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SC Court of Appeals

**STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS**

**APPEAL FROM SPARTANBURG COUNTY
General Sessions Court
The Honorable J. Derham Cole**

**Appellant Case No 2021-000692
Lower Case Nos. 2019GS4202503, 2019GS4202504**

The State, Respondent,

vs.

Robert Tyrell Gentry Appellant.

**RECORD ON APPEAL
VOLUME II**

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Closing arguments

1 that she had left her key to the door someplace. They
2 couldn't get in and so they waited outside. They called
3 the aunt and they waited outside. And when they called the
4 aunt Bree sat on the top of her car and mom was on the
5 inside of her car. That's what Fontae told you.

6 And then she told you another very important thing.
7 She told you that Bree was on her phone. In fact, she said
8 that's what they do. She was sitting on the car talking on
9 her telephone.

10 Then aunt gets there and they go inside and they're
11 excited. They're talking about the dress that was
12 purchased for the aunt's birthday party. And the aunt is
13 going to prepare Bree's favorite meal, and Bree and Fontae
14 go upstairs. And it's while they're upstairs that Bree
15 gets the two phone calls -- two phone calls. After she
16 gets that second phone call, she leaves.

17 Fontae talks about her efforts to contact Bree. And,
18 in fact, she did talk to her twice, and then her efforts
19 beyond that to communicate with her.

20 Then she also talks about the next night, May the
21 10th, when she goes to the Johnson house. She goes to
22 Tremaine Johnson's house. It's late in the evening and she
23 wakes up Termain's mother. She knocks on the door.
24 Tremaine's at work. She tells you about that event.

25 You're going to keep hearing me say Bree got two phone

Closing arguments

1 calls and after the second phone call she left. We heard
2 that from the aunt and we heard that from the mother.

3 I just want to kind of give you these facts. Please
4 understand that Tuesday, May the 8th, 2018, it's -- May the
5 8th is Tuesday; May the 9th is Wednesday; May the 10th is
6 Thursday; and May the 11th is Friday. Those are the
7 important days -- those are the important days.

8 You know, they, the state, presented the aunt and the
9 mother. They're very important witnesses. Because of
10 Bree's death, they're very important witnesses. And each
11 of them told you she got two phone calls.

12 Then they went into a series of police officers. They
13 called Doug Harwell, really nice guy, big tall guy. He
14 told you that he isolated the crime scene, that he called
15 the first dive team and then he called the dog handler,
16 then he called the second dive team.

17 Then we met Tillinghast, Officer Tillinghast. He's
18 the dog guy. Nice guy. Some day I'd like to meet the dog.

19 Then they called Officer Bowers, the D.N.R. guy. He
20 testified that he searched the lake several days or weeks
21 after Bree's death but they didn't find anything.

22 Then they called Cloran. I think that's how you say
23 his name. He's -- they called two of these guys, two of
24 these officers. They're their forensic evidence
25 technicians. Cloran was the first one, and he's the one

Closing arguments

1 that took a bunch of pictures. Okay. He took pictures of
2 everything -- everything. He took pictures -- he took
3 pictures of the bullet that they found on the scene. He
4 took pictures of the casing that they found. He took
5 pictures of everything. Took pictures of the cars.

6 Then they called the little girl. Her name's
7 Investigator Kaur -- K-A-U-R. She works for the city.
8 She's of Indian descent. Sat right in this chair, and she
9 told you that she took the cell phone information from two
10 phones, off of two phones. Then she used these words. She
11 was asked these words by one of the solicitors. Can the
12 Cellebrite information be manipulated? That was the
13 question that she was asked, and her answer was Cellebrite
14 information can't be manipulated -- can't be manipulated.

15 Then they called Investigator Smith. She was quick.
16 She is the one who took the Cellebrite information off of
17 two other phones. That was basically what she testified
18 to.

19 Then they put Reece on the witness stand. Reece is
20 the taller white gentleman. He's the other forensic
21 evidence tech guy that testified. He took pictures of, for
22 example, Mr. Gentry's house. But he's also their cell
23 phone guy. He's the one that created this document right
24 here that you're going to have with you. That's Reece. He
25 created this document.

Closing arguments

1 Now, keep in mind. I talked to you about witness
2 No. 8, Investigator Kaur, who said you cannot manipulate
3 the Cellebrite information. Then Reece gets on the witness
4 stand and says, well, we only looked for certain
5 information. So I think what Kaur meant was we can't
6 change the words in the text messages. But Reece told you
7 they can manipulate it by only looking for certain
8 information. That's what he told you.

9 We'll come back to Reece. He's kind of important.

10 Then they called Simmonds, and Simmonds was
11 impressive. He's the F.B.I. Smart dude. But he used some
12 very, very, very specific words. Remember every word means
13 something. Very specific words.

14 Simmonds told you this. And let me tell you up front.
15 You heard a lot of testimony today or over this week, and
16 you can listen to any of it again that you want.

17 So I took really specific notes, but I don't want you
18 to believe me. I want you to -- if you have a question ask
19 to hear the testimony again, because here's what Simmonds
20 told you.

21 In one of his very first opening statements he says we
22 can put cell phones in a general location -- general
23 location. It's a quote. I wrote it down. You can hear it
24 again if you need to.

25 Then he goes on to explain down a little bit further

Closing arguments

1 and says I can tell you where phones were generally at at a
2 given time. General is not specific. Beyond a reasonable
3 doubt is specific. It is not general.

4 He told you that the information that he collected
5 does not give latitude or longitude. It is not G.P.S. I
6 cannot put a phone in a specific location.

7 But then -- and you heard Mr. Barnette go into this
8 repeatedly. You saw my client's statement. You saw him
9 tell that investigator sitting right there that he was
10 basically at home on the day of May the 9th. He -- that's
11 what he said.

12 Well, Simmonds, their F.B.I. agent, the smart dude who
13 sat right here, said there was four or five hours where my
14 client's phone didn't move. It was -- it was basically off
15 the system. Their witness told you that. General. Not
16 specific.

17 Then they called Chris Taylor. Chris is a great guy.
18 He's sitting over there. I usually call those two good cop
19 and bad cop. I'm not sure which one is which, but that's
20 what I call them.

21 They called Chris Taylor, and they called him to get
22 Tremaine's statement in. That's fine. He's a witness.
23 He's necessary for that purpose. They called him. They
24 put him on the witness stand and then they played
25 Tremaine's statement. You heard his testimony.

Closing arguments

1 But I also asked Chris a question. I said you
2 canvassed the neighborhood. He said, yeah, I did. They
3 didn't find a single witness. Nobody heard anything.
4 Nobody other than Dischler saw anything. Nobody.

5 And then they called Ms. Dean. Pretty girl. She told
6 you that she called Tremaine at 11:48 p.m. on May the
7 9th and he seemed off.

8 I'm going to tell you something. If you call me at
9 11:48 p.m. I'm going to be off.

10 Then they called Ms. Caprice Alo. That's Mr. Gentry's
11 former girlfriend. It's the mother of his child.

12 Now, she wasn't on the witness stand long. Nice lady.
13 But remember every word means something. She was
14 questioned by Ms. Wells. Ms. Wells is a wonderful lawyer.
15 She said, Ms. Wells said, you're in a relationship with
16 Mr. Gentry. Did you watch her, how she changed her
17 position and her tone? She said he's my X. Her voice
18 changed; her body changed. Every word matters.

19 There's another thing that matters. That other thing
20 that matters is the questions that aren't asked. I bet you
21 sitting here in this jury box there were questions that you
22 wished had been asked that weren't, and you probably
23 wondered why they weren't asked. Do you ever wonder why
24 they didn't ask Ms. Alo if she saw Gentry hand Johnson a
25 gun? Because she didn't see it, it didn't happen. She was

Closing arguments

1 firm. He's my X. I'm going to tell you. If I've got an
2 ax to bear, if I'm pissed at my X, I saw a gun. They
3 didn't even ask the question because they knew she didn't
4 see it.

5 Oh, the other thing. Ms. Alo. Why did you invite
6 Tremaine Johnson to your gender reveal party? Well,
7 because they were friends.

8 Ladies and gentlemen of this jury, I've never told you
9 that Tremaine Johnson and Mr. Gentry aren't friends.
10 They've been friends forever. They're good friends.
11 They're great friends.

12 The state wants you to believe that they become
13 friends on May the 9th as soon as Tremaine finds out he's
14 blocked. Again, they can pick and choose what they want.
15 They only got records back to April the 1st, to April the
16 4th, I think. Let me be sure. April the 5th. That's when
17 they started their search. These guys might have been on
18 the phone for 24 hours the day before that. We don't know
19 that because they didn't look.

20 Tremaine Johnson and Mr. Gentry are friends. It's
21 nothing unusual. You think about this. You're charged
22 with using your common sense. Even Mr. Barnette said use
23 your common sense.

24 How many of you have a friend that you haven't talked
25 to in four weeks? Probably every one of us. That doesn't

Closing arguments

1 mean that when you see them the next time that you're going
2 to spend an hour with them catching up. Maybe you only
3 need five minutes to catch up. They invited him to their
4 gender reveal because they're friends.

5 Then they call Mr. Pope. Mr. Pope's the guy that
6 works at Academy, and he's important for a couple of
7 reasons to them because they needed to get in the records
8 of Mr. Gentry buying a gun.

9 But here's the other thing that he's important for.
10 He told you that this ammunition can be bought at Wal-Mart,
11 K-Mart, any other business that sells guns and ammo,
12 including Academy Sports. You can buy it anywhere. That's
13 what Mr. Pope told you.

14 They called Mr. Teague. Mr. Teague is Mr. Gentry's
15 friend. I don't know him. Tremaine Johnson doesn't know
16 him.

17 Then they called Michele. She's their 17th witness.
18 She's the SLED agent that is their gun expert. I can't say
19 her last name. She's Michele.

20 She told you, among other things, that there are
21 thousands of Smith & Wesson 40 caliber pistols in
22 circulation in South Carolina. That's their expert, their
23 expert telling you that there are thousands of Smith &
24 Wesson 40 caliber weapons in circulation in Spartanburg --
25 in South Carolina, not Spartanburg. South Carolina. She

Closing arguments

1 told you that. She told you. And, again, every word
2 matters -- every word matters.

3 She told you that state's No. 6, the bullet, is
4 consistent -- is consistent with the bullets in this one,
5 and I don't know what number this is. Consistent.

6 I'm going to ask you to think again about questions
7 not asked. They didn't ask her was No. 6 -- did it come
8 from this box. They didn't ask her that. You know why
9 they didn't ask her? Because she can't tell them it did or
10 didn't. She doesn't know. There's no evidence to suggest
11 that No. 6 came outta that box. Not one bit of evidence.
12 They didn't ask her that question.

13 Then they called the D.N.A. expert. Ms. Money is her
14 name. I want you to be clear about something. Tremaine
15 Johnson was asked if they could search his cell phone, and
16 he signed a consent waiver. He didn't fight it. He didn't
17 make them get a search warrant. He didn't do any of that.
18 He said here's my phone.

19 He was later asked to give a D.N.A. swab, a buccal
20 swab, so that they could test his D.N.A. He consented to
21 that. He did it freely and voluntarily. And then she used
22 that D.N.A. swab to run tests.

23 Now, I know y'all heard about the D.N.A. Tremaine was
24 the father of this unborn child. But you also heard that
25 we didn't know that until March of this year.

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1 The uncontroverted evidence in this matter, in this
2 case, is that on May the 9th of 2018 she didn't know who
3 the father of her child was. She didn't know.

4 She also tested that casing. I believe it's No. 6.
5 No. It's No. 5. Six is the bullet; five is the casing.
6 There was no D.N.A. evidence on there.

7 But you know what else there wasn't because they
8 didn't show it? That means they don't got it. There were
9 no fingerprints on that casing either.

10 Ladies and gentlemen, let's be clear. They checked
11 for rape; they checked for sex. There was none of that.
12 This woman was not raped. She did not have sex that day.
13 They checked for all of that.

14 The D.N.A. was used to prove the paternity, and that's
15 the only evidence that was derived from all of the D.N.A.
16 testing in this case. That's it.

17 Then their last witness was Dr. Wren. He's so smart I
18 can't even ask him a question.

19 So, ladies and gentlemen, I want to take you back just
20 for a few minutes -- just for a few minutes.

21 You're going to have -- this is my copy, so it's got a
22 few notes on it and stuff. You're going to -- but you're
23 going to see the original of the state's exhibit back
24 there. In fact, theirs is single sided and they gave it to
25 me double sided. So that's the difference in the two

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1 documents.

2 But I want you to look. I don't want to get too close
3 because of this COVID crap, but this -- this category right
4 here, you looked at it yesterday, and this is where they
5 show. It says yes in that category, and that shows that a
6 message or a call was deleted.

7 Okay. I've got my finger on that category, and the
8 first one that has a deleted message in it, that's Bree.
9 Okay. You're going to have this back there. I want you to
10 look at it because Bree deletes as many messages as
11 Tremaine or Mr. Gentry.

12 Okay. This is my page 14. It starts with a message
13 from Bree's aunt to her at 7:55 p.m. So this is right
14 during -- this is the beginning of the imperative and
15 important time period. Okay. So this is 7:55:28, and down
16 here that is -- this is a text from Tremaine to Mr. Gentry,
17 and that's at 10:17 p.m. So, ladies and gentlemen, this
18 inch and a half area is the pertinent period of time.

19 Now, let's go back to some of the other witnesses.

20 Aunt Littlejohn. Bree got two phone calls. Mama.
21 Bree got two phone calls.

22 This is their evidence. They created it; they
23 produced it. In that period of time Bree got one phone
24 call -- Bree got one phone call.

25 Let's look a little bit further. It's approximately

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1 9:00 o'clock in the evening. Bree's sitting on her car.
2 She's talking to somebody. She's texting. Not on their
3 record. They produced it, not me. Not on their record.

4 She's on the phone, and we know that because her mom
5 said it and her aunt said it, not because Brannon made it
6 up but because their witnesses said it. It's not in their
7 record.

8 Ladies and gentlemen, remember Cellebrite can't be
9 manipulated. Right. You'll have this back there. Two
10 phone calls.

11 Now, keep in mind. Really we know that there's at
12 least three phone calls that need to be in here, because
13 she's on the phone when aunt pulls in the driveway. After
14 that she gets two phone calls. Not she made two. She gets
15 two phone calls, and they ain't here. I want to know who
16 she's talking to when she's sitting on the front of her
17 car. I want to know that. Who's she talking to when she's
18 sitting on the front of her car?

19 Keep in mind her mother did not testify I'm going to
20 the park to meet Tremaine. I'm going to the park to meet
21 that person -- that person, not him, that person. And that
22 phone call isn't here. They created this document, not me.

23 You saw me walk around with pictures the other day.
24 There's 167 pictures in that stack -- 167 pictures of
25 Mr. Gentry's house. There's pictures of his toilet. You

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1 know what there isn't a picture of? A box of ammo found in
2 his car.

3 Ladies and gentlemen, I submit to you that in this
4 case my client was arrested in February of 2019 and charged
5 with murder. Bree died in May of 2018.

6 Ladies and gentlemen, this case got attention -- this
7 case got attention. And you know what attention is? It's
8 pressure on law enforcement. That's what it is. This case
9 got attention. They needed to make an arrest. They found
10 evidence to support a theory but did not find evidence as
11 to who took her life.

12 You take pictures of a man -- of a man's toilet but
13 you don't take pictures of the box of bullets that you
14 think were given to somebody else to kill a woman? I'm
15 sorry. That's just too big.

16 There's not a single piece of evidence in this case
17 that would lead you to believe that Mr. Gentry even knew
18 who Bree was. Not a single piece of evidence that
19 Mr. Gentry knew that Tremaine had been dating her, that he
20 knew she was pregnant. Nothing. There's not a text
21 message that says from Mr. Johnson to Mr. -- to Mr. Gentry,
22 hey, I need a gun. It's not there.

23 Beyond a reasonable doubt is that doubt that will make
24 you hesitate to act -- when an F.B.I. agent tells you that
25 I can tell you generally where a cell phone is but I can't

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1 tell you specifically where it was. When the state fails
2 to produce a gun. They don't have a gun. They can't tell
3 you that the bullets in that pack are the same as the
4 bullet that they found at the crime scene.

5 The best they can do is put generally, is put Tremaine
6 generally in the area that Bree was in. That's the best
7 piece of evidence they've got generally -- generally --
8 generally. Not specifically.

9 Ladies and gentlemen, not only did they not prove
10 their case. He's not guilty.

11 MR. JOHNSTON: May it please the Court, Your Honor.

12 THE COURT: Mr. Johnston.

13 MR. JOHNSTON: Madam Forelady and ladies and gentlemen
14 of the jury, many years ago there was a man named Jacob and
15 he lived in the land that was called Canaan.

16 By the time Jacob was quite old he had 12 sons. The
17 youngest were Joseph and Benjamin, and they were the old
18 man's favorites, so much so that the ten older brothers
19 became quite envious. When the older brothers would
20 neglect their farm work Joseph would tell his father, and
21 his father would be angry with the older brothers.
22 Obviously, this didn't make things better between Joseph
23 and his brothers.

24 And then on Joseph's 17th birthday Jacob gave him a
25 magnificent present. It was a coat, and it was a coat

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1 woven with a beautiful pattern that contained many
2 different colors. Joseph loved that coat and he wore it
3 everywhere. But when his older brothers saw that coat it
4 made them even more jealous, and their resentment against
5 him became even greater.

6 One day the brothers went to tend the flocks in some
7 far away pastures. Benjamin was still too young to go out
8 that far, but Jacob did send Joseph to join the older
9 brothers.

10 Joseph put on his coat of many colors and went out to
11 look for his brothers. The brothers spotted him coming
12 from far off and while he was approaching they made a plot
13 against him.

14 One of the brothers said let's kill him and throw him
15 in a pit. We will then tell father that a wild beast ate
16 him.

17 Reuben who was the oldest decided to save Joseph. He
18 said, no, no, let's not kill him, he is still our brother,
19 we'll just drop him in the pit and we'll leave him as food
20 for the wild beasts and that way we can truthfully tell
21 father that we didn't kill him but it was the wild beasts
22 that ate him.

23 So after they threw Joseph in the pit the brothers sat
24 down to eat, and some merchants from Egypt happened by, and
25 the brothers decided, well, why not at least make a profit

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1 off of Joseph. So they decided instead of just leaving him
2 in the pit that they would sell him into slavery and he
3 would be carried off to Egypt.

4 well, the others agreed that that was a fine plan, a
5 twofer, as we might say today, getting rid of Joseph and
6 making some money.

7 But what were they going to tell Jacob, his father
8 that loved Joseph? They took that coat of many colors and
9 there was a goat that they slaughtered, and they covered
10 that coat of many colors in the goat's blood.

11 And when they took that coat to their father they told
12 him, here, look, here is the coat of many colors that
13 belonged to Joseph that he wore everywhere covered in his
14 blood. Obviously, he's been killed by a wild animal.

15 Their father Jacob wept and tore his hair out with
16 great sadness, and he said he would never be happy again
17 because of this news.

18 Of course if you know the book of Joseph, Joseph
19 didn't remain a slave but would ultimately become the
20 second most powerful man in Egypt next to Pharaoh. And one
21 day the family would be confronted with that when they went
22 to Egypt during a time of famine.

23 This story is of course the story of faith, but it
24 also has instruction for us in the case of the State vs.
25 Robert Tyrell Gentry. It's a cautionary tale which

Closing arguments

1 explains both the usefulness and the dangers of
2 circumstantial evidence, because that coat of many colors
3 that Joseph wore everywhere that was covered in blood when
4 presented to Jacob was all the proof that the old man
5 needed to believe the tale that Joseph had been eaten by a
6 wild beast.

7 Even though the brothers' story was not true and even
8 though Jacob surely must have known the brothers' jealousy,
9 Jacob was convinced, said you need the coat. Joseph wore
10 it everywhere. It was covered in blood.

11 It shows the limitations of the use and interpretation
12 of circumstantial evidence. And that, ladies and
13 gentlemen, is what the case against Robert Tyrell Gentry is
14 built upon. It is built upon circumstantial evidence.

15 what happened to Brechue Wiles was a horrible and evil
16 thing, and whoever it was who killed her should be dealt
17 with according to law.

18 I'm not here to comment on Mr. Johnson's case or his
19 innocence or guilt. That is not my role. The cases
20 however are intertwined, and so there may be things, times
21 when I say assuming that Mr. Johnson did this or that
22 Mr. Johnson did that that it has some effect on the
23 interpretation of the case. But don't let anything I say
24 allow you to believe that I am asserting that Mr. Johnson
25 is guilty or innocent because, again, that is not my role.

Closing arguments

1 We do know from the cell phone analysis that Tyrell
2 was at his mother's home during most of the night in
3 question and that he was nowhere near Duncan Park where
4 this unfortunate lady lost her life and that when he did
5 move he moved in the opposite direction to the west away
6 from Duncan Park apparently going to work.

7 So we know that by the state's own evidence Tyrell had
8 nothing directly to do with Ms. Wiles' death and that he
9 was not present at the scene when she met her death.

10 Now, they have not charged Tyrell with murder. They
11 have charged him with two associated type of crimes. One
12 is accessory before the fact; the other is accessory after
13 the fact. And each of them have different, as we call in
14 the law, elements. And the Court will tell you what the
15 elements of each of those charges are.

16 But one thing I will argue to you is that in order to
17 establish guilt of one of the charges they have to prove
18 all of the necessary elements. Even if one element is
19 missing that means the state's case on that charge has
20 failed.

21 In simple terms, I'll deal with the accessory before
22 the fact charge. Boils down to this: They have to prove
23 beyond any reasonable doubt that before Ms. Wiles was
24 killed that Tyrell aided, counseled or encouraged whoever
25 it was that killed her.

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1 what's their evidence of this? Tyrell and Mr. Johnson
2 were friends. They talked on the phone. They texted one
3 another back and forth.

4 Mr. Johnson came by and saw Tyrell at Tyrell's
5 mother's house. But what's important about that particular
6 event is what didn't happen.

7 The solicitor makes a great deal out of, oh, it was a
8 short visit -- it was a short visit. Okay. We don't know
9 why it was a short visit, but we do know this. The eye
10 witness who watched the transaction saw no gun. The eye
11 witness who heard at least part of the conversation between
12 the two men heard nothing about a gun. She saw no transfer
13 of an object between the two men.

14 They asked did they get in the car together. The
15 response was no, they stood in the street. If you were
16 going to transfer a gun at a particular time and you had
17 the opportunity to get in the car wouldn't that be the
18 place to do it?

19 They have an empty box -- they have an empty box. And
20 that's what their proof about trying to establish that
21 Tyrell knew that Mr. Johnson was going to commit a crime is
22 very much like the contents of this box.

23 There's nothing important there. It's just a box
24 unless they can show beyond a reasonable doubt that even if
25 Tyrell gave Mr. Johnson the gun, even if they prove that

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1 without proving that he had knowledge, that Tyrell also had
2 knowledge that Johnson was going to commit a crime with it,
3 then it is an innocent transaction -- an innocent
4 transaction.

5 There are gun lovers amongst us, particularly in the
6 South. To some people guns are scary things. My wife is
7 scared to death of a gun, wouldn't touch a gun.

8 Some people are fascinated by them, and they like to
9 trade guns, they like to sell one another guns, they like
10 to take guns out and shoot them, and they like to loan and
11 borrow guns.

12 The most that you can say that has been established
13 here is that perhaps Johnson got what used to be in this
14 box and that he may have gotten some ammunition.

15 Hey, I want to borrow your gun, Man. Okay. Got some
16 bullets with it? Yeah. Give me some bullets. I want to
17 test it out.

18 There is no evidence that even if Tyrell gave the gun
19 or loaned the gun or sold the gun to Johnson that he had
20 any reason at all to suspect that Johnson was going to
21 commit a crime with it.

22 Look at the texts and facebook messages between Tyrell
23 and Johnson. There is not a word about the unfortunate
24 Ms. Wiles. There is not a word about Johnson being angry,
25 frustrated, disappointed, whatever, that a young woman was

Closing arguments

1 claiming to be pregnant by him.

