Q. And you weren't surprised that he was in	7	A. That's correct.	
8	school, were you?	8	Q. Now, when you went to his home, were you aware	
9	A. Actually, at that time, I didn't know he had		did you speak to any adult?	
10	even attended school with her.	10	A. I spoke to a woman. I believe it was his	
11	Q. Had you already been up to the school, sir?	1	mother.	
12	A. I don't believe so.	12	Q. And you were aware that his mother runs a	
13	Q. Okay. At some point, you went up to the school	13	business, a family day care, at his home?	
14	Control of the second s	14	A. No, I was not aware of that.	
15	of Hae Min Lee, did you not?	15	Q. Did you tell her why you wanted her son the	
16	A. Yes.	and.	person you believed to be her son to call you?	
17	Q. And you got information about the prior	17	A. It was in reference to a missing person. I	
	relationship between Adnan Syed and Hae Min Lee, did you	18	didn't go into any more details than that.	
19	not?	19	Q. And your card, I assume, Detective, identifies	
20	A. That's correct.	20	you as a Baltimore County Police detective, does it not?	
21	Q. Almost everyone knew about it, did they not?	21	A. Yes.	
22	A. Yes.	22	Q. Right on the card itself?	
23	Q. And they knew about the difficulties regarding	23	A. Yes.	
24	Adnan Syed's parents and his Muslim faith, disapproving	24	Q. And you told this woman although you	
25	of that relationship? Did you not get that information	25	believed her to be the mother; you didn't know to have	
			Page 29 - Page 32	

_	CondenseIt!™				
	Page 33		Page 35		
1	Adnan call you; is that correct?	1	did he not?		
2	A. That's correct.	2	A. Yes.		
3	Q. And from the phone call you received from a	3	Q. And that he went to track practice, did he not?		
4	person who identified himself as Adnan, you certainly	4	A. Yes.		
5	believed that that woman had done exactly what you asked?	5	Q. And that he saw Hae Min Lee, his friend, at		
6	A. Yes, ma'am.	6	their last period class right before school ended at		
7	Q. In a timely fashion?	7	2:15?		
8	A. Yes, ma'am.	8	A. Yes, ma'am.		
9	Q. Because you got a call that very afternoon;	9	Q. And he gave you all that information without		
10	correct?	10	any prompting, didn't he?		
11	A. That's correct.	11	A. Yes, ma'am.		
12	Q. All right. And you asked that person	12	Q. He didn't hide anything, did he?		
13	identified to you on the phone, in response to your	13	A. No.		
14	inquiry, certain questions, did you not?	14	Q. All right. Subsequently, when you called him,		
15	A. Yes.	15	you again it was your insistence that you speak to		
16	Q. And among them was about his relationship with	16	him; correct?		
17	Hae Min Lee?	17	A. Yes.		
18	A. Yes.	18	Q. He had given you his cell phone; right?		
19	Q. And he readily answered your questions, did he	19	A. Yes.		
20	not?	20	Q. He had identified it as his?		
21	A. Yes, ma'am.	21	A. Yes.		
22	Q. He acknowledged that he had been girlfriend and	22	Q. Correct?		
23	boyfriend with her?	23	A. Yes, ma'am.		
24	A. That's correct.	24	Q. And he asked that you call him on his cell		
25	Q. But that they currently were no longer?	25	phone; correct?		
Г	Page 34		Page 36		
1	A. That's right.	1			
2	Q. And that they had not been girlfriend and	2	Q. And he, of course, is not the only teenager		
3	boyfriend since close to the end of the 1998 year?	3	that you came in contact with in this investigation that		
4	A. Yes.	4	had a cell phone, was he?		
5	Q. Just a couple of weeks before?	5	The second secon		
6	A. Yes.	6	Q. And there was nothing unusual about him having		
7	Q. But that he considered her his good friend?	7	a cell phone?		
8	A. Yes.	8	A. No, ma'am.		
9	Q. And he acknowledged seeing her on the 13th; is	9	Q. Or your being asked to contact him on a cell		
10	that correct?	10	phone?		
11	A. That's correct,	11	A. No.		
12	Q. And immediately corrected the information that	12	Q. And when you contacted him, you had other		
13	you presented to him that he had expected to be given a	13	questions for him, did you not?		
	ride by Hae Min Lee on the day of her alleged	14	A. On which occasion, ma'am?		
	disappearance?	15	Q. On the 2nd on the 1st of February, 1999?		
16	A. Okay. Are you referring to my conversation on	16			
	the 25th?	17	Q. Okay. And one of the questions that you had		
18	Q. Yes, or whenever. At some point, you presented		for him was based on information that you had since read		
	him with the information that you subsequently got from				
	Officer Adcock, did you not?	1000	the 13th; is that correct?		
21	A. Yes, on February 1st.	21	A. Yes, ma'am.		
22	Q. On the 25th, you spoke to him about the 13th,	22	Q. And the information that Officer Adcock		
	did you not?		collected on the 13th indicated not that Hae Min Lee had		
	A. Yes.	90000	given him a ride, but that she was supposed to give him a		
24					
24 25	Q. And he indicated to you he remembered that day,	25	ride?		

CondenseIt! TM Page 37 Page 39 A. May I refer to Officer Adcock's report? Q. Was incorrect. Is that correct? 2 2 And he didn't hesitate in answering that, did A. (Perusing document.) That's correct. 3 he? 3 O. So the information in Officer Adcock's report A. No, he did not. 5 in Officer Adcock's writing indicates that he wrote down Q. He immediately said, "Oh, no, that part's 6 on the 13th that Adnan said to him, "She was supposed to 6 wrong." Is that right? 7 give me a ride, but I was late" -- "I," meaning Adnan A. Yes, ma'am. 8 Syed -- "and I assumed she had just left." Q. Did you recheck the other information contained A. That's correct. 9 in Officer Adcock's report with him? Q. Okay. So the information that Officer Adcock's A. What other information, ma'am? Q. Wasn't there other information that he was the 11 report contained nowhere intimated or inferred in any way 11 12 ex-boyfriend of Hae Min Lee? 12 that on the 13th, outside of class, that Adnan Syed had 13 ridden with Hae Min Lee, actually? A. I don't know if I went over that with Officer 14 Adcock or not. A. No, not according to the report. Q. Okay. And that he had broken up with Hae Min Q. According to the report, it was just that he 15 16 was supposed to, but because he was late he assumed that 16 Lee right before the beginning of the new year? 17 she had just gone on? A. Yes. As I stated earlier, at the end of 1998. A. That's correct. Q. No. My question is: Did you recheck that Q. Okay. And you were confirming that 19 information with Adnan Syed? 19 20 information; correct? 20 A. Yes. 21 A. Yes. 21 Q. Okay. And that he, in fact, still considered Q. Because on the 1st of February you thought 22 himself to be friends with Hae Min Lee on the 13th of 22 23 there might be some significance to her having had a plan 23 January? 24 to give Adnan Syed a ride somewhere, did you not? A. Yes, ma'am. 24 Q. And did you confirm with him any other A. That's correct. 25 Page 38 Page 40 Q. In terms of your figuring out what actually 1 information that you had gotten in the interim from any 2 happened, since she never actually -- according to the 2 other source? 3 information you got, ever actually hooked up with Adnan A. During my conversation on the 1st? 4 Syed after 2:15? Q. Yes. A. No, not with the information I had. A. Not that I'm aware of, no. 5 Q. Now after the 1st of February, you had several Q. Not with what you had. And you didn't have any 7 other information from any other source on the 1st of 7 more phone conversations with Adnan Syed, did you not? A. That's correct. 8 February that indicated to you that, in fact, Adnan Syed Q. And one of the purposes of those phone 9 did have a plan to be picked up by Hae Min Lee and that 10 conversations was to set up a face-to-face meeting with 10 he was, in fact, picked up, did you? 11 this person whom you had just spoken with on the phone A. No. 11 12 but had not met; correct? Q. You were just confirming or rechecking 13 information you already had? 13 A. That's correct. A. That's correct. Q. And Mr. Syed answered all of your phone calls, 14 14 15 did he not? Q. To see if it might lead you somewhere; is that 15 16 A. Yes, ma'am. 16 correct? Q. He's not the one that expressed a desire to 17 A. Yes, ma'am. Q. And when you asked Adnan Syed about that 18 meet with you. It was you expressing a desire to meet 18 19 with him; correct? 19 information, he said to you, "Oh, no, that's not correct. A. That's correct. 20 I drive to school every day. She was not going to take 20 Q. And the reason his parents came into it is 21 me anywhere. There was no reason for her to do that. 21 22 because he was 17, was it not? 22 Whatever Officer Adcock wrote down was wrong." Is that

A. That's correct.

O. And he readily agreed to meet with you, did he

23

24

25 not?

23 correct?

24

A. Yeah. He said that the statement concerning

25 getting a ride from Hae Lee was incorrect.

- 1 A. Yes, he did.
- 2 Q. But he did not want his parents involved?
- 3 A. That's correct.
- Q. You were aware, or you became aware, that his
- 5 parents knew of this relationship, did you not?
- A. That's correct.
- Q. But that it was upsetting for them to even
- 8 discuss it or talk about it?
- 9 A. Yes, that's correct.
- 10 Q. And that he had no desire to again upset or
- 11 distress his mother or father about something that they
- 12 disapproved of so deeply?
- 13 A. Yes, ma'am.
- 14 Q. And that's why he asked was it okay if his
- 15 older brother, who is older than 18, attend the meeting
- 16 in lieu of his parents?
- 17 A. Yes, that's what he told me.
- 18 Q. Okay. And you readily agreed to that, did you 19 not?
- 20 A. Yes, ma'am.
- 21 Q. And you, in fact, set up a meeting and a date
- 22 and time were selected, was it not?
- 23 A. That's correct.
- Q. And that date and time was February the 10th,
- 25 was it not?

- 1 A. Yes, ma'am.
  - Q. And with the difficulties in that relationship
  - 3 caused by his parents' disapproval based on the Islam

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- 4 faith?
- 5 A. Yes, ma'am.
- Q. And that information from him was consistent
- 7 with all other information that you had received up until
- 8 that point about the course of the relationship between
- 9 Hae Min Lee and Adnan Syed?
- 10 A. Yes, ma'am.
- 11 Q. And that, in addition, the information that had
- 12 come from Adnan Syed both to Officer Adcock and
- 13 subsequently to you was consistent about his day on the
- 14 13th as well, was it not?
- 15 A. I'm sorry. Can you repeat that again?
- Q. He also -- you spoke to him about his day on
- 17 the 13th, as well, Adnan Syed's day on the 13th of
- 18 January?
- 19 A. Yes.
- 20 Q. And all the information that he gave you, that
- 21 he attended school, that he attended the last-period
- 22 class with Hae Min Lee, and that thereafter he went to
- 23 track practice was consistent from the very beginning,
- 24 was it not?
- A. From what I could confirm, yes.

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- A. Yes.
- 2 Q. And wasn't that meeting supposed to take place
- 3 at the school?
- 4 A. Yes.
- 5 Q. Okay. And you were aware, were you not, that,
- 6 in fact, he had approached a counselor at school to also
- 7 attend the meeting?
- 8 A. Yes.
- 9 Q. Okay. And that meeting, according to Adnan
- 10 Syed, would have taken place, would it have not?
- A. Yes. It was scheduled.
- 12 Q. Okay. It was canceled because you canceled it?
- 13 A. That's correct.
- 14 Q. Because of things that required your attention
- 15 as a result of the finding of Hae Min Lee's body on the
- 16 9th of February in Baltimore City; is that correct?
- 17 A. That's correct.
- 18 Q. But Adnan Syed did not cancel the meeting?
- 19 A. No, he did not.
- 20 Q. And did not determine at any point that he
- 21 would not talk to you?
- 22 A. No, ma'am.
- 23 Q. And Adnan Syed, in any of your phone
- 24 conversations, always maintained and readily spoke about
- 25 his relationship with Hae Min Lee?

