_	Conc		1
			Page 2
1	IN THE STREET, SOURS FOR PARTIES OF THE WORLD	1	PROCEEDINGS
2	IN THE CIRCUIT COURT FOR BALTIMORE CITY, MARYLAND	2	THE COURT: We'll have to start all over.
3	STATE OF MARYLAND	3	We are not on the record. This is with regard to Mr.
5	W.	4	Urick's motion on behalf of the State, motion
1 4	VERSUS INDICTMENT NOS. 199103042, 43, 45, 46	5	renewed motion in limine. You're about to tell me
7		6	the purpose of your motion and what you expect to
8	ADNAN SYED	7	MR. URICK: Yes, Your Honor.
9		8	THE COURT: accomplish.
10		9	MR. URICK: Thank you, Your Honor. Thank
11	REPORTER'S OFFICIAL TRANSCRIPT OF PROCEEDINGS		you. We have a witness who we think is an important
12	SEFORE:	1	witness for the Court to hear to address the issue of
13	THE HONORABLE WANDA HEARD, JUDGE	1	the relevance of inquiry on cross examination into
14	AND A JURY	13	Jay Wilds' assistance of counsel.
15		14	THE COURT: Okay. At this point what is it
16		100	that this witness would why are we going off on
17	APPEARANCES		what I perceive as a tangent on what this witness is
18	ON BEHALF OF THE STATE:	1	going to say as to what Mr. Wilds has not Mr.
1.9	KEVIN URICK, ESQUIRE KATHLEEN MURPHY, ESQUIRE	2000	Wilds already testified as to what his belief and
20	ASSISTANT STATE'S ATTORNEYS		understanding was with regard to this plea agreement
21	ON BEHALF OF THE DEFENDANT:	1	and the circumstances under which he has tendered a
22	M. CRISTÍNA GUTIERREZ, ESQUIRE	21	plea and is pending sentencing?
23	RECORDED BY: VIDEO TAPE	22	MR. URICK: Mr. Gioia, and I will proffer
24	TRANSCRIBED BY:	1	to the Court will testify that I had spoken to him in
25	Ciane R. Walker Official Court Reporter		late August, early September, told him there was an
L		25	indigent person who was in need of assistance of
	Page 1		Page 3
1	INDEX	1	counsel to advise him because the State wished to
2	JAY WILDS	2	talk to the witness about a plea agreement.
3	CROSS EXAMINATION BY MS. GUTIERREZ PAGE 40	3	THE COURT: The facts that you are
4			suggesting are the facts that are going to go into
5		5	the circumstances under which an attorney was
6		6	obtained for Mr. Wilds?
7		7	MR. URICK: Yes.
8		8	THE COURT: Okay, I've already ruled, I've
9		9	already ruled that we were not going to have a
10		10	further fact finding mission into this area. I've
11			
10000		11	already ruled that to the extent that this witness
12	2.	11 12	already ruled that to the extent that this witness has already testified as to what was in his mind at
		11 12 13	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at
12		11 12 13 14	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured
12 13		11 12 13 14 15	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are
12 13 14		11 12 13 14 15 16	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which
12 13 14 15		11 12 13 14 15 16	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are
12 13 14 15 16		11 12 13 14 15 16 17	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which
12 13 14 15 16 17	NOUSI'	11 12 13 14 15 16 17 18	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which have already been provided to some limited degree to
12 13 14 15 16 17 18	NOISI!	11 12 13 14 15 16 17 18 19	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which have already been provided to some limited degree to this jury and I've already ruled that if counsel
12 13 14 15 16 17 18	NOISIN 5- 435 9014	11 12 13 14 15 16 17 18 19 20	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which have already been provided to some limited degree to this jury and I've already ruled that if counsel wants to bring out some of the issues that were
12 13 14 15 16 17 18 19 20	85:2:: 3-939::	11 12 13 14 15 16 17 18 19 20 21	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which have already been provided to some limited degree to this jury and I've already ruled that if counsel wants to bring out some of the issues that were provided or the facts that were provided to this
12 13 14 15 16 17 18 19 20 21	### ### ### ##########################	11 12 13 14 15 16 17 18 19 20 21 22	already ruled that to the extent that this witness has already testified as to what was in his mind at the time that he entered the plea agreement and at the time that he pled, at the time that he secured his attorney, I've already ruled that those are questions that have already the answers for which have already been provided to some limited degree to this jury and I've already ruled that if counsel wants to bring out some of the issues that were provided or the facts that were provided to this Court as to what this witness Mr. Wilds' view was of

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25 Ms. Gutierrez, on behalf of Mr. Syed could do that.

Page 4

I don't see that Mr. Gioia has anything to 1 2 offer this Court with regard to what I've already

- 3 indicated and I don't see how your renewed motion in
- 4 limine gets you -- is doing anything other than
- 5 giving you what you already have, which is a
- 6 limitation on any further fact finding inquiry on
- 7 cross. I just don't see what purpose Mr. Gioia is
- 8 going to serve.
- MR. URICK: Can I have a moment, Your
- 10 Honor?
- THE COURT: Certainly.
- MR. URICK: May the State have a 12
- 13 clarification as to what exactly the defense can now
- 14 ask on cross examination on this issue?
- THE COURT: Mr. Wilds on cross, Ms.
- 16 Gutierrez may ask and I believe we stopped short of
- 17 these particular questions, can ask whether or not he
- 18 picked his lawyer. She can ask whether he wanted to
- 19 keep his lawyer. She can ask whether or not there
- 20 was -- at any time he was concerned about his lawyer,
- 21 whether or not that concern was clarified in some
- 22 way.
- 23 Beyond that he's already testified that he
- 24 had a lawyer, that he had his plea agreement, that
- 25 his lawyer reviewed it with him, that he pled in
- 1 front of Judge McCurdy, that he was supposed to have
- 2 this truth agreement that it was -- that he was
- 3 supposed to tell the truth, et cetera. I really do
- 4 not see what other relevance what Mr. Gioia may have
- 5 done when this witness Mr. Wilds called him because
- 6 Mr. Gioia didn't represent Mr. Wilds, isn't that
- 7 right?
- MR. URICK: May I, with the Court's
- 9 permission, just make a record by making a proffer of
- 10 what Mr. Gioia would have testified to if he was
- 11 called?
- 12 THE COURT: A record for the purposes of
- 13 what? Your motion is granted. Your motion is to
- 14 disallow any further fact finding inquiry into or
- 15 renewed cross examination of subject Jay Wilds'
- 16 assistance of counsel. That's granted. The State
- 17 requests a hearing and has one brief witness. I'm
- 18 denying your hearing because I already granted this
- 19 motion on Friday.
- 20 MR. URICK: Then what is the purpose of
- 21 making Ms. Benaroya available, if I may ask the
- 22 Court?
- THE COURT: Ms. Benaroya is a witness 23
- 24 subpoenaed or allegedly subpoenaed by the defense.
- 25 Before she was excused several weeks ago, she asked

1 whether or not the Court would let her know when she

Page 6

Page 7

- 2 would be needed. Ms. Gutierrez indicated to me the
- 3 other day that she needed to talk to Ms. Benaroya.
- 4 What Ms. Gutierrez would like to talk to Ms. Benaroya
- 5 about is within Ms. Gutierrez' own defense and
- 6 stragetical decision with regard to her case and what
- 7 she may or may not present on defense.
- I have nothing to do with that other than
- 9 to make Ms. Benaroya available to the defense
- 10 attorney and that's what I intend to do. If she
- 11 wants to talk with her and it helps her in some way
- 12 fashion exact questions with regard to when the
- 13 lawyer was obtained, fine. She can ask Ms. Benaroya
- 14 those questions. I'm not calling Ms. Benaroya as a
- 15 witness. I'm just making her available for counsel
- 16 as I promised I would do, and she can't and won't be
- 17 available until four o'clock today.
- For the record, I just reiterate. I've 18
- 19 ended the fact finding by this Court into the
- 20 circumstances under which Mr. Wilds obtained his
- 21 lawyer. The Court's not doing anymore fact finding
- 22 on that. I can rule on your motion. That was the
- 23 point of my asking the questions. I can rule on Ms.
- 24 Gutierrez' motion. That was the point of my asking
- 25 Mr. Wilds the questions. I did not know what he was

Page 5

- 1 going to say, and I'm satisfied that I have no facts
- 2 before me that would in any way allow for any further
- 3 delving into that circumstances, which means on
- 4 Friday I effectively granted your motion and I'm
- 5 granting it again, and I don't see any reason for Mr.
- 6 Gioia to add any more facts. I don't need any more
- 7 facts to rule. I've already indicated I'm
- 8 satisfied. I'm giving you, have given you what you
- 9 asked for.

22

- 10 MR. URICK: I appreciate the Court's
- 11 response. Thank you.
- THE COURT: And I would let the record
- 13 reflect that Mr. Gioia has been present, is available
- 14 to be called as a witness, but the Court is not in
- 15 need of hearing from any more witnesses. Mr. Wilds
- 16 alone provided me with more than enough information.
- 17 I'm satisfied that he selected his lawyer. He said
- 18 he did. That's what he said.
- Now, unless Ms. Gutierrez at some time
- 20 comes up with some other facts, which I don't have
- 21 I'm satisfied that I have enough.
 - MR. URICK: Thank you, Your Honor.
- THE COURT: And Ms. Gutierrez, you know,
- 24 obviously, you can challenge again the motion and if
- 25 you'd like to do that I will hear from you.

CondenseIt! TM Page 8 Page 10 1 to control that. So with regard to what this Court MS. GUTIERREZ: I don't know which motion 2 the Court is now referring to. 2 is going to do, I am not going to engage in any THE COURT: All right, the motion the 3 further fact finding. Your motion does say disallow 3 4 State's renewed this morning to --4 any further fact finding. So to the extent that that MS. GUTIERREZ: I understand the Court's 5 includes Ms. Gutierrez, and I did not think that 6 motion that relates to no further fact finding 6 that's what your intention was to try to limit what 7 Ms. Gutierrez may do outside of the presence of this 7 inquiry. 8 THE COURT: Correct. 8 courtroom, you know, obviously, I have no control MS. GUTIERREZ: But the motion --9 over that. 9 THE COURT: Which is this motion. But in this courtroom with regard to this 10 10 MS. GUTIERREZ: Well, but their motion says 11 case, I, yes, grant that motion. With regard to 11 12 cross examination in the limited context of those 12 or renewed cross examination on the subject of Jay 13 Wilds' assistance of counsel, and based only on what 13 questions asked by Mr. Wilds that might generate 14 the Court just said, certainly I can miss something, 14 cross examination questions by Ms. Gutierrez about --15 you know, the jury didn't hear him say I picked Ms. 15 Judge, but that's not what I understand your ruling 16 Benaroya. The jury didn't hear him say I wanted 16 was. 17 THE COURT: Correct. 17 her. I interviewed her. The jury didn't hear him MS. GUTIERREZ: Was to forbide me for 18 say I could have had someone else. I had money. I 18 19 renewing cross examination on all of the material 19 didn't really look at that. I didn't -- all of the 20 that relates to --20 things he said, the jury never heard that. That was 21 done outside of the presence of the jury. 21 THE COURT: Correct. 22 MS. GUTIERREZ: -- the assistance of Now, if Ms. Gutierrez wants to ask those 23 very same questions so that the jury gets the benefit 23 counsel. 24 THE COURT: Correct. 24 of hearing that, I have no problem with that because 25 it does go into the mind he had at the time he was 25 MS. GUTIERREZ: My understanding was that Page 9 Page 11

1 making a decision to plead guilty. It affected him

2 and as I explained to you I view that as a benefit

3 that was derived, some assistance that the State's

4 Attorney got -- used in helping him secure a lawyer.

It doesn't mean you bought the lawyer for

6 him. It doesn't mean that you paid the lawyer. It 7 just means that you did certain things. The State

8 did certain things and as a result of what you did it

9 made it easier for Mr. Wilds to select a lawyer, but

10 ultimately he selected the lawyer, and that

11 information did not come out in front of the jury,

12 and if Ms. Gutierrez wants to bring that out or if

13 you want to clarify that information in front of the

14 jury. It goes to his state of mind, his

15 contemplation as to what he was getting in exchange

16 for pleading guilty and assisting the State, and to

17 the extent that defense counsel wants to argue it was

18 a benefit and you want to argue it wasn't a benefit,

19 the jury could decide what benefit, if any, has

20 affected the witness' credibility.

So in that regard Ms. Gutierrez will be 22 allowed to inquire of this witness in the presence of 23 the jury about those few additional facts and you on 24 redirect are welcome to clarify any of those facts, 25 but beyond that limited area we're not going into a

1 you've ruled that I can go into that.

2 THE COURT: Correct, in a limited fashion

3 you can go into it.

MS. GUTIERREZ: Right, based on the new 5 information and based on -- you know, however he

6 characterizes it, certainly there are facts enough to

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THE COURT: Correct. 8

MS. GUTIERREZ: - which I can and that's

10 my understanding.

THE COURT: That's granting --

MS. GUTIERREZ: That's not his 12

13 understanding.

14 THE COURT: Well, that's granting your

15 motion, Mr. Urick, in part and denying your motion in

16 part. That is it's the same thing I said on Friday.

MS. GUTIERREZ: That's what I thought.

18 THE COURT: On Friday I said no more fact

19 finding. We're done with that. I cannot control

defense counsel if defense counsel wants to spend

21 time, investigative efforts to delve into the

22 circumstances under which Mr. Wilds may have spoken

23 to Judge McCurdy or spoken to Benaroya.

24 She has a right in preparing her defense to 25 do that. I cannot control that and I won't attempt

11

Page 12

1 long thing about what Mr. Wilds talked about with his

2 attorney or what long conversation he may have had

3 with Judge McCurdy. We're not going into any

4 conversation he had with Mr. Gioia.

We're just going to talk about those

6 relevant factors where Ms. Gutierrez argues the

7 lawyer is a benefit and you're saying that the lawyer

8 is not a benefit and that Ms. Gutierrez says that's

9 part of the plea bargain and it's a factor that goes

10 to his credibility and you're saying it's not a

11 factor. It shouldn't be weighed as part of his

12 credibility. That's argument in the end but the

13 facts that form the basis of that argument are

14 entitled to be in front of the jury because that

15 credibility issue is going to be argued by counsel

16 and they don't have those facts right now.

So in that limited fashion I don't see why last I need to hear from Mr. Gioia. He doesn't have

19 anything to do with this.

20 MR. URICK: The State's appreciates the

21 clarification. May I excuse Mr. Gioia?

THE COURT: Yes, you may unless Ms.

23 Gutierrez is going to call Mr. Gioia. Thank you.

24 Okay, we see that it's now almost one o'clock and Ms.

25 Gutierrez is going to have to make a mad dash to her

Page 13

1 office in order to get the --

MS. GUTIERREZ: I've already called them.
They are waiting for me to call --

4 THE COURT: -- (inaudible) them.

MS. GUTIERREZ: -- there so that I may be

6 -- Judge, every instinct that I have just tells me

7 to shut up and leave it alone because I'm --

8 THE COURT: I wouldn't do that. I wouldn't

9 do that.

10 MS. GUTIERREZ: But I really can't because

11 I believe, and I spent the weekend -- I reviewed

12 Friday's tape, you know, and, Judge, let me tell you,

13 that's hard. Having had to endure it to begin with

14 and then having to sit and listen to it all. Because

15 I was concerned. I believe that what the Court

16 arrived at at the end of the day was feeling that

17 whatever questions you had regarding the

18 circumstances of the providing of the lawyer and in

19 specific in regard to what was the new piece of

20 information on Friday morning which came directly out

21 of Mr. Urick's mouth was that there may have been --

22 he proffered that there was a subsequent inquiry that

23 took place in front of Judge McCurdy with Mr. Wilds

24 and his lawyer that didn't --

THE COURT: Ms. Gutierrez, I make a note.

1 Mr. Gioia is the courtroom. You don't have any

2 problem with Mr. Gioia being in the courtroom in

3 light of my ruling.

4 MS. GUTIERREZ: No, Judge, and I did have

5 an occasion to speak to Mr. Gioia and I didn't see

6 the relevance of it, since he never met him and never

7 -- but anyway, and I clearly understood the Court at

8 the end of the day telling me on my inquiry that your

9 questions had been answered and I understand that

10 that's where the Court was on Friday.

THE COURT: For the motion.

12 MS. GUTIERREZ: I understand on the motion,

13 but your questions about it had been answered, and if

14 you recall up at the bench we had a minor little

15 conversation where, you know, the Court felt

16 compelled to sort of take Mr. Wilds at his word and I

17 started to argue to the Court that I don't think that

18 was permissible because unlike other situations, you

19 had in front of you contrary evidence and, Judge, in

20 light of what you just said, I guess my position is

21 that I think at the very least I should be able to

22 inquire as to what I believe the heart of the matter

23 is. Not who is telling the truth, not -- I don't --

24 that's a jury function.

THE COURT: Correct.

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Page 14

MS. GUTIERREZ: But the issue of the

2 benefit, Judge, is something that we were entitled to

3 know before trial, not just by fortuity discovering

4 it because he happens to answer a question a certain

5 way.

11

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25

6 THE COURT: Ms. Gutierrez, I agree with you

7 and I believe what I was saying to you on Friday and

8 I will reiterate is because we got or you got this

9 information at this juncture, that you still have the

10 ability because the witness is still on the stand --

MS. GUTIERREZ: I do understand.

12 THE COURT: -- to inquire of the benefit

13 from him. However, I must -- I must emphasize. My

14 questions of Mr. Wilds -- I know this sounds like I'm

15 splitting hairs, but my questions of Mr. Wilds and my

16 belief or not had nothing to do with whether, in

17 fact, he was telling the truth.

MS. GUTIERREZ: No. I understood that.

19 THE COURT: -- but rather what his

20 testimony would have been in front of the jury.

MS. GUTIERREZ: I did understand that,

22 Judge, and I am not quibbling with that.

THE COURT: And if he had said --

24 MS. GUTIERREZ: The Court is wrong but --

THE COURT: If he had said, with all due

CondenseIt! TM Page 18 1 respect, if he had said that Mr. Urick had gotten him THE COURT: I find there's no harm. 1 2 the lawyer, that Mr. Urick once he had gotten him the 2 MS. GUTIERREZ: Well, the whole point --3 lawyer that Mr. Urick hired this person, or, you know THE COURT: The fact that you didn't get it 3 4 before, I agree with you --5 MS. GUTIERREZ: Judge, that's my point. 5 MS. GUTIERREZ: And I understand. THE COURT: When I say hired --THE COURT: - it would have been best, it 6 6 7 MS. GUTIERREZ: We haven't gotten there. 7 would have been best for the State to have given it THE COURT: Exactly. 8 to you long before now. However, I don't and I 8 MS. GUTIERREZ: This witness doesn't know 9 didn't and I still don't find any harm. 9 10 whether Mr. Urick paid the lawyer. All he knows is 10 MS. GUTIERREZ: And I'm not going to argue 11 that Mr. Urick told him, well, this lawyer is here. 11 that, Judge. You have ruled against me. I still 12 THE COURT: Well, Ms. Gutierrez, that is 12 think the Court is wrong. The rules are there. 13 the point. I'm not talking about whether or not Mr. 13 THE COURT: I understand. 14 Wilds, in fact, knows. My only concern was what 14 MS. GUTIERREZ: The law is there to even --15 would he say, what was his belief at the time he 15 require them to do something and if they never endure 16 testified, what was he going to say, not whether it 16 any consequences for disregarding the law, it will 17 was true or not. 17 never get better but I'm not even --THE COURT: But you didn't ask me for that. 18 MS. GUTIERREZ: I do understand that, 18 19 Judge. 19 MS. GUTIERREZ: I'm not even rearguing that THE COURT: Whether or not there is 20 point, Judge. 20 21 information --21 THE COURT: You didn't ask me for 22 MS. GUTIERREZ: Judge, but my point --22 sanctions. You didn't ask me for consequences. You 23 THE COURT: -- beyond his belief or beyond 23 didn't ask me for that. MS. GUTIERREZ: I haven't yet, Judge. 24 his knowledge that might have indicated, but what --24 25 we're not into whether or not --25 THE COURT: Okay. Page 17 Page 19 MS. GUTIERREZ: At this point but right now MS. GUTIERREZ: But, Judge, I only want one 2 thing and I think it's for all of the reasons I have 2 where I believe we are so that the Court went into a 3 articulated and that is because if, in fact, Mr. 3 fact finding inquiry based on, but of course that 4 Urick paid the lawyer or caused the lawyer to be paid 4 information is relevant. Now, this witness may not 5 and/or did anything more than assume that since he 5 know it, but if, in fact, it is true --6 knew that she had previously done pro bono --THE COURT: It's another proceeding. MS. GUTIERREZ: Then it certainly impacts THE COURT: That's the subject of another 8 proceeding, Ms. Gutierrez.

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8 on the availability of how far we can go with this 9 witness because it's of even greater impact. THE COURT: But he doesn't know about it, 11 Ms. Gutierrez. MS. GUTIERREZ: I understand that, Judge, 12 13 but there is other sources from which we may get it 14 and that's why we asked to have Ms. Benarova --15 THE COURT: If you get the information --MS. GUTIERREZ: - available. 16

THE COURT: -- it's the subject of another 18 proceeding. It would only be --MS. GUTIERREZ: And it's the subject of 20 another witness, but it doesn't preclude our ability 21 to cross examine Jay Wilds on it. Did you know, sir, 22 that the lawyer that you thought two weeks later 23 smelled fishy to you, in fact, was paid by Mr.

