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1 have latitude. Your motion to limit or remove that 2 opportunity is denied. Any other motion in limine that 3 you have?

MR. URICK: What was the Court's ruling on my 5 first motion?

THE COURT: The motion to allow Ms. Gutierrez 7 or to allow her to say that the providing of an attorney is not a benefit is denied.

MR. URICK: As to asking questions concerning 10 discussions between Mr. Wilds and his attorney.

THE COURT: Mr. Wilds has a right not, a 12 privilege not to discuss or invoke his privilege not to 13 discuss with us what he may have discussed with his 14 attorney. If he chooses to invoke that right that is 15 his right to either invoke or to waive.

So, to the extent that Counsel asks a question 17 that generates that right I will remind the witness

18 that he has that right, but if he chooses to waive it 19 and tell us all about the conversations he had with his

20 attorney, he is well within his right to do so and that 21 certainly would effect whether or not Ms. Benaroya then

22 has a right to claim privilege because if he waives

23 his right and allows her to testify she certainly can

24 do so. But that is his right to invoke and I am not

1 that privilege just like I won't interfere with his

25 going to in any way interfere with his right to invoke

19

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Whether she's provided by you, by someone down 4 this block, by his mother, by the Public Defender, by

5 the State or anyone else, that is his right to choose

6 that attorney and if he thinks adequate that he had 7 five minutes to talk to her, ten minutes to talk to

8 her, two days, three weeks or a year, that again is his

9 right to make that choice to elect his attorney however 10 it is provided. Anything else?

11 MR. URICK: No, thank you.

2 right to choose his own lawyer.

THE COURT: Anything else, Ms. Gutierrez?

MS. GUTIERREZ: In light of that motion 14 Judge, then I would ask for an order precluding any

15 discussion -- I know there's been a standing one, but

16 just in abundance of caution, that there be no attempt

17 by the State's attorneys or by anyone on their behalf

18 or at the direction to speak to Mr. Wilds at all about 19 any of this.

THE COURT: That is a standing order and I

21 will reiterate that order and to the extent that we 22 will be escorting him of sorts and keeping him confined

23 I think that will address your concerns, Ms. Gutierrez. 24 When I say confined I don't mean in custody, but just

25 to make sure that he goes where he's suppose to go and

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1 does not have contact with people he's not suppose to 2 have contact with.

So, we will do that in abundance of caution at

4 this particular stage as well as reminding him that he

5 is -- and I would note as we departed yesterday he in 6 fact, stated my own rule back to me. That he should

7 not have conversations with anyone. I mean, he

8 basically said that back to me so I know he

understands. Anything further from the State

MR. URICK: No. thank you. 10

THE COURT: Anything further from the

12 Defense?

11

13

MS. GUTIERREZ: No. Judge.

14 THE COURT: All right. Now, may we bring out

15 Mr. Wilds first. I'm going to ask the assistance of

16 the Deputy Sheriff to ask Mr. Wilds -- he's seated, I

17 believe in the hallway there. Rather thin, black young

18 man about six feet or so. Ask him to step in and then

19 I'll have the jurors come in. Mr. Wilds, please

20 have a seat, please have a seat. The Court needs to

21 discuss a matter with you. Its been brought to my 22 attention that you've had contact with my jurors. I've

23 instructed you not to have contact. In fact, I've

24 instructed all witnesses not to have contact with the

25 jurors and I told the jurors not to have contact with

1 anyone. The attorneys have been told not to have

2 contact and the scenario I give is if you see the 3 jurors in the elevator or you see them in the hallway,

4 go the other way. If you see them don't speak to them

5 and if necessary look at the ceiling or look at the

6 floor and go in the opposite direction. You remember

7 me saying that, right? MR. WILDS: Yes, Your Honor. I apologize. I

9 didn't notice. I stepped out, I pulled a cigarette

10 from my pocket, I seen someone smoking, I asked them

11 for a light, as soon as I noticed it was them I turned 12 the other direction.

THE COURT: Well, evidently you've done that 14 twice now.

15 MR. WILDS: Twice?

THE COURT: Yes. And I'm going to direct you 17 now that you're going to have to get your own

18 cigarettes and your own matches.

MR. WILDS: That's fine.

20 THE COURT: Because I'm concerned that you're

21 having contact with my jurors.

MR. WILDS: That's fine.

23 THE COURT: And to ensure that you don't do 24 that you will find that you're going to be escorted in

25 and out of the courtroom, asked to sit in a particular

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Page 61	Page 63
1 place. During the lunch and recess I'd ask that you	1 MS. GUTIERREZ: Oh, brought in here.
2 get your own matches so that we don't have any	2 THE COURT: Yeah.
3 possibility that you'll be asking for or gaining	3 MS. GUTIERREZ: Because I'm willing
4 assistance from our jurors to do anything. Do you	4 THE COURT: If you want to
5 understand?	5 MS. GUTIERREZ: On the second floor I'm
6 MR. WILDS: Yes, Your Honor. I apologize.	6 willing to go if that's easier rather than
7 THE COURT: Now if I find that you have	7 THE COURT: We can do that we can do that
8 contact with my jurors again you will be in direct	8 as well. We can do that as well.
9 contempt of this Court. Do you understand?	9 MS. GUTIERREZ: Because that's easy so it
MR. WILDS: Yes, ma'am.	10 remains in the control of Ms. Sheldon. You know it's -
THE COURT: All right. Now, you do not want	11 -
2 to do that,	12 THE COURT: But the viewing room is not
3 MR. WILDS: No. ma'am.	13 available.
4 THE COURT: Because then I must have to	14 MS. GUTIERREZ: Oh.
5 fashion a remedy as to what to do with you.	15 THE COURT: That's what I was told. The tape
6 MR. WILDS: Yes, ma'am.	16 is available but the viewing room is not so that's why
7 THE COURT: Do you understand?	17 I went to get the tape.
8 MR. WILDS: Yes, ma'am.	18 MS. GUTIERREZ: Okay,
9 THE COURT: All right. Now, I'm going to ask	19 THE COURT: We have a rolling machine.
that the jurors come in. If I could have my Deputy,	20 MS. GUTIERREZ: Right.
1 if you could go across the hall and ask the jurors to	21 THE COURT: Which we can roll in here
2 return to Court.	22 MS. GUTIERREZ: That's fine.
3 (The jury returned to the courtroom.)	23 THE COURT: Plug it in and you can sit and
THE COURT: As they're coming in Mr. Wilds,	24 watch it.
5 let me also let you know that just in case there's some	25 MS. GUTIERREZ: That's fine. And in fact I
Page 62	Page 64
1 confusion, you are a witness on the stand so you can't	was unusually going to ask the Court if you'd leave
2 discuss your testimony with the State and the Defense,	2 your courtroom open because I would like to use
3 the attorneys until you are off the stand. Do you	3 THE COURT: See, but then we've got evidence.
4 understand what I'm saying? And I don't mean on a	4 MS. GUTIERREZ: Oh.
5 daily basis, I mean until your testimony is completely	5 THE COURT: In here.
6 finished, do you understand?	6 MS. GUTIERREZ: Okay.
7 MR. WILDS: Yes, ma'am.	7 THE COURT: And that's the problem because I
THE COURT: Very well. Yes.	8 have to lock away everything because we usually don't -
MR. URICK: May Counsel approach?	9 - we got the tape? Do we have the rolling machine, the
THE COURT: Yes.	10 video? Very well. Okay. All right. Anything else?
(Counsel and Defendant approached the bench	11 MR. URICK: No, thank you.
and following ensued:)	12 (Counsel and Defendant returned to the trial
THE COURT: Mr. Clerk, can you put this in	13 tables and the following ensued:)
the file, put this in the file as well. Yes.	14 THE COURT: Ladies and gentlemen, I welcome
MR. URICK: 1 just wanted to request that	15 you back to part nine. We're going to continue with
we'd be giving an order that we have access to the tape	16 the testimony. As we begin I just want to let you know
as well since we're not present at that	17 that again, we're trying very hard to keep to out
THE COURT: The playing of the tape, you	18 schedule. As we go off the schedule just know that the
mean?	19 Court is trying very hard to stay with it, but
	20 sometimes other matters dictate that we deal with them
	21 before you can come back to the courtroom. At this
	22 time Mr. Wilds, I need you to raise your right hand
and the second s	23 again. It's a new day, new tape, why don't we swear
	24 you in again.
THE COOKT. THI getting a video machine	27 Jou III uguiii.

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	Page 65		Page 6
	JAY WILDS,		Pusateri about anything, right?
	a witness produced on behalf of the State, having	2	
	already been duly sworn, testified as follows:	3	
	THE CLERK: You may be seated. Please state	1	there, right?
	your name and address for the record.	1 5	
	MR. WILDS: Jay W. Wilds, 4 Rupert Court,	6	the second of the semestry
	Apartment E, Catonsville, Maryland.		else knew ahead of time that Hae Min Lee was going to
	THE CLERK: Thank you.	1 6	be killed by Mr. Syed, right?
5		9	,
	examination of Ms. Gutierrez or by Ms. Gutierrez.	10	
11			knew ahead of time that Adnan was going to kill Hae.
12			did you not?
1.3		13	, , , , , , , , , , , , , , , , , , , ,
	that we were talking about yesterday, we went through a	14	, , , , , , , , , , , , , , , , , , , ,
	list, a whole list of things where you told the police	15	testified about this, have you not?
6	on any given occasion changed, did we not?	16	A Yes, ma'am.
7		17	Q You've given all the statements you've told
8	A Not any given occasion, but yes, some.	18	us about, right?
9	Q The answer to the question is yes it changed?	19	A Yes, ma'am.
20	A Then my answer is no.	20	Q And you've testified in a prior proceeding,
1	Q Well, sir you recall that on that list for	21	right?
2	instance whether you mentioned your good friend, Jen	22	A Right?
3	Pusateri, right?	23	MR. URICK: Objection.
4	A Yes, ma'am.	24	THE COURT: Sustained.
25	Q And at first you lied by omitting her name,	25	BY MS. GUTIERREZ:
	Page 66		Page 6
1	right?	1	Q All right. Mr. Wilds, you've told this jury
2			on Friday, six days ago that Adnan told you before he
3			did it that he was going to kill his girlfriend, right?
	spoke to her, correct?	4	MR. WILDS:
5		5	A Yes, ma'am.
6		6	Q Now, on another occasion you said that he
7		- 50	told you on the 12th, right?
8		8	A Yes, ma'am.
		9	Q All right. Now, so prior to talking to this
9			내 보고 그렇게 하는 사람들이 가는 아들에서 가는 이 전에 가장이 아니라 되었다면 하는데
0			jury six days ago you lied about that, did you not?
	and whether or not you spoke to her, you lied as to	11	A To whom? I'm sorry.
	when you spoke to her, did you not?	12	Q To anyone.
3	A No, ma'am.	13	MR. URICK: Objection.
4	Q Well Mr. Wilds, when you first spoke to the	14	THE COURT: Sustained.
	police you didn't mention her at all, right?	15	BY MS. GUTIERREZ:
5	A Correct.	16	Q Sir, would you agree that telling someone
		17	that something occurred one day and then later telling
5	Q And when you first spoke to the police you		
5		18	them that it occurred another day is not telling them
6 7 8	Q And when you first spoke to the police you	18	them that it occurred another day is not telling them the same thing.
6 7 8 9	Q And when you first spoke to the police you told them that on the 13th was the very first time that	18	
6 7 8 9)	Q And when you first spoke to the police you told them that on the 13th was the very first time that you knew anything about what might happen to Hae Min	18 19	the same thing.
6 7 8 9 1	Q And when you first spoke to the police you told them that on the 13th was the very first time that you knew anything about what might happen to Hae Min Lee, right?	18 19 20	the same thing. MR. WILDS:
6 7 8 9 0 1 2	Q And when you first spoke to the police you told them that on the 13th was the very first time that you knew anything about what might happen to Hae Min Lee, right? A Correct. Q Okay. And later and you didn't mention	18 19 20 21 22	the same thing. MR. WILDS: A Yes.
6 7 8 9 0 1 2	Q And when you first spoke to the police you told them that on the 13th was the very first time that you knew anything about what might happen to Hae Min Lee, right? A Correct. Q Okay. And later and you didn't mention	18 19 20 21 22	the same thing. MR. WILDS: A Yes. Q Is that correct? The events about which

	Cond	_	
	Page 69	1	Page 7
	acquaintance of yours have said to you, oh by the way	1	The state of the s
	this afternoon I'm going to kill my girlfriend she		you knew a whole day ahead of time that Adnan was going
3	really pisses me off?	3	to kill girlfriend, right?
4		4	and the second of the second o
5		5	
6		6	•
7	,,,	7	
8	at from Adnan Syed that day, the 13th, right?	8	A No.
9		9	
0		10	
1	told the police that it occurred on the 12th, did you	11	Q The previous evening meaning the 12th, right?
2	not?	12	A Yes.
3	A Yes, ma'am	13	Q And you would agree sir, that the 12th and
4	Q And that was a lie, was it not?	14	the 13th are two entirely different days, right?
5	A Yes, ma'am.	15	A Yes.
5	Q At least one of the stories is a lie, isn't	16	Q Now, so on the 15th of March you told
7	it?	17	Detectives McGilvary and Ritz while the tape was
8	A Yes, ma'am.	18	running that Adnan gave you a whole days notice saying
9	Q And on another occasion you told them, well	19	he was going to kill that bitch?
0	the conversations I had with Adnan Syed, they occurred	20	A No, ma'am.
	four or five days earlier, right?	21	Q No. Now sir, do you recall you did speak
2	A Yes, ma'am.	22	to them, did you not?
3	Q And let me make sure because now there are	23	A Yes, ma'am.
	new interviews. Your first, your very first interview	24	Q And they asked you these questions, did they
	occurred at a time when there was no tape recording,		not?
	Page 70		Page 72
	right?	1	A Yes, ma'am.
2	A Yes, ma'am.	2	Q And you recall telling them that Adnan told
3	Q On in the middle of the night on the 28th,		you the reason that he was going to kill her was
			because she had just broken up with him?
	right?	5	A Yes, ma'am.
5	A Yes, ma'am.	-	
)	Q And during a time when both detectives asked	6	Q And by just he mean right before then, right?
	you some of the same questions they asked you later,	7	A Maybe a week prior, yes.
	right?	8	Q Okay. A week or so before the 13th of
)	A Yes, ma'am.		January, is that right?
)	Q And during the time they took notes, right?	10	A Yes, ma'am.
	A Yes, ma'am.	11	Q That was the reason that Adnan gave you for
2	Q Okay. And on that occasion did you tell them	12	why it was he was going to kill her?
3	it occurred on the 13th?	13	A Yes, ma'am.
	A No, ma'am.	14	Q And when he used the words that bitch you
	Q Then your second interview after the tape	15	knew who he meant, right?
•	recorder got turned on did you tell them it occurred on	16	A Yes, ma'am.
	the 13th?	17	Q And when he told you that on the 12th the
	A No, ma'am.	18	police on the 12th of January the police when you
	Q And on the 15th of March did you tell them it		told them that on the 15th of March asked you, Jay, why
3	Q I I I O I O I I I I I I I I I I I I I		didn't you do something, didn't they?
3	occurred on the 13th?	20	
3	occurred on the 13th?	21	A Yes, ma'am.
3	occurred on the 13th? A I believe so.		A Yes, ma'am. O And why didn't you give Hae a heads up,
3	occurred on the 13th? A I believe so. Q Well sir, do you recall that actually on the	21 22	Q And why didn't you give Hae a heads up,
3	occurred on the 13th? A I believe so.	21 22	Q And why didn't you give Hae a heads up,

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Γ	Page 7.	3	Page 75
1)	A Yes, ma'am.	1	
12	Q Or drop an anonymous dime, right?	2	sometimes you take Jen's dog?
1 3	3 A Yes, ma'am.	3	A Yes, ma'am.
4	Q And you told them, I didn't take him	4	Q And in fact; do you recall that on the 15th
1 5	5 seriously, right?	5	of March or you don't now remember doing that, that you
0	A Yes, ma'am.	6	mentioned Jen, your very good friends dog being with
7	Q Now, also on the 15th, the first day you	7	you?
8	8 mentioned your very, very good friend Jen Pusateri,	8	A No, ma'am.
9	9 right?	9	Q So sir, when you told Jen about what Adnan
10	A Yes, ma'am.	10	said that was when?
11	Q You also told them that, oh, by the way I	11	A The 13th.
12	2 told my very, very good friend who we've already spoken	12	Q On the 13th and where?
13	to Jen Pusateri, I told her on the 12th, did you not?	13	A In front of my house.
14	A I do not recall.	14	Q In front of your house. And what time of
15	Q You described for Detectives McGilvary and	15	day?
16	Ritz that on the 12th you and your good friend Jen	16	A Late evening, 9:30, tenish.
17	Pusateri went to Gelston Park and you told her, right?	17	Q After all this happened?
18	A No, ma'am.	18	A Yes, ma'am,
19	Q You don't recall that?	19	Q So, now your story is you never gave Jen a
20	A No, ma'am. No, I'm sorry, no, that's not	20	heads up?
21	what I no, I do not recall that.	21	A Yes, ma'am.
22	Q You don't remember telling them then?	22	Q On anything that might happen to Hae Min Lee?
23	A No, ma'am.	23	A Yes, ma'am.
24	Q And so your memory is that the only thing you	24	Q Now, lets go to make sure other things that
25	told Jen occurred on the 13th?	25	you changed your story about between the 28th and the
	Page 74		Page 76
1			15th, whichever time it was.
2		2	
3		3	
4		4	O You also told them
	the tape says that you said you told her the day	5	
6		6	
7	The state of the s	7	
8		8	
. 3	no longer remember.	9	
10		10	
11	Q Yes, sir.	11	
12			you recall?
13		13	•
	Jen Pusateri Gelston Park is a place that you go to, is	14	
	it not?	15	
16	The state of the s		to the police?
17	Q Its part of a park, is it not?	17	
18	A Yes, ma'am.	18	
	Q There are trees and open space?		calls from what you could hear you thought were from
19	A Yes, ma'am.	1	Hae Min Lee's family member and the police that you
20			were at the McDonald's with Adnan, correct?
21	Q And woods?	22	The second secon
22	A Yes, ma'am.		
23	Q And in fact, you and your friend Jen go there	23	
	regularly, do you not?	24	
25	A We use to, yes.	25	Q Pardon.

