

STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

Appeal from Jasper County

Honorable Carmen T. Mullen, Circuit Court Judge

**RECEIVED**

JAN 23 2019

SC Court of Appeals  
RESPONDENT,

THE STATE,

V.

JAROD TARRELL BOSTICK,

APPELLANT

APPELLATE CASE NO 2017-002319

SUPPLEMENTAL RECORD ON APPEAL

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In the Court of General Sessions for the  
State of South Carolina, County of Jasper

Case No.: 2015-GS-27-0433; 0434; and 0437  
2015-GS-27-0345; 0346; and 0349  
2015-GS-27-0333; 0336; and 0337

State of South Carolina,

Plaintiff(s),

vs.

Transcript of Record

Casey Jones, Sr.  
Jarrod Bostick  
Casey Jones, Jr.,

Defendant(s).

**PRE-TRIAL TRANSCRIPT**

October 23, 2017

Ridgeland, South Carolina

BEFORE:

The Honorable Carmen T. Mullen

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## 10-23-2018 PRE-TRIAL PROCEEDINGS

1 (The following is testimony taken on the 23rd day of  
2 October, 2017, beginning at 1:18 p.m. as part of a pre-trial  
3 hearing, prior to jury selection.)

## PRE-TRIAL PROCEEDINGS

4  
5 THE COURT: I wanted to make sure, Bernard Scott,  
6 if I can't pull one for this case, I definitely want to  
7 go with that one because there will be less strikes.  
8 Is he here?

9 DEPUTY: Yes, ma'am.

10 THE COURT: Okay, great. All right, we were  
11 waiting on Mr. Plexico and Mr. Hall. Here they are,  
12 perfect.

13 MR. HALL: I was retrieving Mr. Plexico.

14 THE COURT: Perfect. And the good thing, a rain  
15 storm is coming through between 2 and 2:30, so I'm sure  
16 that that will help with our turn-out numbers. With  
17 that said, let's continue with where we were. Did you  
18 have any witnesses for that hearing?

19 MS. JONES: I have the rest of the identification  
20 witnesses, so there are a handful of them.

21 THE COURT: Perfect. Keep going.

22 MS. JONES: The State calls Officer Dominique  
23 Coleman.

24 Thereupon,

25

DOMINIQUE COLEMAN

DIRECT EXAMINATION OF DOMINIQUE COLEMAN BY MS. JONES

1 was called as a witness, having been first duly sworn,  
2 was examined and testified as follows:

3 DIRECT EXAMINATION

4 BY MS. JONES:

5 Q Thank you, Officer Coleman. Where do you work?

6 A I work in Rock Hill.

7 Q Okay. Prior to working in Rock Hill, where did  
8 you to work?

9 A Estill Police Department.

10 Q How long did you work with Estill Police  
11 Department?

12 A Eighteen months.

13 Q And during your tenure at Estill PD, what were  
14 some of your duties?

15 A I was a patrol officer, so answering calls for  
16 service; routine patrol around town.

17 Q Okay. Were you ever asked by Agent McAllister  
18 with SLED to look at the video and some photographs?

19 A Yes, ma'am.

20 MS. JONES: Permission to approach.

21 THE COURT: You may.

22 BY MS. JONES:

23 Q Officer Coleman, I'll show you what's been marked  
24 as Court's 1 through 6. If you can identify those.

25 A This is the video that I was shown and some still

## DIRECT EXAMINATION OF DOMINIQUE COLEMAN BY MS. JONES

1 shots from that individual.

2 Q Okay. And how do you know that is actually a copy  
3 of the video that you were shown?

4 A I viewed it this morning.

5 Q Are your initials on that to indicate that?

6 A Yes, ma'am.

7 Q That is actually the video that you were shown?

8 A Yes, ma'am.

9 Q When you viewed that video, who showed it to you?

10 A Agent McAllister.

11 Q And what did she say prior to showing you this  
12 video?

13 A They were attempting to identify the subjects that  
14 were seen in the video.

15 Q Okay. Did she supply you with a name?

16 A Yes.

17 Q And what was that name?

18 A It was three names given to me.

19 Q Okay. Did you know these names?

20 A I knew two of them, actually, in dealing with  
21 them. And the other one I had heard as well in town.

22 Q Okay. After she gives you this name, does she in  
23 any way suggest that these men on this video are in fact the  
24 names that she had given you?

25 A She said that she was trying to identify them and

DIRECT EXAMINATION OF DOMINIQUE COLEMAN BY MS. JONES

1 those were the names that she had gotten.

2 Q Okay. With that information, do you view the  
3 video?

4 A Yes.

5 Q When you view the video, do you recognize anyone?

6 A I recognize two of the subjects.

7 Q And who are the two subjects that you recognized?

8 A Casey Jones Junior, Casey Jones Senior.

9 Q Okay. And do you see either of those individuals  
10 in the stills as well?

11 A Yes, ma'am.

12 Q For the court reporter's information, what numbers  
13 are the court exhibits of those?

14 A Number two, number six, and Mr. Casey Jones Junior  
15 is also in number three.

16 Q Okay. Did you recognize the third individual in  
17 that video?

18 A No, ma'am.

19 Q Okay. So you didn't provide a name for that  
20 individual?

21 A No, ma'am.

22 Q When you viewed this video, how certain are you  
23 that the two that you identified as Senior and Junior are  
24 Senior and Junior?

25 A I'm certain.

## DIRECT EXAMINATION OF DOMINIQUE COLEMAN BY MS. JONES

1 Q Okay. Would you say 100 percent?

2 A Yes, ma'am.

3 Q How quickly were you able to identify them?

4 A Almost immediately.

5 Q Okay. And what -- how -- can you go into a little  
6 bit more of your prior dealings with both Junior and Senior?

7 A Well, Estill is a small town. We get to know a  
8 lot of our people pretty well. And I recognize both of them  
9 from more so just seeing them around town. I have not had  
10 any criminal dealings, per se, with either one of them, but  
11 I do know both of them.

12 Q What in particular about their appearance or  
13 mannerisms were you able to pick up on on the video that  
14 helped in your identification?

15 A Well, Mr. Casey Jones Junior's complexion, facial  
16 structure, and his gait, his walk, as well as his father's  
17 walk. Body build. Just in seeing him walk around town a  
18 lot of times, got to know him pretty well. I spent a lot of  
19 time working in Estill.

20 Q Okay. How certain are you that the individuals in  
21 that video are Casey Jones Junior and Casey Jones Senior?

22 A I'm positive.

23 Q Okay. Do you see either Mr. Junior or Mr. Senior  
24 in the courtroom today?

25 A Yes, ma'am, both of them.

DIRECT EXAMINATION OF DOMINIQUE COLEMAN BY MS. JONES

1 Q And can you please identify them for the Court?

2 We will start with Senior.

3 A Senior is in the gray shirt and Junior is in the  
4 greenish-yellow shirt.

5 Q Okay.

6 MS. JONES: May the record reflect that the  
7 witness did identify both of the defendants.

8 I have no further questions for you right now.

9 Thank you.

10 MR. PLEXICO: May it please the Court.

11 THE COURT: Yes, sir.

12 CROSS EXAMINATION

13 BY MR. PLEXICO:

14 Q You said you had no criminal dealings with either  
15 of the people in two, six, and three; is that correct?

16 A Correct.

17 Q All right. So, do you have any record of any  
18 contact that you ever had with Casey Junior or Casey Senior?

19 A I do not have any record of it.

20 Q Okay. Where are you from?

21 A Where am I from?

22 Q Yes.

23 A I was raised in Sumter.

24 Q Sumter, South Carolina?

25 A Yes, sir.

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 Q So, what were the months that you were in, in  
2 Estill, South Carolina?

3 A June 2014 to September 2015.

4 Q And you had not occasioned Estill before that  
5 time?

6 A No, sir.

7 Q Where were you living at that time?

8 A I was living in Hampton.

9 Q For the entire tenure of your time at the Estill  
10 Police Department?

11 A Except the first probably month.

12 Q Where did you live the first month?

13 A Columbia, South Carolina.

14 Q So, what are your duties as police officer? Kind  
15 of go over your day with me. When you first get there, what  
16 is the first thing that y'all do?

17 A We all do, basically, like a pass-on. We pass on  
18 information from the previous shift and then we go out and  
19 begin our duties as patrol officers.

20 Q All right. Do ya'll take lunch breaks and breaks?

21 A Not exactly. You are still answering calls.  
22 Sometimes you have to throw away your meals or whatever the  
23 case may be to respond to your calls for service.

24 Q What hours did you work?

25 A At that time it depended. I was mostly on the

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 evening shift. We worked 12-hour rotations. Sometimes I  
2 worked 12 hours during the day, sometimes 12 hours during  
3 the evening. The last three months that I worked in Estill  
4 I worked 18-hour shifts.

5 Q Can you give me any specific date and time that  
6 you saw Casey Junior?

7 A A specific date and time that I saw him?

8 Q Yes.

9 A No, sir.

10 Q Can you give me a specific date and time that you  
11 saw Casey Jones Senior?

12 A No, sir.

13 Q Can you tell me the number of times that you saw  
14 Casey Jones Junior?

15 A There was numerous times during my tenure as a  
16 police officer in Estill.

17 Q What is numerous?

18 A More than three.

19 Q Okay. All right. Now, you never had any criminal  
20 dealings with him?

21 A No.

22 Q All right. Now, when you spoke with Agent  
23 McAllister, what did she tell you exactly?

24 A Exactly what she told me, I don't remember.

25 Q Well, paraphrase it.

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1           A     She came to me and said that they had video, that  
2 they were trying to identify subjects and that they believed  
3 that the subjects were from Estill and she named three  
4 subjects.