24 Urick? Did you, sir, did you become aware that the 25 lawyer you thought there was a conflict with, that

25 already expended cross examination --

MS. GUTIERREZ: To insure that this lawyer

THE COURT: Not subject to this proceeding

MS. GUTIERREZ: Well. I understand that,

MS. GUTIERREZ: And I know that. That's

10 gave this witness pro bono services, then that is

THE COURT: And he doesn't.

18 not what I'm asking, but because clearly that is a

19 benefit, and clearly that puts in front of the jury, 20 if it gets there, an issue of to whom this witness

21 might be beholding and for what, and because of that

22 we would have clearly been entitled to know it before 23 we asked a single cross examination question of this

24 witness, and because we didn't know it and we've

13 unless this witness knew about it.

11 something --

12

14

16 17

15 Judge.

Page 22

- 1 may not have been representing you, in fact, was paid
- 2 by Mr. Urick. That the only reason your lawyer was
- 3 -- and you might have been right that there was a 4 conflict --
- THE COURT: But he believes that that was 6 not the case. It would be the same Ms. Gutierrez if
- 7 I'm sitting here, God forbid, and someone steals my
- 8 car and the person that I'm sentencing is the thief,
- 9 only I didn't know it and someone would want to hold
- 10 me responsible for saying that I sentenced him
- 11 inappropriately based on something that I didn't even
- 12 know.
- 13 MS. GUTIERREZ: But that's not where we
- 14 are, Judge. I'm in the middle of cross --
- THE COURT: It is. That is where we are.
- 16 He doesn't know. Even if it's true that there was a
- 17 quote fishy relationship between Ms. Benaroya and Mr.
- 18 Urick, this witness doesn't know about it and doesn't
- 19 believe it. If it's not true that there isn't a
- 20 fishy relationship, it doesn't matter because this
- 21 witness doesn't know about it and doesn't believe
- 22 it. If he did know about it, if he did believe it,
- 23 then we'd be in a different position which is why the
- 24 Court inquired in the first place. I wanted to find
- 25 out what Wilds knew and what he believed because his

- 1 would have come in, but that if it took place that
- 2 took place before the plea which makes it
- 3 unequivocably their duty to disclose that, that he
- 4 had a relationship -- he clearly got -- his belief
- 5 was that Mr. Urick explained that he was just being
- 6 excessively cautious as to why he wanted this
- 7 inquiry. He can't think of any possible reason why
- 8 such an inquiry would have taken place after the plea
- 9 and he has no recollection of that.
- 10 But based on his concern, we would, one,
- 11 right now add to our witness list in the defense,
- 12 Judge McCurdy, Ms. Benaroya, and Elizabeth Julian who
- 13 is the Public Defender for Baltimore City, because
- 14 Judge we believe not only is this a great benefit, it
- 15 keeps Mr. Urick in charge of everything to do with
- 16 this witness, whether the witness admits it or not.
- 17 and that's the language in every single case that Mr.
- 18 Urick submitted to you.
- 19 Yes, the inquiry starts out with what's in
- 20 the mind of the person receiving the benefit but that
- 21 may or may not be the truth. You may or may not get
- 22 the truth from the benefite and that the defendant
- 23 should never be put in a position where they're tied
- 24 to that. Half of those cases are cases where it
- 25 wasn't just restricting cross examination but it also

Page 21

- 1 belief governs what he does. His belief affects his
- 2 credibility to tell the truth or not.
- MS. GUTIERREZ: But there are things other
- 4 than his belief that affect his credibility. The
- 5 truth may affect his credibility. Of course, it is
- 6 relevant to the jury to know that, in fact, Mr. Urick
- 7 paid Ms. Benaroya to represent him, whether he knew
- 8 it or not. That is a jury question.
- Mr. Urick wrote this motion and handed me a
- 10 bunch of cases. Most of whom I have already read.
- 11 Every single case, Judge, helps us, establishes, you
- 12 know, that there isn't a bright line. Yes, it may be
- 13 up to the discretion of the judge but if it is
- 14 important, if it goes to the heart of the
- 15 credibility, if it goes to whether or not the witness
- 16 knows it or not, these cases establish that.
- So what I am asking is that at a minimum,
- 18 Judge, and I have had an opportunity to get some
- 19 facts from Judge McCurdy who doesn't really remember
- 20 whether or not a hearing separately and apart from
- 21 the guilty plea took place, that if it took place his
- 22 recollection is well maybe there was a time, but he
- 23 doesn't even know if he put it on the record when he
- 24 was asked by Mr. Urick to inquire and he doesn't
- 25 remember why for instance Ms. Benaroya and Mr. Wilds

- 1 went on to what other evidence could they introduce 2 and there were other side issues.
- The State sort of in the main case tried to
- 4 articulate and wrap around its wanting to exclude
- 5 testimony that was excluded and was held to be a
- 6 violation of that defendant's constitutional right
- 7 was because it was attempting to hide under the right
- 8 of privacy a juvenile's record and uphold that sacred
- 9 oath and, of course, the Court held that must fall.
- 10 But Judge the issue, and all we're asking
- 11 is that I believe we have a right to get it from Mrs.
- 12 Benaroya. As this Court knows because we've told
- 13 you, I hope you remember, Mrs. Benaroya is someone
- 14 who has called up and said to us, she ain't accepting
- 15 service. Even as a lawyer --
- THE COURT: That's irrelevant. She'll be 16
- 17 here at four o'clock.
- 18 MR. URICK: She won't talk to us.
- 19 THE COURT: She'll be here at four o'clock.
- MS. GUTIERREZ: You'll have her here. 20
- 21 You're going to tell her, of course, you don't have
- 22 to talk to them. She's not going to talk to us.
- 23 We're not going to get the information that we should
- 24 have had before now unless this Court orders that
- 25 that happen.

Page 23

Page 24 Page 26 THE COURT: Ms. Gutierrez, what information 1 finding that it is not relevant whether or not the 2 are you looking for? I think you're looking for 2 prosecutor paid the lawyer for its witness, is that 3 information that --3 the finding you're making? THE COURT: For its witness? You mean Mr. MS. GUTIERREZ: If Ms. Benaroya was paid by 5 Mr. Urick which certainly is on the table and about 5 Wilds? which you've received no credible evidence. MS. GUTIERREZ: Mr. Wilds. 7 THE COURT: At this juncture I am making a THE COURT: True. MS. GUTIERREZ: Mr. Wilds doesn't know. 8 finding that this witness Mr. Wilds was not aware of 8 THE COURT: He wouldn't know. 9 9 any payment. MS. GUTIERREZ: And he wouldn't know. 10 10 MS. GUTIERREZ: I --11 THE COURT: But --11 THE COURT: And, therefore, the issue of 12 whether or not Mr. Urick did pay this witness or not, 12 MS. GUTIERREZ: If she's been paid by Mr. Urick --13 lawyer, pay this witness's lawyer, is not relevant at 13 THE COURT: That's another hearing. 14 this stage. MS. GUTIERREZ: That is critical evidence 15 15 MS. GUTIERREZ: Judge, you've already asked 16 him questions that you know I'm going to repeat and 16 to us. THE COURT: It's critical evidence of 17 he is going to say I smelled something fishy. I 17 what? 18 thought there was a conflict. Well, Mr. Wilds, if 18 19 MS. GUTIERREZ: Just because it's another you had known that Mr. Urick paid your lawyer's fee 20 hearing doesn't mean that you should postpone the that would have confirmed your sense that it was 21 inevitable. 21 fishy. Is the Court prepared to rule that that does 22 THE COURT: Well -not become relevant? MS. GUTIERREZ: Thinking you're going to 23 THE COURT: Do you have facts to show, or 23 24 mount a wall over which I'm not going to be able to 24 is this just a wild hunch that you believe --MS. GUTIERREZ: Judge, I don't think that's 25 get. Page 25 Page 27 1 a hunch. 1 THE COURT: Well, that's --MS. GUTIERREZ: That's why you on Friday THE COURT: Well, I don't have any evidence 2 2 asked Ms. Benaroya to be here. 3 THE COURT: No, I asked her on Friday to be MS. GUTIERREZ: Judge, I practiced twenty 4 5 here because you indicated that you were having 5 years in this jurisdiction. Never have I heard of a 6 prosecutor providing a lawyer of their choice at no 6 difficulty serving her, that you indicated that you 7 wished the Court's assistance in getting an officer 7 charge who was not appointed by the Court from a 8 of the court available. 8 list, not sent to the Public Defender, not appointed 9 a lawyer not of his choice from a random -- from the 0 MS. GUTIERREZ: That was true. THE COURT: And I said I would do that and 10 panel list if there was a conflict, not once, not 10 11 ever, not in this jurisdiction, not in every 11 I have, and she will be here at or about four 12 o'clock, but I must tell you. I still do not see the 12 jurisdiction in Maryland, of which I have practiced, 13 relevance in front of this jury as to whether or not 13 which is all. Not in federal court, not in the 17 14 Mr. Urick paid Ms. Benaroya. If he did --14 courts I've been admitted pro hac vice in other 15 states. 15 MS. GUTIERREZ: Are you ruling that because 16 you don't see the relevance --16 Now, that is not a fishing expedition and I 17 dare this Court to cite other instances where this 17 THE COURT: I'm asking --MS. GUTIERREZ: -- I can't ask that 18 has occurred. That's not fishing. That is fact. 18 19 The Court knows it. This witness knows it. Mr. 19 question? 20 THE COURT: I'm asking? Well you only --20 Urick knows it. That's not fishing and I resent the 21 implication that I would fish about something so 21 MS. GUTIERREZ: I intend to --22 fundmental as that. THE COURT: -- get to put admissible 22 23 evidence in front of this Court if I find it's 23 THE COURT: Ms. Gutierrez you have now 24 raised your voice and yelled at me in a fashion 24 relevant. If it's not relevant, it isn't --25 that's showing a total lack of respect for this 25 MS. GUTIERREZ: Well, are you making a

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1 Court. Now, I have not --

MS. GUTIERREZ: I apologize, Judge.

THE COURT: I have not in any way treated 4 you in any fashion other than to give each and every

5 one of your arguments my full and undivided

6 attention. I have at every turn given you the

7 opportunity to argue your point, but for you to

8 suggest that I would just ignore some point that you

9 were raising for what reason I have no clue, is

10 totally unreasonable and inappropriate.

I accept your apology. I understand that 12 you are trying very hard to be an advocate for your 13 client but you have to understand that I have to make 14 my ruling the way I see it and it may not be in the 15 way you believe I ought to, which is why we have the 16 appellate system. You make your record and then we 17 move on.

Now, I hear what you're saying but at this 18 19 juncture I have no facts in front of me to show that 20 this witness, Mr. Wilds, is under any belief that the 21 State paid an attorney to represent him. I have no 22 facts in front of me, no indication that this witness 23 believed that there was any deal or benefit being 24 made other than what he's testified and that he 25 believed that it was his right, his choice to select

1 your ability to put those facts in front of the jury

2 that would issue or cause to place at issue his

3 credibility based on what he, Mr. Wilds, knew. I do

4 find that as it relates to things outside of his

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5 knowledge, that that is not relevant to this witness'

6 belief of what the deal was, that this witness's

7 belief of what benefit he may have derived or will

8 derive, is not something that goes to the heart of

9 his credibility and I won't allow you to ask 10 questions.

11 Now, if you want to ask an objectionable 12 question of this witness in front of the jury after

13 what I've just said, there will be an objection made

14 by the State I suspect. And if I need to make a

15 curative instruction to put the jury back on track,

16 I'll do that, but I don't want to have to do that

17 because as you've pointed out you've been practicing

18 for twenty years, you know how to ask the question

19 and you know what I'm saying to you. You understand

20 the limitations I'm placing to you on cross. You

21 understand them clearly, I know you do.

22 You're able to make the argument. It's not 23 going to get you what you want. I'm not going to 24 open the door to every type of question beyond this 25 witness' belief and knowledge and I'm not going to

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1 the lawyer he did and he said, as I recall, I picked

2 her, I selected her, I was satisfied, and I told

3 Judge McCurdy that.

My concerns were addressed. I was 5 satisfied. Now, his testimony, his credibility can

6 be challenged by you. His statement that I believed 7 that it was fishy. You can ask him that question,

8 and clearly he can say that, and if you don't go

9 through the rest of the scenario on redirect, I'm

10 sure the State will in order to clarify that at the

11 end he felt satisfied that his lawyer was

12 representing his best interests. That's the basis

13 for his testifying. That's his understanding of any

14 deal, any benefit that he was going to derive by 15 testifying there.

There are cases that talk about the effect

17 of postponing a case until after a witness testifies 18 and clearly that is also something that goes to his

19 credibility which you can then ask him about. I 20 don't believe that fact is in front of this jury, the

21 fact that the case was postponed and you can ask

22 that. You have not asked that question in front of 23 this jury.

24 MS. GUTIERREZ: And I haven't gotten there.

25 THE COURT: Okay. But I'm not limiting

Page 31 1 allow questions where you're going to pose something

2 which you now know is outside of this witness'

3 knowledge. If you ask the question, it will be a

4 question for which an objection will be made by the

5 State and it will be sustained because the motion in

6 limine, as I understand it, is trying to limit you in 7 that regard.

Those things outside of this witness'

9 knowledge are objectionable and it will be sustained 10 because he doesn't know about it. Whether it's true

11 or not, he doesn't know about it. It's not affecting

12 his testimony. He doesn't know about it. It's not

13 affecting his credibility. He doesn't know about

14 it. If he knows about it, if he felt it was fishy,

15 if he got an answer, that's relevant. He got an

16 answer. 17 Now, his knowledge, what's fueling his

18 testimony is relevant, but what he doesn't know, as I

19 gave you a scenario, someone's stealing my car and I 20 don't know who it is and I don't know anything about

21 it, I don't have any knowledge, then I can't be held

22 accountable for what I don't know, I don't know it so 23 it's not affecting my decision. It's not affecting

24 anything that I don't know, just like I don't know

25 what Judge McCurdy did and neither do you and you

1 don't know what Ms. Benaroya did. I don't know it 2 and neither do you and so it's not relevant right now 3 because I don't know about it and Mr. Wilds doesn't 4 know about it.

Now if there's some misconduct that you 6 believe has occurred in some other aspect in terms of 7 securing this lawyer that Mr. Wilds might not know 8 about it but you may find out about, that might be 9 referred to some other proceeding where Mr. Urick may 10 have to answer a question about it. That's another 11 proceeding and there may be some facts that come out 12 relative to that, but as it relates to Mr. Wilds in 13 your cross examination of him that is not relevant. I agree that you should have gotten this

15 information a little earlier and I agree that it 16 would have been nice if the State had provided it to 17 you but I find that the fact that they have disclosed 18 it at this late time does not impede your ability to 19 cross examine Mr. Wilds about it.

20 To the extent that the Court has found some 21 relevancy in it, to the extent that it goes to what 22 Mr. Wilds knew, and that information you've been able 23 to cross, that information you've had the weekend to 24 even prepare more questions, we did not continue with 25 Mr. Wilds on Friday. We did take a break. We sent

1 to come directly here and if you want to speak with 2 her, I will allow you to do that and I note that it's 3 now twenty minutes after one. I'm going to take a

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4 luncheon recess. I ask that counsel be back by 2:15 5 so that we can continue and I'd like to continue with

6 Mr. Wilds at the break. Has the jury been excused 7 for lunch?

Does Mr. Wilds know to go to lunch? All 9 right, would you walk around and tell Mr. Wilds that 10 he is free to go lunch and he should return by 2:15. 11 At this point we are going to take a recess and I

12 must say on the record, Ms. Gutierrez, never ever, 13 never ever think that you can't aggressively and

14 passionately argue your point in front of this 15 Court.

I would be the first one to defend your 17 right to even raise your voice but I want you to 18 understand --

MS. GUTIERREZ: Judge, I want you to know I 20 never suggested --

21 THE COURT: All right.

MS. GUTIERREZ: - that you were ignoring 23 my argument. I started out in my argument by 24 acknowledging I knew I had lost. I think you're 25 wrong, but I know when I lose and when it goes

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1 the jury home and now they're back and you will now 2 have the ability to add to your cross and I do not

3 find that you've been harmed in any inability to ask 4 those questions.

Now, had Mr. Wilds not been on the witness 6 stand, had we finished with his testimony and gone 7 down a few more witnesses, then I might have a 8 different view of that because we would have to call 9 Mr. Wilds back. But at this point we haven't 10 finished with Mr. Wilds. Had we not taken a break 11 and you agreed to take the break between the direct 12 and cross of Mr. Wilds initially, had we had that as

So we are now in a different juncture and 15 we are at a point where you have him still on the 16 stand and you still have the ability to ask those questions. And I would also point out you also will 18 have Ms. Benaroya available at four o'clock today.

19 MS. GUTIERREZ: Does the Court intend to 20 stop at four to allow us an opportunity --

21 THE COURT: Yes.

14

MS. GUTIERREZ: - to speak with her? 22

13 the scenario, but it didn't happen that way.

23 THE COURT: Absolutely, we'll do that. So 24 that you will have the opportunity to speak with her 25 and as soon as she arrives I understand she's going

Page 35 1 against me. What I responded to passionately was the

2 suggestion essentially that I would go down a fishing

3 expedition with no basis whatsoever as if I made this

4 up and that's what I was objecting to and that's the 5 only thing I was objecting to.

THE COURT: The only thing I want you to

7 know is you have an absolute right to do any 8 investigation as defense counsel and use it in your

9 theory of the defense any way you choose to do so but

10 until I have facts in front of me, until you cannot

11 proffer a what if to me, but rather tell me that you

12 have evidence that you can provide to me, I can't go

13 with a what if. I have --

14 MS. GUTIERREZ: Judge, all I'm asking for 15 is the time to get it. And if we can't put Ms.

16 Benaroya on the stand, I will tell you I don't expect

17 to get it. We ain't getting it. So, you know, being

18 nice about it isn't what discovery is about. I

19 understand and, again, I think you're wrong for not

20 holding them to the fire because they didn't do it

21 ahead of time.

They didn't it do ahead of time, at least 23 give us the chance to make it to where we would have 24 been if they did what now is nice but what they were 25 required to do. That's all I'm asking.

THE COURT: I'm asking that you understand 2 that I believe I've given you that opportunity. You 3 don't believe it's sufficient but I believe it is.

4 It is my discretion in deciding whether or not to do

5 anything about a failure to provide information and

6 given the circumstances, given the manner in which it

7 was disclosed, given the timing of it I find that

8 there is no error, that it would have been nice if

9 the State gave it earlier, but that when they did

10 provide the information, when we did get the 11 information, that it still provided the defense an

12 ample opportunity to do what it needed to do on

13 cross, and still has that opportunity.

And I would also add that I am not going to 15 tell the defense what witnesses to call. The only 16 thing I ask is whatever witnesses you decide to call 17 that they be relevant and you may be asked to support 18 why they are relevant which you would have to do for 19 any witnesses that you would call. I'm not going to 20 tell you whether to call McCurdy. I'm not going to 21 tell you whether to call Benaroya. I'm not going to

22 tell you because I don't know your case. I don't

23 know your defense. I don't know your theory and I'm 24 not here to rule on that.

But if you have a witness and there's an

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1 objection to that witness being called, the only

2 thing I'm going to ask the State is what's your basis

3 and your basis for calling the witness and proffer

4 how they're relevant and if you give me a proffer

5 that they're relevant, then I may rule in your

6 favor. You give me a proffer and I find that they're

7 not relevant I may rule against you, but at this

8 juncture I don't know what they're going to say. I

9 have no way of knowing and I'm not asking you to tell 10 me now.

But I am going to make sure that Benaroya 12 is available to you because I think you have a right

13 to subpoena her if you want and that if I can assist

14 you, as I would for any other witness that the

15 defense feels necessary by compulsory process, I

16 would send the sheriff or the police to go get them,

17 if by making a phone call I can get Ms. Benaroya here

18 for you, I will do that and it is considered done.

This Court will stand in recess until 2:15. 19

20 (Whereupon the Court recessed, following 21 which the proceedings in this matter resumed:)

THE COURT: For the record, it is now 2:16

23 February 14th and I've resumed the bench. There is 24 no one in the courtroom other than the courtroom

25 clerk who just stepped out to check the doors.

1 MS. GUTIERREZ: I apologize, Judge.

> 2 THE COURT: It has taken awhile to have Mr.

3 Syed brought up anyway, so we can't do anything until

Page 38

Page 39

4 he arrives, and I did get your message from Cindy.

5 We'll do this. As soon as Mr. Syed arrives, would

6 you have the jury put in the box, okay, and we can

7 get started. First Mr. Syed, and then as soon as he

8 is here, let's have the jury in and then I'll come 9 back out. Until then just sit tight and don't go

10 anywhere. This Court will take a brief recess.

(Whereupon the Court recessed, following 12 which the proceedings in this matter resumed:)

THE COURT: Good afternoon. 13

14 THE JURY: Good afternoon.

THE COURT: Ladies and gentlemen, we're 16 going to resume with the case of State of Maryland

17 versus Syed. At this time Mr. Wilds, you are still

18 under oath but I'm going to -- this is a new day and

19 a new record and perhaps a new tape at that. I need

20 you to stand and raise your right hand and listen to

21 the courtroom clerk who will provide you the oath.

22 Raise your right hand, please.

JAY WILDS,

24 a witness produced on call of the State, having first

25 been duly sworn, according to law, was examined and

1 testified as follows: 2 THE CLERK: You may be seated. Please

3 state your name and address for the record.