2 There is nothing in the texts or facebook messages
3 between Tyrell and Johnson about Johnson wanting to kill
4 anyone.

5 Now, the state points to the internet searches that
6 Johnson was doing -- poison, abortion, whatever. Those
7 were on Johnson's phone. Those were not accessible to
8 Gentry. And there's no discussion between the two about
9 anything like abortion or poison or anything like that.

10 There's nothing in the texts, facebook messages
11 between Tyrell and Johnson about a gun, about a firearm,
12 about a strap, whatever else they may call guns on the
13 street these days.

14 There's nothing on there about may I borrow your gun,
15 I'd like to see your gun, would you like to sell me your
16 gun. There's also nothing about Johnson saying I'll bring
17 the gun back. There's nothing from Tyrell saying, hey,
18 where is my gun, bring my gun back to me.

19 Now, the analysis for accessory after the fact also is
20 somewhat similar. Of course the state for that charge has
21 to prove that Tyrell did something -- did something to help
22 or assist Mr. Johnson, if he's the one that killed this
23 young lady. That there has to be proof beyond a reasonable
24 doubt that he knew the crime had been committed and that he
25 took some action to help or assist Mr. Johnson not being

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1 arrested or getting away.

2 There is no evidence in this case that Tyrell did
3 anything to help Johnson get away with the crime if
4 Johnson, in fact, committed the crime. Nothing.

5 Now, they want to point to internet searches about
6 should I report a gun stolen, how to report a gun stolen.
7 He talked about -- he talked to a buddy of his at work, how
8 do you report a gun stolen, which to me shows how naive
9 Tyrell is about using guns for crime.

10 And I think that's further substantiate by the
11 firearms transaction record that they put into evidence
12 that shows that Tyrell is not a felon or he wouldn't have
13 been able to buy the gun. It's right there in black and
14 white, are you a felon. They don't just take his word for
15 it. They send it off. That's what the Brady bill was
16 about. They got to wait for enough time to get it checked
17 out and make sure he's not a felon. So he's not a felon.
18 He doesn't know what to do.

19 Ultimately, though he did nothing. He never reported
20 the gun stolen. Perhaps it could be argued that if he had
21 reported the gun stolen that that would have been an effort
22 to assist Mr. Johnson in escaping detection, but the simple
23 fact is he thought about it, he researched it, he talked to
24 a buddy, but he didn't do anything. He never made such a
25 report.

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1 Now, the fact that we know he was thinking about it,
2 what does that establish? well, it is subject to different
3 interpretations. One interpretation is Johnson got the
4 gun, he didn't bring it back, so I want to report it stolen
5 and try to make him give me my gun back. Another
6 possibility is that Johnson said I used the gun to do
7 something bad and I'm not giving it back to you and the
8 best thing you can do is report it stolen.

9 That brings us to the texts. "Do it today, Fam. It
10 happened two days ago." We don't know what it was, but if
11 it was the death of Ms. Wiles it could have helped Johnson
12 if Gentry had reported it stolen in case there was evidence
13 that would link the gun, the bullet, unless the gun is
14 found, whatever, that that would insulate Tyrell because
15 he'd be able to say, uh, I reported it stolen.

16 Johnson or Tyrell responds back in street language.
17 Iat, which is an acquiescence of some kind. But I submit
18 to you that that was merely to placate Mr. Johnson, make
19 Mr. Johnson think that he was going to take that action so
20 he wouldn't say anything more about it. And apparently
21 Tyrell thought about it but his conscience wouldn't let him
22 do it. He didn't do it.

23 Are they going to try to claim that Tyrell got rid of
24 the gun? First of all, they'd have to prove that he got
25 the gun back. I submit to you that gun, if the state's

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1 allegations against Mr. Johnson are true, and not saying
2 they are, but if they are that gun went into the lake
3 somewhere else. Duncan Park is a big lake. Or some other
4 body of water.

5 So the fact that if they can prove that Johnson told
6 Tyrell that he had committed this horrible crime, does that
7 make Tyrell guilty of accessory after the fact? No. It
8 does not, because, yes, they have to prove that Tyrell knew
9 that Johnson had committed the crime, but they would also
10 have to prove that Tyrell did something to help Johnson
11 escape detection, and he never did anything.

12 In fact, State's Exhibit No. 30 on 5/21/18, he told
13 Detective Taylor you can look at my phone, here's my phone,
14 take my phone, I got nothing to hide. He consented to it.

15 There is no evidence he did anything to help Johnson
16 after he may have known that Johnson committed a crime or
17 that crime -- or that a crime was committed.

18 They want to make a big deal about internet searches
19 that Tyrell did about body in lake or whatever exactly it
20 was that they say. The worst that that says about Tyrell
21 is that he may have known or he may have guessed or he may
22 have heard something that caused him to go onto the
23 internet and look.

24 But if you ascribe that knowledge to him it does not
25 make him guilty because just knowing of a crime is not a

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1 crime. The only way that knowing about a crime becomes a
2 crime is if knowing that crime and who did it you do
3 something to help, and he did nothing to help that man
4 escape justice.

5 This is a difficult task that you have before you
6 today, ladies and gentlemen, and I do not envy you it.

7 The judge however is going to help you. He's going to
8 give you instructions. Just like when you buy one of those
9 put-together pieces of furniture and you take it home and
10 you -- there's like 5 million parts on the floor and you
11 think where do I start, how do I figure this out, how do I
12 put this together, that might be the same way that you
13 think about how am I going to decide what my verdict or
14 verdicts are going to be in this case.

15 well, you listen or read the instructions. The judge
16 is going to have a lot of instructions for you, but the one
17 that I want to highlight, because it deals directly with
18 circumstantial evidence, is this. I believe that the judge
19 is going to tell you this.

20 Crimes may be proven by circumstantial evidence, and
21 the law makes no distinction between the weight or value to
22 be given to either direct or circumstantial evidence.
23 However, to the extent that the state relies on
24 circumstantial evidence all of the circumstances must be
25 consistent with each other and when taken together they

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1 must point conclusively -- conclusively to the guilt of the
2 accused beyond any reasonable doubt.

3 And the last thing to that part of that instruction is
4 if these circumstances merely portray the defendant's
5 behavior as suspicious the proof has failed. And if the
6 state's proof has failed, there can be but one verdict, and
7 that is a verdict of not guilty.

8 So it doesn't matter if they prove Johnson got the gun
9 from Tyrell, because they haven't proved that he got it
10 when Tyrell knew what he was going to do with it if he did
11 something with it.

12 It doesn't matter whether they've proved that Tyrell
13 found out about the crime because they can't prove that
14 Tyrell did anything to help or assist Mr. Johnson in
15 avoiding detection.

16 This is an attempt to place guilt on Tyrell by the
17 concept of guilt by association. In this country there is
18 no guilt by association.

19 Guilt comes from proof beyond a reasonable doubt, and
20 in this country we don't guess a man into being convicted.
21 In this country we don't speculate a man into being
22 convicted. In this country we don't use suspicion as a
23 guidepost. Maybe evidence creates suspicion. Maybe you're
24 suspicious of Mr. Gentry's actions, but that's not enough,
25 because, as the judge will instruct you, suspicion, and

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1 that's all that's there, the state's proof has failed.

2 If Jacob had thought about that when he was looking at
3 that coat of many colors covered in blood, if he had
4 thought about the animosity of the other brothers, if he'd
5 have thought where was the rest of the crime, he might have
6 gone and searched for Joseph, the one that he loved, but he
7 took the circumstantial evidence and accepted it, but he
8 was wrong.

9 Ladies and gentlemen, people have the same fallacies
10 and faults and low points now as they did in that time.
11 But the story of Jacob and the law of South Carolina tell
12 us two things. They tell us that Tyrell Gentry is not
13 guilty of accessory before the fact and that Tyrell Gentry
14 is not guilty of accessory after the fact. Thank you.

15 THE COURT: Mr. Barnette.

16 MR. BARNETTE: May it please the Court, Your Honor.

17 Only I want to follow up with you, they keep talking
18 about the police investigation. Let me show you something
19 that's amazing and that happened in this case.

20 Mr. Johnston talks about Mr. Gentry, about his consent
21 to search on May the 18th of 2018.

22 Mr. Johnson was taken in May 11th of 2018. He was
23 released. What's interesting, there's no phone call.
24 You'll have these records from two thousand -- I mean,
25 basically, the 11th through the 17th. They started

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1 communicating with each other.

2 So when Gentry was called in he said, well, hey,
3 everything's okay because they didn't arrest Mr. Johnson,
4 so I give my cell phone number to them. It's not a
5 problem. I deleted all of the texts. They didn't find
6 anything from him.

7 Look at those dates. You'll have Mr. Johnson's stuff
8 and Mr. Gentry's stuff.

9 One thing I want to show you. They keep talking about
10 the generalization of cell phone records. Let me show you
11 something real quick here if I can. Ms. wells is going to
12 put it up. No. 14 again here.

13 Ms. wells, do you have the cell phone stuff?

14 Okay. We have Robert Gentry basically at 8:08 sending
15 a text message to Tremaine Johnson, the little girl.

16 The very next one Tyrell Johnson is making a call to
17 Robert Gentry. We have that. 8:24. Well, guess what the
18 cell tower information shows?

19 Go ahead and show that, Ms. wells.

20 Right there at 8:24. And you'll have that phone call
21 on there on both of their phones.

22 So they keep saying that this is generalized
23 information, but the problem is, and you'll look back at
24 this, Mr. Johnson's interview, he says I didn't go anywhere
25 except Planet Fitness that morning, which we know he's at

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1 home that morning. There's no cell phone information. He
2 might have turned his phone off. We don't know what he
3 did. He might have went and took a nap. I don't know.

4 But we know that he was at Robert Gentry's house at
5 8:24. And, like I said, we have the cell phone
6 information, we have the texts and phone calls and we also
7 have Gentry's exgirlfriend.

8 The one thing I want you to remember though, you
9 remember the testimony as you see it, not what everybody
10 else sees. And one thing I allege to you was that she
11 didn't see anything. Ms. Wells asked Ms. Alo if they saw
12 anything. And she couldn't. She was playing with her
13 little girl in the front yard. Can you imagine? I mean,
14 when you're taking care of a child you're watching that
15 child, and I guarantee you she was. She wasn't paying
16 attention to them. She was paying attention to that child
17 at the time.

18 And the other thing too in that interview, you
19 remember Mr. Johnson joking with these two officers. But
20 when they start asking him questions about what Bree
21 mother -- Bree's mother just told the Spartanburg County
22 Sheriff's Department in a missing person's report, his
23 whole demeanor changed. Go watch it. He doesn't answer
24 their question. He avoids it.

25 And the one thing the judge will tell you, you get to

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1 weigh the credibility of the witnesses. You can look at
2 them. And, like he said, the common sense is the greatest
3 weapon you bring as jurors. And then when they get through
4 all of that questioning his attitude changes back. So
5 watch that video if you would and take a look at it from
6 there.

7 And one thing, I'm not saying that these two men are
8 friends. I'm sure they are friends from what Mr. Gentry
9 did for Mr. Johnson. He gave him the weapon.

10 The only comment I was making was that, obviously,
11 they didn't have any contact for four months, I mean, four
12 weeks. Excuse me. From April 5th until that time. And
13 that's shown by the records, Mr. Gentry's X, Ms. Alo. But
14 she came across very straightforward. I haven't seen him
15 since the gender reveal party a year ago. But all of a
16 sudden he's making contact with him.

17 And they keep talking about cell phones, internet
18 searches. We don't know what they discussed on the phone.
19 I can't allege that to you. But they're having a lot of
20 phone contact about something just outta the blue where
21 they've never talked to each other.

22 Fingerprints. Mr. Brannon brought up. Well, guess
23 what creates fingerprints? Your skin cells. So if there's
24 fingerprints on, the skin cells would be on there, and
25 there would have been D.N.A. on that shell casing.

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1 And Ms. Money explained that to you, and there's so
2 many factors, plus the heat of the bullet. Take care of
3 that. So I think D.N.A. is a whole lot more sophisticated
4 than fingerprints from that standpoint.

5 Mr. Johnston told you about Jacob. I submit there's a
6 huge difference between Jacob's story and Bree's story.
7 Jacob's never killed anybody. Bree was. She was put in
8 the lake. And you heard what Dr. Wren said about the
9 animals and what happened to her face.

10 And the other thing, he made a big deal about
11 Ms. Littlejohn, her aunt, and Bree's mom, seeing her on
12 there. Just because she's on the phone doesn't mean she's
13 doing anything on the phone other than looking, watching,
14 whatever. That's all they talked about.

15 They talk about two phone calls. Actually, one,
16 Johnson made the phone, day behind, two days behind his
17 phone to her. Bree actually unblocks him and calls him
18 back. So there is two phone calls. And you'll have that
19 evidence back there.

20 One other thing that I'm glad that was brought up was
21 the Johnson house. Bree's mother couldn't find her. She
22 went over to her apartment and couldn't find her or her
23 car.

24 Later that night she went over to the Johnson house,
25 and you remember the comment she made. She went up and she

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1 really didn't know. Used several different names. And you
2 gotta remember she's going up and she's checking and asking
3 questions.

4 Remember Sidney Dean mentioned that he was known as
5 Trey G. So he was known by other names other than
6 Tremaine. So she's asking questions and everything.

7 His mom don't know about it. She said, well, my
8 daughter is pregnant and he's the father. She said her
9 eyes got real big and she was talking her son there and put
10 him on the phone and he said the same story that he told
11 these two officers. I haven't see her since May the 8th
12 and haven't had any contact with her since May the 8th at
13 10:30 or 11:00 o'clock that night.

14 He starts stuttering when she starts confronting him
15 and said, no, you had contact with my daughter wednesday
16 night. She knew the truth. A mother knows the truth.

17 And the thing I don't understand, why is Mr. Gentry
18 doing all of these searches? He knows how to buy a gun.
19 He could go right back to Academy Sports and buy a gun. He
20 knows how. We've got -- and you'll have those documents
21 back there. I don't know what happened to them. I know
22 they had them there a minute ago.

23 Here. There's the trace form, and then there are
24 also -- you'll have the application where he bought the
25 weapon. So why go through all that maze? I submit to you,

Closing arguments

1 like I said, you have the common sense to look at this
2 evidence and realize what they've done.

3 One thing they keep talking about circumstantial
4 evidence and reasonable doubt. One second. I just want to
5 read my notes and make sure.

6 (Pause.)

7 MR. BARNETTE: One thing and I always -- you know,
8 when people talk about reasonable doubt and circumstantial
9 evidence, they keep saying you got to prove beyond a
10 reasonable doubt. That is a burden.

11 But the one thing that you've got to remember when you
12 look at this evidence, Mr. Brannon said, well, it's like,
13 you know, you go in and your wife hold you off. No. You
14 don't.

15 The judge is going to tell you we don't have to prove
16 it beyond any doubt. We have to prove beyond a reasonable
17 doubt that leaves you firmly convinced.

18 And the pieces of evidence are going to show you a
19 puzzle. That puzzle -- you may not have every piece of it,
20 but if you have enough pieces of it you can see what that
21 is.

22 Ladies and gentlemen, you have all of the pieces that
23 you need. All of the evidence conclusively points to one
24 conclusion that these two men are responsible for the
25 death of Bree.

Closing arguments

1 Mr. Johnson obtained the gun from Mr. Gentry and used
2 it. He was the first person contacted or tried to contact
3 after that. And friend's house [inaudible]. And, as he
4 says, general stuff, all they want he wasn't there at his
5 house.

6 You have enough pieces. You have enough pieces in
7 this case. If you're asking us to prove this beyond any
8 doubt, I can't do that. I don't have a video tape of what
9 happened out at Duncan Park that night.

10 We have a really good idea because you'll have those
11 pictures back there. And, like I said, she trusted that
12 person and went, that she met that night. She knew the
13 person she met that night. Why would you trust anybody to
14 go out to Duncan Park that night, just like she trusted him
15 the night before when she went to her mom's house -- his
16 mom's house.

17 I could stand here and keep talking to you as much as
18 I can, but I know you're going to look at the evidence and
19 I know you're going to weigh it. But, like I said, the
20 evidence is fully there. There is nothing that does not
21 point to anything other than the guilt of these two men
22 committed this horrific crime.

23 Like I said before, I am going to ask you for guilty
24 verdicts against Mr. Johnson for murder and guilty against
25 Mr. Gentry before the fact because he knew what he was

Jury charge

1 giving that gun to him for to use. And then guilty after
2 the fact. And, like I said, you have the one comment. Do
3 it, Fam. It's been two days ago.

4 They knew what was happening and corresponded.

5 Mr. Johnson even went to Mr. Gentry's work and asked him
6 why. I think you know the answer to that. Thank you.

7 Thank you for your time.

8 Your Honor, do you want me to move that back for you?

9 (Pause.)

10 THE COURT: Before I provide you with the instruction
11 I'm going to excuse you to go to your jury room, and the
12 clerk is going to come and take your lunch orders so that
13 that can be ordered and prepared while I'm doing the
14 instruction, and hopefully you'll have it when I get
15 through.

16 So right now go to your jury room. Don't talk about
17 the case. I'll bring you back shortly after she takes your
18 order.

19 (The following takes place outside the presence of the
20 jury.)

21 THE COURT: we'll be at ease for a few minutes while
22 the clerk takes their lunch orders.

23 (Whereupon, a recess was taken.)

24 THE COURT: Bring the jury in, please.

25 (The following takes place in the presence of the

Jury charge

1 jury.)

2 THE COURT: Ladies and gentlemen, you of course have
3 heard and seen all of the evidence to be presented. You've
4 also heard the final summations of the lawyers; and I'm now
5 going to instruct you on the law that's applicable in the
6 case. And then you'll be asked to go back and to begin
7 with your deliberations and through that process examine
8 the evidence, decide the facts as they relate to the
9 allegations, apply the law and arrive at a fair and
10 impartial decision based upon that evidence and the law
11 that's applicable.

12 It is your exclusive prerogative to determine what the
13 facts are, and you do that through your own common sense
14 examination and evaluation of the testimony and evidence
15 that has been received during the course of this trial.

16 And you 12 jurors alone will decide what weight, value
17 and effect to give any particular witness' testimony or
18 other evidence in the case. Your sole objective is to
19 simply render a fair and impartial decision based upon the
20 testimony and evidence presented during the trial and the
21 law that's applicable as I will have provided it to you.

22 Now, in this case, as you know, the state through the
23 prosecutor by way of these indictments has charged two
24 separate defendants with three separate and distinct
25 criminal offenses.

Jury charge

1 One indictment charges Tremaine Pierre Johnson with
2 the crime of murder. The other two indictments charge
3 Robert Tyrell Gentry with the crime of accessory before the
4 fact of murder and accessory after the fact to a felony,
5 that felony being murder.

6 As I've told you, these indictments are not evidence
7 of anything. The indictments don't prove anything. They
8 are simply the means by which a person who is accused of a
9 crime where the jurisdiction lies in this court is brought
10 to this court. And the indictments serve to put that
11 person on notice as to what crime the state claims they
12 have committed so they can understand that before the case
13 comes to trial.

14 The indictment charging Mr. Johnson with the crime of
15 murder alleges that on or about May the 11th of 2018 he did
16 commit the crime of murder in that he did wilfully and with
17 malice aforethought kill one Brechue Ferrarri wiles by
18 shooting her and that she died as a proximate result of
19 that gunshot wound.

20 As you know, as to that charge and those allegations
21 he has entered a plea of not guilty.

22 The two additional indictments charge Robert Tyrell
23 Gentry with the crime of accessory before the fact of
24 murder, and that indictment alleges that Mr. Gentry did on
25 or about May the 9th of 2018 here in Spartanburg County aid

Jury charge

1 or otherwise assist the commission of a felony, that felony
2 being murder, by assisting Tremaine Pierre Johnson knowing
3 that he was intending to commit the crime of murder.

4 The second indictment charges Robert Tyrell Gentry
5 with the crime of accessory after the fact to murder, the
6 state alleging by way of this indictment that Mr. Gentry
7 did on or about May the 10th of 2018 render assistance to
8 Mr. Johnson knowing that he had committed the crime of
9 murder and doing so with the intent of assisting
10 Mr. Johnson in avoiding the consequences of his crime.

11 As I say, as to those allegations and each of those
12 charges each of the defendants have entered a plea of not
13 guilty, and that plea of not guilty has placed upon the
14 state the burden of proving the allegations made by way of
15 each of those indictments, the burden of proving each of
16 the essential elements of the crimes that have been alleged
17 against these two separate defendants; and therefore the
18 burden is upon the state to establish a defendant's guilt
19 to the satisfaction of you 12 jurors beyond a reasonable
20 doubt before a verdict of guilty could be returned as to
21 either defendant and as to any of the charges.

22 The burden is never upon a person accused of a crime
23 to prove that they are not guilty or to prove that they are
24 innocent because in some cases that might not be possible.

25 The burden is always upon the state because they made

Jury charge

1 the accusation and they brought the charge to establish
2 that person's guilt beyond a reasonable doubt.

3 It is a vital, important and cardinal rule of law that
4 every defendant in a criminal trial, no matter how serious
5 the offense might be for which that person stands charged,
6 that person shall always be presumed innocent of that
7 charge, and that presumption of innocence remains with any
8 defendant, as it does with each of these defendants, from
9 the time that they are placed under arrest and throughout
10 the course of the criminal process and even throughout the
11 course of the actual trial in the case.

12 And as I've told you, that presumption of innocence
13 will be with each of these defendants even as you go back
14 into your jury room to begin with your deliberations in
15 this case, and that presumption of innocence will be with
16 each of them, and it will be with them forever unless you
17 12 jurors determine that a defendant is no longer entitled
18 to that presumption of innocence.

19 In other words, after you have carefully considered
20 all of the testimony and the evidence received during the
21 course of the trial and you have been able to determine the
22 material facts as they relate to the allegations against
23 each defendant and the charges alleged against each
24 defendant, and after deciding those facts you apply the law
25 that I will have provided you, if you 12 jurors unanimously

Jury charge

1 determine that a defendant's guilt as to a charge has been
2 proven beyond a reasonable doubt, then that defendant would
3 no longer be entitled to that presumption of innocence as
4 it relates to that charge. But it is only if, unless and
5 until you are satisfied of a defendant's guilt beyond a
6 reasonable doubt that the presumption of innocence would no
7 longer be applicable.

8 As you know, the state has the burden of proving a
9 defendant's guilt to your satisfaction beyond a reasonable
10 doubt. This does not mean however that the state must
11 prove a defendant's guilt beyond all doubt or beyond any
12 possible doubt, but it does require that the state prove a
13 defendant's guilt to your satisfaction beyond a reasonable
14 doubt.

15 The term reasonable doubt should be given its plain
16 and ordinary meaning. A reasonable doubt is the kind of
17 doubt that would cause a reasonable person to hesitate to
18 act upon the information provided.

19 A defendant in a criminal trial is entitled to any
20 reasonable doubt that arises from the evidence, or lack of
21 evidence, in a case, and if upon any factual issue
22 essential to a finding of a verdict of guilty you have a
23 reasonable doubt as to how that issue should be resolved,
24 it would be your duty to resolve that reasonable doubt in
25 favor of the defendant.

Jury charge

1 Now, while there are various forms of evidence such as
2 testimony, photographs, videos, documents, charts and other
3 types of physical exhibits, there are really only two types
4 of evidence, and either or both of those types of evidence
5 may be used independently or in combination in order to
6 prove a disputed fact. But the two types of evidence are
7 direct evidence and circumstantial evidence.

8 Direct evidence is the testimony of a person who
9 testifies from actual knowledge of that fact. It is
10 testimony by a person who has perceived the existence of
11 some fact by means of his or her senses, and then that
12 person comes into court and testifies as to what that
13 witness has previously seen or heard, or felt for that
14 matter.

15 Direct evidence proves the existence of a fact
16 directly, and it does not require any deduction or
17 inference in order to establish that fact.

18 Circumstantial evidence, on the other hand, is the
19 proof of some other fact or a set of facts which taken
20 either singly or collectively may prove the existence of a
21 fact in question as a necessary consequence, that is by a
22 deduction or through an inference.