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- Q. And that was also from what else you could
   confirm from all other sources that you were seeking
- 3 information from?
- 4 A. Yes.
- 5 Q. Isn't that correct?
- 6 A. Yes, ma'am.
- 7 Q. In the intervening time, from the time on the
- 8 1st
- 9 of -- the first time you spoke with him was on the 25th
- 10 of January; correct?
- 11 A. That's correct.
- 12 Q. All right. Up until the time that you settled
- 13 on the meeting at which his brother instead of his
- 14 parents would attend, did you ever attempt to speak to
- 15 his parents?
- 16 A. No, I did not.
- 17 Q. And did you ever attempt to speak independently
- 18 to his brother?
- A. I don't believe so at that time.
- 20 Q. The net result of what Adnan Syed told you on
- 21 the 1st of February about, no, Officer Adcock's report
- 22 was not correct if it stated that he had planned for Hae
- 23 Min Lee to pick him up because of his car, that that was
- 24 incorrect, did that information in any way alter whether
- 25 or not, based on the information that you knew then,

-	Conde		
	Page 45		Page 4
	Adnan had seen Hae Min Lee after 2:15?	1	THE COURT: I notice that it's a few minutes
2			before three o'clock, and we've been going for almost an
72	did not.	1	hour. Anyone need to take a break or recess? I would
4			like to continue to go till 3:30 before taking an
5	Standard St		afternoon recess. Show by a hand if you would like to
6			take a break now.
	State?	7	( )
8		8	0 0 0 0
9			then. Very well.
	excused?	10	,
11			Whereupon,
12		12	
	is still under a subpoena from the defense, and we're not		a witness produced on call of the State, having first
	sure when we're going to	1	been duly sworn, was examined and testified as follows:
5		15	2
6			your voice up. State your name and your assignment for
	must advise you that you should contact either this Court	-	the record.
	or	18	
	Ms. Gutierrez's office to determine when you will be	19	
20		20	THE COURT REPORTER: What's your first name?
21	Ms. Gutierrez, I'm just going to inquire, which	21	THE WITNESS: Romano, R-O-M-A-N-O.
	would you prefer, him to contact your office or	22	
23	MS. GUTIERREZ: Yes. He's been in touch with	23	(Pause.)
24	my office.	24	THE COURT: You may continue, Mr. Urick.
25	THE COURT: Okay. Have him contact your	25	MR. URICK: Thank you.
	Page 46		Page 4
1	office?	1	DIRECT EXAMINATION
2	MS. GUTIERREZ: Yes.	2	
3	THE COURT: Also, let me advise you that we	3	
4	have sequestered witnesses, which means that you may not	4	
5	discuss your testimony with anyone, and you may not	5	
6	discuss your testimony with anyone who has yet to	6	
7	testify.	7	Department, assigned to the Mobile Crime Lab Unit.
8	And I also have to advise you that you are	8	Q. And what are your duties with the Mobile Crime
9	still under subpoena, so if in doubt and you're not sure	9	Unit?
0	of whether we are even open for business, you may call my	10	A. My duties include responding to crime scenes,
1	chambers in the morning, and that will also provide you	11	processing, packaging, and recovering of evidence.
2	with some information. If the Court is closed, you will	12	Q. And about how long have you been doing that?
3	be able to find that information by calling my chambers.	13	A. Approximately six years.
4	THE WITNESS: Okay.	14	Q. And drawing your attention now to January
5	THE COURT: All right?	15	February 9th of 1999, were you on duty?
6	THE WITNESS: Yes, ma'am.	16	A. Yes, sir, I was.
	THE COURT: Thank you very much.	17	
7	THE WITNESS: Thank you, Your Honor.	18	to respond to Lincoln Park?
		19	
8	THE COURT: And you may go at this time.	1	••
8	THE COURT: And you may go at this time. (Witness excused.)	20	
8 9	(Witness excused.)		A. Yes, sir.
8 9 0 1	(Witness excused.) THE COURT: The State's next witness, please.	21	
8 9 0 1 2	(Witness excused.) THE COURT: The State's next witness, please. MS. GUTIERREZ: Your Honor, Mr. Urick has	21	Q. And what drew you to Lincoln Park?
8 9 9 9 10 11 12	(Witness excused.)  THE COURT: The State's next witness, please.  MS. GUTIERREZ: Your Honor, Mr. Urick has stepped out to get him.	21 22 23	<ul><li>Q. And what drew you to Lincoln Park?</li><li>A. I was dispatched in reference to a suspicious</li></ul>
7 8 9 9 9 10 11 12 13 14	(Witness excused.) THE COURT: The State's next witness, please. MS. GUTIERREZ: Your Honor, Mr. Urick has	21 22 23	<ul> <li>Q. And what drew you to Lincoln Park?</li> <li>A. I was dispatched in reference to a suspicious death scene.</li> </ul>

	Page 49	9	Page 51
1	the Mobile Unit decide who is going to supervise a given	1	squeeze it instead of having to put your finger on the
2	crime scene?		map, you'll be able to put a red dot on the map.
3	A. That's predetermined as far as the assignment	3	BY MR. URICK:
4	goes in the Lab.	4	Q. Have you had a chance to examine the map?
5	Q. And on that date when you went to Lincoln Park,	5	A. Yes, I have.
6	who was assigned to supervise the crime scene?	6	Q. And can you identify that?
7		7	A. It appears to be a map of the general area
8	Q. Now what, if anything, did you see upon your	8	containing Lincoln Park.
9	arrival?	9	6 - 7 F
10		10	You just press down on that right there.
	the scene and they directed me to what was believed to be	11	Do you see the position where you located
1000	a partially covered body.	1	approximately where the body was found?
13	, , , , , , , , , , , , , , , , , , , ,	13	,,
14		14	this area of Lincoln Park.
15		15	,
16			intersect right there?
		17	
2000	seconds to examine that?	18	, , , , , , , , , , , , , , , , , , , ,
19	A. (Perusing document.)	19	8.7
20	Q. And have you had a chance to examine that?	20	MR. URICK: With the Court's permission, I am
21	A. Yes, sir.		now affixing a sticker with the letter "B" attached to it
22	Q. And can you identify that?		for "burial site."
23	A. Yes, I can. These appear to be photographs	23	THE COURT: Let the record reflect that the
1	taken of the crime scene on that particular day, February	1	notation has been noted where the officer is indicating
25	9th, '99.		the body was buried, and that's been placed on the map.
1	Page 50		Page 52
1	Q. And do they fairly and accurately depict the	1	MR. URICK: I am going to put some Scotch tape
1	crime scene as you remember it?	-	over it to permanently affix it to that location.
3	A. Yes, they do.	3	THE COURT: Very well.
4	Q. Now the top row on the far if you go across,	4	MR. URICK: Thank you. You may take the stand
1	the third one yeah, where your left hand is now do	1	again.
1	you see some figures back in the woods?	6	(The witness resumed the witness stand.)
7	A. Yes, sir, I do.	7	BY MR. URICK:
8	Q. And what, if anything, is significant about	8	Q. Did you have occasion to
55.00	where those figures are standing?	9	THE COURT: One moment, please.
10	A. That would indicate approximately where we	10	(Pause.)
	determined that the partially buried body was located.	11	THE COURT: All right, you may continue.
12	MR. URICK: May I have the Court's permission	12	BY MR. URICK:
	to have the witness step down from the stand and come to the map at this time?	13	Q. Did you have occasion to examine the ground at
15			the crime scene for anything that might potentially be of evidentiary value?
1	THE COURT: Yes, you may.  (The witness approached the easel.)		
16 17	BY MR. URICK:	16	A. Yes, sir, I did.
18	Q. I'd like you to examine that map for a few	18	Q. What sorts of things did you find?  A. We found a variety of things at the initial
1000			COLORS TO THE SECOND SE
20	moments, if you would?  THE COURT: And, Officer, I'm going to ask you		crime scene. We located six .9 millimeter cartridge casings, 13
	you're going to have to move to the opposite side so		.40-caliber cartridge casings, a liquor bottle. We also
1 1000	that the defense and the jurors can all see what it is		discovered two Block Buster video cases, one feather that
	that the defense and the juriors can all see what it is that you're doing.	1	was recovered atop a log which was near where we've
24	I believe Mr. Urick is going to hand you a pen		indicated on the map as the burial site, one rolled
500000	that actually has a red light beam on the end. If you		condom, one condom wrapper, and a rope from the ground
20	and a roa right bound on the olid. It you	123	Page 49 - Page 52

Page 53 Page 55 I near the area where the burial site was. 1 BY MR. URICK: Q. And did you ever -- did you also have occasion O. Have you had a chance to examine the exhibits? 2 3 to take into custody fiber evidence that the Army A. Yes, sir, I have. 4 forensics team found? 4 Q. Now, if you would -- first looking at 13, can A. Yes, sir, we did. 5 you identify that? Q. Now, drawing your attention to about February A. 13 is a photograph of the front seat area of 7 28th of 1999, did you have occasion to supervise the 7 the vehicle in question. And as you can see in the 8 inspection of the victim Hae Min Lee's car, a Nissan, '98 photograph, there is a shirt that's partially folded in 9 Nissan? 9 the front seat of the vehicle which we later laid out on A. Yes, sir, I did. 10 10 a flat surface at the processing bay to get some better 11 O. And where was that car examined? 11 photographs of it. A. That car was examined in our processing area at 12 Q. And does the photograph on the left fairly and 13 accurately represent where the shirt was seen when the 13 headquarters. 14 Q. When did you first have occasion to see the 14 vehicle was recovered? 15 car? 15 A. Yes, sir, it does. A. On the 28th of February. 16 Q. And do the photographs on the right fairly and 17 Q. Where did you first see it? 17 accurately depict the suspected stains that are on the T-A. In the forensic processing bay. 18 Q. Now, what do you do when you process a vehicle? 19 A. Yes, sir, they do. 20 A. When we process a vehicle, we look for any and 20 Q. Thank you. 21 all pertinent evidence that may be recovered in Now look at State's 14. Can you identify 21 22 conjunction with the case. We process the vehicle for 22 those? 23 latent fingerprints and recover any evidence that we feel 23 A. Yes, I can. 24 pertinent to the case. 24 O. What are those? Q. Now, when you say you process for latent 25 A. These are items that are contained within the Page 54 Page 50 1 prints, what sort of surfaces do you process for latent 1 rear of the vehicle, the rear seat area of the vehicle. 2 prints? Q. And do they fairly and accurately depict where A. All suitable interior and exterior surfaces of 3 the items were in the car? 4 the vehicle. A. Yes, sir, they do. Q. Do you also process paper items? Q. Now, in the lower right-hand corner, what is A. Paper items we do not process; however, we do 6 that photograph? 7 recover them so that they can be processed by our Latent A. This is close-up photograph of a map that was 8 Print Unit. 8 recovered from the rear seat of the vehicle, the rear Q. Now, when you first looked at the car, what, if 9 seat area. Basically, what we did is, we wanted to lay 10 anything, did you observe? 10 the map out to get a better photograph of it. A. Upon initial inspection of the vehicle, nothing O. Why are there two sections to it? 11 12 unusual stood out other than usual school books and A. One section was torn out of the book 13 things of that nature that were in the trunk, and 13 previously. 14 athletic equipment. Q. And where was the torn out piece found, if you 14 15 recall? MR. URICK: If I may approach the witness at 16 this time, I'm going to hand him what's already in 16 A. In the rear seat area of the vehicle. 17 evidence as State's Exhibit 8, what's already in evidence 17 Q. And do all those photographs fairly and 18 as State's 13, and what have been marked for 18 accurately depict the subjects contained there and show 19 their placement within the vehicle? 19 identification purposes so far as 14 and 15. THE COURT: All right. State's Exhibit No. 9, 20 A. Yes, sir, they do. MR. URICK: We would offer in evidence at this 21 the previous exhibit that the witness had, -- State's 9 21 22 or 10 -- would you pass that to the Court please? 22 time State's Exhibit 14. THE COURT: Any objection? 23 THE CLERK: (Complying with Court's request.) 23

24

24

25

THE COURT: Thank you.

