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SC Court of Appeals

STATE OF SOUTH CAROLINA
IN THE COURT OF APPEALS

Appeal from Fairfield County

Honorable Thomas A. Russo, Circuit Court Judge

THE STATE,

RESPONDENT,

V.

LEVOND TAYANO KEITT,

APPELLANT

APPELLATE CASE NO. 2020-000130

RECORD ON APPEAL

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STATE OF SOUTH CAROLINA
COURT OF GENERAL SESSIONS
COUNTY OF FAIRFIELD
2018-GS-20-296, 297

State of South Carolina

Vs.

Levond Tayano Keitt

Winnsboro, South Carolina

January 21-23, 2020

Before the Honorable Thomas A. Russo

APPEARANCES

For the State: Julie Hall

For the Defendant: William Frick

Reported by: Michael C. Watkins

Official Court Reporter

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PRETRIAL MATTERS

1 MS. HALL: State calls the case of the State of South
2 Carolina versus Levond Tayano Keitt, h number 2018-GS
3 20-297, indictment for criminal sexual conduct first degree,
4 and 2018-GS-20-296, which is an indictment for assault and
5 battery in the first degree. The State is ready to proceed.

6 THE COURT: All right. Mr. Frick?

7 MR. FRICK: Thank you, Your Honor. I passed up my
8 pretrial motions on this matter, I've got a couple that we
9 can probably knock out of the way rather simply. I have got
10 one -- first and foremost there's one about exclusion of
11 DNA. I will tell the Court candidly, I made that
12 objection -- essentially it's -- some DNA was collected from
13 the victim, it's sent to SLED, SLED sends its standard
14 letter that says, okay, you've got a known suspect so we're
15 not going to do any testing until you send a sample of the
16 known suspect. We had a Schmerber hearing on that matter in
17 front of Judge Gibbons back in January of 2018, that motion
18 was granted over my objection, basically it's the same
19 grounds. I think the way SLED is doing this now is in
20 violation of what Schmerber says. It's my understanding
21 there is no testing of anything to determine whether there's
22 anything to make a comparison to before they ask for my
23 client's sample. This is kind of a standard objection I am
24 making, hopefully one day it will get addressed by a lawyer
25 smarter than me that can get it to the court of appeals, but

PRETRIAL MATTERS

1 to preserve my client's right I am continuing my objection
2 to the collection of that DNA and that's what this is about.

3 THE COURT: So the State made a motion under Schmerber
4 to collect a sample, you objected to that heard by Judge
5 Gibbons, denied it, they collected the samples.

6 MR. FRICK: Yes, sir.

7 THE COURT: And then you're kind of renewing the
8 objection to that?

9 MR. FRICK: Yes, sir.

10 THE COURT: And if I'm not mistaken, and you can tell
11 me, you've not presented anything new or different to this
12 Court than to Judge Gibbons.

13 MR. FRICK: No, sir. Basically my issue is that, as
14 I've stated, and standard -- I've had this discussion with
15 the solicitor's office, not just Fairfield but many of them,
16 that SLED's policy of not even testing the victim's sample
17 until they have a suspect sample -- when they have a known
18 suspect, I think if they would have had an unknown suspect
19 they would have run it through COTIS and they would get a
20 hit and then we would come back for Schmerber based on that.
21 I for the life of me don't understand why we have COTIS if
22 that's the way we do it, but that's the way we're doing it
23 and I'm objecting to it, and this is a continuation of that
24 objection.

25 THE COURT: All right. I'm going to respectfully deny

PRETRIAL MATTERS

1 it. I don't think I have any authority to override the
2 judge's earlier ruling so I'm going to respectfully deny
3 that motion.

4 MR. FRICK: And Judge, there's one regarding a body
5 camera.

6 MS. HALL: Which we're not going to seek to introduce.

7 MR. FRICK: You're not going to seek to introduce the
8 body camera?

9 MS. HALL: No, so you don't have to worry about that.

10 MR. FRICK: I believe that resolves that issue.

11 THE COURT: All right. Body camera motion is -- all
12 right, that's out. Yes, sir?

13 MR. FRICK: Are you seeking to introduce any statements
14 from that or --

15 MS. HALL: No.

16 MR. FRICK: Okay. We resolved that one. Your Honor, I
17 filed one in regards to the Rape Shield Statute. Previously
18 we had, I guess, kind of a false start on this case and
19 there was some testimony about the identification of my
20 client. Part of the identification at that time is my
21 understanding the victim is saying that she had previous
22 sexual relations with my client and that's how she knew who
23 he was when they did the identification on him. I expect
24 that that may be the testimony here today, but out of an
25 abundance of caution I filed this motion just so I protected

PRETRIAL MATTERS

1 our right to be able to go into that if the State was not
2 already looking to introduce that.

3 MS. HALL: The State's intention is to illicit
4 testimony from the victim stating that they've had prior
5 sexual relationships.

6 THE COURT: Okay. So you're going --

7 MS. HALL: Yes.

8 THE COURT: All right.

9 MR. FRICK: And, Your Honor, aside from the big one
10 about the GPS, I have got identification. So I filed one
11 under identification under Biggers, it's actually, I guess,
12 going to be the Liverman case, which should be attached
13 there, and then a Denno hearing about my client's statement,
14 and then my GPS stuff. So I don't know how you want to
15 attack that.

16 MS. HALL: I would like if we could if we -- I have
17 people here to possibly proffer testimony --

18 THE COURT: On the GPS issue?

19 MS. HALL: -- on the GPS issue, so if we could go ahead
20 and take that up and if you decide to hear from them we
21 could go ahead, do that and get them out of here and then go
22 onto other things, that would be great.

23 THE COURT: That's fine. We'll take up the GPS issue
24 and then we'll deal with the remaining issues after we've
25 done that.

PRETRIAL MATTERS

1 MR. FRICK: And Judge, if I may on that, I think a
2 threshold issue on that is my motion to exclude the GPS
3 tracking under South Carolina Code 17-30-140 and the Fourth
4 Amendment of the United States Constitution. Give you a
5 little bit of background. At the time of this alleged
6 incident my client was on bond for some still pending
7 matters in Orangeburg County. A condition of that bond was
8 that he not go to Orangeburg County, not go to Dorchester
9 County, not go to Berkeley County and not going go -- around
10 the alleged victim in the case of which he was on bond, to
11 satisfy that he was placed on GPS monitoring. He has not
12 been adjudicated on that, the sole reason he had the GPS
13 monitor was for those charges. When my client became a
14 suspect in this case there was an additional point where it
15 came to light that he was on GPS monitoring, law enforcement
16 went to the monitoring company and retrieved the GPS
17 tracking for the date in question, March 16th and March 17th
18 of 2017, or was it '18?

19 MS. HALL: '18.

20 MR. FRICK: In 2018. Your Honor, it is my contention
21 that he had not given up any privacy -- vis-a-vis, anybody
22 other than those related on that bond because it's not an
23 adjudicated matter, it was not related to any other issues
24 that he may have had. He was simply wearing a GPS monitor
25 for that purpose. I have attached a couple of cases --

PRETRIAL MATTERS

1 well, first and foremost if you look behind my motion I've
2 got a little tiny memo that kind of sums up my contention on
3 the cases that I've presented you, I'm going to start at the
4 bottom on this one. We have a particular statute in this
5 state, 17-30-140, that said if law enforcement wants to
6 place a GPS monitor on someone they've got to follow this
7 statute, and then it's adjudicated in the Adams case, State
8 v. Adams, 409SC641, which should be attached with my stuff
9 I've handed up.