23 An inference is simply a deduction of fact that may
24 logically and reasonably be drawn from the proof of some
25 other fact or set of facts.

Jury charge

1 It is a fact not proven by the direct testimony of a
2 witness based upon that person's personal perception, but
3 it is a conclusion which might reasonably be drawn from the
4 proof of other facts.

5 In other words, you may infer that a particular event
6 occurred or that a particular fact exists based upon the
7 proof of sufficient factual circumstances which would
8 reasonably warrant your arriving at a particular
9 conclusion.

10 The commission of a crime and any particular element
11 necessary to prove that crime may be proven by direct
12 evidence or by circumstantial evidence or by a combination
13 of both direct and circumstantial evidence.

14 The law makes no distinction between the weight or
15 value to be given to direct or circumstantial evidence,
16 however to the extent that the state relies upon
17 circumstantial evidence in order to establish the
18 commission of a crime, all of the circumstances proven must
19 be consistent with each other and when taken together point
20 conclusively to the guilt of the accused beyond a
21 reasonable doubt.

22 If these circumstances merely portray a defendant's
23 behavior as suspicious the proof is insufficient and it
24 fails. The burden rests with the state to prove a
25 defendant guilty beyond a reasonable doubt regardless of

Jury charge

1 whether the state relies upon direct evidence or
2 circumstantial evidence or some combination of the two
3 types of evidence.

4 Proof beyond a reasonable doubt is proof that leaves
5 you firmly convinced of the defendant's guilt. There are
6 very few things in the world that we know with absolute
7 certainty, and in criminal cases the law does not require
8 proof that overcomes every possible doubt.

9 If, based upon your consideration of the evidence and
10 in the exercise of good judgment and common sense you are
11 firmly convinced that a defendant is guilty of a crime for
12 which that defendant stands charged, then you must find the
13 defendant guilty of that crime.

14 And if, on the other hand, you think there is a real
15 possibility that the defendant is not guilty of a crime
16 with which he is charged, then you must give that defendant
17 the benefit of that doubt and find him not guilty.

18 Now, as I told you, you are the sole judges of the
19 facts in this case and you are therefore necessarily the
20 sole judges of the credibility and the believability of
21 each witness that has testified during the trial.

22 But there are a number of factors which you should
23 consider in arriving at your assessment as to a witness'
24 credibility, and I'm going to list those factors for you.

25 You should consider the demeanor of the witness. That

Jury charge

1 is how the witness appeared to you as the witness testified
2 from that witness stand. Was the witness straightforward
3 in responding to questions, or was the witness hesitant or
4 evasive in responding to questions that were posed of that
5 witness?

6 Simply put, did the witness appear to you to be
7 telling the truth and to have knowledge of the facts to
8 which that witness has testified?

9 You should also consider whether or not the testimony
10 of a witness is consistent, or is it inconsistent, with
11 that witness' own testimony provided here during the trial,
12 or is it consistent or inconsistent with other statements
13 made by that same witness, whether that be in court or
14 outside of court.

15 You should also consider whether or not the testimony
16 of a witness is consistent, or is it inconsistent, with
17 other testimony or other evidence received during the
18 course of the trial.

19 You should also consider how the witness came to know
20 the facts to which that witness has testified. In other
21 words, what was that particular witness' opportunity and
22 ability to perceive the existence of those facts to which
23 that witness has testified by having previously used his or
24 her senses, and then what is the ability of that witness to
25 be able to come into court and to accurately recollect to

Jury charge

1 you as to what they have previously perceived.

2 You should also consider any bias or prejudice or
3 interest that you find a witness might have with respect to
4 a case.

5 In other words, do you find some reason that a
6 particular witness would come into court and would testify
7 one way or another to help or hurt one side or the other,
8 and you may consider any interest that a witness might have
9 in the outcome of the case if you determine that a witness
10 does have such an interest and you find that that interest
11 would bear upon that particular witness' credibility.

12 You should also consider whether or not the testimony
13 of a witness is strengthened, or is weakened by other
14 testimony or other evidence received during the course of
15 the trial.

16 Also, during the course of this trial there have been
17 at least two witnesses who were qualified as experts in a
18 particular field.

19 You have to evaluate expert testimony just as you do
20 any other testimony received during the trial, and if you
21 find that a person that was qualified as an expert doesn't
22 possess the requisite qualifications, education, knowledge
23 or experience or did not properly consider the facts that
24 relate to this particular matter, then you can reject that
25 expert's opinion in its entirety, or you may just accept

Jury charge

1 some portion of it and reject some other portion of it just
2 as you do with any other witness that testifies during the
3 trial. So you have to evaluate and judge an expert
4 witness' opinion testimony just as you do any lay witness'
5 testimony.

6 And because you are the judges of the facts and are
7 the judges of the credibility of each witness you are
8 permitted to believe as much or as little of what a witness
9 has testified to as you deem is appropriate.

10 So, as I've said, you can believe everything that a
11 witness testified to. You may choose to believe none of
12 it. You may believe some portion of a witness' testimony
13 and reject some other portion of that same witness'
14 testimony.

15 You could believe one as opposed to several, or
16 several as opposed to one. But whatever your good judgment
17 and common sense tells you is the most believable and
18 credible testimony and evidence is the testimony and
19 evidence that you should accept, and you should reject any
20 testimony or other evidence that you find not to be
21 credible or believable.

22 Again, your sole objective is to simply render a fair
23 and impartial decision based upon the evidence presented
24 during the trial and the law that's applicable.

25 The same law that provides that you are the judges of

Jury charge

1 the facts, as I've just described it, also provides that I
2 am the judge of the law. And that simply means that
3 nobody's going to tell you how to arrive at your
4 determination of fact in the case.

5 You do that, as I've already stated, through the
6 exercise of good judgment and common sense conscientiously
7 applied to the testimony and evidence received during the
8 trial.

9 You must however under your oath as a juror accept the
10 law as I provide it to you as being the law that you are to
11 apply in the case.

12 In other words, you're not to concern yourself with
13 what you thought the law was before you came to serve as a
14 juror this week or what you think the law ought to be.

15 You must under your oath as a juror accept the law as
16 I provide it to you as being the law that you are to apply
17 in the case. And then you simply take that law and you
18 apply it to the facts as you 12 jurors have determined
19 those facts to be based upon your consideration of all of
20 the evidence in the case.

21 Now, as you know, there are three separate criminal
22 charges. Those are murder, accessory before the fact of
23 murder and accessory after the fact of murder.

24 So I'm going to instruct you as to each of those
25 separate criminal offenses. In the order I'll instruct

Jury charge

1 them, I'll begin with murder, followed by accessory before
2 the fact, followed by accessory after the fact.

3 Murder is defined in South Carolina Code Section
4 16-3-10 as the killing of any person with malice
5 aforethought, either expressed or implied -- murder is the
6 killing of any person with malice aforethought either
7 expressed or implied.

8 In order for you to find the defendant guilty of the
9 crime of murder it would be necessary that the evidence in
10 this case has established to your satisfaction beyond a
11 reasonable doubt that the defendant, Tremaine Pierre
12 Johnson, did commit some act or acts which proximately
13 caused the death of Brechue Ferrarri wiles and that that
14 killing was done with malice aforethought.

15 Malice aforethought is an essential element of the
16 crime of murder. So what is malice aforethought? Well,
17 malice as an essential element of the crime of murder is a
18 state of mind connoting an ill will and having the intent
19 to do harm.

20 Intent refers to the state of a person's mind which
21 directs his actions towards a specific object or goal, and
22 intent would include those consequences which represent the
23 very purpose for which an act is done, as well as those
24 consequences which are known to be substantially certain to
25 result, whether actually intended or not.

Jury charge

1 Malice is a technical term importing wickedness and
2 excluding just cause or legal excuse. It is something
3 which springs from depravity, from a heart devoid of social
4 duty and fatally bent on mischief. It is a state of mind
5 indicating an extreme disregard for or an extreme
6 indifference to human life.

7 Malice may be likewise defined as a state of mind
8 which indicates a formed purpose and design to do a
9 wrongful act under circumstances that exclude any legal
10 right to do it.

11 The words expressed or implied malice do not mean
12 different kinds of malice but merely the manner in which
13 malice may be shown to have existed, that is to say proof
14 of malice by direct evidence or by circumstantial evidence
15 from which you might imply or infer the existence of
16 malice.

17 Malice may be expressed as where there is an expressed
18 threat to kill or where there is a lying in wait or where
19 the circumstances show directly that an intent to kill was
20 entertained by the killer.

21 Malice may be inferred, though no expressed intent to
22 kill is proven by direct evidence, where the facts and the
23 circumstances which have been proven by the evidence in the
24 case satisfy you beyond a reasonable doubt that malice was
25 present in the mind of the killer at the time any killing

Jury charge

1 took place.

2 And therefore the existence of malice may be inferred
3 from any acts, declarations and conduct of the killer, as
4 well as from any other circumstances shown to have existed
5 at the time of the event from which you might reasonably
6 infer the existence of malice as often the state of a
7 person's mind can only be proven by circumstantial
8 evidence.

9 The state is required to prove malice, just as it must
10 prove any other essential element of the crime charged, and
11 it is for you 12 jurors to determine whether or not the
12 evidence in this case establishes malice beyond a
13 reasonable doubt.

14 It's also essential that there exist not only malice
15 but that that malice be aforethought. The law does not
16 require that malice must exist for any appreciable length
17 of time before the commission of an act proximately causing
18 a fatal result. In fact, it may be conceived at the very
19 moment that the fatal act is committed.

20 It is sufficient in the law so long as the state has
21 proven beyond a reasonable doubt both the existence of
22 malice and the commission of an act or acts by the
23 defendant which proximately caused the fatal result.

24 You must determine whether or not malice aforethought
25 existed based upon your consideration of all of the

Jury charge

1 evidence introduced during the trial of this case and any
2 reasonable inferences that might be derived from that
3 evidence.

4 while the state must prove beyond a reasonable doubt
5 that a killing occurred and it was accompanied by the
6 element of malice aforethought in order to establish the
7 crime of murder, it is not necessary that the state prove
8 any motive for the killing, even though there may be
9 evidence of such introduced during the course of the trial.

10 The next charge that I will address is the charge of
11 accessory before the fact to murder. That's an indictment
12 and charge made against Robert Tyrell Gentry.

13 Accessory before the fact to the commission of a
14 felony is one who provides aid or advises or urges another
15 in the commission of a felony crime.

16 In order for the defendant, Robert Tyrell Gentry, to
17 be convicted as an accessory before the fact to the
18 commission of a felony in this case it must be proven that
19 the defendant aided the principal felon in the commission
20 of a felony crime. In this particular case that would
21 require that Robert Tyrell Gentry be proven to have in some
22 manner provided aid or assistance to Tremaine Pierre
23 Johnson in his commission of the crime of murder.

24 Secondly, that Robert Tyrell Gentry was not present at
25 the time and place that a murder of Brechue Ferrarri wiles

Jury charge

1 was committed by Tremaine Pierre Johnson.

2 And, lastly, it would require proof that Tremaine
3 Pierre Johnson did, in fact, commit the crime of murder in
4 the killing of Brechue Ferrarri wiles.

5 And the remaining charge is that of accessory after
6 the fact to a felony. That's also an indictment which has
7 been brought against Robert Tyrell Gentry. An accessory
8 after the fact to the commission of a felony is one who
9 knows that the principal has committed and completed a
10 felony offense and he assists the principal felon with the
11 intention of facilitating his escape from arrest,
12 conviction or punishment for that crime.

13 In order for the defendant to be found guilty as an
14 accessory after the fact it must be proven that a felony
15 has been committed by a perpetrator. In this case that
16 would require proof that Tremaine Pierre Johnson has
17 committed the crime of murder.

18 Secondly, it must be proven that the defendant had
19 knowledge that the perpetrator committed that felony. In
20 this case that would require proof that Robert Tyrell
21 Gentry had knowledge of Tremaine Pierre Johnson's
22 commission of the crime of murder of Brechue Ferrarri
23 wiles.

24 And, thirdly, the defendant must harbor, aid or assist
25 the perpetrator for the purpose of assisting the

Jury charge

1 perpetrator in escaping detection, arrest, apprehension or
2 conviction. And in this case that would require proof that
3 Robert Tyrell Gentry did aid or assist Tremaine Pierre
4 Johnson in some manner for the purpose of assisting
5 Tremaine Pierre Johnson in escaping detection, arrest,
6 apprehension for or conviction of the murder of Brechue
7 Ferrarri wiles and it be proven that Tremaine Pierre
8 Johnson did commit the crime of murder.

9 You are further instructed, and I emphasize to you,
10 that the fact that a defendant does not take the witness
11 stand and testify during the trial of a criminal case is
12 not a circumstance that may be considered by the jury in
13 any way in your deliberations or in your determination as
14 to whether or not a defendant has been proven guilty beyond
15 a reasonable doubt, and you are not to permit such a fact
16 to weigh in the slightest degree against a defendant.

17 As I've stated, the burden is not upon a person
18 accused of a crime to prove that they are not guilty or to
19 prove that they are innocent because in some cases that
20 might not be possible.

21 The burden is always upon the state to establish a
22 defendant's guilt beyond a reasonable doubt; and therefore
23 you are not to draw any inference nor reach any conclusion
24 from the fact that a defendant does not testify during the
25 trial of a case, nor may that fact even be discussed by you

Jury charge

1 while you are engaged in your deliberations in this case.

2 Now, Madam Forelady and ladies and gentlemen of the
3 jury, I am not in any way concerned with what your
4 decisions are, but the decisions of the jury must be
5 unanimous. All of you must be in agreement before any
6 verdict may be rendered and returned to the Court.

7 Madam Forelady, as I told you earlier, when you do go
8 back all of the evidence will be provided you and your
9 fellow jurors, but you're also going to have the three
10 indictments.

11 The indictments, as I say, is not evidence, but the
12 indictments will be there because they will serve as the
13 verdict forms.

14 On the back of each indictment in the lower left-hand
15 corner you're going to be able to read the word verdict,
16 and it's beneath that word that you're going to indicate
17 whatever the jury's unanimous decision as to that
18 particular charge.

19 In the case of the State vs. Tremaine Pierre Johnson,
20 there's one indictment. That indictment alleges him with
21 the crime of murder.

22 with respect to that charge and that defendant, you
23 have two potential verdict forms. Those two potential
24 verdict forms are guilty and not guilty. So whatever that
25 decision is, if you'll write it in the space provided,

Jury charge

1 you'll also be signing your name as the foreperson. You're
2 the only juror that needs to sign the verdict form. And
3 you'll also insert the appropriate date.

4 And of course you have two remaining indictments.
5 Each of those indictments charge Robert Tyrell Gentry with
6 accessory before the fact of murder and accessory after the
7 fact of murder.

8 And, again, you have two potential verdict forms as to
9 each of those separate indictments. Those potential
10 verdict forms are guilty and not guilty. So whatever that
11 decision is as to each of the separate indictments, you
12 will insert the jury's decision in the space provided, sign
13 your name as the foreperson and insert the appropriate
14 date.

15 And as I stated from the outset, you'll be considering
16 each of the indictments and each of the defendants
17 separately and will make your determination based upon the
18 evidence presented as it relates to each of the separate
19 charges and each of the separate defendants and the law
20 that's applicable to those separate charges.

21 Now, during deliberations there may come a time where
22 you have a question about evidence. You may even ask about
23 the existence of additional evidence that you might have to
24 assist you in a resolution of the case.

25 Please understand that the trial as far as the

Jury charge

1 evidence is concerned has concluded. So there will be no
2 more evidence to be introduced or received, and so don't
3 ask me about evidence that you think might help you but
4 it's not been introduced during the trial, because even if
5 it did exist I couldn't provide it to you because that time
6 for introducing evidence is closed.

7 If you ever have a question about a witness' testimony
8 and you think that question can be answered by having that
9 witness' testimony reheard or replayed, we can do that.
10 You'll have to come back into the courtroom for that
11 purpose.

12 I do not have transcripts of the witnesses' testimony,
13 but if you would like to have a particular witness'
14 testimony reheard, then we can bring you back into the
15 courtroom to have that testimony replayed in its entirety,
16 or just some portion of it if that's all the jury requires.

17 If at any time you have a question about the law
18 that's applicable, I am always permitted to answer those
19 questions. And so if you need a complete re-instruction, I
20 could do that. If you simply need some additional
21 explanation or clarification of some point of law that I
22 provided, I'll be happy to provide you with that additional
23 explanation or clarification.

24 Don't know if we have smokers on the jury, but if we
25 do, you can smoke, but you can't smoke in the courthouse.

Jury charge

1 You have to go outside for that purpose. So if anybody
2 needs to smoke, let the bailiff know. They'll take that
3 person outdoors.

4 Understand, however, that deliberations may only be
5 engaged in when all 12 jurors are present in the jury room
6 so that all may participate. So if at any time a juror is
7 absent for some authorized purpose the deliberations must
8 stop, and they may only resume when all 12 jurors are
9 present so that all may participate.

10 Madam Forelady, if at any time during the course of
11 deliberations you have some question or some matter that
12 you need to address with me, if you'll write it on a piece
13 of paper, give it to the bailiff, the bailiff will provide
14 that to me and I'll respond accordingly.

15 After you and your fellow jurors have reached
16 decisions in the cases and after you have indicated those
17 decisions on the back of the indictments and you've signed
18 the verdict form and placed the date on it, knock on the
19 jury room door and tell the bailiff that you have reached
20 your decisions, and then we'll bring you back to receive
21 those decisions.

22 When that time comes, Madam Forelady, you hold on to
23 the verdict forms. You don't provide those to the bailiff.
24 You don't tell them what your decision is.

25 You'll bring these verdict forms with you when you

Jury charge

1 come back to the courtroom with your fellow jurors in order
2 for us to receive your decisions. And at that time I'll
3 take the verdict forms from you.

4 The bailiff may pick up the evidence, but the verdict
5 forms will remain in your possession until you return to
6 the courtroom for us to receive your decisions.

7 I think that covers everything, but if I have left
8 something out I'm sure one of these lawyers will remind me
9 of that fact. And should I need to bring you back for any
10 reason, I will do so. If I do not need to bring you back
11 for any reason, I'll simply send word by way of the bailiff
12 that you may begin with your deliberations.

13 In that event the bailiff will bring to the jury room
14 all of the exhibits which have been introduced during the
15 trial.

16 And to you, Madam Forelady, the bailiff will also
17 provide the indictments which will serve as the verdict
18 forms.

19 There have been introduced one or more discs and with
20 evidentiary information. And you'll have a computer to
21 look at those with. If, for some reason, you can't get it
22 operational, let me know. We'll assist you with that.

23 So right now I'll ask you to please retire to your
24 jury room, but not begin deliberations until I send you
25 word to do so.

Verdict

1 Mr. Loftis, you can just stay here with me.

2 (Whereupon, the jury retired to deliberate at
3 1:25 p.m.)

4 (Whereupon, the alternate juror was excused.)

5 THE COURT: Are there any exceptions taken to the
6 instruction or requests for additions to the instruction by
7 the state?

8 MR. BARNETTE: May we approach for a second, Your
9 Honor?

10 (Bench conference held off the record.)

11 THE COURT: All right. Any exceptions or requests for
12 additions by Defendant Johnson?

13 MR. BRANNON: None, Your Honor.

14 THE COURT: By defendant Gentry?

15 MR. JOHNSTON: No, Your Honor.

16 THE COURT: Let me ask y'all to verify the exhibits
17 before they go back, please.

18 (Pause.)

19 THE COURT: All of the exhibits are accounted for?

20 MR. BARNETTE: Yes, Your Honor.

21 MS. WELLS: Yes, Your Honor.

22 MR. BRANNON: Yes, Your Honor.

23 MR. JOHNSTON: Yes, Your Honor.

24 THE COURT: Send them back and tell the jury to begin
25 deliberations and notify us when they have concluded.

Verdict

1 we'll be at ease while the jury is deliberating.

2 (Whereupon, the exhibits were submitted to the jury at
3 1:37 p.m.)

4 (Whereupon, a recess was taken.)

5 THE COURT: All right. I'm told the jury has reached
6 the decision. Are we ready to receive it?

7 MR. BARNETTE: The state is ready, Your Honor.

8 MR. BRANNON: Yes, Your Honor.

9 MR. JOHNSTON: Yes, Your Honor.

10 THE COURT: All right. Bring them in.

11 (Question from the jury marked Court's Exhibit No. 7.)

12 (Whereupon, the jury returned to the courtroom at
13 4:25 p.m. to report its verdict.)

14 THE COURT: Madam Forelady, have you and your fellow
15 jurors reached unanimous decisions on each of the separate
16 indictments?

17 THE FOREPERSON: Yes, sir, Your Honor.

18 THE COURT: Have you reflected those decision on the
19 indictments as requested?

20 THE FOREPERSON: Yes, Your Honor.

21 THE COURT: Did you sign your name as the foreperson
22 on each?

23 THE FOREPERSON: Yes, Your Honor.

24 THE COURT: And date it?

25 THE FOREPERSON: Yes, sir.

Verdict

1 THE COURT: If you will, please hand those up by way
2 of the bailiff.

3 You may publish the verdicts.

4 THE CLERK: In the State of South Carolina, the County
5 of Spartanburg, Indictment No. 2019-GS-42-2045, in the
6 Court of General Sessions, the State vs. Tremaine Pierre
7 Johnson, indicted for murder, the verdict, guilty. Signed
8 by the foreperson June 17th of 2021.

9 In the State of South Carolina, County of Spartanburg,
10 in the Court of General Sessions, Indictment
11 No. 2019-GS-42-2503, the State of South Carolina vs. Robert
12 Tyrell Gentry, indictment for accessory before the fact --
13 fact to felony murder, guilty. Signed by the foreperson
14 June 17th of 2021.

15 In the State of the South Carolina, in the County of
16 Spartanburg, Indictment No. 2019-GS-42-2504, the State of
17 South Carolina vs. Robert Tyrell Gentry, accessory after
18 the fact to a felony, A, B, C or murder, verdict, guilty.
19 Signed by the foreperson June 20 -- June 17th of 2021.

20 Ladies and gentlemen of the jury, is this your verdict
21 and still your verdict? If so, please raise your right
22 hand.

23 (Whereupon, all jurors responded in the affirmative.)

24 THE COURT: Does either defendant wish to have the
25 jury polled?

Verdict

1 MR. BRANNON: No, Your Honor.

2 MR. JOHNSTON: Defendant Gentry does.

3 THE COURT: All right. Poll the jury please, ma'am.

4 THE CLERK: Ladies and gentlemen of the jury, at this
5 time I pose a question, my question being is this your
6 verdict and still your verdict.

7 When your juror number and name is called, please
8 stand and respond to the question.

9 Juror No. 113, Rachel Norris?

10 THE JUROR: Yes.

11 THE CLERK: Juror No. 67, Mary Hardy.

12 THE JUROR: Yes.

13 THE CLERK: Juror No. 150, Ronald Smith.

14 THE JUROR: Yes.

15 THE CLERK: Juror No. 53, Ortiz Ferreiro.

16 THE JUROR: Yes.

17 THE CLERK: Juror No. 141, Tamara Scott.

18 THE JUROR: Yes.

19 THE CLERK: Juror No. 92, Amber Lockman.

20 THE JUROR: Yes.

21 THE CLERK: Juror No. 170, Nancy Vaughn.

22 THE JUROR: Yes.

23 THE CLERK: Juror No. 26, Andrew Campbell.

24 THE JUROR: Yes.

25 THE CLERK: Juror No. 163, Kaniyah Thacker.

Verdict

1 THE JUROR: Yes.

2 THE CLERK: Juror No. 159, Madeline Stiles.

3 THE JUROR: Yes.

4 THE CLERK: Juror No. 72, Spicy Holbert.

5 THE JUROR: Yes.

6 THE CLERK: Juror No. 35, Austin Click.

7 THE JUROR: Yes.

8 THE CLERK: So say you all.

9 THE COURT: Are there any other matters to be
10 addressed with the jury present?

11 MR. BARNETTE: None from the state, Your Honor.

12 MR. BRANNON: No, Your Honor.

13 MR. JOHNSTON: No, sir.

14 THE COURT: All right. Thank you, ladies and
15 gentlemen, for your participation as jurors this week, and
16 of course obviously for your participation in the trial of
17 this particular case.

