

ORIGINAL

STATE OF SOUTH CAROLINA

In The Court of Appeals

APPEAL FROM GREENVILLE COUNTY

Eugene C. Griffith, Jr., Circuit Court Judge

THE STATE,

RESPONDENT,

V.

MICHAEL ERWIN MOON,

APPELLANT

APPELLATE CASE NO. 2013-001793

SUPPLEMENTAL RECORD ON APPEAL

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STATE OF SOUTH CAROLINA) IN THE 13TH JUDICIAL CIRCUIT
 COUNTY OF GREENVILLE) THE COURT OF GENERAL SESSIONS
) 2011-GS-23-04664,05600
 THE STATE OF SOUTH CAROLINA,)
)
 PLAINTIFF,)
)
 VERSUS)
)
)
 MICHAEL MOON,)
)
) DATE: AUGUST 12-13, 2013
 DEFENDANT.) GREENVILLE, SOUTH CAROLINA

TRIAL TRANSCRIPT

B E F O R E:

THE HONORABLE EUGENE C. GRIFFITH, JR.

A P P E A R A N C E S:

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ATTORNEY FOR THE DEFENDANT

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OFFICIAL COURT REPORTER
SOUTH CAROLINA JUDICIAL DEPARTMENT

1 A It's becoming more common over the last two decades,
2 but all and all, it's still more common for them to
3 delay some period of time.

4 Q And what are your numbers to base this on? What's
5 your factual data to base whether that's more common
6 or not? Have there been great studies?

7 A This is all based on my experience, my clinical
8 experience.

9 Q Okay.

10 THE COURT: All right. All right. On the four areas
11 that I have outlined; delay, confusion of the dates, about
12 the delayed reporting, behavioral changes seem to be not as
13 common or uncommon, and there being physical evidence,
14 those four areas, I find that testimony would be allowed.
15 It would be more probative than prejudicial and it would
16 assist the trier of fact in understanding the evidence,
17 which has been presented. I don't want to get askew of
18 those issues, which we've now proffered in camera. I don't
19 want to get outside of those. If you have another one,
20 let's hear it. Don't get into the testimony and come up
21 with a fifth one. And then Ms. Ross will be allowed
22 latitude in her cross examination as to other hypothetical
23 commonalities or uncommonalities in children's behavior.

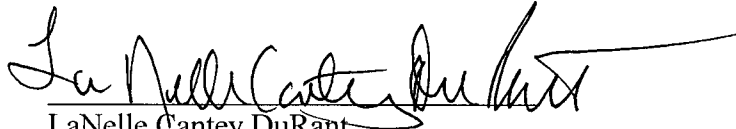
24 MR. BONDURANT: The only other question I would ask,
25 Your Honor is, is it common or uncommon for a child to be

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CERTIFICATE OF COUNSEL FOR APPELLANT

Counsel for appellant certifies that this Supplemental 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."

August 12th, 2014


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