5           Q     And she named the three subjects as being who?

6           A     Casey Jones Senior, Casey Jones Junior, and Mr.  
7 Bostick, Jarrod Bostick.

8           Q     Now, did she talk with you with Chief Collins?

9           A     No, he was not there when I spoke to him.

10          Q     Where was he?

11          A     He was off duty.

12          Q     Do you know when she spoke to Chief Collins?

13          A     I don't.

14          Q     What time did she speak to you?

15          A     I'm not sure of the exact time.

16          Q     Okay. Does the person that you identified -- who  
17 did you identify in number two?

18          A     Casey Jones Junior.

19          Q     Okay. Who did you identify in number six?

20          A     Casey Jones Senior.

21          Q     And number three?

22          A     Casey Jones Junior is the second subject  
23 photographed.

24          Q     Okay. So, when you looked at the video, you  
25 didn't identify anybody from the video; is that correct?

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

- 1 A I did.
- 2 Q Did you see the pictures first or the video first?
- 3 A Video.
- 4 Q Okay. So you watched the video first?
- 5 A Yes.
- 6 Q Okay. All right. Did y'all record that?
- 7 A Record?
- 8 Q Watching the video.
- 9 A Not to my knowledge, no, sir.
- 10 Q Okay. All right. So, your identification of
- 11 Junior, I believe, you wrote in your statement -- you wrote
- 12 a statement; is that correct?
- 13 A Yes, sir.
- 14 Q It was a full and accurate statement?
- 15 A Yes, sir.
- 16 Q And that was everything that you noted at the
- 17 time; is that correct?
- 18 A Yes, sir.
- 19 Q You identified Senior by his gait?
- 20 A Yes, sir.
- 21 Q And by the low-cut tennis shoes that he's wearing?
- 22 A Yes, sir.
- 23 Q Did you at any time go and try to retrieve the
- 24 low-cut tennis shoes that he's wearing?
- 25 A No, sir.

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 Q All right. So, those are the two features that  
2 you identified my client, who is Casey Jones Senior, that is  
3 what you identified?

4 A Yes, sir.

5 Q All right. And that is the only features that you  
6 identified; is that correct?

7 A Yes, sir.

8 Q His gait and the fact that the person had on  
9 low-cut tennis shoes?

10 A Yes, sir.

11 Q Okay. Is there any other -- any other -- because  
12 you can't see the face, correct, from the video?

13 A No, sir.

14 Q Okay. So, you are not basing your identification  
15 or looking at -- you are not basing your identification of  
16 Casey Jones Senior by looking at his face; is that correct?

17 A Correct.

18 Q Okay. There's no other -- I think that I have  
19 asked this, but there's no other feature or anything that  
20 you can think of, aside from the two factors that you have  
21 mentioned, that added your identification of the subject as  
22 Casey Jones Senior; is that correct?

23 A Just mannerisms that I observed in watching him as  
24 he walks around town.

25 Q This is what I'm asking: You said the gait and

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 the sneakers?

2 A Uh-huh.

3 Q Now you are saying mannerisms?

4 A Meaning the way that he walks?

5 Q Meaning the gait.

6 A Yes.

7 Q Not specific mannerisms, but the gait?

8 A Yes, sir.

9 Q Just the way that the person walked?

10 A Yes, sir.

11 Q When you reviewed the video, wasn't that person  
12 actually running?

13 A Yes.

14 Q Okay. So, you never actually saw the person in  
15 the video walking; is that correct?

16 A No, sir.

17 Q So doesn't that give you pause about your  
18 identification?

19 A No, sir.

20 MR. PLEXICO: I don't have anything more at this  
21 time.

22 CROSS EXAMINATION

23 BY MR. KOGER:

24 Q Ms. Coleman.

25 A Yes, sir.

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 Q July 2nd, 2015, was that your first time being  
2 involved in this case?

3 A Yes, sir.

4 Q Okay. You had not talked to any member of law  
5 enforcement prior to July 2nd, 2015?

6 A Not regarding this case, no, sir.

7 Q Okay. Now, Ms. Coleman, you mentioned that when  
8 Agent McAllister approached you, that she gave you three  
9 names, correct?

10 A Yes, sir.

11 Q All right. And you testified that you know that  
12 you, at least with Mr. Bostick, that you heard -- you heard  
13 of him, correct?

14 A Yes.

15 Q All right. Did you -- were you familiar with his  
16 appearance?

17 A No, sir.

18 Q Okay. And you did not identify anyone else the  
19 video or stills?

20 A No, sir.

21 Q Did you have any other involvement with the case  
22 once you made these identifications?

23 A No, sir, that was it.

24 MR. KOGER: Thank you.

25

CROSS EXAMINATION

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 BY MR. NEWMAN:

2 Q What date was it when you were asked to look at  
3 the video and photographs?

4 A I don't remember the exact date. I just got it  
5 from the gentleman I just spoke to.

6 Q Okay. Where did you look at these photographs or  
7 videos?

8 A Estill Police Department.

9 Q Okay. And who was with you when you were doing  
10 this identification process?

11 A Agent McAllister and another gentleman.

12 Q Who was the other gentleman?

13 A I don't remember his name.

14 Q Is he a police officer?

15 A Yes.

16 Q Did he, likewise, make an identification?

17 A No, he came with Agent McAllister.

18 Q Oh, okay. And was your Chief there?

19 A No, he was not.

20 Q Where was he?

21 A Off duty.

22 Q Okay. Now, let me make sure that I do have this  
23 correct. You were not able to make an identification based  
24 on the video, correct?

25 A I was.

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 Q Oh, so, you made the identification based on the  
2 video?

3 A Yes, sir.

4 Q Okay. And that was from facial structure and a  
5 gait and walk?

6 A Yes.

7 Q Okay. What is distinctive about Casey Jones  
8 Junior's gait and walk that you remember it so well?

9 A He walks with his toes pointed outwards slightly.

10 Q Okay.

11 A And then just his build in general that I  
12 recognized from seeing him.

13 Q He was pixilated?

14 A Sir?

15 Q He was pixilated?

16 A Yes.

17 Q Okay. Were you asked to participate in any type  
18 of search warrant at his home?

19 A No, sir.

20 Q Okay. And where is his home?

21 A I'm not sure.

22 Q Do you know whether or not on these, quote,  
23 numerous times that you had seen him, whether during that  
24 time period he was actually living in Estill?

25 A I'm not 100 percent sure that he was living in

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 Estill at that time.

2 Q Would it surprise you to know that he was living  
3 in Beaufort?

4 A No.

5 Q Or you don't know?

6 A I didn't know. I mean, it doesn't -- I mean, we  
7 saw him from time to time. I never saw him at one specific  
8 place or anything like that to say that he did reside in  
9 Estill.

10 Q Okay. Have you ever had any conversations with  
11 Casey Jones Junior?

12 A I can't say for 100 percent sure.

13 Q You don't remember whether you have actually  
14 spoken with him?

15 A I never -- that is what I am saying, I never had  
16 any criminal dealings with him. I may have seen him in the  
17 street from time to time when I was patrolling and spoke to  
18 him. But never any conversations that I can remember, as  
19 far as me as an officer.

20 Q Did you ever see him in a vehicle?

21 A Yes.

22 Q What kind of vehicle did he have?

23 A He drove different vehicles.

24 Q Can you recall any of them?

25 A I remember one to be a small red sedan. That is

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 about it.

2 Q Do you -- I think that I know the answer to this  
3 question due to the size of Estill, but did you do any of  
4 your grocery shopping in Estill when you lived there?

5 A I didn't live in Estill.

6 Q You lived in Hampton?

7 A Yes, sir.

8 Q So, when you were off duty did you hang out in  
9 Estill?

10 A No, sir.

11 Q That is usually what the officers do, isn't it,  
12 because you have to patrol the town?

13 A I mean, it depends on the size of the city or town  
14 that you are in, but I didn't reside there so I'm not from  
15 that area.

16 Q Sorry. What was the population of Estill?

17 A At that time I think that it was about 3,000 or  
18 3500.

19 Q 3500?

20 A Uh-huh. (Indicating affirmatively.)

21 Q Have you ever had a conversation with Casey Jones?

22 A Waved at him in passing.

23 Q Why would you wave at him?

24 A He was a citizen of the town I worked in.

25 Q Would it be fair to say that you typically wave at

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 people if they make eye contact with you?

2 A Yes, sir.

3 Q Even in Hampton?

4 A Yes, sir.

5 Q So, you don't recall ever speaking with Junior or  
6 Senior?

7 A No, sir, not offhand.

8 Q Where does Casey Jones Junior work? Where was he  
9 working at the time?

10 A I'm not sure.

11 Q The times that you had seen Casey Jones Junior,  
12 was he with anybody or by himself?

13 A I have seen him with people. I have seen him  
14 alone.

15 Q Who were the people that he was with?

16 A Other people from Estill. I don't remember names  
17 offhand.

18 Q Would you be able to identify them?

19 A Possibly.

20 Q Okay. If I have got your testimony straight,  
21 another one of the citizens from Estill, Mr. Bostick, you  
22 don't know him or have ever seen him?

23 A No, sir.

24 Q When you did the identification, did you do a  
25 written report?

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 A A report, no. I wrote a statement.

2 Q Okay. Other than the five photographs and the  
3 video, were you asked to look at pictures of any other  
4 suspects or any other persons?

5 A No, sir.

6 Q And did Agent McAllister make an appointment to  
7 come see you?

8 A I don't remember.

9 Q But were you called in to the police department or  
10 did you happen to be there, or do you remember the  
11 circumstances at all?

12 A I am not 100 percent sure. I was on duty but I  
13 don't remember if I was called in or if an appointment was  
14 made.

15 Q Do you remember if you were wearing your uniform?

16 A I was.

17 Q Okay. Would that likely tell us that you were  
18 probably on duty?

19 A Yes, sir.

20 Q If I got your testimony straight, who was your  
21 Chief at that time?

22 A At that time it was Keith Parks.

23 Q It was who?

24 A Keith Parks.

25 Q Okay. And who is Collins?

CROSS EXAMINATION OF DOMINIQUE COLEMAN BY MR.  
PLEXICO

1 A He was the Deputy Chief. He is now the Chief.

2 Q And was he with y'all that day?

3 A No, sir.

4 Q Was he on duty that day?

5 A He may have been earlier in the day. I was on my  
6 shift, which would have been the evening shift and he was  
7 not there.