18 You won't need to call back or come back any further
19 this week, so I do want to sincerely thank you for your
20 willingness to serve and for your actual service in the
21 case.

22 You will be receiving a pay voucher for your service.
23 It will be mailed to you at the address that appears on
24 your juror summons unless you've given the clerk a
25 different or more current address.

Sentence

1 So if the address on your summons is not your current
2 address and you've not provided that to the clerk, be sure
3 you do that before you leave so that you can receive your
4 pay voucher.

5 Also, you will receive a statement indicating you had
6 jury service for an employer should you need one.

7 So thank you again for your participation. You are
8 excused with our thanks. And if you'll see the bailiff,
9 they'll check you out. And if you have any questions, let
10 the bailiff know. And if you need to talk with me, I'll be
11 happy to talk with you. Okay. Thank you again.

12 (Whereupon, the trial jury was excused.)

13 MR. BARNETTE: Your Honor, can we have a second with
14 the family, for a second?

15 (Pause.)

16 THE COURT: Let me see y'all before you do that.

17 (Bench conference held off the record.)

18 MR. BARNETTE: Your Honor, can I step out with them
19 for just a second?

20 THE COURT: Sure. Yes.

21 (Pause.)

22 THE COURT: All right. Any motions or other matters
23 to address before the imposition of sentence?

24 MR. BRANNON: No, Your Honor.

25 MR. JOHNSTON: No, sir.

Sentence

1 THE COURT: All right. Would y'all like to be heard?

2 MR. BRANNON: I'm sorry?

3 THE COURT: Would you like to be heard?

4 MR. BRANNON: Your Honor, obviously you know Tremaine
5 Johnson.

6 He's 27 years of age.

7 Your Honor, he was employed at B.M.W. at the time of
8 his arrest.

9 He's a single young man. He has no children.

10 Your Honor, he has substantial family in the
11 Spartanburg area. They've been in the courtroom supporting
12 him throughout this trial.

13 Your Honor, he knows what the potential sentence is in
14 this matter, and I would ask you to be lenient as you can.
15 I would ask that you not impose a life sentence. Thank
16 you, Your Honor.

17 THE COURT: All right. Mr. Johnson, would you like to
18 say anything?

19 DEFENDANT JOHNSON: No, sir, Your Honor. Kind of
20 speaks for itself at this point in time.

21 THE COURT REPORTER: I can't hear him.

22 DEFENDANT JOHNSON: I apologize. I said no, sir, Your
23 Honor. I am kind of just speechless at this point in time.
24 No, sir.

25 THE COURT: Okay. Thank you.

Sentence

1 Mr. Johnston.

2 MR. JOHNSTON: May it please the Court, Your Honor.

3 Mr. Gentry is 27 years of age likewise.

4 He's been in jail since the 12th of February of 2019.

5 He's also been down to the Department of Corrections during

6 that period of time due to the other case which I'll

7 mention in a moment. And to the best of my knowledge he's

8 had no disciplinary issues either at Spartanburg County or

9 in the Department of Corrections.

10 He had no prior convictions. He has one prior

11 conviction now of the one that came about as part of the

12 investigation in this case but had nothing to do with the

13 death of Ms. Wiles. Your Honor is familiar with that case.

14 That was the dissemination of child pornography case that

15 this court tried. Other than that he doesn't have any kind

16 of record.

17 He does have a high school diploma. He has a 2-year

18 certificate in automotive technology.

19 At the time of his arrest in this case he was working

20 at Champ Sports. He is single. And he does have a

21 4-year-old daughter.

22 We ask for the mercy of the Court.

23 And his mother would like to briefly address you if

24 you would be so kind.

25 THE COURT: Okay.

Sentence

1 MR. JOHNSTON: where would you like her to stand, Your
2 Honor?

3 THE COURT: Right there in the middle of the aisle
4 there.

5 ROBERT TYRELL GENTRY'S MOTHER: Your Honor, I stand
6 before you as the mother of Tyrell Gentry. He's a good
7 child. He has one child of his own, 4-year-old daughter.
8 And I pray that you will be lenient on his sentence. Thank
9 you.

10 THE COURT: All right. Thank you, ma'am.

11 Mr. Gentry, would you like to add anything?

12 DEFENDANT GENTRY: I'd just like to say to the Court
13 I'm sorry that this happened. That's it.

14 THE COURT: Okay. Thank you.

15 MR. BRANNON: Excuse me one second, Your Honor.

16 (Pause.)

17 MR. BRANNON: Your Honor, forgive me. When I spoke
18 with the family my client's sister was not in the
19 courtroom. She would like to address the Court briefly,
20 Your Honor.

21 THE COURT: All right.

22 SHERMAINE JOHNSON: I'm sorry. Your Honor, I ask you
23 to please --

24 THE COURT: First of all, tell me what your name is.

25 SHERMAINE JOHNSON: I'm sorry. My name is Shermaine

Sentence

1 Johnson. I am the oldest sister of Tremaine Pierre

2 Johnson.

3 I ask you to please -- I know what was determined by
4 the jury, and I understand. I'm just asking you if you can
5 to be merciful on my brother.

6 He -- I'm sorry. We are very close. We have a very
7 close family. We were brought up in the church, no matter
8 what the perception is. And I'm sorry. My -- my nerves
9 are bad. But I would just ask if you could find it in your
10 heart to -- to not sentence him to life. I know that he --
11 I know that he will prove to be an outstanding citizen, as
12 my family is and has been involved in this community.
13 That's all. Thank you.

14 THE COURT: Okay. Thank you, ma'am.

15 Anything else?

16 Anything further on behalf of the state?

17 MR. BARNETTE: Thank you, Your Honor.

18 I spoke to the family, and, Your Honor, you know the
19 case. You've seen the trial. You know the facts. They
20 just ask for justice in this case for Bree.

21 And I don't know if you want any prior record. I know
22 you know Mr. Gentry's record. Ms. Wells is the one that
23 actually prosecuted him on that charge.

24 Mr. Johnson does have a record.

25 THE COURT: Yeah. Tell me the previous history.

Sentence

1 MR. BARNETTE: Your Honor, Mr. Johnson was convicted
2 M.I.P.P., Your Honor, back in 2011. Discharging a firearm.
3 Your Honor, he got a Y.O.A. sentence not to exceed five
4 years and two years probation in 2012.

5 MS. WELLS: Your Honor, Mr. Gentry's actual conviction
6 is from 2020, and that's for sexual exploitation of a minor
7 third degree.

8 THE COURT: On Indictment 2019-02045, State vs.
9 Tremaine Pierre Johnson, an indictment for murder, wherein
10 you have been found guilty by the jury of that offense, the
11 Sentence of the Court is you, Tremaine Pierre Johnson, be
12 confined to the South Carolina Department of Corrections
13 for the period of your natural life.

14 Indictment 2019-02503, State vs. Robert Tyrell Gentry,
15 an indictment for accessory before the fact to the
16 commission of the crime of murder, wherein you have been
17 found guilty by the jury of that offense, the Sentence of
18 the Court is you, Robert Tyrell Gentry, be confined to the
19 South Carolina Department of Corrections for a period of 30
20 years.

21 Indictment 2019-02504, State vs. Robert Tyrell Gentry,
22 an indictment for accessory after the fact to the crime of
23 murder, Sentence of the Court is -- wherein, you have been
24 found guilty by the jury -- the Sentence of the Court is
25 you be confined to the South Carolina Department of

1 Corrections for a period of 15 years. Credit for any time
2 you're entitled to.

3 Now, Mr. Johnson and Mr. Gentry, each of you have a
4 right to appeal the verdicts of the jury and the Sentences
5 of the Court. You must file any notice of your intention
6 to appeal those decisions within ten days of today's date.
7 Your lawyers will provide you legal guidance in that
8 regard.

9 Any other matters to address?

10 MR. BARNETTE: None from the state, Your Honor.

11 MR. BRANNON: No, Your Honor.

12 MR. JOHNSTON: No, Your Honor. Thank you.

13 END OF REQUESTED TRANSCRIPT OF RECORD
14
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25

WITNESSES

Spartanburg City Police Department

Sgt. [Signature]

ARREST WARRANT NUMBER

2019A4210100598

ACTION OF GRAND JURY

Foreperson of Grand Jury
Date: *MAY 03 2019*

VERDICT

Guilty

Nancy Vaughn
Foreperson of Petit Jury
Date: *6/17/21*

DOCKET NO. *19-GS-42-2503*
The State of South Carolina
County of Spartanburg
Barry J. Barnette, Solicitor

COURT OF GENERAL SESSIONS

MAY 06 2019

TERM

THE STATE
v.

ROBERT TYRELL GENTRY

Indictment for

ACCESSORY BEFORE
THE FACT TO FELONY- MURDER
SC Code: 16-1-0040, 0050
CDR Code: 002
Class FEL/F

CLERK OF COURT
SPARTANBURG COUNTY
2019 MAY -8 PM 3:19

A CERTIFIED COPY
Amy W Cox
CLERK OF COURT
SPARTANBURG COUNTY
BY: *TSC* D.C.
DATED *6/23/21*

COUNTY OF SPARTANBURG
 STATE VS.
Robert Tyrell Gentry
 AKA: _____
 Race: BLACK Sex: M Age: _____
 DOB: _____ SS#: _____
 Address: _____
 City, State, Zip: Spartanburg, SC 29306-3026
 DL#: _____ SID#: _____
 *CDL CMV Hazmat

INDICTMENT/CASE#: 2019GS4202503
 A/W#: 2019A4210100598
 Date of Offense: 5/9/2018
 S.C. Code § : 16-01-0040; 16-01-0050
 CDR Code #: 0002

SENTENCE SHEET

In disposition of the said indictment comes now the Defendant who was CONVICTED OF or PLEADS TO: Accessory / Accessory-before the fact to a Felony, general provision (violent if violent Felony)

in violation of § 16-01-0040; 16-01-0050 of the S.C. Code of Laws, bearing CDR Code # 0002
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentment to Grand Jury. _____ (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

WITNESSETH: BARNETTE, BARRY J SCB13039 SC Bar# _____ Defendant Johnston, Andrew J. SCB03064 SC Bar# _____ Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center, for a determinate term of 30 days/months/years or under the Youthful Offender Act not to exceed _____ years and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____ months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation, which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.
 Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Domestic Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP
 Total: \$ _____ plus 20% fee: \$ _____
 Payment Terms: _____
 Set by SCDPPPS _____

*Fine:	\$
§14-1-206 (Assessments 107.5 %)	\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100
§14-1-211(A)(2) (DUI Surcharge)	\$100
§56-5-2995 (DUI Assessment)	\$12
§56-1-286 (DUI Breath Test)	\$25
Proviso (Public Def/Probation)	\$500
§14-1-212 (Law Enforce. Funding)	\$25
§14-1-213 (Drug Court Surcharge)	\$150
§50-21-114(BUI Breath Test Fee)	\$50
§56-5-2942(J) (Vehicle Assessment)	\$40/ea
3% to County (if paid in installments)	\$
TOTAL	\$ 1287.5

Clerk of Court/ Deputy Clerk T. Camp
 Court Reporter: Linda Moffitt

SCCA/217 (04/2018)

_____ days/hours Public Service Employment
 Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly/monthly pmts. of \$ _____ beginning _____
 \$ _____ paid to Public Defender Court
 Other: SPARTANBURG COUNTY
 BY: [Signature] D.C.
 DATED 6/28/21

Appointed PD or appointed other counsel, Proviso requires \$500 be paid to Clerk during probation and shall be collected before any other fees.

Presiding Judge _____
 Judge Code: _____
 Sentence Date: June 17, 2021

ARREST WARRANT

2019A4210100598

STATE OF SOUTH CAROLINA

County/ Municipality of

Spartanburg

THE STATE C18050314 against

Robert Tyrell Gentry

Address: Phone: SSN: Sex M Race: B Height: 6 Weight: 210 DL State: SC DL #: SC0420100 DOB: Prosecuting Agency: Spartanburg Police Department Prosecuting Officer: Christopher E Taylor - S00350 Offense: Accessory / Accessory before the fact to a Felony, general provision (violent if violent Felony) Offense Code: 0002 Code/Ordinance Sec: 16-01-0040

This warrant is CERTIFIED FOR SERVICE in the County/ Municipality of The accused is to be arrested and brought before me to be dealt with according to the law.

(L.S.) Signature of Judge Date:

RETURN

A copy of this arrest warrant was delivered to defendant Robert Gentry on 2-12-19

RETURN WARRANT TO: General Sessions 180 Magnolia Street P O Box 3483 Spartanburg, SC 29304

ORIGINAL ORIGINAL ORIGINAL ORIGINAL

STATE OF SOUTH CAROLINA

County/ Municipality of

Spartanburg

AFFIDAVIT Personally appeared before me the affiant Christopher E Taylor who being duly sworn deposes and says that defendant Robert Tyrell Gentry did within this county and state on or about 5/9/2018 violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of Spartanburg) in the following particulars:

DESCRIPTION OF OFFENSE: Accessory / Accessory before the fact to a Felony, general provision (violent if violent Felony)

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts: That on May 9, 2018, in the city of Spartanburg, one Robert Tyrell Gentry did commit the crime of Accessory before the fact of murder, a felony by providing a weapon that was used in taking the life of victim, Brechue Wiles. Warrant based upon police investigation. CTC

ENTERED NTC

Signature of Affiant STATE OF SOUTH CAROLINA County/ Municipality of Spartanburg

Affiant's Address 145 W. Broad Street Spartanburg, SC 29306 Affiant's Telephone Clerk of Court SPARTANBURG COUNTY BY: D.C.

ARREST WARRANT

DATED 6/23/19

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY: it appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/9/2018 defendant Robert Tyrell Gentry did violate the criminal laws of the State of South Carolina (or ordinance of County/ Municipality of Spartanburg) as set forth below:

DESCRIPTION OF OFFENSE: Accessory / Accessory before the fact to a Felony, general provision (violent if violent Felony)

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the said defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable Sworn to and subscribed before me

on 2/12/2019 Signature of Issuing Judge (L.S.) David James Turner Judge Code: 5079

Judge's Address Spartanburg County Judicial Center Spartanburg, SC 29306-2335 Judge's Telephone (864)596-2564 Issuing Court: Magistrate Municipal

ORIGINAL ORIGINAL ORIGINAL ORIGINAL ORIGINAL

WITNESSES

Spartanburg City Police Department

[Signature]

ARREST WARRANT NUMBER

2019A4210100599

ACTION OF GRAND JURY

Foreperson of Grand Jury
Date: *[Signature]*

VERDICT

Guilty

Nancy Vaughn
Foreperson of Petit Jury
Date: *6/17/21*

DOCKET NO. -
19-GS-42-2504

The State of South Carolina
County of Spartanburg

Barry J. Barnette, Solicitor

COURT OF GENERAL SESSIONS

MAY 06 2019

TERM

THE STATE
v.

ROBERT TYRELL GENTRY

Indictment for

Accessory After the Fact to a Felony A,
B, C, or Murder

SC Code: 16-01-0055
CDR Code: 2413
Class FEL/D

CLERK OF COURT
SPARTANBURG COUNTY
2019 MAY -8 PM 3:19

A CERTIFIED COPY
Amy W Cox
CLERK OF COURT
SPARTANBURG COUNTY
BY: *ASC* D.C.
DATED *6.23.21*

STATE OF SOUTH CAROLINA)
)
COUNTY OF SPARTANBURG)

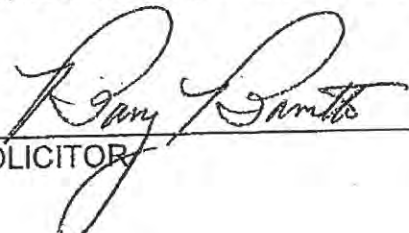
INDICTMENT

At a Court of General Sessions, convened on MAY 03 2019 the
Grand Jurors of Spartanburg County present upon their oath:

Accessory After the Fact to a Felony A, B, C or Murder

That the Defendant, Robert Tyrell Gentry, did in the City of Spartanburg located in Spartanburg County on or about May 10, 2018, render assistance to a felon knowing that the felon had committed the felony crime of Murder, with the intent of assisting the felon to avoid the consequence of his crime; in violation of §16-01-0055, *CODE OF LAWS OF SOUTH CAROLINA*, (1976), as amended.

Against the peace and dignity of the State, and contrary to the statute in such case made and provided.



SOLICITOR

COUNTY OF SPARTANBURG
 STATE VS.
Robert Tyrell Gentry
 AKA: _____
 Race: BLACK Sex: M Age: _____
 DOB: _____ SS#: _____
 Address: _____
 City, State, Zip: Spartanburg, SC 29306-3026
 DL# _____ SID#: _____

INDICTMENT/CASE#: 2019GS4202504
 A/W#: 2019A4210100599
 Date of Offense: 5/10/2018
 S.C. Code § : 16-01-0055
 CDR Code #: 2413

SENTENCE SHEET

*CDL CMV Hazmat
 In disposition of the said indictment comes now the Defendant who was
 TO: Accessory / Accessory after the fact to Felony A, B, C or Murder

CONVICTED OF or PLEADS

in violation of § 16-01-0055 of the S.C. Code of Laws, bearing CDR Code # 2413
 NON-VIOLENT VIOLENT SERIOUS MOST SERIOUS Mandatory GPS(CSC §17-25-45
 w/minor 1st or Lewd Act)

The charge is: As Indicted, Lesser Included Offense, Defendant Waives Presentation to Grand Jury. _____ (defendant's initials)
 The plea is: Without Negotiations or Recommendation, Negotiated Sentence, Recommendation by the State.

LETESY SCB13039 SC Bar# Defendant Johnston, Andrew J. SCB03064
BARNETTE, BARRY J SC Bar# Attorney for Defendant

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
 for a determinate term of 15 days/months/years or under the Youthful Offender Act not to exceed _____ years
 and/or to pay a fine of \$ _____; provided that upon the service of _____ days/months/years and/or payment
 of \$ _____; plus costs and assessments as applicable*; the balance is suspended with probation for _____
 months/years and subject to South Carolina Department of Probation, Parole and Pardon Services standard conditions of probation,
 which are incorporated by reference.

CONCURRENT or CONSECUTIVE to sentence on: _____
 The Defendant is to be given credit for time served pursuant to S.C. Code §24-13-40 to be calculated and applied by SCDOC.
 The Defendant is to be placed on the Central Registry of Child Abuse and Neglect pursuant to S.C. Code §17-25-135.

Pursuant to 18 U.S.C Section 922, it is unlawful for a person convicted of a violation of Section 16-25-20 or 16-25-65 (Domestic
 Violence) to ship, transport, possess, or receive a firearm or ammunition.

SPECIAL CONDITIONS:

RESTITUTION: Deferred Def. Waives Hearing Ordered PTUP _____

Total: \$ _____ plus 20% fee: \$ _____ days/hours Public Service Employment

Payment Terms: _____
 Set by SCDPPPS _____

Recipient: _____

*Fine:		\$
§14-1-206 (Assessments 107.5 %)		\$
§14-1-211(A)(1) (Conv. Surcharge)	\$100	\$
§14-1-211(A)(2) (DUI Surcharge)	\$100	\$
§56-5-2995 (DUI Assessment)	\$12	\$
§56-1-286 (DUI Breath Test)	\$25	\$
Proviso (Public Def/Probation)	\$500	\$
§14-1-212 (Law Enforce. Funding)	\$25	\$
§14-1-213 (Drug Court Surcharge)	\$150	\$
§50-21-114(BUI Breath Test Fee)	\$50	\$
§56-5-2942(I) (Vehicle Assessment)	\$40/ea	\$
3% to County (if paid in installments)		\$
TOTAL		\$ 1287.5

Obtain GED
 Attend Voc. Rehab. or Job Corp. _____
 May serve W/E beginning _____
 Substance Abuse Counseling
 Random Drug/Alcohol testing
 Fine may be pd. in equal, consecutive weekly install-
 ments of \$ _____ beginning _____
 \$ _____ paid to Public Defender Fund
 Other: SPARTANBURG COUNTY
 BY: ISC D.C.
 DATED 6/23/21

Appointed PD or appointed other counsel,
 Proviso requires \$500 be paid to Clerk
 during probation and shall be collected before
 any other fees.

Clerk of Court/ Deputy Clerk: _____
 Court Reporter: Li Moffitt

Presiding Judge: _____
 Judge Code: _____
 Sentence Date: June 17, 2021

ARREST WARRANT

2019A4210100599

STATE OF SOUTH CAROLINA

County/ Municipality of

Spartanburg

THE STATE C18050314 against

Robert Tyrell Gentry

Address:

Spartanburg, SC 29306-3026

Phone: SSN: 210

Sex: M Race: B Height: 6 Weight: 210

DL State: DL #:

DOB: Agency ORI #: SC0420100

Prosecuting Agency: Spartanburg Police Department

Prosecuting Officer: Christopher E Taylor - S00350

Offense: Accessory / Accessory after the fact to Felony A, B, C or Murder

Offense Code: 2413

Code/Ordinance Sec: 16-01-0055

This warrant is CERTIFIED FOR SERVICE in the

County/ Municipality of

The accused

is to be arrested and brought before me to be

dealt with according to the law.

(L.S.)