You may continue.

MS. GUTIERREZ: Judge, I would object to the

25 photographs on the lower right side, given the testimony

CondenseIt! TM Page 57 Page 59 1 is that that item was laid out. So the question asked THE WITNESS: No, ma'am, we did not turn any 2 is: do they fairly and accurately represent where those 2 pages of the map book. 3 items were as this officer found them. He answered yes THE COURT: And the piece of paper that was 4 and, in fact, according to his testimony they do not, 4 torn out, you then photographed as it was? 5 since the map book was found in the rear seat, and the THE WITNESS: Exactly. The separate page along 6 here in the lower left was a page that was already torn 6 placement he laid out to better photograph are not as 7 they appeared as he found them. So I would object to the 7 out of the booklet. 8 lower right photograph. THE COURT: And the side of the page that was THE COURT: With regard to the lower right 9 facing up at the time you recovered it, is the side of 10 photograph, counsel for the State, do you want to ask any the page that you photographed? 11 other questions relative to the appearance of the item in THE WITNESS: Yes, ma'am. 11 12 the photograph? 12 THE COURT: Very well. MR. URICK: Yes, if I may, please. 13 13 Any additional questions from the State as a 14 BY MR. URICK: 14 result of the Court's questions? Q. Do the pictures in the left and the top right 15 MR. URICK: No. 15 16 fairly and accurately depict the placement of the objects 16 THE COURT: Of the defense? MS. GUTIERREZ: I do, Judge, but I'll reserve 17 in the car itself? 17 A. Yes, sir, they do. 18 18 them until cross-examination. Q. The lower right photograph, does that fairly 19 THE COURT: All right, very well. 20 and accurately depict the appearance of those two At this time I will accept that as an exhibit 21 objects? 21 into evidence at this time with the qualifications noted A. As indicated in the left and the upper right, 22 by the witness. 23 no, they do not. However, these items were placed so 23 (State's Exhibit No. 14, previously 24 that they could be better photographed. 24 marked for identification, was Q. And does that photograph fairly and accurately received in evidence.) Page 58 Page 60 1 depict them and their contents? BY MR. URICK: 2 A. Yes, sir, they do. Q. Did you have occasion to examine the page that 3 MR. URICK: I would offer the exhibit at this was torn out of the map? 4 time. A. Yes, sir, I did. Q. And what, if anything, did you notice about 5 THE COURT: Any objection? MS. GUTIERREZ: No, Your Honor. 6 that page? 6 THE COURT: I do have a question. A. That particular page stood out to me because it 7 THE WITNESS: Yes, ma'am. 8 indicated a page that was torn out of the book that 8 THE COURT: Before you photographed the map, included the map area of Lincoln Park. 9 Q. Now, the next exhibit, State's 15, have you had 10 did you turn the pages, or did you photograph the map as 10 11 a chance to examine that? 11 it appeared -- whatever page it was open to at the time 12 you retrieved it from the seat? 12 A. Yes, sir, I have. THE WITNESS: That is actually indicated --13 Q. And what, if anything, does that indicate? A. This indicates the rear trunk area of the 14 this would actually indicate the first photograph of how 15 vehicle and the contents contained inside of that 15 the rear back bench seat looked once the door was open. 16 This is the first photograph, I'm sorry. The second 16 area. Q. And could you explain what each picture shows? photograph would indicate exactly how the book itself was 17 18 found once we moved aside the book bag. This is what we A. Yes. The top left picture shows a lacrosse 18 19 found, the map lying there. 19 stick, hockey stick, a jacket, umbrella, and the index card packet. The lower left photograph indicates an 20 Before recovering and placement of same to be 21 submitted to evidence, we removed these two items, placed envelope that was found beneath the carpeted area of the 22 trunk, like right on top of the spare tire. 22 them on a table, and then photographed them to get closer The upper right photograph indicates papers 23 and better detail. 23 24 that were found once the red jacket was moved to the 24 THE COURT: You did not turn the page of the 25 side. These are the items that were found beneath the 25 map book?

Page 61 Page 63 1 red jacket. And this is a close-up of the photograph in Q. I am now going to hand you an exhibit and ask 2 the lower left. 2 you to examine it. 3 Q. And do those photographs fairly and accurately A. (Complying with request of counsel.) 4 depict the items in the trunk as you found them? Q. Can you identify that item? A. Yes, sir, they do. 5 5 A. It's an item that was packaged. I can identify MR. URICK: We would offer into evidence 6 the packaging. 7 State's Exhibit 15. Q. And what is that packaging? 7 THE COURT: Any objection? A. This is a piece of evidence that was packaged 8 MS. GUTIERREZ: No. Your Honor. 9 9 by Technician Sanders. THE COURT: Let it be admitted. 10 Q. And is that evidence that was recovered from 11 (State's Exhibit No. 15, having been 11 the car on the 28th of February? 12 previously marked for A. I do believe so; however, I'm not certain. I identification, was received in 13 do not possess the property numbers list to be able to 13 14 evidence.) positively identify it as such. 15 BY MR. URICK: 15 MR. URICK: May I approach the witness? 16 Q. Now, did you have occasion to examine the car 16 THE COURT: You may. 17 itself? 17 MS. GUTIERREZ: Judge, I am going to object to 18 A. Yes, sir. 18 showing this witness items of documentation that are not Q. What, if anything, did you notice about the 19 19 identified or in evidence. 20 -- if you noticed anything -- about the controls? THE COURT: Before you show the witness 21 A. The what again? I'm sorry. 21 anything, perhaps you might ask him if there was anything Q. If you look at State's Exhibit 8 --22 22 that you could show him that might refresh his A. Uh-huh. 23 recollection. 23 Q. Can you identify that? 24 24 BY MR. URICK: Page 62 Page 64 A. State's Exhibit 8 would be a close-up Q. Is there anything that I can show you that 2 photograph of the ignition of the vehicle. 2 might refresh your recollection of the property numbers? Q. And does that fairly and accurately depict that A. Yes, sir. 3 4 portion of the vehicle? Q. And what is that document? A. Yes, sir, it does. A. That would be a property list or "property Q. Did you have occasion to examine that part of 6 sheet," as we refer to it. 7 the vehicle at all? THE COURT: I need you to mark it for 8 identification purposes, and also show it to counsel so Q. What, if anything, did you notice? 9 she can see what it is. A. Nothing unusual. Just for identification purposes, please mark 10 Q. And your analysis was a visual one? 11 that exhibit. 11 MR. URICK: What number are we up to? 12 12 MR. URICK: Now, with the Court's permission, I 13 MS. MURPHY: 39. 13 MR. URICK: For identification purposes, 39. 14 would like to publish State's 13, 14, and 15 to the jury 14 (State's Exhibit No. 39 was marked 15 at this time. 15 for identification.) THE COURT: Any objection from the defense? 16 16 BY MR. URICK: 17 MR. GUTIERREZ: No, Your Honor. 17 THE COURT: You may do so at this time. 18 18 Q. Please examine this for a second if you will, 19 I ask that you resume questioning only if the 19 please? A. (Complying with request of counsel.) 20 jurors have finished examining the exhibits. 20 21 THE COURT: At this point, Ms. Gutierrez, your (Pause.) 22 objection is overruled, and I will note your objection 22 MR. URICK: May I approach the witness at this 23 the initial question, for the record. With the 23 time? 24 clarification, it is now overruled. THE COURT: Yes, you may. 24 25 BY MR. URICK:

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1	THE WITNESS: This particular item will refer	1	
2	to the map, the torn out page.	2	Exhibits 16 and 17.
3	BY MR. URICK:	3	(State's Exhibits 16 and 17,
4	Q. And does it reference the property does the	4	previously marked for
5	control list reference the particular property number?	5	identification, were received in
6	A. Yes, sir, it does.	6	evidence.)
7		7	MR. URICK: If I could have the Court's
	your presence and submitted to the Evidence Control Unit	8	permission at this time, I'd like to publish the page
9	under that property number?	9	that's torn out by having the witness come over in front
10		10	of the jury and show that page to the jury.
11		11	
12		12	
13	,,	13	approached the jury box.)
14	,	14	THE WITNESS: Exhibit 16 would indicate the
15		15	torn out page from the map which contains Lincoln Park.
16	is 99008998.	1	It's right along here, right here. Here's Lincoln Park
17		17	right here.
18		18	•
19			to the members of the jury, using his hands to circle the
20			area on the map in a circular motion that indicates the
21	list?		area of Lincoln Park.
22		22	MR. URICK: Thank you. If you could return to
23	99008998.		the stand at this time?
24		24	(The witness returned to the witness stand.)
25		-	
	Page 66	100	Page 68
1	BY MR. URICK:	1	MR. URICK: I will give the two exhibits to the
2	Q. Have you had a chance to examine the two items	2	
	that were in there?	3	BY MR. URICK:
4	A. Yes, sir, I have.	4	Q. At this time, I'd ask you to take a look at
5		1 -	this object. Examine it, if you would, please?
6	A. The items contained in this particular package	6	A. This appears to be a package containing papers
	are the map and the torn out page.		from the trunk area of the vehicle.
8	MR. URICK: These have been marked for	8	Q. And were those seized and packaged in your
	identification as State's Exhibits 16 and 17.		presence on were they seized and packaged in your
10	(State's Exhibits Nos. 16 and 17 were		presence?
11	marked for identification.)	11	A. Yes, sir, they were.
12	BY MR. URICK:	12	Q. And, if you would, what's the property control
13	Q. Now, other than having been opened and tagged		number on that item?
14	opened for discovery and testing purposes and tagged	14	A. The property control number on this item is
	for court purposes, are they in substantially the same		99008994.
16		16	Q. And is that property number cross-referenced in
17	A. Yes, sir, they are.		the evidence control list?
18	Q. At this time I would offer State's Exhibit 16,	18	And, if you would, before you determine that,
	the map book, and as 17 pardon me. 16 is the page		be sure to look at the last page as well?
	that's torn out of the map book; 17 is the map book	20	A. Okay. Yes, sir, it is contained in the list.
21	itself. I would offer into evidence State's Exhibit 16	21	Q. And please read the number off the list?
22	and 17 at this time.	22	A. The number on the list is indicated as
23	THE COURT: Any objection?		99008994.
24	MS. GUTIERREZ: No, Your Honor.	24	Q. Please open the package at this time and
		25	examine the contents?