THE WITNESS: Jay W. Wilds, 4 Norbert 4

5 Court, apartment E, Catonsville, Maryland 21228.

THE COURT: Good afternoon, Ms. Gutierrez.

7 The witness is with you at this time.

MS. GUTIERREZ: Thank you, Your Honor.

9 CONTINUED CROSS EXAMINATION

10 BY MS. GUTIERREZ

Q Mr. Wilds, on Friday I asked you about and

12 you told us that there was a two hour period of time

13 before the tape recorder got turned on on February

14 28th, do you recall that?

A Yes, ma'am.

Q And that during that time you observed both

17 Detective MacGillivary and Detective Ritz take notes,

18 did you not?

15

19

23

A Yes, ma'am.

Q And their notes appeared to you from what

21 you observed to be related to what you said?

22 A Yes, ma'am.

Q Right? Now, when you were taken downtown

24 in their car and they came to your work to get you,

25 the first thing they did when they got there was that

_	Cond	ens	selt!"
	Page 40		Page 42
1	they advised you of your rights, did they not?	1	Q That was to get their help in getting you a
2	A At my place of employment.	2	lawyer, right?
3	Q I'm sorry, I can't hear you.	3	A I asked how I would obtain one.
4	A At my place of employment?	4	Q Because it was apparent to you that getting
5	Q No, sir, the first thing they did when they	5	a lawyer in the middle of the night might be
6	got you downtown to the Homicide Division in the	6	difficult, right?
7	Headquarters Building of the police department?	7	A That was in my thought.
8	A Yes, ma'am.	8	Q Among the rights they advised you of was
9	Q Is that right?	9	that you didn't have to talk to them, right?
10	A Yes, ma'am.	10	A Yes, ma'am.
11	Q They gave you a form that had all of your	11	Q And that if you asked for a lawyer, the
12	rights printed on it, did they not?	12	questioning would be stopped and that they would
13	A Yes, ma'am.	13	assist you in getting a lawyer?
14	Q And among the rights that you were advised	14	A Yes, ma'am.
15	of now you weren't charged yet, right?	15	Q Isn't that correct?
16	A No, ma'am.	16	A Yes, ma'am.
17	Q But at some point they sort of threatened	17	Q They didn't go into any of the details of
18	or intimated you might be charged, right?	18	how that might happen though, right?
19	A Yes, ma'am.	19	A No, ma'am.
20	Q And that threat or intimation of the threat	20	Q All right, now, after you signed these
21	was made in connection with whether or not you told	21	several papers that you say you signed indicating
22	them what it was that they thought that you knew,	22	that you were so advised, you did continue to talk to
23	correct?	23	them, did you not?
24	A Somewhat.	24	A Yes, ma'am.
25	Q Well, you clearly understood that the more	25	Q And you hadn't yet asked them for help
	Page 41		Page 43
1	you talked to them the less likely it was that you	1	about getting a lawyer, had you?
2	would be arrested, right?	2	A I asked them how I would go about obtaining
3	A No, ma'am.	3	one.
4	Q Well, sir, after they advised you of your	4	Q Well, that was when at least what you
5	rights and, incidentally, they didn't have you sign	5	told us on Friday, that was when after the tape
6	that sheet, did they?	6	recorder got turned off, about an hour and a half
7	A Yes, ma'am.	7	after that happened was when you asked them to turn
8	Q They did?	8	off the tape recorder, isn't that what you told us?
9	A I signed.	9	A I'm not understanding your question.
10	Q The right that advised you of all of your	10	Q Okay. On Sunday in the middle of the night
11	rights?	11	-
12	THE COURT: I signed what?	12	A Yes, ma'am.
13	MS. GUTIERREZ: The paper.	13	Q You got taken down, right?
14	THE COURT: One moment, Ms. Gutierrez. You	14	A Yes, ma'am.
15	said I signed?	15	Q What you've told us, Mr. Wilds, is that you
V-sec			spoke to them before the tape recorder got turned on
16	THE WITNESS: I signed and initialled		
	THE WITNESS: I signed and initialled several papers stating all of my rights.		for about two hours?
17 18	several papers stating all of my rights. Q Okay. And among the rights that they		for about two hours? A Yes, ma'am.
17 18	several papers stating all of my rights.	17	for about two hours? A Yes, ma'am. Q Is that right?
17 18 19	several papers stating all of my rights. Q Okay. And among the rights that they	17 18	for about two hours? A Yes, ma'am. Q Is that right? A Yes, ma'am.
17 18 19 20 21	several papers stating all of my rights. Q Okay. And among the rights that they advised you of was your right to an attorney, right? A Yes, ma'am. Q And because that was fresh in your mind I	17 18 19 20 21	for about two hours? A Yes, ma'am. Q Is that right? A Yes, ma'am. Q And during that time, sir, although you had
17 18 19 20 21	several papers stating all of my rights. Q Okay. And among the rights that they advised you of was your right to an attorney, right? A Yes, ma'am.	17 18 19 20 21	for about two hours? A Yes, ma'am. Q Is that right? A Yes, ma'am. Q And during that time, sir, although you had been advised, you didn't ask for a lawyer?
17 18 19 20 21 22 23	several papers stating all of my rights. Q Okay. And among the rights that they advised you of was your right to an attorney, right? A Yes, ma'am. Q And because that was fresh in your mind I guess close to three and a half hours later when you asked them to turn off the tape, that's why you asked	17 18 19 20 21	for about two hours? A Yes, ma'am. Q Is that right? A Yes, ma'am. Q And during that time, sir, although you had been advised, you didn't ask for a lawyer? A Yes, ma'am.
17 18 19 20 21 22 23	several papers stating all of my rights. Q Okay. And among the rights that they advised you of was your right to an attorney, right? A Yes, ma'am. Q And because that was fresh in your mind I guess close to three and a half hours later when you	17 18 19 20 21 22	for about two hours? A Yes, ma'am. Q Is that right? A Yes, ma'am. Q And during that time, sir, although you had been advised, you didn't ask for a lawyer?

	Cond	en:	selt!	
	Page 44			Page 46
1	Q And you didn't ask for their help in	1	Α	No, ma'am.
2	getting you a lawyer?	2	Q	And the questioning didn't stop then, did
3	A No, ma'am.	3	it?	
4	Q Even though they advised you and you signed	4	Α	No, ma'am.
5	that they would help you get a lawyer if, in fact,	5	Q	No. Now, sir, I want to direct your
6	you wanted a lawyer?	6	attent	tion to before the tape got on, right?
7	A Yes, ma'am.	7	Α	Yes, ma'am.
8	Q And that all questioning would stop if you	8	Q	At that time it was a little scarey to be
9	asked for a lawyer?	9	haule	d down in the middle of the night from your
10	A Yes, ma'am.	10	place	of employment, was it not?
11	Q All right, and then later, two hours later	11		Some.
12	the tape recorder got turned on, right?	12	Q	And even though they assured you, you
13	A Yes, ma'am.	13	didn'	t have to stay and you could stop, they kept
14				g you questions, didn't they?
15	recorder got turned on, you asked them to stop the	15	A	Yes, ma'am.
1	tape recorder?	16	Q	And you tried to answer their questions at
17	A Yes, ma'am.	17		did they not?
18	Q And what you told us on Friday was the	18		Yes.
19	purpose was you wanted to ask them how you would go	19	Q	Did you not?
	about getting a lawyer; is that right?	20		Yes, ma'am.
21	A Yes, ma'am.	21	Q	And they didn't seem to like what you said,
22		22	did th	100 10
23		23		That's an assumption.
24		24		Well, I'm asking you did they seem to you
25		25		
	Page 45			Page 47
1	Q Physically they did, but they did it	1	Α	I didn't observe that.
2	because you asked, right?	2	Q	when you were in that room to like what
3	A Yes, ma'am.	3	you s	aid?
4	Q And you asked because you were concerned	4	Α	I didn't observe that.
5	then about getting a lawyer, right?	5	Q	Did they so you thought that was okay
6	A Yes, ma'am.	6	with y	you, with them?
7	Q And you've already told us they didn't get	7	Α	That was not my concern.
8	you a lawyer, did they?	8	Q	Well, sir
9	A No, ma'am.	9	Α	I wasn't paying attention.
10	Q And no lawyer came into the room?	10	Q	To whether they liked it or not?
11	A No, ma'am.	11	Α	No, ma'am.
12	Q And did you retract your request for a	12	Q	Well, it was important to you, was it not?
13	lawyer?	13	Α	No, ma'am.
14	A Retract? No, ma'am.	14	Q	You felt afraid in the middle of the night,
15	Q Did you take it away?	15	did yo	ou not?
16	A No, ma'am.	16	11. 12. 12. 12. 12. 12. 12. 12. 12. 12.	Some.
17	Q And did they tell how to you get a lawyer?	17		You felt threatened or intimidated that you
18	A No, ma'am.			get charged with something serious, did you
19	Q Did they explain to you that if you were		not?	
	going to be charged that you would be entitled to be	20		Yes.
	represented by the Public Defender if you were	21		And they never reassured you that Mr.
	indigent?	22		, it's okay, you ain't getting charged with
23	A No, ma'am.	23		ng, did they?
24	Q Did they produce any lawyer for you to talk	24		No, ma'am.
25		25		Neither of them?
23	w:	43	V	TOTALE OF MENT.

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1	A No, ma'am.	1	THE COURT: Very well. Next question.
2	Q And nobody else came in the room and	2	Q But to your recollection you never got any
3	assured you of that, did you not?	3	reasssurance from them that you could leave, right?
4	A No, ma'am.	4	A No, ma'am.
5	Q You knew without their saying anything that	5	Q And you didn't leave?
6	everything was up to whether or not they believed	6	A No, ma'am.
	what you said, did you not?	7	
8		8	answered their questions you don't call that speaking
9	The state of the s	1	to them freely?
10	you freely agreed to talk to them, did you not?	10	A Once I was taken downtown?
11	A No, ma'am.	11	Q Right.
12	Q You were forced to talk to them?	12	
13	A I didn't volunteer.	13	The state of the s
14	Q And so because you didn't volunteer to be	14	
15	there, you don't consider that you're freely talking	15	Q And that's
	to them?	16	
17	A Yes, ma'am.	17	Q And that's because you weren't volunteering
18	Q Once you got down there and they threatened	18	
	you or intimated that you might be charged then	19	THE COURT: Hold on.
20		20	A Yes, I was speaking to them freely once I
21			was downtown.
22	A Prior to the tape being turned on?	22	Q Once you went downtown?
23	Q Yes, sir.	23	A Yes, ma'am.
24	A No, ma'am.	24	Q But it wasn't your idea to be downtown,
25	Q No. Did you ask to leave?		right?
-5		23	
,	Page 49 A No, ma'am.	,	Page 51 A No, ma'am.
1		1	Q And you weren't volunteering to talk to
2	Q Did you make an attempt to physically leave?	2	them, right?
3	A No, ma'am.	4	A No, ma'am.
	Q And did you ask them if it would be okay if	5	Q But before they turned on the tape recorder
5		-	they asked you a lot of questions, did they not?
	you just left?	1 300	A Yes, ma'am.
7	A I may have.	7	The state of the s
8	Q You may have?	8	Q Most of the same questions they asked you
9	A I do not recall.		later?
10	Q And if you did, did they tell you you could	10	A Yes, ma'am.
11		11	Q Correct? About the events of the 13th of
12	MR. URICK: Objection.		January
13	A No, ma'am.	13	A Yes, ma'am.
14	THE COURT: If you did, did they tell you	14	Q and Adnan Syed?
	they did?	15	A Yes, ma'am.
16	MS. GUTIERREZ: I'm sorry, that he could.	16	Q They brought up his name, did they not?
17	THE COURT: That you could leave?	17	A Excuse me. Yes, ma'am.
18	MS. GUTIERREZ: That he could leave.	18	Q And, in fact, what you said to them on the
9	THE COURT: And you have an objection to	19	13th was that you weren't really tight with Adnan?
20	150 A 20 A	20	A No, ma'am, that's correct.
21		21	Q And that was the truth back then, wasn't
22	THE COURT: Overruled. Do you recall them	22	it?
3	saying that you could leave or not?	23	A Yes, ma'am.
24	THE WITNESS: If I asked them, they told me	24	Q You weren't really tight with Adnan?
20		25	A No, ma'am.

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1 Q You described him as an acquaintance,	1 Mall?
2 right?	2 A Yes, ma'am.
3 A Yes, ma'am.	3 Q So one or the other or both times you
4 Q As opposed to a friend?	4 haven't told the truth about that, right?
5 A Yes, ma'am.	5 A One or the other or both?
6 Q Is that right?	6 Q You didn't go to two malls on the 13th
7 A Yes, ma'am.	7 according to you, did you?
8 Q And that the only thing is that you might	8 A No, ma'am.
9 be at a party where he was; is that right?	9 Q You only went to one?
10 A Once, yes, ma'am.	10 A Yes, ma'am.
Q And that's what you told them?	11 Q Right. And if the one that you went to
12 A Yes, ma'am.	12 were either Security or Westview if you sometime said
13 Q Okay. And you were also asked to describe	13 you went to Security and sometime said you went to
14 your day on the 13th, were you not?	14 Westview Mall, that would not be the truth; would it?
15 A Yes, ma'am.	15 A No, ma'am.
16 Q And you described walking to the mall,	16 Q No. Now, which mall did you live closer
	17 to?
17 didn't you?	
18 A Yes, ma'am.	18 A Did I or presently?
19 Q Yes. Walking on your own two legs?	19 Q Then.
20 A Yes, ma'am.	20 A Westview.
Q And you described that mall that you walked	21 Q Westview. And how long of a walk way it
22 to as being Westview Mall, did you not?	22 from your house to Westview Mall?
23 A Yes, ma'am.	23 A About a half hour.
Q Not Security Mall?	Q A half an hour's walk to Westview Mall?
25 A Yes, ma'am.	25 A Yes, ma'am.
Page 53	Page 55
Q You're familiar with both places, are you	1 Q And how far a walk would it have been to
2 not?	2 Security Mall?
3 A Yes, ma'am.	3 A About an hour.
4 Q They are two entirely different places, are	4 Q About an hour?
5 they not?	5 A Yes, ma'am.
6 A Yes, ma'am.	6 Q You lived much closer to Route 40 than you
7 Q And Westview Mall is off of Route 40 right	7 did to Security Boulevard, correct?
8 above Ingleside up to 695, is it not?	8 A Yes, ma'am.
9 A Yes, ma'am.	9 Q And you actually lived, I guess the
Q And Security Mall is off of Security	10 direction would be west of Rolling Road, not east of
Boulevard between 695 above it up to Rolling Road; is	11 Rolling Road?
2 that correct?	12 A Actually, I did live east of Rolling Road.
	Q So you lived closer to the city?
	14 A Yes, ma'am.
Q They're two entirely different malls?	
5 A Yes, ma'am.	15 Q As opposed to beyond Rolling Road outside
6 Q With some of the same stores but mostly	16 of the city?
7 different?	17 A Yes, ma'am.
8 A Yes, ma'am.	18 Q All right, now, sir, you're familiar with
9 Q And you've been to both places	19 Rolling Road, are you not?
0 A Yes, ma'am.	20 A Yes, ma'am.
Q have you not? And on some occasions in	21 Q And, sir, you're familiar with the mosque,
2 this case you've answered that the place that you	22 the Islamic Society of Baltimore?
3 went shopping was Westview Mall, right?	23 A Yes, ma'am.
4 A Yes.	24 Q And you know where its location is, do you
25 Q And at other times you've said Security	25 not?

Page 56 Page 58 1 A Yes, ma'am. A Yes, ma'am. Q It's right off of Rolling Road on, I guess Q And then later you told them, no, I walked 3 to the mall and then I somehow met up with Mark 3 there it would be south of Security Boulevard, is it 4 Pusateri? 4 not? A I believe so. A Yes, ma'am. 5 Q Okay. You have to -- if you're coming from Q And you couldn't recall whether you met up 6 7 with him before you actually got to the mall or 7 Security Boulevard and you're on Rolling Road, you 8 come across a light that's Johnnycake Road? 8 after, right? A Yes, ma'am. A Yes, ma'am. 9 10 Q And if you go right in that very first Q Now, Mark is related to Jen 11 block is whose house? 11 Pusateri, is he not? A Mr. Syed's. 12 A Yes, ma'am. 13 Q Mr. Syed's. And you were familiar with Q He is her, your very good friend's younger 14 that, were you not? 14 brother, is he not? 15 A Yes, ma'am. A Yes, ma'am. Q And if you go left on Johnnycake Road and Q And back in January of '99 he was fifteen 17 go down a little further past where the houses begin 17 years old? 18 on the continuation of Johnnycake Road to the right A I believe so. 19 is what? Q Yes. And you were back then? 19 20 A The mosque. A Nineteen. 21 Q The mosque. And you had been there Q Nineteen years old. And you told them that 22 previously? 22 he was the person that you had dealt with? A Yes, ma'am. 23 A Yes. Q And you knew that Adnan Syed belonged 24 24 Q Either at the mall or right after the mall, 25 there, did you not? 25 right? Page 57 Page 59 A I assumed so. A Yes. 1 1 Q And you were aware, were you not, that he Q And then you went back to his house, 3 was there almost on a daily basis as a result of the 3 meaning Mark's house, and you played video games? 4 tenets of Islam? A Yes, ma'am. 4 A I assumed so. Q And that at some point his sister came Q And that was common knowledge? 6 home? 6 7 A Yes, ma'am. A Yes, ma'am. Q Now, on this first earlier interview, the Q But you didn't mention her name? 8 9 one before the tape recording was turned on, you also A No, ma'am. 10 told them that you went to the mall by walking Q No. And that afterwards that at some point 10 11 right? Right? 11 you then just went back to your house? 12 12 A Yes, ma'am. A I believe so. Q And that -- well, there's no doubt in your Q And, again, you were walking the whole 13 13 14 mind, is there? 14 time? A Some. 15 A Yes, ma'am. 15 Q And then nobody gave you a ride anywhere? 16 Q After the morning you then went back to 16 A Yes, ma'am. 17 your house? 17 Q And then at some point, you thought it was 18 A Yes, ma'am. 18 Q All right. On another occasion -- in fact, 19 about two o'clock, that you received a telephone call 20 from Adnan? 20 you had more than one time to go through it in that 21 two hours, did you not? 21 A Yes, ma'am. A Yes, ma'am. Q About -- and what he wanted was directions 22 23 to a D.C. head shop or a head shop known as Around Q The first thing you told them was that you 23 24 D.C.? 24 walked and then you walked right back to your house, 25 right? 25 A Dock's.