10 THE COURT: Yes, sir.

11 MR. FRICK: Your Honor, essentially what I'm saying is
12 when law enforcement converted the use of the GPS tracking
13 for the purposes of the bond they essentially attached the
14 GPS tracking device to my client. So while I understand
15 this is -- there is really nothing on point, it's squarely
16 on point about this issue in state court or in federal court
17 so I presented to you what I'm able to find. Under the
18 state court I believe either this is akin to attaching the
19 GPS tracking device as contemplated by this statute. This
20 procedure was not followed in the Adams case. The Court
21 said that you had to follow that procedure if you wanted to
22 get GPS tracking information from someone. The argument was
23 oh, we didn't know that the statute even existed, and the
24 state, of course, applied the standard to the State that
25 they applied to my clients, ignorance of the law is no

PRETRIAL MATTERS

1 excuse and they ruled that the GPS tracking should not come
2 in in that case. Further I'm giving you two United States
3 Supreme Court cases. The first one is U.S. versus Jones,
4 132 Supreme Court 945. In that case law enforcement placed
5 a GPS tracking device on a defendant, didn't go through any
6 procedures, just simply put it on the vehicle, arguing under
7 previous law, I think it may have been -- that said that if
8 you're on a public street you have no interest in privacy at
9 that point, so what's the difference between placing the GPS
10 tracking device and just simply surveilling a person on the
11 street. The Supreme Court in that case said that placing
12 the GPS device on his car usurp his property for the
13 purposes of conducting surveillance on him and invaded his
14 privacy interest under the Fourth Amendment. So we know on
15 the Jones case that if you're going to place the GPS device
16 on someone you've got to go through some kind of procedure,
17 you get a warrant, you get a search warrant to be able to do
18 it. I believe the United States Supreme Court went further
19 very recently, 2018, we have Carpenter versus United States,
20 which is 138 Supreme Court 2206, again, there's nothing
21 squarely on point on what I'm arguing but this is as close
22 as I can find, it's just a fairly unique area. In that case
23 law enforcement was seeking to use the cell phone location
24 data of an individual, and so what they did is they went
25 through -- there is a statute called the Store

PRETRIAL MATTERS

1 Communications Act that provides a procedure for law
2 enforcement to be able to get the tracking information that
3 basically the triangulation of cell phone towers, to get
4 that information to locate a person. Law enforcement went
5 through that federal statute and got the information, but
6 then the question became because that statute doesn't have a
7 burden as high as probable cause, the question was, well, if
8 you're going to get this information is that enough? Do you
9 have to go further than that? And essentially what their
10 argument was by the government was that, well, it's your
11 cell phone information, you have a third party who is
12 involved and they get this information so you've given it
13 over to them so you've given up your privacy interest. And
14 the Supreme Court ruled two things, essentially that because
15 cell phone tracking records are held by a third party
16 doesn't necessarily mean that you've given up your Fourth
17 Amendment protection. The same case here, you're on a GPS
18 monitor for a bond that's not related to the investigation
19 in Fairfield County, you may have given up your privacy
20 rights to Orangeburg County or the First Circuit but you
21 haven't given up your privacy rights to anybody else.
22 Secondly they said that even though that the government
23 went by the statute, the Stored Communications Act, you
24 needed more, you needed to get a search warrant that
25 requires probable cause. So I say all of that to say, Your

PRETRIAL MATTERS

1 Honor, in this case law enforcement simply goes to get the
2 tracking information from the person who is monitoring him
3 with no paperwork, they didn't go through any process other
4 than going down and requesting it and it was provided to
5 them, doing such does invade the privacy interest of my
6 client. They should have gotten a search warrant to do so,
7 failing that the GPS evidence that they did get is in
8 violation of, I believe, the South Carolina statute and the
9 Fourth Amendment and should be excluded.

10 THE COURT: All right. Solicitor?

11 MS. HALL: Thank you, Your Honor. I think some of the
12 cases can be differentiated from this case just in total.
13 Adams and Jones both were situations where law enforcement,
14 unbeknownst to the defendant, put a GPS tracking device on
15 his or her car, and I think that those are separate and
16 apart when someone as a condition of their bonds calls a
17 bondsman or a bonding company, or a GPS monitoring company
18 and say, "Hey, can you please come put this ankle monitor on
19 my leg so I can get out of jail?" And that's where those
20 two -- I believe the divide occurs. With regard to
21 Carpenter and the cell phone tracking, that's -- again, I
22 just take the position that's it is also different, and I
23 think it just goes back to the Fourth Amendment expectation
24 of privacy. I guess the clinching question in this
25 situation to a large degree is whether the defendant had an

PRETRIAL MATTERS

1 expectation of privacy when he has a GPS monitor on his leg.
2 I would submit that he does not under any circumstance, and
3 that people do have expectations of privacy with regard to
4 their cell phones, but then when you put an ankle monitor or
5 have an ankle monitor placed on their leg there can't be an
6 expectation of privacy in that regard. And that's even
7 compounded by the fact that when Bill Dove, the investigator
8 in this case, went to speak with the defendant about where
9 he was on the day in question when this event occurred, the
10 defendant said, "Well, you can track me, I have an ankle
11 monitor on my leg," which, again, just goes to show more
12 that he did not have any expectation of privacy in it, that
13 he shouldn't have -- the State's position is that he
14 shouldn't have had to begin with, but if Mr. Frick is taking
15 the position that he did that was negated by the statement
16 that he made to law enforcement when they went to
17 investigate.

18 THE COURT: All right.

19 MS. HALL: And, Your Honor, the only other thing I
20 wanted to say, too, is this order that was issued to place
21 the monitor on his leg to begin with was also a state issued
22 order because it had been issued by a judge requiring that
23 he wear this ankle monitor in order to be released from
24 prison or jail. Thank you.

25 THE COURT: That was a condition of the bond.

PRETRIAL MATTERS

1 MS. HALL: It was a condition of his bond.

2 MR. FRICK: And the bond is in my motion so -- and I
3 provided all of that to the State as well.

4 THE COURT: All right. All right. I think this case
5 is distinguished from Adams and Jones in that in those cases
6 tracking was placed without permission or knowledge of the
7 individual, but here you've got a different situation. Here
8 a condition of the bond is that you have to agree to GPS
9 monitoring to make the bond, so you've got an individual who
10 is essentially consenting to being tracked by the
11 government. There is some degree, I think, even though we
12 should all know that there is no privacy when it comes to
13 these cell phones, I mean, somebody right now is probably
14 listening to what we're saying on my phone here, but I would
15 like to believe that's not true so I believe I've got some
16 degree of privacy in my phone. There is no expectation of
17 privacy when you consent to a GPS tracker for the purpose of
18 the government being able to track everywhere you go, you've
19 kind of given up that privacy right. And then the other
20 thing in this case, and I guess we'll hear more as we go
21 forward, but if I understood the solicitor, Ms. Hall, the
22 officer -- well, and is it pronounced Keitt or Keitt?

23 MR. FRICK: Keitt.

24 THE COURT: Mr. Keitt apparently was -- there was some
25 question as to -- he indicated he was in another location or

PRETRIAL MATTERS

1 another city and there was some question as to verifying
2 that, and if I understood what was said he basically told
3 the officer, "Well, you don't need to do all of that, I'm on
4 a GPS monitor, you can get that information to see where I
5 could have been." Even it's not a direct consent, it's,
6 again, making it clear that there's no expectation of
7 privacy with regard to under this situation. Obviously
8 there's some hoops that the State would need to jump through
9 for that information to be admissible, but at this time I'm
10 going to allow it assuming the State can lay the foundation
11 for the admission of that testimony.

12 MS. HALL: Thank you. State calls Shawn Illery.

13 The witness, SHAWN ILLERY, was first duly sworn and

14 Testified as follows:

15 DIRECT EXAMINATION

16 BY MS. HALL:

17 Q Ms. Illery, your name is Shawn, S-h-a-w-n, I-l-l-e-r-y;
18 is that correct?

19 A That's correct.

20 Q And what is your job with regard -- do you have a
21 bonding job? Do you have a bonds company, a bonding
22 company?

23 A Yes.

24 Q Okay. Do you own that bonding company?

25 A No, my husband.

PRETRIAL MATTERS

1 Q But you and your husband work together in the bonding
2 company?

3 A Yes.

4 Q And what's the name of the bonding company?

5 A Illery Bail Bonding.

6 Q And in conjunction with that employment, what do you do
7 in that company?

8 A I'm a bail agent, also GPS monitoring.

9 Q And do you keep up with the paperwork and kind of run
10 the business or --

11 A Yes.

12 Q All right. And did you have occasion to come into a
13 contractual relationship with the defendant in this case,
14 Lavond Keitt?