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1		1	
2	what was contained in either exhibits previously offered,	2	being processed and prepared as a trial exhibit, is it in
	or has this got its own number?		substantially the same shape and form as when it wa
4	THE WITNESS: It has its own property number.		seized?
5		5	A. Yes, sir, it is.
6	THE COURT: I understand. But it doesn't have	6	The state of the s
7	an exhibit number?	7	the note to Don.
8	THE WITNESS: There are exhibits contained	8	THE COURT: Any objection?
9	within the package.	9	
10		10	
11		11	(State's Exhibit 19 was marked for
12	MR. URICK: No, it will be a new exhibit in a	12	identification and was received in
13	second.	13	
14	THE COURT: All right.	14	
15	For the record, counsel, I need to have a	15	Q. Now, have you found Exhibit 20?
16	number given to this item that he's identifying. If we	16	
	could, just for the purpose of identifying it, so that	17	
	the record's clear what it is this witness has been	18	
19	testifying about and what it is that he's about to open.	19	small envelope with a paper clip. Contained in the
	If we could have a number?	1	envelope is a thank-you card and an address label.
21	MR. URICK: We will assign No. 40 for	21	
	A STATE OF THE STA		markings of the Latent Prints Unit?
23	THE COURT: Very well.	23	
24	BY MR. URICK:	24	
25	Q. What's the property control number again?	25	the paper work.
	Page 70		Page 72
1	A. The property control number is 99008994.	1	
2	THE COURT: Thank you.	2	
3	Let that be State's Exhibit No. 40 for	3	
1		4	Exhibit 20.
5	(State's Exhibit No. 40 was marked	5	
6	for identification.)	6	
7	BY MR. URICK:	7	in evidence.)
8	Q. Please open the package and examine the	8	
74.0	contents?		you to examine this exhibit, if you would?
10	A. (Complying with request of counsel.)	10	
11	Q. In going through those objects, you should find		been admitted are two single portions of items contained
	two that are marked, one as State's Exhibit 19 for		in what was identified as State's Exhibit No. 40,
1	identification, the other State's Exhibit 20. Please see		generally, but only two items within that State's Exhibit
	if you can find those?		No. 40 have been admitted into evidence, and those are
15	A. Yes, sir, I found them.	1	items 19 and 20.
16	Q. Please examine them at this time?	16	
17	A. (Complying.) I've examined them.	17	now, for identification purposes, we're going to mark it
18	Q. Okay. Now, State's Exhibit 19 can you	1000	as Exhibit 41.
	identify that?	19	THE COURT: Mark it as 41 so noted for
20	A. State's Exhibit 19 is a single sheet of		identification purposes only.
2.30	looseleaf notebook paper, and it appears to be a note.	21	
22	Q. And is there a name on it?	22	
23	A. On the exterior of the note, which would be the	23	
1000	back side of the single sheet of paper, there's the name	24	know what the Court's doing, we're not a video courtroom.
	"Don" written twice.		If we were, what is happening, moving around in terms of
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Page 73 Page 75 THE COURT: Any objection? You said State's 1 papers, would be visible to anyone who would review this 2 record 2 Exhibit No. 4? I'm sorry. Unfortunately, we have only the -- well, not 3 3 MR. URICK: 24. 4 unfortunately -- we have only the stenographer, so when MS. GUTTERREZ: No objection. 4 5 things happen in the courtroom that are only seen and not 5 THE COURT: Let it be admitted as State's 6 necessarily heard, I'm making sure that the record shows 6 Exhibit No. 24. 7 what's going on. In the event someone were to review the (State's Exhibit No. 24 was marked 8 record, they'd actually know what was taking place and for identification and was received 9 what you all were seeing as part of the record in this 9 in evidence.) 10 case. 10 BY MR. URICK: 11 You may continue with regard to what's been 11 Q. I am now going to show you what has been marked 12 marked as Exhibit No. 41 for identification purposes. 12 for identification as State's Exhibit 42, and ask you to 13 BY MR. URICK: 13 examine that, if you would? 14 Q. Have you had a chance to examine the object? 14 (State's Exhibit No. 42 was marked 15 A. Yes, sir, I have. 15 for identification.) 16 Q. And can you identify that object? 16 THE WITNESS: (Complying.) I have identified 17 A. Yes. This object appears to be papers that 17 it. 18 were recovered from the glove box of the vehicle. 18 BY MR. URICK: Q. And does it have a property control number 19 Q. Can you identify it? 20 affixed to the package itself? 20 A. Yes sir, I can. Q. And what is that object that has been marked 21 A. Yes, sir, it does. 21 22 Q. And what is that property control number? 22 for identification purposes? A. That property control number is 99008995. A. These are items I recovered from the back seat Q. And is that cross-referenced in the property 24 of the vehicle. 24 25 control list? Page 74 Page 76 1 A. Yes, sir, it is. Q. And does the bag proper have an Evidence Q. And, again, what is the number on the property 2 Control Unit number affixed to it? 3 control list? A. Yes, sir, it does. 3 A. The number on the property control list is Q. And what is that number? 5 99008995. A. That particular number is 99009000. Q. Now, if you would open that exhibit and examine Q. And please examine the items within it. You 7 the contents inside? should find one that's been pre-marked for identification And among the items there, you should find one purposes as State's Exhibit 22. 9 marked for identification as State's Exhibit 34 -- pardon MR. URICK: I'm sorry, there's a -- my mistake. 10 me. 24. 10 We inadvertently pre-marked the entire bag. I do not 11 A. Yes, I've found that particular item. want the entire bag. I believe it should be this item Q. I think it had something paper clipped to it 12 right here. Yes. Let me mark this for identification as 13 that you pulled off? 13 State's Exhibit 22. 14 A. Yes. 14 (State's Exhibit No. 22 was marked 15 Q. That was part of the exhibit itself. 15 for identification.) Please examine the object marked as State's --THE COURT: For the record, the item that's 16 16 17 for identification as State's Exhibit 24? 17 being marked as State's Exhibit No. 22 is one item A. The object marked as State's Exhibit 24 is an contained in Exhibit No. 42, which is the envelope or the 19 auto insurance card and a vehicle registration card. 19 bag covering. Q. And do those cards show visibly that they have 20 THE WITNESS: I have examined same. 21 21 been processed by the Latent Prints Unit, as well as BY MR. URICK: Q. Okay. It is in -- other than -- does it show 22 having markings from the Latent Prints Unit on them? 22 23 evidence of having been processed by the Latent Prints 23 A. Yes, sir, they do. 24 Unit, including having affixed to it markings by the 24 MR. URICK: We would offer as State's Exhibit 25 Latent Prints Unit? 25 No. 4, the Nationwide Insurance I.D. from the glove box.

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Page 7	Page 7		
1 A. Yes, sir, it does.	1 Q. Can you identify the object in the bag?		
Q. And other than having been processed by the	2 A. Yes, sir, I can.		
3 unit and marked for identification purposes, is it	3 Q. What is that object?		
4 substantially the same shape as when it was seized?	4 A. This is the shirt that was recovered from the		
5 A. Yes, sir, it is.	5 front left seat of the vehicle.		
6 Q. And was it seized and processed in your	6 Q. And that was the shirt that was depicted in the		
7 presence?	7 photographs that constituted State's Exhibit 13?		
8 A. It was seized in my presence, yes.	8 A. I do believe so.		
9 Q. Okay.	9 Q. The one that had the shirt on the front seat		
MR. URICK: Offer State's Exhibit 22 the floral	10 and then		
11 paper.	11 A. Correct.		
THE COURT: Any objection?	12 Q. And other than having been processed by the		
MS. GUTIERREZ: No, Your Honor.	13 Crime Lab, is the shirt in substantially the shape and		
THE COURT: Let it be admitted.	14 form as when it was seized?		
(State's Exhibit No. 22, previously	15 A. Yes, sir, it is.		
marked for identification, was	16 MR. URICK: We would offer as State's Exhibit		
17 received in evidence.)	17 26 the bag with the shirt contained within it.		
BY MR. URICK:	18 THE COURT: Any objection?		
Q. This is actually part of the previous exhibit.	MS. GUTIERREZ: No, Your Honor.		
I ask you to take a look at that while I	20 THE COURT: Let it be admitted.		
MR. URICK: Mr. Clerk, the previous exhibit,	(State's Exhibit No. 26, previously		
22 the large bag, could you just slip this in the bag?	22 marked for identification, was		
BY MR. URICK:	23 received in evidence.)		
Q. Have you had a chance to examine the exhibit?	24 MR. URICK: May I have the Court's indulgence		
25 A. Yes, sir, I have.	25 for just a second?		
Page 7			
Q. And can you identify that?	1 THE COURT: You may.		
2 A. This, according to the property sheet, is a	2 (Pause.) 3 MR. URICK: Witness with the defense.		
3 shirt with suspected blood on same.			
4 Q. And does the bag have affixed to it a property 5 control number?	4 THE COURT: Ms. Gutierrez? 5 Ms. GUTIERREZ: Yes, Your Honor.		
	6 CROSS-EXAMINATION		
<ul><li>A. Yes, sir, it does.</li><li>Q. And what is that property control number?</li></ul>	7 BY MS. GUTIERREZ:		
The state of the s	8 Q. Mr. Thomas, I think, for convenience, I'm going		
	9 to go backwards, so let's start with		
<ul><li>Q. Please read that again?</li><li>A. 99008991.</li></ul>	10 MS. GUTIERREZ: Mr. Clerk, could I have State's		
	11 Exhibit 24 and 19 and 20 and 22?		
Q. And is that cross-referenced in the property control list?	12 (The Clerk handing exhibits to Ms. Gutierrez.)		
	13 MS. GUTIERREZ: May I approach the witness,		
A. Yes, sir, it is.	14 Your Honor?		
<ul> <li>Q. Now, please open the bag and just you know,</li> <li>I don't think you have to take it out, but visually</li> </ul>	15 THE COURT: Yes, you may.		
6 examine the contents, if you would?	16 BY MS. GUTIERREZ:		
	17 Q. Mr. Thomas, you've already identified these as		
7 Is the bag pre-marked for identification	18 four separate exhibits, one of which is two papers. All		
8 purposes as State's Exhibit 26? 9 A. Yes, sir, it is.	19 of these came out of the car that you've already		
	20 described to us you examined on February 28 in the bay		
	21 down at police headquarters that is used for that purpose		
opening what's been pre-marked as State's Exhibit 26 for	22 to examine cars or vehicles; correct?		
22 identification purposes. 23 (State's Exhibit No. 26 was marked	23 A. Correct.		
A STATE OF THE STA	24 Q. And that vehicle was the vehicle that you know		
for identification.)	25 to be identified as belonging to the victim?		
5 BY MR. URICK:	23 to be identified as belonging to the victim:		