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Page 60 Page 62 1 Q Dock's, okay? Q You don't recall that? A It's a head shop in Baltimore. 2 2 A No. Q And that's actually at Eastern and Q But at least they told you that based on 4 what they knew from Jen that they believed that Adnan 4 Baltimore Street? A I believe so. 5 was involved? O In East Baltimore? A Not Jen per se but the information that 6 A Eastern Avenue. 7 they had. Q Okay. The whole other side of town where Q Okay. And they told you that based on 9 you were, right? 9 their belief that Adnan was involved they wanted you 10 to come clean and tell them that Adnan was involved, A Yes, ma'am. 11 did they not? Q And that's what you told the police was 12 your sole contact with Adnan that day, right? A Yes, ma'am. 12 Q So then you told them, well, Adnan called A Yes, ma'am. 13 14 back and needed a ride at about 2:30? 14 Q They didn't like that much, did they? A That's an assumption. 15 A Yes, ma'am. Q Well, sir, did you think they liked that 16 Q Isn't that what you told them? But that in 17 information? 17 reality he caught a ride with a person by the name of A Liked it? Jeff Q Did you? 19 A A I couldn't tell. 20 Q Q Did you have a sense whether or not they 21 A No, ma'am. 22 believed your information? 22 Q You gave them that name, did you not? 23 A Yes, ma'am, I gave them that name. 23 A Some. Q Well, they told you they didn't believe it, 24 Q And you told them he caught a ride with 24 25 didn't they? 25 Jeff Page 61 Page 63 A Yes. 1 , I'm sorry? Q And they told you that they had other 2 A I do not recall. 3 information that contradicted what you told them, 3 Q That would be a mistake if they wrote that 4 right? 5 in their notes? A Yes, ma'am. Q They told you, in fact, they had anonymous A Yes, ma'am. 7 calls from Indian people that said look at Adnan, did Q Yes, because that's not something you would 8 they not? 8 have told them? A No, ma'am. A No, ma'am. Q They told you that they had spoken to Jen Q They got that part wrong if that's how they 10 11 put it? 11 Pusateri the night before, did they not, or the early 12 evening hours of the day before? 12 A Yes, ma'am. A I believe so. Q Okay. And you said that Jeff drove him to 13 13 14 the High's store? 14 Q And they told you what she said, did they A Yes, ma'am. 15 not? 15 Q Was the him referring to you? 16 A Some of it. 16 A No, ma'am. Q And they told you that based on that and 17 18 other information they didn't believe what you said? Q It was referring to Adnan? 18 A Yes, ma'am. 19 A Yes, ma'am. 19 Q The person they wanted to hear about? Q And they told you that they believed that 20 20 21 Adnan Syed was involved based on what Jen told them? 21 A Yes, ma'am. 22 Q They made no mistake that Adnan was the 22 A Yes, ma'am. 23 person they wanted to hear about? Q And based on these anonymous calls from 24 persons who were Indian? 24 A Yes, ma'am. 25 Q Okay. And that you then walked down to the A I don't recall. 25

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	Page 64		Page 66
1	High's store and hooked up with them?	1	A Yes, ma'am.
2	A Yes, ma'am.	2	Q was it not? And they made it clear that
3	Q And that you gave them directions to reach	1000	if you didn't come clean with them about Adnan that
4	the head shop named Docks at Eastern and Baltimore?	4	you were going to get charged?
5	A Yes, ma'am.	5	A Yes, ma'am.
6	Q And you did so, right? You did so, you did	6	Q Yes, and there was no equivocation about
7	give him directions, did you not?	7	that, was there?
8	A No, ma'am.	8	A No, ma'am.
9	Q But that's what you first told them?	9	Q You knew exactly what they meant
10	A Yes, ma'am.	10	A Yes, ma'am.
11	Q And then they made it very clear that the	11	Q did you not? And by getting charged
	information that they were seeking was really all	12	that meant getting charged with the murder of Hae Min
13	about Adnan?	13	Lee, did it not?
14	A Somewhat.	14	A Yes, ma'am.
15	Q Well, a lot, didn't they?	15	Q Because so far you were the closest person
16	A I'm not understanding.	16	near according to them, were you not?
17	Q As the conversation went on, Mr. Wilds, you	17	A They didn't say anything like that.
18	got increasingly comfortable, did you not?	18	Q Well, they told you they were prepared to
19	A No, ma'am.	19	charge you, did they not?
20	Q You got less fearful of being charged, did	20	A Yes, ma'am.
21	you not?	21	Q And when they did that it would be fair to
22	A Somewhat.	22	say that your anxiety about that issue went up, did
23	Q Some. And you got less fearful based on	23	it not?
24	what you said to them, did you not?	24	A Yes, ma'am.
25	A Somewhat.	25	Q But it only went down after you began to
	Page 65		Page 67
1	Q And also based on what they said to you?	1	speak about Adnan?
2	A Yes, ma'am.	2	A No, ma'am.
3	Q You got reassured that you were going to	3	Q All right, now, Mr. Wilds, there came a
4	walk out of that police station that day or sometime	100	
	real soon without being charged with any crime?	5	A Yes, ma'am.
6	A No, ma'am.	6	Q Was it one of those little ones or a big
7	Q So, sir, did you stay did you remain at	450	tape recorder with a reel?
8	the same level of fear that you might be charged?	8	A It was a reel to reel. It was a small box.
9	A Not the same level, no.	9	Q It was a small one like a micro cassette?
10	Q It got lesser, didn't it?	10	A No.
11	A Yes, ma'am.	11	Q Bigger than that?
12	Q You got less anxious about that happening,	12	A Yes.
	did it not?	13	Q And you knew when it got turned on, did you
14	A Yes, ma'am.		not?
15	Q And, sir, the more that you told them about	15	A Yes, ma'am.
		16	Q They had to ask your permission, did they
	[14.][요리] [2.][요리 [4.][요리 [4.][][][][][][][]		not?
	it not?	18	A I believe so.
		18	Q And at that point you didn't ask for a
19			
20			lawyer, did you?
	Permit the property of the permit	21	A No, ma'am. O You didn't need the beln of a lawyer in
	8	22	Q You didn't need the help of a lawyer in
23			your own mind, did you?
24	~	24	A Hmm, not quite.
25	didn't believe you and you'd better come clean	25	Q Not quite needing a lawyer?

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-	Cond	ens	seIt!™
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1	A No, ma'am.	1	Q You just told them that you barely knew
1	Q So at that point you hadn't asked them for	2	Hae, right?
1	a lawyer, right?	3	A Yes, ma'am.
4	A No, ma'am.	4	Q And that Adnan told you things, right?
1	Q And none had been provided?	5	
1	A No, ma'am.	6	
	Q And you hadn't been asked again if you	17	
8	s might want to talk to a lawyer?	8	
0		9	
10		10	Q That's what you told them, right?
11		11	
12		12	
1	available in the Police Department	13	
14		14	
15			her; is that right?
16		16	
	where lawyers might be?	17	The state of the s
18			you lied about, right?
19		19	
20		20	
21		21	
22		22	The state of the s
23		1	her you refused to do it, correct?
24		24	
10000	they asked if that was okay with you, wasn't it?	25	
-		-	
1	Page 69 A Yes, ma'am.	,	shovels?
2		2	The state of the s
	they asked much of the same questions that they asked	3	The second secon
	you before the tape recorder went on, hadn't they?	155	those shovels afterwards, did you?
5	A Yes, ma'am.	5	
6	Q And you didn't then after the tape recorder	6	Q In fact, on Friday when I asked you, Mr.
100	went on ask for a lawyer until about an hour and a	100	Wilds, we talked about when you later went back,
	half into the tape recorded statement?		either that night or the next day that you wiped the
1.5	A Yes, ma'am.		fingerprints off the shovels; is that right?
9		10	A Yes, ma'am.
	Q Okay. Prior to that time no lawyer appeared?	11	
11	10. • • • • · · · · · · · · · · · · · · ·	1.555	
12	A No, ma'am.	2000	not? A I believe so.
13	Q So, sir, it would be fair to say, would it	13	
	not, that you were less anxious about being charged?	14	Q Okay. You moved them from one dumpster,
15	A Somewhat.		right?
16	Q And that by their actions they appeared to	16	A Yes, ma'am.
	be interested in Adnan Syed's activities, did they	17	Q To another dumpster, right?
	not?	18	A Yes, ma'am.
19	A Not solely.	19	Q A lot of dumpsters to keep track of, wasn't
20	Q Well, they weren't solely interested in		it?
	yours, were they?	21	A No, ma'am.
22	A Yes, ma'am.	22	Q Well, sir, you were
23	Q Well, you didn't tell them you had anything	23	A Why would I need to keep track of them?
24	to do with the murder, did you?	24	Q Your first interview prior to asking them
25	A No, ma'am.	25	for a lawyer, had anything happened that made you do

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		Conde	ens	EIL!
		Page 72		Page 74
1	so?		1	they?
2		In the interview that made me ask for a	2	
3	lawy		3	Q And you told them yes?
4		Yes, sir.	4	A Yes, ma'am.
5	A	The police were reversing their statements.	5	Q And they hadn't reassured you in any
6		THE COURT: I'm sorry, the policemen were	6	measure you wouldn't get charged?
7	what		7	
8		THE WITNESS: Reversing their statements.	8	· · · · · · · · · · · · · · · · · · ·
9		THE COURT: Reversing their statements.	9	put it back on, did they?
10		They were reversing their statements?	10	A No, ma'am.
11		Yes, ma'am.	11	Q And, once again, after the tape recorder
12		You began to feel threatened again, did you		went back on again, three and a half hours after you
13	not?			began to speak to them, they continued to ask you
14	Α	Yes, ma'am.	14	about Adnan Syed?
15	Q	That you would get charged that night,	15	A Yes, ma'am.
16	right		16	Q Did they not? And they continued to want
17	A	Possibly.	17	information about what he did?
18	Q	And that's when you asked to turn off the	18	A Yes.
9	tape	recorder, right?	19	Q And what he said?
20	Α	Yes, ma'am.	20	A Yes, ma'am.
1	Q	To ask them to do what they had already	21	Q They weren't so concerned about you, were
2	told :	you they would do if you asked, right?	22	they?
3	A	Yes, ma'am.	23	A It seemed that way to me.
4	Q	Get a lawyer?	24	Q It seemed that way to you based on what
25	Α	Yes, ma'am.	25	they asked, right?
		Page 73		. Page 75
1	Q	Right? If you asked that they would	1	A That they were still concerned.
2	provi	ide it or see that one was provided, right?	2	Q But even though, sir, it may have seemed
3	A	Yes, ma'am.	3	that way to you you were lying to them any way,
4	Q	And in that little break, I think you told	4	right?
5	us Fr	riday it was about ten minutes?	5	A Yes, ma'am.
6	Α	Yes, ma'am.	6	Q About most critical details, right?
7	Q	In that ten minute break they again	7	A Not most critical.
8		ured you about how you're not going to get	8	Q Well you were lying about the chronology
9	charg	ged, didn't they?	9	that occurred, did you not?
0		No, ma'am.	10	A Some.
1		They didn't get you a lawyer, did they?	11	Q You were lying about where things may have
2		No, ma'am.	100000	occurred?
3		No lawyer came in, did they?	13	A Yes, ma'am.
4		No, ma'am.	14	Q Who was involved?
5		But within ten minutes you told them that	15	A No, ma'am.
		s okay to turn back on the tape recorder, didn't	16	Q Well, you lied about the who by omitting
	you?	response to the contract the contract of the c	(50)	names of people that might have been involved?
8	-	Yes, ma'am.	18	A Yes, ma'am.
9		And that was okay with you, was it not?	19	Q And might have heard things?
0		No, ma'am.	20	A Yes.
1		*	21	Q And might have corroborated what, if
2		No, ma'am.		anything, you said?
3		And the second s	23	A Yes, ma'am.
4		The state of the s	24	Q And you've agreed, sir, have you not, that
4			14	O And you've agreed, Sir, have you not mai

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Г	Page 76		Page 78				
1	A Yes, ma'am.	1	right?				
2	? Q That that's not the truth?	2	A Yes, ma'am.				
3	A Excuse me, yes, ma'am.	3	Q Visible to you as blue, right?				
4	Q That's lying by concealing what the real	4	A Yes, ma'am.				
5	truth is?	5	Q Visible to you as someone who had been				
6	A Yes, ma'am.	6	exposed to the cold for a long time might exhibit				
7	Q And so you had already admitted to them	7	blueness				
8	about where things happened, correct?	8	MR. URICK: Objection.				
9	A Yes, ma'am.	9	THE COURT: Sustained.				
10	Q And who may have witnessed or corroborated	10	Q Sir, did you intend to convey that?				
11	anything you had to say?	11	MR. URICK: Objection.				
12	A Yes, ma'am.	12	THE COURT: Sustained.				
13	Q But they appeared to believe it, did they	13	Q Did you describe the blue in any way?				
14	not?	14	MR. URICK: Objection.				
15	A That's an assumption.	15	THE COURT: I'm sorry, I didn't hear the				
16	Q Well, sir, when you took them to the place	16	question.				
17	that was a lie on Edmondson Avenue, did they appear	17	Q Did you describe the blue in any way?				
18	to believe you?	18	THE COURT: Overruled.				
19	A Yes, ma'am.	19	A No, ma'am.				
20	Q And when you got there you not only pointed	20	Q And were you asked any questions about what				
21	out where the place was but you admit, oh, yes, this	21	it was you meant when you call her lips blue the				
22	is the place I was talking about, didn't you?	22	first time you described it?				
23	A Yes, ma'am.	23	A No, ma'am.				
24	Q So they asked you that question, didn't	24	Q Now, sir, on Friday you described what you				
25	they?	25	saw you say you saw at a different location than				
	Page 77		Page 79				
1	A Yes, ma'am.	1	this Edmondson Avenue address, is that her neck was				
2	Q It wasn't just silence there on that	2	blue, do you recall that?				
3	corner, was there?	3	A Yes, ma'am.				
4	A No.	4	Q And would you agree that that is a				
5	Q You said no this corner is where he popped	5	different description than her lips being blue?				
6	the trunk and I saw the body?	6	A No, ma'am.				
7	A Yes, ma'am.	7	Q You think it's the same thing to say				
8	Q And you lied about things that you saw	8	someone's lips are blue and their neck is blue?				
9	about the body, did you not?	9	A It's not the same thing to say that, no.				
10	A No, ma'am.	10	Q It's not same thing, is it? So would you				
11	Q Well, sir, you described at first that her	11	agree that describing her lips as being blue and at				
12	face was down, did you not?	12	another time describing her neck as being blue as				
13	A She was laying on her side.	13	being two different things?				
14	Q The first time you described that. In your	14	MR. URICK: Objection.				
15	second statement you said she was face down?	15	THE COURT: Overruled.				
16	A Head turned slightly to the right.	16	A No.				
17	Q That's not my question, sir. Did you	17	THE COURT: Was it two different things,				
18	describe it on your first occasion on which you	18	your answer?				
19	described it as her body being face down, yes or no?	19	THE WITNESS: If she was blue, she was				
20	MR. URICK: Objection.	20	blue.				
21		21	THE COURT: Very well. Your next question.				
22	Q Mr. Wilds, do you recall that in that first	22	Q So the answer to my question is, it's not				
23	occasion that you indicated that her lips were blue?	23	two different things?				
24	A Yes, ma'am.	24	THE COURT: Sustained.				
25	Q And by blue you meant the color blue,	25	Q Do you regard it as the same thing?				
	- cross of sense from crosswer and metable some	Contract Con	Page 76 - Page 70				

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Page 80	Page 82				
1 MR. URICK: Objection.	1 girlfriend regularly mentioned?				
2 THE COURT: Overruled. Do you regard them	2 A No, ma'am.				
3 as the same thing?	3 Q Or even really mentioned at all?				
4 THE WITNESS: No, ma'am.	4 A On occasion.				
5 THE COURT: Your next question.	5 Q On occasion. But you clearly understood				
6 Q Now, in regard to what you saw, sir, you've	6 that Hae Min Lee was not Stephanie's good friend?				
7 told us you knew Hae Lee because she sat in your	7 A Yes, ma'am.				
8 biology class, right?	8 Q And you came to understand that Hae Min Lee				
9 A Yes, ma'am.	9 was not even somebody Stephanie particularly liked?				
10 Q And that's when she was in the eleventh	10 A Yes, ma'am.				
11 grade and you were in the twelfth or in an earlier	11 Q That, of course, wasn't a surprise to you,				
12 year?	12 was it?				
A That's the year.	13 A No, ma'am.				
Q That was the year. And that would have	14 Q And you described that you went out with				
5 been the school year that began in September of '97	15 Hae Min Lee and Adnan and your girlfriend who wasn't				
6 and went through until June of '98?	16 a friend of Stephanie on two occasions?				
17 A Yes, ma'am.	17 A No, ma'am.				
18 Q Okay. And you and Hae were never	18 Q Well, you described going to the dance, did				
19 independent friends, were you?	19 you not?				
20 A No, ma'am.	20 A Yes, ma'am.				
Q She never called you?	21 Q That was the dance in, I believe it was in				
22 A No, ma'am.	22 April 25th, 1998?				
Q You never called her?	23 A At the fire station?				
A Maybe once for homework.	24 Q The junior prom.				
25 Q For?	25 A Oh, yes.				
Page 81	Page 83				
2 Q Homework. But you would not have described	1 Q Yes. And it was your testimony that you 2 went to that dance together with Adnan and Hae Min				
3 yourself as friends?	3 Lee?				
4 A No	4 A They were there, yes.				
5 Q And your girlfriend Stephanie was your					
6 girlfriend back then, was she not?					
7 A Yes, ma'am.	6 A Yes. 7 Q At the dance. Along with fifteen hundred				
	8 other people?				
	9 A Yes, ma'am.				
	10 Q And you describe that, sir, as going with 11 them?				
	The state of the s				
2 A Yes, ma'am.	The state of the s				
Q You, sir, on Friday, did you describe them as being friends?	13 Q So you didn't ride in the car with them,				
	14 did you? 15 A I don't believe so.				
5 A No, ma'am.	Except 1 Control of the Control of the State of the Control of the				
6 Q No. And, in fact, Hae Min Lee and your	16 Q Not on the way to dance, right?				
7 girlfriend Stephanie weren't really friends, were	17 A I don't believe so.				
8 they?	18 Q And not on the way back from the dance?				
A No, ma'am.	19 A No, ma'am.				
Q They didn't socialize on their own, did	Q And you had no interaction with them for a				
1 they?	21 pre-dance party or picture taken, or anything like				
A Excuse me, no, ma'am.	22 that, did you?				
Q At least not to your knowledge, right?	23 A Prior to the party? Prior?				
4 A No, ma'am.	24 Q Yes.				
5 Q Hae Min Lee was not a name that your	25 A No.				

	CondenseIt!™					
Γ	Page 84	Π	Page 86			
1		1				
2	A No, ma'am.	2	Adnan together, that would have happened because of			
3	Q So all you could really tell us is that the		Stephanie, would it not?			
4	dance was a place where you were there with your	4	A Yes, ma'am.			
5	girlfriend, right?	5	Q You wouldn't have (inaudible) arranged to			
6	A Yes, ma'am.	6	double date with Hae and Adnan, would you?			
7	Q Adnan was there with what appeared to be	7	A No, ma'am.			
8	his girlfriend?	8	Q You wouldn't have (inaudible) arranged to			
9	A Yes, ma'am.	9	have Adnan go with you, would you?			
10	Q And at that dance there was a prince and	10	A No, ma'am.			
11	princess?	11	Q That would be Stephanie's doing, right?			
12	Control of the second s	12	A DATE OF THE PROPERTY OF THE			
13		13				
14	CONTROL OF THE STATE OF THE STA	14				
15		15	, , , , , , , , , , , , , , , , , , , ,			
16	,	1000	objected to it happening, it never happened, did it?			
17	S 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	17	1987 V V V V V V V V V V V V V V V V V V V			
18	SARAGE CONTRACTOR CONTRACTOR CONTRACTOR	18	,			
19			Adnan and Hae?			
1	Adnan Syed was your girlfriend Stephanie's best	20				
10000	friend?	21	and the second s			
22		Toronto.	went anywhere socially together?			
23	Q You wouldn't say that?	23	NOTE OF THE PROPERTY OF THE PR			
24	The state of the s	24				
25		23	your house?			
	Page 85		Page 87			
1		1				
2		2	Q Or they were invited over to your			
	about on Friday that you went out with them? A Pardon me?		girlfriend's house while you were there? A No, ma'am.			
4	Q The other occasion on which you went out	4				
2		2	Q And you went over to Hae's house? A No, ma'am.			
	with them, meaning Adnan and Hae?	6				
7	A I myself, Stephanie, and Mr. Syed went to a	7	Q Or you went over to Adnan's house? A No, ma'am.			
8	dance together. Q The three of you?	8 9	Q Never a single social occasion			
9	A Yes, ma'am.		MR. URICK: Objection.			
10	Q Not Hae?	10	Q where you all got together?			
11	A No, ma'am.	11	THE COURT: Sustained.			
12	Q You didn't double date with Hae	13	Q In regard to whether or not you told			
13	A No, ma'am.		anybody else about the events on the 13th, you were			
14	The state of the s					
15 16	Q and Adnan, did you? A No, ma'am.	16	asked that by the police, were you not? A Yes.			
11147/2004	Q In fact, there is no social occasion that	17	Q And although you didn't tell them the truth			
17	you went to that could be described as together?		the first time, right?			
- T	A No, ma'am.	19				
19	Q With the two of them?	20	Q And you didn't tell them the truth after			
20	A No, ma'am.		the tape recorder was put on?			
21	Q And if you had gone out with them, one or	22				
22	both of them together that would have been occasioned	23	Q And you told them different truths on the			
	by Stephanie, would it not?		15th of March, right?			
25	A Pardon me?	25	A Yes, ma'am.			
23	A Laidon inc:	23	A 100, IIIu uiii.			

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	Page 88		Page 90
1	Q And you told them other things on the 13th	1	Q And you did so, right?
2	of April when you were asked, right?	2	A Yes, ma'am.
3	A Yes, ma'am.	3	Q Your house wasn't ever searched, was it?
4	Q You were aware, sir, that as a result of	4	A No, ma'am.
5	maybe I forgot, I thought I asked you this. Were you	5	Q And you had told them, well, by the way, I
6	aware that Adnan Syed was arrested on the 28th	6	threw away my coat ultimately, right?
7	following your statement?	7	A Yes, ma'am.
8	A You asked me, the following day I learned	8	Q So that a search wouldn't have revealed the
9	that.	9	coat that you had on that day, right?
10	Q The following day, meaning on the 1st of	10	A No, ma'am.
11	March?	11	Q And that you had thrown away the boots that
12	A That morning, yes.	12	you had on, right?
13		13	A Yes, ma'am.
14	have been two weeks and a day later, is when your	14	Q So a search of your house wouldn't have
15	second statement was, right?	15	revealed those boots, right?
16	A Yes, ma'am.	16	A No, ma'am.
17	Q And then you also spoke to them again on	17	Q Or any pants?
18	the 13th of April?	18	A No, ma'am.
19	A Yes, ma'am.	19	Q Or your shirt or T-shirt, right?
20	Q And at the time that you spoke to them on	20	A My T-shirt, but not my shirt.
21	the 13th of April, sir, you were where?	21	Q Okay. And the police seemed to believe
22	A That Mr. Syed was in custody?	22	that, did they not?
23	Q Pardon?	23	A Yes, ma'am.
24	A That Mr. Syed	24	Q They had your word for it, didn't they?
25		25	MR. URICK: Objection.
	Page 89		Page 91
1	A Oh. At the police station.	1	THE COURT: Sustained.
2	Q At the police station. And, sir, you were	2	Q They didn't search your house, did they?
3	aware, were you not, that the State's Attorney's	3	MR. URICK: Objection.
4	Office was presenting a case to the Grand Jury, the	4	THE COURT: If you know? Do you know if
5	Grand Jury that issues indictments, were you not?	5	they searched your house? Do you know if the police
6	A Yes, ma'am.	6	searched the house.
7	Q That's why you were down here, wasn't it?	7	THE WITNESS: Wouldn't that be illegal if
8	A I found that out after I arrived.	8	they did and I didn't?
9	Q Afterward. But you were down here on the	9	THE COURT: That's not the question. The
10	13th?	10	question is do you know if they searched your house?
11	A Yes, ma'am.	11	THE WITNESS: No, ma'am.
12	Q You weren't taken to the Grand Jury, were	12	THE COURT: The answer is I don't know.
13	you?	13	Q Did they ever ask your permission to search
14	A No, ma'am.	14	your house?
15	Q You weren't asked to appear in front of	15	A Yes, ma'am.
16	in the room	16	Q And did you give them that permission?
17	MR. URICK: Objection.	17	A Yes, ma'am.
18	Q in which the Grand Jury	18	Q Were you ever present when they searched
19	THE COURT: Sustained.	19	your house?
20	Q was hearing evidence?	20	A They never searched my house.
21	THE COURT: Sustained. Ms. Gutierrez,	21	Q Pardon?
	please move on.	22	A They never searched my house.
23	Q Now, sir, were you ever asked to describe	23	Q They never searched your house. You're
			sure of that, aren't you?
9:7: EV	The state of the s		20-20-20-1-1
25	A Yes, ma'am.	25	A To the best of my knowledge.