Signature of Judge

Date:

RETURN

A copy of this arrest warrant was delivered to

defendant Robert Gentry

on 2-12-19

Signature of Constable/Law Enforcement Officer

RETURN WARRANT TO:

General Sessions
180 Magnolia Street
P O Box 3483
Spartanburg, SC 29304

ORIGINAL

ORIGINAL

ORIGINAL

ORIGINAL

STATE OF SOUTH CAROLINA

County/ Municipality of

Spartanburg

Personally appeared before me the affiant Christopher E Taylor who

being duly sworn deposes and says that defendant Robert Tyrell Gentry

did within this county and state on or about 5/10/2018 violate the criminal laws of the

State of South Carolina (or ordinance of County/ Municipality of Spartanburg)

in the following particulars:

DESCRIPTION OF OFFENSE: Accessory / Accessory after the fact to Felony A, B, C or Murder

I further state that there is probable cause to believe that the defendant named above did commit the crime set forth and that probable cause is based on the following facts:

That on May 10, 2018 in the city of Spartanburg, one Robert Tyrell Gentry did render assistance to a felony knowing that the felon had committed the Felony of murder with the Intent of assisting the felon to avoid the consequences of his crime. Warrant based upon police investigation. CTC

ENTERED NCIC

Signature of Affiant

Christopher E. Taylor

STATE OF SOUTH CAROLINA

County/ Municipality of

Spartanburg

Affiant's Address 145 W. Broad Street
Spartanburg, SC 29306-

Affiant's Telephone

ARREST WARRANT

TO ANY LAW ENFORCEMENT OFFICER OF THIS STATE OR MUNICIPALITY OR ANY CONSTABLE OF THIS COUNTY

it appearing from the above affidavit that there are reasonable grounds to believe that

on or about 5/10/2018 defendant Robert Tyrell Gentry

did violate the criminal laws of the State of South Carolina (or ordinance of

County/ Municipality of Spartanburg

DESCRIPTION OF OFFENSE: Accessory / Accessory after the fact to Felony A, B, C or Murder

Having found probable cause and the above affiant having sworn before me, you are empowered and directed to arrest the defendant and bring him or her before me forthwith to be dealt with according to law. A copy of this Arrest Warrant shall be delivered to the defendant at the time of its execution, or as soon thereafter as is practicable

Sworn to and subscribed before me

on 2/12/2019

Judge's Address Spartanburg County Judicial Center

Spartanburg, SC 29306-2335

Judge's Telephone (864)596-2564

Issuing Court: X Magistrate Municipality of

Signature of Issuing Judge David James Turner Judge Code: 5079

ORIGINAL

ORIGINAL

ORIGINAL



Spartanburg Police Digital Data C18050314



ID	From	To	Direction	Subject	Body	Timestamp	Timestamp - Time	Duration	Source	Deleted	Read Time
	Tremaine Johnson	+16786772005	Outgoing	Message	U make me wanna know more about you	4/5/2018	4/5/18 1:30 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Well you can lol. We have nothing but love	4/5/2018	4/5/18 1:30 PM				4/5/2018 1:40:45 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Im the type when I'm in I'm in I got you like you got me	4/5/2018	4/5/18 1:42 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Same here I don't play about what's mine!	4/5/2018	4/5/18 1:49 PM				4/5/2018 2:07:13 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	Plus I'm ready to settle	4/5/2018	4/5/18 1:50 PM				4/5/2018 2:07:13 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Ha.. What's one major trait you look for	4/5/2018	4/5/18 2:13 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Personality and goals	4/5/2018	4/5/18 2:20 PM				4/5/2018 2:47:22 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	Who?	4/5/2018	4/5/18 2:21 PM				4/5/2018 2:47:22 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Goals & communication	4/5/2018	4/5/18 2:50 PM				
	Tremaine Johnson	+16786772005	Outgoing	Search	papa noola	4/5/2018	4/5/18 3:10 PM		Google		
	Brechee Wiles	+18647645302	Incoming	Message	Yeah definitely communication	4/5/2018	4/5/18 3:49 PM				4/5/2018 4:55:48 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Search	practical psychology	4/5/2018	4/5/18 4:23 PM		Google		
	Tremaine Johnson	+16786772005	Outgoing	Message	Was everything good when you went back to work?	4/5/2018	4/5/18 6:01 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Yeah it was fine	4/5/2018	4/5/18 6:07 PM				4/5/2018 6:09:57 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	I'm just chilling now	4/5/2018	4/5/18 6:07 PM				4/5/2018 6:09:57 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	We not leaving till 6 span	4/5/2018	4/5/18 6:07 PM				4/5/2018 6:09:57 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	I told you. But true enough what you got planned for the rest of the day	4/5/2018	4/5/18 6:16 PM				
	Brechee Wiles	+18647645302	Incoming	Message	You lol	4/5/2018	4/5/18 6:19 PM				4/5/2018 7:21:16 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	And nothing much trying to see if I should come on tomorrow	4/5/2018	4/5/18 6:21 PM				4/5/2018 7:21:16 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	Wyd	4/5/2018	4/5/18 6:15 PM				4/5/2018 7:21:16 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message		4/5/2018	4/5/18 7:54 PM	00:10:39	FaceTim	Yes	
	Tremaine Johnson	+16786772005	Outgoing	Message	Liked "You lol"	4/5/2018	4/5/18 8:05 PM				
	Tremaine Johnson	+16786772005	Outgoing	Message	I couldn't hear you what you say	4/5/2018	4/5/18 8:08 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Can you talk on phone on line?	4/5/2018	4/5/18 8:08 PM				4/5/2018 8:13:31 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	Your headphones was going in and out	4/5/2018	4/5/18 8:07 PM				4/5/2018 8:13:31 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Yes but not tonight I gotta get some more headphones they be slipping with cable they work playing music tho	4/5/2018	4/5/18 8:18 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Oh ok, I know I see what happened to me tho	4/5/2018	4/5/18 8:30 PM				4/5/2018 8:48:30 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Smh get you some rest tho	4/5/2018	4/5/18 8:49 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Ok I'll see you for our lunch date lol	4/5/2018	4/5/18 8:49 PM				4/5/2018 10:51:51 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Ok lol	4/5/2018	4/5/18 11:40 PM				
	Tremaine Johnson	+16786772005	Outgoing	Message	What you want?	4/5/2018	4/5/18 12:23 AM				
	Brechee Wiles	+18647645302	Incoming	Message	Bacon egg and cheese with a waffle	4/5/2018	4/5/18 12:24 AM				4/5/2018 12:31:15 AM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	Biscuit	4/5/2018	4/5/18 12:24 AM				4/5/2018 12:31:15 AM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	I'm outside	4/5/2018	4/5/18 12:39 AM				4/5/2018 12:42:57 AM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	I made it homo, thank you for the nice late night med	4/5/2018	4/5/18 2:06 AM				4/5/2018 2:19:21 AM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Your eyes tell a lot!	4/5/2018	4/5/18 2:14 AM				
	Tremaine Johnson	+16786772005	Outgoing	Message	But no problems	4/5/2018	4/5/18 2:14 AM				
	Brechee Wiles	+18647645302	Incoming	Message	How so?	4/5/2018	4/5/18 2:14 AM				4/5/2018 2:16:02 AM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	optimistic, ready, pain & a different world	4/5/2018	4/5/18 2:27 AM				
	Brechee Wiles	+18647645302	Incoming	Message	You on the right track. I been through a lot. I just really want someone who will truly love me and understand	4/5/2018	4/5/18 8:23 AM				4/5/2018 3:14:03 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	Tired of the bs. So I stay away and decided to be by myself until I know someone deserves me	4/5/2018	4/5/18 8:24 AM				4/5/2018 3:14:03 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	I can tell you're shy, you are outgoing but you don't open up a lot. You keep stuff to yourself and not too many people know about you. You're sweet, you want love too, but you also want someone who will understand your dreams and passion and motivate you to be the best!	4/5/2018	4/5/18 8:27 AM				4/5/2018 3:14:03 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Im call you back	4/5/2018	4/5/18 2:28 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Ok	4/5/2018	4/5/18 3:33 PM				4/5/2018 4:38:05 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	kk what happened but call me when you're free	4/5/2018	4/5/18 6:26 PM				4/5/2018 7:35:11 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	I said I was gone call you back but wyd	4/5/2018	4/5/18 7:35 PM				
	Tremaine Johnson	+16786772005	Outgoing	Message	You heard Cardi b album?	4/5/2018	4/5/18 8:18 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Yes!! I been listening to it for a few days!!!	4/5/2018	4/5/18 8:17 PM				4/5/2018 8:16:56 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	It's	4/5/2018	4/5/18 8:17 PM				4/5/2018 8:16:56 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	I heard it was I haven't heard it yet gotta listen to it!	4/5/2018	4/5/18 8:20 PM				
	Brechee Wiles	+18647645302	Incoming	Message	Right now she got Nicki Minaj all the way BEAT! "Nicki who"	4/5/2018	4/5/18 8:27 PM				4/5/2018 9:09:26 PM(UTC-4)
	Brechee Wiles	+18647645302	Incoming	Message	If you didn't know she trap, now you know I mean her bars are so sick! Lol I got meme lines for days	4/5/2018	4/5/18 8:28 PM				4/5/2018 9:09:26 PM(UTC-4)
	Tremaine Johnson	+16786772005	Outgoing	Message	Laughed at "Right now she got Nicki Minaj all the way BEAT!"	4/5/2018	4/5/18 9:08 PM				
	Tremaine Johnson	+16786772005	Outgoing	Message	Ima listen to it!	4/5/2018	4/5/18 9:10 PM				
	Tremaine Johnson	+16786772005	Outgoing	Message	Favorite artist?	4/5/2018	4/5/18 9:10 PM				
	Brechee Wiles	+18647645302	Incoming	Message	I love R&B so Trey songz, & Weekend, "Ele Mal for days but as far as Rap I like Drake, Big Sean, Chance, Card, Remy, NBA etc lol I like em all	4/5/2018	4/5/18 9:12 PM				4/5/2018 9:17:50 PM(UTC-4)



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Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Loved "I made it home"	4/8/2018	4/8/18 7:05 AM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	☺ see you soon	4/8/2018	4/8/18 7:08 AM	
Tremaine Johnson	+16847645302	+16786772005	Incoming	Message	So im not drinking ill Missal ok lol	4/8/2018	4/8/18 3:58 PM	4/8/2018 4:54:01 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	And you'll see you soon. How was church?	4/8/2018	4/8/18 3:50 PM	4/8/2018 4:54:01 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	When you want a baby 7 & y	4/8/2018	4/8/18 4:54 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Lol	4/8/2018	4/8/18 4:54 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	That was random question. Umh I really don't want to put a number on it. If it happens then it was meant to be. But I want it to be after marriage	4/8/2018	4/8/18 4:58 PM	4/8/2018 4:58:18 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	And just cause lol I just feel here smh ☹️	4/8/2018	4/8/18 4:57 PM	4/8/2018 5:08:08 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Oh I don't want one m and I hear you lol	4/8/2018	4/8/18 5:09 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Yeah I feel you. this the time to boss up so my family will be financially happy	4/8/2018	4/8/18 6:12 PM	4/8/2018 6:38:40 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	My future family that is lol	4/8/2018	4/8/18 6:12 PM	4/8/2018 6:38:40 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	450 capitol ave, atlanta, ga 30312	4/8/2018	4/8/18 5:15 PM	Google
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	You right	4/8/2018	4/8/18 5:39 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	50 lower alabama street #22, atlanta, ga 30303	4/8/2018	4/8/18 6:28 PM	Google Yes
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Did you even sleep?	4/8/2018	4/8/18 6:59 PM	4/8/2018 7:38:54 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Like 4 hours	4/8/2018	4/8/18 6:39 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	But are u tired?	4/8/2018	4/8/18 6:14 PM	4/8/2018 9:21:22 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	No	4/8/2018	4/8/18 9:21 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Hungry	4/8/2018	4/8/18 9:21 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Me too!!!! And so how's work	4/8/2018	4/8/18 9:36 PM	4/8/2018 10:15:34 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Im about to eat Chinese	4/8/2018	4/8/18 9:37 PM	4/8/2018 10:15:34 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	define inpress	4/8/2018	4/8/18 9:51 PM	Google
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	It's alright going by quick and you eat Chinese?	4/8/2018	4/8/18 10:16 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	That's good and yeah I love brown rice and the chicken wings	4/8/2018	4/8/18 10:23 PM	4/8/2018 11:21:14 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	It's cats and dogs	4/8/2018	4/8/18 11:21 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Ligh	4/8/2018	4/8/18 11:27 PM	4/8/2018 11:52:59 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Y everyone says that	4/8/2018	4/8/18 11:38 PM	4/8/2018 11:52:59 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	I love Japanese though	4/8/2018	4/8/18 11:38 PM	4/8/2018 11:52:59 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Liked "Y everyone says that"	4/8/2018	4/8/18 11:53 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Japanese cool	4/8/2018	4/8/18 11:53 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Im not 100% eating healthy either so says lol	4/8/2018	4/8/18 11:53 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Lol what you eat that's not healthy at all the time	4/8/2018	4/8/18 11:58 PM	4/8/2018 12:01:10 AM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	For the most part im good	4/8/2018	4/8/18 12:01 AM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Huh what you talking about lol	4/8/2018	4/8/18 12:02 AM	4/8/2018 12:39:48 AM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Oh lol nevermind same here though lol	4/8/2018	4/8/18 12:06 AM	4/8/2018 12:39:48 AM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Lol you good?	4/8/2018	4/8/18 12:40 AM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Yeah im good	4/8/2018	4/8/18 1:01 AM	4/8/2018 1:18:23 AM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Watching honey rise up and dance	4/8/2018	4/8/18 1:02 AM	4/8/2018 1:18:23 AM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Is it good	4/8/2018	4/8/18 1:18 AM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	waffle house in duncan sc	4/8/2018	4/8/18 1:21 AM	Google
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	champion	4/8/2018	4/8/18 3:48 AM	Google
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	zumbaz	4/8/2018	4/8/18 4:27 AM	Google
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	lemmy hughes	4/8/2018	4/8/18 4:27 AM	Google
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	It was beating awesome	4/8/2018	4/8/18 5:41 AM	4/8/2018 5:45:55 AM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Just started charging my phone went dead last night	4/8/2018	4/8/18 7:12 AM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	It's cool I understand ☺️	4/8/2018	4/8/18 7:36 AM	4/8/2018 7:53:20 AM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	☺️ do you really?	4/8/2018	4/8/18 7:58 AM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Yeah we can take our time. I know you're all mines lol	4/8/2018	4/8/18 8:12 AM	4/8/2018 12:17:59 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Emphasized "Yeah we can take our time. I know you're all mines lol"	4/8/2018	4/8/18 12:18 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	How's work	4/8/2018	4/8/18 12:18 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	It's ok, ready to leave so I can hit the dance studio	4/8/2018	4/8/18 12:28 PM	4/8/2018 1:08:49 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Y'all got something new y'all working on	4/8/2018	4/8/18 1:14 PM	
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	Yeah it's ☺️	4/8/2018	4/8/18 1:41 PM	4/8/2018 5:45:32 PM(UTC-4)
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	It's like more edgy	4/8/2018	4/8/18 1:52 PM	4/8/2018 5:45:32 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Got any footage	4/8/2018	4/8/18 8:25 PM	
Tremaine Johnson	+16786772005	8647645302	Outgoing	Internet Search	these phone number	4/8/2018	4/8/18 8:37 PM	Google
Brechue Wiles	+18647645302	+16786772005	Incoming	Message	No not yet still gotta get routine together	4/8/2018	4/8/18 8:48 PM	4/8/2018 9:29:41 PM(UTC-4)
Tremaine Johnson	+16786772005	8647645302	Outgoing	Message	Oh y'all really just started	4/8/2018	4/8/18 8:30 PM	

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Sender	Phone Number	Message Type	Content	Date	Time	Source	Time (UTC-4)
Brechie Willes	+18047645302	Incoming	The shape of water.	4/15/2018	4/15/18 6:27 PM		4/15/2018 6:27:47 PM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	Sound interesting	4/15/2018	4/15/18 5:28 PM		
Brechie Willes	+18047645302	Incoming	It is what you got planned?	4/15/2018	4/15/18 5:28 PM		4/15/2018 5:55:09 PM(UTC-4)
Tremaine Johnson		Internet Search	what's the world when people throw	4/15/2018	4/15/18 9:20 PM	Google	
Tremaine Johnson		Internet Search	disturbance	4/16/2018	4/16/18 1:07 AM	Google	
Tremaine Johnson		Internet Search	quiescence	4/16/2018	4/16/18 1:10 AM	Google	
Tremaine Johnson		Internet Search	quiescence definition	4/16/2018	4/16/18 1:18 AM	Google	
Tremaine Johnson		Internet Search	pronounce quiescence	4/16/2018	4/16/18 1:18 AM	Google	
Tremaine Johnson		Internet Search	quiescent	4/16/2018	4/16/18 1:27 AM	Google	
Tremaine Johnson		Internet Search	insuspicious	4/16/2018	4/16/18 1:28 AM	Google	
Tremaine Johnson		Internet Search	perplexed	4/16/2018	4/16/18 1:30 AM	Google	
Tremaine Johnson		Internet Search	bewildered	4/16/2018	4/16/18 1:30 AM	Google	
Tremaine Johnson	+16780772005	Outgoing	Just got off my b	4/16/2018	4/16/18 1:53 AM		
Tremaine Johnson		Internet Search	hair block	4/16/2018	4/16/18 12:50 PM	Google	
Tremaine Johnson		Internet Search	ear wax	4/16/2018	4/16/18 7:17 PM	Google	
Tremaine Johnson		Internet Search	ear wax removal	4/16/2018	4/16/18 7:18 PM	Google	
Brechie Willes	+18047645302	Incoming	When the last time you got tested. I'm just wondering. Gonna	4/17/2018	4/17/18 4:19 PM		4/17/2018 5:14:10 PM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	get a check up soon I told you. February & go ahead	4/17/2018	4/17/18 5:15 PM		
Brechie Willes	+18047645302	Incoming	I forgot, & I am.	4/17/2018	4/17/18 5:18 PM		4/17/2018 5:29:21 PM(UTC-4)
Tremaine Johnson	+10780772005	Outgoing	👀👀👀	4/17/2018	4/17/18 5:29 PM		
Brechie Willes	+18047645302	Incoming	Why?	4/17/2018	4/17/18 5:31 PM		4/17/2018 8:12:21 PM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	Just get to work starting	4/17/2018	4/17/18 8:12 PM		
Brechie Willes	+18047645302	Incoming	You didn't get nothing to eat	4/17/2018	4/17/18 8:36 PM		4/17/2018 8:38:35 PM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	No time I'm bout to be	4/17/2018	4/17/18 8:38 PM		
Tremaine Johnson	+16780772005	Outgoing	Why?	4/17/2018	4/17/18 8:38 PM		
Brechie Willes	+18047645302	Incoming	In Gaffney with my dad side of the family	4/17/2018	4/17/18 8:45 PM		4/17/2018 8:00:34 PM(UTC-4)
Brechie Willes	+18047645302	Incoming	& ok I remember them days lol	4/17/2018	4/17/18 8:45 PM		4/17/2018 8:00:34 PM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	What y'all having v	4/17/2018	4/17/18 9:01 PM		
Tremaine Johnson	+16780772005	Outgoing	?	4/17/2018	4/17/18 9:01 PM		
Brechie Willes	+18047645302	Incoming	Just visiting them. It's been a minute	4/17/2018	4/17/18 9:06 PM		4/17/2018 9:23:38 PM(UTC-4)
Tremaine Johnson		Internet Search	love loyalty ttes g	4/17/2018	4/17/18 9:47 PM	Google	
Tremaine Johnson		Internet Search	open.spotify.com/album/4z1ggq3k3rpdwba8yower?i=1	4/17/2018	4/17/18 9:47 PM	Google	
Tremaine Johnson	+10780772005	Outgoing	Oh well that's good I know they glad to see you I	4/17/2018	4/17/18 9:48 PM		
Brechie Willes	+18047645302	Incoming	Yeah lol they have no rolling!	4/17/2018	4/17/18 10:02 PM		4/18/2018 3:32:30 PM(UTC-4)
Brechie Willes	+18047645302	Incoming	So what you think about Miami?	4/17/2018	4/17/18 10:24 PM		4/18/2018 3:32:30 PM(UTC-4)
Tremaine Johnson		Internet Search	chopsticks	4/18/2018	4/18/18 2:16 PM	Google	
Tremaine Johnson		Internet Search	cockpit	4/18/2018	4/18/18 2:17 PM	Google	
Tremaine Johnson	+16780772005	Outgoing	Hey my b but nah! kma paps on this one	4/18/2018	4/18/18 3:33 PM		
Tremaine Johnson	+16780772005	Outgoing	& how is your day going	4/18/2018	4/18/18 3:33 PM		
Tremaine Johnson		Internet Search	waffle house near me	4/18/2018	4/18/18 3:03 AM	Google	Yes
Brechie Willes	+18047645302	Incoming	Just got off work	4/19/2018	4/19/18 6:09 AM		4/19/2018 6:17:38 AM(UTC-4)
Brechie Willes	+18047645302	Incoming	It was lovely	4/19/2018	4/19/18 6:09 AM		4/19/2018 6:17:38 AM(UTC-4)
Brechie Willes	+18047645302	Incoming	Why?	4/19/2018	4/19/18 6:09 AM		4/19/2018 6:17:38 AM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	First day? ... & the same about to clock out	4/19/2018	4/19/18 6:18 AM		
Brechie Willes	+18047645302	Incoming	Yeah, I know you happy. I'm about to fall asleep	4/19/2018	4/19/18 6:18 AM		4/19/2018 6:30:32 AM(UTC-4)
Tremaine Johnson	+16780772005	Outgoing	Drive safe!	4/19/2018	4/19/18 6:30 AM		
Tremaine Johnson	+16780772005	Outgoing	Oh you made it?	4/19/2018	4/19/18 6:31 AM		
Tremaine Johnson		Internet Search	afrota cargo	4/20/2018	4/20/18 2:48 AM	Google	
Brechie Willes	+18047645302	Incoming		4/20/2018	4/20/18 3:34 PM	00:19:51	FaceTim Yes
Brechie Willes	+18047645302	Incoming		4/20/2018	4/20/18 3:52 PM		4/20/2018 4:00:58 PM(UTC-4)
Brechie Willes	+18047645302	Incoming		4/20/2018	4/20/18 3:52 PM		4/20/2018 4:00:58 PM(UTC-4)
Tremaine Johnson	+10780772005	Outgoing	Loved an image	4/20/2018	4/20/18 4:01 PM		
Tremaine Johnson	+10780772005	Outgoing	Do that	4/20/2018	4/20/18 4:01 PM		
Tremaine Johnson	+10780772005	Outgoing		4/20/2018	4/20/18 4:01 PM		
Tremaine Johnson		Internet Search	what do you blend with body fortress isolate protein	4/20/2018	4/20/18 4:12 PM	Google	
Tremaine Johnson		Internet Search	mix with body fortress isolate protein	4/20/2018	4/20/18 4:13 PM	Google	
Tremaine Johnson		Internet Search	canada	4/20/2018	4/20/18 6:14 PM	Google	
Tremaine Johnson		Internet Search	cannibal	4/20/2018	4/20/18 6:15 PM	Google	
Tremaine Johnson	+10780772005	Outgoing	Have a good day!	4/20/2018	4/20/18 8:55 PM		