Page 77 Page 79 A I believe I told them the Rolling Road 1 Q You borrowed Stephanie's car? 2 McDonald's. 2 A Yes, ma'am. Q The Rolling Road McDonald's. The same Q On a regular basis, right? 3 4 Rolling Road about which we've spoken? A Yes, ma'am. Q And you would borrow her car for your A Yes, ma'am. 5 6 Q Near the intersection of what is there Route 6 reasons, would you not? 7 400 A Yes, ma'am. A Yes, ma'am. Q And you have a friend by the name of. I think 8 9 Q Near the F & M? 9 its Christopher I Yes, ma'am. A Yes, ma'am. 10 Q Near the Super Fresh? Q And he's a student at Woodlawn, right? 11 11 12 A He was, yes. Q Above Westview Mall? Q And last year in '99? 13 13 A To the west of it, yes. 14 A No, ma'am. Q To the west of it and again to the west 15 Q He was a student when you were a student? 16 meaning further out into the county then toward the 16 A Yes, ma'am. 17 city, right? 17 Q And you borrowed his car, did you not? 18 A Yes, ma'am. 18 A Yes, ma'am. 19 Q And further out in the county then in the 19 Q And when you would borrow his car you would 20 city as to 695? 20 borrow it for your purposes? 21 A Yes, ma'am. 21 A Yes, ma'am. Q And on the 13th you had a reason to need a 22 Q That McDonald's? 22 23 A Yes, ma'am. 23 car, did you not? 24 O Not the McDonald's as we've discussed before A Yes, ma'am. 25 that sits slightly to the west of the Best Buy? Q You needed to get to the mall, did you not? Page 78 Page 80 A No, ma'am. A Yes, ma'am. 1 Q No. You gave them, excuse me, the specific Q You needed to go to the mall to get a present 2 3 for your girlfriend who's birthday it was, did you not? 3 location of the McDonald's near Rolling Road? A I believe so. A Yes, ma'am. Q And that McDonald's is pretty close to the Q And when you needed a car you asked to borrow 6 intersection of Route 40 and Rolling Road, is it not? 6 one, did you not? A Yes, ma'am. A Sometimes. Q Sometimes and you've previously borrowed Q It would be on the eastern northern part of 9 the intersection, right? 9 Adnan's car, did you not? A Yes, ma'am. 10 A Yes, ma'am. 10 Q Okay. You told them that that's where you 11 Q Your acquaintance? 11 A Yes, ma'am. 12 were when you heard the calls, is that right? 12 Q The person you knew was friends with A Yes, ma'am. 13 13 Q Now, the cell phone about -- you don't own 14 Stephanie, your girlfriend, right? A Yes, ma'am. 15 your own cell phone, right? 15 O And you've previously borrowed other people's A No, ma'am I do not. 16 16 17 cars when you've needed them, have you not? 17 Q Like you don't own your own car? A Yes, ma'am. 18 A Yes, ma'am I do. 18 19 Q And when you asked to borrow a car most 19 Q Well, now you do. 20 A Yes, ma'am. 20 people you ask tell you yes, do they not? 21 Q But back then you didn't, right? 21 A Yes, ma'am. 22 A No, ma'am. Q And sir, on that day the 13th you were still 23 Q And so you borrowed other people's cars, did 23 girlfriend and boyfriend with Stephanie, correct? 24 A Yes, ma'am. 24 you not? Q But you couldn't borrow her car to get her A Yes, ma'am.

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	Page 8	31	Page 83
1	gift, could you?		1 A Yes, ma'am.
1 2	A No. ma'am.		2 Q That's what you first told them, correct?
3	Q That wouldn't look right, would it?	1 3	3 A Yes, ma'am.
1 4	A No, ma'am.	4	4 Q And you told that the first time before this
1 5	Q It wouldn't sound right, would it?	1 3	5 two hour pre-interview, right?
6	A That's an opinion.	1	6 A Yes, ma'am.
17	Q Well you didn't want to admit to Stephanie	1 7	7 Q And you also told them that after the tape
8	3 that you waited to the day of her birthday to go get	1 8	8 recorder that day was turned on, isn't that right?
9	her gift, did you?		9 A Yes, ma'am.
10	A That did not bother me.	110	10 Q It wasn't until the 15th of March that you
11	MR. URICK: Objection.	13	11 told them otherwise.
12	THE COURT: Overruled.	12	12 A Yes, ma'am.
13	BY MS. GUTIERREZ:	13	13 Q Because on the 15th of March you said, oh, I
14	Q You didn't want her to know that, did you?	14	14 lied to you about why I borrowed the car, I didn't
15			15 really need to borrow the car, Adnan gave me the car
16	A I had just been paid.		16 because he needed a favor from me.
17		17	
18	time you spoke to then that you borrowed Adnan's car	118	
19		119	
20		20	
21			them was that he needed you to have the car, right?
22		22	
	you not?	23	
24		1	24 own purposes, right?
25		25	
	Page 8	2	
1	asked you about this person, did they not?		Page 84 1 Q And you told them that the cell phone was
2			2 just in the glove compartment at first, isn't that
3			3 correct?
100	not?	4	
5			5 Q But later on the 15th you told them that he
6	Q Yes, and you didn't correct them, did you?		6 asked you to hold the cell phone so he could contact
7	A No. ma'am.		7 you, did he not?
8	Q They could call him Adnar for all you cared,	8	
	couldn't they?	9	
	A Yes, ma'am.	1	o did you not?
10			
11	Q It didn't matter to you, did it?	11	
12	A No, ma'am.	12	
13	Q And they kept asking about this person, did	13	The state of the s
	they not?	14	
15	A Yes, ma'am.		5 did you?
16	Q And you first told them that given that your	16	
	reason for borrowing the car was related to your	17	Comment of the party of the par
	girlfriend, they asked you about the cell phone, did	1	8 number, did you?
	they not?	19	
20	A I believe so.	20	F
21	Q And you told them he left the cell phone in	1	1 not?
22	the car, did you not?	22	
23	A Yes, ma'am.	23	
24	Q But that you were really borrowing the car	24	
	for your own purposes, isn't that correct?	25	5 Q You had to put the phone up to you ear to

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1	hear any sound emanating from it, did you not?	1	Page 87 Q And when you first offered that information
-2		2	2 you told the police that you and Adnan in the car and
3			the phone were at the McDonald's, right?
	instance out here and hear the words coming out of it,	4	
	could you?	5	
5		6	
7	Q You had to put it up to your ear, right?	7	
8			8 the McDonald's, I lied, right?
9		9	
10		10	
11	A No, ma'am.	11	
12	Q There wasn't any place to plug it in a make	12	
	it a speaker phone, was there?	-	occurred while I was at my friends, Christa Vincent's,
14	A No, ma'am.		correct?
15	Q So that you could hear it from afar?	15	
		16	
16		17	
17			
		18	
	,	19	
20		20	The state of the s
21	The state of the s		right?
22	1	22	
23		23	
			had already been asked about the phone numbers, had you
25	A No, ma'am.	25	not?
	Page 86		Page 88
1	Q Not a speaker, right?	1	A Some of them, yes.
2	A No, ma'am.	2	Q Okay. And you had been asked and told, Mr.
3	Q Not a plug in mechanism, right?	3	Wilds it just doesn't match, had you not?
4	A No, ma'am.	4	A Yes, ma'am.
5	Q Not a microphone?	5	Q But you still had not been arrested, had you?
6	A No. ma'am.	6	
7	Q Not anything to augment the audibility, the	7	Q You had not been detained, had you?
8	hearability of that phone, right?	8	
9	A Correct.	9	Q And you were never with being arrested, were
0	AND COMMITTED TO THE CO	10	you?
	day, did it? Nobody else came in and changed the phone		
		12	
3		13	
4		14	and the same of th
		15	
		16	
6	-21	17	
7		18	
8			and took you to police headquarters they threatened you
9			
			with arresting you, did they not?
1		21	
2		22	
	Service Company	23	
	1. 1 6 77 16 1 1 6 11 -1-1-0	24	Q That it was possible that you would get
	The second secon		arrested, right?

_	Co	nden	selt! M
	Page	89	Page 9
	1 A Yes, ma'am.	1	A No, ma'am.
	2 Q And that wasn't the first time that you had	1 2	Q Well, where ever it was that you threw away
	3 worried about getting arrested for this offense, was	3	you did that, did you not?
	4 it?	4	A Yes, ma'am.
	5 A Yes, ma'am.	1 5	Q And you were concerned about evidence, were
-	6 Q Well Mr. Wilds, you've told before that you	6	5 you not?
,	7 threw away your clothes because you were concerned what	7	A Yes, ma'am.
-	8 they might show, right?	8	Q And you were concerned that evidence might
*	9 A Yes, ma'am.	9	
1(0 Q The dirt, right?	10	A Yes, ma'am.
1	1 A Yes, ma'am.	11	Q You weren't hiding from your mother, were
12	2 Q Evidence of things?	12	you?
1:	3 A Yes, ma'am.	13	A No, ma'am.
14	4 Q And that concerned extended to your pants?	14	Q You weren't hiding your clothes from your
15	5 A Pardon me. I couldn't hear you, I'm sorry.	15	mother or grandmother, were you?
16	6 Q That concern extended to your pants?	16	
17		17	
18	8 Q And your boots?	18	
19	9 A Yes, ma'am.	19	Q Or from your neighbors?
20		20	
21		21	
22		22	
23		23	
24		24	
25		1	friend, Jen Pusateri on whatever might you did and you
7 8 9 0	A Yes, ma'am. Q The one you wore over your clothes when you went outside, right? A Yes, ma'am. Q And you threw all that away, did you not? A Yes, ma'am.	3 4 5 6 7 8 9	Q And you did it because you were afraid of what that evidence might reveal, were you not? A Yes, ma'am.
2		12	
3			afraid of being arrested, were you not?
4	1 1 1 1 1 1	14	A No, ma'am.
5		15	Q And when you lied to the police about where
6		170.00	you were when you saw the trunk pop and put it in an
	house, right?		entirely different location it was because you were
		344.3	- 100 NO. 100 N
3		4.75	afraid, were you not?
9		19	A Some of it, yes.
0		20	Q Yes. And the things that you were afraid of
1	Q Or at a dumpster at Westview Mall, right?	200000	was something that might connect you to a crime,
2			correct?
3	Q Or at the dumpster near the Super Fresh?	23	A Some of it, yes.
4	A No, ma'am.	24	Q You had discussions with your very good
5	Q Or at the dumpster near the Pet Smart?	25	friend, Jen Pusateri about what the videos at Best Buy

	Cond	ens	SCILI
	Page 93		Page 95
1	might show, right?	1	Min Lee, right?
2	A I told her it didn't concern me.	2	
3	Q And out of that fear you didn't tell the	3	Q And that when you first spoke to Detective
4	police about a place that had videos that might show	4	McGilvary before the recorder was ever turned on the
5	what happened on January 13th because you were afraid,	5	28th you told them, I've got nothing to do with this.
6	right?	6	right?
7	A Yes, ma'am.	7	1.0
8	Q You lied to them, right?	8	
9	A Yes, ma'am.	9	
10		10	
11	right?	11	
12	A Where they would feel uncomfortable.	12	
13	Q Where they would feel?		girlfriend who he just broke up with he asked me to
14		14	help him bury the body, but I said, no, right?
15	Q They would feel comfortable?	15	
16		16	
17	Q Uncomfortable. The police?	17	that he popped his trunk and he showed me the body,
18	A Yes, ma'am.	18	right?
19	Q That you thought they would feel	19	
20	uncomfortable down on Edmondson Avenue?	20	
21	A Yes, ma'am.	21	faced down.
22	Q Where ever it was located?	22	
23	A Yes, ma'am.	23	
24	Q And so your decision to lie about it Mr.	24	
25	Wilds, you would have us believe was unconnected to	25	Q Is that right?
	Page 94		Page 96
1	your fears about the video cameras that you discussed	1	A Yes, ma'am.
2	with your good friend, Jen Pusateri?	2	Q Blue was your choice, right?
3	A Not totally, no.	3	A Yes, ma'am.
4	Q So, it was a little connected, was it not?		Q And then I just merely followed Adnan over.
5		4	Q rind then I just merely followed ridinal over.
2	A That had something to do with.	5	
6			A I believe so.
6		5	A I believe so.
6	Q It was connected to your fear about what those video cameras might show, right?	5	A I believe so. Q Okay. And that although he asked for my help I didn't give it.
6	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am.	5 6 7	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am.
6 7 8 9	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am.	5 6 7 8 9	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything?
6 7 8 9	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th,	5 6 7 8 9	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am.
6 7 8 9	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have	5 6 7 8 9	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing.
6 7 8 9 10	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am.	5 6 7 8 9 10 11	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am.
6 7 8 9 10 11 12	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March	5 6 7 8 9 10 11	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him.
6 7 8 9 10 11 12 13	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right?	5 6 7 8 9 10 11 12 13	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am.
6 7 8 9 10 11 12 13 14	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so.	5 6 7 8 9 10 11 12 13 14	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it.
6 7 8 9 10 11 12 13 14 15	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th	5 6 7 8 9 10 11 12 13 14 15	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am.
6 7 8 9 10 11 12 13 14 15 16 17	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th you really were no longer concerned about those video	5 6 7 8 9 10 11 12 13 14 15 16 17	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am. Q And incidentally, you showed them where the
6 7 8 9 10 11 12 13 14 15 16 17	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th you really were no longer concerned about those video cameras, were you?	5 6 7 8 9 10 11 12 13 14 15 16 17	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am. Q And incidentally, you showed them where the car was, right?
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6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th you really were no longer concerned about those video cameras, were you? A No, ma'am. Q And you were no longer concerned about what	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am. Q And incidentally, you showed them where the car was, right? A Yes, ma'am. Q You showed them where the trunk pop was down
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th you really were no longer concerned about those video cameras, were you? A No, ma'am. Q And you were no longer concerned about what they might show if they had been viewed on the 13th,	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am. Q And incidentally, you showed them where the car was, right? A Yes, ma'am. Q You showed them where the trunk pop was down on Edmondson Avenue, right?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th you really were no longer concerned about those video cameras, were you? A No, ma'am. Q And you were no longer concerned about what they might show if they had been viewed on the 13th, right?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am. Q And incidentally, you showed them where the car was, right? A Yes, ma'am. Q You showed them where the trunk pop was down on Edmondson Avenue, right? A The displaying of the body?
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q It was connected to your fear about what those video cameras might show, right? A No, ma'am. Q The day that the video cameras might have been running, the only day of concern was January 13th, right? A Yes, ma'am. Q And you never spoke of Best Buy until March 15th, right? A I believe so. Q You didn't when you spoke on March 15th you really were no longer concerned about those video cameras, were you? A No, ma'am. Q And you were no longer concerned about what they might show if they had been viewed on the 13th,	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A I believe so. Q Okay. And that although he asked for my help I didn't give it. A Yes, ma'am. Q In that he did everything? A Yes, ma'am. Q I did nothing. A Yes, ma'am. Q I didn't go with him, I didn't assist him. A Yes, ma'am. Q I just watched him do it. A Yes, ma'am. Q And incidentally, you showed them where the car was, right? A Yes, ma'am. Q You showed them where the trunk pop was down on Edmondson Avenue, right?

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Γ	Page 97		Page 99
1	01 1 1 1 1 1 1 1 1 1 1	1	Q And you didn't tell them that after the tape
2		2	recorder got turned on, did you?
3	7 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	3	
4	Q No. So, you didn't have to show them that	4	Q And you didn't tell them that after you
4	location, right?	1 5	requested the tape recorder be turned off so that you
6	and the same of th		could ask about a lawyer, did you?
7	Q Not that day?	1	A No, ma'am.
8		8	Q And you didn't tell them after the tape
9		9	recorder got turned on still on the 28th, right?
10		10	
11	O Much later?	11	Q You kept that to yourself?
12	A Yes, ma'am.	12	
13	755 - 100 -	13	
14		14	
15		115	
16		1	aware sir, then that Adnan Syed had been arrested, were
17			you not?
18		18	A Yes, ma'am.
19		19	Q You were aware that he was being held in
	you were asked to do that?	20	custody based on the accusation, were you not?
21	A Yes, ma'am.	21	A No, ma'am.
22	Q And lets get back to the 28th before the tape	22	Q No. You weren't being held in custody?
	recorder is turned on you told them, I had nothing to	23	A No, ma'am.
		24	Q And you were no longer so afraid, were you?
	do with it, he did it all, isn't that right? A Yes, ma'am.	25	A Yes, ma'am, I was.
25		23	
	Page 98	١.	Page 100
1	Q That you turned down any offer turned down	1	Q You were afraid of being arrested?
	any request to assist, right?	2	A Yes, ma'am.
3	A Yes, ma'am.	3	Q Yes. And that was still hanging over your
4	Q And you didn't tell them about the shovels,	1	head?
5	right?	5	A Yes, ma'am.
6	A No, ma'am.	6	Q When they threatened you about being arrested
7	Q You didn't tell them that they were your		on the very first occasion they made it clear that
8	shovels, did you?	8	there was a way out of the arrest, did they not?
9	A No, ma'am.	9	A No, ma'am.
0	Q You didn't tell them that the shovels were	10	Q Well, they made it clear, did they not that
1	from your porch on your house?	11	if you talked to them and you were forthcoming they you
2	A No, ma'am.	12	had nothing to fear, did they not?
3	Q Or that you all detoured to your house?	13	A Yes, they told me that.
4	A Detoured?	14	Q And you got it, didn't you?
5	Q From where you were going?	15	A No, ma'am. I didn't believe them.
6	A No, ma'am,	16	Q Well, you then talked to them, did you not?
7	Q You didn't tell them that? And you didn't	17	A Yes, ma'am.
8	tell them that you were concerned about fingerprints on	18	Q After the threat, right?
	those shovels that came from your porch that belonged	19	A Yes, ma'am.
	to you such that you want back and got them out of the	20	Q After the reassurance, right?
0		21	A I didn't take it as reassurance.
	dumpster to wipe off the fingerprints, did you?	41	
1	dumpster to wipe off the fingerprints, did you?		O But you chose to talk to them?
1	A No, ma'am.	22	Q But you chose to talk to them? A Yes, ma'am.
1 2 3			Q But you chose to talk to them?A Yes, ma'am.Q At a time when there was no tape recorder on,

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		Page 101		Page 103
i	A	Yes, ma'am,	1	1 Q And it was in the middle of late
2		And you chose to lie, did you not?	2	2 afternoon, right?
3		Yes, ma'am.	3	
4		About a number of things?	4	Q 3:30, four o'clock, something like that?
5		Yes, ma'am.	5	
6		Okay. The chronology of events?	6	
7		Yes, ma'am.	7	
8	0	Where things occurred such as the trunk pop?	8	8 Q And you left by yourself?
9		Yes, ma'am.	9	9 A Yes, ma'am.
10	0	Where you were at any given time?	10	Q You still talk to Christa Vincent now?
11		No, ma'am. Not at any given time.	11	A Yes, ma'am.
12		Whether or not well, you lied about where	12	Q She was there
13		were when the trunk pop was, right?	13	A Yes, ma'am.
14		Yes, ma'am.	14	Q In her own house?
15	Q	You lied about that?	15	A Yes, ma'am.
16		Yes, ma'am.	16	Q And that you may have smoked weed?
17	Q	You lied about the McDonald's, right?	17	7 A Yes, ma'am.
18		Yes, ma'am.	18	Q Because that would not have been abnormal
19	Q	You tell us that's a lie, right?	19	A No, ma'am.
20		Yes, ma'am.	20	Q For you to do, right?
21	Q	They didn't make you lie, did they?	21	A No, ma'am.
22		No. ma'am.	22	Q In the middle of the afternoon?
23	Q	You chose to lie, did you not?	23	A In the evening, yes.
24		Yes, ma'am.	24	Q In the evening. Well you said again you went
25	Q	You lied about Christa Vincent, did you not?	25	back in the evening?
		Page 102		Page 104
1	Α	Yes, ma'am.	1	
2		In fact, about Christa Vincent on the 15th	2	
		said, by the way we were at Christa Vincent's when	3	determine appeared to be from Hae Min Lee's family,
		I you we were at McDonald's, right?		right?
5		No, that was not my statement.	5	
6		Pardon.	6	Q And from the police, right?
7		That was not my statement.	7	A CONTRACTOR OF THE PROPERTY O
8		That wasn't your statement?	8	
9		No, I did not say oh, by the way we were at	9	
		onald's or	10	
1		But that was the information you conveyed,	-	it not?
	-	t not?	12	
3		Yes, ma'am.	13	
4		You were correcting the earlier lies?		them about you smoked weed, right?
5		No, ma'am.	15	
6		At some point sir, you told them that you	16	
		to Christa Vincent's place that day, did you not?		it actually was the second one in the evening on the
8		Yes, ma'am.		15th of March, did you not?
		And you did, didn't you?	19	The state of the s
9		Yes, ma'am.	20	
0		You went in the afternoon all by yourself,	100	you?
1	2000	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	22	A STATE OF THE STA
		ou not?	23	
3		Yes, ma'am.	24	
4		Adnan wasn't with you, was he? No, ma'am.	25	
5				