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1	Q You don't think that the police came in	1	
2	secretly and searched your house such that you	2	Q Yes, and Gilston Park, as we previously
3	wouldn't know it?	3	discussed, is a place that you and Jen go, correct?
4	MR. URICK: Objection.	4	A Yes, ma'am.
5		5	
6		6	8
	time you were asked to identify anyone who you might	7	Route 40; is that correct?
8	have told about these events, right?	8	
9	,	9	Q All right. That's an intersection that
10		1	we've described. That is where the McDonald's you
11			mentioned that didn't really happen is, right?
12	,	12	
13	•	13	Q And right up the street from that
14	Superior and a superior constitution of the constitution of t		intersection is the PetSmart?
15		15	
16		16	
17	The state of the s	17	
18		18	
1	you told her on the 13th?	19	A Yes, ma'am.
20	100 Aug	20	Q And is it below that intersection, is the
21	Q The same day these events occurred	21	*
22	A Yes, ma'am.	22	MR. URICK: Objection.
23	Q right? But that later when you were	23	Q Or is it above that intersection THE COURT: Sustained. I believe we went
	asked you told them, oh, no, I told her on the 12th, did you not?	24	on
23		23	
	Page 93		Page 95
1	A Yes, ma'am.	1	Q With regard
2	Q The day before, right?	2	THE COURT: Ms. Gutierrez, Ms. Gutierrez,
3	A Yes, ma'am.		if I may. I know that we've had the testimony broken
4	Q And that you told her in detail that you	1	up, but I believe we covered this area once before.
	thought Adnan was going to kill his girlfriend,		However, if there's some questions that you need
65	right? A I told the police that, yes.	6	MS. GUTIERREZ: No, I just need to lay the foundation so we're talking
7	Q And if she had learned on the 12th and not	8	THE COURT: Very well.
8	the 13th, you would agree she would have had adequate	9	Q In regard to that intersection, Gilston
	time to call the police and say I don't know whether		Park is in what direction?
1,250	to believe this or not but my very good friend told	11	A North.
		Distr.	AND THE PROPERTY OF THE PROPER
5000	me that an acquaintance of his is going to kill his	12	
72	me that an acquaintance of his is going to kill his	12	Q North, meaning away from the city?
14	girlfriend?	13	A No.
14	girlfriend? MR. URICK: Objection.	13 14	A No. Q No?
15	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question.	13 14 15	A No. Q No? A Rolling Road runs north/south west of the
15 16	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you	13 14 15 16	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the
15 16 17	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that	13 14 15 16 17	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north.
15 16 17 18	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that occurred at Gilston Park, did you not?	13 14 15 16 17 18	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north. Q So it would be on the opposite side of the
15 16 17 18 19	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that occurred at Gilston Park, did you not? MR. URICK: Objection.	13 14 15 16 17 18 19	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north. Q So it would be on the opposite side of the intersection of Rolling Road then is the McDonald's?
15 16 17 18 19 20	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that occurred at Gilston Park, did you not? MR. URICK: Objection. THE COURT: Sustained.	13 14 15 16 17 18 19 20	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north. Q So it would be on the opposite side of the intersection of Rolling Road then is the McDonald's? A No, ma'am.
15 16 17 18 19 20 21	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that occurred at Gilston Park, did you not? MR. URICK: Objection. THE COURT: Sustained. Q That the conversation with Jen Pusateri	13 14 15 16 17 18 19 20 21	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north. Q So it would be on the opposite side of the intersection of Rolling Road then is the McDonald's? A No, ma'am. Q Okay. On the same side?
15 16 17 18 19 20 21 22	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that occurred at Gilston Park, did you not? MR. URICK: Objection. THE COURT: Sustained. Q That the conversation with Jen Pusateri during which you told her it was going to occur	13 14 15 16 17 18 19 20	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north. Q So it would be on the opposite side of the intersection of Rolling Road then is the McDonald's? A No, ma'am. Q Okay. On the same side? A Yes, ma'am.
15 16 17 18 19 20 21 22	girlfriend? MR. URICK: Objection. THE COURT: Sustained. Next question. Q And, sir, you would agree that when you told them about the 12th you told them that that occurred at Gilston Park, did you not? MR. URICK: Objection. THE COURT: Sustained. Q That the conversation with Jen Pusateri	13 14 15 16 17 18 19 20 21 22 23	A No. Q No? A Rolling Road runs north/south west of the city. It's just north. It's not away from the city. It's north. Q So it would be on the opposite side of the intersection of Rolling Road then is the McDonald's? A No, ma'am. Q Okay. On the same side?

CondenseIt! TM Page 96 Page 98 A Yes, ma'am. 1 Q And there was another person's name that Q And is it above or below Rolling Road? 2 2 ultimately came up, was there not? 3 A In terms of? A I believe so. O Where Gilston Park is? O Pardon? 4 A It's north. A I believe so. Q Well, by north where Gilston Park is? 6 Q And that person's name was Chris A Above. It's above. 7 7 8 O Above? A Yes, ma'am. A Security Square Mall is above, north of 9 9 Q And Chris was a friend of 10 Gilston Park. 10 yours? Q And how far away is Gilston Park from 11 11 A Yes, ma'am. Q From Woodlawn? 12 Security Square Mall? 12 13 A Maybe three, three and a half miles. A Yes, ma'am. 13 Q Three and a half miles. And that's driving 14 Q Who graduated with you? 14 15 miles? A Yes, ma'am. 15 A Yes, ma'am. Q The same year? 16 16 Q Okay. Gilston Park is the place that you 17 A Yes, ma'am. 17 18 identified to the police in your statement? 18 Q June of '98. And you told the police that A Yes, ma'am. 19 you told him what Adnan said, didn't you? 19 20 Q They didn't, unlike the way they asked 20 A Yes, ma'am. 21 about Adnan, they didn't bring up Gilston Park to Q Yes. And he was also a name that you 22 you? 22 mentioned later, not at first, wasn't he? 23 A What occasion? 23 A Yes, ma'am. Q On any occasion in which you spoke with Q Yes. Now, in regard to the events of the 24 24 25 them about it? 25 day you also came up with different stories at the Page 97 Page 99 A No, ma'am. 1 end of the day where you were when Jen picked you up, 1 Q You did speak to them about it, right? 2 did you not? 2 A Yes, ma'am. 3 A I couldn't remember. Q And on that occasion they didn't bring up Q Well, sir, it's hard to remember when you 5 Gilston Park, did they? 5 don't tell the same thing each time, isn't it? A No, ma'am. MR. URICK: Objection. 6 7 Q They didn't bring it up by name? THE COURT: Sustained. 8 A No. ma'am. Q Mr. Wilds, do you recall that at some point 9 Q Or by location? 9 you told them that Jen picked you up at Westview A No. ma'am. 10 Mall, right? 10 11 Q You brought it up? 11 A I told the police I couldn't remember. A Yes, ma'am. Q And then you told them that she picked up 12 12 Q Okay. And that was in relationship with 13 you at Westview? 13 14 your good friend Jen? 14 A I told them that was a possibility, yes. 15 A Yes, ma'am. 15 Q So in your conversation at first you said, Q And where the conversation was that you 16 oh, I can't remember, but maybe she picked me up at 16 17 held with her advising her of what your acquaintance 17 Westview? 18 Adnan Syed said? 18 MR. URICK: Objection. 19 A Yes, ma'am. 19 A Yes. THE COURT: Overruled. Q Now, in regard to that, those names that 20 20 21 Q Did you say something like that? 21 you concealed, there's Jen, right? A No, ma'am. 22 A Yes, ma'am. 22 Q Your friend Krista right? Of names Q You said, oh, it's a possibility she picked 23 23 24 that you first concealed? 24 me up at Westview?

25

25

A Yes, ma'am.

MR. URICK: Objection.

Page 100 Page 1 THE COURT: Overruled. 1 that day, don't you? A No, ma'am. A Yes, ma'am. Q And at the time that you conveyed whatever Q And you do recall changing them in your own 4 it was about Westview you indicated to them that 4 home? A Yes, ma'am. 5 that's something that could have happened? MR. URICK: Objection. A Pardon? 6 Q The picking you up at Westview? 7 THE COURT: Sustained. Q Sir, you were also asked by the police in A Yes, ma'am. 8 9 all of your statements how many contacts you had had Q Okay. And that if it happened, that 10 happened after the body was buried, right? 10 with Adnan after that day on the 13th, were you not? 11 A Yes, ma'am. A Yes, ma'am. Q And as you've told us, Mr. Wilds, that was 12 Q And you told them different things, didn't 13 a pretty traumatic event for you, wasn't it? 13 you? 14 A Very so. A Yes, ma'am. Q The first time you told them maybe once? 15 15 Q That was the first body you helped bury, 16 right? 16 A Yes, ma'am. 17 MR. URICK: Objection. 17 Q And then on another occasion you told them, 18 oh, I had contact with him a dozen times? THE COURT: Sustained. 18 O The details of that event were fresh in THE COURT: Contact with him a dozen your mind wherever it was you were that your very 20 times? good friend Jen Pusateri picked you up, weren't they? 21 MS. GUTIERREZ: A dozen times. A Not to my recollection. MR. URICK: Objection. 22 22 23 THE COURT: Sustained. 23 Q But you told them something different than Q And, sir, do you recall that another 24 the once, isn't that right? 24 A Yes, ma'am. 25 possibility that you said to the police was that she Page 101 Page 103 1 picked you up at your house? Q You weren't the same in response to their A Yes, ma'am. 2 questions about this person that they were most Q In fact, it was more likely that she picked 3 interested in, were you? MR. URICK: Objection. 4 you up at your house, wasn't it? THE COURT: Sustained. You don't have to MR. URICK: Objection. 5 THE COURT: Overruled. 6 answer that. 6 A I believe I told the police that. Q Sir, do you recall -- you know a person by 7 Q And it was more likely that that's what 8 the name of Krista A No, ma'am, I do not. 9 happened, was it not? Q Do you recall January 13th was a Wednesday, A To the best of my memory, yes. 10 Q Because you changed your clothes, didn't 11 was it not? 11 12 you? 12 A I believe so. Q And the 14th was a Thursday? 13 A Yes, ma'am. 13 Q And you changed them in your own house, 14 A I believe so. Q And the 15th was a Friday? 15 15 didn't you? A Yes, ma'am. 16 A I believe so. 16 17 MR. URICK: Objection. Q And oftentimes back then, or at least while 17 Q And the first place that you told them --18 Stephanie was your girlfriend, she would set up 18 19 things for the two of you to do, would they not --19 THE COURT: Overruled. would she not? Q -- where you threw away those clothes, was 20 21 A In regards to? 21 in the trash in your own home, right? 22 Q You and her. A In front of my house, the dumpster. 22 A Like our dates? Q In front of your house, right? 23 23 24 o Yes. A Yes, ma'am. 24 Q And you do recall changing your clothes A It was mutual. 25

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1 Q Well, sometimes she would make plans, would	1 place on the Friday after these events?
2 she not?	2 A Yes, ma'am.
3 A Yes, ma'am.	3 Q And do you recall, sir, that you got to
4 Q To go to some place where her friends might	4 that party in Adnan Syed's car?
5 be?	5 A Yes, ma'am.
6 A Yes, ma'am.	6 Q And that he had gone to pick up his good
7 Q Or some event that was happening that	7 friend Stepanie, your girlfriend, and then the two of
8 really involved her friends?	8 them proceeded to go pick you up?
9 A Yes, ma'am.	9 A Yes, ma'am.
10 Q Whether or not they were your friends?	10 Q And you went, did you not?
11 A Yes, ma'am.	11 A Yes, ma'am.
12 Q And you two had been girlfriend and	12 Q And it was a party that involved a lot of
13 boyfriend for so long that was generally okay with	13 people, did it not?
14 you, was it not?	14 A Some.
15 A Yes, ma'am.	15 Q And you knew before they arrived at your
16 Q If your girlfriend Stephanie wanted to go	16 house that they were coming, didn't you'?
17 to a party with her friends you were pleased to	17 A No, ma'am.
18 accompany her, were you not?	18 Q It was a surprise to you that your
19 A Yes, ma'am.	19 girlfriend and her good friend came to pick you up to
20 Q Even if it was a party where you really	20 take you some place?
21 hardly knew anybody, right?	21 A Yes, ma'am.
22 A Yes, ma'am.	22 Q And even though it was a surprise to you
23 Q Because she wanted to go, right?	23 you went?
24 A Yes, ma'am.	24 A We had planned to go alone.
25 Q Do you recall, sir, on the 15th that you	25 Q Pardon?
Page 105	Page 107
went to a birthday party for a friend of Stephanie's,	1 A We had planned to go alone.
2 an acquaintance of Stephanie by the name of Krista	2 Q You had planned to go alone?
3 Myers?	3 A Me and Stephanie.
4 A At the firehouse?	4 Q And it was a surprise to you that her good
5 Q At the firehouse.	5 friend Adnan drove?
6 A Yes, ma'am.	6 A Yes, ma'am.
7 Q Yes, and at that party you were there,	7 Q You didn't know about that ahead of time?
8 right?	8 A No, ma'am.
9 A Yes, ma'am.	9 Q You didn't refuse to get in the car, did
10 Q And Stephanie was there, right?	10 you?
11 A Yes, ma'am.	11 A No, ma'am.
12 Q And Adnan was there?	12 Q And you didn't indicate to Stephanie in any
13 A Yes, ma'am.	13 way, oh, this is a bad idea, this guy is a killer,
14 Q And there were other students from	14 did you?
15 Woodlawn?	15 A Not at that particular time.
16 A Yes, ma'am.	16 Q Not at that time?
Q And there was a birthday party for a friend	17 A No, ma'am.
18 of Stephanie's?	18 Q And you did get in his car, did you not?
19 A Yes, ma'am.	19 A Yes, ma'am.
Q Not somebody who was a friend of yours?	20 Q And you drove with them to this party, did
M2-1 17-11-11-11-11-11-11-11-11-11-11-11-11-1	
A No, ma'am.	21 you not?
Q Not somebody you would have described,	22 A Yes, ma'am.
23 correct?	23 Q And you drove with him back from the party,
A No, ma'am.	24 did you not?
Q And do you recall, sir, that that took	25 A Yes, ma'am.

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	Cond	ens	seIt! TM
	Page 108		Page 110
1	Q And Mr. Wilds, you were asked in several of	1	Q Patapsco State Park. And that's closer on
2	your statements or at least you answered in response	2	that end toward where the dividing line is between
3	to questions about a location called the Cliffs, do	3	Baltimore and Howard County?
4	you remember that?	4	A It overlooks the river which is the
5	A Yes.	5	dividing line.
6	Q The Cliffs is a specific location within	6	Q And that's why it's called the Cliffs,
7	the park, is it not?	7	isn't it?
8	A Yes, ma'am.	8	A Yes, ma'am.
9	Q And that park is not Leakin Park, is it?	9	Q Because there's the appearance of rocky
10	A No, ma'am.	10	cliffs on the bank line of the river there?
11	Q And it's not Gilston Park, is it?	11	
12	A No, ma'am.	12	Q Pardon?
13		13	
14	those two?	14	· · · · · · · · · · · · · · · · · · ·
15	Same State of State of Contract of State of Stat	15	all call it that?
16		16	,
17		17	, , , , , , , , , , , , , , , , , , , ,
18	the Cliffs?	18	on Route 40, do you not?
19		19	
20	. 6	20	, , ,
21		21	The state of the s
22	•	22	,
23		100	crosses that same river from the other side?
1	Security Mall would be?	24	
25	A In relation to?	25	Q Okay. So a different place. So you have
	Page 109		Page 111
1	Q In relation to that intersection?	1	to actually go further away to get to this place that
2	A Yes, ma'am.	2	you call the Cliffs; is that right?
3	Q Okay. The opposite direction of where	3	A Further south.
4	Security Mall was?	4	Q Yes.
5	A Yes, ma'am.	5	
6	Q The opposite direction from the	6	a contract the first tenth of the second of
7	intersection from where Gilston Park is?	7	never asked to show where that was, were you?
8	A Yes, ma'am.	8	A Yes, ma'am.
9	Q And is the physical location of the Cliffs	9	The Control of the Co
10	named that?	10	,
11	A I don't believe so.	11	Q And you showed them where it was because
12	Q That's what you all just call it?		you said to them that that was a place, the place
13	A Yes, ma'am.	1000	where Adnan told you
14	Q Is that right? But it actually has a name	14	
15	to it, does it not?	15	Q what it was he was going to do?
16	A I believe so.	16	A No, ma'am.
17	Q And it's within a larger park, is it not?	17	Q What it was he had done?
18	A Excuse me, yes.	18	A Yes, ma'am.
19	Q Well, sir, are you aware of the name of	19	Q And you showed them the place because of
20	that?		what you had said?
21	A Uh-huh.	21	A In relation to?
22	Q And what is that?	22	Q Well, they asked you to show them this
23	Q Yes, ma'am.		place that you said this happened?
24	Q What is that?	24	A Yes, ma'am.
25	A Patapsco State Park.	25	Q Isn't it?

Page 112 Page 114 A Yes, ma'am. 1 Q Any money? 2 Q But that's not what you at first told them, A Yes, ma'am. 2 Q Anything akin to money, right? 3 was it? 3 A Yes, ma'am. 4 A Yes, ma'am. Q The second time you spoke with them on the 5 Q And they kept implying that they thought he 6 tape on the 15th did you tell them that then? 6 paid you money, didn't they? THE COURT: I'm sorry, I couldn't hear that A Yes, ma'am. Q They made no mistake about that, didn't 8 whole question. Q On the second time you spoke to them on 9 they? 10 tape, on the 15th, the 15th of March, did you tell 10 A Yes, ma'am. 11 them that? Q And they made you aware that they had asked 11 12 A I believe so, yes. 12 your very good friend Jen Pusateri if she thought he Q And when was it that they asked you to show 13 paid you money, didn't they? 13 14 them the Cliffs? A Yes, ma'am. A Not soon thereafter. Q And, in fact, they told you that your very 15 15 Q Not soon? 16 good friend Jen Pusateri had told them it would take 17 A Thereafter. 17 a lot of money, that you would do anything, didn't 18 Q Meaning not soon far away during that time 18 they? 19 or? 19 A I believe so. A Maybe a week. 20 20 Q They seemed to believe her, didn't they? 21 Q Maybe a week after that? 21 A I don't know what they believed. 22 A Yea, a little less. 22 Q Well, they asked you about it over and over Q Now, sir, do you recall telling them that 23 and over again, didn't they? 24 that's the place where Adnan asked you where to hide 24 MR. URICK: Objection. 25 the body? 25 THE COURT: Overruled. Did they ask you Page 113 Page 115 A Yes, ma'am. 1 about it over and over again? Q And you essentially told him that wasn't a 2 THE WITNESS: Until I produced a cancelled 3 good place, didn't you? 3 check. A Yes, ma'am. Q And the cancelled check was for money that O Because there was too much traffic? 5 you told them that you had borrowed from Adnan? A No, ma'am. A No, ma'am. Q People traffic? Q That's not what you told them? A No. ma'am. A No, ma'am. O Or car traffic? Q That was what was for the check that you A No, ma'am. 10 repaid what you borrowed, right? Q Or that it might be too easy to find? 11 11 A He had given me money and I had spent it. 12 A No, ma'am. Q He had lent you money, had he not? 12 13 Q You just told him that wasn't a good place? 13 A Not a loan per se. 14 A Yes, ma'am. 14 Q Not a loan per se, but you repaid it? 15 Q You didn't offer any explanation as to why? 15 A Yes, ma'am. Q Because you spent it for some other purpose 16 17 Q And that's because you thought that was not 17 other than what you had said, right? 18 a good place to hide a dead body? 18 A Other than what he had given it to me for. A No, ma'am. 19 Q Then you repaid it with a check? 19 20 Q Do you recall that the police asked you a 20 A Yes, ma'am. Q But that didn't occur anywhere near the 21 number of times about money? 21 22 13th of January, did it? A Yes, ma'am. Q They kept asking you if Adnan had paid you 23 A No, ma'am, I don't believe so. 23 Q No. That had occurred long before, had it 24 money? 24

25 not?

A Yes, ma'am.