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Name	Phone Number	Message Type	Content	Date	Time	Source	Other Info
Tremaine Johnson		Internet Search	putting water in your car	4/21/2018	4/21/18 5:37 PM	Google	
Tremaine Johnson		Internet Search	putting water in your car loan	4/21/2018	4/21/18 5:42 PM	Google	
Tremaine Johnson		Internet Search	how to put water in a 08 pontiac g6	4/21/2018	4/21/18 6:13 PM	Google	
Tremaine Johnson		Internet Search	antifreeze for a 08 pontiac g6	4/21/2018	4/21/18 6:21 PM	Google	
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	Wyd?	4/22/2018	4/22/18 12:41 AM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	At work wyd?	4/22/2018	4/22/18 12:41 AM		4/22/2018 12:46:38 AM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	How is it going	4/22/2018	4/22/18 12:48 AM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	Going good, quick. How's your evening?	4/22/2018	4/22/18 12:52 AM		4/23/2018 7:18:31 AM(UTC-4)
Tremaine Johnson		Internet Search	unfathomable	4/23/2018	4/23/18 6:51 AM	Google	
Tremaine Johnson		Internet Search	water pump for 2008 pontiac g6	4/23/2018	4/23/18 9:30 AM	Google	
Tremaine Johnson		Internet Search	goodyear open hours	4/23/2018	4/23/18 9:43 AM	Google	
Tremaine Johnson		Internet Search	canlandor usa	4/23/2018	4/23/18 6:53 PM	Google	Yes
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	Get up!	4/24/2018	4/24/18 11:00 AM		
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	http://comi2coastlive.com/video/love-loyalty?widget=1	4/24/2018	4/24/18 11:00 AM		
Breche Wiles	+18647645302 +10780772005	Incoming Message		4/24/2018	4/24/18 11:57 AM		4/24/2018 12:43:22 PM(UTC-4)
Tremaine Johnson	+10786772005 8647645302	Outgoing Message	Loved an image	4/24/2018	4/24/18 12:43 PM		
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	I	4/24/2018	4/24/18 12:44 PM		
Tremaine Johnson	+10786772005 8647645302	Outgoing Message	Pop sh!t	4/24/2018	4/24/18 12:44 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	Yes!!! Lol lol	4/24/2018	4/24/18 4:03 PM		4/24/2018 9:52:52 PM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	Lol	4/24/2018	4/24/18 6:53 PM		
Tremaine Johnson		Internet Search	hop near me	4/24/2018	4/24/18 11:30 PM	Google	Yes
Tremaine Johnson		Internet Search	dennys near me	4/24/2018	4/24/18 11:31 PM	Google	
Tremaine Johnson		Internet Search	how long as the city dubai been around	4/25/2018	4/25/18 9:23 AM	Google	
Tremaine Johnson		Internet Search	is dubai a country	4/25/2018	4/25/18 9:23 AM	Google	
Tremaine Johnson		Internet Search	rlz	4/25/2018	4/25/18 3:44 PM	Google	Yes
Tremaine Johnson		Internet Search	hop near me	4/26/2018	4/26/18 6:33 AM	Google	
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	Hey if you aren't already want to sleep don't wait up I just got out the shower got to get try of change this morning	4/27/2018	4/27/18 6:37 AM		00:00:00 Yes
Breche Wiles	+18647645302 +10780772005	Incoming Phone Call		4/27/2018	4/27/18 5:01 PM		
Tremaine Johnson	+10786772005 8647645302	Outgoing Message	One sec ima call you	4/27/2018	4/27/18 5:16 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	Ok	4/27/2018	4/27/18 5:16 PM		4/27/2018 5:50:51 PM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	https://itunes.apple.com/us/album/foot-better/1374934793?i=1374934805	4/27/2018	4/27/18 8:53 PM	Google	Yes
Tremaine Johnson		Internet Search	waffle house near me	4/27/2018	4/27/18 10:38 PM	Google	
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	What you was saying on the phone	4/27/2018	4/27/18 10:39 PM		
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	You off tonight?	4/27/2018	4/27/18 10:39 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	Yeah I'm off	4/27/2018	4/27/18 10:39 PM		4/27/2018 10:43:50 PM(UTC-4)
Tremaine Johnson	+10786772005 8647645302	Outgoing Message	Wyd?	4/27/2018	4/27/18 10:43 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	At the movie	4/27/2018	4/27/18 10:46 PM		4/27/2018 10:48:17 PM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	What you watching	4/27/2018	4/27/18 10:46 PM		
Tremaine Johnson		Internet Search	m3 scores yesterday	4/28/2018	4/28/18 1:54 AM	Google	
Breche Wiles	+18647645302 +10780772005	Incoming Message	I want to go see infinity war!	4/28/2018	4/28/18 2:08 AM		4/29/2018 6:18:24 PM(UTC-4)
Breche Wiles	+18647645302 +10780772005	Incoming Phone Call		4/28/2018	4/28/18 2:09 AM		00:20:08 Yes
Breche Wiles	+18047545302 +10780772005	Incoming Phone Call		4/28/2018	4/28/18 2:29 PM		00:17:53 Yes
Tremaine Johnson		Internet Search	ngc theater	4/28/2018	4/28/18 3:12 PM	Google	
Tremaine Johnson		Internet Search	m3 scores	4/28/2018	4/28/18 9:27 PM	Google	
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	Wyd?	4/28/2018	4/28/18 10:20 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	At work wyd?	4/28/2018	4/28/18 11:01 PM		4/28/2018 11:13:28 PM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	About to smoke and you suck	4/28/2018	4/28/18 11:14 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	Why I suck? And sounds fun	4/28/2018	4/28/18 11:15 PM		4/28/2018 11:18:51 PM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	Cause we coulda been kickin it	4/28/2018	4/28/18 11:20 PM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	You told me you had to work and I get off in 2 hours	4/28/2018	4/28/18 11:38 PM		4/29/2018 12:04:43 AM(UTC-4)
Breche Wiles	+18647645302 +10780772005	Incoming Phone Call		4/28/2018	4/28/18 1:17 AM		00:00:00 Yes
Breche Wiles	+18647645302 +10780772005	Incoming Message	Wyd?	4/28/2018	4/28/18 1:17 AM		4/28/2018 1:45:15 AM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	You home?	4/28/2018	4/28/18 1:45 AM		
Breche Wiles	+18647645302 +10780772005	Incoming Message	Yeah I'm home	4/28/2018	4/28/18 1:50 AM		4/29/2018 2:05:28 AM(UTC-4)
Tremaine Johnson	+10780772005 8647645302	Outgoing Message	What's up	4/29/2018	4/29/18 4:48 PM		
Tremaine Johnson	+10780772005 18647645302	Outgoing Phone Call		4/29/2018	4/29/18 9:14 PM		00:06:21 Yes
Tremaine Johnson		Internet Search	face	4/30/2018	4/30/18 1:16 AM	Google	
Tremaine Johnson		Internet Search	define death	4/30/2018	4/30/18 1:17 AM	Google	
Tremaine Johnson		Internet Search	how often do females have periods	4/30/2018	4/30/18 8:54 AM	Google	Yes

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Sender	Phone Number	Recipient	Phone Number	Direction	Message Content	Date	Time	App/Service
Tremaine Johnson		Internet Search			evalating	4/30/2018	4/30/18 8:55 AM	Google
Tremaine Johnson	+18786772005	8647545302		Outgoing	Emphasized "What's up"	4/30/2018	4/30/18 9:02 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	Nothing up eating	4/30/2018	4/30/18 9:22 AM	4/30/2018 9:23:21 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	Been up all night	4/30/2018	4/30/18 9:22 AM	4/30/2018 9:23:21 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Talk to me	4/30/2018	4/30/18 9:23 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	I don't really have fun to say, I'm just relaxing and eating my cookies 🍪	4/30/2018	4/30/18 9:25 AM	4/30/2018 9:26:34 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	You have something to say?	4/30/2018	4/30/18 9:25 AM	4/30/2018 9:26:34 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	So you was just telling me you been up all night?	4/30/2018	4/30/18 9:27 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	Yeah I can't sleep 😴	4/30/2018	4/30/18 9:27 AM	4/30/2018 9:28:11 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	Idk	4/30/2018	4/30/18 9:27 AM	4/30/2018 9:28:11 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	I'm not overthinking either!	4/30/2018	4/30/18 9:28 AM	
Tremaine Johnson	+16786772005	8647545302		Outgoing	What do you know	4/30/2018	4/30/18 9:28 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	What you mean?	4/30/2018	4/30/18 9:28 AM	4/30/2018 9:30:03 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Emphasized "Idk"	4/30/2018	4/30/18 9:30 AM	
Tremaine Johnson	+16786772005	8647545302		Outgoing	Just a question it was 🤔	4/30/2018	4/30/18 9:30 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	Well right now I know that I feel alright and cramping here and there but it's not horrible	4/30/2018	4/30/18 9:31 AM	4/30/2018 9:36:57 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	What you doing up so early?	4/30/2018	4/30/18 9:33 AM	4/30/2018 9:36:57 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Cleaning my car	4/30/2018	4/30/18 9:40 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	Does it feel pretty good outside?	4/30/2018	4/30/18 9:40 AM	4/30/2018 9:40:45 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	I'm wearing your jacket today	4/30/2018	4/30/18 9:40 AM	4/30/2018 9:41:30 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	It does and im coming to get it today	4/30/2018	4/30/18 9:42 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	You would say that when I want to wear it, Can you get me some cucumbers and vinegar	4/30/2018	4/30/18 9:43 AM	4/30/2018 9:44:01 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	I just need 3 and buy small jar of vinegar	4/30/2018	4/30/18 9:43 AM	4/30/2018 9:44:01 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	👍	4/30/2018	4/30/18 9:45 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	👍	4/30/2018	4/30/18 9:55 AM	4/30/2018 9:58:14 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	Don't it look amazing 😍😍😍	4/30/2018	4/30/18 9:55 AM	4/30/2018 9:58:14 AM(UTC-4)
Breche Wiles	+16647545302	+16786772005		Incoming	Why you make that look? 🤔	4/30/2018	4/30/18 9:58 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	🤔	4/30/2018	4/30/18 9:58 AM	4/30/2018 9:57:49 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	You home?	4/30/2018	4/30/18 10:01 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	No not right now	4/30/2018	4/30/18 10:01 AM	4/30/2018 10:01:48 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	I'll be there in awhile	4/30/2018	4/30/18 10:01 AM	
Tremaine Johnson	+16786772005	8647545302		Outgoing	Alright	4/30/2018	4/30/18 10:02 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	My phone is off	4/30/2018	4/30/18 10:04 AM	4/30/2018 10:05:48 AM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	I forgot to pay bill	4/30/2018	4/30/18 10:04 AM	4/30/2018 10:05:48 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Smh hit me when you get to the club	4/30/2018	4/30/18 10:07 AM	
Breche Wiles	+18647545302	+16786772005		Incoming	Liked "Smh hit me when you get to the club"	4/30/2018	4/30/18 10:08 AM	4/30/2018 11:58:15 AM(UTC-4)
Breche Wiles	18647545302			Incoming		4/30/2018	4/30/18 10:22 AM	00:00:23 FaceTim Yes
Breche Wiles	18647545302			Incoming		4/30/2018	4/30/18 10:23 AM	00:00:00 FaceTim Yes
Tremaine Johnson	+16786772005	18647545302		Outgoing	Phone Call	4/30/2018	4/30/18 10:23 AM	00:00:00 Yes
Tremaine Johnson		Internet Search			sanlander user	4/30/2018	4/30/18 12:17 PM	Google
Tremaine Johnson		Internet Search			stomp	4/30/2018	4/30/18 1:50 PM	Google
Tremaine Johnson		Internet Search			stomp	4/30/2018	4/30/18 1:50 PM	Google
Breche Wiles	+18647545302	+16786772005		Incoming	I made it home. Hey wdy?	4/30/2018	4/30/18 3:41 PM	4/30/2018 3:46:56 PM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Working	4/30/2018	4/30/18 3:47 PM	
Breche Wiles	+18647545302	+16786772005		Incoming	Why you go in so early?	4/30/2018	4/30/18 3:50 PM	4/30/2018 3:57:01 PM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Just because wanted to get it out the way you all?	4/30/2018	4/30/18 3:57 PM	
Breche Wiles	+18647545302	+16786772005		Incoming	Yeah I'm off.	4/30/2018	4/30/18 3:58 PM	4/30/2018 4:11:51 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	And ok I feel you	4/30/2018	4/30/18 3:58 PM	4/30/2018 4:11:51 PM(UTC-4)
Breche Wiles	18647545302			Incoming		4/30/2018	4/30/18 4:05 PM	00:00:00 FaceTim Yes
Tremaine Johnson	+16786772005	8647545302		Outgoing	Wyd today	4/30/2018	4/30/18 4:12 PM	
Breche Wiles	+18647545302	+16786772005		Incoming	Spending time with my mom we going shopping	4/30/2018	4/30/18 4:43 PM	4/30/2018 4:47:11 PM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	Big money what y'all shopping for	4/30/2018	4/30/18 4:47 PM	
Breche Wiles	+18647545302	+16786772005		Incoming	Clothes	4/30/2018	4/30/18 5:09 PM	4/30/2018 5:17:04 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	Idk lol my ma be going everywhere	4/30/2018	4/30/18 5:10 PM	4/30/2018 5:17:04 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming		4/30/2018	4/30/18 5:38 PM	4/30/2018 5:43:28 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming		4/30/2018	4/30/18 5:38 PM	4/30/2018 5:43:28 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	I don't like the 2nd pic	4/30/2018	4/30/18 5:39 PM	4/30/2018 5:43:28 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	Wyd?	4/30/2018	4/30/18 5:51 PM	4/30/2018 11:23:32 PM(UTC-4)
Breche Wiles	+18647545302	+16786772005		Incoming	Moneybag yo coming to club Saturday I'm trying to be there	5/1/2018	5/1/18 12:02 AM	5/1/2018 2:06:17 AM(UTC-4)
Tremaine Johnson	+16786772005	8647545302		Outgoing	You should go!	5/1/2018	5/1/18 2:08 AM	

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Sender	Phone Number	Direction	Message/Action	Date	Time	Duration	App/Service	Time (UTC-4)
Brechue Wiles	+18647545302	Incoming	I can't don't have nobody to go with me	5/1/2018	5/1/18 3:20 AM			5/1/2018 5:06:43 AM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	I know you got somebody	5/1/2018	5/1/18 6:07 AM			
Brechue Wiles	+18647545302	Incoming	No I don't unfortunately	5/1/2018	5/1/18 6:09 AM			5/1/2018 6:10:37 AM(UTC-4)
Tremaine Johnson	+10786772005	Outgoing	Oh @	5/1/2018	5/1/18 6:10 AM			
Brechue Wiles	+18647545302	Incoming	So I calculated my period	5/1/2018	5/1/18 6:11 AM			5/1/2018 6:13:52 AM(UTC-4)
Brechue Wiles	+18647545302	Incoming		5/1/2018	5/1/18 6:11 AM			5/1/2018 6:13:52 AM(UTC-4)
Tremaine Johnson	+10786772005	Outgoing		5/1/2018	5/1/18 6:15 AM			
Brechue Wiles	+18647545302	Incoming	I haven't came on my period whole month	5/1/2018	5/1/18 6:15 AM			5/1/2018 6:18:14 AM(UTC-4)
Brechue Wiles	+18647545302	Incoming	I know I'm thinking hard too	5/1/2018	5/1/18 6:16 AM			5/1/2018 6:18:14 AM(UTC-4)
Tremaine Johnson	+10786772005	Outgoing	Sooo ?	5/1/2018	5/1/18 6:19 AM			
Brechue Wiles	+18647545302	Incoming	Soo I guess it wait till Thursday and take 1	5/1/2018	5/1/18 6:20 AM			5/1/2018 6:25:22 AM(UTC-4)
Tremaine Johnson	+10786772005	Outgoing	You really can't know	5/1/2018	5/1/18 6:34 AM			
Tremaine Johnson	18647545302	Incoming		5/1/2018	5/1/18 10:33 AM	00:00:35	FaceTime	Yes
Tremaine Johnson	18647545302	Incoming		5/1/2018	5/1/18 11:42 AM	00:00:00	FaceTime	Yes
Tremaine Johnson	18647545302	Incoming	different types of vegetables	5/1/2018	5/1/18 12:12 PM		Google	
Brechue Wiles	+18647545302	Incoming	So I'm learning you're taking forever	5/1/2018	5/1/18 12:13 PM			5/1/2018 12:14:38 PM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	different types of vegans	5/1/2018	5/1/18 12:13 PM		Google	
Tremaine Johnson	+16786772005	Outgoing	I was there knocked on the door and called two three times	5/1/2018	5/1/18 12:14 PM			
Tremaine Johnson	18647545302	Incoming	vegetarian	5/1/2018	5/1/18 12:34 PM		Google	
Tremaine Johnson	18647545302	Incoming	vegan	5/1/2018	5/1/18 12:34 PM		Google	
Brechue Wiles	18647545302	Incoming		5/1/2018	5/1/18 10:16 PM	00:00:00	FaceTime	Yes
Brechue Wiles	+18647545302	Incoming	Hey, I don't like how you been acting towards me. I didn't do anything wrong, & I just feel since you treat me like a random bitch I don't feel a need for us to talk anymore	5/1/2018	5/1/18 10:18 PM			5/1/2018 10:26:34 PM(UTC-4)
Brechue Wiles	+18647545302	Incoming	You probably don't care but I actually care about you but I'm not about to sit here and be disrespected or ignored because we both made a decision	5/1/2018	5/1/18 10:18 PM			5/1/2018 10:26:34 PM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	How I'm treating you as such ?	5/1/2018	5/1/18 10:29 PM			
Brechue Wiles	+18647545302	Incoming	By your actions. Your actions making me feel unwanted and uncared for	5/1/2018	5/1/18 10:44 PM			5/1/2018 11:01:55 PM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	Smh how I'm treating you like a random B	5/1/2018	5/1/18 11:00 PM			
Brechue Wiles	+18647545302	Incoming	You're a good talker with no game. You only make time for who you want & I'm definitely not that person. I understand we both busy and everything but I'm not gonna sit here and let you ignore me like that	5/1/2018	5/1/18 11:45 PM			5/2/2018 2:06:54 AM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	It's talk to you today when I got my stuff	5/2/2018	5/2/18 2:12 AM			
Brechue Wiles	+18647545302	Incoming	Yeah ok	5/2/2018	5/2/18 5:58 AM			5/2/2018 6:31:08 AM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	Wyd this morning ?	5/2/2018	5/2/18 6:31 AM			
Brechue Wiles	18647545302	Incoming		5/2/2018	5/2/18 7:16 AM	00:02:46		Yes
Tremaine Johnson	+16786772005	Outgoing		5/2/2018	5/2/18 8:37 AM	00:00:45		Yes
Tremaine Johnson	18647545302	Incoming	abortion clinic	5/2/2018	5/2/18 12:38 PM		Google	
Brechue Wiles	18647545302	Incoming		5/2/2018	5/2/18 3:06 PM	00:00:12		Yes
Tremaine Johnson	+16786772005	Outgoing	Wya	5/2/2018	5/2/18 9:45 PM			
Brechue Wiles	+18647545302	Incoming	Only to the house	5/2/2018	5/2/18 9:46 PM			5/2/2018 9:46:37 PM(UTC-4)
Brechue Wiles	+18647545302	Incoming	Where you at?	5/2/2018	5/2/18 9:46 PM			
Brechue Wiles	+18647545302	Incoming	Yeah	5/2/2018	5/2/18 9:47 PM			5/2/2018 9:51:10 PM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	You by yourself	5/2/2018	5/2/18 9:48 PM			
Brechue Wiles	+18647545302	Incoming	What if your me aborted you?	5/2/2018	5/2/18 10:06 PM			5/2/2018 10:07:10 PM(UTC-4)
Tremaine Johnson	+16786772005	Outgoing	I just wouldn't have been here	5/2/2018	5/2/18 10:57 PM			
Brechue Wiles	+18647545302	Incoming	Ugh smh there's no talking to you	5/2/2018	5/2/18 11:00 PM			5/2/2018 11:05:23 PM(UTC-4)
Tremaine Johnson	18647545302	Incoming	is the poisonous is a granddaddy long leg	5/2/2018	5/2/18 11:02 PM		Google	
Tremaine Johnson	+16786772005	Outgoing	That's the truth... & no it's you smh	5/2/2018	5/2/18 11:06 PM			
Tremaine Johnson	18647545302	Incoming	what can you take to get rid of a baby in your stomach	5/3/2018	5/3/18 5:06 AM		Google	
Tremaine Johnson	18647545302	Incoming	mifeprex (mifepistone)	5/3/2018	5/3/18 6:09 AM		Google	
Tremaine Johnson	18647545302	Incoming	mifeprex pill	5/3/2018	5/3/18 5:13 AM		Google	
Tremaine Johnson	18647545302	Incoming	mifeprex pill for sale	5/3/2018	5/3/18 5:14 AM		Google	
Tremaine Johnson	18647545302	Incoming	ehoy	5/3/2018	5/3/18 5:14 AM		Google	
Tremaine Johnson	18647545302	Incoming	mifeprex (mifepistone)	5/3/2018	5/3/18 5:15 AM		Google	
Tremaine Johnson	18647545302	Incoming	mifepistone online	5/3/2018	5/3/18 5:23 AM		Google	
Tremaine Johnson	18647545302	Incoming	emphatic	5/3/2018	5/3/18 6:33 AM		Google	
Tremaine Johnson	18647545302	Incoming	infatuated	5/3/2018	5/3/18 6:34 AM		Google	
Tremaine Johnson	18647545302	Incoming	factual	5/3/2018	5/3/18 6:35 AM		Google	Yes
Brechue Wiles	18647545302	Incoming		5/3/2018	5/3/18 9:21 AM	00:00:00		Yes
Brechue Wiles	+18647545302	Incoming	Well just to give you info I am a month & 1 week. The baby due date is On or before or after Jan 6th. Just let the you needed to know even if you don't care right now. Have a blessed day.	5/3/2018	5/3/18 11:43 AM			5/3/2018 11:47:55 AM(UTC-4)

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Name	Phone 1	Phone 2	Direction	Service	Search Term	Date	Time	Source	Other
Tremaine Johnson			Internet	Search	poison	5/3/2018	5/3/18 6:54 PM	Google	
Tremaine Johnson			Internet	Search	types of poison	5/3/2018	5/3/18 8:54 PM	Google	
Tremaine Johnson			Internet	Search	poison by	5/3/2018	5/3/18 8:56 PM	Google	
Tremaine Johnson			Internet	Search	poison that can kill you for sale	5/3/2018	5/3/18 9:00 PM	Google	
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	7	5/3/2018	5/3/18 9:39 PM		
Brechea Wiles	+18647545302	+16786772005	Incoming	Message	Wyat?	5/3/2018	5/3/18 9:53 PM		5/3/2018 10:03:28 PM(UTC-4)
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	I actually want us to be able to sit down and talk about ways we can cope	5/3/2018	5/3/18 9:58 PM		5/3/2018 10:03:28 PM(UTC-4)
Tremaine Johnson			Internet	Search	fluctuate	5/3/2018	5/3/18 9:59 PM	Google	
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	I just wanna y'all face to face and be honest and be heard & felt	5/3/2018	5/3/18 10:12 PM		
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	Talk	5/3/2018	5/3/18 10:13 PM		
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	We can be face to face and talk that's fine	5/3/2018	5/3/18 10:13 PM		5/3/2018 10:14:40 PM(UTC-4)
Brechea Wiles	+18647545302	+16786772005	Incoming	Message	I'm down	5/3/2018	5/3/18 10:14 PM		5/3/2018 10:14:40 PM(UTC-4)
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	No arguing just genuine honest talking	5/3/2018	5/3/18 10:14 PM		
Tremaine Johnson	+16786772005	8647545302	Outgoing	Message	Loved "I just wanna y'all face to face and be honest and be heard & felt"	5/3/2018	5/3/18 10:16 PM		
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	Not tomorrow though it's have to be Saturday	5/3/2018	5/3/18 10:19 PM		5/3/2018 10:21:28 PM(UTC-4)
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	Ya	5/3/2018	5/3/18 10:21 PM		
Tremaine Johnson			Internet	Search	first aid room	5/4/2018	5/4/18 12:43 AM	Google	
Tremaine Johnson			Internet	Search	hope okids wiken	5/4/2018	5/4/18 1:05 PM	Google	
Tremaine Johnson			Internet	Search	I can do bad all by myself east	5/4/2018	5/4/18 1:05 PM	Google	
Tremaine Johnson			Internet	Search	mades movies	5/4/2018	5/4/18 1:06 PM	Google	Yes
Tremaine Johnson			Internet	Search	I can do bad all by myself 2002	5/4/2018	5/4/18 1:06 PM	Google	
Tremaine Johnson			Internet	Search	mades movies	5/4/2018	5/4/18 1:06 PM	Google	
Tremaine Johnson			Internet	Search	diary of a mad black woman	5/4/2018	5/4/18 1:06 PM	Google	
Brechea Wiles	18647545302		Incoming	Search		5/4/2018	5/4/18 4:01 PM	00:01:33	FaceTim
Brechea Wiles	18647545302	+10786772005	Incoming	Phone Call		5/5/2018	5/5/18 2:35 AM	00:01:01	Yes
Brechea Wiles	+18647545302	+10786772005	Incoming	Phone Call	What my ma bought for the baby	5/5/2018	5/5/18 8:18 AM		5/5/2018 10:34:10 AM(UTC-4)
Brechea Wiles	+16647545302	+10786772005	Incoming	Message	Diaper disposable pad	5/5/2018	5/5/18 8:20 AM		5/5/2018 10:34:10 AM(UTC-4)
Tremaine Johnson			Internet	Search	credit	5/5/2018	5/5/18 11:08 AM	Google	
Tremaine Johnson			Internet	Search	I'm my biggest critic	5/5/2018	5/5/18 11:08 AM	Google	
Tremaine Johnson			Internet	Search	critic	5/5/2018	5/5/18 11:06 AM	Google	
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	Ha ok she ready	5/5/2018	5/5/18 11:27 AM		
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	Right! Lol she excited. We going to Baby R Us today	5/5/2018	5/5/18 11:44 AM		5/5/2018 12:27:47 PM(UTC-4)
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	Fi you said they doing down right	5/5/2018	5/5/18 12:29 PM		
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	Yeah they're, everything like 50% or lower	5/5/2018	5/5/18 12:32 PM		5/5/2018 12:47:01 PM(UTC-4)
Tremaine Johnson	+10786772005	8647545302	Outgoing	Message	Oh ok y'all catching the deal then	5/5/2018	5/5/18 12:47 PM		
Brechea Wiles	+18647545302	+10786772005	Incoming	Message	Yes yes! But we just looking. Who knows though 😊	5/5/2018	5/5/18 12:54 PM		5/5/2018 1:09:04 PM(UTC-4)
Tremaine Johnson			Internet	Search	what time does haywood mall close	5/5/2018	5/5/18 8:28 PM	Google	
Tremaine Johnson			Internet	Search	what time does westgate mall open	5/5/2018	5/5/18 10:13 AM	Google	
Tremaine Johnson			Internet	Search	haywood mall	5/5/2018	5/5/18 10:13 AM	Google	
Brechea Wiles	+18647545302	+16786772005	Incoming	Message	So there's this thing that I can do. It's called eady DNA and I would have to pay \$400 to \$600 the only thing it's a chance of a miscarriage but if I wait til I'm like 5 months I think I should be good	5/5/2018	5/5/18 1:10 PM		5/5/2018 1:12:39 PM(UTC-4)
Tremaine Johnson	18647545302	18647545302	Outgoing	Phone Call		5/5/2018	5/5/18 7:48 PM	00:00:11	Yes
Tremaine Johnson			Internet	Search	diaper pad	5/7/2018	5/7/18 12:18 AM	Google	
Tremaine Johnson			Internet	Search	waffle house near me	5/7/2018	5/7/18 1:18 AM	Google	
Brechea Wiles	+18644943031	+18644943031 (owner)	Message	Message	Call me back	5/7/2018	5/7/18 3:27 PM		
Brechea Wiles	+18647545302	+18644943031 (owner)	Message	Message		5/7/2018	5/7/18 2:24 PM		5/7/2018 3:26:10 PM(UTC-4)
Brechea Wiles	+18647545302	+18644943031 (owner)	Message	Message		5/7/2018	5/7/18 2:24 PM		5/7/2018 3:26:10 PM(UTC-4)
Brechea Wiles	+18647545302	+18644943031 (owner)	Message	Message	Li judge	5/7/2018	5/7/18 2:24 PM		5/7/2018 3:26:10 PM(UTC-4)
Brechea Wiles	+18644943031	+18644943031 (owner)	Message	Message	Sol the phone 30 seconds and stop back and send it to me	5/7/2018	5/7/18 3:28 PM		
Brechea Wiles	+18647545302	+18644943031 (owner)	Message	Message		5/7/2018	5/7/18 3:30 PM		5/7/2018 4:06:38 PM(UTC-4)
Brechea Wiles	+18644943031	+18644943031 (owner)	Message	Message	Ohhh I'll peach	5/7/2018	5/7/18 4:07 PM		