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	Page 10:	5	Page 107
1	A We're acquaintances, we're not friends	1	Christa Vincent, did you?
1	2 anymore.	2	A No, ma'am. No, ma'am.
1	3 Q You described as a friend back then, did you	3	Q You've told us that you then went on a search
1	4 not?	4	for more marijuana, did you not?
1	5 A Yes, ma'am.	5	A Yes, ma'am.
1	6 Q As a person you visited on a regular basis?	6	Q That's why the calls to Furlow?
1	7 A Yes, ma'am.	17	A Yes, ma'am.
İ	Q And you considered both her and her boyfriend	8	Q Your friend?
1	9 friends?	9	A Yes, ma'am.
10		10	Q A call you made?
1		11	A Yes, ma'am.
1.	A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12	Q For the specific purpose of locating
13		1	marijuana?
14		14	A Excuse me, yes, ma'am.
13		15	Q To smoke?
16		16	A Yes, ma'am.
	basis, did you not?	17	Q Then?
18		18	A Yes, ma'am.
15		19	
	regularly, did you not?	20	A Yes, ma'am.
21		21	Q On the 13th?
22		22	A Yes, ma'am.
23		23	Q And your calls
24		24	THE COURT: Ms. Gutierrez, I think we're
123	sometimes you did not?	25	going to stop there because this is a good spot, we're
	Page 106		Page 108
1			talking about the 13th and the issue of the smoking of
2		1000	marijuana is a good place pause
3		3	MS. GUTIERREZ: Yes.
4		4	THE COURT: Because that way we can pick up
5			with. Ladies and gentlemen we are going to take a
6	· ·	2000	lunch and recess at this time. I'm going to advise you
7			that as you get ready to leave I'm reminding you to
8			leave your note pads face down on your chairs, they
9			will be secured in the lunch and recess. I'm going to
10			ask that you not talk to anyone during the recess about
	smoked with?		this case or amongst yourselves about the testimony.
12	A Sometimes.	12	I ask that you do as you've been asked to. If
13	Q And you liked to do it, did you not?		anyone tries to approach you or talk to you about this
14	A Yes.		case that you let the Court know either through the
15	Q And you did it at least sometimes on a		staff, the courtroom clerk, the Deputy Sheriff or my
	regular basis, did you not?		law clerk and I also would appreciate your being
17	A Yes, ma'am.		advised that I've instructed all witnesses not to have
18	Q And sometimes that regular basis included		any contact with you. So if you do see them in the
VSAIR.	doing it even more then once a day, is that right?		hallway and they look at the ceiling or look at the
20	A Yes, ma'am.	11/100	floor, go in the opposite direction, catch the next
21	Q And this day, the 13th of January in regard		elevator, it's because they're abiding by my request
22	to your smoking weed wasn't much different then other		not to have any contact with you. That contact extends
23	days, was it?		to Counsel for the State and for the Defense and any
24	A Then what others?		individuals working for them or working with them with
25	Q Well, you didn't smoke it just that once with	25	this case.

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1	At this time ladies and gentlemen, I'm going to	1	witnesses we can try to get here, but if we should be		
,	ask that you go to lunch, go with Ms. Connelly who's	2	stuck on Monday without a witness I just want the Court		
	going to walk you around to the jury room at this time	3	to understand that this is something, she's asking for		
1	and we're going to return with this case Counsel,	4	special consideration. She has been here upwards of		
	I'm advising you 1:30. It is now 12:40, 1:30, 1:30.	5	eleven hours already in this trial.		
	(The jury was excused from the courtroom.)	6	and the second s		
	(At 12:40 p.m., a luncheon recess was taken.)	7	have?		
	MS. GUTIERREZ: Can we see you about that?	8	MS. MURPHY: Four.		
	THE COURT: Well, all right. 1:45?	9	THE COURT: So, today is Friday, I can tell		
	MS. GUTIERREZ: No. Judge in light of the	10	you we're going to come back at two o'clock, I doubt		
	previous - THE COURT: How about two o'clock?	11	that we'll get through with Mr. Wilds, but even if we		
	MS. GUTIERREZ: Yeah, because we have to	12	do I doubt that there's a problem with calling Ms.		
	review the tape and	Albano.	Vincent and if there is, how long do you expect Ms.		
	THE COURT: All right. Two o'clock, ladies		Vincent on direct?		
	and gentlemen, two o'clock. Thank Ms. Gutierrez for	15	MS. MURPHY: I wouldn't expect more then a		
	the extra time for lunch. All right. Two o'clock.	100	half hour, forty minutes.		
	Yes.	17			
	MR. URICK: A scheduling matter that we would	18			
	like to bring to your attention	19	some day after Monday.		
	THE COURT: Yes.	20	MS. MURPHY: That's currently what we've		
	and and the property of the state of the sta	21			
	THE COURT: Before you do that. Mr. Wilds,	1	any difficulties and I just wanted to inform you.		
	I'm going to ask that the Sheriff escort Mr. Wilds to	23	THE COURT: Thank you for advising, Ms.		
	the hallway at this time and see that he gets on his	-	Murphy. You can note that I'm sure that you could call		
	way, but I'd ask that you wait until the hallway is		three witnesses and if we finish early on Monday we can		
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1	cleared of the jurors before he's permitted to leave.	1	always discuss jury instructions or any other things		
	Yes.	2	that we can discuss. I'm sure they'll be an abundance		
3	THE COURT: Mr. Wilds, the Sheriff is going	3	of things that we could discuss before the Defense		
	to show you where you are to be after the luncheon	4	would have an opportunity to put on one if they choose		
	recess. It is not where you have been in the past.	1	to put on a defense.		
	You must go there and the Sheriff will come and get you	1	MS. MURPHY: Thank you, Your Honor.		
	when we need your testimony at two o'clock, do you	7	THE COURT: So, if we even get to the point		
	understand?	8	where they would put on a defense because we don't even		
,	SHERIFF: (inaudible)?	1	know that yet. All right. This Court will stand in		
)	THE COURT: Pardon.		recess.		
		11	MS. GUTTERREZ: What if anything do we have		
			to do to review the tape?		
	retrieve those items and then he's going to show you	13	THE COURT: Just plug it in. I'm going to		
	where you are to wait. All right. Very well. You may		instruct Ms. Connelly to just make sure that the		
	14 4 -4 100 11 1 11 11 1	C	machine is rolled up here to the front and the Court		
	scheduling situation or problem?	1000			
	MR. URICK: Ms. Murphy will fill you in.	17	that if you need to call down and have someone sit in		
		18	the courtroom while you go to lunch, someone needs to		
	MS. MURPHY: Well Your Honor, one of our	-	be here, we have evidence.		
	witnesses, Ms. Vincent has a test scheduled Monday	20	THE CLERK: I have my lunch here, I'll just		
		SERVICE I	stay here.		
	afternoon, this is not a regular school exam, it's a different type of test that was scheduled months in	22	THE COURT: Do you have a problem with that?		
	different type of lest that was scheduled months in	44			
	- Manual - Included a control of the Control of th	22	THE CLERK: No I don't		
-	advance and costs as I understand it a significant	23	THE COURT. You can get your lunch in here		
	- Manual - Included a control of the Control of th	24	THE CLERK: No, I don't. THE COURT: You can eat your lunch in here. Very well, this court will stand in recess then until		

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1	two o'clock.		then that number. So, anyway we asked and the clerk				
2		1	enabled us, we went and got that to see if in fact				
3		3	there was some other entry of some other date that				
4	, , , , , , , , , , , , , , , , , , , ,	4	permits the second the				
5	THE COURT: Are we going to need to discuss	5	processing and the second and the se				
6	anything before Mr. Wilds comes out?	6	, i a processing the				
7	MS. GUTTERREZ: Yes.	7	only entries on 1/4 and 1/4, 2000 that what's called a				
8	THE COURT: All right. So after Mr. Syed	8					
9	gets here but before Mr. Wilds?	9	disposition, but that it was postponed and reset.				
10	MS. GUTIERREZ: Yes.	10	Judge, we knew about the 1/4 date and I knew				
11	THE COURT: Very well. Thank you. All	11	before looking at that tape that nothing would appear				
12	right. Ms. Gutierrez, you had a matter?	12	but Mr. Urick wasn't here at the time so I was unable				
13			to ask him. But I knew from my own personal knowledge				
14	break we had an opportunity to view the tape that was	14	that Mr. Wilds didn't appear that day that there was				
15	brought up and as I understand it and I don't have any	15	nothing called on Judge McCurdy's because as you can				
	personal knowledge, I don't know how the court reporter	16	imagine I was awaiting that day knowing this trial was				
17	locates a specific tape but having dealt with it before	17	coming up to find out what, in fact happened to Mr.				
18	there's some system that they pull up the number and	18	Wilds but I was not surprised to learn that in fact he				
19	the name you can locate. The tape that was sent up	1	got it postponed without anybody appearing. Mr. Urick				
20	because all that it covers is really the hearing that	20	confirmed that for me. We did glance through the tape				
21	took place on the 7th of September before Judge McCurdy	21	of 1/4. There's nothing that signaled to be Mr. Wild				
22	during which Mr. Urick was present, Ms. Benaroya was	22	and that didn't occur. I walked down learning, after				
23	present, Ms. Murphy came into the courtroom but didn't	23	learning from Mr. Urick that the way that it happened				
24	sit at the trial table, Mr. Wilds was present and that	24	was that Mr. Urick had a conversation with Judge				
25	is in fact that I viewed before. It is what they keep	25	McCurdy in which he requested that Judge McCurdy speak				
	Page 114	Page 116					
1	calling, you know, the plea. All that happened on	1	to this witness including the offer essentially of				
2	that tape was Judge McCurdy asking Mr. Wilds, you know	2	Judge McCurdy determining if, in fact Mr. Wilds wanted				

3 the plea litany questions as a predicate to taking the 4 plea. Then there was a short discussion because, of 5 course Judge McCurdy recognized it wasn't a plea, he 6 couldn't enter a verdict and between Judge McCurdy and 7 the clerk with some input from Mr. Urick about what to 8 call it since it was a plea and then the setting of a 9 date for the further hearing on 1/04, 1999. Now we knew about that and Judge, it was my 11 recollection, but we sought and with the clerk's 12 assistance we obtained the court file that is the only 13 court file that I know of in existence regarding Mr. 14 Wilds and his charge. I will note that that court file 15 took us a while to locate because the number on the 16 plea agreement which is the only number that there is, 17 is not the number assigned to the criminal information 18 here and for whatever reason --19 THE COURT: Is it the number that I gave --20 that was given to us to locate the file? MS. GUTIERREZ: That's not the number on the 21 22 plea agreement. 23 THE COURT: No, it's a different number then

24 the number that was given out loud in Court for the --MS. GUTTERREZ: Yes, it's a different number

3 to withdraw the plea. That's a surprise to us Judge, 4 and if those are --THE COURT: Wait, when did this conversation 5 6 happen? 7 MS. GUTIERREZ: 1 don't know. 8 THE COURT: But you're offering that there 9 was such discussion? MS. GUTIERREZ: Well, Mr. Urick offered that 10 11 to me. THE COURT: When? 12 13 MS. GUTIERREZ: Just now. I inquired, you 14 know how is it that in my attempt to locate the tape of 15 this proceeding having all other efforts exhausted I 16 turn to Mr. Urick and asked some questions and he 17 answered them and the information he conveyed was that 18 they way it happened was that he asked Judge McCurdy to 19 have a conversation with Mr. Wilds and that that 20 included and, you know that in case Mr. Wilds wanted to 21 withdraw the plea. Now, I didn't ask when that occurred because he 23 already told us whatever occurred, occurred sometime in 24 September and obviously this conversation took place

25 some time before then. Judge, I then walked down to

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1 Judge McCurdy's intending to ask Judge McCurdy if he

2 had any recollection or any indication of the date or

- 3 how or what, anything that happened since to my way of
- 4 thinking which, you know I certainly could be wrong,
- 5 but it is such an unusual event to occur I can not
- 6 imagine a Judge having been asked to inquire as to
- 7 whether somebody wanted to withdraw a plea or not, that
- 8 such a conversation would not have taken place on the
- 9 record. Whether it took place in a courtroom or in a
- 10 Judge's chamber and could not imagine that such a
- 11 conversation could take place without notice to the
- 12 lawyer even if the lawyer or without appointment of
- 13 another lawyer for that to happen.
- But what I discovered was a note on Judge
- 15 McCurdy's courtroom and chambers that made me think, it
- 16 appeared that he was not here. I just noticed that his
- 17 docket was being called over the Mitchell Courthouse in
- 18 front of Judge Quarles and I asked the clerk and he
- 19 again, graciously assisted us in discovering that in
- 20 fact, Judge Quarles is calling Judge McCurdy's docket,
- 21 Judge McCurdy is not here.
- So, I haven't been able to go any further, but I
- 23 will tell you, you know now I have even greater
- 24 concerns. I haven't had an opportunity to ask Mr.
- 25 Urick any other questions about it, but certainly lots

23 you have two attorneys or two individuals at trial

20 notice. You know, I now regret --

24 table. MS. GUTIERREZ: Yes, Judge.

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1 of questions are now raised that I think are 2 significant issues.

In the first case we maintain that Mr. Urick 4 deciding and providing a lawyer for the witness was an

- 5 unusual event and we know and have not been put on
- 6 notice of any other intervening event that might
- 7 trigger the lawyer who chose the lawyer for this
- 8 witness. Going to a Judge after that lawyer has 9 represented the witness in what they report to be a
- 10 plea litany continued to call a plea agreement that the
- 11 Judge who took that plea agreement with that lawyer
- 12 present, allowed that lawyer to act would then be asked
- 13 to hold a conversation with a witness who's represented
- 14 with counsel, that included an inquiry regarding 15 whether or not the client wanted to continue with the
- 16 plea. That's certainly relevant to all of the issues
- 17 that concern us. What was the bargain, how fluid was
- 18 his plea agreement, who was in control of it and of
- 19 course, Judge it's out contention that Mr. Urick was
- 20 always in control and this certainly seems to support
- 21 itself. It makes that hearing critical to us and Mr.
- 22 Urick has told us it occurred, it doesn't appear to be
- 23 on any record, we're sort of at a wall. I don't know
- 24 where else to go.
 - Obviously, I will continue to seek information

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Page 120 THE COURT: One of them you asked if they

THE COURT: Ms. Gutierrez, before you go any

1 from Judge McCurdy when Judge McCurdy is available and

2 Judge, he's already gone on our witness list and I

3 don't know where it will lead. I am concerned and it's

4 certainly something that I will be entitled to ask this 5 witness about. I'm entitled to know about it before I

6 ask any, you know scratch at the edge's to see what's

7 safe before deciding whether it's worth it to go after.

9 nothing and Judge, everything unusual has happened

12 under a non-existent number, a hearing that was suppose

I'm scared Judge, to go after anything else

15 without knowledge on which to base it. I think I'm

16 entitled to not just have to scurry around the edges

17 and then see, is this safe, can I take another little

18 baby step. My client is entitled to the best that I 19 can do, whatever that it is and I'm entitled to be on

22 further I have a question and I hate to be rude, but

8 It sure as hell appears to be worth it, but I know

10 about this case. We couldn't find the case, we

11 couldn't find a court file, it turns out it's filed

13 to have occurred doesn't appear somewhere.

2 could sit there, the other one you did not. MS. GUTIERREZ: I'm sorry, Judge. She did 3

4 remind me that I hadn't done that.

THE COURT: So, can you tell me who she is. 5

MS. GUTIERREZ: This is Kelly Parthamos. I 6

7 did introduce the Court to her last Friday, she's also

8 third year law student, she also is an assistant and as

9 the Court knows we have many different transcripts to

10 work with and that is my purpose. That they are

11 familiar with everything we locate and thereby save

12 time, then if I and asking the questions also I have to

13 flip through three different transcripts to find them

14 and so, I wasn't actually where she's here and we had

15 the Sheriff just put a chair up for her when she

16 arrived and she has reminded me that I again introduced

17 her to you and every time she writes it down I have

18 forgotten. So, I would request permission for her to

19 continue to do that.