8 Q He could have been, you didn't see him?

9 A No.

10 MR. NEWMAN: One moment.

11 MS. JONES: Just a couple.

12 MR. NEWMAN: Let me check one moment.

13 MS. JONES: Sorry.

14 THE COURT: That is Okay.

15 (Pause.)

16 MR. NEWMAN: Thank you, Your Honor.

17 REDIRECT EXAMINATION

18 BY MS. JONES:

19 Q Officer Coleman, you mentioned that you wrote a  
20 statement?

21 A Yes, ma'am.

22 Q If I showed you that statement, would that help to  
23 refresh your recollection of exactly how you identified  
24 these individuals?

25 A Yes, ma'am.

REDIRECT EXAMINATION OF DOMINIQUE COLEMAN BY MS.  
JONES

1 Q If you could just read it to yourself.

2 (Pause.)

3 Q Thank you, Officer Coleman. After reading that  
4 statement, what did you base your identification off of for  
5 Casey Jones Junior; aside from his walk, what else did you  
6 base it off of?

7 A The -- his skin complexion, his haircut, and his  
8 facial structure.

9 MR. NEWMAN: I am sorry?

10 Q Could you repeat, please?

11 A Skin complexion, facial features and hair cut.

12 MS. JONES: I have no further questions, Your  
13 Honor.

14 THE COURT: Anything further? You may step down.

15 THE WITNESS: Thank you.

16 MS. JONES: The State calls Chief Collins.

17 Thereupon,

18 MARK COLLINS

19 was called as a witness, having been first duly sworn,  
20 was examined and testified as follows:

21 DIRECT EXAMINATION

22 BY MS. JONES:

23 Q Chief Collins, where are you employed?

24 A Estill Police Department, town of Estill.

25 Q I called you Chief; are you the Chief of Estill

## DIRECT EXAMINATION OF MARK COLLINS BY MS. JONES

1 Police Department?

2 A The Chief of Police, yes, ma'am.

3 Q Thank you. How long have you been with EPD?

4 A Since October 2013.

5 Q When you started in 2013, in what role were you in  
6 the department?

7 A I was the Deputy Chief.

8 Q How long -- okay. How long have you been in law  
9 enforcement?

10 A Since 1996.

11 Q Did you have an opportunity on July 2nd, 2016, to  
12 review a video at the request of Agent McAllister?

13 A I did.

14 Q Okay.

15 MS. JONES: Permission to approach?

16 THE COURT: You may.

17 BY MS. JONES:

18 Q Handing you what's been marked as Court's 1, can  
19 you recognize that?

20 A I do.

21 Q And what is that?

22 A That is the videotape that I looked at with my  
23 initials on it.

24 Q You indicated that that is a true and accurate  
25 copy of a video that you watched two years ago?

## DIRECT EXAMINATION OF MARK COLLINS BY MS. JONES

1 A Correct.

2 Q Prior to watching this video, what does Agent  
3 McAllister say to you or ask of you?

4 A That day, she came in and she notified us that  
5 there was a crime that took place in Jasper County and they  
6 believed that the individuals that were responsible for the  
7 crime resided in our area, and asked if we looked at some  
8 pictures could we identify the subjects.

9 Q Okay. Did you look at still photographs as well?

10 A Yes.

11 Q I am going to hand you what's been marked as  
12 Court's 2 through 6. Could you please identify those?

13 A When she came in, the first picture that she  
14 showed me was of Jarrod Bostick.

15 Q Did she show you the video or stills first?

16 A The still photos first.

17 Q Okay. And after reviewing the stills, you then  
18 watched the video?

19 A Correct.

20 Q And were you able to identify anybody from the  
21 stills or the video?

22 A From the stills.

23 Q Okay. And who were you able to identify?

24 A Mr. Jarrod Bostick and Mr. Casey Jones Junior.

25 Q Okay. And what Court exhibits did you use to

## DIRECT EXAMINATION OF MARK COLLINS BY MS. JONES

1 identify Jarrod Bostick?

2 A This one is number four and --

3 THE COURT: Who is that of?

4 THE WITNESS: Mr. Jarrod Bostick.

5 THE COURT: Okay.

6 A - And Court Exhibit No. 2, which is Mr. Casey Jones  
7 Junior.

8 Q Okay. And how certain were you of your  
9 identification of those two individuals?

10 A Of Mr. Jarrod Bostick, we had a case with him that  
11 was going through general sessions and I had just looked at  
12 his warrant that had his picture on it probably about a week  
13 prior, so I was certain on him. Mr. Casey Jones Junior, I  
14 was absolutely certain of him. I have had many dealings  
15 with him and been in court with him.

16 Q Okay. The third individual on this video, were  
17 you able to identify that person?

18 A No, I didn't know who that was.

19 Q Okay. You didn't give any sort of name for that  
20 person?

21 A No, I did not.

22 Q While you were being shown these photographs and  
23 video, was Agent McAllister influencing you, telling you who  
24 to identify, telling you what names to give, any of those?

25 A None, never.

## DIRECT EXAMINATION OF MARK COLLINS BY MS. JONES

1 Q Did you identify these individuals of your own  
2 accord?

3 A Certainly did.

4 Q How certain are you of your identification of  
5 Jarrod Bostick?

6 A Positive.

7 Q How certain are you of your identification of  
8 Casey Jones Junior?

9 A Positive.

10 Q Okay. How long do you think -- if you could go  
11 into a little bit of your relationship with Jarrod Bostick  
12 and Casey Jones Junior.

13 A Mr. Bostick, we had a case in reference to him.  
14 It was an attempted murder case. Some young ladies were in  
15 a vehicle, they were driving around. They stated that he  
16 drove up beside them. Supposedly whoever the owner was of  
17 the vehicle that they were driving around in he had some  
18 kind of argument with or ongoing problem with, and he shot  
19 the vehicle up. We did the warrants for him. Between that  
20 and I had an officer that used to work for me, David  
21 Deloach, tried to arrest him one day at the Mini Mart, a  
22 fight ensued and he escaped. So, we dealt with him.

23 Mr. Casey Jones Junior, in our town we had  
24 dealt with him on some bench warrant issues, some  
25 burglaries, also resisting arrest and running from the

## DIRECT EXAMINATION OF MARK COLLINS BY MS. JONES

1 police. And just seeing him at the Town Hall to pay on  
2 fines on his tickets.

3 Q Okay. Would it be safe to say that you have had  
4 multiple interactions with both of these individuals?

5 A Yes, ma'am.

6 Q Okay. And you knew them on sight from these  
7 pictures?

8 A Yes, ma'am.

9 MS. JONES: I have no further questions at this  
10 time. Thank you.

## 11 CROSS EXAMINATION

12 BY MR. PLEXICO:

13 Q Tell me about your -- well, what -- at the time of  
14 2015, what was your role then?

15 A I was Deputy Chief of Police.

16 Q Okay. Does that take you off of the road and put  
17 you in the office?

18 A Our town is small, but I'm mostly in the office,  
19 but on the road from time to time.

20 Q At that time as Deputy Chief, were you mainly on  
21 the road or mainly in the office?

22 A Mainly in the office.

23 Q Okay. But you also went out and did patrols; is  
24 that correct?

25 A Correct.

## CROSS EXAMINATION OF MARK COLLINS BY MR. PLEXICO

1 Q All right. And sometimes y'all are short on  
2 officers, being a small town, budget problems, that sort of  
3 thing?

4 A Yes, sir.

5 Q Do you go out and do patrols then when they are  
6 needed?

7 A Yes.

8 Q You actually do a lot of patrolling in that small  
9 town, correct?

10 A When you say "patrolling," the fact of answering  
11 calls and things of that nature, no, I don't -- I answer  
12 some calls, but I'm not a primary to answer calls. I'm  
13 riding around in the community.

14 Q In 2013 when you started, though, you were  
15 answering calls and doing --

16 A Correct, yes.

17 Q Okay. And so that role continued into 2015?

18 A Correct.

19 Q Okay. So, you were spending a lot of time out on  
20 the road in a small town observing people and that sort of  
21 thing?

22 A Yes, sir.

23 Q And you also always went to court?

24 A Up until then, not general sessions court. I was  
25 always in --

## CROSS EXAMINATION OF MARK COLLINS BY MR. PLEXICO

1 Q Town court?

2 A Yes, sir. Yes, sir.

3 Q Okay. All right. And you said that you had not  
4 seen the third individual before; is that correct?

5 A I could not ID him, no.

6 Q Okay. So, you never recalled seeing him at all in  
7 any place in the town of Estill; is that correct?

8 A Up until that time, I could have but I didn't  
9 recognize who he could have been in that photo, no.

10 Q So you have no recollection of him at all?

11 A No.

12 Q That's correct?

13 A Right, correct.

14 Q To be fair, when you look at the video of the  
15 third person, you can't see the face of that person,  
16 correct?

17 A Correct.

18 Q Okay. So, this is the same as your memory, when  
19 you looked at the memory in 2000 -- when you looked at the  
20 video in 2015 and the still pictures, with regards to the  
21 third individual, you could not discern that face; is that  
22 correct?

23 A That's correct.

24 Q And that is due to the quality of the video and  
25 the angle, that sort of thing?

## CROSS EXAMINATION OF MARK COLLINS BY MR. PLEXICO

1 A Yes, sir.

2 Q Would you expect any other person to be able to  
3 see that, to discern --

4 MS. JONES: Objection, Your Honor.

5 THE COURT: Sustain. That calls for speculation.

6 BY MR. PLEXICO:

7 Q All right. So -- now, were you off work when  
8 Agent McAllister called you?

9 A I was in my office.

10 Q Okay. All right. Who did she come with?

11 A I don't believe that she came with anybody; I  
12 believe that she came by herself, I believe.

13 Q She wasn't with SLED Agent Jeff Croft, a white  
14 male, gray hair?

15 A I can't remember. I don't believe so.

16 Q Okay, all right. And she told you that she  
17 thought that the people in the video were from the Estill  
18 area?

19 A Correct.

20 Q And did she tell you that they were told that they  
21 believed that it was Jarrod Bostick, Casey Jones Junior and  
22 Casey Jones Senior?