Page 81 Page 83 A. Correct. Q. And sometimes you find papers that are related Q. Okay. And there's nothing unusual about you 2 2 to the car you're examining; correct? 3 knowing that ahead of time; is that correct? A. That is correct. A. No, there's nothing unusual. Q. And sometimes you find papers that have nothing Q. And there's nothing unusual about your finding 5 to do with the car? 6 an insurance card that is the insurance for the victim's A. That would also --7 family member covering that car in the glove compartment? O. Is that correct? A. That would also be correct. Q. Or the M.V.A. registration for the car that Q. All right. In regard to the notes that you 10 turned out to be also in the glove compartment of the car 10 found, the one that says "Don" -- that actually says 11 that you knew belonged to the victim? "Don," as it's folded, in two places, does it not? A. That would also be correct. A. Yes, ma'am, it does. 13 Q. Okay. And, incidentally, out of the bags that Q. And on the other side is a note that -- there's 14 you picked up all of these things, there's nothing 14 no place it refers to Don -- it says "Hey, Cutie," does 15 unusual about finding a group of papers in a glove 16 compartment of a car that you were forensically 16 A. Yes, ma'am, it does. 17 examining? 17 Q. Okay. There's no date on this note, is it? 18 A. No, nothing unusual. 18 A. No, ma'am. 19 Q. Some papers which related to the car and other Q. There's nothing on either side of this that 20 papers which did not? 20 indicates to you when it was written? 21 A. I wouldn't have any prior knowledge of that. 21 A. No, ma'am, it doesn't. 22 Q. Okay. But there's nothing unusual about 22 Q. Or who the Don person is? 23 finding papers that both relate to the car and don't 23 A. No, ma'am. 24 relate to the car in the glove compartment of a car 24 Q. Or who the signatory is? 25 you're forensically examining, is there? 25 A. No, ma'am. Page 82 Page 84 A. I'm sorry, can you repeat that question? Q. Or under what circumstances it was written? Q. There is nothing unusual about finding inside A. No, ma'am. 3 the glove compartment of a car you are forensically Q. And whether or not it was ever given to the 4 examining both papers that relate to that car and papers 4 person to whom it was written by the person, whomever it 5 that do not? 5 may be, who wrote it? A. I wouldn't have any prior knowledge whether A. No, ma'am. 7 they related to the vehicle or not. Q. And in regard to the other note that you Q. I'm not asking you that, sir. You forensically 8 identified -- and again, this was found where? 9 examine other cars, don't you? A. These are papers that were recovered from the 10 MR. URICK: Objection. THE COURT: Overruled. Just listen to her 11 11 Q. From the glove box. The same place where the 12 question. 12 insurance card was? 13 BY MS. GUTTERREZ: A. (No response.) 13 14 Q. Do you not? 14 THE COURT: Is that right? 15 A. Yes. 15 THE WITNESS: I'm sorry. 16 Q. And you have before February 28, 1999, have you BY MS. GUTTERREZ: 16 17 not? 17 Q. It's a question. 18 A. Yes, ma'am, I have. 18 A. I'm --19 Q. And oftentimes in glove compartments inside 19 Q. The glove box, the same place where the 20 vehicles you are examining, you find papers, do you not? 20 insurance card was recovered? 21 A. I would need to go back and refresh my A. We find papers, yes, we do. 21 22 Q. And there's nothing unusual about that, is 22 recollection as to where that was. 23 there? 23 Q. Is there something that would refresh your A. Nothing unusual to find papers. 24 recollection as to that?

25

A. Yes, the exhibit that it came from.

CondenseIt! TM Page 85 Page 87 Q. The bag number --Q. And based on where you found it and the A. The packaging. 2 circumstances it appeared to be, could you tell whether 2 Q. -- out of which -- do you recall which that is? 3 or not there had ever been flowers in there? A. I was unable to determine that; however, there A. No. I do not. 4 MR. URICK: State's 40. 5 was some slight residue of what looked like a rose petal, 5 MS. GUTIERREZ: If I could have State's 40, 6 but I'm not a flower expert. 6 which has only been marked for identification? Q. Okay. But it appears exactly what it appears to be, a wrapper for some flowers; correct? 8 BY MR. GUTIERREZ: A. Correct. 9 O. And if there were flowers in there, you, of O. Mr. Thomas, if you could review that and see if 10 11 that refreshes your recollection as to where this item 11 course, from your examination, couldn't tell to whom they 12 about which you just testified came from, where it came 12 were given? 13 from in the car? 13 A. No, ma'am. A. Exhibit 24 were items that were recovered from 14 Q. Or by whom? 15 the glove box area. A. No, ma'am. 15 Q. Okay. And Exhibit 19? Q. Or under what circumstances? 16 17 A. Exhibit 19 is from Exhibit 40. 17 A. No, ma'am. Q. Which is also from the glove box? O. Or any idea of when? 18 18 A. That would be incorrect. This was recovered 19 A. No, ma'am. 20 from the trunk area of the vehicle. 20 Q. The item number 26, which you've described as Q. Okay. So the notes came from the trunk area? 21 the shirt with suspected blood, the pictures that you've 21 22 shown us show that that shirt, not laid out as you later A. Correct. 22 23 laid it out to better photograph it, but, in fact, was 23 Q. Okay. And does that include the note addressed 24 to the Lee family at Road? 24 found folded or jumbled up on the very driver's seat in A. That would also be correct. Page 86 Page 88 1 the front of that vehicle, was it not? A. Yes, ma'am, Q. Where the trunk area of the car was? A. The trunk area, yes. 2 that is correct. 2 Q. And at the time that you laid it out to Q. And there is a stamped document indicating that 4 photograph what appeared to you to be suspected blood, 4 it was posted on a certain date, does it not? 5 you, of course, had no idea what that substance was? A. Yes, ma'am, it does. A. No, ma'am, I did not. O. And what date is that? O. And whatever substance appeared to be on the A. That date would be the -- that would be the 3rd 8 of October, 1998. 8 shirt, sir, you had no idea what, if any, relevance it 9 had to what, if any, events occurred in the car, did you? Q. Okay. Now, sir, when you examined that car, A. No. That would be correct. 10 you had no idea of how many people drove it, if more than Q. You, sir, were not privy, at that juncture, to 11 one did, do you? 11 12 determining what was the cause of death of the driver of A. No, ma'am. 12 13 the car that had last been known to drive it? 13 Q. And how often people drove it? A. No, ma'am. 14 A. No, ma'am. O. And whether or not anything related to the 15 15 Q. And what their purposes were? 16 cause of death involved the blood of that person? 16 A. No, ma'am. A. No, ma'am. Q. And under what conditions? 17 Q. And you, of course, had not been made privy to 18 A. No, ma'am. 18 19 any information leading you to believe that whoever Q. Now, Mr. Thomas, you identified State's Exhibit 20 caused the death of the body that you observed in the 20 22. It appears to be a flowered paper -- flowers printed 21 other search on February 9th of the person's body in the 21 on the paper -- but also appears to be the wrapping for 22 grave in Lincoln Park involved blood from any source 22 flowers, does it not?

23 were you?

A. No, ma'am.

23

A. Yes, it appears to be.

Page 89 Page 91 O. And that, of course, is not part of your Q. Okay. And, in fact, there are numbers both at 2 expertise in the collection of evidence; correct? 2 the top and the bottom, are there not? A. No, ma'am. It would be impossible to determine A. They do have numbers at the bottom as well as 3 4 that. 4 the top. 5 Q. And at the time, for instance, it looked to you Q. It's hard to see that in the picture, is it 5 6 like blood; correct? 6 not? A. It could have been a number of --7 A. Yes, it is. O. Could have been something other than blood; Q. But if you look at the map itself, it has a map 9 correct? 9 number with a number on it at the top, either on the 10 left-hand side or the right, and also a number that 10 A. Correct. Q. And that's why, because you're not a blood 11 indicates a page number at the bottom, does it not? 11 12 expert, you call it "suspected blood"; correct? A. Yes, ma'am. 13 A. That is correct. 13 Q. The picture shows that the map book was opened Q. That's what you suspected it to be when you saw 14 14 to Map 23 on Page 33, does it not? 15 it; correct? A. (No response.) 15 A. That would be correct. 16 Q. It's hard to see, isn't it? 16 Q. But you had you no idea whether your suspicions A. It's a little difficult to see, yes. 17 17 Q. You can't actually see the page number, but you 18 were founded; correct? 18 19 A. That would be correct. 19 can see the map number, can you not? Q. Or if they were founded, if they were related A. You can see the map number. 20 21 in any way to what happened to the person in that car on 21 Q. And that map, as you photographed it, all you 22 or about January 13th? 22 did was spread it out so that you could better photograph A. Yes, ma'am, that would be correct. 23 it; right? 23 24 Q. Is that correct? A. That would be correct. A. Yes, ma'am, that's correct. 25 Page 90 Page 92 Q. You had no idea when and how whatever it was, Q. That's the same map book that was laying 2 you saw on that shirt got there? 2 underneath the book bag that you also recovered and 3 processed? A. That's correct. 3 O. Or under what circumstances? A. That is correct. O. Isn't that correct? A. Yes, ma'am. 5 5 Q. And by whom it was put? A. That is correct. A. That would be correct as well. Q. And it was under the book bag folded up to Map 7 Q. Now, in regard to the map, I believe that --8 23; correct? 8 9 MS. GUTIERREZ: Do you have the map? A. Yes, ma'am. (Clerk handing exhibit to Ms. Gutierrez.) 10 Q. Now, the page number on the piece of paper says 10 BY MS. GUTIERREZ: 11 "Map 33," does it not? 11 Q. Mr. Thomas, you were asked to examine, and you A. Yes, ma'am, it does. 12 Q. And it says "Page Number 43" at the bottom; is 13 told us that in regard to State's Exhibit 14, the 13 14 that correct? 14 photograph identified as the bottom photograph on the A. That is correct. 15 right-hand side shows this book; correct? Q. Not relative in order to Map 23 on Page 33; A. That would be correct. 16 16 17 Q. But it's opened up to a specific page, is it 17 correct? 18 A. Right. 18 not? Q. And the appearance of the sheet itself appears 19 A. Yes, ma'am, it is. 19 Q. And what page number is that? 20 to be more aged or exposed, does it not? 20 A. At that particular time, no. A. The page number indicated in the photograph is 21 21 Q. At that time, it does not? 22 23. 22 Q. Page number 23. And is that number on the top 23 A. Correct. 23 Q. It's your testimony that now it appears more 24 or the bottom? A. The number is indicated on the top of the page. 25 aged and exposed?

## $Condense It!^{\,{\scriptscriptstyle TM}}$

- 1 Q. Or when whoever it was that last handled them
- 2 handled them?
- 3 A. No, ma'am, that could not be determined.
- 4 Q. Or, again, whether or not they were handled by
- 5 the same or by different people?
- A. No, ma'am.
- 7 Q. Or what the purpose was?
- 8 A. No, ma'am.
- 9 Q. Now, the other thing that you were asked about
- 10 was the February 9th incident when you were dispatched to
- 11 Lincoln Park. Do you remember that?
- 12 A. Yes, ma'am.
- 13 Q. Now, you were dispatched there in order for you
- 14 to conduct what, in your expertise, is the collection of
- 15 evidence from what appeared to be, perhaps, a crime
- 16 scene?
- 17 A. Correct.
- 18 Q. Is that correct?
- 19 A. That is correct.
- 20 Q. And your job was to go and look at the crime
- 21 scene and see what might be significant from what you
- 22 saw; is that correct?
- 23 A. That is correct.
- 24 Q. Now, you viewed State's Exhibit --

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  1 Q. That road is called Franklintown Road; is that
  - 2 correct?
  - 3 A. Yes, ma'am.
  - 4 Q. And Mr. Urick asked you to identify, and you
  - 5 did, after looking at State's Exhibit 9 for a while, that
  - 6 through the picture in the top right corner, that you
  - 7 could identify figures through the brush; is that
  - 8 correct?
  - 9 A. That's correct.
  - 10 Q. And is that easy to do?
  - 11 A. No, ma'am, that's not easy to do.
  - 12 Q. You have to really stare at that picture, do
  - 13 you not?
  - 14 A. Yes.
  - 15 Q. And, in fact, you really have to know what
  - 16 you're looking for, do you not?
  - 17 A. In the picture, yes.
  - 18 Q. In the picture. If you had never seen this
  - 19 picture, and you go up to look, it's real hard to figure
  - 20 out if there's anything back behind that brush, isn't it?
  - 21 A. Correct.
  - 22 Q. And, Mr. Thomas, you were aware that at the
  - 23 scene that day, the day that you collected this evidence,
  - 24 there was a City surveyor at the scene, were you not?
  - 25 A. As my recollection, yes.