15 A Yes.

16 Q What did he contract with you or you contract with him
17 to do?

18 A Monitoring.

19 Q Monitoring?

20 A Yes.

21 Q And could you describe what kind of monitor that was
22 required or what happened with regard to that contract?

23 A His monitoring was for tracking, make sure he didn't go
24 to like different counties.

25 Q Did you put it on his car? Did you put it on his leg?

PRETRIAL MATTERS

1 Where did you put it?

2 A Ankle.

3 Q Was it an ankle monitor?

4 A Yes.

5 Q And did you put it on there?

6 A No.

7 Q Who puts it on there?

8 A My husband.

9 Q But in the keeping of the records and things like that,
10 did you keep records about this?

11 A Yes.

12 Q And did you bring those to court with you today?

13 A Yes.

14 Q Okay. And you have them with you right now, right?

15 A Yes.

16 Q Okay. Tell me how that came about, how Mr. Keitt --
17 how the call came to you and how you ended up getting the
18 ankle monitor to him.

19 A I think it was through a bondsman I knew.

20 Q You might have to speak into the microphone a little
21 bit more, I'm sorry, he's got to write down everything
22 you're saying.

23 A It was through another bondsman.

24 Q So it was through another bondsman.

25 A Yes.

PRETRIAL MATTERS

1 Q Would that bondsman have been on the bond, he just
2 needed the services of the GPS monitoring from you?

3 A Yes.

4 Q And so the bondsman called y'all and asked you can you
5 monitor Mr. Keitt, and then what did you do?

6 A My husband placed the monitor on Mr. Keitt.

7 Q Did you give the monitor to your husband to place on
8 Mr. Keitt?

9 A No.

10 Q Okay. Did you tell him where to get it?

11 A Yes.

12 Q Okay. And so he went and placed the monitor on Mr.
13 Keitt at some point in time. Did -- do you know when that
14 occurred? And if you have the paperwork you can totally
15 refer to it, it's not a problem.

16 A I think it was September the 7th of 2017.

17 Q September 7th of 2017? And then how long did that
18 ankle monitor remain on Mr. Keitt?

19 A I would have to look at the paperwork. 9/21 is on the
20 paperwork, by my paperwork it was 9/7 of '17.

21 Q So 9/7 of '17. And then how long did you monitor him,
22 or keep that on him?

23 A Until May 29th of 2018.

24 Q And is there an identifying thing on the ankle monitor
25 so you can know which ankle monitor you're putting on

PRETRIAL MATTERS

1 someone?

2 A Yes.

3 Q What is that called?

4 A It's the unit number.

5 Q Do you know what unit number was placed on Mr. Keitt?

6 A The unit number we placed on him was 12745053.

7 Q And at some point in time did you get a call -- or
8 maybe it was your husband if it wasn't you, that's fine, I'm
9 just asking, I don't know which one it was -- did you get a
10 call from Investigator Bill Dove from the Fairfield County
11 Sheriff's Department inquiring about the ankle monitor and
12 the records that --

13 A Yes.

14 Q Was that you that got the call?

15 A My husband.

16 Q And did you do anything to assist Investigator Dove?

17 A Yes.

18 Q What did you do?

19 A I pulled the records for Mr. Dove.

20 Q You pulled the records for Mr. Dove?

21 A Uh-huh.

22 Q And then you gave them to him?

23 A Yes. I sent them to him via email.

24 Q And what kind of records did you pull for him?

25 A It have to have been the dates -- I can't recall the

PRETRIAL MATTERS

1 dates unless it's the same dates right here, 3/13 of 2018
2 through 3/20 of 2018.

3 Q And when you call like to get the records, who do you
4 call?

5 A I go on the system myself and pull them.

6 Q You can go in the system yourself and pull them?

7 A Yes.

8 Q Is there software that you have to use in order to do
9 this or is this all of the stuff that --

10 A It's their software, we just log in.

11 Q When you say their software, can you tell me --

12 A It was a company, Satellite Tracking Of People.

13 Q Satellite Tracking Of People?

14 A Yes.

15 Q Do they provide you with the ankle monitors, too?

16 A Yes.

17 Q So any of the tracking things that you want to see then
18 you go in and you pull them off.

19 A Certain things.

20 Q Okay. What did you pull -- what kind of record did you
21 pull that day?

22 A It was a tracking -- it was an address tracking report.

23 Q An address tracking report? Okay. And what does
24 that -- in your experience, what does that show you?

25 A Where he's going --

PRETRIAL MATTERS

1 Q Just places where he's been obviously, not places where
2 he's going.

3 A Yes.

4 Q And have you had to use those records in the past like
5 for other people, not necessarily for him, just generally in
6 your line of work?

7 A Yes.

8 Q So do you pull them fairly often?

9 A Not too often, only for the courts.

10 Q Only for what?

11 A For courts.

12 Q Have you ever had to pull them like to go find somebody
13 yourself?

14 A No.

15 Q So when you go on the system to pull them you're able
16 to access the Satellite Tracking Of People and just tell it
17 what you want and it just gives it to you?

18 A I have to put in a certain date to get the information.

19 Q And do you have to have that unit number, too, or his
20 name or what?

21 A His name is already attached to the program.

22 Q Okay. Just so we can be really clear, the company
23 Satellite Tracking Of People provides you with the monitor;
24 is that correct?

25 A That's correct.

PRETRIAL MATTERS

1 Q And then you assign the unit to a person; is that
2 correct?

3 A Correct.

4 Q And then you tell the company who you assigned it to.

5 A Correct.

6 Q And then anytime you want to they track everything and
7 then you're able to access the tracking; is that right?

8 A Correct.

9 Q Through that same company?

10 A That's correct.

11 MS. HALL: I think that's all. Thank you, I don't have
12 any further questions for you, please answer anything Mr.
13 Frick may have.

14 THE COURT: Mr. Frick?

15 CROSS EXAMINATION

16 BY MR. FRICK:

17 Q So do you know when you were requested to get a report?

18 A Excuse me?

19 Q Do you recall when you were requested to get a report
20 of the tracking on Mr. Keitt?

21 A No. You said when I was requested?

22 Q When did Bill Dove come ask you to get the GPS tracking
23 information on him?

24 A It had to be after those dates, I can't recall, but I
25 remember pulling them for him.

PRETRIAL MATTERS

1 Q Well, here is the question I've got, I've got two
2 different reports, this one says June 5th of '18, this one
3 says November 18 and 19. Do either one of those look
4 familiar to you?

5 A This one.

6 Q Okay. All right. And --

7 MS. HALL: Your Honor, just for clarification, I don't
8 understand which one she's pointing to.

9 MR. FRICK: She did point to the one that said
10 June 5th.

11 Q Okay. And, in fact, does it say it was generated
12 for --

13 A That's me.

14 Q That's you?

15 A Yes.

16 Q Ms. Illery? And that's on the one for June 5th. Does
17 it say anything on this one?

18 A The company generated that one.

19 Q The company generated that one?

20 A Yes.

21 Q So the one that you are talking about is the one from
22 June 5th?

23 A November.

24 Q Okay. So you testified about the one in November.

25 A Uh-huh.

PRETRIAL MATTERS

1 Q But the one I'm showing you from June 5th is the one
2 that you recall being the one that you received. In fact,
3 it has got your name on the bottom of it.

4 A Yes.

5 Q But the November one does not.

6 A No, that's the company.

7 Q Do you have any idea what the difference between the
8 two reports?

9 A The logo.

10 Q Because Satellite Trafficking People became Securus,
11 right?

12 A Yes.

13 Q But other than that is that the same information?

14 A It should be.

15 Q Okay. I mean, I guess I'm a little confused, because
16 the November one that you testified about starts March 13th
17 and goes to March 20th, and it is three pages long. And
18 then the one from June 5th starts March 15th and goes
19 through the 18th and it's 19 pages long. Do you have any
20 idea what the difference is?

21 A No.

22 MR. FRICK: Thank you, ma'am, that's all of the
23 questions I have.

24 REDIRECT EXAMINATION

25 BY MS. HALL:

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1 Q Ms. Illery, I want to show you what Mr. Frick was just
2 giving you to look at. Like you said, one was generated on
3 June 8th. What is that -- what is that? Is that what you
4 pulled, and what is it called?

5 A It's an address tracking.

6 Q Well, tell me what the name of it is, it says on the
7 piece of paper. The one that was generated on
8 November 15th, what is that called?

9 A The enrollee address report.

10 Q So are those two different types of reports as far as
11 you can tell? I know you didn't pull the November one so
12 you don't probably --

13 A I can't remember.

14 Q But the titles on them are different, right?

15 A Yes, the title is different.

16 Q One is enrollee visit address report, that's the
17 November one (inaudible) from June. Oh, while we're doing
18 that, these are the records that are assigned from the leg
19 monitor that was assigned to Lavond Keitt; is that correct?