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From	To	Message	Date	Time	Time (UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Wyd?	5/9/2018	5/9/18 10:45 AM	5/9/2018 10:47:40 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Loved "Yes God off top!"	5/9/2018	5/9/18 10:45 AM	5/9/2018 10:52:39 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Same here about to get up in a few	5/9/2018	5/9/18 10:45 AM	5/9/2018 10:52:39 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	👍👍👍 but I don't want too	5/9/2018	5/9/18 10:53 AM	5/9/2018 10:53:40 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Lol	5/9/2018	5/9/18 10:53 AM	5/9/2018 10:53:40 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	I keep stating lol	5/9/2018	5/9/18 10:54 AM	5/9/2018 10:55:12 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Plus you got liquor in your system lol did up ass	5/9/2018	5/9/18 10:55 AM	5/9/2018 10:55:40 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	👍👍👍	5/9/2018	5/9/18 10:55 AM	5/9/2018 10:55:40 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Lol you was bippy	5/9/2018	5/9/18 10:57 AM	5/9/2018 10:56:47 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Laughed at "Wf"	5/9/2018	5/9/18 10:57 AM	5/9/2018 10:56:47 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Laughed at "Omgp cough I was so fucked up!"	5/9/2018	5/9/18 10:57 AM	5/9/2018 10:56:47 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Talking about fucking the ugly dick that we picked up lol	5/9/2018	5/9/18 11:00 AM	5/9/2018 11:00:48 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	He was on 3 way	5/9/2018	5/9/18 11:00 AM	5/9/2018 11:00:48 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Definitely drunk boots	5/9/2018	5/9/18 11:07 AM	5/9/2018 11:08:16 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	Lol he said he gonna call you & tell you oh someone named vage wants to fuck you. He friend	5/9/2018	5/9/18 11:09 AM	5/9/2018 11:13:20 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	You said he look like cement spal 🤔🤔🤔🤔	5/9/2018	5/9/18 11:24 AM	5/9/2018 11:39:21 AM(UTC-4)
Brechia Wiles ratchanel@icloud.com	+18644943031 (owner) +18645296536 Jeremy ratchanel@icloud.com (owner)	🤔	5/9/2018	5/9/18 11:24 AM	5/9/2018 11:39:21 AM(UTC-4)

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From	To	Message	Date	Time	Source
Brechee Wiles rurichanel@icloud.com	[REDACTED]	Message	5/9/2018	5/9/18 11:24 AM	
Brechee Wiles rurichanel@icloud.com	[REDACTED]	Message	5/9/2018	5/9/18 11:24 AM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 11:44 AM	
Tremaine Johnson Brechee Wiles rurichanel@icloud.com	[REDACTED]	Internet Search porch Hey Braun what's up?	5/9/2018	5/9/18 2:33 PM	Google
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 6:26 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:22 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:23 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:23 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:23 PM	
Bre Aunt +18042856901	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:24 PM	5/9/2018 7:26:29 PM(UTC-4)
Bre Aunt +18042856901	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:25 PM	5/9/2018 7:26:29 PM(UTC-4)
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:28 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:28 PM	
Bre Aunt +18042856901	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:28 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:28 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:28 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:29 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:29 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:29 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:29 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:30 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:30 PM	
Bre Aunt +18042856901	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:30 PM	5/9/2018 7:30:22 PM(UTC-4)
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:30 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:31 PM	
Bre Aunt +18042856901	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:32 PM	
Brechee Wiles rurichanel@icloud.com	+18044943031 (owner) +18042856901 rurichanel@icloud.com (owner)	Message	5/9/2018	5/9/18 7:34 PM	
Robot Centry 8042787530	+10780772005	Message	5/9/2018	5/9/18 7:37 PM	Yes

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Time	From	To	Message	Date	Time	Duration	Other
6/9/2018 7:55:20 PM (UTC-4)							
6/9/2018 8:06 PM	8042797530	10786772005	Message: Jus hmu wen u dun in playn wll my B girl	6/9/2018	6/9/18 8:06 PM	00:00:00	Yes
6/9/2018 8:38 PM	10000895567	100001938475701	Facebook Messenger: Need to holler at you wyo	6/9/2018	6/9/18 8:38 PM		
6/9/2018 8:43:41 PM	676-677-2005	Daniel Hines 8654184043	Voice Call	6/9/2018	6:43:41 PM	0:01:04	
6/9/2018 8:02:35 PM	676-677-2005	Daniel Hines 8654184043	Voice Call	6/9/2018	8:02:35 PM	0:01:33	
6/9/2018 8:07:43 PM	676-416-4043	BRE WILES 8647645302	Voice Call	6/9/2018	8:07:43 PM	0:00:58	
6/9/2018 8:31:03 PM	676-416-4043	BRE WILES 8647645302	Voice Call	6/9/2018	8:31:03 PM	0:01:35	
6/9/2018 8:49:25 PM	864-754-5302	T Johnson 8786772005	Message:	6/9/2018	8:49:25 PM	0:00:12	
6/9/2018 8:58:57 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	8:58:57 PM	0:01:21	
6/9/2018 10:17 PM	18644943031	BRE WILES 8647645302	Message: Wyo	6/9/2018	6/9/18 10:17 PM		
6/9/2018 10:17 PM	18644943031	BRE WILES 8647645302	Message: Hun in do vls wasup	6/9/2018	6/9/18 10:17 PM		Yes
6/9/2018 11:23:41 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	11:23:41 PM	0:00:02	
6/9/2018 11:24:16 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	11:24:16 PM	0:00:02	
6/9/2018 11:24:56 PM	18644943031	Robert Gentry 8642797530	Voice Call	6/9/2018	11:24:56 PM	0:00:01	
6/9/2018 11:25:25 PM	18644943031	18644943031 (owner)	Message: call me im going to sleep	6/9/2018	6/9/18 11:25 PM		
6/9/2018 11:25:25 PM	18644943031	18647645302 Shay daughter	Message:	6/9/2018	6/9/18 11:25 PM		
6/9/2018 11:25:25 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	11:25:25 PM	0:00:00	
6/9/2018 11:26:48 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	11:26:48 PM	0:00:00	
6/9/2018 11:27:15 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	11:27:15 PM	0:00:05	
6/9/2018 11:27:48 PM	18644943031	BRE WILES 8647645302	Message:	6/9/2018	11:27:48 PM	0:00:05	
6/9/2018 11:30 PM	18644943031	18644943031 (owner)	Message: call me please	6/9/2018	6/9/18 11:30 PM		
6/9/2018 11:30 PM	18644943031	18647645302 Shay daughter	Message:	6/9/2018	6/9/18 11:30 PM		
6/9/2018 11:46:52 PM	18644943031	Robert Gentry 8642797530	Voice Call	6/9/2018	11:46:52 PM	0:00:00	
6/9/2018 11:48:23 PM	864-353-3730	T Johnson 8786772005	Voice Call	6/9/2018	11:48:23 PM	0:00:00	
6/10/2018 2:13 AM	18644943031	18644943031 (owner)	Message: Answer your phone	6/10/2018	6/10/18 2:13 AM		
6/10/2018 6:05 AM	18644943031	18647645302 Shay daughter	Message: Tell me why you not answering the phone	6/10/2018	6/10/18 6:05 AM		
6/10/2018 8:43 AM	18644943031	18644943031 (owner)	Message: Urgent answer your phone I make me nervous when you didn't come spend the night	6/10/2018	6/10/18 8:43 AM		
6/10/2018 7:17 AM	8642797530	18644943031	Message: left in up boat to head to work	6/10/2018	6/10/18 7:17 AM		Yes
6/10/2018 10:36 AM	8642797530	18644943031	Message: cheaper than dirt - Google Search	6/10/2018	6/10/18 10:36 AM		Safari
6/10/2018 10:38 AM	8642797530	18644943031	Message: Cheap Guns, Bulk Ammo, Gun Parts & Accessories - Cheaper Than Dirt - Cheaper Than Dirt	6/10/2018	6/10/18 10:38 AM		Safari
6/10/2018 10:41 AM	18644943031	18644943031 (owner)	Message: Why you always your phone is always on silent	6/10/2018	6/10/18 10:41 AM		
6/10/2018 10:44 AM	18644943031	18644943031 (owner)	Message: Where you work at	6/10/2018	6/10/18 10:44 AM		
6/10/2018 10:52 AM	8642797530	18644943031	Message: AFL in durcan wasup	6/10/2018	6/10/18 10:52 AM		Yes
6/10/2018 11:00 AM	8642797530	18644943031	Message: all in durcan	6/10/2018	6/10/18 11:00 AM		Google
6/10/2018 11:16 AM	18644943031	18644943031 (owner)	Message: Nothing had something to ask you I was gone put up on if you could sleep out for a sec	6/10/2018	6/10/18 11:16 AM		
6/10/2018 11:27 AM	18644943031	18644943031 (owner)	Message: @A@R	6/10/2018	6/10/18 11:27 AM		Safari
6/10/2018 11:30 AM	8642797530	18644943031	Message: Oh ok shd wasup	6/10/2018	6/10/18 11:30 AM		Yes
6/10/2018 11:31 AM	8642797530	18644943031	Message: Im on break	6/10/2018	6/10/18 11:31 AM		Yes
6/10/2018 11:45 AM	18644943031	18644943031 (owner)	Message: What is going on answer your phone	6/10/2018	6/10/18 11:45 AM	00:00:10	Yes
6/10/2018 12:41 PM	8642797530	18644943031	Message: Sale Items - Cheaper Than Dirt	6/10/2018	6/10/18 12:41 PM		Safari
6/10/2018 12:42 PM	8642797530	18644943031	Message: Handguns for Sale: Pistols, Revolvers, 9mm - Cheaper Than Dirt - Cheaper Than Dirt	6/10/2018	6/10/18 12:42 PM		Safari
6/10/2018 12:43 PM	8642797530	18644943031	Message: Diamondback AKZ Semi Auto Pistol Brun Luger 3.5" Barrel 15 Rounds AmeriGo Night Sights Stainless Steel Noize Eddy Polymer Frame Flat Dark Earth Finish - DBAMZ9FDE - 81E876014683	6/10/2018	6/10/18 12:43 PM		Safari
6/10/2018 12:43 PM	8642797530	18644943031	Message: Handguns for Sale: Pistols, Revolvers, 9mm - Cheaper Than Dirt - Cheaper Than Dirt	6/10/2018	6/10/18 12:43 PM		Safari
6/10/2018 12:43 PM	8642797530	18644943031	Message: Manufacturers of Handguns - Cheaper Than Dirt	6/10/2018	6/10/18 12:43 PM		Safari
6/10/2018 12:43 PM	8642797530	18644943031	Message: S&W Handguns - Cheaper Than Dirt	6/10/2018	6/10/18 12:43 PM		Safari
6/10/2018 12:43 PM	8642797530	18644943031	Message: S&W Handguns - Cheaper Than Dirt	6/10/2018	6/10/18 12:43 PM		Safari
6/10/2018 12:44 PM	8642797530	18644943031	Message: Manufacturers of Handguns - Cheaper Than Dirt	6/10/2018	6/10/18 12:44 PM		Safari
6/10/2018 12:44 PM	8642797530	18644943031	Message: GLOCK Handguns - Cheaper Than Dirt	6/10/2018	6/10/18 12:44 PM		Safari
6/10/2018 12:45 PM	8642797530	18644943031	Message: GLOCK 22 Gen4 Semi-Auto Pistol, 40 S&W, 4.48" Barrel - Cheaper Than Dirt	6/10/2018	6/10/18 12:45 PM		Safari
6/10/2018 12:45 PM	8642797530	18644943031	Message: Cheaper Than Dirt	6/10/2018	6/10/18 12:45 PM		Safari
6/10/2018 12:46 PM	8642797530	18644943031	Message: ProMag S&W SD40 Magazine .40 S&W 25 Rounds Steel Blued SMI-A17 - 708278012648	6/10/2018	6/10/18 12:46 PM		Safari
6/10/2018 12:46 PM	8642797530	18644943031	Message: GLOCK 22 Gen4 Semi-Auto Pistol, 40 S&W, 4.48" Barrel - Cheaper Than Dirt	6/10/2018	6/10/18 12:46 PM		Safari

Spartanburg Police Digital Data C18050314



Robert Gentry		Internet Search	lerry thompson - Google Search	5/12/2018	5/12/18 1:13 AM	Safari
Robert Gentry		Internet Search	The Crazy True Story of the Zanesville Zoo Escape	5/12/2018	5/12/18 1:13 AM	Safari
Robert Gentry		Internet Search	The Crazy True Story of the Zanesville Zoo Escape	5/12/2018	5/12/18 1:13 AM	Safari
Robert Gentry		Internet Search	GoUpstate: Local News, Politics, Entertainment & Sports in Spartanburg, SC	5/12/2018	5/12/18 9:51 AM	Safari
Robert Gentry		Internet Search	Police: Woman's body found at Duncan Park Lake - News - GoUpstate - Spartanburg, SC	5/12/2018	5/12/18 9:51 AM	Safari
Robert Gentry		Internet Search	Police: Woman's body found at Duncan Park Lake	5/12/2018	5/12/18 9:51 AM	Safari
Robert Gentry		Internet Search	li lonnie - Google Search	5/12/2018	5/12/18 9:56 PM	Safari
Robert Gentry		Internet Search	Rapper Lil Lonnie (fatally shot in Mississippi	5/12/2018	5/12/18 9:56 PM	Safari
Robert Gentry		Internet Search	Rapper Lil Lonnie (fatally shot in Mississippi	5/12/2018	5/12/18 9:56 PM	Safari
Robert Gentry		Internet Search	li lonnie - Google Search	5/12/2018	5/12/18 9:57 PM	Safari
Robert Gentry		Internet Search	Lil Lonnie Shot and Killed in Mississippi - XXL	5/12/2018	5/12/18 9:57 PM	Safari
Robert Gentry		Internet Search	goUpstate - Google Search	5/12/2018	5/12/18 10:06 PM	Safari
Robert Gentry		Internet Search	GoUpstate: Local News, Politics, Entertainment & Sports in Spartanburg, SC	5/12/2018	5/12/18 10:06 PM	Safari
Robert Gentry		Internet Search	Updated: Body found at Duncan Park was pregnant woman - News - GoUpstate - Spartanburg, SC	5/12/2018	5/12/18 10:06 PM	Safari
Robert Gentry		Internet Search	Updated: Body found at Duncan Park was pregnant woman	5/12/2018	5/12/18 10:06 PM	Safari
Tremaine Johnson	+10786772005 8842797530	Message	Yo	5/17/2018	5/17/18 5:07 PM	
Robert Gentry	8842797530 +16786772005	Message	Wets and fam	5/17/2018	5/17/18 5:09 PM	
Tremaine Johnson	+16786772005 8842797530	Message	You good ?	5/17/2018	5/17/18 5:16 PM	
Robert Gentry	8842797530 +16786772005	Message	Yes bro. Im at dave cab again outside	5/17/2018	5/17/18 5:18 PM	
Tremaine Johnson	+16786772005 8842797530	Message	Already you k we gone link this Saturday you off right ?	5/17/2018	5/17/18 5:18 PM	
Robert Gentry	8842797530 +16786772005	Message	Naw I wlk fam. Im off today doc.	5/17/2018	5/17/18 5:18 PM	
Tremaine Johnson	+16786772005 8842797530	Message	Word well shh we'll get up	5/17/2018	5/17/18 5:26 PM	
Robert Gentry		Message	lol! bet it up	5/17/2018	5/17/18 5:32 PM	

FBI CELLULAR ANALYSIS SURVEY TEAM



Telephone Number Analyzed:

(864) 754-5302-T-Mobile

(864) 279-7530-T-Mobile

(678) 677-2005-T-Mobile



SSA R. Clayton Simmonds
Criminal Investigative Division-CAST
Columbia Division/Charleston RA

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Historical Cell Site Analysis



1

1. Background

The Federal Bureau of Investigation (FBI) Cellular Analysis Survey Team (CAST) was requested to analyze cell phone records for (864) 754-5302, (864) 279-7530, and (678) 677-2005 ("target cell phones"). The target cell phones are believed to be associated with a homicide that took place on May 9-10, 2018.

2. Methodology

An analysis was performed on the call detail records obtained for the target cell phones. The call detail records documented the network interactions to and from the target cell phones. Additionally, the records documented the cell tower and cell sector ("cell site") which served the cell phones during this activity. Used in conjunction, the call detail records and a list of cell site locations illustrate an approximate location of the target cell phones when they initiated contact with the network.

2.1 Cell Site Locations

Cell sites in existence during the time of the incident were input into mapping software using latitude/longitude coordinates of the cell sites provided by the service providers. The cell sites associated with the target cell phones were located utilizing the mapping software and the plotted cell site data.

3. Conclusions

A historical cell site analysis was performed on the call detail records for the target cell phones. The methods detailed in Sections 2 and 2.1 were used to produce the attached historical cell site analysis maps.

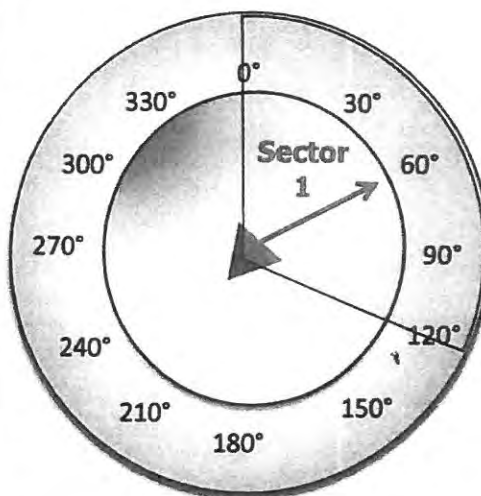
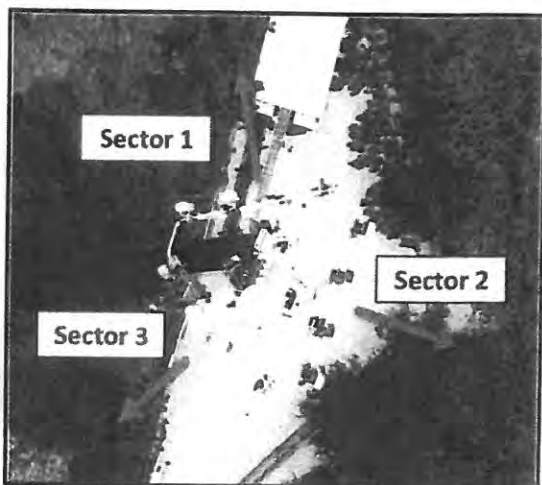
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Historical Cell Site Analysis



2

Sector Orientation Example



Each cell phone company provides the specific cell site orientation for each antenna.

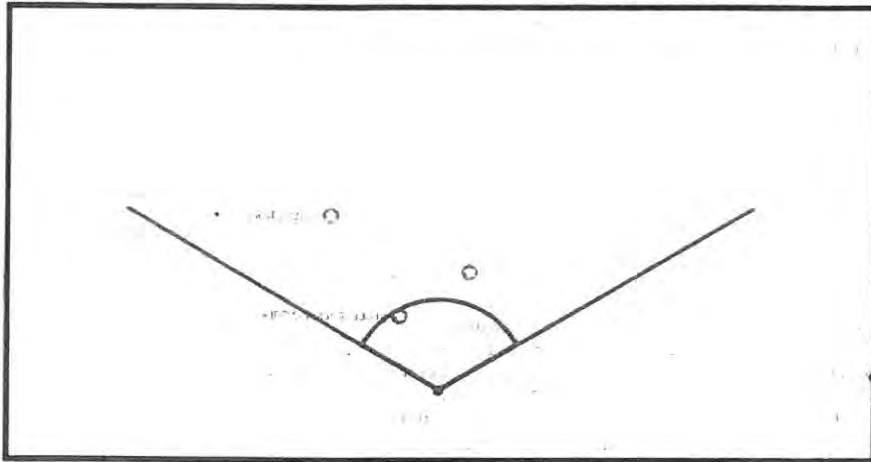
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Cell Site Illustration



3

Cell Site (tower and sector) usage is illustrated on the following maps using this symbol:



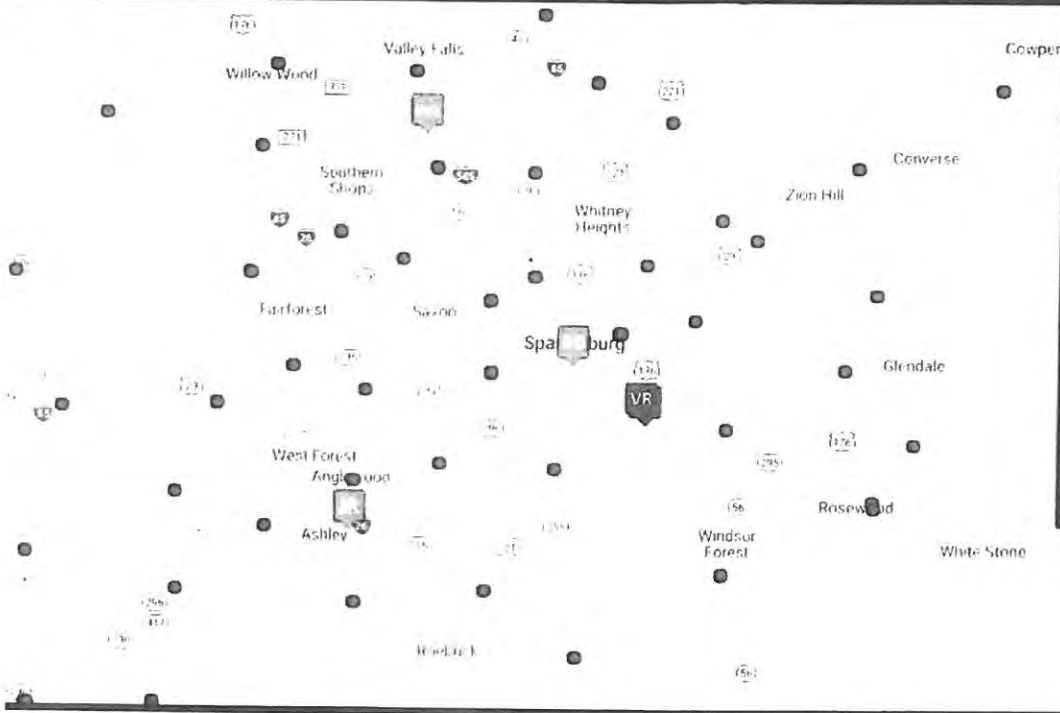
The shaded area inside the sector arms is not illustrative of the actual radio frequency footprint or coverage area of the cell site but rather demonstrate the antenna's direction (orientation). The symbol illustrates which cell site was used during the phone's initial connection to the network and the general area where a cell phone was located to make that connection.