THE COURT: She may remain, but I need you to

21 talk to her. You want to come up. MS. GUTIERREZ: Sure. 22

THE COURT: Mr. Urick. 23

24 MS. GUTIERREZ: Do you want her up too?

THE COURT: No. 25

CondenseIt! TM Page 121 Page 123 1 for have the Court find the Defendant guilty. He held MS. GUTTERREZ: Okay. 2 the issue of whether or not the Defendant was guilty THE COURT: Ms. Murphy. Mr. Syed, you may 3 sub curia pending the State providing a statement of 3 come up as well. (Counsel and Defendant approached the bench 4 facts it appears and the only reason why one would do 5 and following ensued:) 5 that, in my mind is so that there would be no record of THE COURT: I have no problems with her 6 a guilty plea because if there's no guilty finding that " staying there. 7 he hasn't been found guilty. He didn't hold sub curra MS. GUTIERREZ: Okay. Was she expressive? 8 the sentencing, he held sub curia the finding of guilt. THE COURT: You're going to have to talk to 10 her about courtroom etiquette. Between the note 10 The other thing that I find interesting is that as 11 passing, which I don't mind, but that, the facial 11 Counsel has pointed out, I've never seen a file like 12 expressions, the chewing gum yesterday and talking when 12 this before. Now, I've worked in the District and I've 13 been around the courthouse for many of time and I was a 13 I'm talking to you. 14 MS. GUTIERREZ: I will Judge, and I 14 law clerk, but every indication, every printed page, 15 apologize. 15 every item is not computer generated except for this, THE COURT: 1 understand that she's a third 16 for the case number for one witness to plea guilty, no 17 year, she may not know. 17 witnesses which is so unusual. It appears very, very MS. GUTIERREZ: When I'm over there and I 18 odd and unusual and I can see why would Ms. Gutierrez 19 don't look and I don't notice. 19 would start to wonder. THE COURT: 1 know. Mr. Lewis has been 20 MR. URICK: Your Honor, if I may point 20 21 extremely appropriate. 21 something out. MS. Gutierrez keeps saying a non-THE COURT: Okay. I'll talk to her. 22 existent number. 22 THE COURT: In fact, there are times when I 23 THE COURT: It's right here. 23 24 think he tries to ignore her in an attempt not to cause 24 MR. URICK: The number she refers to, the 25 tracking number --25 a problem. Page 122 Page 124 THE COURT: It's right there. MS. GUTTERREZ: Okay. 1 1 MR. URICK: That's on the plea is right THE COURT: And I think Mr. Syed also tries 2 3 there. 3 to ignore her. THE COURT: Yeah, but that's the case -- the MS. GUTTERREZ: Because he's sitting next to 5 case number is there. 5 her and I'm at the other end, so I apologize I haven't MR. URICK: But she keeps complaining that 6 noticed. THE COURT: No, no, no. Today, yes and he's there's a non-existent number on the plea agreement. 8 been helping and I think if she's going to be in trial THE COURT: There's an existent number. MR. URICK: And that correlates to that. The 9 you're going to have to talk to her. 10 plea agreement is drawn up, we do the CI, then they 10 MS. GUTIERREZ: I'll talk to her. 11 THE COURT: Because -- or I will talk to her. assign a case number. 12 MS. GUTIERREZ: I understand. THE COURT: That's not my point, Mr. Urick. You understand -- you understand my point. 13 THE COURT: Okay. MR. URICK: There is no -- this is a very 14 MS. GUTIERREZ: Thank you. THE COURT: And so, to that end she may 15 common file for a Circuit Court originate case. 15 MS. GUTIERREZ: Judge, I would like to have 16 remain, but you're going to have to do something 17 the Court review State's Exhibit 35. This is what was 17 because I really can't. 18 MS. GUTIERREZ: I'll sick Mr. Syed on her. 18 given to us. 19 THE COURT: Well, whatever, whatever. 19 THE COURT: I understand. 20 MS. GUTIERREZ: 1 do. 20 MS. GUTIERREZ: That number isn't this THE COURT: And with regard to the motion. 21 number. 21 22 It would appear to the Court that every effort was made THE COURT: I understand, I understand, but 23 that's not the point. The point is, is that it had you 23 to hide the existence of Mr. Wilds plea or attempted to 24 call I think the clerk's office and attempted like one 24 plead because this says guilty verdict held sub curia. 25 would normally do, do you have a listing for Jay Wilds. 25 Which means what you did was you did everything except

Page 125 Page 127 1 what's the case number. The case number is going to be 1 and the reason as Counsel has been asking over and 2 299250001 and that's the case number and that's the 2 over, how could there be a guilty plea with no 3 case number that would reflect that. 3 statement of facts. It's very simple, is that no MS. GUTIERREZ: But we did that, Judge and it 4 guilty verdict was entered, that's how you kept the 4 5 still took us a month. 5 statement of facts out. THE COURT: But the case number -- well, --MR. URICK: The plea was taken, he's entered 6 6 MS. GUTIERREZ: Once we discovered the right 7 his plea. According to the plea agreement he can not 8 number it still took us a month to locate the file. withdraw it at this point. He has --THE COURT: Where did you find the file? THE COURT: That's not the issue I'm asking. 9 10 MS. GUTIERREZ: Well, now today, it's there, 10 MR. URICK: You're asking my reasoning and II we went over 11 why I described something that way because to my way of THE COURT: It downstairs in the file room. 12 thinking he had entered his plea, the plea is quite 12 MS. GUTIERREZ: September of 1998 it wasn't 13 consistently shown --12 THE COURT: So, you considered it a plea off 14 there. 14 15 THE COURT: Did you have any difficulty 15 guilty? 16 finding the file when you looked for it? 16 MR. URICK: I considered it a plea --17 THE CLERK: I just called down and said do 17 according to the plea agreement he can not withdraw it 18 you have this --18 once he makes that plea and it was made explicit in the 19 written plea and it was also, as I recall made explicit 19 THE COURT: Case number? 20 at the hearing on September 7th that his entry of plea 20 THE CLERK; Right. 21 THE COURT: And that was the case number 1 21 was a binding, non-withdrawable plea. So, in my mind 22 gave you? The case number, the 299 case number? All 22 this is his guilty plea because the statute does not 23 right. With regard to your request, your request then 23 require everything to be held in one proceeding --24 is on the record --THE COURT: No, it doesn't. MS. GUTIERREZ: Well, Judge I have a couple MR. URICK: To be completed. 25 Page 126 Page 128 1 of questions. THE COURT: Obviously it does not. The next THE COURT: Well, I would like you to 2 question I have is, did you or did you not represent to 3 this Court that you weren't there? 3 respond. MS. GUTIERREZ: Okay. MR. URICK: No, I did not say at that I was THE COURT: Because I haven't heard a 5 not there. What I said was at the review for his 6 advisement of his right to assistance. 6 response from the State yet. THE COURT: To have an attorney? MS. MURPHY: I'm sorry. MR. URICK: Yeah. I was not there. I asked MR. URICK: Your Honor, I would like to point 9 out that the guilty plea has not been hidden. We 9 Judge McCurdy --THE COURT: You were there for the guilty 10 divulged the plea agreement, we went through discovery. 10 11 Any Circuit Court computer that runs that name will 11 plea? MR. URICK: I was there for the entry of the 12 pull that up in about five seconds, it is not hidden. 12 13 It should pull it up by the CC number as well. CC 13 guilty plea. THE COURT: But at the time that he wanted 14 numbers are also correlated with -- there's nothing 14 15 Counsel, he asked for Counsel you're saying that --15 difficult about finding the court file based on the 16 information in the agreement. We disclosed that I 16 MR. URICK: When we asked Judge McCurdy to advise him of his right to Counsel due to review of 17 believe -that to make sure he understood it and that he was in THE COURT: Well, what was difficult Mr. 18 19 fact, his assistance of counsel. 19 Urick, the other day when we asked, I know I asked THE COURT: And when did that happen? 20 20 whether or not Mr. Wilds pled guilty, you said he pled MR. URICK: It happened sometime in 21 21 guilty. 22 September. I did not --22 MR. URICK: Your Honor, I --THE COURT: You don't know what day? THE COURT: But the verdict wasn't entered. 23 23 24 MR. URICK: No, I don't. 24 I mean to say, to lead the Court to believe that the THE COURT: It happened sometime in 25 verdict was entered is not true. It was a guilty plea 25

Condenselt! TM Page 129 Page 131 1 September? 1 -MR. URICK: Yes. 2 THE COURT: That's post plea. I'm asking 2 THE COURT: And at that time an attorney was 3 after the plea. Okay. Let me get the scenario right 3 because I'm getting confused. 4 afforded to him? MR. URICK: Ms. Benaroya showed up with him MS. GUTIERREZ: Judge, we do have the 5 6 that day, he was given the option, you know explained. 6 videotape here of the original plea. In abundance of caution we asked Judge McCurdy to do an 7 THE COURT: I'm not worried about the plea. 8 in camera review to make sure that he understood his 8 MS. GUTTERREZ: Okay. THE COURT: You're saying it was to the 9 right to counsel, that he was making his election of 9 10 his counsel of choice and that he was getting 10 letter I believe it. 11 independent assistance of counsel. Judge McCurdy did a 11 MS. GUTIERREZ: Judge, it's less than ten 12 review of that with him. 12 minutes 13 THE COURT: Okay. 13 THE COURT: The one before it, the advising 14 MR. URICK: And that was done in an abundance 14 of his right to counsel was done by Judge McCurdy. 15 of caution. 15 correct? Before the plea at the time he has no lawyer, 16 THE COURT: And that was done on some other 16 he asks for a lawyer, Judge McCurdy advises him of his 17 day other then the day that this -- beginnings of 17 right to a counsel --18 guilty plea was taken? 18 MS. GUTIERREZ: No, that's afterwards. 19 That's what I was trying to explain. 19 MR. URICK: Yes. 20 THE COURT: Okav. 20 THE COURT: So, there is no such hearing MS. GUTIERREZ: Judge, to make sure, I'm not 21 before? 22 sure the Court understands. On the day that the 22 MR. URICK: Correct. 23 beginnings of the guilty plea were taken Ms. Benaroya 23 THE COURT: All right. So, the Defendant --24 was there. The guilty plea litany was done by Judge MS. GUTIERREZ: He has a lawyer on the 7th. 25 McCurdy to the letter including an inquiry of counsel. 25 All we know is from Mr. Wilds that Mr. Urick helped him Page 130 1 Having taken the beginnings of the plea or if you 1 get that lawyer but we don't any circumstances. 2 accept Mr. Urick's version, well he thought that was a THE COURT: After he pleads -- after he 3 guilty plea then what reason would exist to ask the 3 pleads guilty, after he asks to saw the litany then 4 Judge to review the voluntariness or the adequacy of 4 Judge McCurdy revisits with him the issue of whether or 5 the satisfaction with the lawyer. 5 not his effective assistance of counsel. THE COURT: Good question. MR. URICK: And that he understands full his 7 right to independent assistance of counsel and that MS. GUTIERREZ: Something had to happen. 8 he's satisfied that he's getting it. We wanted to make THE COURT: Did something happen post plea. 9 -- just in an abundance of caution to make sure that we MR. URICK: We were just discussing all 10 possibilities. We thought in abundance of caution we 10 had a full record to that, so we asked him to do an in 11 camera hearing. 11 should. THE COURT: All right. And in light of what THE COURT: What does that mean? Did 12 13 you just told you provided that last bit of information 13 something happen post plea? MR. URICK: Post plea. No, it was debating 14 to Ms. Gutierrez before I came out on the bench, 14 15 correct? 15 around our office how we were proceeding. 16 MR. URICK: No. She missed -- I did not say 16 THE COURT: Post plea? 17 what she said I said over break. The only thing I said 17 MR. URICK: Yeah. THE COURT: On what? If he's pled guilty. 18 at break, was she asked me who set up the hearings, she 19 was trying to find the date, I said, Judge McCurdy did. 19 The only thing his disposition you need to have a 20 I asked him to schedule a hearing, he did, he took care 20 conversation with the witness as to whether or not he's 21 going to withdraw his plea, is that what happened? 21 of the details. That's when she went down to see --THE COURT: Hearing, you mean the guilty plea MR. URICK: No, we wanted Judge McCurdy to --23 hearing or the second hearing? 23 do that we had made sure that there was an independent 24 MR. URICK: No. The in camera review. 24 judicial advisement of his right to counsel, that he 25 THE COURT: And you asked him to set up the 25 understood and that he was exercising it. We thought -

Page 133 Page 135 THE COURT: I don't ever suggest that you are 1 hearing? 2 saying anything to me that does not require my full and MR. URICK: Yes. 2 3 complete attention and right now the Court does have a MS. GUTIERREZ: That's what I said. 3 4 lot of questions. I am very, very concerned at this THE COURT: Did you do that with consent of 4 5 counsel for the Defendant, Mr. Wilds? 5 point that I don't have all the facts in front of me 6 that I need to answer this question and so, in order MR. URICK: Yes, I did. Yes. 6 THE COURT: So, the two of you asked to set 7 that I give the Defendant and his Counsel my complete 8 and considered opinion I would like to have a hearing up the hearing? 8 9 on this issue. We're going to -- what time is it? MR. URICK: Yes. 9 MS. GUTIERREZ: I can't see that far. THE COURT: And he set up the hearing? 10 THE COURT: It's not quite three o'clock, MR. URICK: Yes. 11 11 THE COURT: And it was on the record? 12 it's not quite three o'clock. You have questions for 12 MR. URICK: I was not there. My belief was 13 this witness? 13 14 MS. GUTIERREZ: Well, I do Judge. 14 that it was on the record. THE COURT: And what date was it? 15 THE COURT: Not on this issue, not on the 15 16 issue of the plea agreement. But --MR. URICK: It was sometime in September. I 16 MS. GUTIERREZ: I do have some other areas to 17 did not keep a record of the date. clean up. Maybe that's an hour and my concern and I'd THE COURT: And you don't know when that was? 18 19 asked to stop now is that I've interrupted my cross of 19 MR. URICK: No, I don't. 20 this witness. THE COURT: But this was your witness? 20 THE COURT: I know. 21 Someone -- did someone go on your behalf? 21 MS. GUTIERREZ: I regret doing so now, but I MR. URICK: No, no one from my office showed 22 22 23 can't go back and change that. I don't know what 23 up. 24 impact, when I get the answers to these questions it's THE COURT: So, it was just the Defendant and 24 25 going to have. I think it's going to be great. I'd at 25 his lawyer --Page 134 Page 136 1 least like to preserve the ability that the decision 1 MR. URICK: Yes. 2 where I put it --2 THE COURT: And Judge McCurdy? THE COURT: What exactly do you want at this 3 MR. URICK: Yes. 3 THE COURT: Who represented the interest of 4 point? MS. GUTIERREZ: Well, not I want to talk to 5 the State at this proceeding? 6 Judge McCurdy, I want maybe Judge McCurdy can help us MR. URICK: Our interest --6 THE COURT: You're suggesting that a Judge 7 locate the tape because I can not imagine that this 8 would have ex parte communication with a Defendant and 8 didn't take place on the record. To review that tape, 9 his attorney without the presence of the State? 9 to ask Judge McCurdy about how and why it occurred. 10 I'd like a whole list of questions of discovery that I MR. URICK: It was with our permission. We 11 think we're entitled to from Mr. Urick. I even had 11 waived our presence. We wanted to be sure that Mr. 12 time to think about them. How did it come about? It 12 Wilds right to counsel was fully and adequately 13 wasn't just some bright idea, who suggested it, who 13 protected. 14 were the people talking? Why did they have questions MS. GUTTERREZ: Judge, then we need to make a 14 15 about whether or not we needed another inquiry into the 15 demand, why? We're entitled to that and Judge, I ask 16 adequacy of Counsel? Was there any communication from 16 this in all seriousness. There are some areas --17 Mr. Wilds, from Ms. Benaroya? You know, something 17 THE COURT: I take everything that you say had to occur to make this extraordinary hearing happen 18 with -- in all seriousness and I don't want you in 19 and then to review that hearing, perhaps talk to some 19 anyway think that I don't. Everything that you say --20 of those witnesses, inquiry as to these circumstances 20 MS. GUTIERREZ: I don't mean to imply that 21 and then once having gotten both the answers and 21 Judge, that's just something --22 reviewing that tape. It's like this record makes clear THE COURT: I generally attempt to follow 22 23 that this is an ongoing proceeding. I can't imagine 23 your arguments to the letter which is why I ask so many 24 it's not on the record. There is something somewhere 24 questions. 25 and I certainly can't imagine --MS. GUTIERREZ: I appreciate that.

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THE COURT: What is it that's on the record

something somewhere?

MS. GUTIERREZ: That Judge McCurdy would not

4 remember this. This clearly is an unusual proceeding 5 and so he might --

6 THE COURT: I would note that the Court file
7 does not show any other proceeding.

MS. GUTIERREZ: Right.

9 THE COURT: Court file shows only the

10 proceeding on 1/4/00 which is the deposition was

11 postponed. It doesn't say anything about there being

12 about another hearing held under case number 299250001

13 referencing anything.

MR. URICK: I have no explanation for that as
 you are aware, my office does not handle that aspect of
 that. Chambers handles scheduling --

THE COURT: This is your case, Mr. Urick.
 It's your case. It says right here, Assistance State's

19 attorney Kevin Urick. You're telling me on your case

20 you allowed the Court and the Defense attorney to go 21 forward on a hearing or a matter or a proceeding on

22 your case without you being present?

23 MR. URICK: That's correct.

24 MS. GUTIERREZ: 1 realize (inaudible) Judge,

25 is to suspend any further cross examination because as

25 5

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1 I said, I at least want the possibility of how to 2 utilize and to have some room of some coverage either

3 to end with it and thereby making it bigger or to bury

4 it in the middle or connect it up to other things then

5 to be forced to finish on the matters I would have to

6 finish and then be left with having to make a decision,

7 do we continue with just this baldly in front of the 8 jury.

9 THE COURT: Your first request is that we
10 dispense with any further testimony today --

11 MS. GUTIERREZ: Yes, of this witness.

12 THE COURT: And resume on Monday --

13 MS. GUTIERREZ: Yes.

14 THE COURT: With regard to this witness on

15 Monday?

)

16 MS. GUTIERREZ: Yes.

17 THE COURT: You do not want any other

18 testimony I take it or --

19 MS. GUTIERREZ: 1'd prefer not, Judge. I'd

20 find that difficult. I've already had to juggle many

21 things.

22 THE COURT: Very well. What's your position

23 from the State? Do you understand what the Defense

24 concern is? I'm not saying you have to agree with it,

25 do you understand their concern? She has a witness on

1 the stand, there's been a hearing involving this

2 witness that may or may not reflect on the credibility

3 of this witness, we don't know if the proceeding was

4 under oath, we don't know what he said during the

5 proceeding, we don't know what he was asked during the

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6 proceeding, but he is your star witness in your case.

7 She's reviewed a statement, it's the guilty plea, but

8 there was another hearing held involving this very same

9 witness for which she has no clue what it's about and

10 to ask or inquire blindly means she doesn't know what

11 she's dealing with. Perhaps we could bring him in and

12 ask him. Perhaps he knows. But you can understand why

13 she might want that information as a lawyer.

14 MR. URICK: All I can say is that it was my

15 belief that it was on the record. I have no

16 explanation for what appears in the Court file.

17 THE COURT: Very well.

MS. GUTIERREZ: I guess I would also request

19 the assistance of the Court -- not any suppressions on

20 Judge McCurdy but to sort of help smooth, that we at

21 least try to get word to Judge McCurdy perhaps to make

22 himself available on Monday.

23 THE COURT: Well, that part I can't do

24 because I'm not convinced Judge McCurdy really could

25 shed any light on this in that I have no idea whether

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1 or not Judge McCurdy knows what occurred. I mean I

2 don't know, but I can tell you this, I think the3 starting place is to check with the witness and ask him

4 whether or not there was some proceeding and then from

5 there I'll make a determination whether or not there's

6 something else we might be able to do. It could be

a something case we might be able to do. It could be

7 that Judge McCurdy is the only answer. Lets find out

8 what it is that occurred.

MS. GUTIERREZ: Or Ms. Benaroya.

O THE COURT: Because we have a Court file that

11 -- I'm going to ask at the end of the close of the day

12 if the courtroom clerk would make a search of your

13 records to determine whether that there was a

14 proceeding that took place in this case was entry has

15 not reached the file. Do you understand what I'm

16 saying? Sometimes things happen in cases and they

17 don't have the Court file.