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- MS. GUTIERREZ: Do you have the other big
- 2 sheets of photos?
- 3 THE CLERK: These?
- 4 MS. GUTIERREZ: Yes.
- 5 BY MS. GUTIERREZ:
- 6 Q. Mr. Thomas, I'm going to show you State's
- 7 Exhibit 9, which is in evidence. And you've identified
- 8 that that looks like the crime scene that you were called
- 9 to by dispatch on the 9th of February; correct?
- 10 A. Correct.
- 1 Q. Now, first of all, let me clarify. You were
- 12 called there in the middle of the day; is that correct?
- 13 A. That is correct.
- 14 Q. And the lighting conditions during the middle
- 15 of the day were as the photographs depicted?
- 16 A. That's correct.
- 17 Q. You would agree that the lighting conditions in
- 18 the middle of the day make it easier for you to see
- 19 whatever it was in that area where you went; is that
- 20 correct?
- 21 A. That is correct.
- 22 Q. Those photographs, at least four of those
- 23 photographs and sort of partly on the fifth, show the
- 24 road that runs through Lincoln Park, do they not?
- 25 A. Yes, they do.

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  Q. A Mr. Budemeyer, who was making measurements at
  - 2 the request also of the Homicide detective. Do you
  - 3 recall that?
  - 4 A. That, I do not recall.
  - 5 Q. Do you recall, sir, that the distance from the
  - 6 street that is shown in these photographs to back where
  - 7 you saw would appear to be a partially covered body, that
  - 8 the distance was 127 feet?
  - 9 A. That's an approximate measurement, yes.
  - 10 Q. Okay. And that conforms to your memory and
  - 11 notes of the events, does it not?
  - 12 A. Yes.
  - 13 Q. And that's a significant amount of feet, is it
  - 14 not?

24

- 15 A. It is.
- 16 Q. A distance far greater than any dimension that
- 17 could be registered inside this room, is it not?
- 18 A. That is correct.
- 9 Q. Okay. And a dimension, from your recollection
- 20 of the 9th, where the grave site was, that's not readily
- 21 visible from the road, on any portion?
- 22 A. That is correct.
- 23 Q. Now, Mr. Thomas, did you take these pictures?
  - A. Yes, ma'am, I did.

...

- Q. Okay. And, they accurately reflect, if you're
- 2 standing in the road looking from different angles, to an
- 3 area that's surrounded by logs and Jersey walls; is that
- 4 correct?
- A. That is correct.
- 6 Q. If you look carefully at all of the pictures,
- 7 it shows the dimension of that area to be totally closed
- 8 off by either Jersey walls or logs, does it not?
- A. That is correct.
- 10 Q. There is no easy defined pathway outside of
- 11 that pull-off, if I'm calling it, that appears to be
- 12 covered with some kind of gravel and dirt that had been
- 13 there for awhile? There is no discernible pathway out of
- 14 that squared-off area, is there?
- 15 A. Yes, there is.
- 16 Q. And where is that?
- 17 A. That would face the road side.
- 18 Q. Okay. Facing the road side. But is there any
- 19 discernible pathway from inside that once you enter from
- 20 the road side into the interior of the park beyond the
- 21 border of that pull-off area?
- A. If you're referring to proximity to the body,
- 23 no, there is not.
- 24 Q. There is not. In fact, every -- what might
- 25 appear to be -- if you look closely, there are fairly

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    Q. And where you've identified the cards with the
  - 2 letters "E" and "F" are close to the road itself, are
  - 3 they not?
  - 4 A. They are.
  - Q. I mean, they are within three or four feet from
  - 6 the edge of the roadway, are they not?
  - 7 A. Yes. That would indicate that.
  - Q. And those items were, in fact, retrieved by you
  - 9 or members of your crew on that day; isn't that correct?
  - 10 A. That is also correct.
  - Q. And those items are plainly visible. One
  - 12 appears to be either a can, or a cup, and a can and/or a
  - 13 cup; is that correct?
  - 14 A. I would need to take a look at the crime scene
  - 15 sketch in order to refresh my recollection.
  - 16 Q. And did you bring that sketch with you?
  - 17 A. I did not. The prosecution has that.
  - 18 Q. The sketch -- okay. Well, we'll pull that out
  - 19 in a minute.
  - 20 And the item under the letter "E," can you tell
  - 21 what that was?
  - 22 A. No. I am unable to determine what --
    - Q. Okay. But if you reviewed the crime scene
  - 24 sketch, you could possibly define what they were?
    - A. Yes.

23

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- 1 large logs covering up all the entryways that might go
- 2 into the park?
- 3 A. That is correct.
- 4 Q. One has to climb to get out of that area that's
- 5 defined in part by the Jersey walls, does one not?
- 6 A. Yes, ma'am.
- 7 Q. Okay. And one has to travel a fair distance
- 8 beyond that to get to where this body was?
- 9 A. That is correct.
- 10 Q. Now, the photograph on the lower left side has
- 11 some numbers of what looks like little yellow cards --
- 12 letters, does it not?
- 13 A. Yes, it does.
- 14 Q. An "E" and an "F"?
- 15 A. That is correct.
- 16 Q. Is that correct?
- 17 A. That is correct.
- 18 Q. Those numbers are numbers that you and members 18
- 19 of your crews put down to identify where items were
- 20 retrieved from?
- 21 A. That is correct.
- 22 O. Isn't that correct?
- 23 A. That is correct.

- Q. Now, all you can tell us, though, from your
- 2 photographs is that these are items that you or your crew
- 3 visibly saw in the daylight on February 9th; is that
- 4 correct?
- 5 A. That is correct.
- 6 Q. And these items shown in this photograph are
- 7 nowhere near the body; correct?
- 8 A. That is correct.
- 9 Q. And from your examination of the crime scene,
- 10 you, of course, couldn't tell how the body, 127 feet off
- 11 of this road where the letter "E" is got there, could 12 you?
- 13 A. No, ma'am.
- 14 Q. Or when it got there?
- 15 A. No, ma'am.
- 16 Q. Or under what circumstances?
- 17 A. No, ma'am.
  - Q. Or by who or whom, in the plural, took that
- 19 body there; correct?
- 20 A. No, ma'am.
- 21 Q. And you, of course, couldn't tell whether any
- 22 of the things that you've identified and taken
- 23 photographs of have any relationship to that body?
- 24 A. At that particular time, no.
- Q. Or to how it got there?

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Condonsort.

1 A. No.

- 2 Q. Or to the person or persons who may have
- 3 brought the body there?
- 4 A. No, ma'am.
- 5 Q. At any given day, whenever that was, prior to
- 6 your arrival there on February 9th; is that correct?
- A. That is correct.
- 8 Q. In addition, back where the body was, you said
- 9 that you recovered other things, cartridges of different
- 10 calibers -- casings, cartridge casings; is that correct?
- 11 A. That is incorrect. They were actually
- 12 recovered from the roadway.
- 13 Q. Oh, they were -- so they weren't recovered back
- 14 by the body; is that correct?
- 15 A. That is correct.
- 16 Q. Okay. Now, at the time you went and looked at
- 17 that, you had no idea what had happened to that body;
- 18 correct?
- 19 A. That is correct.
- 20 Q. You had no idea whether cartridge casings were
- 21 involved or not; correct?
- 22 A. That would be correct.
- 23 Q. Whether or not there were any injuries on this
- 24 body that would indicate that she had ever been injured
- 25 by a firearm of any kind; is that correct?

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  1 Q. You had no idea whether or not that related to
  - 2 this body; correct?
  - A. That is correct.
  - Q. You just collected it because it was out near
  - 5 the roadway; correct?
  - 6 A. No. We collected it because at that particular
  - 7 time we did not know what exactly we had, whether it
  - 8 involved a sexual assault, whether the body had any
  - 9 firearms injury to it, or whatnot.
  - Q. Right. So you collected everything you saw;
  - 11 correct?
  - 12 A. Not everything we saw.
  - 13 Q. You collected a lot of what you saw, did you
  - 14 not?
  - 15 A. No, ma'am, we did not.
  - 16 Q. Okay. You collected what you thought might be
  - 17 important, based on your experience; correct?
  - 18 A. That is correct.
  - 19 Q. And what else the detectives directed you to
  - 20 collect?
  - 21 A. Correct.
  - 22 Q. Correct?
  - 23 A. Right,
  - 24 Q. Well, the condoms and their wrapper were also
  - 25 found near to the roadway?

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- A. That is correct.
- Q. And at the time that you viewed these cartridge
- 3 casings of various calibers, you had no idea of how they
- 4 got close to the roadway near where those pictures define
- 5 that sort of pull-off area that's now been crowded out by
- 6 the Jersey walls and the big logs; is that correct?
- A. That is also correct.
- 8 Q. So you had no idea if they had any relevance to
- 9 what happened to that body; right?
- 10 A. That is correct.
- 11 Q. At any time --
- 12 A. Correct.
- 13 Q. -- by anybody; correct?
- 14 A. That is correct.
- 15 Q. But your job is to process a crime scene and
- 16 see if, in fact, by processing it, you might come up with
- 17 evidence that might have some relevanced, depending on
- 18 information collected at a later date or examination
- 19 performed at a later date by some other expert with
- 20 expertise different from yours; is that correct?
- 21 A. That is correct.
- Q. And the same thing would go with the condom,
- 23 both the wrapped one and the wrapper for the condom;
- 24 correct?
- 25 A. Correct.

A. That is correct.

- Q. And those pictures that you've examined in
- 3 State's Exhibit 9 show what would be the only available
- 4 way readily that might lead back to where that body was
- 5 found, do they not?
- 6 A. Yes, those photographs do.
- 7 Q. There aren't any other pathways that are
- 8 readily apparent, are there?
- 9 A. Actually, you probably could have gotten to the
- 10 body by crossing a stream that is behind the body, but
- 11 the likelihood of that --
- 12 Q. From the other way?
- 13 A. Right. But the likelihood of that happening
- 14 was

21

- 15 not --
- 16 Q. And in that area, beyond --
- 17 THE COURT: I'm sorry, was not --
- 18 THE WITNESS: Was not considered.
- 19 THE COURT: Was not considered?
- 20 THE WITNESS: Right.
  - THE COURT: You may continue.
- 22 BY MS. GUTIERREZ:
- 23 Q. Because of the terrain?
- 24 A. Correct.