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S2 25	CondenseIt! TM
F	Page 116 Page 118
1 A Not long, no.	1 Q And blouse?
2 Q Well, the money that you said he gave you	2 A Yes, ma'am.
3 didn't have anything to do with the check, did it	表 : 1 1 1 1 1 1 1 1 1 1
4 A Uh-uh.	4 it was?
5 Q And whether you recall that he gave it to	5 A No, she did not have a coat on.
6 you or it was a loan, you paid it back, did you n	
7 A Some of it.	7 A Yes, ma'am.
8 Q But not all of it?	8 Q In fact, you had described to the police
9 A No, ma'am.	9 the color of her stockings, did you not?
10 Q Didn't you bring that (inaudible)?	10 A Yes, ma'am.
11 A No, ma'am.	11 Q You called them toast?
12 Q Who did you give it to?	12 A Taupe.
13 A No one. I still have it at home.	13 Q Taupe?
14 Q Sir, when they asked you about the money	The state of the s
15 issue, weren't you paid to help bury the body, di	
16 it appear to you, because they asked you so man	
17 times, that they didn't believe you?	
18 A Yes, ma'am.	17 Q And you told us on Friday that the way you 18 knew that it was her was you recognized the clothes?
3	
The state of the s	20 Q You recognized her clothes, a black skirt?
21 Q Now, other than spending biology class wi	
22 Hae Min Lee during the year earlier, you told us	The state of the s
23 had no other really social contact with her and	23 A Yes, ma'am.
24 Adnan, right? 25 A Correct.	24 Q And toast
25 A Correct.	25 A Taupe.
l .	Page 117 Page 119
1 Q You didn't have any other social contact	1 Q Taupe stockings as having seen before, did
2 with her, did you?	2 you not?
3 A No, ma'am.	3 A In the trunk of the car, yes.
4 Q Her by herself?	4 Q Well, sir, when you saw them in the trunk
5 A No, ma'am.	5 of the car you didn't examine the body, did you?
6 Q And not in the company of anybody else?	6 A No, ma'am.
7 A No, ma'am.	7 Q And her face was turned away. You didn't
8 Q And you were aware that she wasn't a	8 turn it over, did you?
9 particularly good friend of your girlfriend's, righ	nt? 9 A No, ma'am.
10 A Yes, ma'am.	10 Q And you didn't explore to make sure it was
11 Q Now, on Friday, Mr. Wilds, you were asked	the person that you thought to be Hae, did you?
12 about the clothing that you had on at the time that	at 12 A No, ma'am.
13 you saw her in the trunk of the car wherever that	13 Q In fact, you told us how you recognized
14 might have been, do you remember that?	14 what she had on because you had seen it before, did
15 A Yes, ma'am.	15 you not?
16 Q You described her clothing, did you not?	16 A No, ma'am.
17 A Yes, ma'am.	17 Q You do not recall that?
18 Q You described the skirt that she had on?	18 A No, ma'am.
19 A The black one?	19 Q But the police didn't suggest to you that
20 Q Yes.	20 her stockings were taupe, did they?
21 A Yes, ma'am.	21 A No, ma'am.
22 Q That one. You described that, didn't you?	22 Q And they didn't suggest to you that she had
23 A Yes, ma'am.	23 had on a black short skirt, did they?
24 Q And you described her shirt?	24 A No, ma'am.
25 A Yes, ma'am.	25 Q In fact, Mr. Wilds, you couldn't tell us
23 A 1 Co, Illa alli.	2 m race, in. winds, you couldn't tell us

Page 120 Page 122 1 anything distinctive about that short skirt, could O Pardon? 2 you? A The whole incident stuck with me. Q Well, particularly the taupe? A No, ma'am. 3 3 Q You couldn't for instance tell us if it A No, not particularly. O Now, sir, you were asked in your direct zippered in the front or the back? 5 A No, ma'am. 6 testimony and -- you were asked lots of questions --A I cannot hear you, I'm sorry. 7 O Or on the side? Q I'm sorry. You were asked in your direct A No, ma'am. 8 9 testimony from Mr Urick about occasions in which you Q Or if it had anything unusual like the cut 10 on the bias as opposed to being cut straight? 10 dealt or sold an illicit substance --11 A No, ma'am. 11 A Yes, ma'am. O Or whether or not it's flared? 12 12 Q -- were you not? Sir, you told us about a 13 time when you sold an illicit substance to make money 13 A I don't believe it flared. Q Or whether or not it fit tight? 14 to buy your lacrosse equipment? 14 A Yes, ma'am. 15 A It was a skirt. 15 Q Sir, though it was just a skirt you Q You offered that to us as, well, I did it 16 16 17 remembered it from having seen it before? 17 because I needed the money to buy my own lacrosse 18 equipment, did you not? 18 A Yes, ma'am. Q Because when you looked after the trunk was 19 A Yes, ma'am. 19 20 popped, you didn't spend any time exploring what she 20 Q And was that a justification in your mind? 21 21 had on, did you? A Absolutely not. 22 A No, ma'am. 22 Q And, sir, did you only sell illicit 23 Q You didn't reach out and touch it? 23 substances when you needed things that cost money? 24 A Yes, ma'am. A No, ma'am. 24 25 Q And so the way you present yourself, is 25 Q You didn't try to move anything to get a Page 121 Page 123 1 better look? 1 that you only did it because you needed the money? 2 A Yes, ma'am. A No, ma'am. Q To make sure that you had a real clear Q Yes. And that would have been the only 4 memory of what clothes this girl you thought was Hae 4 time you ever sold illicit substances? 5 Lee in the the car was? A Yes, ma'am. A No, ma'am. 6 Q Now, you understand marijuana to be an Q And you didn't reach out to touch her to 7 illicit substance, do you not? 8 verify if she were dead, did you? 8 A Yes, ma'am. Q It's classified as a drug, is it not? A No, ma'am. 9 Q You didn't take her pulse? A Yes, ma'am. 10 10 Q It is illegal to smoke it? 11 A No, ma'am. 11 12 12 A Yes, ma'am. Q You didn't brush her hair back? A No, ma'am. 13 Q And it's illegal to sell it? 13 Q The trunk was popped up for how long? A Or possess it, yes. 14 14 Q And it's illegal for instance to take A Ten or twenty seconds. 15 15 16 Q Not a very long time, right? 16 cigars and flip them out and fill them up with A No, ma'am. 17 marijuana? 17 Q That's something that gives you a long 18 A Yes, ma'am. 18 19 Q It's illegal to make it look like something 19 view? 20 else if that's what it is, isn't it? 20 A No, ma'am. Q The taupe of the stockings stuck with you? 21 A I do not know that law. 21 O Well, sir, if you take the cigar and take THE COURT: I'm sorry, the taupe with the 22 22 23 down -- out of it the cigar tobacco and you fill it 23 stockings. 24 up with marijuana that makes that cigar wrapping or Q Stuck with you? 24 25 what's in it illegal, does it not? 25 A Ma'am, the whole incident stuck with me.

Page 124 Page 126 Q Mostly. And, in fact, you didn't go buy MR. URICK: Objection. 1 THE COURT: Sustained. 2 marijuana with your own money and then always give it 2 Q Now, sir, you described that there would be 3 away, did you? 3 4 some occasions when you would buy a larger quantity A No, ma'am. O And never was there an occasion when you 5 of marijuana? A Yes, ma'am. 6 bought a large quantity of marijuana and then you O Is that right? And then sort of divide it 7 just gave it away, was it? 8 up when there were more people than not that wanted A No, ma'am. Q Not even a single occasion? 9 10 A Yes, ma'am. 10 A Not a large quantity, no. Q And, sir, you dealt that way for how long? Q And the bulk of what you bought was 11 11 12 marijuana? A Probably about three years. 12 A All of what I bought was marijuana. 13 Q For years? A Three. Q All that you bought was marijuana. And, 14 Q Three years. And on how many occasions did 15 sir, on the occasion when you sold the marijuana to 15 16 get the money for your lacrosse equipment, if you 16 you deal? 17 recall that you sold the marijuana and got money, did 17 A To whom? Q To everyone? 18 you not? 18 A Yes, ma'am. 19 A Close to a hundred. Q Close to a hundred times you dealt drugs? Q And the money that you got you then 20 21 accumulated and that's what you bought the lacrosse 21 A Yes, ma'am. Q How many people did you sell to? 22 equipment for, correct? 22 A Maybe a dozen. 23 A With, yes. 23 24 Q And, sir, then what you sold marijuana for 24 Q A dozen. And were they all students at 25 Woodlawn? 25 was the money, was it not? Page 125 Page 127 1 A Yes, ma'am. A Very few. Q Huh? Q It wasn't -- you didn't sell the marijuana 2 3 and then trade it for whatever equipment you needed, A Very few. 3 Q Most of the people that you dealt to were 4 did you? 5 not from Woodlawn? MR. URICK: Objection. 5 A No, ma'am. THE COURT: Sustained. Q You're not sure what the amount is? 7 Q And, sir, that wasn't the only time that 8 you bought a quantity of marijuana and divvied it up, A Most of them were not. 9 was it? Q Most of the people were not from Woodlawn, 10 is that right? A No. ma'am. A Yes, ma'am. 11 Q You'd done that on other occasions? 11 Q Now, Detectives MacGillivary and Ritz, they 12 12 A Yes, ma'am. Q On other occasions when you needed to 13 asked you about all of that? 13 14 A Vaguely. 14 generate money, correct? 15 Q And they didn't ask you to identify the 15 A Yes, ma'am. 16 people that you dealt to? Q And that would mean that you would sell the 17 A No, ma'am. 17 marijuana for more than you paid for it? 18 Q They never told you that you would be 18 A Yes, ma'am. 19 charged since you were admitting to them that you Q So on those occasions when you got dealt illicit drugs for money, that you would be 20 marijuana and you sold it, you weren't doing it to 21 please people, were you? 21 charged with drug dealing, did they? A They said that wasn't their department. 22 22 A Some. 23 O And they assured you that they weren't 23 Q Well, mostly you were doing it to generate 24 going to turn over your admission of that to the 24 money, were you not?

25 right department?

A Mostly.

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	CondenseIt!™					
		Page 128	Г	Page 130		
1	A	It wasn't my concern.	1			
2		It wasn't your concern?	2	near the F & M, right?		
3		No.	3			
4		Well, sir, what you told us is that what	4			
5		your concern back on the 13th and thereafter was		it before again?		
		Adnan knew about you dealing drugs?	6			
7		Yes, ma'am.	7			
8		Is that right? Back then it was of great		trash; is that right?		
- 88		ern if somebody turned you in for your 100 times	9			
		ealing illicit drugs, right?	10			
11		At that time my house was dirty.	11			
12		Your house was dirty because you had drugs	12	The state of the s		
	in it			they not?		
14		At that time.	14			
15	13/2	Right? Back on the 13th of January, right?	15			
16		At that time.	11	people would look at them and describe them as		
17		And you were concerned that he might turn		Timberland boots?		
CONTRACT.		in and your dirty house might get caught?	18			
19	*	My grandmother would be in trouble, yes.	19			
20		And that was of your concern?		them as Timberland boots, did she not?		
21		Yes, ma'am.	21	A I don't know.		
22		Now, sir, on the 13th that night when you	22			
		ed up with your very good friend Jen Pusateri,		good friend's statement?		
		ever that was, whether it was at Westview Mall or	24			
		our house, you got rid of the clothes that you	25			
23	at yo	Gran Property	23			
		Page 129		Page 131		
0.55		ght might tie to you to the murder?	1	MR. URICK: Objection.		
2		Yes, ma'am.	2	THE COURT: Was it shared with you? Yes or		
3		Did you not?	1110	no.		
4		Yes, ma'am.	4	THE WITNESS: No, ma'am.		
5		And you wiped off fingerprints of the	5	THE COURT: Next question.		
		el you thought might tie you to a murder; is that	6	Q Sir, what would you describe the boots that		
7	right'	Contract = 114 - 1	18%	you had on on the 13th?		
8		Yes, ma'am.	8	A Steel toed construction boots.		
9		And you threw away your overcoat; is that	9	Q Pardon?		
10	right'		10	A Steel toed construction boots.		
11		Yes, ma'am.	11	Q Steel toed. They're worth a lot of money,		
12		And, sir, back then based on what you've		aren't they?		
13		us, you're self supporting, are you not?	13	A No, ma'am.		
14		Yes, ma'am.	14	Q They're better than non-steel toed		
15		You bought your own clothes, did you not?	15	construction, are they not?		
16	Α	Yes, ma'am.	16	A Yes, ma'am.		
17		That was your main winter coat, was it not?	17	Q Sir, how much did they cost you?		
18		Yes, ma'am.	18	A They were given to me.		
19	Q	And how much was it worth?	19	Q You threw them away?		
20	Α	Thirty bucks.	20	A Yes, ma'am.		
21	Q	Thirty bucks. That was a lot of money to	21	Q You needed them, did you not?		
22	you,	was it not?	22	A No, ma'am.		
23	Α	Not a lot, but not a little.	23	Q You didn't use them in your work?		
24	Q	Not a little. You threw it away?	24	A I wasn't in construction at the present		
25	Α	Yes, ma'am.	25	time.		

11 13th of January? 12 A I believe so. 13 Q And, sir, on the 13th of January did you 14 clean up your house from whatever it was that you 15 described it as being dirty? 16 A Absolutely. 17 Q And that was your big concern about Adnan; 18 13th was to get rid of all of the drugs in the house? 19 A Yes, ma'am. 10 And that was your big concern about Adnan; 11 Q And that was your big concern about Adnan; 12 is that right? 13 A Yes, ma'am. 14 Q And that's why you have told us that you 15 did what you were asked, although you didn't want to, 16 to bury a body? 17 A Part of the reasons, yes. 18 Q Is that right? And, in fact, sir, you 19 offered that as a reason for why you did nothing even		CondenseIt!™					
2 A Yes, ma'am. 3 Q And those were shoes you wore before that 4 day, did you not? 5 A Yes, ma'am. 6 Q On numerous occasions? 7 A Yes, ma'am. 9 This wan't the first time you had worn 9 them? 10 MR URICK: Objection. 1 THE COURT: Overruled. Was it the first 12 time you wore them? 12 time you wore them? 13 THE WINNESS: No, ma'am. 14 THE COURT: All right, your next question. 15 Q They were valuable to you, were they not? 16 A Somewhat. 17 Q But you took the precaution of getting rid 18 of them? 19 A Yes, ma'am. 20 Q Right? So again, you've never seen them 21 since, have you? 22 MR URICK: Objection. 23 THE COURT: Now it's sustained. We're 24 asking the same questions. Can you move on, please. 25 Q After the 13th up until the 28th, were you 26 asking the same questions. Can you move on, please. 27 Q A They were valuable to you, were they not? 28 asking the same questions. Can you move on, please. 29 Q A ther the 13th up until the 28th, were you 29 A Yes, ma'am. 20 Q I this rist time you were asked about them 29 was that be knew about you that scared you 20 A No, ma'an. 21 Q I that right? Six weeks plus after the 21 13th of January? 22 A No, ma'an. 3 Q Or those clothes? 4 A No, ma'an. 5 Q Or the outer coat? 5 A No, ma'an. 6 Q I'm sorry, I can't hear you. 7 Q The first time you had made a decision 8 Was the 28th of February? 9 A Yes, ma'am. 10 Q Is that right? Six weeks plus after the 11 3th of January did you 15 described it as being dirty? 16 A Absolutely. 17 Q And so another thing that you did on the 18 13th was to get rid of all of the drugs in the house? 18 A Yes, ma'am. 29 Q Prior to the 13th you had made a decision 19 A Yes, ma'am. 20 Q Prior to the 13th you had made a decision 20 Q Fins to the girty? 21 A Yes, ma'am. 22 Q Prior to the 13th you had made a decision to to bring tinto the first time you were asked, although you didn't want to, 15 to bruy a body? 21 A Pard of the reasons, yes. 22 A Yes, ma'am. 23 Q Grid of all of the drugs in the house? 24 A Yes, ma'am. 25 Q Or the outer coat? 26 Q Roder the stash th		Page 132		Page 134			
3 money present? 4 day, did you not? 5 A Yes, ma'am. 6 Q On numerous occasions? 7 A Yes, ma'am. 8 Q This wasn't the first time you had worn 9 them? 10 MR URICK: Objection. 11 THE COURT: Overruled. Was it the first 12 time you wore them? 13 THE WITNESS: No, ma'am. 14 THE COURT: All right, your next question. 15 Q They were valuable to you, were they not? 16 A Somewhat. 17 Q But you took the precaution of getting rid 18 of them? 19 A Yes, ma'am. 20 Q Right? So again, you've never seen them 21 since, have you? 21 MR URICK: Objection. 22 THE COURT: Now it's sustained. We're 23 since, have you? 24 MR URICK: Objection. 25 A Yes, ma'am. 26 Q Right? So again, you've never seen them 26 Q Right? So again, you've never seen them 27 A Yes, ma'am. 28 Q It would the seen questions. Can you move on, please. 29 Q After the 13th up until the 28th, were you Page 133 1 ever asked to produce those shoes? 2 A No, ma'am. 3 Q Or those clothes? 4 A No, ma'am. 5 Q Or the outer coat? 5 A No, ma'am. 6 Q I'm sorthed? 18 A Yes, ma'am. 9 Q I first time you were asked about them 18 was the 28th of February? 19 A Yes, ma'am. 10 Q Is that right? Six weeks plus after the 11 shid of January? 12 A I believe to it was an ounce and a quarter. 10 Q And, sir, you had how much 11 had you paid for that? 12 A Probably about eighty bucks. 13 Q And, sir, you had chosen to bring it into 14 your house? 15 A Yes, ma'am. 16 Q The house that you shared with your 17 A Yes, ma'am. 18 Q Or those clothes? 19 A Yes, ma'am. 19 Q Is that right? Six weeks plus after the 11 had you paid for that? 11 had you paid for that? 12 he was an ounce and a quarter. 10 Q And an ounce and a quarter. 10 Q And, sir, you had how much 11 had you paid for that? 12 he belove it was an ounce and a quarter. 10 Q And, sir, you had how much 11 had you paid for that? 12 A Probably about eighty bucks. 13 Q And, sir, you had how much 14 had you paid for that? 15 A Yes, ma'am. 16 Q The bouse that you shared with your 17 Q Add what he knew about you, did you not? 28 A Wes, ma'am. 29 Q I for the	1	Q You had been before?	1	A Somewhat.			
day, did you not?	2	A Yes, ma'am.	2	Q To keep the stash that you were selling for			
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Page 136 Page 138 Q Okay. And you told them different things Q And what he knew about you that you were 2 though, one day you told them he told you on the 2 referring to when you told the police was your 3 12th, remember? 3 dealing in marijuana? A Yes, ma'am. A Yes, ma'am. Q And another time you just told them that Q For money? 6 ahead of time on the 13th he announced that he was A Yes, ma'am. 7 going to kill her; is that right? Q And that at the time you tell us today your A Yes, ma'am. 8 house was dirty, meaning it had illicit substance of Q And that was a great concern to Detectives 9 marijuana in it --10 MacGillivary and Ritz on the 28th, was it not? 10 MR. URICK: Objection. A Yes, ma'am. Q -- that day? 11 12 Q And they asked you a lot of questions THE COURT: Sustained. 12 13 because they couldn't understand, tell us Mr. Wilds 13 Q Now, they then asked you on a number of 14 why it is you didn't do anything? 14 occasions about why you didn't come forward A Yes, ma'am. 15 afterwards, right? Q Why even though you had knowledge ahead of 16 A Yes, ma'am. 17 time that your acquaintance was going to kill Q Now, prior to one-thirty in the morning on 18 somebody you knew that you didn't warn them? 18 the 28th in the middle of the night the police hadn't A Yes, they asked me that. 19 approached you, had they? Q Or you didn't warn somebody? 20 A No, ma'am. A Yes, they asked me that. 21 Q And they hadn't come to your house, right? Q Or why you didn't drop a dime? A No, ma'am. 23 A Yes, they asked me that. 23 Q Hadn't come to the porno store? 24 Q They asked you more than one time, didn't 24 A No, ma'am. 25 they? 25 Q And hadn't approached you anywhere else? Page 137 Page 139 A Yes. 1 A Excuse me, no, ma'am. Q They seemed very concerned and didn't seem 2 Q You hadn't gotten a phone call? 3 to understand why you wouldn't have done something, A No, ma'am. 3 4 correct? Q You hadn't gotten any letter from them, 4 5 right? A Yes, ma'am. Q Now, the first answer you gave them was you A No, ma'am. 7 said, oh, I didn't believe him, isn't that right? Q Nobody had asked you about the events of A Yes, ma'am. 8 the 13th, right? Q That though he told you this, you didn't A No, ma'am. 10 believe what he said? Q And you hadn't volunteered to talk to them A Yes, ma'am. 11 about it? 12 A No, ma'am. Q And you didn't think there was any threat 13 to her; is that right? Q Well, except that at some point you told 14 your friend Chris A Yes, ma'am. , did you not? Q The second thing you told them was, oh, 15 A I believe so. Q That's what you told the police, right? 16 well, essentially I'm afraid of this guy because he 16 A Yes, ma'am. 17 could hurt me, did you not? 17 A I don't believe so. 18 Q And that's not something you told them in 18 19 the beginning; is that right? Q Do you remember telling them about what he 20 knew, didn't you, things about you? A No, ma'am. 20 Q And Chris , to your knowledge, 21 A Yes, ma'am. 21 22 he's still alive, is he not? Q And that that was a threat to you? 22 23 A Yes, ma'am. 23 A Very much so. Q What he knew? 24 Q He's still alive, isn't he? 24 25 A Yes, ma'am. A Yes, ma'am.