20 A That's right.

21 Q And do you know that because his name is on it?

22 A Yes.

23 MS. HALL: Thank you.

24 THE COURT: Anything further?

25 MR. FRICK: So just very briefly, Your Honor.

PRETRIAL MATTERS

1 REXCROSS EXAMINATION

2 BY MR. FRICK:

3 Q So to get these records you've got to go on to a
4 website, correct?

5 A That's correct.

6 Q Log in, correct?

7 A Correct.

8 Q And who runs that website?

9 A Satellite Tracking Of People.

10 Q Which is now Securus?

11 A Yes.

12 Q Do you maintain this data on this computer or do you
13 have to get it from them?

14 A I have to get it from them.

15 Q Do you have any idea where they are?

16 A Texas.

17 MR. FRICK: Thank you, ma'am, that's all of the
18 questions I have.19 MS. HALL: Thank you. I don't have anything further
20 from her.

21 THE COURT: Thank you, ma'am, you may step down.

22 MS. HALL: And the State calls Reginald Illery.

23 The witness, REGINALD ILLERY, was first duly sworn and
24 Testified as follows:

25 DIRECT EXAMINATION

PRETRIAL MATTERS

1 BY MS. HALL:

2 Q Your name is Reginald Illery; is that right?

3 A That's correct.

4 Q Are you the husband of Shawn Illery who just testified
5 a minute ago?

6 A That's correct.

7 Q And do you with her run the Illery Bailbond Company?

8 A Yes.

9 Q And did you have an occasion to place an ankle monitor
10 on the defendant in this case, Levond Keitt?

11 A Yes.

12 Q And was that, as she stated before, on September the
13 7th of 2017?

14 A Correct.

15 Q All right. And when you do that you place it on there
16 and then tell her the number, how do y'all work that out so
17 she knows -- she directed you to go get it?

18 A Yes.

19 Q Okay. Did you take it off of him at some point?

20 A Yes.

21 Q When?

22 A I can't recall the date when I took it off.

23 Q Is it in that paperwork that Ms. Illery was just
24 looking at a minute ago?

25 A It should be.

PRETRIAL MATTERS

1 Q When did you take it off of him?

2 A It says 5/29/18.

3 Q So from September 7th of 2017 all of the way through
4 until May of 2018 it was on his body.

5 A Correct.

6 Q Okay. Thank you.

7 MS. HALL: I don't have anything further.

8 CROSS EXAMINATION

9 BY MR. FRICK:

10 Q Mr. Illery, do you get any of these reports or is it
11 your wife?

12 A My wife does all of that.

13 Q Have you ever logged on to look up folks?

14 A No.

15 MR. FRICK: Thank you, that's all of the questions I
16 have.

17 THE COURT: Thank you, sir, you may step down.

18 MS. HALL: Your Honor, at this time if they -- I would
19 just like for them to leave if they want to. They're still
20 under subpoena, the State doesn't anticipate having to
21 recall them during the trial but at this point in time if
22 they want to go I just give them permission to do so.

23 MR. FRICK: Judge, if I may real quickly, can I recall
24 Ms. Illery for one quick question I forgot to ask?

25 The witness, SHAWN ILLERY, remained under oath and

PRETRIAL MATTERS

1 Testified as follows:

2 DIRECT EXAMINATION

3 BY MR. FRICK:

4 Q Ms. Illery, I'm sorry, I meant to ask you this while
5 you were up there before, you said you had to log into
6 something.

7 A Correct.

8 Q Does that look like what you logged into?

9 A No.

10 Q What does it look like?

11 A When they changed the company over.

12 Q Okay. All right. But is this similar to the one that
13 you've logged in to?

14 A Yes, it is VeriTracks.

15 Q It is VerTtracks but not Securus? Does it
16 say Satellite Tracking Of People or what?

17 A VeriTracks.

18 Q VeriTracks. That's it?

19 A That's it.

20 Q But it has got the log in and all of that stuff.

21 A Yes.

22 Q Okay.

23 MR. FRICK: Thank you.

24 THE COURT: All right. Anything further?

25 MS. HALL: No.

PRETRIAL MATTERS

1 THE COURT: Thank you, ma'am, you may step down. And
2 y'all are still under subpoena but you're free to go for
3 now, if the State needs you they'll contact you.

4 MS. HALL: The State calls Erica Ricard.

5 The witness, ERICA RICARD, was first duly sworn and
6 Testified as follows:

7 DIRECT EXAMINATION

8 BY MS. HALL:

9 Q Ms. Ricard, where are you employed?

10 A Offender Management Services.

11 Q And how long have you been employed there?

12 A Three and a half years.

13 Q In your employment there, what are your duties?

14 A I'm the director of operations, I make sure that all of
15 our records are kept. I also monitor cases that we have
16 with our contract with Richland County, and I supervise
17 approximately 475 defendants.

18 Q And you heard the testimony of the Illerys; is that
19 correct?

20 A That's correct.

21 Q And are you familiar with the Satellite Tracking Of
22 People which I guess now become Securus, the monitoring
23 company?

24 A Yes, that's what we use.

25 Q Have you used that the entire time you've been at OMS?

PRETRIAL MATTERS

1 A Yes.

2 Q And Offender Management Services is commonly known as
3 OMS.

4 A OMS.

5 Q And you heard Ms. Illery testifying about going on and
6 pulling off records, and do you know how to do that?

7 A I do.

8 Q And do you do it regularly?

9 A I do.

10 Q And do you understand how GPS monitoring works?

11 A I do.

12 Q Could you please explain to the Court how it works?

13 A GPS monitoring, when you assign a device to that
14 defendant it tracks their location. It's based off of
15 government satellites, and for one track point to be made it
16 has to have three satellites within view then you will get
17 an actual point. If a defendant has been in a location more
18 than five minutes you'll get a toggled point on a map which
19 is basically like a target. They train us on how to detect
20 if there's issues with devices and what we have to do to fix
21 them so that it's properly maintained the entire time the
22 defendant is on monitoring.

23 Q And I'm going to show you what has been marked as
24 State's Exhibit 1, which is the letter. Do you recognize
25 not necessarily this document, but are you familiar with

PRETRIAL MATTERS

1 documents like that?

2 A Yes, I am.

3 Q What is that?

4 A This is basically stating that Securus Technologies has
5 certified that the track points are true and accurate.

6 Q And the track points of what?

7 A This would be for Levond Keitt, which is assigned to
8 tab 12-745053.

9 Q And Ms. Illery referred to a unit number. Is a blue
10 tag and the unit number the same thing?

11 A That is correct.

12 Q Okay. And with regard to that letter it certifies the
13 accuracy of those track points; is that correct?

14 A That is correct. It would be for the dates of
15 9/21/2017 at 14:53, until 5/29/18 at 3:27.

16 Q Do these letters, do they certify everything or do they
17 certify certain things, or how do the records work?

18 A To get it certified you would have to request it. So
19 basically what would happen is if I was given track points
20 that were needed for law enforcement then I would send that
21 request to STOP, or Securus Technologies and they would
22 certify those track points for me.

23 Q And do they certify specific documents? Like if you
24 refer to the last paragraph of that letter, do they certify
25 specific documents, or what exactly are they certifying?

PRETRIAL MATTERS

1 A This one right here states that the data records for
2 Levond Keitt assigned to that device are true and correct,
3 and that would be the track points from the date of 9/21 of
4 2017 until 5/29 of 2018.

5 Q I'm going to show you what's been marked as Court's
6 Exhibit 9, and tell me if you recognize what that is.

7 A Yes.

8 Q What is it?

9 A So this is the track points that are turned into
10 longitude and latitude. This also tells us how many
11 satellites were in record or in the area whenever the track
12 point was created, and then it also tells us if there were
13 any issues with the device whenever the track point was
14 recoded.

15 Q And is that -- the Court's 9 that I just showed you,
16 does that correspond with Court's 1 that you just referenced
17 a moment ago?

18 A This is going to be for 3/17 of 2018 and 3/18 of 2018.

19 Q But does it correspond to that blue tag unit number
20 that was assigned to Levond Keitt?

21 A Yes, ma'am, it does.

22 Q So those would be the longitude and latitude points
23 that are certified by the letter that you referenced on
24 Court's 1; is that right?