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CondenseIt! TM Page 109 Page 111 O. On the other side of the stream -- and that's A. Yes, there is. 2 actually the Gwynn Falls, is it not? Q. And from that point, there is no other housing A. Yes, that is. 3 inside the park, is there? Q. That's a stocked stream that actually runs A. Not to my recollection. 5 through the breadth and length of Lincoln Park all the Q. Now, Officer Thomas, if I may, if you would 6 way into Baltimore City, does it not? 6 look again on State's Exhibit 9 at the lower -- I'l hold A. Yes, it does. 7 it so it doesn't interfere with the microphone. On the Q. And that stream meanders, does not go through a 8 lower, left-hand photograph beyond the painted white 9 straight path; is that correct? 9 Jersey wall, what appears in the picture relative to 10 A. That is correct. 10 separating the road from the park? 11 Q. When you are back where the body was A. It's a guardrail. 12 disinterred on February 9th that you observed, if you Q. And that's in the part of the picture closest 13 walked another 50 feet, you would run into the banks of 13 to us; correct? 14 the stream, would you not? A. Correct. 14 A. I am not exactly sure what the length is on 15 15 Q. On the side of this area, is there also a 16 that. 16 guardrail depicted? 17 Q. It's not as long as it is from the roadway to 17 A. Yes, there is. 18 the grave; correct? Q. And is entrance to the park -- other than the 18 A. That is correct. 19 opening that is depicted by that photographs, is entrance 20 Q. And the stream is audible, is it not? 20 to the park directly from the roadway apparent to anyone 21 A. Yes. who drives through the Franklintown Road that is depicted 22 Q. Because the stream bed is comprised of a lot of 22 in the photographs? 23 rocks and stones, is it not? A. I'm sorry? Are you referring to the pull-off 24 A. Yes, it is. 24 areas, as previously noted? Q. Yes. Page 110 Page 1... Q. So when one is standing where the body is, the 1 A. Yes. 2 stream, if it's not readily visible, it's readily audible Q. Okay. And by that, what is it you mean? 3 once you are there; isn't that correct? 3 A. I'm sorry? Q. Can one -- the guardrail that is depicted in A. That's correct. Q. And if you go across the stream, the terrain, 5 the photograph I just showed you, sir, --6 then, rises up, does it not? A. Uh-huh. A. I have no knowledge of that. Q. -- is that guardrail present on both sides of 8 Franklintown Road throughout the bulk of the park? Q. Well, there's no housing there, is there? A. I have no knowledge of that. A. I'm not too familiar with the bulk of the park, 10 Q. Well, you didn't observe any, did you? 10 but in that particular area, yes. 11 A. No. Q. Yes. So, there is no other readily accessible Q. Any time that you were anywhere near where the 12 area for a car or vehicle to pull off of Franklintown 13 body was located that was pointed out to you by the 13 Road there, is there? 14 detectives, or back and forth between the body and the A. No, not to my knowledge. 15 road, did you observe any housing? Q. Now, you were asked about the road that you 15 16 came in on. You actually came in from Edmondson Avenue? 16 A. No, I did not. 17 Q. Did you observe on the way into the park any A. Yes, I did. 17 18 Q. And then turned onto a road called Winan's Way? 18 housing? 19 A. Yes, I did. 19 A. On Winan's Way, yes, I did. Q. And Winan's Way actually takes you at an angle 20 Q. On Winan's Way, --20 21 21 directly into the park, does it not? A. Right. 22 O. -- which comes from Edmondson Avenue; correct? 22 A. Yes, it does.

23

25 pictures,

23

24

A. That is correct.

25 stops, is there not?

Q. But there's a point when the housing clearly

Q. And then at the end of Winan's Way, you must

24 turn left to get to the area that's depicted in these

1 do you not?

- 2 A. Yes, you do.
- 3 O. And if you went right, you would just be
- 4 continuing on Franklintown Road, going further?
- 5 A. Yes, you would.
- 6 O. Is that correct?
- 7 A. That is correct.
- 8 Q. Can you see that street in any of these
- 9 pictures?
- 10 A. Are we referring to Winan's Way or
- 11 Franklintown?
- 12 Q. Yes, Winan's Way.
- 13 A. Okay.
- 14 Q. Franklintown is the roadway actually shown in
- 15 these pictures, is it not?
- 16 A. Yes, it is.
- 17 Q. Okay. So can you see in -- the roadway you've
- 18 identified as Winan's Way in the pictures?
- 19 A. Winan's Way appears to be in the furthest of
- 20 the
- 21 lower --
- 22 Q. -- of the lower right. Looking at the same
- 23 photograph that shows the guardrails; correct?
- 24 A. Correct. The lower left photo.

- 1 Q. And you, sir, as the supervisor on the search
  - 2 and recovery of evidence from this potential crime scene,

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- 3 observed the disinterment of this body, did you not?
- 4 A. Yes, I did.
- 5 Q. And that was actually done by members of the
- 6 Armed Forces Medical Unit from D.C. or Bethesda?
- 7 A. Yes, that is correct.
- Q. And you were aware of that, were you not?
- 9 A. I was aware of that.
- 10 Q. And you were aware that they used an additional
- 11 light source -- in fact, more than one -- in order to
- 12 carefully examine the terrain around the body?
- 13 A. That is correct.
- 14 Q. And that they examined the soil and leaves and
- 15 anything else around the body with great care?
- 16 A. Yes, they did.
- 17 Q. The only pieces of evidence that you were asked
- 18 to process from those members from the Armed Forces were
- 19 two fibers recovered from both above where the body was
- 20 and right underneath where it was?
- 21 A. That is correct.
- 22 Q. Isn't that correct?
- 23 A. That is correct.

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- Q. Okay. And between that place, Winan's Way, in
- 2 the sort of cut-off, pull-off, is there anything else
- 3 that appears -- any structure of any kind?
- 4 A. When you say "structure," what are you
- 5 referring to?
- 6 Q. Any house?
- 7 A. No houses.
- 8 Q. Any buildings?
- 9 A. No buildings.
- 10 Q. Any restaurant?
- 11 A. No.
- 12 Q. Any anything else?
- 13 A. No.
- 14 Q. And is there any external lighting source that
- 15 you became aware of that exists between Winan's Way and
- 16 what these pictures depict?
- 17 A. Not that I'm aware of.
- 18 Q. The other thing that you were asked about that
- 19 you recovered were fibers that were recovered at or near
- 20 where the body was disinterred. Do you recall that?
- 21 A. Yes, I do.
- 22 Q. Those fibers were recovered by somebody other
- 23 than yourself; correct?
- 24 A. That is correct.

Q. And you processed that duly in the same way

- 2 that you processed all other things in both searches in
- 3 which you participated?
- 4 A. That is correct.
- 5 MS. GUTIERREZ: I have nothing further. Thank
- 6 you.
- 7 THE COURT: Anything further from the State?
- 8 MR. URICK: Yes.
- 9 REDIRECT EXAMINATION
- 10 BY MR. URICK:
- 11 Q. Mr. Thomas, when you were there at the scene
- 12 standing in the roadway, did you have any trouble seeing
- 13 the figures back by the burial site?
- 14 A. Not while I was standing in the roadway, no, I
- 15 did not.
- 16 Q. Now, you said that you only recovered certain
- 17 things, but you saw a lot more. What other types of
- 18 things did you see there on the scene?
- 19 A. There was all different types of debris that
- 20 people obviously discarded as they were riding by, things
- 21 of that nature, your normal trash.
- 22 Q. There's debris scattered all the way back to
- 23 the stream, isn't there?
- A. Correct.

- Q. That's used by a lot of people, isn't it, that 2 area?
- 3 A. Yes, sir.
- Q. And it's obviously used by a lot of people
- 5 because of all the trash that's strewn between the 6 roadway and the stream?
- A That would be correct.
- Q. Now, was that the sort of crime scene -- have
- 9 you photographed many crimes scenes?
- A. Yes, I have.
- 11 Q. Was this a crime scene that could be clearly
- 12 and adequately represented by photographs?
- A. Clearly, yes, with some difficulty due to the 14 woods taken into consideration.
- 15 Q. Now, I would like you to -- did somebody write 16 on this?
- A. No. Actually, it's been like that for a while. 17
- Q. That's State's 14. I would like you to look at
- 19 this again. And up here on the seat is what?
- A. That appears to be the map that was recovered
- 21 from the rear seat.
- Q. And right here in front of the back seat is 22
- 23 what?
- A. That appears to -- that appears to be part of 24 25 the map.

- A. In the rear seat area of the -- of the vehicle.

  - O. Is that within arm's reach of where someone who

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Page i

- 3 was sitting in the driver's seat would be able to reach?
- A. Yes, it would be.
- Q. And if someone were sitting in the driver's
- 6 seat and they wanted to put that in the back, is that a
- 7 natural place where they would have put it?
- A. It's --
- 9 MS. GUTIERREZ: Objection.
- 10 THE COURT: Sustained. Do not answer that
- 11 question.
- 12 BY MR. URICK:
- 13 Q. Now, the page from the map that was torn out.
- if you know, why is that discolored now?
- 15 MS. GUTIERREZ: Objection.
- THE COURT: Overruled. If you know. 16
- THE WITNESS: Generally, what happens when we 17
- submit paper products to be processed by the Latent
- Prints Unit, they process it with a chemical known as an
- anhydrin, and that apparently is what happened to that
- particular map page. It was processed with an anhydrin
- 22 which turned it the color that it is now.
- 23 MS. GUTIERREZ: Objection. There's no basis of
- 24 knowledge of knowing that. Move to strike.

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- Q. In fact, that's the page that's torn out, isn't
- 2 it? 3
- A. I'm unable to tell whether it is or not. It's 4 not --
- THE COURT: There's a magnifying piece that's
- 6 been provided. I don't know if it will assist you in any
- way, but you're welcome to utilize it.
- 8 For the record, there's a small magnifying
- 9 glass that's been given to the witness.
- BY MR. URICK: 10
- 11 Q. Can you identify that now?
- A. Yes. 12
- 13 Q. What is that?
- A. That appears to be a map page.
- 15 Q. That's the page that was torn out of the map;
- 16 correct?
- MS. GUTIERREZ: Objection. Form of the 17
- 18 question.
- THE COURT: Overruled. You may answer the 19
- 20 question.
- 21 Can you identify it, and if so, what is it?
- 22 THE WITNESS: It appears to be the page that's
- 23 from the map.
- BY MR. URICK: 24
- O. And it's stuffed where? 25

- THE COURT: At this juncture, in light of the
- 2 fact that there's been no foundation, the motion will be
- 3 granted to strike the testimony.
- Ladies and gentlemen, the witness has just
- 5 provided you with information for which no foundation has
- 6 been provided to his basis of knowledge or how he would
- 7 even know the information that he's provided to you. So,
- 8 the Court is, upon motion, striking that and ask that you
- 9 disregard that portion of his testimony.
- Counsel, if you're able to qualify this witness
- 11 based on his background and experience, then I may
- 12 reconsider my position with regard to that.
- BY MR. URICK: 13
- Q. Is it part of your duties to take prints?
- A. Yes, sir, it is. 15
- Q. What, if any, training have you had in latent 16
- 17 prints?
- A. I have recertification --18
- 19 MS. GUTIERREZ: I'm going to object to this,
- 20 Judge.
- THE COURT: Overruled. 21
- 22 MS. GUTTERREZ: The basis is that he didn't
- 23 process this particular piece of paper.
- THE COURT: I understand.