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P	Page 140 Page 142					
1 Q And were you ever asked any further	1 Q A person who you know to still be alive?					
2 information about him?	2 A Yes, ma'am.					
3 A No, ma'am.	3 Q And Mr. Wilds, did you call your friend					
4 Q And you told them about this, right?	4 Chris to let him know that you used his					
5 A Yes, ma'am.	5 name?					
6 Q You told them about what you did?	6 MR, URICK: Objection.					
7 A Chris ?	7 THE COURT: Sustained.					
8 Q Yes.	8 Q And have you spoken to Mr.					
9 A No, ma'am.	9 since the 28th					
10 Q Didn't you tell him about helping to bury	10 MR. URICK: Objection.					
11 the body?	11 Q of February?					
12 A No, ma'am.	12 THE COURT: Sustained.					
13 Q Well, you told the police you had told him						
14 about this?	14 used his name					
15 A I told them that I had spoke to Chris.	15 MR. URICK: Objection.					
Q You had spoke to Chris about these events						
17 A Some of them.	17 THE COURT: Sustained.					
18 Q That's what you told the police, right?	18 Q Mr. Baskerville was your friend?					
19 A Yes, ma'am.	19 MR. URICK: Objection.					
20 Q They didn't care about anybody that you ha						
21 spoken to, did they?	21 Q How tall is he?					
22 A That's an assumption. I don't know.	MR. URICK: Objection.					
23 Q Well, sir, when they were asking you	23 THE COURT: Overruled. How tall is Mr.					
24 questions about whether or not you told anybody						
25 about these events, you understood them to be the						
A STATE OF THE PROPERTY OF THE	Page 141 Page 143					
1 events on the 13th, did you not?	1 THE COURT: Next question.					
2 A Yes, ma'am.	2 Q And how much does he weigh?					
3 Q You knew they didn't want to hear about	3 A I have no idea.					
4 what you may have told anybody else about the 1						
5 did they not?	5 A Not at all.					
6 A No, ma'am.	6 Q Did he attend with you?					
7 Q And you understood that they didn't want t						
8 hear what had happened on the 27th, the day befo	아이스 하는 그는 그 아이들은 그는 아이들은 아이들에 가장 아이들에 가장 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들					
9 you were down there, right?	9 A Yes, ma'am.					
10 A Yes, ma'am.	10 Q Was he in the gifted and talented program?					
11 MR. URICK: Objection.	11 A Not to my knowledge.					
12 Q You knew that the only thing they were 13 questioning you about included whether you had	12 Q The other person that you told about these told 13 events was this person by the name of Jeff ?					
13 questioning you about included whether you had a 14 anyone else anything that you had been involved a						
15 observed, or heard from anyone else involved in t	200 C C C C C C C C C C C C C C C C C C					
16 death and burial of Hae Min Lee, isn't that right?						
17 A Yes, ma'am.	17 A Yes, ma'am.					
18 Q And they didn't have questions on any othe 19 subject for you, did they?	19 first?					
	20 A No, ma'am.					
 A No, ma'am. Q And so the reason that you and you gave 						
	22 either, did you?					
22 them this person's name, did you not? 23 A Yes, ma'am.	23 A No, ma'am.					
- 01 :	24 Q Jeff Johnson is your friend Kristi					
24 Q Chris ?? 25 A Yes, ma'am.	25 boyfriend at the time; is that correct?					
23 .A 105, IIIa aiii.	25 boylifelid at the time, is that confect:					

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Page 14	14 Page 14					
1 A Yes, ma'am.	1 A I don't know.					
2 Q And you considered him a friend, did you	2 Q Were there other sorority sisters there?					
3 not?	3 A Other than Ms. and Jennifer					
4 A Yes, ma'am.	4 Pusateri?					
5 Q And you had met him long prior to the 13th	5 Q Yes, sir.					
6 of January, did you not?	6 A Not at that time.					
7 A Yes, ma'am.	7 Q Ms. Pusateri, she wasn't there on the 13th,					
8 Q And you had met him generally when you	8 was she?					
9 would go over your friend Kristi Ms.	9 A That evening.					
is that right?	10 Q At Kristina house?					
11 A Yes, ma'am.	11 A I believe so.					
12 Q Ms. was really a very good friend of	12 Q That might have been a sorority house?					
13 your very good friend Jen Pusateri; is that right?	13 A Yes, ma'am.					
14 A Yes, ma'am.	14 Q But nobody else was there?					
15 Q And they were sorority sisters, were they	15 A Yes, ma'am, Jeff					
16 not?	16 Q No, but no other sorority sister?					
17 A Yes, ma'am.	17 A Oh, no, no, ma'am.					
18 Q And that sorority was out of UMBC, was it	18 Q Now, let me make sure we have this house					
19 not?	19 straight. Is it a house or an apartment?					
20 A Yes, ma'am.	20 A It's an apartment, ma'am.					
21 Q And UMBC is located on Walker Avenue, is it	21 Q In a structure that has more than that					
22 not?	22 apartment in it?					
23 A Yes, ma'am.	23 A Yes, ma'am.					
Q An area off of, I think it's 12 C of 695?	24 Q And in that apartment how many bedrooms are					
25 A Yes, ma'am.	25 there?					
Page 14	~ 1					
1 Q And you've been there before, right?	1 A Two.					
2 A To the school?	2 Q And one of the sorority sisters you					
3 Q Yes.	3 believed lived there?					
4 A Yes, ma'am.	4 A One.					
5 Q Although it was your testimony on Friday	5 Q And was there a party there that evening?					
6 that on the 13th you didn't go there?	6 A No, ma'am.					
7 A To the school?	7 Q And you've already testified and told us					
8 Q Yes.	8 that you didn't attend the sorority party there that					
9 A Yes, ma'am.	9 evening?					
10 Q Or to a sorority house located off the	10 A I did not, no.					
11 Walker Avenue circle of the campus?	11 Q Is that right?					
12 A Kristi house is a sorority house.	12 A Yes, ma'am.					
13 Q The house is a sorority house?	13 Q And if Jen Pusateri said that then she					
14 A It has Psy Nu symbols on the window.	14 lied?					
15 Q Pardon?	15 A She must be mistaken.					
16 A It has Psy Nu symbols on the window.	16 Q Oh. Friday, do you recall you said she					
17 Q And, sir, is it your testimony that when	17 lied?					
18 you went to visit Kristi it is, in fact, a	18 A Yes, ma'am.					
19 sorority house?	19 Q Okay. And today you're telling us she must					
20 A Is that my testimony?	20 have made a mistake?					
21 Q Yes, sir.	21 A Yes, ma'am.					
A No, ma'am.	22 Q When she said, if she said it, that the two					
Q No. So the house that you testified you	23 of you attended a sorority party in a sorority house?					
visited on the 13th of January, that's not a sorority	24 A Yes, ma'am, that evening, yes.					
25 house, is it?	25 Q Now, let me get this straight. This two					

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Γ	Page 148		Page 150			
1	bedroom apartment	1	A Depending on the situation.			
2	A Yes, ma'am.	2	Q So sometimes it's in a bad way?			
3	Q in a structure that has more than just	3	A Yes, ma'am.			
4	that apartment?	4	Q But you continue to smoke it?			
5	A Yes, ma'am.	5	A Some.			
6	Q That you believe is a sorority house?	6	Q Well, now, when you say some there have			
7	A Do I?	7	been periods of time when you smoke weed, I mean,			
8	Q No, that you believe to be or that may be a	8	three, four, sometimes more often in a day, isn't			
9	sorority house?	9	that right?			
10	A Yes, ma'am.	10	A Yes, ma'am.			
11	Q Okay. That place you visited three times	11	Q And there would be periods of time when it			
12	on the 13th?	12	was pretty regular, was it not?			
13	A Yes, ma'am.	13	A Some periods of time, yes.			
14	Q Now, every time that you visited Kristi	14	Q And Mr. Wilds, we've discussed January 13th			
15	you had a certain activity, did you not?	15	you've actually discussed sort of looking for weed on			
16	A Yes, ma'am.	16	more than one occasion, did you not?			
17	Q And that activity was smoking weed, was it	17	A Yes, ma'am.			
18	it not?	18	Q And that was the day that you smoked it?			
19	A Yes, ma'am.	19	A Yes, ma'am.			
20	THE COURT: One moment. Counsel, would you	20	Q More than once a day?			
21	mind having a seat in the hallway unless counsel has	21	A Yes, ma'am.			
22	no objection to her remaining.	22	Q And that was a period of time when it was			
23	MS. BENAROYA: All right, I'll be outside.	23	your regular practice to smoke it, was it not?			
24	THE COURT: One moment. Ms. Gutierrez.	24	A No, ma'am.			
25	MS. GUTIERREZ: I believe she should go	25	Q So on January 13th when was the last time			
	Page 149		Page 151			
1	outside.	1	that you had smoked weed?			
2	THE COURT: Have a seat just out in the	2	A On the way home when Ms. Pusateri dropped			
3	hallway or you may have a seat in Judge Gordy's	3	me off.			
4	chambers.	4	Q That was on the 13th?			
5	MS. BENAROYA: Thank you, Your Honor. I	5	A Yes, ma'am.			
6	have a motion to make and to file.	6	Q No, I meant prior to that day and I did not			
7	THE COURT: You need to see either the	7	make that clear. Prior to that day when was the last			
8	Clerk of the Court or Ms. Connelly, can you assist me	8	time you recall you had smoked?			
9	in speaking with counsel.	9	A Three days before.			
10	MS. BENAROYA: Thank you.	10	Q So would it be fair to say, sir, since it			
11	THE COURT: Thank you. All right, Ms.	11	was an illegal substance that smoking it every fourth			
12	Gutierrez, I apologize for the interruption.	12	day, was this your regular practice?			
13	Q I was asking you about the activity that	13	A Not every fourth day.			
14	you generally do there; is that right?	14	Q So some days you smoked it sooner than			
15	A Yes, ma'am.	15	every four days, right?			
16	Q It's smoking weed, is it not?	16	A Yes.			
17	A Yes, ma'am.	17	Q Some days you smoked it every fourth day or			
18	Q We discussed a little bit of this I believe	18	more?			
19	the other day. When you smoke weed, it affects you,	19	MR. URICK: Objection.			
		20	THE COURT: Sustained.			
21	A Some.	21	Q It would be fair to say however many days			
22	Q And it alters you physically, does it not?	22	was in between you smoking weed, sir, that back in			
23		23	January of 1999 you smoked it regularly?			
24	Q And that's generally in a good way as far	24	A Pertaining to everyday?			
25		25	Q I'm sorry, regularly?			

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	Page 152	!	Page 154				
1	A Define that for me.	1	Q Yes.				
2	Q I didn't hear you.	2	A Yes.				
3	A Define your definition of regularly.	3	Q And another occasion was when you went				
4	Q On a regular basis, however often it was?	4	there after you hooked up with Jen Pusateri, much				
5	A I'm not understanding.		later in the evening and you and she went there,				
6	Q Well, sir, smoking weed was not a rare		right?				
7	event for you back in January '99, was it?	7	19-1000				
8		8	Q And a third occasion was that you had				
9		9	already been there in the earlier afternoon by				
10	for you back in January of 1999?		yourself?				
11		11					
12	And the second s	12	The state of the s				
13		Dames.	time at first, did you?				
100	your good friend Kristi's house three times, did you	14					
1	not?	15					
16		1000	were there twice, would that be correct?				
17		17					
	habit of yours, usually when you went to her house	18					
	you smoked weed, did you not?	1	you went				
20		20					
21	CONT. MERCENO.	21	and the second s				
22		22	-				
23		23					
	visited, didn't you?	24	07				
25	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	25					
23		1					
١.	Page 153	100	Page 155				
1		1	A Yes, ma'am.				
20000	Vinson was by herself, right?	2					
3	10 17 17 17 17 17 17 17 17 17 17 17 17 17	3	A Yes, ma'am.				
4	Q And times when Ms. Pusateri was there also?	4	Q And one with Jen Pusateri?				
5	A Yes, ma'am.	5	A Yes, ma'am.				
6	Q And times when her boyfriend Jeff	6	Q Not two times with Jen Pusateri?				
7	was there also?	7	A She may have been there on two occasions				
8	A Yes.	8	but I did not go there with her.				
9	Q And it also included times when others were	9	Q So the answer to my question is no, just				
10	there, correct?	Chica	once with Ms. Jen Pusateri?				
11	A Yes.	11	A Yes, ma'am.				
12	Q And now on that particular day, though you	12	MR. URICK: Objection.				
	may not have told the police this right up front, you	13	THE COURT: Sustained.				
14	were there three separate occasions, correct?	14	Q You didn't first tell the police about the				
15	A Yes, ma'am.	15	first time you went there alone?				
16	Q One occasion you've told us about when you	16	MR. URICK: Objection.				
17	arrived in late afternoon, early evening with Mr.	17	THE COURT: Sustained.				
18	Syed; is that right?	18	Q When you went there the first time that was				
19	A Could you ask the question again?	19	without Adnan?				
20	Q One of those occasions was the time that	20	MR. URICK: Objection.				
21	you told us about on the 13th when you arrived late	21	THE COURT: Sustained.				
	afternoon or early evening with Mr. Syed, correct?	22	Q When you went there without Adnan the first				
23	A Upon retrieving him from practice?	23	time, sir, did you smoke marijuana?				
24	Q Pardon?	24	MR. URICK: Objection.				
25	A Upon retrieving him from practice?	25	THE COURT: Sustained.				
-	The state of the s	10-01	THE PROPERTY OF THE PROPERTY O				

Page 156 Page 158 MS. GUTIERREZ: May we approach the bench? A Yes, ma'am. 1 1 O Because she's there all of the time, isn't THE COURT: This area has been covered 2 2 3 previously. 3 she? MS. GUTIERREZ: Not with whether or not he A Yes, ma'am. 4 Q For the expressed purpose of smoking weed? 5 smoked. 5 6 THE COURT: Yes, it was. In fact --6 MR. URICK: Objection. MS. GUTIERREZ: Not as to this visit. Q Isn't that right? 7 7 8 THE COURT: It was covered in previous THE COURT: Sustained. 8 Q Now, sir, you didn't go to Ms. 9 questions on cross examination. 10 house in any way to help out Adnan, did you? 10 MS. GUTIERREZ: On the second --11 THE COURT: So please ask a new question. 11 A Absolutely not. Q And you didn't go there in any way to seek 12 Q On the second time you went to Ms. 12 13 assistance when you buried the body, did you? 13 house with Adnan did you smoke marijuana? 14 MR. URICK: Objection. 14 THE COURT: Sustained. 15 Q From either questions by you, right? 15 A Pardon me? I'm not understanding you, I'm 16 Q Did anyone smoke marijuana? 16 17 MR. URICK: Objection. 17 sorry. Q You didn't go there because you cared for 18 THE COURT: As to anyone, you may answer 18 19 that question. 19 information about burying the body, right? 20 THE WITNESS: Yes. 20 A No, ma'am. 21 Q And who was that? 21 Q Or any suggestions about where to do so? 22 A I myself, Ms. Pusateri, and Jeff. I 22 A No, ma'am. 23 myself, Ms. Pusateri and Jeff, I'm sorry. O Or how to do it? 23 A No, ma'am. 24 Q Let me make sure I clarify. I was asking 24 25 you about the second time that you went and that's 25 O r what was necessary? Page 159 Page 157 1 the time you told us only you and Adnan went, right? A No, ma'am. Q Or what was the best location? A Only I and Adnan went there. Ms. Pusateri 3 may have already been there. A No, ma'am. O Pardon? Q And you never said to Adnan come on we're 5 going to go to my good friend Kristi 5 A Ms. Pusateri may have already been there. Q Well, sir, was she or wasn't she? 6 she'll help us figure out what to do now, right? 6 A I do not recall. A No. ma'am. Q Because according to you the body was still Q When you arrived with Adnan, you mean Jen 9 Pusateri may have already been present? 9 in the car, right? A Yes. 10 A Yes, ma'am. 10 Q So that on the time that you have described 11 Q As far as you knew, right? 11 12 after you picked him up at the track practice or A Yes, ma'am. 12 13 after track practice was over, right? 13 Q And to your knowledge you had had Adnan's A Yes, ma'am. 14 car since then? 14 A Yes, ma'am. 15 Q It was you and Adnan? 16 A Yes, ma'am. 16 Q Right? 17 Q And Ms. 17 A Yes, ma'am. A Yes. Q And except for the time that you dropped 18 19 him off when he was out of your sight at practice you Q And her boyfriend Jeff. 19 20 knew where he was, right? 20 A Yes, sir. A I assumed where he was, yes. Q And maybe Jen Pusateri? 21 21 Q And you believed, sir, that the body was 22 A Yes, ma'am. 23 still in the trunk of the car where you had last seen 23 Q You just don't recall? 24 it; is that right? 24 A No, ma'am. A Yes, ma'am, that's what I believed. 25 O She could have been there?

Page 160 Page 162 Q And you didn't go over to Kristi 1 moment. Do you need to use the facilities? 2 to get Jeff . advice, did you, about where to THE WITNESS: Yes, ma'am. 2 3 bury the body? THE COURT: Wait one moment, and you may 3 4 also take a break. I'm going to direct the clerk if A No. O Or what to do about it? 5 you could see that Mr. Wilds walks to the men's room 6 once the jurors go back and if you'll bring him back A Pertaining to? 7 I would appreciate it. And while you are there, you Q Pardon? A Pertaining to? 8 can use the facilities if you'd like to. This Court Q What to do about the body? 9 stands in recess until the jurors return. 10 A Oh, no, ma'am. (Whereupon the Court recessed, following Q No. And you didn't go over there in the 11 which the proceedings in this matter resumed:) 12 hope that you might see your good friend Jen THE COURT: One second. 13 Pusateri, did you? 13 MS. GUTIERREZ: In relationship to time A No, ma'am. 14 14 just so I can plan --Q And you didn't go over there seeking her 15 15 THE COURT: Well, we can take a break 16 advice? 16 because I note that Mr. Wilds has indicated that he 17 A No, ma'am. 17 would like to speak to his attorney; is that correct, Q Or seeking once you got there to call her 18 Mr. Wilds? 19 19 over there, right? THE WITNESS: Yes, ma'am. A No, ma'am. 20 THE COURT: And you want to speak to your Q On all of the occasions you had been there 21 attorney about some questions that they've posed to 22 with Jen Pusateri that was a place where you 22 you at this point? 23 comfortably smoked weed; is that right? THE WITNESS: No, ma'am. 23 A Not on all occasions. THE COURT: You just want to talk to her 25 O But on most? 25 generally? Page 161 Page 163 MR. URICK: Objection. 1 THE WITNESS: Yes, ma'am. THE COURT: Sustained. 2 THE COURT: About this proceeding? Q And so there may have actually been two THE WITNESS: No, ma'am. 3 4 separate occasions that you were at Kristi 4 THE COURT: About just something else? 5 house while Jen Pusateri was there? 5 THE WITNESS: Yes. MR. URICK: Objection. THE COURT: Unrelated? 6 6 THE COURT: Sustained. THE WITNESS: Not anything as far as O Now --8 anything we've discussed, nothing. THE COURT: One moment, Ms. Gutierrez. The 9 THE COURT: Okay. MS. GUTIERREZ: I just want to know if it 10 jurors need a brief facilities break and we will take 10 11 just that. I'm going to ask the deputy sheriff if 11 was related to the proceeding. 12 you will kindly walk the jurors over. Make sure they 12 THE COURT: He just said it was not related 13 have no contact with anyone. Allow them to do that. 13 to this proceeding, correct? THE WITNESS: It is related, but nothing 14 Once they have all used the facilities, walk them 14 15 back. This is not a long recess. This is just for 15 that we have discussed. 16 the benefit of the jurors. THE COURT: No questions that have been 17 posed by counsel, just on some unrelated matter? 17 Ladies and gentlemen, I ask you that you 18 leave your notepads face down, that you not have any 18 THE WITNESS: I would guess so. I mean, 19 not totally unrelated but --19 conversations about the witnesses or any other THE COURT: But it's something else other 20 witnesses, that you not talk to each other about this 20 21 case or anything related to this matter because you 21 than Ms. Gutierrez's questions? 22 have not heard all of the witnesses and you may go THE WITNESS: Yes. 23 with the deputy sheriff at this time. As you heard, 23 THE COURT: Okay. It's his attorney and I 24 he will bring you back. 24 guess she didn't walk in the door. She is present 25 and here and you did not -- you needed an opportunity Mr. Wilds, you may stay put for just a