18 THE CLERK: Right.

9 THE COURT: And then later they go back and

20 put an entry in, correct? Can you find out whether or

21 not that has occurred with regard to this file? If

22 there is an entry floating around somewhere that has

23 not caught up to the Court file which -- which would

24 perhaps serve to clarify what has occurred. In the

25 meantime we can check with the witness and find out. 1

Page 141 Page 143 1 think it does and I think that's the starting place, THE COURT: And nothing on that tape? 2 Ms. Gutierrez. I will hold in advance your request --MS. GUTTERREZ: Nothing. 2 MS. GUTIERREZ: Okay. THE COURT: All right. Ladies and gentlemen. 3 THE COURT: To contact Judge McCurdy if we 4 don't get comfy, we're going to send you home for the 5 find that we're not satisfied that we've gotten is the 5 day. I must advise you that it appears there are a 6 information we require and I do see that it is now 6 number of matters that we're going to have to deal with ? three o'clock and if you wish to dispense with any 7 and rather than have you sit in that room waiting for 8 further questions of Mr. Wilds, I understand. Unless 8 us to finish it makes more sense to let you go home. 9 there are some areas that you can go into that is apart Especially, since there have been a couple days 10 from this. 10 when we ran later then we had promised and we actually 11 MS. GUTIERREZ: Well, there are a couple of 11 had to come in earlier then we originally agreed on one 12 areas, but they're discreet and I guess my request is 12 day I'm going to tell you that you may go home with my 13 that I be allowed to save them in case I want to use 13 request that you not discuss the testimony that you 14 this an wrap it around so that --14 heard with anyone. I know your family is probably 15 itching to know all about this and they keep saying, THE COURT: Okay. So, you don't want to have 15 16 well you said this weekend. Well, you just let them 16 to use it now. MS. GUTIERREZ: Right, right. 17 know that, you know we can't always anticipate and so 17 18 therefore, once again, you can not discuss this case 18 THE COURT: Okay. Very well. 19 with them over the weekend, nor should you visit the 19 MS. GUTIERREZ: I don't want to lose it in 20 case I need it. 20 scene of this incident or do anything else in any kind THE COURT: No, that's your strategy and 21 of investigatory fashion including discussing the 21 22 testimony with each other. You have to leave your 22 you're entitled to do that in whatever fashion you deem 23 appropriate in your defense so we will do that. Is 23 notes face down in your chair and not discuss this with 24 there -- I don't want to call another witness because I 24 anyone. Not amongst yourselves or with anyone else nor 25 do not want to interrupt what we have going, so at this 25 read anything in the newspaper, listen to anything on Page 144 1 point I'm going to ask Mr. Wilds to come in. The Court I the television or on the radio about this case. I see 2 has a few questions with regard to this post hearing, 2 you all are smiling, just means that if you see 3 but I want to bring -- let me bring the jury in first, 3 something come on you turn the channel, look at 4 let them go home. Could you bring the jury in please. 4 something else, cartoons, I don't care, but you can't 5 read or view anything about this case. I'm going to 5 Yes. 6 ask also that you have a pleasant weekend and I have (Counsel and Defendant returned to the trial 7 good news that Judge Gordy has kindly allowed us to 7 tables and the following ensued:) 8 continue in the courtroom next week. (The jury returned to the courtroom.) So, to the extent that it is a little more THE COURT: Ms. Gutierrez, I have a quick 10 comfortable, we have adjusted the heat so you're not 10 question. 11 roasting as you were the other day and I'd ask that you MS. GUTIERREZ: Yes. 11 THE COURT: On January 4th when the 12 continue to let me know in the event you have any 12 13 problems hearing, seeing, you're uncomfortable. We try 13 disposition was postponed --14 to anticipate your needs when we see you coughing or in MS. GUTIERREZ: Yes, Judge. 14 THE COURT: Do you know whether or not there 15 need of tissues in order to make your stay in here as 15 16 comfortable as possible during the course of the trial. 16 were any additional questions asked? 17 We will continue to try to keep according to the MS. GUTIERREZ: Judge, my understanding --17 18 schedule we've provided which we will do again on THE COURT: Just yes or no. the jurors are 18 19 Monday to give to you and again, please understand the 19 coming in, I just want to know yes or no. 20 Court greatly appreciates your patience with us as we 20 MS. GUTIERREZ: There is nothing, no appearance, nobody, no hearing that I know of. 21 try to accommodate you and get through the trial. 21 22 So, at this time I'm going to ask that you have a 22 THE COURT: It's just nothing. pleasant weekend, I will see you on Monday and on 23 MS. GUTIERREZ: Just the entry.

24

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THE COURT: But there's a tape from that day.

MS. GUTIERREZ: No, we reviewed that.

24 Monday I'm going to ask that you do the very same thing

25 that you've been doing each day. That is go to the

1	jury assembly room between nine and 9:30 and pick up
2	your money. You may go to the canteen or where ever
3	and get some coffee or tea, bring it back to the jury
4	room. We expect to get underway by ten o'clock. We'll
5	do our best to keep to that schedule and Madame
6	Forelady, as we've had you do each day, count heads.
7	Your numbers changed a little bit then originally when
8	we started so, as it is now you count to fifteen and as
9	the clerk or the Sheriff or my law clerk will come and
10	ask if everyone is present and accounted for. Please
11	have a pleasant weekend and I will see you on Monday.
12	In the event of snow, WBAL, in the event of any other
13	problems you can call my chambers at the number I've
14	already provided to you.
15	JUROR: Have a nice weekend.
16	THE COURT: Have a good weekend.
17	(The jury was discharged.)
18	THE COURT: Now Mr. Sheriff, I'm going to ask
19	that you go around and obtain Mr. Wilds for us and
20	bring him back to the courtroom. Thank you very much,
21	sir.

EXAMINATION

BY THE COURT:

Q Mr. Wilds, please step up to the witness stand. Have a seat. I'm going to remind you sir, that

you're still under oath. The Court has a few 1 questions. First, I want to advise you that what you may have said or what you say between you and your 3 attorney, I think her name is Benaroya. Benaroya, is between you and your attorney. You have an absolute 5 privilege not to disclose conversations that you've had 7 with your attorney. It's not my intention to get you to invade that privilege. If for some reason you don't 9 mind and you want to tell me everything that you said 10 that's fine, but my purpose of my questions is to get a 11 ohronology of events of what has transpired. And my 12 question starts, I understand it was a guilty plea that you did and you talked about that, is that correct? Is 13 that a yes? 14

15 MR. WILDS:

- 16 A Yes, ma'am.
- 17 Q Okay.
- 18 A We --
- Q And that was in front of Judge McCurdy, is
 that correct?
- 21 A Actually, no. The first time we talked about
- 22 it
- 23 Was --
- Q Not when you talked about it, when you went to a courtroom.

1	A Yes.
2	Q That's what I'm concerned about, when you
3	went to a courtroom.
4	A Yes.
5	Q In the courtroom there was a guilty plea in
6	front of Judge McCurdy, correct?
7	A Yes. I was issued
8	Q A summons to come to Court?
9	A Yes.
10	Q Okay. And then after that guilty plea you
11	received a date when the case was going to be disposed
12	of, that is you would be sentenced, is that right?
13	A Yes.
14	Q And do you remember that date being like
15	around January 4th?
16	λ Yes.
17	Q Does that sound familiar?
18	A Yes, yes.
19	Q All right. On January 4th did you come to
20	Court?
21	A No.
22	Q You didn't come to Court?
23	A No.
24	Q Did someone tell you not to come to Court?
25	A They said that I wouldn't it was depending

- on whether my plea was depending on whether I told the truth in Court.
- 3 Q Okay.
- A And so if I had lied in Court then the plea didn't stand so that I would be -- something different would happen.
- 7 Q At the sentencing?
- B A Right.
- 9 Q Okay. So they had to wait to see --
- 10 A Right.
- 11 Q What you did at the trial --
- 12 A Right.
- 13 Q In order to determine whether or not the

 14 sentence would be some or what the sentence would be.
- 15 A Right.

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- Q Okay. And when you say they, did someone
 17 explain this to you?
 - A Well, me and Ms. Benaroya sat in a room and before I even signed the plea and we went through it and all it led back to was that even if I didn't sign the plea and I got recharged or something that even when I went to Court and sat on the stand I would still get charged with the same thing because I would still have to say that I did the same thing. Telling the truth, I'd still have to be saying it my involvement --

Page 149 Page 151 Q No matter what you would have to tell the Q Before January 4th, okay. And it happened 2 truth? 2 after the plea had been signed by you --A Right. So, that this was just a rock and a A Yes. 3 Q And Judge McCurdy had asked the questions? 4 hard place and it would be like null and void to go 4 5 through all of that again and then be recharged and A He asked me --5 6 then something else, like if I --Q No, no, no. My question is --Q Wait a minute, wait a minute. Before you go A Yes. 8 any further, who explained that to you? Q And before -- after McCurdy had asked you the A Ms. Benaroya. 9 questions? McCurdy asked you the questions, then you Q Okay. And you said you were in a room? 10 got concerned, Judge McCurdy asked you the guilty plea 11 questions, you signed the form and then -- no. Okay. 11 A Um-hum. Q Who was with you? 12 Tell me what sequence. 12 A No one, just me and her before I signed the A I went to McCurdy, I received the paper to 13 14 come back on the 4th. 14 plea. Q Okay. I don't want to know about when you Q Right. 15 A He -- the only questions I had asked him 16 were talking just the two of you. 16 17 A Okav. 17 there was just legal questions, like when I was suppose 18 Q What I'm interested in knowing is when you 18 to be places and what were the repercussions of certain 19 were in a room and there are other people present. 19 things. Q Of pleading guilty? 20 Q Did that occur, an explanation occur while 21 A Yeah. Q He told you what a jury trial was? 22 there were other people present? 22 23 A Right, yeah, he explained all of that. 23 A No. Q Those questions after the day that those Q Okay. So, I do not want you to tell me what 24 25 questions were asked on you, you became concerned? 25 the two of you discussed. Page 150 Page 152 A Okay. A Yes. Q Okay. Because you have a right to have Q Okay. And then there was another occasion 2 3 when you met with Judge McCurdy? 3 conversations with your lawyer and that's a right and 4 privilege that you keep with you. A Yes. A I'm sorry. I did meet with the Judge and Ms. Q Do you remember when that was? 5 6 Benaroya after that. A The date? O Okay. And when was that, do you remember? Q Yeah, or approximately when. A I thought it was a conflict of interest, A Probably -- it was before I was suppose to go 9 to Court for this case and that was in October. 9 myself. Q Okay. Now, when, when did you meet? Q Before this case. All right. Wait a minute. 10 11 October? A This was after the plea agreement. 11 12 A Yeah, it was before October. Q After the plea agreement. 12 Q Before October, but after the day when Judge 13 A I couldn't get in touch with Ms. Benaroya and 14 McCurdy asked you the questions? 14 I was beginning -- I was beginning to get upset. 15 A Yes. Q Because you couldn't reach her? Q And long before you had received the notice A Right and I thought that she just came in to 16 17 get me to sign this thing and that I wouldn't see her 17 that told you to come to Court on January 4th? Had you 18 received that notice, the one that said come to Court 18 again. on January 4th? 19 Q Okay. Now, wait a minute, wait one second. 20 Was your conversation with Ms. -- with -- when this 20 A Yes. 21 Q You had already gotten that? 21 concern you had that Ms. Benaroya may have just come in 22 22 for that one day, that concern you're talking about? A Yes. Q Okay. May I see the Court file again on 23 23 24 Wilds? Q Did that happen before January 4th or after? 24 25 A I had got both of those notices at the same 25 A Before January 4th.

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Page 153 Page 155 1 time. A Yes. Q Okay. Q Was there anyone from the State's Attorney's 2 A The one for this one. 3 Office present? 3 MS. GUTIERREZ: I'm having difficulty hearing A No. Q Did you have an understanding that the 5 the witness. THE COURT: He said that he had gotten both 6 State's Attorney's Office knew you were there meeting 7 of the notices for this proceeding at the same time. 7 with Judge McCurdy? 8 Correct? All right. Mr. Clerk, can you check this A No. Q Okay. Has anyone from the State's Attorney's 9 Court file and see what date his summons is? BY THE COURT: 10 Office asked you about what happened in your meeting Q When Judge McCurdy met with you did he meet 11 with Judge McCurdy on that day? 11 12 with you in his courtroom? A No. Q That's a no? 13 MR. WILDS 13 14 A No. Q In his chambers? THE COURT: In light of the Court's question 15 15 16 I will allow Defense Counsel and the State to inquire 16 A Yes. 17 Q All right. And who was present? 17 of Mr. Wilds, but I will indicate that I in no way A Me, Ms. Benaroya and Judge McCurdy. 18 believes Mr. Wilds is waiving his privilege. That is 18 Q The three of you? 19 his privilege to communications between he and his 19 A Yes. 20 Counsel and that -- to the extent that I made a 20 Q Who told you to go there? The day that you 21 question or he thought I meant what happened, I did not 21 22 went to Judge McCurdy's chambers, who told you to go in anyway in attempt to violate that privilege. 23 there? So, I'm striking from your consideration in the A I had contacted his clerk with some questions 24 record what his response was to me, the Court about 25 --25 what he and his lawyer discussed because I don't think Page 154 Q Who's clerk? 1 that that is appropriate and it's not a place for A Mr. McCurdy's. 2 inquiry. But I do find that to the extent Counsel Q You called Judge McCurdy on your own? 3 would like to inquire about the circumstances leading A Yes. I had contacted his clerk with some 4 up to the meeting with McCurdy and his lawyer you may 5 questions and I guess he contacted Ms. Benaroya and 5 inquire, but I think that we clearly have a witness 6 wanted to see what was going on. 6 under oath who has indicated that the State was not Q And you contacted Judge McCurdy when you 7 involved with that. 8 couldn't get a hold of your lawyer? MS. GUTIERREZ: To his knowledge. THE COURT: Pardon. A Yes. Q And someone told you, Judge McCurdy's clerk MS. GUTIERREZ: To his knowledge. 10 THE COURT: To his knowledge, well, to his 11 told you to come to his chambers? 12 knowledge and the only thing that I can be concerned O Okay. Who told you to come to his chambers? 13 about is his knowledge because that's the credibility 13 14 that we have before the Court, that the motion is based A I believe he contacted my lawyer and told us 14 15 on. 15 to come in there Q So then she called you? So, if you have a question Ms. Gutierrez, I'll let 16 16 17 you start since it was your motion and your request A She was the one who told me to come to see 17 18 that has brought us to this point. Mr. Wilds, I need 18 him. 19 to remind you, you have a privilege and privilege means Q And when you got there it was just Judge 19 20 that when you communicate with your lawyer you don't 20 McCurdy, your lawyer and you? 21 have to tell anybody what you say with your lawyer. Do 21 A Um-hum. 22 you understand? That's a yes? Q And you had a conversation with the Judge at 22 23 that time? 23 MR. WILDS: Yes, ma'am. I'm sorry. THE COURT: All right. And so therefore, as 24 25 you're answering questions at this time understand you Q And your lawyer was present? 25

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Γ	Page 157	1	Page 159
1	do not have to unless you want to. You choose to tell	1	
1 2	us what you said with your lawyer you're well within	2	between the two of you?
1 3	your right to do so, but understanding once you open	3	A No, ma'am.
4	that door you can't then turn around and close it. Do	4	Q Had you had a fight?
1 5	you follow me?	5	A No, ma'am.
1 6		6	Q Had you had a disagreement?
1	THE COURT: Once it's open anybody can come	7	A No, ma'am.
8	ın.	8	Q Had you met with her at all from the time you
9	MR. WILDS: Okay.	9	had the plea
10	THE COURT: I'm guarding it's being closed at	10	A No, ma'am.
11	this time for you, but if you would like to open it and	11	Q And this time? Not at all?
12	allow Counsel to inquire that is your right to do so.	12	A As to present or?
13	MR. WILDS: Yes, ma'am.	13	Q Yes, had you no.
14	THE COURT: Likewise, your attorney can't	14	A The time in question?
	open the door unless you say it's okay. So, any	15	Q Right.
16	conversations you had with your lawyer your attorney	16	A No, ma'am.
17	can't open the door to a discussion about and allow us	17	Q No. And you hadn't been able to get in touch
18	to find out what you said to your lawyer. Do you	18	with her?
19	understand what I've just said?	19	A No, ma'am.
20	MR. WILDS: Yes, ma'am.	20	Q And that's through the means that she had
21	THE COURT: Any questions?	21	given you to reach her?
22	MR. WILDS: No, ma'am.	22	A Yes, ma'am.
23	THE COURT: Very well. With that understood	23	Q Okay. And you also said that you thought she
24	yes.	24	came in just to get you to sign this thing?
25	MR. WILDS: What should I say if it is a	25	A Yes, ma'am.
	Page 158		Page 160
1		1	Q By this thing you were referring to the plea
2	A CONTRACTOR OF THE CONTRACTOR	2	agreement, right?
3		3	A Yes, ma'am.
4		4	Q And so by conflict you thought that maybe she
5		5	didn't have your interest at heart?
6	MR. WILDS: Okay.	6	A Yes, ma'am.
7	THE COURT: I would not like to answer that	7	Q Who's interest did you think she might have
	one.		at heart?
9	MR. WILDS: Okay.	9	A I didn't
10	THE COURT: And I will ask you if that's your	10	Q You didn't know?
	privilege and you can indicate, yes, a privileged	11	A No.
	conversation. Very well. Do you understand?	12	Q But you didn't think it was your interest,
13	MR. WILDS: Yes, ma'am.	100	right?
14	THE COURT: Any questions?	14	A At one point in time.
15	MR. WILDS: No, ma'am.	15	Q And at the time you contacted Judge McCurdy
16	THE COURT: Very well. Ms. Gutierrez.		you thought her only purpose was in getting you to sign
17	MS. GUTIERREZ: Thank you, Your Honor.	1	the plea agreement?
18	CROSS EXAMINATION	18	A Yes, ma'am.
19	BY MS. GUTIERREZ:	19	Q And by the plea agreement it's that document
20	Q Mr. Wilds, you said in answer to the Judge's	1000	that you seen when you testified?
	questions is that you sought to get a hold of Judge	21	A Yes, ma'am.
	McCurdy because you thought it was a conflict between	22	Q That's the plea agreement, right?
	you and your lawyer?	23	A Yes, ma'am.
	MR. WILDS:	24	Q The one that you signed on the 7th of
4		1	September?
5	A Yes, ma'am.	43	opicition:

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	Page 16	1	Page 16
1	A Yes, ma'am.	1	Q Okay. And in that voice mail did you ask in
2	Q And so you called Judge McCurdy's office?	2	any way to alter that plea agreement?
3	A Yes, ma'am.	3	A No.
4	Q And you spoke to someone?	4	Q And when you had spoken to his clerk on the
5	A Yes, ma'am.	5	phone did you mention in anyway that you might want to
6	Q And do you know who that was?	1 6	alter the plea agreement?
7	A No.	7	A No.
8	Q Was it a male or female?	8	Q Or that you might withdraw the plea
9	A It was a female.	9	agreement?
10	Q Did you think it was his secretary?	10	A No.
11		111	Q Did you receive a call back from Judge
	the phone.	12	McCurdy?
13		13	
14	2	14	
15			appear in front of Judge McCurdy on the day that you
16		16	
17		17	A I was contacted by Ms. Benaroya.
	conflict?	18	Q Okay. And that was her making the effort to
			contact you?
9		20	Control Control Control
20	Q And that you had been unable to reach your	-	
	lawyer?	21	Q And that's how you found out when and where
22	A Um-hum.		to appear?
23	Q And you gave her your name?	23	A Yes.
24		24	Q At that time and I'm not asking you to
25	Q Okay. And how to reach you, right?	25	discuss, to tell us what you discussed, but did you
	Page 16.	2	Page 16
1	A Yes, ma'am.	1	have discussions with her that day?
2	Q And the next thing is that you were told by	2	A Pertaining to?
3	your lawyer, show up to Judge McCurdy's?	3	Q The day that she and she contacted you by
4	A The clerk	4	phone, right?
5	Q The clerk	5	A Right, yes.
6	A Wasn't very helpful. I had to actually leave	6	Q And on the phone don't I'm not asking
7	a voice mail message on McCurdy's mailbox.	7	you what you said to her, what she said to you, but did
8	Q Okay. Through the phone voice mail?		you have a discussion with her?
9	A Yes.	9	A No, it was she just told me that I needed
0	Q Okay. And did you leave that voice mail	10	to there.
-	directly for Judge McCurdy?	11	Q To be at Judge McCurdy's. And was it days in
	A Yes.		advance or was it like the next day or?
2		13	A I believe it was the next morning.
3	Q And you identified yourself?		
4	A Yes, I gave him my case number.	14	Q All right. And did you understand what the
5	Q And as a result of leaving and did you tell		purpose of you going to Judge McCurdy's was?
	the voice mail anything differently in that you told	16	A Yes.
7	us?	17	Q Had you contacted anybody else in the
8	A No.	18	interim?
9	Q Did you mention on the voice mail that you	19	A No.
0	wish to withdraw the plea?	20	Q Had you spoken to any of the detectives?
1	A No.	21	A No.
2	Q Did you explain that you had entered a plea,	22	Q Had you spoken to Mr. Urick or Ms. Murphy?
3	you were sort of under the gun on a plea agreement?	23	A No.
4	A I believe I may have mentioned something like	24	Q Anybody from their office?
	that,	25	A No.