23 A No, she never told me anything other than the fact  
24 that the crime committed was in Jasper County. She believed  
25 that the individuals lived in Estill and she wanted to see

## CROSS EXAMINATION OF MARK COLLINS BY MR. PLEXICO

1 if we could ID them. And that was it until she showed me  
2 the pictures.

3 Q Did she give you any other instructions?

4 A No.

5 MR. PLEXICO: Okay, I don't think I have anything  
6 further.

7 CROSS EXAMINATION

8 BY MR. KOGER:

9 Q Chief Collins, was July 2nd, 2015, the first time  
10 that you were involved in this particular case?

11 A Yes.

12 Q You had not talked to anyone with law enforcement  
13 before that time?

14 A No.

15 Q Okay. Now, you mentioned a charge that you were,  
16 as a deputy, investigating Mr. Bostick; what year was that  
17 again?

18 A I guess that it might have been 2014, I'm  
19 guessing.

20 Q 2014: And you were still a deputy at that time,  
21 right?

22 A Deputy Chief.

23 Q All right. What was the ultimate disposition of  
24 those charges?

25 A I want to say that the young lady chose not to

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 cooperate and I believe that they may have nolle prossed it,  
2 I believe.

3 Q Okay. So, to the best of your knowledge, it is  
4 not pending?

5 A Correct.

6 MR. KOGER: I have no further questions.

7 CROSS EXAMINATION

8 BY MR. NEWMAN:

9 Q At that time in July 2015 and prior to that, who  
10 did the investigations in Estill?

11 A Before we got there, I believe the officers or  
12 whoever the Chief of Police was did the investigations. I'm  
13 not certain of what happened before I came in 2013. After  
14 we got there in 2013, pretty much it was either Chief Parks  
15 or myself.

16 Q All right. And if I got your testimony correct,  
17 you said that you know Casey Jones Junior from either  
18 burglaries or investigating burglaries?

19 A Correct.

20 Q Okay. Did you investigate those yourself?

21 A Well, you had officers that responded, and between  
22 the Chief and I, we went over the facts of the case, got  
23 statements from people and whatnot. So, I mean, you are  
24 talking about at least three people, the Chief, myself, and  
25 the officer who would be investigating it.

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 Q All right. And these burglaries, I assume -- are  
2 there multiple burglaries?

3 A There were several. I think that one was  
4 down-rated to receiving stolen goods where you had to pay a  
5 fine. There was some other ones that were old.

6 Q And you were involved in those?

7 A Excuse me?

8 Q You were involved in those?

9 A If you say "involved," I was the one that read the  
10 reports and checked over them, things of that nature.  
11 Actually responding and processing scenes and things of that  
12 nature, no.

13 Q Okay. So, would it be fair to say that you have  
14 never interviewed Casey Jones?

15 A No, I had on a kidnapping charge that was remanded  
16 down to a assault and battery third, we spoke to him on  
17 several occasions.

18 Q Okay. And when you say "we," that was you and  
19 who?

20 A Chief Parks.

21 Q Where did the interview take place?

22 A At the Town Hall in the back in the courtroom.

23 Q Was Mr. Jones under arrest?

24 A I can't remember. I don't believe he was. I  
25 think it was he was giving his statement about the incident,

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 I believe.

2 Q Okay. Did he make a recorded statement?

3 A I can't remember.

4 Q Did he make a written statement?

5 A That, I don't know. I can't remember.

6 Q Was he arrested as a result of the statement?

7 A Eventually he was.

8 Q Eventually?

9 A Yes.

10 Q And when would that have been, when would be the  
11 approximate arrest date?

12 A I can't -- I don't have that file in front of me.  
13 I can't tell you that.

14 Q You said that he had numerous bench warrants?

15 A Yes, just like the receiving stolen goods, you go  
16 to court, you have to pay the fine. He didn't pay the fine  
17 in a timely manner they did a bench warrant. Officers had  
18 to go out there and find him, you know. He had a few bench  
19 warrants out there.

20 Q Okay. And if I subpoenaed the town of Estill I  
21 would be able to find these bench warrants, correct?

22 A Correct.

23 Q Okay. Who would I direct those to, you?

24 A Either that or the court. Judge McKenney is the  
25 presiding judge over municipal court in the town of Estill.

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 Q But on those bench warrants, it doesn't sound like  
2 you participated in any of those arrests?

3 A No.

4 Q And if I have your testimony straight, please  
5 correct me if I am wrong, you can't identify who Casey Jones  
6 Senior is?

7 A No.

8 Q Don't know the name?

9 A I don't know him, no.

10 Q Outside of the kidnapping that turned out to be  
11 some kind of simple assault, the resisting arrest, did you  
12 participate in that arrest?

13 A I don't -- no, the officers -- I can't remember  
14 which ones, they got him. Supposedly there was some kind of  
15 chase or something like that where he fell on the railroad  
16 tracks or something.

17 Q Okay. But you were not involved in that?

18 A No.

19 Q Have you ever been to Casey Jones Junior's  
20 residence?

21 A I have driven by.

22 Q Where is that?

23 A On Keen Street or Keen Avenue.

24 Q Keen Avenue?

25 A Keen Avenue. Yes.

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 Q You don't happen to know the address?

2 A No.

3 Q Have you ever seen Mr. Jones driving a vehicle,  
4 Jones Junior driving a vehicle?

5 A I have seen him drive like one time. What kind of  
6 car he was in, I can't say. I can't remember offhand.

7 Q Where was that? Where did you see that?

8 A That was in the town of Estill. It was just a  
9 quick glance. I believe the he turned the corner, maybe  
10 like a block or two away from his house but . . .

11 Q And when was that?

12 A Sir, I mean, you are talking about years ago. I  
13 don't . . .

14 Q Okay. So, you have never stopped Mr. Jones?

15 A No.

16 Q Or just a term, I'm kind of outdated, but you  
17 never conducted a field interview?

18 A No.

19 Q Or written any reports on contact?

20 A No.

21 Q Field contact with Mr. Jones?

22 A No.

23 Q Do you know any of his associates, who he hangs  
24 out with?

25 A No, I'm not a road officer. I can tell you that I

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 read the reports, I see what information is on the reports.  
2 If you are asking, can I give you firsthand knowledge like I  
3 got out with him on the street corner because they were  
4 drinking a beer and he was with Buddy and Joe, no, I can't  
5 do that.

6 Q Okay. So, you don't know of anybody who he may  
7 associate with?

8 A I am sure that I can look in the reports and find  
9 out. But to say firsthand knowledge I know who he hangs out  
10 with, no, I can't tell you that.

11 Q Do you know if he has any children?

12 A I believe that there's a little girl in the home.  
13 I'm not sure if it is his child or not. I am not sure.

14 Q And what does his residence look like?

15 A It is a little brick house that sits off of the  
16 roadway on the right-hand side of the road.

17 Q Right-hand side. You have to help me out a little  
18 bit, driving which direction?

19 A If I'm driving down the road, it is on the  
20 right-hand side.

21 Q So, if you were driving down, did you say Keen?

22 A Keen Avenue.

23 Q Keen Avenue. Do you know whether or not Mr. Jones  
24 Junior walks with a limp?

25 A He had a weird, I guess you want to call it, step

## CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 I guess. If he was injured or not, I don't know. But he's  
2 got a weird little hobble, if you will.

3 Q A hop?

4 A Hobble.

5 THE COURT: Hobble, if I'm correct. Is that  
6 correct? H-O-B-B-L-E.

7 THE WITNESS: Yes, ma'am.

8 THE COURT: That's what I thought I heard you say.

9 THE WITNESS: Correct.

10 THE COURT: Okay.

11 BY MR. NEWMAN:

12 Q Which leg does he favor?

13 A I just told you he has a hobble. I didn't say  
14 limp. He's just got a particular way that he walks, like a  
15 shuffle, like a duck walk if you will.

16 Q Okay. Are you basing your identification on that,  
17 or what you see from the photographs?

18 A I can't identify a walk in a still, so it was just  
19 off of his face.

20 Q And so I'm correct, bench warrants would have been  
21 from the town of Estill?

22 A Correct.

23 Q Any general sessions bench warrants?

24 A Not that I know of.

25 MR. NEWMAN: I believe that I'm done.

CROSS EXAMINATION OF MARK COLLINS BY MR. KOGER

1 MS. JONES: Briefly, Your Honor.

2 REDIRECT EXAMINATION

3 BY MS. JONES:

4 Q Chief Collins, you identified Casey Jones Junior  
5 and Jarrod Bostick?

6 A Yes, ma'am.

7 Q Do you see either or both of them in the court  
8 today?

9 A Yes, Mr. Bostick and Mr. Jones Junior.

10 (Pointing.)

11 Q Okay.

12 MS. JONES: Let the record reflect that he did  
13 identify those individuals. Other than that, I have  
14 nothing further.

15 THE COURT: Okay. You may step down.

16 MS. JONES: The State calls Starsheika Scott.

17 Thereupon,

18 STARSHEIKA SCOTT

19 was called as a witness, having been first duly sworn,  
20 was examined and testified as follows:

21 DIRECT EXAMINATION

22 BY MS. JONES:

23 Q Ms. Scott, who is Jeremiah Wilson to you?

24 A My brother.

25 Q May I ask you a couple of questions? Did you have

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 an opportunity to speak with Agent McAllister about this  
2 case?

3 A Yes.

4 Q Okay. And she asked you to look at some pictures?

5 A Not at first. When we first met with her, when  
6 they called us in to let us know who they was looking for.

7 Q But eventually she does ask you to look at some  
8 pictures?

9 A Yes, she did.

10 MS. JONES: Permission to approach?

11 BY MS. JONES:

12 Q Ms. Scott, I am going to show you some  
13 photographs, Court's 3, 4, 5 and 6. Okay. I know that you  
14 are a little nervous. Do you recognize those photographs?

15 A I don't really know this one too much.

16 Q Well, first I just want to ask you, are those the  
17 pictures that Agent McAllister showed you?

18 A Yes.

19 Q Okay. I can take those from you, if you would  
20 like.

21 Before Agent McAllister shows you these  
22 pictures -- do you need a second?

23 (Pause.)