25 A That's correct.

PRETRIAL MATTERS

1 Q I'm going to show you what has been marked as Court's
2 3, and tell me if you recognize that.

3 A Yes. This an enrollee track address report.

4 Q What is it and how is it different from the other
5 things we just talked about?

6 A So for an enrollee track address report is going to be
7 every single track point that it is given and it will give
8 you the individual address so you'll have multiple
9 duplicates on this, because if a defendant was at a location
10 for 20 minutes then you're going to have 20 different track
11 points on here.

12 Q Okay. So you would have 20 different track points on
13 the Court's 9, which is the longitude and latitude thing,
14 although on Court's 3 it only shows him being at one address
15 for a period of time.

16 A Correct.

17 Q Okay. And when you talk about the triangulation and
18 everything, which -- what comes from the satellites in terms
19 of those documents? What is being read? Is the track
20 points or is it enrollee track addresses that the satellite
21 is reading?

22 A So the satellite -- whenever a defendant is -- say
23 we're standing in the courtroom, whenever the satellite goes
24 over it's going to ping the actual device that is attached
25 to the defendant's ankle and that is what is going to give

PRETRIAL MATTERS

1 you a visit or a track address report. All of that data is
2 stored on their website, and so then when you want to
3 download it or get information you would log into the system
4 and you would put in the dates X to Y of what you want to
5 pull, so it's stored based on the geocode or the longitude
6 and latitude.

7 Q Okay. Have you in your job as the director of OMS,
8 have you had occasion to go into the system and pull these
9 types of reports?

10 A I do daily.

11 Q Daily?

12 A Uh-huh.

13 Q And have you done so in an effort to locate someone
14 yourself?

15 A Yes, I have.

16 Q How many times would you say you've done that?

17 A Last week alone 15 different times.

18 Q And when you have pulled these track points and the
19 enrollee track address records, have you been able to locate
20 people?

21 A Yes, I have.

22 Q So in your experience, do you find these records in the
23 software in the system to be reliable?

24 A Yes, it is.

25 MS. HALL: I don't have anything further, please answer

PRETRIAL MATTERS

1 anything from Mr. Frick.

2 CROSS EXAMINATION

3 BY MR. FRICK:

4 Q Ms. Ricard, were you monitoring Mr. Keitt at this time?

5 A No, I was not.

6 Q Okay. This is State's Number 1, this is a letter from

7 Securus it looks like to Solicitor Hall talking about Mr.

8 Keitt. Do you recognize this?

9 A Yes, these would be my records.

10 Q For?

11 A For Mr. Keitt.

12 Q Okay. But you said you weren't monitoring him.

13 A Not for this case.

14 Q So what is that?

15 A This was from a case that we had him on for.

16 Q Okay. When was that?

17 A I don't know. It wasn't involved with this case.

18 Q Okay. Is there any date on this letter that tells us

19 when?

20 A No. It just gives his SC number, which is what we

21 generate so that we can -- it's kind like their social

22 security number for us with the blue tag that was assigned

23 to him, it says here for a location on 12/10/18 between 3:00

24 and 4:00 hours.

25 Q Okay. All right. So that was a different matter than

PRETRIAL MATTERS

1 this?

2 A Correct.

3 Q All right. It goes past this date, does it not?

4 A Because it says five, that's December.

5 Q Right. That's what I'm saying, this goes past that.

6 A Uh-huh.

7 Q So was he on two monitors at one time?

8 A No, he was on one.

9 Q Do you know when you picked him up on this, though?

10 A I do not.

11 Q Okay. The solicitor was asking you about the accuracy
12 of these reports. You, like Ms. Illery, you generate the
13 reports; is that correct?

14 A That is correct.

15 Q You have to go into a log in?

16 A I do.

17 Q And those are stored where?

18 A On the data information for the company for Securus.

19 Q So was it on your servers?

20 A No, sir, it's not.

21 Q Do you have any idea where the servers that keep this
22 information are?

23 A Texas.

24 Q At the very top of it, what does it say on these
25 reports?

PRETRIAL MATTERS

1 A It says this report is an estimate provided for
2 informational purposes only. Satellite Tracking Of People
3 does not warrant or guarantee the accuracy of the report.
4 Basically what they're saying is that this is accurate up to
5 50 meters, which is when we go and have it certified to have
6 the exact track point which is then turned into this so that
7 you get longitude and latitude.

8 Q Okay. To do all that we have, how do you do that?

9 A To get from here to there?

10 Q Yes, ma'am.

11 A I send an email request and it would go to Ashley, and
12 then Ashley would look at all of the track points and she
13 would certify that they are true and accurate.

14 Q And Ashley is the director of judicial affairs for I
15 guess now Securus Technology?

16 A That is correct.

17 Q Where is Ashley located?

18 A She's located in Texas.

19 Q Thank you, ma'am.

20 MR. FRICK: Beg courts indulgence one moment.

21 THE COURT: Yes, sir.

22 (Break in proceedings.)

23 Q So are there differences between the enrollee track and
24 the enroll visit reports?

25 A Yes, sir, there are.

PRETRIAL MATTERS

1 Q So -- go ahead, I'm sorry, I didn't mean to cut you
2 off.

3 A So with the visit address report they have to be at a
4 specific location for an amount of time. So when you look
5 at it it will tell you a start and end date and it will tell
6 you duration, which is based on minutes, and then over here
7 it's going to tell you points, which means how many times
8 the GPS actually pinged at that location. Now, if he was
9 not there for more than four to five minutes then it's not
10 going to show on this report. This one shows you every
11 single track point. So if -- for law enforcement normally
12 what they're wanting is a visit address report of where he
13 was stationary at. Does that help?

14 Q Yes, it is. So if you compared them, if -- let's say
15 that both the track report and the visit report have
16 somebody tracking at the exact same time, would they be at
17 the same location?

18 A Can you repeat the question?

19 Q Both reports kind of give you a general idea of where
20 they are, correct?

21 A That is correct.

22 Q Okay. If there was an exact second, if you can say at
23 that exact second they were tracked on both of them, would
24 they be at the same location?

25 A Yes, they should be.

PRETRIAL MATTERS

1 Q They should be? Okay. I'm going to ask you to take a
2 look at this. These are my notes here. But I've got an
3 enrollee visit report, I'm calling it point number one, can
4 you tell me what time that says or the date and time?

5 A It started at 3/17/2018 at 46, and it went through
6 3/7/18 to 51, so he was there a little before 1:00 a.m.

7 Q So that's midnight, 46, right?

8 A Uh-huh. And then the end time.

9 Q And it says he is at Saturn Parkway in Columbia?

10 A Correct.

11 Q Can you tell me what it says about that same time,
12 midnight 46 on the track report?

13 A Yeah. That's 700 Germill (phonetically) Road. That's
14 basically -- the way that it pulls is going to be based off
15 of the satellite position what road it's going to pull,
16 which is why you have it certified.

17 Q Which I'm not asking you to verify Google Map, but does
18 that not say that these points are an eighth of a mile
19 apart, or eight-tenths of a mile apart?

20 A That's why you have it certified for them to pull it.

21 Q Okay.

22 A Because it is an estimate, it's just raw data. And it
23 has to take into consideration how many satellites were
24 there at one given time and where the actual satellite that
25 got the track point information, that's why they say up to

PRETRIAL MATTERS

1 50 meters until it is certified.

2 Q Okay. All right. Now, I'm going to ask you about one
3 more point, I've got a few of them but let me ask you one
4 more. This is the -- here, you can see -- it's probably
5 better than mine. March 17th at 1:26 a.m., can you tell us
6 where he is?

7 A It's 5109 Fairfield Road in Columbia.

8 Q Then according to the tracking report March 17th,
9 1:26 a.m., where is he?

10 A 1400 Buckner Road.

11 Q Are you familiar with that area?

12 A I'm not.

13 Q That happens to be where I lived in law school, it is
14 not the same place, it's about a tenth of a mile. Is that
15 what this says?

16 A That's what it says.

17 Q Would that be correct possibly?

18 A Possibly. That's why we have it certified to say it
19 was an estimate of the address.

20 Q Okay. But I guess my question then becomes if I've got
21 point number one where it says he's eight tenths of a mile
22 different in location according to the two reports and the
23 other one is .1 mile, that's a rather sizable difference in
24 location, isn't it?