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-		Conder			
		Page 165			Page 1
1	Q Had you written them	any letters?	1		No.
2	A No.		2		And so everything that happened between you
3	Q Had you written Ms.	Benaroya any letters?	3	and J	udge McCurdy and Ms. Benaroya that day shoul
4	A No.		4	appe	ar on the video camera?
5	Q And had you many as	ny further attempt to	5	A	Yes, ma'am.
6	contact Judge McCurdy?		6	Q	Okay. Because at that occasion you never
7	A Other then the voice i	nessage?	7	asked	them to turn it off?
8	Q Right.		8	A	Yes. ma'am.
9	A No.		9	Q	Right?
10	Q After that? All right.	And so you showed up	10	A	Correct.
11	that day, right?	1	11	Q	And Ms. Benaroya didn't ask so?
12	A Yes, ma'am.	1	12	A	No, ma'am.
13	Q And your lawyer was	here?	13	Q	And Judge McCurdy didn't ever indicate to you
14	A Yes, ma'am.	1	14		ne did so?
15	Q And chambers, tell m	e what you mean by that?	15	A	No, ma'am.
16	A The Judge's chambers	. 1	16	Q	All right. Now, when Judge McCurdy did he
17	Q What where the Jud	lge's office is?	17	call i	t like he did in the courtroom like open the
18	A I'm sorry. Let me ex	plain. It was an office	8	case?	
19	that had flags in it.	1	9	A	No, ma'am.
20	Q It was not the courtro	om?	20	Q	Or any identification of the case or case
21	A No, ma'am. It had	2	21	numb	er?
22	Q You had already been	in Judge McCurdy's 2	22	A	No, ma'am.
23			23	Q	And did he on the record tell you why you
24	A Yes, ma'am.		24		there?
25	Q And it was not the sar	ne place?	25	Α	Yes, ma'am.
	1.000	Page 166			Page 1
1	A No. ma'am.		1	0	And did you know why you were there?
2	O It had a desk in it?	1	2		Because I had concerns.
3	A Yes, ma'am.		3		Okay. And you had concerns about your
4	The state of the s	10 hours on 110			er, right?
	only people there were you,		5		The process, yes.
	McCurdy?		6		And whether or not your lawyer's conflict
	A Yes, ma'am.				right?
7	Q And was there a court		8		Yes.
8	A No, ma'am.		9		Because you understood that concept, right?
9	And the same and t	and transition and the same of	0		Yes, yes.
10	Q You know a stenograp				
	downstairs courtroom?	1			You didn't want a lawyer who's only job was
12	A The video camera was				you to sign the plea agreement, right?
13	Q The video camera. An		3		Correct.
	the video camera was on?		4		Because you had concerns as to whether or not
15	A Yeah, he told me he w	0 0			awyer was independently representing you, right?
16	Q He told you he was go		6		Yes, ma'am.
	camera and then you could		7		Or she was representing some other interest?
	look over to Judge Heard th		8		Yes, ma'am.
19	see that appear?		9		And the interest that you were concerned that
20	A No.				ight be representing coincided with the interest
21	Q No, okay. But he told	A THE STATE OF THE	1 0		. Urick?
22	going to be on the record be	cause of the video camera,	2		Yes, ma'am.
23	right?	2:	3		And the interest of the detectives, right?
24	A Yeah.	24	4		Yes, ma'am.
	Q And you didn't object		5		And her freedom, her independence concerned

Page 169 Page 171 1 you, correct? A Yes. Q And did you explain to Judge McCurdy your A No. 2 O Well, when you speak about the words of 3 concerns that it might be a conflict for your lawyer to 3 4 conflict that you were just limited as to really who 4 represent you? 5 she was representing? A Yes Q And did you ask him any questions during this A No. I'm not. I'm sorry, then yes. 6 O Yes, okay. And so --7 time? A I can't recall asking him any. THE COURT: I'm sorry. Now I'm confused. Q Okay. Did he ask you any questions to define 9 Then yes, what? 10 terms, like what do you mean when you say conflict, Mr. MR. WILDS: That she asked me was my only 10 11 concern was who she was representing if -- if my Wilds, did he ask you any question like that? 12 question -- if my answer to her question was no. 12 A I believe so. Q Okay. And did he ask you -- did you tell him 13 THE COURT: And then you're changing your 13 14 then on the record that you had thought that she came 14 answer? 15 in just to get you to sign the plea agreement? MR. WILDS: Yes. 15 THE COURT: Then you're saying then, yes you A I believe my words were, things smell fishy. 16 16 Q Things smell fishy. And when you said that 17 were concerned about who she was representing? 17 18 did he ask you what you meant by the word fishy? 18 MR WILDS: Yes THE COURT: All right. Very well, your next A I believe so. 19 19 Q Okay. And you explained to him what you 20 question. 20 21 BY MS. GUTIERREZ: 21 meant? Q And when Judge McCurdy indicated that it was 22 A I believe so. 23 on the record, did he put anything on the record about 23 Q And what did you tell him? A That I hadn't been able to get in touch with 24 why you were all there? MR. WILDS: 25 my lawyer, that the only time I had seen her was the Page 170 Page 172 one occasion that she had got me to sign the plea A Yes. 2 agreement and that -- that I had spoken with her this Q Did he ask you questions? 3 morning, that I came to the understanding that she was A Yes. 4 separate from the State, that she was doing this pro Q What kind of questions did he ask you? 5 bono and that -- and then he just asked me, was I A Was I secured in my -- was I pleased and 6 pleased with my lawyer, if I would want to change. 6 happy with my attorney, did I want to change attorneys. THE COURT: And your response to that? 7 He asked me a couple, I think he asked me a couple of MR. WILDS: Oh, no. I told him no. 8 questions about my rights, but mostly what was going on 8 9 between me and my attorney that I called him. BY MS. GUTIERREZ: Q And did you say to him that you were 10 Q You told him no, you weren't pleased --MR. WILDS: 11 concerned about what interest your attorney was 11 12 A No. no. 12 representing? Q Or no you didn't want to change? 13 A I told him -- I told him that I had concerns, 13 A I didn't feel it was necessary for me to 14 14 but they had been laid to rest. 15 change lawyers. Q Okay. And so you had an opportunity to Q Okay. Let me make sure I'm clear, Mr. Wilds. 16 discuss things with your lawyer before you went into 17 Did Ms. Benaroya pick you up that day --17 Judge McCurdy's chambers? A Yes, ma'am. 18 A Yes. Q The same day that you went to -- at your 19 19 Q Where did that discussion take place? 20 home? 20 A At my home. 21 Q At your home? 21 A Yes, ma'am. Q And so when she came to pick you up is when 22 22 23 you had the one and only opportunity to discuss with Q So, prior to the hearing you had an occasion 23 24 her your concerns? 24 to discuss in person with Ms. Benaroya the concerns A Yes, ma'am. 25 25 that you had?

Page 173 Page 175 Q And then you proceeded directly from your 1 were you? 2 house down here? A Here. A Yes, ma'am. Q Here, in this building? 3 Q In her car? A Or the West Building. A Yes, ma'am. Q In the hallway? Q She provided those arrangements? A No, ma'am. Q You were provided a room, were you not? A Yes, ma'am. Q And you came here and that's when you saw A Yes, ma'am. 9 Judge McCurdy? Q And that room was within a suite of offices A Yes, ma'am. 10 that the State's Attorneys acted from? Q But prior to that time you had no contact A Yes, ma'am. 12 with her? Q Yes. And that was the only time you had ever A No, ma'am. 13 spoke to your lawyer? Q Okay. Now, when -- you just said something -A No. 15 - at some point you had concern that she might be Q Well, on the 7th was the first day -- I'm 16 connected with the State? 16 just talking about the 7th. A Yes, ma'am, A Oh, yes, yes. 18 Q What gave rise to your concern? 18 Q You hadn't talked to her before then? A With all of the investigations and stuff I 19 A No. 20 was on edge and anyone who was official that -- my 20 Q Because you hadn't met her? 21 biggest -- the biggest thing is that I couldn't get in A Correct. 21 22 tough with her, it made me concern that who she was Q So the first and only time on the 7th you 22 23 spoke to her was when -- in an office that was located 23 with and --Q And you thought maybe she was with the State? within the State's Attorney's Offices, right? A I wasn't clear on that, that's what I needed A Privately, yes. 1 to find out. Q Yes. And you -- you had asked Mr. Urick for Q You thought that that might be a possibility? 2 assistance in getting this lawyer, right? A Not with the State, but -- I don't want to --A No, ma'am. 4 like friends with the State. Not --Q He just provided the lawyer? Q Friends with the State? A I was told the day before that I was going to 6 be charged with criminal papers or --Q And that's because that was a thought that Q The day before this day? 8 came into your head? A Yes. Q So, that would have been the 6th of A Yes. Q Nobody put that thought in your head, right? 10 September? 10 A Yes. I'm sorry. 11 11 12 Q Nobody suggested that to you? 12 Q And where were you when you were told that? 13 A The detectives were at my house. 13 A No. Q But you thought that based on what happened 14 Q Okay. A They were telling --15 15 in your case, right? 16 Q And --A Yes, yes. Q Because the only interaction that you had 17 A I'm sorry. 18 with your lawyer was down here in this courthouse --Q Okay. And --A Yes. A They were telling me -- I'm sorry, go ahead. 19 Q No, go ahead finish your answer. 20 20 Q Right? A Yes. 21 A They were telling me that I was going to have 21 22 to be brought down and I would have to meet -- there 22 Q And the day that you entered your plea was 23 was like two or three lawyers I was suppose to meet 23 the first time you met your lawyer? 24 that were people that do work for free, pro bono stuff. A Yes, ma'am. Q And you met your lawyer, physically where Q To pick a lawyer?

Page 177 Page 179 with her and see if you want her to be your lawyer. A Yes. Q Okay. So, before you came down that day you Q So, you had an opportunity to test her out? 3 were told by the detectives that you were going to get A Yes. 4 a chance to pick your own lawyer? Q You could have rejected her? A Yes. 5 A From -- from a couple of lawyers, not --Q Okay. From out of a couple? O And demand to interview another lawyer? 6 A I don't know if they had any others arranged A Yes. 8 Q Pick a lawyer out of a couple, right? to be - Q You didn't ask that? A Yes. A Interviewed but it's possible, yes. 10 Q So, that you would be able to select your 10 Q It's possible you asked them? 11 lawyer? 11 A No, it's possible that they could have had 12 A Yes. 12 more arranged to be interviewed. Q Okay. And how did you get down to the court 13 Q Oh, you didn't ask that question? 13 14 on the 7th? 14 A No. ma'am. 15 A The detectives. 15 Q So, you never found out? Q Okay. So, they picked you up and brought you 16 16 A No, ma'am. 17 down? 17 Q And they really volunteered to you that they 18 might have other lawyers there from whom you could 18 A Yes. 19 Q And were you taken to the State's Attorney's 19 pick? 20 Office? 20 A No, ma'am. 21 21 Q Okay. Were you ever given a piece of paper 22 Q Okay. And that was actually in the other 22 that referred you to a building across the street, the 23 building, not this building, the Mitchell building? 23 Public Defender's office? A No, ma'am. I had attempted to call the 24 A Oh, yes, yes. 24 25 Q Is that right? 25 Public Defender's office. Page 178 Page 180 Q You had on your own? Q And when you were brought there were you 2 A Yes. 3 introduced to a couple of a lawyers? Q Okay. But not through Mr. Urick? 3 A No, ma'am. Q Were you allowed to interview some lawyers? Q And not through Ms. Murphy? 5 A They introduced me to Ms. Benaroya. A No, ma'am. 6 Q To Ms. Benaroya. Who is the they that Q And not through Detective McGilvary? 7 8 introduced you? 8 A No, ma'am. O Or Detective Ritz? A The State. 9 Q The State meaning Mr. Urick? 10 A No, ma'am. 10 Q Okay. And so you get down there and he 11 A Yes. 12 introduces you to Ms. Benaroya. He told you to sort of 12 go interview her and see if she was okay? 13 A That was the first time I had met Mr. Urick, 14 too. A Yes, ma'am. Q Okay. First he introduced himself? 15 Q Okay. I mean is that the essence of what he 15 A No, actually first he introduced Ms. Murphy 16 said? 16 A He just told me to go talk with her. 17 and then himself. 17 Q Okay. Now before you walked down there you Q Okay. And then he introduced you to your 18 18 19 hadn't negotiated a plea agreement with the detectives, 19 lawyer? 20 A He told me that this is Ms. Benaroya, he 20 had you? 21 didn't tell me it was my lawyer. 21 A No, ma'am. Q And did you soon find out she was the lawyer? Q Before they came -- they came to your house 22 22 23 the night before, right or the day before? 23 A I selected her, they didn't -- it wasn't 24 forced on me. It wasn't like they said, this is your 24 A The evening, yes. 25 lawyer. They asked me, they said well, you can meet Q And they told you, you were going to be

	Cone	_	
	Page 18	1	Page 18
1	charged, right?	1	A No.
-	A Yes, ma'am.	2	t, , ou note taken up to
	Q That was the first time that you knew that	3	the Clarence Mitchell Courthouse?
4	you were going to be charged?	4	7. 1.00.
*	A Yes, ma'am.	5	t
(Q And did they tell you what you were going to	6	you to the room in which you spoke with her?
7	be charged with?	7	The Committee of the Co
8		8	, , , , , , , , , , , , , , , , , , , ,
9		9	about Ms. Benaroya?
10		10	, 8
11	charged?		does pro bono work.
12		12	Q Who does pro bono work, that's how he
13		13	
14	8-	14	didn't have to charge fees, did you understand that?
15		15	A To my understanding I would not be charged,
16	taken and your fingerprints and stuff?	16	31,7
17		17	Q And that's what you understood him when he
18	Q And that didn't happen?	18	
19		19	A Yes.
20		20	Q Meaning that you were not going to get
21		21	charged for her services?
22		22	A Yes.
23		23	Q Is that right?
24		24	A Yes.
25	Q Did you get your photograph taken?	25	Q And that's how she was presented to you?
	Page 183	2	Page 18
1		1	A Yes.
2	MR. WILDS: They explained to me it was like	2	Q As a free lawyer?
3	a document place or something where I had to sign	3	A Yes.
4	papers to say I was being formally charged.	4	Q It wasn't going to cost you a thing?
5		5	A Yes.
6	Q And did you were you taken to such a	6	Q Had you had prior to that any discussions
7	place?	7	with Mr. Urick about the cost of lawyers?
8	MR. WILDS:	8	A I hadn't talked to Mr. Urick before that.
9	A Yes.	9	Q Okay. And you hadn't met him?
10	Q And where is that located?	10	A Never.
1	A I believe it was in the homicide office.	11	Q Or with Ms. Murphy?
2	Q Down the same place where you gave your	12	A I may have received a phone call from her but
3	earlier interviews?	13	that was it.
4	A Yeah,	14	Q Okay. But not in that phone call had you
5	Q The same building?	15	had any discussions with her, you didn't have any money
6		16	to hire a lawyer in case you needed one?
7	Q Okay. And that's where you received your	17	A No.
	charge papers?	18	Q Okay. And had you had any discussions other
9		19	then that first time on February 28th when you had the
0			discussion when you asked Detectives McGilvary and Ritz
1		21	
2	The state of the s	22	lawyer. Did you have any other discussions with them
3		23	after that time?
4		24	A No, ma'am.
05		25	Q Up until the night before?

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	Page 185	1	Page 18
1	A No, ma'am.	1	
2		2	Q Or what kind of cases she had been pro bono
	night before and they advised you that you were going	3	on?
	to get arrested and processed the next day did you ask	4	and the second s
5	them to get you a lawyer?	5	, , , , , , , , , , , , , , , , , , , ,
6	A No, ma'am.	6	spoke to her, correct?
7	Q Did you discuss your financial circumstances	7	
	in any way?	18	Q And then ultimately you made a decision that
9	A No, ma'am.	1	she was okay to be your lawyer?
0		10	
	I think I need a lawyer?	11	
2	The state of the s	1	concerning payment?
3	Q And did you tell them, since you thought you	13	The state of the s
	needed a lawyer, you did not get one because you	14	
	couldn't afford one?		ensure that because she had been introduced to you as a
16	MR. URICK: Objection.		pro bono lawyer that she wasn't going to charge you a
17	THE COURT: You can answer that. Did you say		fee?
1.40	that to them?	18	
19	MR. WILDS: No.	19	The second secon
20	THE COURT: Okay. Very well.	-	talked about? THE COURT: Yes.
21	BY MS. GUTIERREZ:	21	
22	Q Now, when Mr. Urick said this is a pro bono	22	
	lawyer, a pretty good lawyer who does pro bono cases,		question.
	is that right?	24	
25	MR. WILDS:	-	
	Page 186		Page 188
1	A Yes. ma'am.		whether or not you had any discussion about fee?
2	Q You understood her to be somebody you could	2	
	choose to take or not to take?	3	
4	A Yes, ma'am.	4	Q Okay. Did you pay her a fee?
5	Q Okay. So before you went in a room with her	5	
	by yourself you understood you had a decision to make?	6	The state of the s
7	A Yes, ma'am.	7	
8	Q Okay. You hadn't met her before, had you?	8	introduced her to you, did he have any further
9	A No, ma'am.		
0	Q You hadn't been told anything else about her?		discussions with you about her?
1	A No, ma'am.	11	A No, ma'am.
2	Q And you knew no other information about her.	12	
	did you?		source about her in regard to making your decision as
4	A No, ma'am.		to whether or not to accept her?
5	Q And didn't know how long she had been a	15	A No, ma'am.
	lawyer?	16	Q How long did you discuss things with her? THE COURT: You don't have to answer that.
7	A No, ma'am.	17	
8	Q Or what her previous jobs, if any had been?	1	Now, that the length that you consulted with your
	A Not at that time, no.		attorney is privileged because the time although it's
	Q Or what her experience had been?	20	
0	A No, ma'am.	21	MR. WILDS: It's leading.
0		22	THE COURT: Right. So, it's up to you
10	Q All right. And did you have any information		Later and a second
	as to how Mr. Urick knew her?	23	whether you answer.
0 1 2		23 24	whether you answer. MR. WILDS: I choose not to answer that question.