24 A I'm okay.

25 Q Before Agent McAllister shows you those pictures,

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 what does she say to you?

2 A Well, first time we met them, I mean met up with  
3 them, she basically said who they were looking for or  
4 whatever, so I really -- you know, I really didn't say too  
5 much because I really didn't know, you know, what made  
6 her -- well, she said -- she didn't really say, but I didn't  
7 know what made them, you know, pick them out or whatever.

8 And then I got tagged in a post on Facebook  
9 and me personally, you know, I wanted to know because that  
10 is my brother. And I sent it to her and I asked her -- I  
11 sent it to her and she started asking me questions. And  
12 then she asked me, Could I come down to look at some  
13 photographs or whatever. And when I came down or whatever,  
14 she basically asked me -- or she was like, You might see  
15 your brother coming to the door or whatever, if you see a  
16 picture or something she said. But she -- the first picture  
17 that she showed me of the hat. I mean, I couldn't really  
18 recognize him, a little bit. And then when she showed me  
19 the second picture of Bug or whatever, I recognized that was  
20 him because he has --

21 (Pause.)

22 A I just wanted to know why. That is all that I was  
23 asking.

24 Q Ms. Scott, I understand this is very difficult for  
25 you. I'm going to ask you about a name that you just said.

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 Bug?

2 A Bug.

3 Q Bug with a B?

4 A Yes.

5 Q Okay. Do you know his real name?

6 A Jarrod.

7 Q Okay. Do you know his last name?

8 A Not really. I just don't. I mean, no.

9 Q Okay. How did you know this person?

10 A I used to be in Estill. Well, I still go to  
11 Estill or whatever, but I don't be around like that. And he  
12 used to be in the same area as me. I never had a problem  
13 with him. He was a cool person. And that is why I was  
14 like, you know, when he tagged me in it I really wanted to  
15 know because at the end of the day everybody have to prove  
16 their innocence or whatever. And that is my brother and I  
17 deal with a lot.

18 Q Okay. Ms. Scott, I understand your frustration  
19 right now, your feelings that you are going through. How  
20 did you know -- how many times do you think that you had  
21 seen Jarrod or Bug?

22 A Multiple times.

23 Q Okay. Did you recognize him -- when you looked at  
24 these photographs, how quickly were you able to recognize  
25 that one of these people was this Bug person?

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1           A     Yes, I recognized him as soon as I seen the  
2 picture.

3           Q     Okay. And --

4                   MR. NEWMAN: Identify the exhibit number.

5                   MS. JONES: I'm going to.

6 BY MS. JONES:

7           Q     I am going to have to show you the pictures one  
8 more time, Ms. Scott, so you can tell me which person in  
9 these photographs is the person that you are referring to as  
10 Bug, okay.

11          A     Yes, ma'am.

12          Q     And if you could tell -- there are stickers on the  
13 bottom, if you could tell us what sticker you are referring  
14 to. Okay, what number is that?

15          A     Three.

16          Q     Okay.

17          A     Four. And five.

18          Q     Okay. Okay, thank you, Ms. Scott. How certain  
19 are you that that is -- that these pictures are the person  
20 that you know?

21          A     A hundred percent sure.

22          Q     Okay. And I'll ask you one more question about  
23 this person. Do you see them in the courtroom today?

24          A     Yes.

25          Q     Can you please point to him?

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 A Right there (pointing).

2 MS. JONES: May the record reflect that she did  
3 identify the defendant.

4 BY MS. JONES:

5 Q Were you able to identify the man in Court's  
6 Exhibit No. 6?

7 A No.

8 Q No, you don't know this person?

9 A Never seen him before.

10 Q Okay. You don't know that person?

11 A No.

12 Q You never identified that person?

13 A No.

14 THE COURT: Is that no for the record?

15 A No.

16 MS. JONES: Thank you, Ms. Scott.

17 BY MS. JONES:

18 Q And I am going to hand you back Court's Exhibit  
19 No. 2. For defense attorneys, it is the man with the hat.

20 A Okay.

21 Q You were shown that photograph as well, correct?

22 A Yes.

23 Q And you identified that person, didn't you?

24 A I couldn't really see the face, but the beard  
25 part.

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 Q Okay.

2 A Up in here.

3 Q Okay. Who did you tell Agent McAllister that  
4 person was?

5 A I told him that it was Casey.

6 Q Okay. Do you know Casey's last name?

7 A No, I don't know his last name. I only seen him  
8 like one time. I seen him, him and Poochie was together.  
9 Me and my brother was going to pick up my car and my brother  
10 asked him, Where y'all be going at, I know y'all boss man, I  
11 know y'all going to be here. And all I, I remember Poochie  
12 and I remember him having gold in his mouth and facial hair.  
13 That is why I was like, facial hair. But that was it.

14 Q Okay. How long do you think that this  
15 conversation was that you --

16 A It wasn't that long, because they was pulling out  
17 and we was pulling in. He was in a Tahoe and they was  
18 pulling a trailer behind it and we was pulling in because I  
19 was going to pick up my car.

20 Q But you remember that person's face?

21 A Yes, I looked and I asked my brother who it was.  
22 He was like, Why are you being nosy. I said, I am not, I am  
23 just asking. He said, Well, that is KC and I left it at  
24 that.

25 Q Okay. And you told Agent McAllister that was KC

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 -- the man that you know as KC?

2 A Yes.

3 Q Okay. And --

4 A I actually saw a picture at one time, I don't  
5 remember when but he had the hat on. It was on a Facebook  
6 picture.

7 Q Okay. Before --

8 A But not the hat or whatever. Well, the hat. It  
9 was like a facial picture and I told him at the time that I  
10 was just once -- you know, once I started seeing him more or  
11 whatever it like came to me, but I knew Bug. I don't know  
12 him like that because he never been to my brother's house.  
13 I have been around Bug, I never been around him until they  
14 pulled up.

15 Q Okay. But based on the one time you saw a man you  
16 know as KC, is that what you were basing your identification  
17 off of?

18 A Yes, and the gold, yes.

19 Q Okay.

20 A Well, and the facial.

21 Q You recognize his facial --

22 A Yeah, the beard, up in here.

23 Q Just the beard or the beard and the facial  
24 features?

25 A Up in here, his nose.

## DIRECT EXAMINATION OF STARSHEIKA SCOTT BY MS. JONES

1 Q Okay.

2 A Because it's like dark.

3 Q Okay. I know that you have seen him since then?

4 A Yes.

5 Q But prior to that it was based on that encounter?

6 A Yes.

7 Q Okay. And do you see the individual in the  
8 courtroom today that you know as KC?

9 A Over there to the left.

10 Q Okay.

11 MS. JONES: May the record reflect she did  
12 identify Casey Jones Junior.

13 Okay, Ms. Scott, I will take that picture back  
14 from you. Thank you.

15 Beg the Court's indulgence.

16 (Pause.)

17 MS. JONES: Ms. Scott, I have no further questions  
18 for you. Thank you.

19 THE COURT: Mr. Plexico.

20 CROSS EXAMINATION

21 BY MR. PLEXICO:

22 Q In regards to the person that you said that you  
23 saw on three, four, and five. And here is three and four.

24 In regards to that individual, did you make the statement  
25 that you knew him and that he was cool?

## CROSS EXAMINATION OF STARSHEIKA SCOTT BY MR. PLEXICO

1           A     Yes, that is why it shocked me.  When they first  
2 showed me who they were looking for, it shocked me because,  
3 I mean, he never came off at me wrong.  He never had -- came  
4 at my brother wrong.  I thought that there was, you know, no  
5 problems.  I mean, I have been around his family.  I mean --

6           Q     I'm confused.  You said he was a cruel person?

7           A     Cool person.

8           Q     Cool, C-O-O-L?

9           A     C-O-O-L.

10          Q     On what is this that you said he tagged you?

11          A     Yes, he tagged me on Facebook on a post.

12          Q     When was that?

13          A     Sir?

14          Q     When was that?

15          A     I don't remember the date, but I sent it to  
16 Ms. McAllister.

17          Q     Okay.  Was that prior to this, or after this?

18          A     It was when they were looking for him, I guess.

19                And I basically said -- I even said in the news article that  
20 I was not pointing fingers, because at the end of the day  
21 they didn't ever show me the footage of him at the house,  
22 until he tagged me and then she called me down there and she  
23 showed me the camera.  Well, she didn't show me -- well, she  
24 showed me the pictures on the camera off of the computer.

25          Q     Did you ever say you had a problem with him?

## CROSS EXAMINATION OF STARSHEIKA SCOTT BY MR. PLEXICO

1 A No, I never had a problem with him.

2 Q Okay. And in regards to this individual, you said  
3 that you had no clue?

4 A No, I don't know who that is.

5 Q That would be Item No. 6, all right. And you  
6 lived in Estill at the time?

7 A Did I live in Estill? No, I used to. I lived in  
8 Hampton County at that time. I used to go to Estill. I  
9 used to be in Estill, I been in these people's house. I  
10 dated someone from Estill. I have friends in Estill.

11 Q So, you spend a lot of time in Estill?

12 A Yes, I spend a lot of time in Estill.

13 Q You have never seen this person?

14 A No, I can't even see that picture. I don't know  
15 who that is.

16 MR. NEWMAN: Reference number?

17 MR. PLEXICO: That would be number six.

18 I have nothing further.

19 THE COURT: Mr. Koger.

20 MR. KOGER: No questions for this witness.

21 THE COURT: All right. Mr. Newman.

22 CROSS EXAMINATION

23 BY MR. NEWMAN:

24 Q I just have a few questions for you, and I  
25 apologize I was not quite able to hear some of your things,

## CROSS EXAMINATION OF STARSHEIKA SCOTT BY MR. NEWMAN

1 so I may be asking you questions that you have already been  
2 asked. I apologize.

3 A That is fine.

4 Q Do I have it right that this Bug tagged you on  
5 Facebook?

6 A Yes, sir.

7 Q Okay. And I'm sorry, I don't do any social media.  
8 What does that mean; is that like a friend request or what  
9 is that?