25 A Yes and no. For instance with our defendants it can

PRETRIAL MATTERS

1 say they are at 400 Bush River Road because our office is at
2 the corner of Bush and Broad River, when technically they
3 are 1561 Broad River because it goes based on the geocode.
4 It's the same with my house. I have brought devices home
5 and it tells me that it's at 400 Quinton Ricard when I live
6 at 321 because of where my address is and it has to cut
7 back. So I have to go down a driveway and come back. So
8 it's based on the land survey of what the address is in
9 Google, that's why we always have everything certified to
10 give exact track points. For me when I've used it for work
11 purposes when we go to actually pick up a defendant, I can
12 tell them that they're at a location and law enforcement has
13 been able to apprehend defendants based on the information
14 that we give them.

15 Q So to confirm where somebody would be, it wouldn't be
16 off of that report, it would be off the geo report?

17 A That is correct.

18 Q Okay. All right. So if I got this report from
19 June 18th and it says somebody was in a location, to confirm
20 that they were at that location you would need to get this
21 report?

22 A That is correct.

23 Q And, of course, that geo report is generated by whom?

24 A Ashley.

25 Q In Texas?

PRETRIAL MATTERS

1 A That is correct.

2 MR. FRICK: Thank you, ma'am, that's all of the
3 questions I have.

4 REDIRECT EXAMINATION

5 BY MS. HALL:

6 Q Just briefly, I just want to clarify a couple of
7 things. You did at some point in time not completely
8 unrelated to this case have occasion to monitor Levond
9 Keitt, right?

10 A That is correct.

11 Q And you put a monitoring device on him after the date
12 that these were taken off.

13 A That is correct.

14 Q And that's the document he was showing you before.

15 A Yes, ma'am.

16 Q And that was in relation to the bond that he was on
17 here; is that correct?

18 A That is correct.

19 Q Then the only -- all of these records are things that
20 are just kept in the normal course of business, this is
21 something that's done everyday; is that right?

22 A That is correct.

23 Q And there is a difference, from what I gathered you
24 saying, and correct me if I'm wrong, to Mr. Frick about
25 certified records versus just records that are randomly

PRETRIAL MATTERS

1 pulled.

2 A That is correct.

3 Q And tell me just one more time just in a few words what
4 the difference is.

5 A The difference is the visit address report, or the
6 enrollee track address, is raw data that we pull from the
7 system. When you get it certified that goes through a
8 scrutiny of tests to make sure that the device was working
9 correctly, that there were no interfering with the
10 transmission of data and that everything is certified as
11 true and accurate.

12 Q And from your looking at these things and what Mr.
13 Frick was asking you, is there -- are there marked
14 differences between those two reports --

15 A Yes.

16 Q -- significant differences between those two reports?

17 A Uh-huh.

18 Q But the reliable one is the one that's been certified;
19 is that correct?

20 A That's correct.

21 MS. HALL: Thank you. I don't have any more questions.

22 THE COURT: Anything further?

23 MR. FRICK: Nothing further?

24 THE COURT: Thank you very much, ma'am, you may step
25 down.

PRETRIAL MATTERS

1 MS. HALL: Just really quickly the State calls Bill
2 Dove.

3 The witness, BILL DOVE, was first duly sworn and
4 Testified as follows:

5 DIRECT EXAMINATION

6 BY MS. HALL:

7 Q Investigator Dove, you're employed with the Fairfield
8 County Sheriff's Office?

9 A Yes, ma'am.

10 Q And you're an investigator there?

11 A Yes, ma'am.

12 Q And I won't go into the whole litany of all of that, we
13 can save that for later, but you were the leaved
14 investigator in this case; is that correct?

15 A Yes, ma'am.

16 Q You've heard all the testimony today in this hearing.
17 Are you the person who called the Illery Bail Bonding
18 Company to ask for the tracking records from Mr. Keitt's
19 ankle monitor?

20 A Yes, ma'am.

21 Q All right. And that was part of your investigation --
22 you used that as an investigate of tool; is that right?

23 A Yes, ma'am.

24 Q And then once -- recently have you had occasion to go
25 and check the GPS coordinance on certified records that were

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1 obtained from the company itself?

2 A Yes, ma'am.

3 Q And when did you do that?

4 A On this past Thursday.

5 Q And could you tell the Court about that, please?

6 A I actually typed in the coordinance of 34 point --

7 (Break in proceedings.)

8 Q How many points did you check?

9 A A couple. I put in 34.28473, correction, I'm sorry.

10 Q When you say you put it in, what did you put in?

11 A I typed it into the maps on my cell phone.

12 Q Into the maps or into a GPS?

13 A To the maps on my phone. I put in 34.28832 minus

14 80.99239.

15 Q And what does that correspond with -- why did you type

16 that in?

17 A It corresponds with the March 17th of 2018 for 7:03:53.

18 Q So 7:03 in the morning and 53 seconds?

19 A Yes, ma'am.

20 Q And did you go to that place?

21 A Yes, ma'am, I did.

22 Q Were you able to -- once you got there, were you able

23 to look at anything to confirm that that -- where that

24 location was?

25 A That's on Mount Hope Road. If you come in off of Peach

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1 Road on Mount Hope you go -- there's a right-of-way clearing
2 right there on Mount Hope Road, if you come in from Peach
3 Road you'll be facing towards Highway 34 and to the left
4 hand side you can -- in the distance you can see a water
5 tower up in the distance, and you can also see -- there's
6 parts of the interstate that you can see through the trees.

7 Q So is Mount Hope Road basically a road that runs
8 parallel to 77?

9 A Yes, ma'am.

10 Q And you said you typed it in and you went there. Were
11 you able to find the point -- or come close to the actual
12 point that was on what's been marked as Court's Exhibit 9
13 that you just referenced?

14 A Yes, ma'am.

15 Q And when you were standing there looking at your GPS
16 with those coordinates that you mentioned, were you in that
17 place that you just described to me just a moment ago on
18 Mount Hope Road?

19 A Yes, ma'am. I had the coordinates that were showing on
20 an app on my phone.

21 Q So you had an app on your phone, a GPS app with
22 coordinates on it, you got them off of that piece of paper
23 from Court's 9, and you actually went there and you were
24 standing on Mount Hope Road in that space that you just
25 described; is that correct?

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- 1 A Yes, ma'am.
- 2 Q Did you do that to another spot?
- 3 A Yes, ma'am.
- 4 Q And did you get the same result?
- 5 A Yes, ma'am.
- 6 Q Where was that?
- 7 A That was closer to Peach Road on Mount Hope.
- 8 Q And you got that off of the -- also off of Court's 9 or
9 something that is a copy of Court's 9?
- 10 A Yes, ma'am.
- 11 Q And what time was that?
- 12 A That time shows 7:35 on March 17th.
- 13 Q And at some point when you start -- began to
14 investigate this case you first met with the victim in the
15 case, Chattiqua Richardson, did she describe to you where
16 she was when the assault occurred?
- 17 A Yes, ma'am.
- 18 Q And the places that she's describing through the
19 investigation with her, were those -- do those correlate
20 with those two points on that GPS?
- 21 A Yes, ma'am.
- 22 Q And those are the two points that you just visited on
23 Thursday, correct?
- 24 A Yes, ma'am.
- 25 Q Had you been to that place before?

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1 A Yes, ma'am.

2 Q Multiple times?

3 A Yes, ma'am.

4 Q Had you gone there with her?

5 A Yes, ma'am.

6 Q And was that in an attempt to locate exactly where the
7 assaults had occurred?

8 A Yes, ma'am.

9 Q And that was the vicinity you were in, but then in
10 using these GPS coordinates you were able to actually
11 pinpoint at least where the GPS coordinates had said Mr.
12 Keitt had been during this.

13 A Yes, ma'am.

14 Q And that corresponds with the actual time frame of the
15 actual assault itself as well.

16 A Yes, ma'am.

17 MS. HALL: Thank you, I don't have anything further.

18 CROSS EXAMINATION

19 BY MR. FRICK:

20 Q When did she tell you where this assault occurred?

21 A She took me to Mount Hope -- we were never able to
22 identify the exact location, but on Mount Hope and the area
23 where these coordinates are we did go in that area but we
24 never could identify an exact spot.