Page 189 Page 191 BY MS. GUTIERREZ: Q To accept her? Q Okay. How long were you in the courthouse on 2 A Yes, ma'am. Q And did the fact that she was not -- at some 3 that day from the time you arrived to the time you 4 left? 4 point whether or not you had a discussion with her, did MR. WILDS: 5 you understand that the fact that you had been told she A Probably about three and a half, four hours 6 does pro bono work that that was going to cover you? A I'm not understanding. 7 altogether. Q You were told that she was -- she's a lawyer Q Okay. And that time included going to Mr. 9 who handles pro bono cases, right? 9 Urick's office? A Yes. A Yes, ma'am. Q And that included whatever time it may have Q Now, I'm not asking if you asked her about 12 been that you discussed things with your lawyer? 12 it, but did there come a point when you understood that A Yes, ma'am. 13 if she was going to represent you, that it was going to Q And it also included going to Judge McCurdy? 14 be pro bono? A I do not believe so. A Yes, ma'am. Q Okay. And you arrived at that decision on Q Well Mr. Wilds, you recall that you entered 16 16 17 your plea on 7th of -your own or from other information? 18 A Yes, we went directly downstairs, yes, I'm 18 A Together with other information. 19 Q Okay. And did you run that by Mr. Urick? 19 sorry. Q Okay. Right downstairs on the fourth floor? A There was no need. 20 20 Q And did you run it by Ms. Murphy? 21 21 Q And that was in fact, the same day that you 22 A Oh, that I had chosen her? 23 met your lawyer, right? 23 Q No, the issue about -- that led you to 24 A Yes, ma'am. 24 believe that she was going to be pro bono. 25 Q The very same day we're talking about when 25 A No. Page 190 Page 192 Q And you understood then that you weren't in 1 you first met Mr. Urick, right? 2 her office? A Yes, ma'am. A Yes, ma'am. Q And the same day that you decided --Q And you've never been to her office, have A Yes. ma'am. Q In that room to accept Ms. Benaroya as your 5 you? A No, ma'am. 6 lawyer, right? Q You don't even know where it is? A Correct Q Okay. All of that was included in that --A Rockville, Montgomery Airport. Q Montgomery Airport? 9 did you say three and a half to four hours? 10 A It's a --10 A Yes. O In Montgomery County. 11 Q Okay. All of those things took place within 11 A Montgomery County. Near --12 12 that time? 13 Q Several counties over? A Excluding the courtroom. A Near the airfield, yes. Q Excluding the courtroom? 14 15 Q Okay. But you've never physically been 15 A Yes. 16 there? Q And how long did the courtroom take? 16 A No, ma'am. A It wasn't very long, there wasn't anyone in 17 17 Q Okay. And at any point that day did you seek 18 18 there. -- did you understand that she handled all of her cases Q Okay. So, that wouldn't have added much 19 20 pro bono? 20 time? A That was not to my understanding that that 21 A No, ma'am. 21 Q All right. Now, at some point you made a 22 was not her practice, no. 23 decision that day while you were in a room with Ms. Q That was not? 24 Benaroya --Q So, it was something specific to you? A Yes.

	Page 193		Page 104
1		1	A Yes, ma'am.
2		2	
3		1	you didn't have to even discuss it with her?
T	chosen me for some reason.	4	
	S Q She chose you?	1 5	
6		1	question.
-	this was something pro bono.	7	3 · On 1997 (1997)
8		8	
2		1	anybody else?
10		10	Military Indian and St. Co.
11		11	A No, ma'am.
12		12	
	understood that if you accepted her she was not going		why it was Ms. Benaroya out of thousands of lawyers in
	to cost you any money?		the area?
15		15	A I'm not understanding.
6		16	
	position to and I mean no disrespect by this, to	1	perhaps that would be several lawyers there that you
	afford an attorney?		could essentially pick from, is that right?
19		19	A Yes, ma'am. Not several, but
20		20	O But some?
21		21	A Yes.
22		22	Q More then one?
		23	A Yes, ma'am.
23	The state of the s	24	Q Right? That it would be up to you to pick
25			your lawyer?
-,		23	
	Page 194		Page 196
1	Q Did you know what the Public Defender's	1	A Yes, ma'am.
2	office was?	2	Q And when you made that understanding did you
3			also understand that any lawyer that would be presented
4	, , , , , , , , , , , ,		to you would not be a Public Defender?
5		5	A That was my own understanding.
6	Q And were you aware that lawyers generally	6	Q That was your own understanding?
7	cost money?	7	A That's the way I took it.
8	A Yes, ma'am.	8	Q Because you knew what a Public Defender was?
9	Q That they charge you for their services?	9	A Yes.
0	A Yes, ma'am.	10	Q And you had already tried to contact them,
1	Q On September 7th, would you have been able to	11	right?
2	hire a lawyer?	12	A Yes, ma'am.
3	A I don't know.	13	Q And did you understand that any lawyer that
4	Q And whether or not anybody had asked you	14	you were presented with this is any time before the
5	about it, had you made it known	15	
6	A No, ma'am.	16	A Any time before the 7th?
7	Q To anyone	17	Q On the 6th after you were told you were going
8	A No, ma'am.	18	to be charged and you discussed a lawyer.
9	Q That maybe you might not?	19	A Did I know that it was going to be pro bono?
0		20	Q Yes.
1	(1990) No. 2000 Contract Contr	21	A Yes.
2		22	Q Is that something that you were told or that
3			you assumed?
		24	A I was told that, but not prior to the 7th.
	Town and Jou may not have show and its, being of was	25	Q On the 7th you were told that?

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	Page 197		Page 199
1		1	in there?
2		12	
3		3	
4	· · · · · · · · · · · · · · · · · · ·	4	
5	[1] 1202 C. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	5	3.,
6	A That she wouldn't charge me?	6	
7	Q Yes.	7	The court of the c
8			he's looking at me because he wants to know if this
9	* · · · · · · · · · · · · · · · · · · ·		is one of those questions and I'm going to tell him
10	of what Mr. Urick said, did you?		that it's not one of those questions but I'm going to
11		11	explain to him why so that he doesn't respond and then
12	Q And would it be a fair statement Mr. Wilds,	12	implicate one of those questions.
13	that the fact that a lawyer was free was important to	13	MS. GUTIERREZ: I apologize.
14	you?	14	THE COURT: What she would like to know is if
15	A No, ma'am.	15	Ms. Benaroya told the Judge how she got involved in the
16	Q Would it have made a difference in trying to	16	case.
17	decide about Ms. Benaroya if you had known that she	17	MR. WILDS: Yes, I'm sorry.
18	might charge you?	18	THE COURT: Okay. And you can answer that,
19	A I truly don't know.	19	but you don't have to say anything that you and her or
20	Q Okay. It might have?		you and she discussed about her representing you.
21	A Possibly.	21	MR. WILDS: Okay,
22	Q Because you had called the Public Defender	22	THE COURT: Regardless of how she got
	concerned out of the same concerns that led you to call	1	involved, any discussions you had about her continuing
	Judge McCurdy?		representing you, why she wanted to represent you or
25	A Yes, ma'am.		anything that you and she discussed.
_			
	Page 198	,	MR. WILDS: Yes, ma'am.
1	Q Is that right?	1	THE COURT: Because I don't know what she
2	A Yes, ma'am.	2	
3	Q Because you were concerned about whether this	1	told Judge McCurdy.
	lawyer had just been brought in	4	MR. WILDS: Yes, ma'am.
5	A Yes, ma'am.	5	THE COURT: Okay. So, if it involves a
6	Q To sign the plea agreement?		discussion with you then that would be privileged.
7	A Yes, ma'am.	7	MR. WILDS: Okay.
8	Q Right?	8	THE COURT: If it doesn't involve you then it
9	A Yes, ma'am.		would not be. Do you understand my point to you?
0	Q And so when you called the Public Defender's	10	MR. WILDS: Yes, ma'am.
1	you were concerned about wanting to be represented by	11	THE COURT: Very well.
2	the lawyer?	12	MR. WILDS: You'd like to know how she
3	A Yes, ma'am.	13	explained herself being involved to Mr. McCurdy?
4	Q Now, did all of this come up in chambers in	14	BY MS. GUTIERREZ:
5	front of Judge McCurdy?	15	Q Yes.
6	A All of what?	16	MR. WILDS:
7	Q The things that I've been asking you.	17	A She had told Ms. McCurdy that she had been
8	A No.	18	contacted by the State, that there was a
9	Q And at the time that you were in Judge	19	Q Mr. Urick?
	McCurdy's chambers, did the origin of your lawyer, Ms.		A Yes.
	Benaroya come up?	21	Q Okay.
2	A I believe so.	22	A That there was a gentleman that had needed
3	Q How she had been gotten?		some help, speaking off myself and she came in and took
	A I believe so.		a look at my case.
4			
5	Q Did she explain to Judge McCurdy how she got	25	Q Did you either as a result of that when you

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Page 201 Page 203 1 were with Judge McCurdy or your earlier meeting on the 1 frame did you have any further contact with Mr. Urick? 2 7th understand what her relationship was, if any with A No, ma'am. 3 Mr. Urick? Q And any further contact with Detective 3 4 McGilvary? A Not more then professional. Q And did you ever discover either during your A No, ma'am. Q And any further contact with Detective Ritz? 6 meeting with Judge McCurdy (inaudible) or in the 7 meeting on the 7th or anytime in-between from any A No, ma'am. Q And any further contact with Mr. Urick? 8 source did you get any information on Ms. Benaroya's 9 professional background? 9 A No, ma'am. Q You knew then that the trial in this matter A From other then her? 10 11 Q From anyone? 11 was set to start on October 13th? 12 A Yes, I did. A Yes, ma'am. 13 Q Okay. And what source was that? Q Is that right? A Ms. Benaroya. A Yes, ma'am. Q Ms. Benaroya, herself? 15 Q Just about six weeks after your plea? A Yes, ma'am. A Excuse me, yes ma'am. Q And she told you those things on the 7th? Q And you were aware at least as of the date 17 18 you entered into the plea on the 7th that you were 18 A No, ma'am. Q And did she tell you those things in front of 19 going to have to testify at this trial on that trial 20 Judge McCurdy? date if it went forward then, right? 21 A No, ma'am. A Yes, ma'am. 22 Q On the same day? 22 Q But you had no contact in regard to 23 A Yes, ma'am. 23 preparation for your testimony? Q But before you got to Judge McCurdy? A No, ma'am. 24 Q And no phone calls? 25 A No, ma'am. Page 202 Page 204 Q Afterwards? A No, ma'am. 1 A Yes, ma'am. Q And no inquiries? Q Now, when you were in front of Judge McCurdy, A No, ma'am. Q Is there any reason given that you've been 4 did you speak to Judge McCurdy about withdrawing the 5 introduced to your lawyer and you understood then that 5 plea that you had entered in front of him? 6 the State that you insisted in your getting a lawyer. A I don't believe so. Q Did he speak to you about it? 7 why you didn't call them when you couldn't reach your 8 lawyer? A I don't believe so. Q And did your lawyer bring it up? A Pardon me. Q Why you didn't call them when you couldn't A I don't believe so. 10 Q Did Judge McCurdy ever ask yo if you wanted reach your lawyer? 11 12 A I did. 12 to withdraw the plea? 13 Q You did? A Yes, ma'am. 13 Q Now, Judge Heard asked you earlier, were you 14 Q And so at the same -- was that concurrent 15 aware -- I don't quite remember the question, but 15 16 with your effort to get a hold of Judge McCurdy? 16 essentially were you aware that the State's attorney 17 A Yes. 17 knew you were there? Q Okay. So you were trying to get anyone to A I was not. 18 19 get a hold of your lawyer, right? 19 Q You were not aware of that? 20 A No, ma'am. A Basically. 21 Q And in-between the time you entered the plea Q And because you knew she came from the State 22 on the 7th and this day, whatever day it was, it wasn't 22 you called them? 23 A That's where I had met her. 23 too much longer after, was it? O Okay. 24 A About two weeks. 24 A I figured they would at least have her Q About two weeks later. In-between that time

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	number.	1	,
2			didn't get it
3	suspicious about her connection with them, right?	3	
4		4	
5		5	
6	C I DAME CONSTRUCTION CONTRACTOR	6	
7		7	2 y y y
8			to your lawyer?
ò	3	9	
10		10	,
11		1	you've told she could tell exactly what your concern
	their heart more than they had your's?		were, that you wanted to do so because there was a
13		13	problem?
14		14	
15	gotten her through there you called them?	15	Z y y y
16	A Yes.	16	to your lawyer, is that right?
17	Q When you problems reaching her?	17	A Yes.
18	A Yes.	18	Q And you had already made an attempt to reach
19	Q And did you tell them what those problems	19	Ms. Benaroya?
20	were?	20	A Yes.
21	A Yes.	21	Q That had not been successful?
22	Q And did you tell them what your suspicions	22	A Yes.
23	were?	23	Q And did you tell Ms. Murphy that?
24	A No.	24	
25	Q No. Just that you really needed to see your	25	Q And did you ask her to do anything else?
	Page 206		Page
1	lawyer.	1	
2	A Yes.	2	Q At that time did you prepare in anyway for
3	Q You kept your suspicions about what you	3	your testimony in the upcoming trial?
	thought might be a conflict to yourself?	4	
5	A Yes, ma'am.	5	
6	Q And Mr. Wilds, with whom did you speak?	6	
7	A Ms. Murphy.	7	
8	Q And was that over the telephone?	1	Ms. Murphy at any time after your phone call up until
	A Yes, ma'am.		the date that you came down when Ms. Benaroya brought
9			you down to speak to Judge McCurdy?
10	Q All right. And was that one time or more	11	A No, ma'am.
	then once?	-	
12	A Just once.	12	Q Did you speak to Mr. Urick? A No. ma'am.
3	Q Just once. And did you ask Ms. Murphy to do	13	The state of the s
	anything?	14	Q Or anybody
5	A No. She just kept asking me, was I in any	15	A No, ma'am.
	kind of trouble, was I okay, is anything wrong and I	16	Q Else, somebody else from the police
	just asked her for Ms. Benaroya's number. She told me		department, either of the detectives?
	she couldn't find it and she would either call me back	18	A No, ma'am.
9	with it or leave a message on her box to call me.	19	Q Or anybody they sent?
	Q Your box meaning your message center?	20	A No, ma'am.
20	A Yes.	21	Q Now, when you're in front of Judge McCurdy he
		22	never asked you if you wanted to withdraw the plea,
11	Q Is that voice mail?		
1 2	Q Is that voice mail? A Ms. Benaroya's message center.	1	right?
1		1	

	Page 209		P 21
		١.	Page 21
1	A He never asked me any you were asking	1	A I believe the door was still open, but I wasn't concerned.
	enditions of it or something.	-	
3	Q Oh, okay. So, he never went back into what	3	g- may make doned you
	as the plea, right?	1	to leave you just left?
5	A No.	5	
7 10	Q But he asked you at some point, did you want withdraw the plea?	7	,
8	A Yes.	8	Q And did the Judge have an inquiry about why
9	Q And when he did that Ms. Benaroya, this	9	you were concerned that your lawyer might have a
0 lav	wyer rather mute at questions was sitting right	10	conflict?
! the		11	A An inquiry? Did he ask me any questions?
2	A Yes.	12	
3	Q Did he ever ask if you wanted Ms. Benaroya to	13	
4 go	out of the room?	14	Q And what did he ask you?
5	A No.	15	
5	Q And did he ever ask if you wanted him to	16	him. I explained to him that me and Ms. Benaroya had
	point another lawyer?		just not been in touch, basically where the what do
	A Yes.		call it, differences came about.
	Q And did any other lawyer ever come in?	19	THE COURT: Mr. Wilds, while Ms. Gutierrez is
	A No.	20	
	Q And did Ms. Benaroya ever leave the	707	and was the tape recording that was going on was
	occeding?		that still going on at that time?
	A He sent one of us out. I can't remember	23	MR. WILDS: He turned that on as soon as we
	nether it was I that left or Ms. Benaroya that left,		went in.
	t one of us had to leave for a moment.	25	THE COURT: I'm sorry.
o ou		23	THE COOK! THI SOITY.
	Page 210		Page 212
1	Q It could have been either of you?	1	MR. WILDS: We went in, he said I'm going to
2 -	A Yes.	2	put this on video or whatever, he turned the machine on
3	Q Okay. And something happened you don't	3	and he sat down.
ren	nember what it was, right?	4	THE COURT: Turned it on and left it on?
5	A I felt it was insignificant. It didn't	5	MR. WILDS: Yes.
	Q Okay. And you don't remember what happened	6	THE COURT: Very well.
if	you were in the room?	7	BY Ms. GUTIERREZ:
	A Yes.	8	Q Just, Mr. Wilds, how long did this all take?
)	Q So, it wasn't it would be more likely that	9	MR. WILDS:
	were the person that left then, would it not?	10	A In Mr. McCurdy's office?
	A Yes.	11	Q Yeah, the day in Judge McCurdy's office.
	Q As opposed to Ms. Benaroya?	12	A Maybe about fifteen, twenty minutes
	A Yes.		altogether, it wasn't very long.
	Q And however long you were out of the room it	14	Q And did that include the time that you were
	s in your mind an insignificant period of time?		waiting in the his clerk's office?
	A Yes, ma'am.	16	A The intermission?
			Q Yes.
	Q And then you were called right back in?	17	Q Yes.
	A Yes, ma'am.	18	
	Q Okay. And during that time where were you?	19	Q Okay. And I think I'm done.
		20	THE COURT: Thank you, Ms. Gutierrez. Does
	AND		the State have any questions?
	· · · · · · · · · · · · · · · · · · ·	22	MR. URICK: Just a few.
	The state of the s	23	CROSS EXAMINATION
	·	24	BY MR. URICK:
	ng on there?	25	Q When did you try to contact the Public