CondenseIt!™			
Γ	Page 121		Page 123
1	MS. GUTTERREZ: There's no basis of knowledge	1	THE WITNESS: The difference was that it
1 2	2 of determining that, in fact, it was or was not	2	appeared to have been processed with an anhydrin
3	3 processed.	1	solution.
14	THE COURT: I understand.	4	THE COURT: I understand your objection. It's
1 5	Overruled. You may continue.	5	noted for the record.
6	BY MR. URICK:	6	The testimony of this witness at this point
17		7	will be admitted.
8	A. I'm sorry there's a I'm sorry there's	8	Your next question.
9	a yearly recertification that we go through as far as	9	MR. URICK: Nothing further. Thank you.
10	latent print processing is concerned, which is taught to	10	THE COURT: Anything further, Ms. Gutierrez?
11	us by the Latent Print supervisor, in which we are shown	11	MS. GUTIERREZ: Yes.
12	pieces of paper that are processed I'm sorry we are	12	RECROSS-EXAMINATION
	shown evidence prior to being processed and evidence	13	BY MS. GUTIERREZ:
14	after being processed, when it is chemically sprayed with	14	Q. Did you process that?
15	an anhydrin.	15	A. No, ma'am.
16	, , , ,	16	
17		17	
18	Control of the Contro	18	
19	processed?	19	Control; correct?
20		20	
21	The state of the s	21	Q. Okay. The decision to process anything for
22		22	8 7
23	•	23	A. I'm sorry, the actual request?
24		24	
25	Q. What will that do to a sheet of paper?	25	A. The decision the decision is left up to
	Page 122		Page 124
1	A. That will help develop any fingerprints that	1	Q. To process something?
2	are on that particular piece of paper that's processed.	2	A. No. The decision is left up to the detective.
3	Q. And how would it make the paper look after it's	3	Q. Okay. And that's on all crime scenes; isn't
4	been processed?	4	that correct?
5	3	5	A. That is correct.
6	MR. URICK: Nothing else. Thank you.	6	Q. Okay. You just collect whatever it is you
7	THE COURT: Are you now going to ask him about		collect, whether you're directed to it or whether you
	what he observed with the paper? Because, remember, I		choose because you see it, and then you submit it to
	struck the portion of the testimony that you have	9	Evidence Control; is that correct?
10	indicated.	10	A. That is correct.
11	MR. URICK: Yes, I'm sorry. You're right.	11	Q. And you were asked, Technician, and you
12	BY MR. URICK:		responded that you thought that that park was used by a
13	Q. What, if anything did you observe about the map	13	lot of people. Do you recall that question?
14		14	A. Yes.
15	page	15	Q. And is that something you know from your own
16	MS. GUTIERREZ: I'm going to object.	16	personal knowledge?
17	THE COURT: I understand. Let's get to the	17	A. Yes.
18	bottom of it.	18	Q. From where you observed the body partially
19	Simply, did you see the map before, when you		buried and then disinterred, is there any attraction back
20	recovered it?		there?
21	THE WITNESS: Yes, ma'am, I did.	21	A. None that I know of.
22	THE COURT: And was the paper the same color it	22	Q. Are there any benches?
23	was when you saw it today?	23	A. No.
24	THE WITNESS: No, ma'am.	24	Q. Is there any picnic area?
25	THE COURT: What was the difference?	25	A. No.

CondenseIt! TM Page 125 Page 127 Q. He was to be a surveyor and to measure O. Is there any monument? 1 A. No. 2 distances and placements, was he not? 2 Q. Is there any sightseeing something? A. I have no knowledge of that. 3 A. Not to my knowledge. Q. Okay. Well, you understood that he was there Q. Is there any statue? 5 and that he measured distances; correct? A. Not to my knowledge. A. I had no knowledge of that. Q. You didn't measure distances from every vantage O. Is there any reserved area for children to 8 play? 8 point, did you? A. Not to my knowledge. A. No, ma'am, I did not. Q. To do anything near where the body was found? Q. You measured only distances of things to each 10 10 A. Not to my knowledge. 11 other in what you made a map of; is that correct? 11 Q. And what about from where the body is to where A. That is correct. 12 Q. If you come from Franklintown Road and you go 13 the stream is, anything there that exists? A. Not to my knowledge. 14 through the area that the photographs depict, first you 14 15 have to get through that area where the Jersey walls and Q. Is there anything that you observed that might 15 16 attract people to where the body was found? 16 the logs are; correct? A. That is correct. 17 A. No, ma'am. 17 Q. The body -- you observed the grave, did you Q. Then you have to get out of that area where 18 18 19 there's no defined entrance; correct? 19 not? MR. URICK: Objection. 20 A. Yes, I did. 20 THE COURT: Overruled. Q. Did you observe the disinterment? 21 21 22 A. Yes, I did. 22 BY MS. GUTIERREZ: Q. Correct? Q. The body was beyond a very large and long dead 23 23 A. That is correct. 24 log, was it not? 25 A. Yes. Page 126 Q. By beyond, meaning further away from the road, Q. Then you have to go back further toward the 2 closer to the stream; is that correct? 2 stream, before you encounter the log? A. Actually, the body was next to the log; A. That is correct. 4 however, the log appeared to be running in a northwest Q. And the body was buried on the far side of the 5 wall, was it not? 5 direction. A. From my recollection, that would be incorrect. Q. Well, my question is: 7 was it closer, the body, where it was beyond the log to Q. Okay. Your recollection is that the body was 8 on the near side of the log? 8 the stream or to Franklintown Road? A. According to your description, it would be on A. Neither. Q. Well, sir, however it was located, you've 10 neither side being nearer the road or to the stream. Q. Okay. Because your recollection is that the 11 agreed that there was a surveyor there that day that you 12 log isn't perpendicular to the road; right? 12 observed; correct? A. That is correct. A. Correct. Whether he did anything or not, --13 13 Q. It's -- I don't know what the opposite of Q. Was that surveyor --15 perpendicular is -- is going -- I mean, it's not parallel A. -- I have no knowledge. 15 16 to the road, it's perpendicular to the road? Q. -- that was --16 A. That is correct. THE COURT: Hold on one second. Can you let 17 17 18 her finish the question, and can you let him finish his 18 Q. Is that your recollection? A. That's my recollection? 19 answer? 19 Q. And so the body in regard to the log, sir, was If we can do that, the two of you might be able 20 20 21 it at one end or another end or more toward the middle? 21 to get us something on the record. A. Of the log itself? 22 22 BY MS. GUTIERREZ: O. That surveyor was not there to do the things 23 Q. Yes. A. That couldn't be determined. 24 24 that you did, was he?

A. No, ma'am.

O. That couldn't be determined?

A. No, ma'am.

Q. How long was the log? 2

A. The log -- it was not measured.

Q. You didn't measure it. 4

Does the log appear on your crime scene map? 5

A. Yes, it does. 6

7 O. Okay.

3

MS. GUTIERREZ: Mr. Urick, could I ask for the 8 9 production of the crime scene map?

10 MR. URICK: I gave you a copy. I didn't bring 11 mine.

MS. GUTIERREZ: I didn't bring it today, 12

13 obviously. I wouldn't ask otherwise.

THE COURT: Why don't we stop here because 14 15 obviously there's an item that counsel wishes to use, and 15 are not in evidence or have been marked. Any items that 16 perhaps we could get that for tomorrow.

At this time, I note that we have gone far past 17 18 what I would normally do as an afternoon break, so for 19 that reason, I'm going to end our testimony today at this I'm going to excuse the jury until tomorrow.

And I must advise you that I have one case --21 22 actually, it's three cases put into one. But in any 23 event, I should be finished with that matter by no later 24 than 9:45,

25 10:00 o'clock.

THE COURT: As the jurors are going out, I need

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2 to advise you, Officer, you are still a witness in this

3 case, and you are still on the witness stand, which means

4 that you cannot discuss your testimony with anyone,

5 anyone at all, including the State's Attorney or the

6 defense attorney, as you are already on the stand and

7 testifying.

8 Likewise, you cannot discuss your testimony

with anyone that may be a witness in this case as you are

a sequestered witness.

I'm going to direct you to be present tomorrow 12 morning at 9:30, as I've told the jurors, where we will

13 resume with your testimony.

I ask that you collect your items, those that

16 have been marked, please leave them there at the witness

17 stand so that they can be placed in our court file for

tomorrow.

23

THE WITNESS: That is understood.

THE COURT: And I'd ask you to -- if you have a

21 copy of this chart, that you've been making reference to,

22 I'd ask that you bring that along with you tomorrow.

THE WITNESS: Yes, ma'am.

THE COURT: And for the record, counsel, if you

25 have an extra copy of this chart that they're making

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So, as a result, I'd ask that you be here

2 tomorrow by 9:30. That means going over to the Jury

3 Commissioner's office tomorrow between 9:00 and 9:30,

4 getting paid, and then returning to the jury room around

5 the corner by no later than 9:30.

I would ask you, ladies and gentlemen, to leave 7 your note pads face down on your chairs, as you've done

8 for the last couple of days, that you not discuss the

9 testimony amongst yourselves or with anyone else.

As I indicated to you before, you should not do 11 that because you have not heard all the testimony, nor

12 have you heard the law, nor have you heard closing

13 arguments, and you must hear all of that before you make

14 any determination and before you deliberate. So it would

15 be inappropriate to discuss the testimony or this case

16 with yourselves or with anyone else.

I ask that you leave the note pads. Mr. White 17

18 will lock them away with the other evidence and return 19 them to your chairs for tomorrow.

20 I ask that you take yourselves home. Be

21 careful, have a safe evening, and I'll see you tomorrow

22 morning at 9:30.

Mr. Urick, if you could kindly move your map so

24 that the jurors can get by? 25

(The jury was excused from the courtroom.)

1 reference to, I'd ask that you provide that. I know

2 you've said you've given it to the defense already, but

3 if you happen to have another copy and you could make a

4 copy of that, if you could also bring that along, I would

5 greatly appreciate it.

MS. GUTIERREZ: Thank you, Judge. Can I leave

my bag here?

THE COURT: You may leave your belongings and

items, but I would like the evidence -- those items that

10 have been marked for identification or placed in

11 evidence, secured by the Clerk.

12 And if I may -- I note someone said something

13 about there being a mark on one of my exhibits?

14 MR. URICK: It looks like somebody a pen to it.

15 THE COURT: I would ask that be whited out and

16 removed so that --

MS. GUTTERREZ: The pen mark is on the edges, 17

18 it's not on the exhibit itself.

THE COURT: I would rather have -- yes, it's on

20 the edges, but I still would rather have the exhibit not

21 have any markings. I made that rule that once it's put

22 in evidence, that there shouldn't be any markings put on

23 it, and I ask that that be done, and those items given to

24 the Clerk for him to secure overnight.

Page 133 Ladies and gentlemen, this Court is going to 2 stand in recess until tomorrow morning at 9:30, and I'd 3 ask that you all be here promptly. 4 The only matter on my docket is a three co-5 defendant trial which, obviously, I cannot do, so it will 6 be postponed as soon as it's called, and then I'll 7 immediately start with this case. This Court stands in recess, then, until 8 9 tomorrow at 9:30. 10 THE CLERK: All rise. (The trial was recessed at 4:44 p.m.) 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 Page 134

### REPORTER'S CERTIFICATE

I, Beverly A. Madden, an Official Court

Reporter of the Circuit Court for Baltimore City, do

hereby certify that I stenographically recorded the

proceedings in the matter of State of Maryland versus

Adnan Syed, Case Numbers 199103042 through 46, in the

Circuit Court for Baltimore City on January 31, 2000, before the Honorable Wanda Keyes Heard, Associate Judge (and a jury).

I further certify that the page numbers 1 through 99 constitute the official transcript of the proceedings as transcribed by me or under my direction to the within typewritten matter in a complete and accurate manner.

In Witness Whereof, I have affixed my signature this 21st day of October, 2000.

> Beverly A. Madden Official Court Reporter