Page 164 Page 166 1 to speak with her anyway. 1 many cases I have on my docket for tomorrow. Two MS. GUTIERREZ: Yes. 2 cases. Are they related cases? Unrelated cases. 2 3 Since they are not co-defendant cases, I would think 3 THE COURT: At least you already indicated 4 that. 4 that probably ten-thirty. MS. GUTIERREZ: Okay. 5 MS. GUTIERREZ: Yes. THE COURT: That's how we've been going the THE COURT: So this might be an appropriate 6 7 time to take a break. 7 last couple days. We have not been able to get under 8 MS. GUTIERREZ: That's fine. 8 way at the earliest ten-thirty. So I would ask that 9 THE COURT: I'm going to have the jurors -you all resume tomorrow at ten-thirty and I will 10 MS. GUTIERREZ: Because I do have two other 10 direct Mr. Wilds to be here at ten, ten-fifteen. 11 areas that I really rather not get into them unless I MS. GUTIERREZ: Judge, there is a matter. 12 can finish at least one of them. 12 My associate called me to remind me. I have a case 13 in District Court. 13 THE COURT: Sure. Then why don't we take a 14 recess at this point? I'd like to have the jury THE COURT: In District Court at 15 brought in. They were still using the facilities so 15 eight-thirty. 16 MS. GUTIERREZ: Yes, and Judge just to know 17 MS. GUTIERREZ: Well, there's a lot of 17 the facts of the case are my associate can't handle 18 it for two reasons. She's a witness. 18 them, and only two facilities. 19 THE COURT: I'm going to ask that counsel THE COURT: That's all right. MS. GUTIERREZ: A witness of fact. -- also, be advised that I'm going to have -- first 20 21 Mr. Wilds, you can step down. I remind you that you 21 THE COURT: You can go there at 22 are still under oath. However, you may talk to your 22 eight-thirty and handle the case. It's in Baltimore 23 attorney about any matters unrelated that Ms. 23 City, correct? 24 Gutierrez has guestioned and if you have a question MS. GUTIERREZ: Yes, but it's going to be a 24 25 about a question that she has posed to you, if you 25 trial so what I would like is a call. I do not want Page 165 Page 167 1 to be caught up in the position where a judge makes 1 could just tell me what the question is and I would 2 be happy to assist you. You may go out in the 2 me --3 hallway at this time and speak with her. THE COURT: What court is it in front of? 3 MS. GUTIERREZ: They called me with all of THE WITNESS: Thank you. THE COURT: Before you leave for the day, 5 the information. I don't remember if it is Wabash or 6 North Avenue, but the reason that I'm concerned is 6 I'd like you to come back though, all right? 7 THE WITNESS: Yes, ma'am. 7 that it's a case that was postponed once before about 8 thirty days ago because I was just getting in the THE COURT: So I can tell you what time to 9 case and I wasn't there. I was starting --9 be here tomorrow. The status of my jury is? Still using the facilities, okay. What I would like to do 10 THE COURT: Ms. Gutierrez, I will call the then is I can recess you all if you'd like and then 11 judge if you'll just leave the information. when they come back just direct them to be back here MS. GUTIERREZ: Okay, just that I have to 13 tomorrow. 13 be back here by ten-thirty so that --14 MS. GUTIERREZ: I will wait. 14 THE COURT: Well --15 THE COURT: All right, you will wait. Very 15 MS. GUTIERREZ: If they can call it right 16 well. Have a seat. They're ready. No, they're not 16 away, fine but I don't think --THE COURT: I don't have a problem doing 17 ready. 17 18 that. I just need the name of the judge. 18 MS. GUTIERREZ: I wouldn't want the jury MS. GUTIERREZ: Okay. 19 19 speculating as to why we're not here. THE COURT: And I must add that I've done 20 THE COURT: I'm sorry? 20 21 21 this a couple of times already for you. MS GUTIERREZ: I wouldn't want the jury MS. GUTIERREZ: Yes. 22 speculating as to why we're not here since we're 22 always here. 23 THE COURT: But I just need the judge's 23 24 name and I can tell you you can be there and if we 24 THE COURT: They're still using the 25 are running a little late --25 facilities. Perhaps, the clerk could tell me how

_	CondenseIt! "					
	Page 168	3	Page 170			
1		1				
2		2				
3		3	get a chair for you.			
4	to convey because sometimes	4	THE WITNESS: Thank you.			
5		5				
6	MS. GUTIERREZ: You will make that clear.	6	bring the jury in for me.			
7	THE COURT: 10:45 at the latest.	7	(p, j,			
8		8	after which the following proceedings ensued:)			
9	THE COURT: You need to be back here by	9				
1000	10:45 at latest. That gives you two hours and		don't have to go all of the way back to your seat.			
100000	fifteen minutes		Just right there is good. I'm going to send you			
12	3		home. I just wanted everyone to come back. I see			
13	THE COURT: to try the case and it's a	1500	it's quarter of five so I wanted to speak with			
	district matter. It shouldn't take more than two	1	everyone. You don't have to go back to your seats.			
15	hours and fifteen minutes.		Just everyone step inside. Is everyone present?			
16	MS. GUTIERREZ: You'd better be careful	16	o , 1			
1	about saying that I've had court trials that could	10000	and what we're going to do is send you home now. Let			
	take days.		me tell you first I wanted to express my apologies.			
19	THE COURT: Well, they could always	1000	This morning I had a great number of cases. One			
	continue it to another day. Start it and then	1	defendant had eight cases alone, and I had a number.			
	continue it to another day. Mr. Clerk, can you find		So it took me awhile to get to this case and I			
	out if Ms. Benaroya is out in the hallway? If she	1000	apologize.			
	is, can you ask her to come in and have a seat on the	23	9 9 9			
10	front row. Is there an attorney out there, Ms.		take and I try my best to try to get back to this			
25	Benaroya?	1	case. I have to ask you though that I know you get			
	Page 169		Page 171			
1	THE SHERIFF: There is one attorney.		irritable and I know you get antsy and you want out			
2	THE COURT: Ask her to come in and have a		of that room. And when I know it's going to be			
	seat on the front row. Mr. Wilds, tomorrow morning		awhile, I have said go get tea, go get coffee, come			
	at 10:15 you need to return here. You are a		back. But I can't have you peeking out the door.			
	witness. You may not discuss your testimony with the	5	Now, Ms. Connelly is charged with making			
	State or the defense at this time. You're a sworn		sure that you stayed in the room and she told me			
	witness at this time, do you understand? 10:15, and		every time you stuck your heads out and tried to peek			
1	Ms. Benaroya if you would have a seat right there for		outside and she's my spy, so to speak, but I have to			
	me, please. No right there on the front row. That's		ask you not to do that because we don't know where			
1	fine, thank you. And you're free to go at this time	1000	you are. We don't know when you're wandering the			
	unless you want to speak with your attorney again,	1	halls, except when I say go get coffee and go get			
	all right. You're free to go. Ask that you return		tea, and I do that when I know there isn't anyone in			
	remember the spot that I had you.		the hall that you might bump into or run into, and so			
14	Mr. Wilds, remember that spot where you		I must ask you and tell you that I do try very hard			
1000	were sitting, the same place, the same time tomorrow,		to not have you sit one place when I know it's going			
	10:15 tomorrow. Very well, thank you.		to be awhile.			
17	THE WITNESS: May I have a chair tomorrow?	17	Every now and then I think I'm going to get			
18	THE COURT: A chair? You don't have a	1	to you and then it doesn't turn out that way.			
	chair over there?		Tomorrow, I have two cases and if I'm good at this			
20	THE WITNESS: No, ma'am.		tomorrow by ten-thirty I should be able to get back			
21	THE COURT: There's nowhere for you to sit		to you. I've had all counsel told to be here by			
	in that hallway.		10:15, 10:30 but if by about 10:15 I find that			
23	MS. GUTIERREZ: There's a bench.		everyone is not here, I'll let you go get some coffee			
24	THE COURT: It's a bench. Oh, you don't	1	or tea. But I must tell you if you want to get			
25	like the bench? It's too hard.	25	coffee or tea tomorrow, you're free to do so. I'm			

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1 going to ask you though to arrive between 9:00 and 2 9:30 and get paid.

But you won't have to be in that jury room 4 until 10:15. So if you want to wander a little bit 5 or go to the canteen or McDonald's or wherever and 6 bring the food back and be there by 10:15, that's 7 okay. But jury assembly can only accommodate paying

8 you tomorrow between 9:00 and 9:30. You'll be due in

9 that jury room by 10:15. That's the best I can do 10 for you tomorrow and I'd ask that you go home now and

11 have a restful evening, a safe travel home. I know

12 everybody is trying to get out.

13 Don't talk about this case with your 14 friends and neighbors, relatives, and the like.

15 Don't discuss this case amongst yourselves and I'll

16 see you tomorrow at 10:15. Have a good evening.

17 Good night.

18 (Whereupon, the jury was excused from the 19 courtroom, after which the following proceedings 20 ensued:)

21 THE COURT: All right, now, ladies and 22 gentlemen, I also must advise you, Ms. Benaroya is on

23 the front row. Ms. Benaroya, for the record, you

24 attempted to pass something to my clerk this morning

25 in an effort to file something in this case; is that

1 sequestered witness on the witness stand. I did not

2 prohibit you from talking to him. In fact, he said

3 he wanted to talk to you and he was permitted to come

4 out in the hallway this afternoon to talk to you.

MS. BENAROYA: He had said to me earlier

6 that he wasn't permitted to speak to me.

THE COURT: Without asking me first. I 8 needed to be advised when he was going to talk to you

9 so that there was no interference with what was going 10 on in this case, and also the fact that you were told

11 and I was advised that you would be a witness in this

12 case and to ensure that you're being a witness in

13 this case was not going to violate his being a

14 witness on the stand, I just wanted to be advised

15 when he wanted to talk to you. That was all. I did

16 not prohibit him from having a conversation with

17 you. I just needed to know when it was that he was 18 requesting it.

19 MS. BENAROYA: So this was more time, 20 place, and manner.

THE COURT: Exactly, a time, place, and 22 manner as opposed to any substance. If at some time

23 he said I want to talk to her and it in my view was

24 relative to a particular question that had been posed 25 that involved you, personally involved you, then

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1 correct?

MS. BENAROYA: That's correct, Your Honor I 2

3

4 THE COURT: What is it titled?

MS. BENAROYA: This is a motion for 5 6 appropriate relief regarding the (inaudible) 7 statement of Jay Wilds.

8 THE COURT: Is it under this case number?

MS. BENAROYA: No. it's under that case

10 number with the present case number where we have

11 standing. However, the point is that it's

12 sequestration, the Court's order precluding me from

13 discussing anything with Mr. Wilds denies him the

14 right to counsel.

15 THE COURT: That is not what the motion is 16 and that is not what the order of this Court is. I 17 only advised him that if he wanted to speak to you 18 about this case that he need only let me know that 19 first. I did not prohibit him from having any

20 conversations with you.

21 MS. BENAROYA: I misspoke. I meant,

22 (inaudible) I was not initiating.

THE COURT: The only thing I asked you to 24 do is if you wanted to talk to him about the case

25 that you let me know that first, since he's a

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1 there might have been a problem, but that has not 2 occurred.

MS. BENAROYA: Your Honor, my other -- the 3 4 other --

THE COURT: Well, my next question to you

6 was did you provide a copy of that motion to 7 counsel?

MS. BENAROYA: I was trying to. Your

9 Honor, I just now arrived at the courthouse. I gave

10 five copies to your clerk because I couldn't come in

11 the courtroom, but I gave enough copies to your 12 clerk.

13 THE COURT: Now, wait a minute, you filed a 14 motion in this case and you gave five copies of the 15 motion to my clerk?

MS. BENAROYA: When I arrived in court 16 17 today. I have not date stamped it and filed it with 18 the officer because it was closed. I came here

directly. I asked the clerk, simply as a matter of

20 finding out how to do this. I asked the clerk should

21 I bring this to the court, a courtesty copy and serve 22 everyone now. How should I deal with this? Mr.

23 Urick is not allowed to talk to me. I don't know

24 what's going on. So I asked the clerk. THE COURT: I apologize. I told and 25

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1 informed my clerk that if you wanted to file

- 2 something that you should do so with the Clerk of
- 3 Court. I told her and I apologize if this was not
- 4 conveyed to you that if you had a courtesy copy of
- 5 what you were filing that I would be happy to see a
- 6 date stamped copy of that courtesy item that you had
- 7 filed and it was my concern that whatever you were
- 8 filing that a copy be provided to defense counsel and
- 9 to the State.
- 10 MS. BENAROYA: There's a certificate of
- 11 service and everything on it.
- 12 THE COURT: All right. If you have a copy
- 13 of that with you, I would appreciate you're giving it
- 14 to both counsel and I also appreciate receiving a
- 15 courtesy copy, but that in no way affects your filing
- 16 anything with the Clerk of the Court and my clerk
- 17 does not substitute as filing something with the
- 18 Clerk of the Court.
- 19 MS. BENAROYA: I understand that. I'm not
- 20 trying to be informal --
- 21 THE COURT: I understand.
- 22 MS. BENAROYA: It's the fact that I'm not
- 23 really -- I'm sort of not really here.
- 24 THE COURT: I understand.
- 25 MS. BENAROYA: At this point, Your Honor,

- 1 MS. BENAROYA: The other matter was I've
 - 2 only recently -- as I said before, this case was
 - 3 tried the last time.
 - 4 THE COURT: I don't want to -- I understand
 - 5 you have some specific concerns and what I need to
 - 6 find out from you first before you start in, I need
 - 7 to know whether or not your questions or concerns are
 - 8 relative to your appearing as a witness?
 - 9 MS. BENAROYA: Yes, absolutely, they are,
 - 10 Your Honor.
 - THE COURT: There may be some information
 - 12 that is about the manner in which you were retained.
 - 13 MS. BENAROYA: I understand.
 - 14 THE COURT: And with regard to those
 - 15 questions, defense counsel has also indicated that
 - 16 she may need you as a witness. As an officer of this
 - 17 Court, I do not know how and under what circumstances
 - 18 your testimony may be needed, but I must advise you
 - 19 that you need to make yourself available in the event
 - 20 that either the Court or Ms. Gutierrez wants you to
 - 21 be a witness.
 - 22 MS. BENAROYA: Your Honor, I spoke with
 - 23 your secretary on Friday --
 - 24 THE COURT: And that's why you're here.
 - 25 MS. BENAROYA: (inaudible).

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- 1 if this motion is going to be withdrawn because it
- 2 went specifically to the issue of the Court's order
- 3 as I understood it that I was prohibited from
- 4 consulting him.
- 5 THE COURT: No, you are not prohibited from
- 6 consulting him. In fact, he said he wanted to talk
- 7 to you and he was permitted to do so. What I was
- 8 concerned was was the timing of it. If Ms. Gutierrez
- 9 or the State had asked a question that involved you
- 10 personally, that to allow him to come off the stand
- to personally, man to allow man to come on the state
- 11 would interfere with the sequestration order, I just
- 12 wanted to know what the question was at the time he
- 13 asked to see you.
- 14 MS. BENAROYA: I understand.
- 15 THE COURT: To know whether or not counsel
- 16 would then object to him talking to you with regard
- 17 to that specific question that involved you.
- 18 MS. BENAROYA: Okay, I understand what
- 19 you're saying.
 20 THE COURT: It's a very -- well, he didn't
- 21 have to tell us what he talked to you about.
- 22 MS. BENAROYA: I understand.
- 23 THE COURT: I just wanted to let counsel
- 24 know, okay, she's going to be asked a question
- 25 relative to your question.

- THE COURT: And I want to let you know on
- 2 the record that I appreciate your responding in the
- 3 fashion you have. I understand the difficulty of
- 4 having received a summons, potentially a summons or
- 5 being told you're a witness in a case in which your
- 6 client is also a witness.
 - MS. BENAROYA: Yes.
- 8 THE COURT: And I do not even know how and
- 9 under what circumstances you may be even called, but
- 10 when an attorney tells me that she needs to speak
- 11 with another attorney who is a witness -- an attorney
- 12 for the witness, I must let you know. Now, I think
- 13 counsel has a summons.
- 14 MS. GUTIERREZ: I do, Judge, just to make
- 15 sure.
- 16 THE COURT: And I'm just going to ask and
- 17 direct you to sign the summons. I must advise you
- 18 also Ms. Benaroya, I have not made a ruling as to
- 19 whether or not your testimony is relevant.
- 20 MS. BENAROYA: Thank you, Your Honor.
- 21 THE COURT: And so although I am making you
- 22 available for counsel, I am not in any way suggesting
- 23 that means you're going to testify because I have not
- 24 found out why or under what circumstances your
- 25 testimony might be relevant.

Page 180 Page 182 MS. BENAROYA: Thank you, Your Honor, I 1 at issue and a problem, and so at this point you are 2 have made those inquires myself when I first learned 2 now a witness potentially, which means if you are 3 going to talk to someone or you feel it in your 3 from the process server that fact during the other 4 trial. I said I'm glad to receive the service. 4 professional capacity as Mr. Wilds' attorney if you 5 need to speak to Mr. Urick, I just would like to 5 THE COURT: Very well. For the record, Ms. 6 Benaroya is serving -- signing the summons to appear 6 know. MS. BENAROYA: Thank you. 7 in this case and because you are counsel and your 7 office is not nearby, Ms. Gutierrez, I'd like you to THE COURT: I just need you to advise me 8 give her a day's notice. 9 that that is what you're going to do and if you do 10 MS. GUTIERREZ: Yes, if she just gives me a 10 that I think you'll be able to satisfy us that you're 11 number, I've arbitrarily put on Wednesday. 11 not discussing a matter for which your testimony 12 THE COURT: Wednesday you think? would be needed. MS. BENAROYA: Your Honor, may I advise the 13 MS. GUTIERREZ: It would start then but 13 obviously --14 Court now since I do have some things I have not been 15 THE COURT: Morning, afternoon? 15 able to -- I have not spoken with Mr. Urick or my 16 MS. GUTIERREZ: I've put ten o'clock in the client in a few days. So I would like to contact my client. He was very upset when he left the court 17 morning. 18 THE COURT: Very well. Do you have a court today. I believe that there is probably several 19 appearance, Ms. Benaroya, that would conflict with matters that he would like to (inaudible). 20 your appearing on Wednesday at ten or ten-thirty? 20 THE COURT: Yes, you certainly may discuss 21 MS. BENAROYA: That would on the 16th of 21 that matter with him. 22 February, I don't have a court appearance. MS. BENAROYA: I also believe that he is 22

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25

1 MS. BENAROYA: I'm involved in a case that 2 is going to in Anne Arundel County, a civil case that 3 is taking up a bit of my time. I can make myself 4 available to be here. THE COURT: We have have a library here if 6 that's where you would like to go while you await Ms. 7 Gutierrez calling. There is a library across the 8 street on the 6th floor. We could let you sit there 9 and work. I can also tell you that we would 10 accommodate you in any other like circumstance, as 11 long as you were nearby on Wednesday at that time. 12 Would that satisfy you, Ms. Gutierrez? MS. GUTIERREZ: Yes, it does and I'll do 13 14 better. I'm sure I will know by Tuesday night. That 15 way just I will let her know Tuesday. 16 THE COURT: For the record, I'm putting the 17 bathroom note in the court file, and with that said I 18 think we have accommodated counsel in that regard 19 and, again, Ms. Benaroya, I thank you very much for 20 your appearance and, in fact, I'm glad you did come 21 because it did serve to clarify you were instructed 22 not to speak to Mr. Urick and the reason you were 23 asked not to speak to Mr. Urick at the time we did 24 not know whether he might not be sequestered. So

25 that's not going to happen and so that no longer is

THE COURT: Do you have any other matters

24 that would interfere with your appearance for which a

25 court summons or subpoena would not help you?

23

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1 talked to him about. The only thing I ask is if he 2 starts to ask you questions where it's about your

23 going to want to talk to me about how long this trial

THE COURT: I don't need to know what you

3 being retained or anything like that, I would just

4 advise you --

is going to take.

MS. BENAROYA: Yes.

THE COURT: - that that would be an area

7 that we believe Ms. Gutierrez wants to talk to you

8 about and at this stage I do not believe it's

something that would cause a problem, but I would

10 like to be informed that you're about to talk to him

11 in a sensitive area, and you don't have to tell Ms.

12 Gutierrez and you don't have to tell the State. If

you would just advise me and you have numbers where I

14 can be reached.

15

18

21

MS. BENAROYA: Yes, I do.

MS. GUTIERREZ: Will you be around for a 16

17 little while now, Judge?

THE COURT: At five o'clock? I would like

not to be around but if counsel needs me to be around

20 I certainly will make myself available.

MS. GUTIERREZ: I would like to make sure

because I'm not sure Ms. Benaroya understands that

she can speak to me now, that she's not precluded

from speaking to me.

25 THE COURT: Ms. --

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	Page 184		Page 186
1	MS. GUTIERREZ: about the inquiries that	1	CERTIFICATE
2	I want to make and that was part of the reason	2	
3		3	This is to certify that the proceedings in
4	MS. GUTIERREZ: - I called her today.	4	the matter of State of Maryland versus Adnan Syed,
5		5	indictment numbers 199103042, 43, 45, 46 held on
6	Ms. Benaroya, like any witness, you have an absolute	6	February 14, 2000 were recorded by means of video
7	right to talk to Ms. Gutierrez or Mr. Urick at this	7	tape.
	point. And if you choose not to, you have an	8	I do hereby certify that the aforegoing 187
	absolute right not to talk to her.	9	pages constitute the official transcript as
10		10	transcribed by me from said videotaped proceedings to
7500	have already asked Ms. Gutierrez if she would tell me	11	the best of my ability in a complete and accurate
	why I was subpoenaed.	12	manner.
13		13	In Witness Whereof, I have hereunto
14		14	subscribed my name this 14th day of August, 2000.
1	trial.	15	
16	THE COURT: Also, may I add that as you	16	Diane R. Walker Welker Welker
12070	know as an attorney and an officer of this Court,	17	Official Court Reporter
	that you as Mr. Wilds' counsel have certain	18	,
	privileges, and please be advised he has not waived	19	
	those privileges. He's not waived those privileges,	20	
1		21	
	all right. So with that said, all right, is there	22	н
	anything further I can do?	23	
23	MS. BENAROYA: Nothing.	24	
24	THE COURT: Thank you. I want everyone and	25	"
25	I do mean everyone to have a pleasant Valentine's Day	23	
	Page 185		
1	and I will see you tomorrow at 10:30. This Court		X.
2	stands in recess.		
3	CONCLUSION OF PROCEEDINGS		
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