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	Page 213		Page 215
	Defender's office?		circumstances in which she came to be the person there
24	MR. WILDS:		that day offered to represent you?
	A Somewhere in the middle of the investigation?	3	
1	Q What happened when you tried to contact them?	4	2 and and and and propriate from their
	A They told me I wasn't charged with anything		happened?
1	so I couldn't get an attorney.	6	
		1	The state of the s
1	Benaroya is representing your interest?	8	, and a second s
1	A Pardon me.	9	A series and any and a series and
10			represent you?
	representing your interest?	11	A That she did pro bono work. That
12		12	
13			A She explained to Mr. McCurdy that she did pro bono that she does pro bono work and that she found
14			a case where she felt there was a need where someone
15		1000	needed help.
16		17	Q So her explanation was (inaudible).
17		18	MR. URICK: Objection.
	McCurdy? MR. WILDS: Yes. To the utmost. That was	19	THE COURT: Overruled. Well, the answer is
19	one of the that was he was the biggest question he	1000	sustained, the question is sustained.
	asked me, was I happy with my lawyer.	21	MS. GUTIERREZ: I'll try to rephrase it.
		22	THE COURT: The answer is going to remain in,
22		1000	the objection is overruled. Do you have another
	questions on this point? BY MS. GUTIERREZ:	1000	question?
24		25	MS. GUTIERREZ: I don't think so.
25		-	
1	Page 214	1.	Page 216
1		1	THE COURT: All right. Very well. And Mr.
2			Wilds, let me direct you that we need you to return on
3			Monday. The Deputy Sheriff has told you where it is
4			that you are to wait. You know where that location is,
5			correct? That's a yes?
6		6	MR. WILDS: Yes, ma'am.
7		7	THE COURT: All right. And I need you to be
8			there tomorrow, I mean, sorry, Monday at 9:30.
9		9	MR. WILDS: Yes, ma'am.
	as to his words? The words pleased, satisfied, happy,	10	THE COURT: All right. And just wait and
	whatever word he used.		that's the location that we're going to have you sit
12			and wait and when we're ready for you we'll come and
	he asked me did I understand what he was saying. He		get you.
	didn't pertain	14	MR. WILDS: Yes, ma'am.
15		15	THE COURT: Now, I must admonish you not to
16		1000	have any contact with any of my witnesses.
17	define them for him, no.	17	MR. WILDS: I apologize. I'm sorry.
18		18	THE COURT: Witness, any of the attorneys
19	your lawyer?		because you're still on the witness stand which means
20		1	you can't talk to Mr. Urick, you can't talk to Ms.
21	Q Did Judge McCurdy ever ask your lawyer that		Murphy, you can't talk to Ms. Gutierrez or any of her
	day if she had just come in to get you to sign the plea		staff, you can't talk to the jurors.
23	agreement?	23	MR. WILDS: I can't talk to my lawyer about
	A No.	24	any details of the case.
24 25		25	THE COURT: Correct. Unless you first ask

CondenseIt!™ Page 217 Page 219 1 for bias, but not permitting the questioning to stray 1 me, right? 2 into collateral matters. In order to show bias or MR. WILDS: Yes, ma'am. 2 3 motive to adfadbricate the cross examination must focus THE COURT: And then I'll let you know if you 3 4 on the witness state of mind. 4 can talk to her. It is clear from what Mr. Wilds was saying that he MR. WILDS: Yes, ma'am. 6 is here pushing his interests, he's no conscious of any THE COURT: But if you wish to speak to her I 6 7 interest of the State that he's questioned, he's 7 need you to let me know right away, okay? 8 satisfied that it's his interests that are being 8 MR. WILDS: Okav 9 represented, that that's what he's doing. To permit THE COURT: If you decide you need to talk to 10 her you have my card, correct? 10 this sort of examination of this witness before the 11 jury would be to go into a collateral matter not 11 MR. WILDS: No, ma'am 12 THE COURT: Did I give it to you? Mc. 12 related to Mr. Wild's state of mind, but would be in an 13 Connelly, do you have my card here? No. I'd like you 13 attempt to attack the State which is a collateral 14 to go to that spot where we want you to wait and my law 14 issue. For that reason I would request a motion in 15 clerk is going to come and give you my card. 15 limine that this line of examination not be conducted 16 in front of a jury. 16 MR. WILDS: Okay. THE COURT: Very well. Ms. Gutierrez. 17 THE COURT: And if you need to speak to your 17 MS. GUTIERREZ: Well Judge, frankly I haven't 18 lawver I want you to give the chambers a call, okay. 18 19 really read but the first page of that because we 19 MR. WILDS: Yes, ma'am. 20 nearly got to that issue this morning. I'm a little 20 THE COURT: Now, for the record Counsel, I 21 familiar with Ebb and I think it's totally in opposite. 21 have been in contact with Mr. Wild's lawyer at your 22 request and she is available. She's maintaining 22 It relates to the ability to cross witnesses on things 23 that may deal with this, but in any event Judge, I 23 contact with the chambers which means that when you 24 thought we we're different place. I know I'm slow and 24 need her to come in she will come in. I can have her 25 available on Monday afternoon if you would like. Think 25 maybe I missed something, but I thought this Page 218 I examination of this witness was related to something 1 about it, let me know and I will --2 entirely different and I don't know where it's going to MS. GUTIERREZ: Judge, I guess my request 2 3 would be that I believe (inaudible) --3 lead and that is on cross you allowed me to ask this 4 witness questions and I thought Mr. Urick, you know THE COURT: We don't need to do it -- right. 5 related to the issue of the significance. What if any 5 But I'm just letting you -- I'm just giving you a heads 6 up because Mr. Wilds has indicated that he may want to 6 significance the subsequent hearing before Judge 7 talk to her, but if you do let me know first, okay? 7 McCurdy may have had. First of all, did it exist, what was it, when was 8 You may have a good weekend, I'll see you back on 9 it and may even find out that if it in fact occurred 9 Monday at 9:30. 10 and what were the parameters. But I didn't think I was MR. WILDS: Yes, ma'am, 11 slow enough to miss everything. I really thought I THE COURT: Very well. And if the Deputy 11 12 Sheriff would walk Mr. Wilds around to that area so 12 heard Mr. Urick offer an entirely different explanation 13 as an officer of the Court for why it occurred and the 13 that we can make sure that there's no one there and 14 fact that Mr. Wilds may or may not know that or may or 14 then you're free to go, Mr. Wilds. Have a pleasant 15 weekend. Okay. Mr. Wilds is gone. Mr. Urick, I see 15 may not have had other concerns and sure Judge, we'll 16 take what he answered and absolutely, particularly 16 you're on your feet. Do you have an issue or a motion? 17 since this Court has given us leeway for other reasons, 17 MR. URICK: Yes. I want to renew my motion

18 in limine at this time, Your Honor.

THE COURT: Which motion in limine is that?

MR. URICK: Under Jeffrey Ebb v. State of

21 Maryland that the Defense not be allowed to pursue

23 dire without this witness any further. I would point

24 out that under Ebb the Court noted the Judge must

25 engage in a balance giving wide latitude to cross exam

22 these matters, that they are the subject of this voir

19

20

18 there are issues that are now fair game in any cross

20 issue about this so called hearing.

21

19 examination regardless of how this Court rules on the

22 to hear, but Mr. Wild's testimony raises more questions

24 that I wrote down if that we want Ms. Benaroya here on

25 those issues. I do want an opportunity to pursue, what

23 then we had to begin with and I guess the first thing

Unfortunately Judge, I know it's not what you want

10

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1 I would have already done and that is contacted Judge

2 McCurdy and done any further efforts that we can now do

3 to determine when this occurred. We now know from this

4 witness that it was videotaped which, I don't know that

5 to be true, this is not a witness that I believe, but I

6 told you Judge, I could not imagine Judge McCurdy

7 holding anything for any reason with a witness on

which, you know I don't care what you call it, the plea

9 bargain happened or not whether the plea litany

10 happened or not that Judge McCurdy would even think

11 about having such a conversation not on the record. I

12 don't know that he's given us enough to help us locate

13 that tape, but I certainly now do believe there was a

14 tape somewhere that's available that may aid us in the

15 truth in something that is still very critical to Mr.

16 Syed.

I guess my relief would be, so Judge, well if you

18 really need a response from me to his response about

19 the motion in limine well, then give me five minutes

20 and I'll read Ebb or just take my silence to, you know

21 indicate what I think about it. But in regard to --

THE COURT: Why don't I do this, I'll give

23 you more then a few minutes. I do find Ebb very

24 interesting. I think Mr. Urick's point that it does

25 actually go to the issue of whether or with regard to

1 was offering. That he was doing so, not for the

2 reasons that he says, but for some other reason, that

1 call. He wasn't calling because someone told him to,

3 own concern and he expressed to the Court why and he

2 he wasn't calling because of anything other then his

4 also expressed that he was satisfied and as I said at

5 the outset when I ruled on this motion initially, that

6 it's up to the Defendant, that individual charged to 7 accept his attorney or not. to fire his attorney if he

MS. GUTIERREZ: I'm (inaudible), judge.

11 he satisfied but that his concern about whether this

12 was quote, "fishy" in his own words and so for the

mission that I was on, at this juncture I'm satisfied

that there is nothing there, there's nowhere to go with

this, this is a dead end. There's no reason to go any

17 further other then to as the State indicated, go off on

However, I still remain firm on your right in

20 closing argument to use any of the facts that have

22 this witness and to the extent that there are facts

25 way as a result of an implied benefit that the State

21 appeared before this jury to attack the credibility of

23 that you may argue present and inference that might be 24 drawn by the finder of fact that he acted and in some

13 reason that I held a hearing for the fact finding

THE COURT: And he's indicated not only was

8 wants, to indicate he's satisfied -

a collateral issue.

3 he was not being factually accurate because of this

4 benefit that he wanted. That his credibility is in

5 question as a result of this deal. As you might use

6 the plea agreement itself to do that. I believe it

generated in this trial in front of this jury are facts

for you to do that and I do not find that this fact

be afforded the opportunity to make that argument and

finding mission has changed my position that you should

to argue those facts that may in the record.

However, I do end the fact finding mission here.

I end it here in that there is nothing further to do

14 other then to delve into the right that this witness

has to speak to his attorney, to select an attorney

using whatever standards -- he could have decided Ms.

Gutierrez, that he liked the way she looked, he could

18 have decided that he liked the way she dressed. It has

19 nothing to do with her competency.

20 MS. GUTIERREZ: (inaudible).

THE COURT: But that's his decision. That is 21

22 not a decision that you can go into and say, well see

23 Judge, he didn't know how good she was or he didn't

24 have enough time to talk -- those are all decisions

25 that we can not make for another individual and to

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1 any witness the State has disclosed or any promise,

2 reward or inducement in exchange for the testimony and

3 I find the language inducement of particular interest,

4 but I would tell you that the purpose of my questioning 5 Mr. Wilds was in fact, a fact finding mission on behalf

6 of the Court. I could not rule on your motion --

MS. GUTIERREZ: Right.

THE COURT: With the information I had in

9 front of me. I was lacking sufficient information to

10 know the relevance of any questions that you might want

11 to ask because I didn't know what the witness was going

12 to say and I don't think any of us did, quite frankly.

13 Nor did any of us know that the contact with Judge

14 McCurdy came from the witness himself, on his own,

15 picks up the phone.

MS. GUTIERREZ: Maybe it did and maybe it 17 didn't, Judge.

18 THE COURT: Well.

19 MS. GUTIERREZ: Maybe it came about for both 20 reasons.

21 THE COURT: He says he called, he says he

22 called because he wasn't getting an answer.

MS. GUTIERREZ: He also said he called the 24 prosecutor.

THE COURT: But the point is he made the

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CondenseIt!™ Page 225 Page 227 1 allow further questioning into that aspect of what he 1 do not care about them. THE COURT: How would you -- how would you 2 thought about in the selection of his lawyer. Is not 2 3 argue the admissibility of anything on that tape? 3 something that your client is going to be permitted to MS. GUTIERREZ: Well Judge, the tape may or 4 do in this trial because I find that this is collateral 5 and is not relevant -- is not relevant other then to 5 may not be admissibility. I haven't even thought about 6 credibility and you've already been given leeway to ask that issue. THE COURT: Because I'm thinking about that. those questions. MS. GUTIERREZ: Well Judge, we don't dispute MS. GUTIERREZ: But I could start thinking 8 9 -- I don't care about this witness's right to select 9 about and let me sure you I could come up with a reason, but that's not my purpose of my looking on the 10 his own lawyer, that's his, we don't challenge it. THE COURT: Very well. cut to look and see and maybe based on it, it leads us 11 MS. GUTIERREZ: What I care about however, I somewhere else or leads us to a place where we seek to 12 get in the substance of it, not through the tape. 13 believe is generated. Here we now have this witness 14 expressing his own concern about the tie between his through something else. We're entitled to do that and if in fact, -- now, I can't imagine Mr. Urick making up 15 lawyer and the State and we do intend to go after 16 that. 16 on the spot some spurious lie as to why it occurred. 17 THE COURT: Ask the question in front of the I'm certainly more inclined, notwithstanding this be 18 the case, to get more credence to hand them to Jay 18 jury. 19 Wilds. 19 MS. GUTIERREZ: That's not collateral. 20 THE COURT: Are you sure about that? 20 That's the purpose his motion --MS. GUTIERREZ: Well, not quite. But, we're 21 THE COURT: Ask the question in front of the 21 22 jury --22 --THE COURT: I mean at this point Mr. Wilds MS. GUTIERREZ: In limine. 23 23 24 has provided the clearest indication of what has THE COURT: Get the fact in front of the jury 24 25 and argue it on an issue of credibility, but in terms 25 transpired. Page 228 Page 226 MS. GUTIERREZ: Except Judge, he may not be 1 of anything other then a find tuned, was there a point 2 in time when you were concerned that your attorney may 2 telling the truth. THE COURT: That's true. And he's under 3 have not been acting in your best interest? Answer, 3 4 yes. What was your feeling? Answer, it was "fishy," 4 oath. MS. GUTIERREZ: He's an admitted liar. 5 5 and then leave it at that. I'm not going to allow you THE COURT: Ms. Gutierrez, he's under oath 6 to go into a long questioning of the witness into his 6 7 and at this point the Court has to assume that he is 7 decision whether to fire his lawyer or not fire his telling the truth because there's nothing --8 lawyer, to keep his lawyer, I don't think is relevant. MS. GUTIERREZ: No, Judge. I don't think MS. GUTTERREZ: Judge, I know that those 10 that's correct. 10 questions are permissible and I don't ask impermissible THE COURT: Why not? 11 11 questions. MS. GUTIERREZ: The Court never has to make 12 12 THE COURT: I know you don't. 13 that assumption. You're not called on to decide his 13 MS. GUTIERREZ: What I'm asking --14 credibility and we are entitled as Defense --14 THE COURT: When I don't let you. THE COURT: When I'm conducting -- when I'm 15 MS. GUTTERREZ: However, Judge is I think I 15 16 have a right to now get this tape and I need an order 16 conducting a fact finding mission to determine how to 17 rule on your motion, that's precisely what I have to 17 from this Court and the assistance of the Court because 18 do. I have to weigh what I hear which is why I asked 18 what if, Judge entirely different happened there? And 19 the questions because my concern was as the Court to 19 what if that tape of this very unusual proceeding 20 make sure that what I had in front of me was enough 20 indicates that in fact, that proceeding happened 21 facts to be assured that I could rule on the motion and 21 because of what Mr. Urick said and not what this 22 that's precisely what I needed to do and I found his 22 witness said. That would be an issue, that would be 23 answers very credible and I found his responses 23 important to our concerns. Not challenging whether or 24 straight forward. In fact, as you questioned --24 not he can challenge his plea on voluntariness or on MS. GUTIERREZ: But you're not on the jury, 25 the effective assistance of Counsel. Those issues we

Page 229 Page 231 1 Court? What time can she be here at which time when 1 Judge. THE COURT: Well, for the purpose of this 2 she arrives Ms. Gutierrez, you'll be able to talk to 3 hearing, for the purpose of this hearing I needed to 3 her and if the State wishes to talk to her at that time 4 make a decision as to whether or not to allow this any 4 the State will be able to do so as well with the eye 5 further and to the extent that it allowed you more 5 towards gathering any additional information about this 6 information to assist you on cross --6 hearing. But I can tell you at this juncture I'm not going MS. GUTIERREZ: We're grateful. to allow any fishing expedition on anything more then THE COURT: Then it was -- it's there and 8 what we already have. I think we have enough 9 available to you, but then to say, okay I need the tape 10 and now I need Judge McCurdy. I mean, I think we're 10 information and the tape is only going to be available 11 now going into a totally collateral area none of which 11 because I am not going to get into your manner and 12 method of defending your client. You can go find the 12 would be admissible. 13 tape, that still doesn't mean it's going to be 13 MS. GUTTERREZ: Collateral if it's not true. 14 Why would it be collateral if in fact, Mr. Urick's admissible. All right. Very well. This Court stands 15 explanation is the truth and that that hearing had in recess until Monday at 9:30. 15 BAILIFF: All rise. 16 nothing to do with him causing it and in fact it was 16 17 caused by the action of that whom -- of them who 17 (Whereupon, the hearing concluded.) 18 controlled the bargain or the benefit. 18 19 THE COURT: I'll tell you what, Ms. 19 20 Gutierrez. 20 21 MS. GUTIERREZ: And it's not collateral. 21 THE COURT: I will make available to you Ms. 22 22 23 Benaroya. She will be contacting my chambers on Monday 23 24 at 9:30 and you can make inquiry to her. In the 25 meantime, I'm sure you're going to contact Judge Page 230 Page 232 1 McCurdy. CERTIFICATE MS. GUTIERREZ: Yes. THE COURT: And I at this point have no This is to certify that the proceedings in 3 4 reason to believe that you require an order and so I'm 5 not going to address that right now. the matter of State of Maryland vs. Adnan Syed, MS. GUTIERREZ: I will need an order I think 7 from this Court, again for the same reasons 199103042-46 held on February 11th, 2000, were recorded 8 articulated. I wouldn't be privileged to that. THE COURT: At such time -- at such time that by means of videotape. 10 you are not able to get this tape then let us readdress 11 the issue of whether you need an order, but at this I do hereby certify that the aforegoing 12 juncture it could be that Ms. Benaroya on Monday 212 pages constitute the official transcript as 13 assists you in getting the tape. MS. GUTIERREZ: Or at least has the date. 14 THE COURT: Or gives you the date and she transcribed by me from said videotaped proceedings in a 15 16 certainly would be entitled to get a copy of the tape complete and accurate manner. 17 and if she chose to share it with you and Mr. Wilds has In Witness Whereof, I have hereunto 18 already indicated to you that it was on the record and subscribed my name this 7th day of October, 2000. 19 at that point I think CHRISTOPHER W. METCALF, CVR 20 that -- as I said, you may not even need the Court's Official Court Reporter 21 assistance in getting anything beyond that. And at this point I'm going to stand in recess CHRISTOPHER W. METCALF, CVR 23 until Monday at 9:30. I will advise you and I'm Official Court Reporter 24 advising my clerk that when Ms. Benaroya makes that 507 Courthouse West

Baltimore, MD 21202

25 call my question is what time will she be here at