10 A No, it was in a status, like you can tag people  
11 in -- if you want to say their name, you put their name in  
12 it. That was basically putting me in it and it came under  
13 my post so I can see it and view it and see what it said.

14 Q Okay.

15 A Yes, sir.

16 Q I apologize, not to sound ignorant on this, but I  
17 am. Once you are tagged, you would be able to look at  
18 something that Bug posted?

19 A Yes, sir.

20 Q That would give you access to be able to see it?

21 A To see it, yes.

22 Q If somebody was having a birthday or something,  
23 you would be able to read that message?

24 A Yeah, if he tagged me in it I can see it, but if I  
25 scroll down without him tagging me in it I can see it like

## CROSS EXAMINATION OF STARSHEIKA SCOTT BY MR. NEWMAN

1 that. But he tagged me in it, so I can go straight to it  
2 and see what it is about.

3 Q Okay. Did Casey tag you?

4 A No, sir.

5 Q Did you have access to Casey's Facebook page, or  
6 do you even know if he had one?

7 A No, sir, I didn't even know him like that. I only  
8 seen him one time when I was going to get my car with my  
9 brother.

10 Q And he was in a Tahoe?

11 A Yes, sir, a gold Tahoe.

12 Q Okay. Where was he seated?

13 A He was driving and Poochie was on the passenger's  
14 side.

15 Q I am sorry?

16 A Poochie was on the passenger's side.

17 Q And you have got to help me out with that one.

18 A Poochie is the guy that was working with him at  
19 that time, I guess.

20 Q Okay. What is Poochie's name?

21 A I just know him by Poochie. I don't know him by  
22 nothing else.

23 Q What does Poochie look like?

24 A He is brown. He had a hat on that day. And I had  
25 seen him, because he used to cut my brother grass. He been

## CROSS EXAMINATION OF STARSHEIKA SCOTT BY MR. NEWMAN

1 to my brother's house. But he was coming by.

2 Q Okay. So, the one that you thought was KC the one  
3 time that you saw him, he was driving?

4 A Yes, he was talking to my brother.

5 Q Okay.

6 A They was joking or whatever. He was talking to my  
7 brother. He had gold in his mouth.

8 Q Okay. He had what?

9 A Gold teeth in his mouth.

10 Q Okay. And Poochie was in the front passenger's  
11 seat?

12 A Yes, sir.

13 Q And the fellow that you called Bug was where?

14 A He wasn't there.

15 Q Oh, he wasn't?

16 A No, I never stated that he was in that truck. I  
17 just said KC and Poochie was in the truck, the Tahoe.

18 Q That is all, anybody in the back?

19 A I didn't see. They had the windows up. It was  
20 dark, so I guess not.

21 Q I take from it that the Tahoe had tinted windows?

22 A Yes, sir.

23 Q And where did this happen at?

24 A It happened across from DJs. I don't know the  
25 name of the place. DJs in Ridgeland, the place right across

## CROSS EXAMINATION OF STARSHEIKA SCOTT BY MR. NEWMAN

1 from there.

2 Q Okay. And do you remember when this was?

3 A I don't remember.

4 Q You do not remember?

5 A No, sir.

6 Q It was winter, summer?

7 A It was -- I don't remember. I guess that it was  
8 summer because they was cutting grass. Yes, summer. Nobody  
9 is cutting grass in the winter. Well, they do, but I don't  
10 know.

11 Q Morning, noon, afternoon, evening?

12 A Probably was evening.

13 Q Evening?

14 A Because we was going to pick up my car because I  
15 dropped it off to the guy that fix cars over there.

16 Q Okay. All right. So, if I have it, the guy that  
17 you call KC, you saw one time at some point in the past in  
18 the evening time seated in a car, correct?

19 A Yes, Tahoe.

20 Q Tahoe?

21 A Yes.

22 Q Gold?

23 A Gold.

24 Q Thank you.

25 MS. JONES: The State calls Craig King Proctor.

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 Thereupon,

2 CRAIG KING PROCTOR

3 was called as a witness, having been first duly sworn,  
4 was examined and testified as follows:

5 DIRECT EXAMINATION

6 BY MS. JONES:

7 Q Mr. King Proctor, double name?

8 A Yes, ma'am.

9 Q Okay.

10 THE COURT: You need to sit up, sir, and speak  
11 loudly.

12 Q Do you remember speaking with this lady, Agent  
13 McAllister, back in 2015?

14 A Yes, ma'am.

15 Q Okay. And when she came -- where did you speak  
16 with her?

17 A At McDonald's.

18 Q Okay. She came there to talk to you?

19 A Yes, ma'am.

20 Q What did she want to talk to you about?

21 A The case that is going on.

22 Q Okay. When did she --

23 MR. NEWMAN: I cannot hear him.

24 A I said the case that is going on now.

25 Q Okay. That would be the murder of Jeremiah

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 Wilson?

2 A Yes, ma'am.

3 Q When she comes there, did she show you things to  
4 look at?

5 A Yes, ma'am.

6 Q Okay. Did she show you pictures and a video?

7 A Yes, ma'am.

8 Q Okay. Before she shows you these pictures and  
9 video, what does she say to you?

10 A I don't remember.

11 Q Okay. Do you remember if she told you the names  
12 of who she was looking for?

13 A No, ma'am.

14 Q No, she didn't?

15 A I said that I don't remember. I don't remember.

16 Q Okay.

17 MS. JONES: Permission to approach?

18 THE COURT: You may.

19 BY MS. JONES:

20 Q Okay. Mr. King Proctor, I'm going to show you  
21 what's been marked as Court's Exhibit 1. Do you recognize  
22 that?

23 A Yes.

24 Q What is that?

25 A A CD, DVD evidence.

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 Q Okay. Did you watch this prior to coming in here  
2 and testifying?

3 A Yeah.

4 Q You have to speak up.

5 A I said yes.

6 THE COURT: You need to speak up, sir.

7 THE WITNESS: I said yes.

8 MR. NEWMAN: May I reposition myself into the jury  
9 box?

10 THE COURT: No, but you can go closer that way if  
11 you want.

12 MR. NEWMAN: I'm having a hard time hearing.

13 MS. JONES: You are going to have to speak up.

14 BY MS. JONES:

15 Q Okay. What was this a video of?

16 A What was going on, I guess, in the court -- in the  
17 case.

18 Q Okay.

19 A Jeremiah on the front porch.

20 Q Okay. Is this the video that Agent McAllister  
21 showed you two years ago?

22 A Yes.

23 Q And how do you know; are those your initials on  
24 the disc?

25 A Yes.

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 Q Okay. I'm now going to show you State's 2 through  
2 6. Can you look at those please?

3 (Pause.)

4 BY MS. JONES:

5 Q Did you have a chance to look at those  
6 photographs?

7 A Yes.

8 Q Are those the same photographs that she showed you  
9 two years ago?

10 A Yes.

11 Q Okay. When you were shown those pictures back in  
12 2015, were you asked to identify those people?

13 A Yes.

14 Q Okay. And were you able to identify any of those  
15 people?

16 A Ma'am?

17 Q Were you able to identify anybody in those  
18 photographs?

19 A (Nods in the negative), no.

20 Q Do you recognize anybody in those photographs?

21 A No, not on these, these pictures here, no.

22 Q Okay. In 2015, did you identify anybody in those  
23 photographs?

24 A In the video, I guess. This right here, you can't  
25 really see nothing.

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 Q Okay. In the video, did you identify anybody?

2 A Two people that I know, kind of know of.

3 Q Okay. Who did you identify from the video?

4 A Jarrod and Casey.

5 Q Okay. And how do you know, start with Jarrod; how  
6 do you know Jarrod?

7 A Through my brother.

8 Q Okay. Are you from Estill?

9 A No.

10 Q Does your brother live in Estill?

11 A Yeah.

12 Q Okay. How many times you think you have seen  
13 Jarrod?

14 A Not that much.

15 Q Okay. But you knew his face?

16 A Yes.

17 Q You are going to have to use your words and speak  
18 up.

19 A Yeah. Yes, ma'am.

20 Q Okay. How long do you think that you have known  
21 Jarrod?

22 A Not long.

23 Q Okay. But you recognized him?

24 A Yeah.

25 Q Okay. KC, like the letters KC. Okay, how do you

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 know KC?

2 A Through my brother.

3 Q Again, the Estill connection?

4 A (Nods in the affirmative).

5 Q How many times do you think that you have seen KC?

6 A Not that much.

7 Q Okay. Enough that you can recognize his face?

8 A Yes.

9 Q Yes?

10 A Yes.

11 Q Okay. When you are looking at that video, do you  
12 identify the third person?

13 A No.

14 Q You don't know that person?

15 A No.

16 Q Okay. When you are looking at that video, how  
17 quickly do you recognize Jarrod Bostick and KC?

18 A Quick.

19 Q Quick?

20 A Yes.

21 Q How certain are you that those gentlemen in that  
22 video are actually Jarrod and KC?

23 A A hundred percent.

24 Q A hundred percent. Okay, and one final question.  
25 Do you see Jarrod Bostick in the courtroom today?

## DIRECT EXAMINATION OF CRAIG KING PROCTOR MS. JONES

1 A Yes.

2 Q Can you please point to him?

3 A (Pointing.)

4 Q Okay. May the record reflect that the witness did  
5 identify Jarrod Bostick.

6 And do you see the man that you know as KC?  
7 You can stand up if you need to.

8 A Yeah.

9 Q Okay. Can you point to him, please?

10 A (Pointing.)

11 Q May the record reflect that the witness did point  
12 to --

13 MR. PLEXICO: I didn't see where he was pointing.

14 MS. JONES: Can you say what color shirt does he  
15 have on?

16 THE WITNESS: Green.

17 MS. JONES: Okay. May that is -- may the record  
18 reflect that he did identify Casey Jones Junior?

19 And if I can get those from you, I have no further  
20 questions from you.

21 THE COURT: Mr. Plexico?

22 MR. PLEXICO: I don't actually have anything of  
23 this witness.

24 THE COURT: All right. Mr. Koger.

25 CROSS EXAMINATION

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 BY MR. KOGER:

2 Q Mr. Proctor, so you cannot make an identification  
3 from the actual pictures?

4 A No.

5 Q Okay, all right. And you looked at the pictures  
6 two years ago, correct?

7 A Yes.

8 Q But as of today, you cannot make any type of  
9 identification from the pictures?

10 A No.

11 Q Okay. Now, you say that your brother stayed or  
12 stays in Estill?

13 A Yes.

14 Q Okay. He is older or younger?

15 A Younger.

16 Q Okay. And you don't stay in Estill?

17 A No.

18 Q Okay. During this time frame, how often did you  
19 visit your brother?

20 A Say about every other month or something like  
21 that.

22 Q Excuse me?

23 A Every other month or something like that.

24 Q Okay, all right. And did you have occasion to see  
25 Jarrod Bostick every other month when you we went to Estill?

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 A Not every other month, but I seen him around.