25 Q She's not from here, though, right?

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1 A No, sir.

2 Q You are.

3 A Yes, sir.

4 Q So when she gave you the description of some dirt road
5 off of I-77 you knew where to go, not her, right?

6 A That's correct.

7 Q So you took her over there, correct?

8 A Based off of where the passer-byer picked her up in
9 that area and the way he was describing that she had ran
10 through the woods where she ran, Mount Hope Road.

11 Q And when you got to Mount Hope Road, did she say, "Ah,
12 this is the place?"

13 A Not exactly.

14 Q Not exactly. Not at all, right?

15 A It is -- we were riding around trying to figure out
16 exactly where it was at because she's not from here.

17 Q Okay. So it was your idea to go over to Mount Hope
18 Road.

19 A Based off of the information that was provided from
20 where the passer-byer picked her up.

21 Q And, in fact, you went back in May, correct?

22 A I went several times, yes, sir.

23 Q Okay. With her?

24 A Yes, sir.

25 Q Did she ever say "This is the place?"

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1 A There was several times that she said it looked
2 familiar. She was distraught at the time, she couldn't tell
3 me exactly where it took place.

4 Q Okay. But she never told you it was Mount Hope Road,
5 you came up with that, right?

6 A Based off the investigation, yes, sir.

7 Q Okay. And the report that you got -- but the report
8 that you got, is it the June 5th one right here originally?

9 A Yes, sir.

10 Q I know we've got three different reports now, but the
11 original one that you got that you made your determination
12 that Mr. Keitt must have been in that location was off this
13 report, right?

14 A That's correct.

15 Q The June 5th one.

16 A Yes, sir.

17 Q Okay. Did you ever ask for or receive a copy of this?

18 A I didn't know anything about that.

19 Q The geo. Okay.

20 A No, sir. I asked for the copy of the tracking report
21 and that's what I was provided by the Illerys.

22 Q Okay. In fact, you never had any contact with
23 Satellite Tracking Of People or anybody, correct?

24 A No, sir.

25 Q That was the only report you got and that was the

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1 evidence in your investigation.

2 A Yes, sir.

3 Q This other report was provided later and I think you
4 said you didn't go out there until what, last Thursday?

5 A Yeah.

6 Q Of course, Ms. Richardson never told this is the
7 location.

8 A Everything looked familiar but an exact point, no, sir.

9 Q She never said it was Mount Hope Road.

10 A Yes. She said everything looked familiar and that was
11 where they were at but we never could determine an exact
12 location.

13 Q It looked familiar because you were the one that took
14 her there, she didn't know how to get there.

15 A Based off the where passer-byer (sic) picked her up
16 that's why it was.

17 Q But that was your determination, correct?

18 A Yes, sir.

19 MR. FRICK: Thank you. That's all of the questions I
20 have.

21 THE COURT: Anything further?

22 MS. HALL: No, sir.

23 THE COURT: Thank you very much, sir, you may step
24 down.

25 MS. HALL: Your Honor, with regard to the State's

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1 presentation regarding authentication of the GPS records in
2 compliance with State v. Brown that's the conclusion of the
3 testimony.

4 MR. FRICK: And, Your Honor, I submit they have not
5 satisfied 901 in this. The person who can satisfy 901 is
6 the person who wrote this letter in Court's Exhibit Number
7 1, and that's Ashley Fuller who is at Post Oak Road in
8 Houston, Texas. I would ask you to take a look at that
9 because I know you haven't seen it, but she verifies that
10 these are the direct records. Everyone else that you've
11 heard testify here today said they have to go online on
12 those folks servers to get this information. She's the one
13 that says that's right, this is correct, she's the one that
14 should be here testifying, without her they can't
15 authenticate these records. You can you talk about the
16 accuracy, you can talk about "I put GPS monitoring on
17 people," all you want, but they've got to satisfy the rule
18 of the keeper of the records, she's the keeper of the
19 records, without her they can't authenticate the records and
20 it should be excluded.

21 MS. HALL: The State would submit that the Brown case
22 is very, very clear in the way that the Court has outlined
23 these records to be authenticated. On page six of the case
24 that I believe I have given you, it's a copy of it from Fast
25 Case, I've given the same to Mr. Frick, I believe. It

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1 states very clearly -- in this case what happened is the
2 exact same thing really except for what happened with regard
3 to authentication is that the person -- they put a probation
4 officer on the stand, and probation officer knew everything
5 that the Illerys knew but he didn't have the knowledge of
6 how the actual GPS worked, and that was the faulty portion
7 of that. But they've all stated, Erica Ricard did, Shawn
8 Illery, both of them did, stated that during -- that these
9 records are kept in the normal course of business and that
10 they have access to them and can pull them off, and that's
11 what 901B9 requires. And the case very clearly states any
12 concerns about the reliability of machine generated
13 information is addressed through the process of
14 authentication. When information provided by machines is
15 mainly a product of mechanical measurement of manipulation
16 by data -- of data by well accepted scientific or
17 mathematical techniques then a foundation must be
18 established for the information through authentication,
19 which 901B9 allows such proof to be authenticated by
20 evidence describing the process or system used to produce
21 the result and showing it produces an accurate result. I'm
22 going to skip over that next paragraph, but the paragraph
23 that follows that we emphasize that no elaborate showing of
24 the accuracy of the recorded data is required. The State
25 must make some showing to authenticate the records and

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1 then -- by someone who has general knowledge and experience
2 with the system used, explains how the records are generated
3 and confirms the accuracy of the result, and the State would
4 submit that that's what we've done. We've put up a bondsmen
5 who said, yes, we put the monitor on that, that monitor
6 matches with the records. And you've had Erica Ricard come
7 in and completely explain how GPS monitoring works, she
8 monitors people all of the time, and when she pulls these
9 records and goes to send law enforcement to pick these
10 people up based on the records that are being given they are
11 able to find them. And again, in regard to the coordinates,
12 you've heard from Investigator Dove who actually went out to
13 the location where the incident occurred and confirmed based
14 on the certified records that Mr. Keitt was actually out
15 there during the time -- or the ankle monitor was out there
16 during the time that the alleged event occurred. Thank you,
17 Your Honor.

18 THE COURT: All right. Anything further?

19 MR. FRICK: Your Honor, just briefly. The difference
20 in the Brown case is the defendant in that, Mr. Brown, was
21 on probation, being monitored by probation. Probation has
22 their own monitoring service, they have their own monitoring
23 center so he's the one who is actually tracking these folks.
24 In this case you've got the person who places the device on
25 their ankle and when they want to look it up they have to go

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1 online to this computer and to this server in Texas to get
2 the information. That's different from what probation is
3 able to do in Brown, they can authenticate it, the people
4 who testified today can't authenticate it.

5 MS. HALL: The State would submit they can authenticate
6 it. They testified that these are records that are kept in
7 the normal course of business, that they have access to the
8 records and they can pull them up. They've described this
9 process by which the records are produced, and they have
10 talked about the certification process that goes into it and
11 they use the records everyday. And, you know, what Mr.
12 Frick would, I guess, submit that we do is just every time
13 we have any ankle monitor case, that we fly people in from
14 all over the country to do this, and the standard does not
15 require that, Your Honor. The State submits that they have
16 to have -- and again, it goes back to no elaborate showing
17 of the accuracy of the recorded data is required, some
18 showing to authenticate the records -- and again, I'm not
19 going to reread it, I've already read it to you once, but
20 the State would submit that we have met the authentication
21 burden.

22 THE COURT: All right. I'm going to allow it in, I
23 think that they do meet the standard under Brown.

24 MS. HALL: Thank you. So I guess then that leaves
25 Denno.

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1 MR. FRICK: I've got a Denno hearing we need to do.

2 THE COURT: You mentioned something about a statement
3 but that was off a body camera, that's not what we're
4 talking about.

5 MR. FRICK: No, sir, there was another statement.
6 Investigator Dove goes out to where my client was staying to
7 investigate an unrelated matter, they have a conversation
8 about this case.