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Area of Interest



4



- WR** 100 Pinegate Drive
Spartanburg, SC
- RG** 286 Hydrick Street
Spartanburg, SC
- JR** 5220 Pogue Street
Spartanburg, SC
- BR** Body Recovered
34.902260, -81.9121286
- VR** Vehicle Recovered
34.9311584, -81.931502



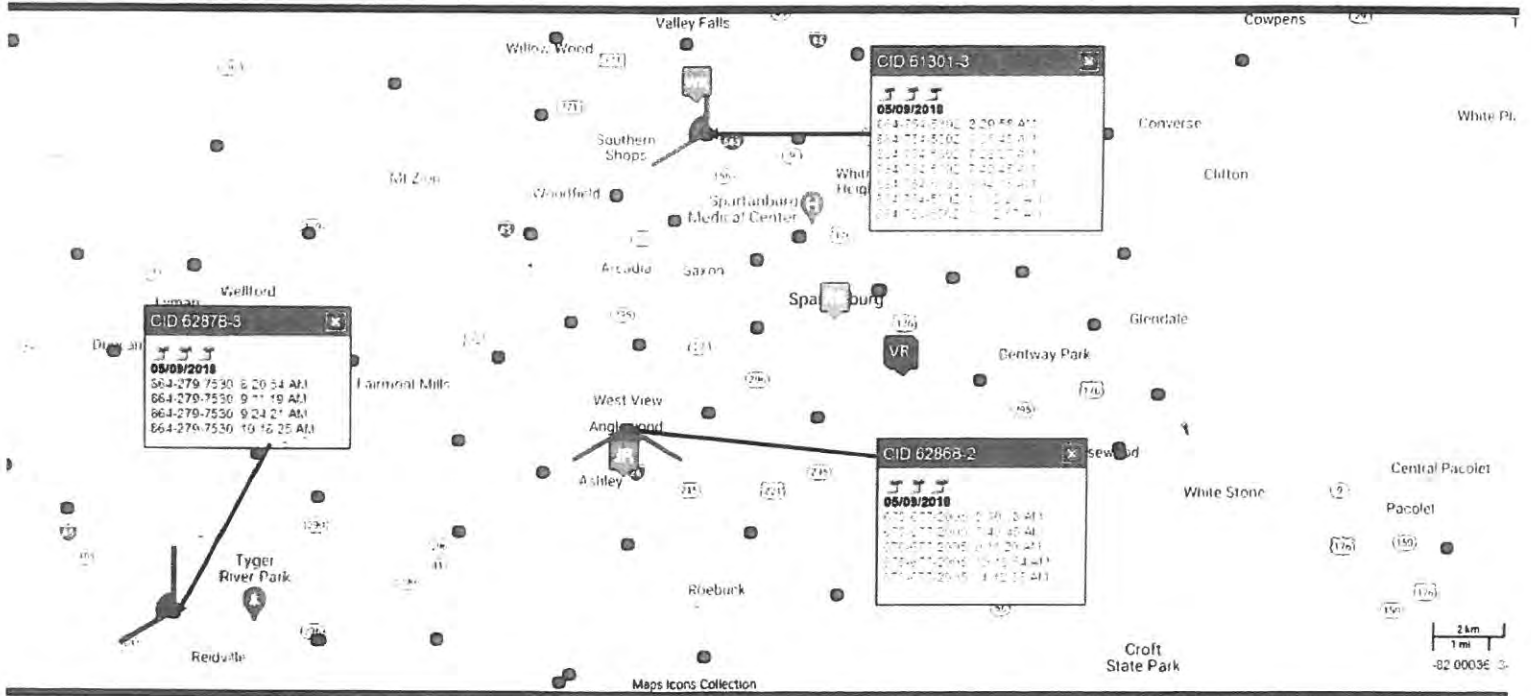
Historical Cell Site Analysis

Cell Site Activations for (864) 754-5302, (678) 677-2005, and (864) 279-7530

Date/time: May 9, 2018, 2:29 am to 11:30 am



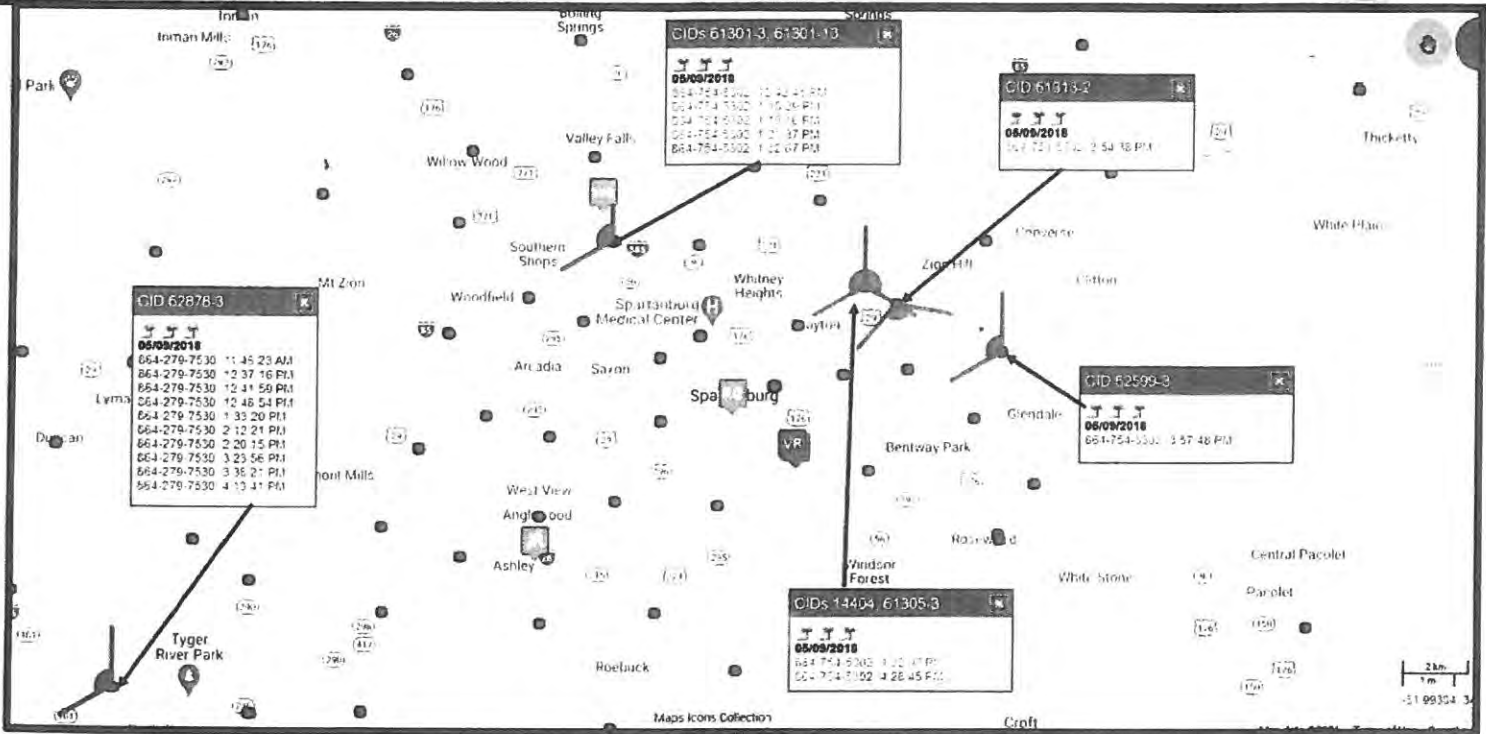
5



Historical Cell Site Analysis

Cell Site Activations for (864) 754-5302 and (864) 279-7530. No Activity for (678) 677-2005

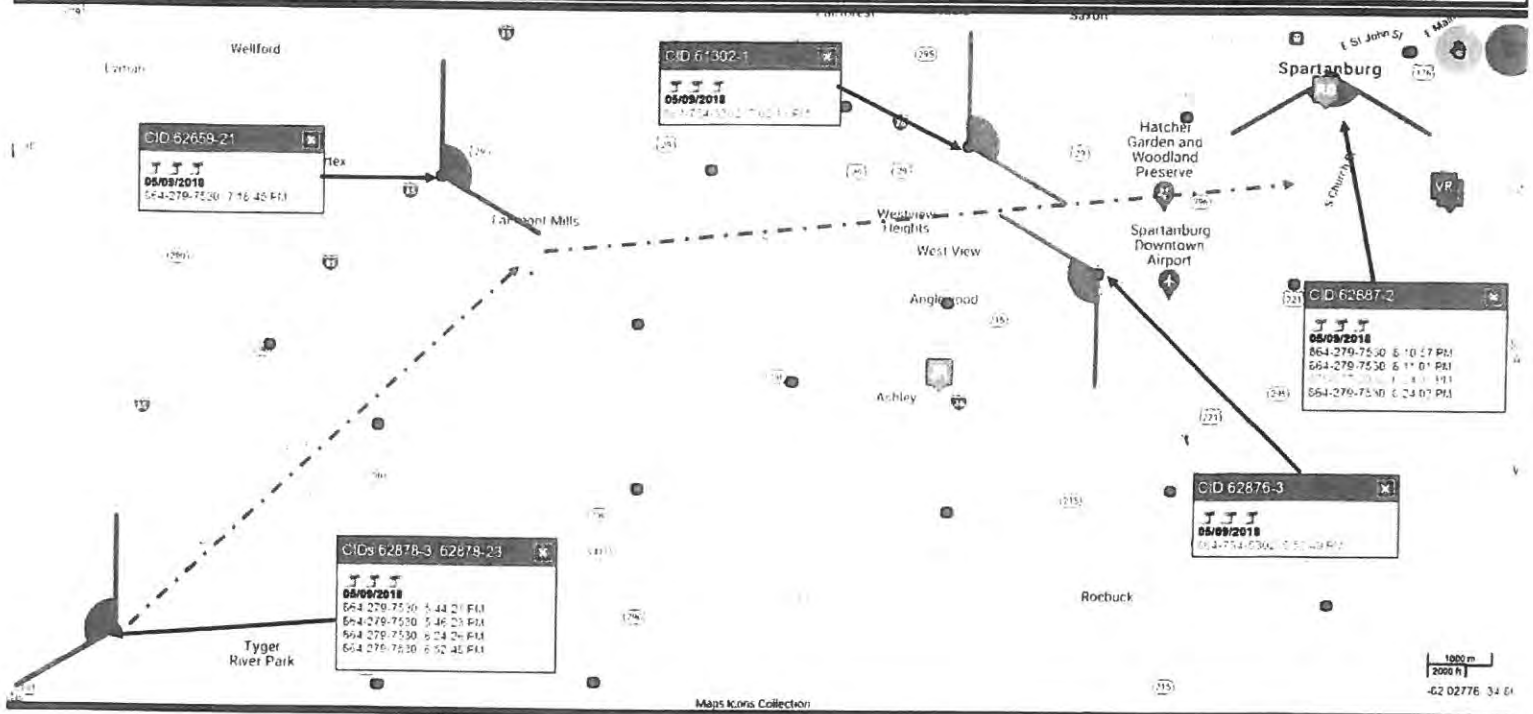
Date/time: May 9, 2018, 11:30 am to 4:29 pm



Historical Cell Site Analysis

Cell Site Activations for (864) 754-5302 (678) 677-2005, and (864) 279-7530

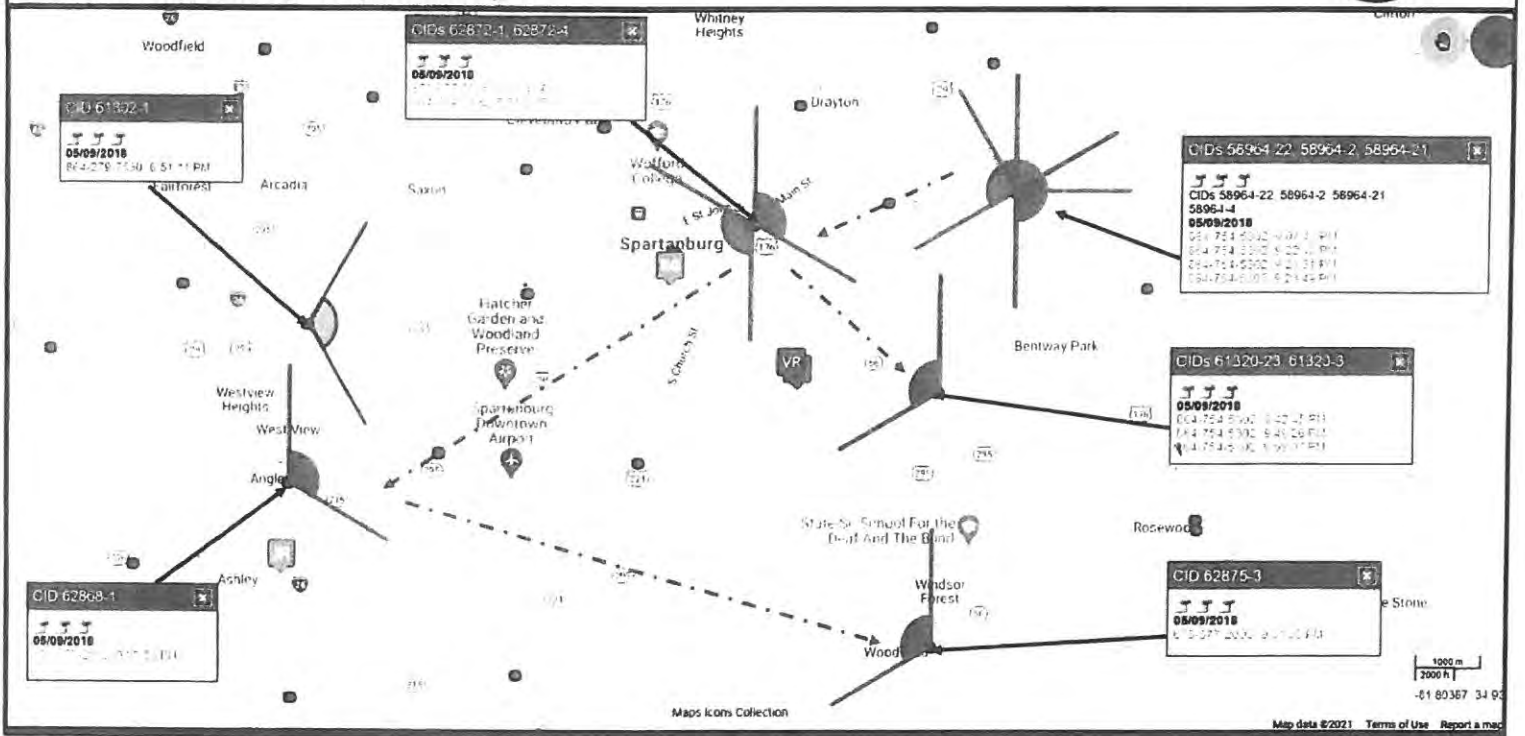
Date/time: May 9, 2018, 4:30 pm to 8:29 pm



Historical Cell Site Analysis

Cell Site Activations for (864) 754-5302 (678) 677-2005, and (864) 279-7530

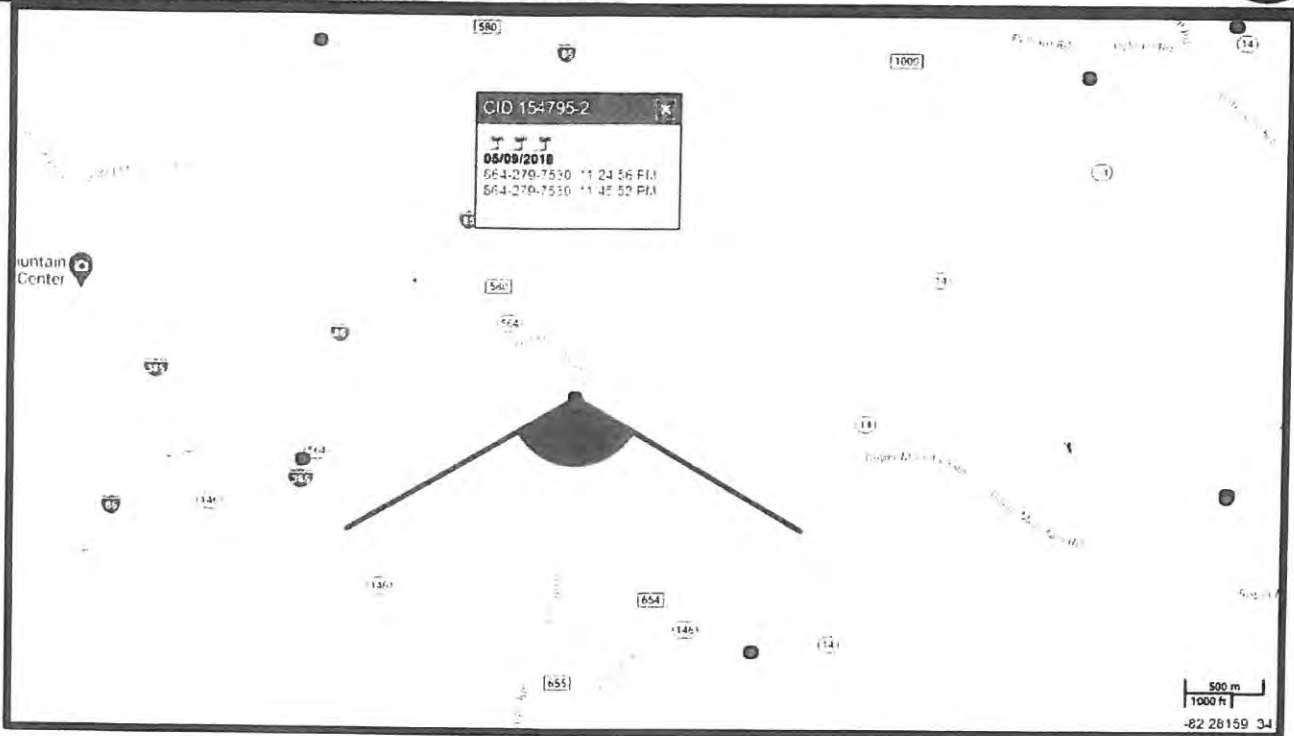
Date/time: May 9, 2018, 8:30 pm to 9:59 pm



Historical Cell Site Analysis

Cell Site Activations for (864) 279-7530

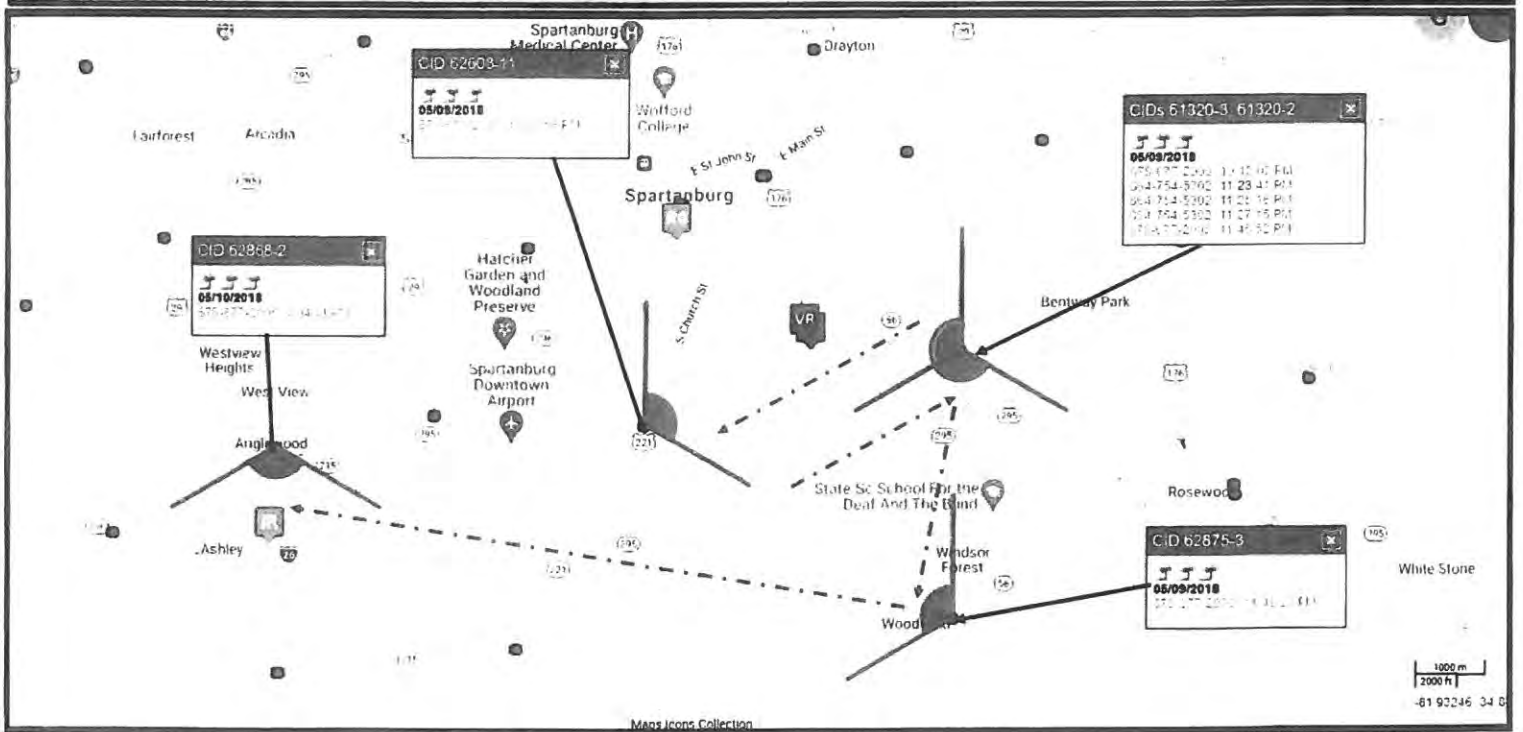
Date/time: May 9, 2018, 10:00 pm to May 10, 2018, 1:30 am



Historical Cell Site Analysis

Cell Site Activations for (678) 677-2005 and (864) 754-5302

Date/time: May 9, 2018, 10:00 pm to May 10, 2018, 1:30 am





END REPORT

THE STATE OF SOUTH CAROLINA
In the Court of Appeals

RECEIVED

APPEAL FROM SPARTANBURG COUNTY
Court of General Sessions

JUN 28 2021

The Honorable J. Derham Cole, Circuit Court Judge

SC Court of Appeals

Case Nos. 2019-GS-42-2503-2504

The State,.....Respondent

v.

Robert Tyrell Gentry,.....Appellant

NOTICE OF INTENT TO APPEAL

Robert Tyrell Gentry appeals his conviction and sentence in this case. The sentence was imposed by the Honorable J. Derham Cole. on June 17, 2021. Appellant received notice of the same on that date.



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Other Counsel of record:

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Solicitor
180 Magnolia St.
Spartanburg, SC 29306

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

RECEIVED

Jul 26 2022

SC Court of Appeals

APPEAL FROM SPARTANBURG COUNTY

General Sessions Court
Honorable J. Derham Cole, Circuit Court Judge

Appellant Case No 2021-000692
Trial Court Case No. 2019GS4202503, 2019GS4202504

State of South Carolina Respondent,

vs.

Robert T. Gentry Appellant

CERTIFICATE OF COUNSEL

The undersigned hereby certifies that this Record on Appeal contains all material proposed to be included by any of the parties and not any other material.

July 19th, 2022



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