2 Q You seen him around?

3 A Yes, like at a gas station or something like that.

4 Q But you testified here today that you didn't know  
5 him that much?

6 A Yeah.

7 Q Okay. Y'all were not associates or friends or  
8 anything?

9 A Huh?

10 Q Y'all were not associates or friends or anything?

11 A When I see him, I say, What is up. That is it.  
12 Just on the road.

13 Q Y'all didn't hang out or anything?

14 A Hang out? As far as where I used to chill out, if  
15 he came to his house.

16 Q But y'all didn't go clubbing together or go places  
17 together?

18 A No.

19 Q Okay.

20 MR. KOGER: Thank you. I have no further  
21 questions.

22 THE COURT: Mr. Newman.

23 CROSS EXAMINATION

24 BY MR. NEWMAN:

25 Q Mr. King Proctor, where are you from, sir?

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

- 1 A Ridgeland.
- 2 Q Huh?
- 3 A Right here in Ridgeland.
- 4 Q Right here in Ridgeland?
- 5 A Yes.
- 6 Q When did your brother move to Estill?
- 7 A That is where he's from.
- 8 Q That is where he is from?
- 9 A Yeah.
- 10 Q This is a younger brother?
- 11 A Yeah.
- 12 Q How old is he?
- 13 A Twenty-five.
- 14 Q How old are you?
- 15 A Twenty-six.
- 16 Q Is he a full brother or half brother?
- 17 A Half brother.
- 18 Q Okay.
- 19 A Same daddy, different mama.
- 20 THE COURT: Sorry, what you did you say?
- 21 A Same father, different mother.
- 22 Q What is your brother's name?
- 23 A Semen Myer.
- 24 Q Semen Myer?
- 25 THE COURT: Semen Myer?

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 A Semen Myer Craig Gadson.

2 THE COURT: Spell that.

3 THE WITNESS: C-R-A-I-G Gadson.

4 BY MR. NEWMAN:

5 Q Craig Gadson, G-A-D-S-O-N?

6 A Yeah.

7 Q And when you were speaking, you said that you  
8 recognized that that was Jeremiah's porch?

9 A Yeah.

10 Q Okay. Or you associated, or were you associated  
11 with Mr. Wilson and his drug trafficking enterprise?

12 A His what?

13 Q His drug trafficking enterprise.

14 A I don't know nothing about that.

15 Q Okay. How often did you go to Mr. Wilson's house?

16 A I only went there once, when I went to get my  
17 little cousin's daughter.

18 Q And who was that?

19 A The youngest one, by Gelinda. I can't really  
20 remember her name, I haven't seen her since.

21 Q And whose daughter was that?

22 A Gelinda, his daughter, the youngest one.

23 Q Gelinda's daughter?

24 A Yes.

25 Q You have only been over there once?

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 A Yes.

2 Q How did you know Mr. Wilson?

3 A He's got kids with my cousin.

4 Q Who is your cousin?

5 A Gelinda.

6 Q Okay. On the date and time of the shooting, were  
7 you at the house?

8 A No.

9 Q Or in the area?

10 A No.

11 Q How did you hear about the shooting?

12 A News.

13 Q Okay. And, in fact, there was -- right after this  
14 there were names going about that Jamarcus Brisbane was  
15 involved in this, was there not?

16 A I don't know.

17 Q Do you know Jamarcus Brisbane?

18 A No.

19 Q How about Devondre James?

20 A No.

21 Q So, you had only been to Mr. Wilson's house once  
22 to pick up Gelinda's little daughter?

23 A Yes.

24 Q Where were you taking her?

25 A To the park with my Godson.

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 Q And when was that?

2 A Two years ago. That was two, three years ago,  
3 something like that.

4 Q Two to three, that is about the best that you can  
5 pin it down?

6 A I don't know the date. Not that long ago.

7 Q Okay. And where exactly in Estill did you see  
8 Mr. Jones?

9 A One time riding through Estill, and that is it, or  
10 a few times riding through down where my brother stay at.

11 Q Okay. Have you ever seen Mr. Jones in Ridgeland?

12 A Probably at Pluto, probably, yes, prior to that.

13 Q Can you tell me the circumstance of that?

14 A Of what?

15 Q When you say you probably saw him in Ridgeland?

16 A I said probably at Pluto, the club, the strip  
17 club.

18 Q Pluto?

19 A Yes.

20 Q Unfortunately I'm not familiar with it. And when  
21 was that?

22 A A long time ago. Before this case, I can say  
23 that. Probably before the case, I probably seen him in  
24 there.

25 Q Okay. And who was he with?

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 A Hissself.

2 Q Okay. And you are not able to make any  
3 identifications from the photographs, correct?

4 A Huh-uh. (Indicating negatively.)

5 Q And who did you first tell that you might be able  
6 to identify or attempt to identify some people?

7 A The lady that is sitting right there.

8 Q She came to you?

9 A Yeah.

10 MR. NEWMAN: Beg the Court's indulgence.

11 (Pause.)

12 BY MR. NEWMAN:

13 Q How did she know to come to you?

14 A Don't know.

15 Q Do you know Captain Anthony Russell from the  
16 Hampton Sheriff's Office?

17 A No.

18 Q Never met him; don't know him at all?

19 A Probably seen him when we was -- I was going  
20 through my case, but I don't remember.

21 Q Going through your case; what case?

22 A I got court in Hampton.

23 Q You got charges pending?

24 A Yes.

25 Q What are you waiting on court for?

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 A Sir?

2 Q What were the charges; what are you waiting on?

3 MS. JONES: Objection, no relevance to the hearing  
4 that we are here for today.

5 BY MR. PLEXICO:

6 Q What are you charged with? What are you waiting  
7 on?

8 A Marijuana.

9 Q Do you smoke marijuana?

10 A Yeah.

11 Q Any of the times that you claim to have seen  
12 Mr. Jones, like at Club Pluto, were you smoking marijuana?

13 A No.

14 Q So, when do you smoke marijuana; you don't smoke  
15 it when you go clubbing?

16 A Is this a historical question or something?

17 Q I am sorry?

18 A You trying to be funny or something about me with  
19 the marijuana?

20 Q No, you say that you have been charged with  
21 marijuana.

22 A I say I smoke it.

23 Q You say that you smoke marijuana and I am asking  
24 you --

25 A Yeah, you trying to be funny about it. I don't --

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 Q Well, I see no humor in it. What I'm trying to  
2 ask you --

3 A I smoke marijuana.

4 Q I understand that. I'm trying to ask you, you  
5 said that you saw Mr. Jones at Club Pluto one time.

6 A Yes.

7 Q Yes or no?

8 A Yes.

9 Q Okay. My question to you, when you were at the  
10 strip club, had you smoked marijuana?

11 A No.

12 Q Okay. So when you go clubbing, you don't smoke.

13 When do you smoke marijuana?

14 A Seriously?

15 Q Well, you are making an identification and I would  
16 like to know that at any time that you saw Mr. Jones,  
17 whether or not you were under the influence of marijuana or  
18 anything else. And you don't seem to want to answer that  
19 question.

20 THE COURT: Sir, you need to answer the question.

21 A I smoke marijuana everyday. Thank you.

22 Q Everyday?

23 A Yes.

24 Q Are you high now?

25 A No.

## CROSS EXAMINATION OF CRAIG KING PROCTOR BY MR. KOGER

1 Q Did you smoke this morning?

2 A No.

3 Q Everyday but today?

4 A Yeah.

5 Q Okay.

6 MR. NEWMAN: That is all that I have, Judge.

7 Thank you.

8 THE COURT: Okay.

9 MS. JONES: I have nothing further for this  
10 witness. And, Your Honor, I would like to remind  
11 Mr. King Proctor, he is still under subpoena and he  
12 needs to remain at the courthouse for the remainder of  
13 the day until he's released.

14 THE COURT: Okay.

15 MS. JONES: The State calls Richard Johnson.

16 THE COURT: How many left?

17 MS. JONES: Agent Johnson and one more.

18 THE COURT: Okay.

19 Thereupon,

20 RICHARD JOHNSON

21 was called as a witness, having been first duly sworn,  
22 was examined and testified as follows:

23 DIRECT EXAMINATION

24 BY MS. JONES:

25 Q Agent Johnson, you work with SLED, correct?

## DIRECT EXAMINATION OF RICHARD JOHNSON BY MR. JONES

1 A Correct.

2 Q Did you assist Agent McAllister in this case?

3 A Yes, ma'am.

4 Q Did you have the opportunity to interview a man by  
5 the name of Willie Newton?

6 A Yes, I did.

7 Q Okay. Permission to approach?

8 THE COURT: You may.

9 BY MS. JONES:

10 Q Agent Johnson, I'll hand you Court's 3 through 6.  
11 If you would look at those and tell me if you can identify  
12 those photographs. And to correct myself, that should be  
13 Court's 2 through 6. I believe that I said 3 through 6.

14 Do you recognize those photographs?

15 A Yes, ma'am.

16 Q What are those photographs?

17 A These are photographs -- pictures that was taken  
18 from the camera system of the home of Jeremiah Wilson.

19 Q Okay. Do you have -- sorry?

20 A Still photos.

21 Q Okay. Did you have an opportunity to show those  
22 photos to an individual named Willie Newton?

23 A Yes, ma'am.

24 Q Where did that happen?

25 A At the Hampton County CID office, Sheriff's

## DIRECT EXAMINATION OF RICHARD JOHNSON BY MR. JONES

1 Office.

2 Q What did you tell Mr. Newton prior to showing him  
3 the photographs?

4 A I asked him if he had any information in terms of  
5 Jeremiah's death. He didn't. I then showed him these  
6 photographs to see if he recognized any of the people in the  
7 photographs.

8 Q Okay. In what manner did you show him these  
9 photographs?

10 A It was on my cellphone.

11 Q Okay. Did he indicate that he recognized anybody  
12 in these photographs?

13 A Yes, he did.

14 Q Who did he recognize?

15 A The two gentlemen. I think that it was Casey  
16 Jones Junior and Casey Jones.

17 Q Okay. Did you give him these names prior to him  
18 identifying these photographs?

19 A No, ma'am.

20 Q In any way did you influence him or suggest to him  
21 who to identify?

22 A No, ma'am.

23 Q Or what names to give to you?

24 A No, ma'am.

25 Q How -- did he indicate his relationship with the

## DIRECT EXAMINATION OF RICHARD JOHNSON BY MR. JONES

1 Joneses?

2 A Yes, he knew the Joneses because of a landscape  
3 business he had been working with with Trey Graves.

4 Q Okay. Did they work together in that business?

5 A Yes.

6 Q Okay. How quickly, once you showed him those  
7 photographs, how quickly was he able to identify the  
8 Joneses?

9 MR. NEWMAN: Your Honor, I have an objection to  
10 this more in terms of confrontation and hearsay. I  
11 just need to understand that he may say that this man  
12 made an identification, but I'm not able to cross  
13 examine that identification or test the strength of  
14 that. I'm not sure if that testimony is proper.

15 THE COURT: Right now this is a proffer as to what  
16 he can testify to, and that is admissible. So, go  
17 ahead.

18 BY MS. JONES:

19 Q How quickly?

20 A It was pretty quick.

21 Q For the court reporter's information, in those  
22 Court's exhibits in front of you, which ones did he identify  
23 as who?

24 A The -- said it was the first one, the first male  
25 and -- and well, Exhibit. 6 and the exhibit I think that it

## DIRECT EXAMINATION OF RICHARD JOHNSON BY MR. JONES

1 was 3 -- not 3, Exhibit 4 I think was the one that he  
2 identified. Casey Jones Junior as the first male, and Casey  
3 Jones.

4 Q As the final photograph?

5 A Yes, sir.

6 Q I think that you said that it was 6?

7 A Actually I think that it was 2 with the skull and  
8 cap on.

9 Q Skull and cap he identified as who?

10 A I think that it was Junior -- Senior.

11 MR. PLEXICO: I don't understand his answer.

12 MS. JONES: Okay, let me hold -- may I approach,  
13 Your Honor?

14 THE COURT: Yes.

15 BY MS. JONES:

16 Q Agent Johnson, he didn't identify the man in the  
17 white t-shirt, did he?

18 A No, he did not.

19 Q Okay. I'll take those pictures out of here. Did  
20 he identify the man in Court's 2 with the hat on?

21 A Yes.

22 Q Who did he identify that person as?

23 A I believe he identified that person as Casey Jones  
24 Junior.

25 Q Okay. And Court's 6. Did he identify that

DIRECT EXAMINATION OF RICHARD JOHNSON BY MR. JONES

1 person?

2 A As Senior. Casey Jones Senior.

3 Q Yes, he did. Oh, okay. He didn't know who this  
4 person was, the third person?

5 A No, he did not.

6 Q Okay. Did you influence him, suggest to him,  
7 force him to make these identifications?

8 A No.

9 MS. JONES: I have no further questions. Thank  
10 you.

11 THE COURT: Mr. Plexico.

12 MR. PLEXICO: I don't have anything.

13 THE COURT: Mr. Koger.

14 CROSS EXAMINATION

15 BY MR. KOGER:

16 Q Agent Johnson, according to your time with him, he  
17 didn't identify Jarrod Bostick?

18 A If that's the one with the white shirt on, no, he  
19 did not.

20 MR. KOGER: Thank you.

21 THE COURT: Mr. Newman.

22 CROSS EXAMINATION

23 BY MR. NEWMAN:

24 Q Agent Johnson, how did you come into contact with  
25 Willie Newton?

## CROSS EXAMINATION OF RICHARD JOHNSON BY MR. NEWMAN

1           A     I was looking for Willie Newton in response to  
2 another homicide that I had been working and I tracked him  
3 through his phone, some phone records that I had gotten.  
4 And I spoke with some of the officials from Hampton County  
5 Sheriff's Department and they told me where I could locate  
6 him at.

7           Q     Okay. And where did you locate him?

8           A     At Hampton County Detention Center. I had him  
9 brought over to the Hampton County CID.

10          Q     You had him brought over; was he under arrest?

11          A     Not by us.

12          Q     Was he under arrest by anybody?

13          A     Yes, sir.

14          Q     By Hampton County?

15          A     Yes, sir.

16          Q     And what was Mr. Newton -- his charge was -- is he  
17 still pending charges?

18          A     I'm not certain.

19          Q     Was he pending charges at the time that you  
20 interviewed him?

21          A     Yes, sir.

22          Q     Do you know whether or not he had counsel?

23          A     I don't know, but I advised him of his rights.

24          Q     Okay. And do you know the circumstances of his  
25 pending case in Hampton County?

## CROSS EXAMINATION OF RICHARD JOHNSON BY MR. NEWMAN

1 A Not fully.

2 Q Do you know what he was charged with?

3 A I am not certain. I know that it had something to  
4 do with drugs.

5 Q So, he was an informant in another case in Hampton  
6 County that was involved -- that you were involved out of  
7 Hampton County?

8 A No, he wasn't -- if he was an informant, I wasn't  
9 aware of that, not with Hampton County.

10 Q Okay. I am sorry, but I thought that you said  
11 that he had information on another murder case that you were  
12 involved in?

13 A No, I said I tracked though -- on another murder  
14 case by phone records that I thought he would have had  
15 information on.

16 Q Okay. Was he involved in that murder?

17 A No.

18 Q Did he have information for you on that murder?

19 A Yes, sir, I think he did, yes, sir.

20 Q Okay. And you showed him the photographs via a  
21 cellphone, correct?

22 A That's correct.

23 Q Do you have the -- you said that you read him his  
24 rights; do you have the Miranda form that he signed?

25 A It should be in the file. I don't have access --

## CROSS EXAMINATION OF RICHARD JOHNSON BY MR. NEWMAN

1 I don't have that with me.

2 Q But you remember filling out a form?

3 A Yes, sir, I did.

4 MR. NEWMAN: Okay. Thank you. Not being able to  
5 talk to Willie Newton, I don't have any further  
6 question, Judge.

7 THE COURT: Okay. Anything further?

8 MS. JONES: No, Your Honor.

9 THE COURT: Okay. Agent, you may step down, sir.  
10 We are going to go ahead and take a quick break.

11 Margaret said she thinks that we have extra people  
12 coming, and obviously if the State doesn't exercise all  
13 of their strikes we could have enough people still.  
14 So, my plan is to qualify the jury, and after  
15 qualifications we will go from there and try to strike  
16 the jury, okay. We will be at ease until 3.

17 (Brief recess at 2:53 p.m.)

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## CROSS EXAMINATION OF RICHARD JOHNSON BY MR. NEWMAN

1

2 CERTIFICATE

3

4 STATE OF SOUTH CAROLINA:

5 COUNTY OF BEAUFORT:

6 I, MONA L. MANLEY, Court Reporter, certify that I was  
7 authorized to and did stenographically report the foregoing  
8 proceedings and that the transcript is a true and complete  
9 record of my stenographic notes.

8

DATED this 17th day of January, 2019.

9

10

11

*Mona L. Manley /s/*

12

MONA L. MANLEY

13

Official South Carolina Court Reporter

Circuit Reporter for the 14th Circuit

(850) 893-6662

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mmanley@sccourts.org

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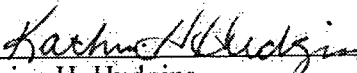
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## CERTIFICATE OF COUNSEL FOR APPELLANT

Counsel for appellant certifies that this Record on Appeal contains all material proposed to be included by any of the parties and not any other material and that this Record on Appeal complies to the best of my ability with the April 15, 2014 order from the South Carolina Supreme Court entitled "Revised Order Concerning Personal Identifying Information and Other Sensitive Information in Appellate Court Filings."

Respectfully Submitted,

  
Kathrine H. Hudgins  
Appellate Defender

South Carolina Commission on Indigent Defense  
Division of Appellate Defense  
PO Box 11589  
Columbia, S.C. 29211-1589

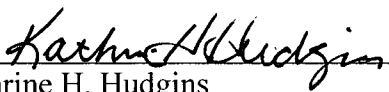
ATTORNEY FOR APPELLANT

This 23rd day of January, 2019.

## CERTIFICATE OF COUNSEL FOR APPELLANT

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Columbia, S.C. 29211-1589

ATTORNEY FOR APPELLANT

This 23rd day of January, 2019.

STATE OF SOUTH CAROLINA  
IN THE COURT OF APPEALS

ORIGINAL

Appeal from Jasper County  
Honorable Carmen T. Mullen, Circuit Court Judge

THE STATE,

RECEIVED

RESPONDENT JAN 23 2019

SC Court of Appeals

v.

JAROD TARRELL BOSTICK,

APPELLANT


CERTIFICATE OF SERVICE

I certify that a copy of the Supplemental Record on Appeal in the above-referenced case has been served upon Melody J. Brown, Esquire, at the Rembert Dennis Building, 1000 Assembly Street, Room 519, Columbia, SC 29201, this 23rd day of January, 2019.



Tyler Cheney  
Administrative Specialist

SUBSCRIBED AND SWORN TO before me  
this 23rd day of January, 2019.

 (L.S.)  
Notary Public for South Carolina

My Commission Expires: July 5, 2027.