9 MS. HALL: But I would like to just put a pin in it for
10 a second, Mr. Maxwell had suggested this, and I feel like it
11 is really important for us to get some clarification from
12 the Court about how -- because I guess you've got a 404 and
13 403 argument that you need to make and some clarification
14 from the Court about how -- so as to not be prejudicial to
15 the defendant how we're supposed to broach this and not --
16 the State has no intention of calling the bonds people to
17 come back to talk about how he's on bond and they put the
18 ankle monitor on him. But with regard -- and Brown allows
19 them to talk about the defendant was wearing a GPS
20 monitoring device and the State would submit that's how --
21 it is intending to use it but I just don't want to say it
22 and then get into trouble or have a problem with the case
23 because I say it that way. I would like to -- if you feel
24 comfortable with it I would like some guidance from the
25 Court before we get to that point.

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1 MR. FRICK: And, Your Honor, just so I can state, it's
2 my objection and I'll state it so I'm clear on the record.
3 Your Honor, I object to the mentioning of him being on bond
4 or being on GPS monitoring on 403 because I think it is
5 highly prejudicial and the prejudicial value outweighs the
6 probativeness of it. But under 404B I think there's a
7 potential problem, too, because to get one of these monitors
8 you've got to have some prior bad act, other than that I
9 don't know what you would have it on for. My concern is a
10 jury is going to look at somebody that's got a GPS monitor
11 and go, "The only people I ever hear of with a GPS monitor
12 are bad people." I candidly do not know how to get around
13 that, but I do think it is inappropriate for a jury to be
14 able to consider that. They can consider it on an improper
15 basis if they're allowed to hear that and I would object to
16 calling it -- one, to call it on bond, but I think we have
17 agreed that we're not going to mention he was on bond so we
18 talk about GPS monitoring. And again, only bad people wear
19 monitors in the eyes of the general public, so I think
20 that's just too highly prejudicial.

21 THE COURT: I believe the probative value outweighs the
22 prejudicial effect in this matter. If you were precluded
23 from speaking -- if you were precluded from using GPS
24 evidence because there's an objection to mentioning why the
25 monitor was on someone then you can never use it, I mean, it

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1 would never be available, and so -- and I certainly don't
2 think that's the intention -- there's extensive probative
3 value here and I think it outweighs any prejudice by
4 allowing that so I'm going to allow it.

5 MS. HALL: Thank you.

6 MR. FRICK: And just to clarify, we're just talking
7 about the State can say he is on a GPS monitor, no further
8 than that.

9 THE COURT: Yeah, I agree. They can't go into the
10 reasons why or how it got put there or whatever, just simply
11 that -- and I don't care how you do it, I mean, it's up to
12 y'all how you go about doing it. But, you know, it just
13 simply could be going back on the conversation with the
14 officer when he informed the officer that he had a GPS
15 monitor and they could check that, but not how it got on
16 there or the fact that he was either on probation or under a
17 bond issue or something of that nature.

18 MR. FRICK: I understand. And just so my record is
19 clear, I'm not conceding the point.

20 THE COURT: You object to all of that, correct, and I
21 certainly note that for the record. All right.

22 MS. HALL: That brings us to Denno and identification,
23 and so with regard to that statement we would again call
24 Bill Dove.

25 The witness, BILL DOVE, remained under oath and

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1 Testified as follows:

2 DIRECT EXAMINATION

3 BY MS. HALL:

4 Q When you met with the victim originally just tell me
5 about that -- just keep it toward the identification portion
6 in determining who you were to investigate with regard to
7 this criminal sexual conduct and assault.

8 A Can you repeat that, please?

9 Q Yeah, I'm sorry. Just kind of focusing on how you
10 identified the defendant as being the person who she alleges
11 did this to her, that's what I want to focus on that. So
12 how did you come about developing him as a suspect?

13 A When I met with her at the hospital she gave
14 information about what had happened and said that she didn't
15 have her phone, she had a phone number and things in her
16 phone that could help identify him.

17 Q Where was the phone?

18 A It had been in his vehicle. Whenever she ran away it
19 was left in the vehicle. I was later contacted by her
20 sister and stated that they were able to get into her -- I
21 think it was her Google account that had her contacts and
22 all in there, they provided me with a telephone number and
23 said that that was the phone number for the person that did
24 it to her. She had him listed in her phone as Range Rover
25 dude.

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1 Q What did she call him? Did she have a name for him?

2 A Yeah, Range Rover guy.

3 Q That was what it was in the phone, but did she have a
4 name for him that she called him?

5 A Von.

6 Q So she called him Von. And you get -- and she's able
7 to access her phone records, and she has him saved in the
8 phone as Range Rover dude and there's a phone number
9 associated with that; is that right?

10 A That's correct.

11 Q Okay. Go ahead.

12 A When she got out of the hospital she came to the
13 sheriff's office to provide a written statement. While we
14 were taking -- while I was taking the written statement,
15 Lieutenant Talbert used the telephone number and searched
16 Facebook with the telephone number and was able to pull up a
17 picture of the defendant, Lavond Keitt.

18 Q I show you what has been identified as Court's Exhibit
19 2. Do you recognize that photograph?

20 A Yes, ma'am.

21 Q Where did that come from?

22 A That came from Facebook.

23 Q When Talbert gave you that information, was that the
24 photograph that was associated with the account?

25 A Yes, ma'am.

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1 Q And whose account was that?

2 A It was on Levond Keitt.

3 Q And so did you print the photograph out at some point?

4 A The photograph was printed, yes, ma'am.

5 Q And what did you do with it?

6 A The photograph was printed out and handed to me in the
7 interview room while I was there with the victim, it was
8 shown to the victim and she identified that is the person
9 who assaulted her.

10 Q Did she give you any background information about how
11 she knew him or any prior dealings that she had with him?

12 A Yes, ma'am.

13 Q Please tell us about that.

14 A She had known him for awhile, they had hung out
15 previous before that particular day. They had been to a
16 hotel, hung out, they had had a prior sexual encounter.

17 Q Okay. And she told you that?

18 A Yes, ma'am.

19 Q All right. And so she was well acquainted with him, is
20 that a fair statement --

21 A Yes, ma'am.

22 Q -- as far as you could tell? Did she tell you like the
23 night that they were -- that that early morning hours of
24 March the 17th when this incident occurred, did she tell you
25 how they came into contact with one another?

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1 A They had been chatting back and forth through Snapchat,
2 and that they met up at Faces Lounge, she met with him and
3 got into the vehicle with him in the parking lot at Faces
4 Lounge.

5 Q Okay. Did she identify the car that she had gotten
6 into, tell you what kind it was?

7 A It was a Range Rover.

8 Q Did you do further investigation with regard to who he
9 was or what he drove or pull any DMV records or go to the
10 addresses or anything like that?

11 A Yes, ma'am.

12 Q Would you tell us about that?

13 A Through working through the investigation, working with
14 the victim in trying to find out the exact incident location
15 some time had passed by. In May, I believe it was --

16 Q Let me stop you real quick. Were you able to find any
17 information about an address where he lived, a car that he
18 drove, anything like that to help you -- I'm still in the
19 identification part, that's what -- I'm still on that. So
20 we are on the same page.

21 A Yes, ma'am.

22 Q Okay. Keep going.

23 A On May 22nd of 2018, and I didn't do this, Lieutenant
24 Talbert had ran through DMV and we were able to find that
25 there was a 2011 Range Rover registered to a Karneisha Dixon

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1 at 60 Spinnaker Drive, which is the -- which that is the
2 address of the defendant.

3 Q How did you find out the address of the defendant?

4 A Through DMV.

5 Q So some time between March when you met with the victim
6 in this case and May when you are about to tell us what you
7 did in May, you ran -- did you do that based on the Facebook
8 identification and based on the photograph?

9 A A search was done through DMV of Lavond Keitt.

10 Q So that's how you got his name through the Facebook
11 photograph through the victim.

12 A Yes, ma'am.

13 Q And now you've got his whole name and his last name, so
14 you run the DMV on him; is that right?

15 A Yes, ma'am.

16 Q So when you run the DMV, the address comes back as?

17 A 60 Spinnaker Drive.

18 Q And so then I guess we can fast forward to what you're
19 talking about in May, you were telling me about another
20 investigator did something.

21 A Yes, ma'am. In May we were -- there was a report that
22 came out at 60 Spinnaker Drive.

23 Q Did you go investigate that report?

24 A Yes, ma'am.

25 Q Did it involve a Range Rover?

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1 A It was mentioned in that incident report, yes, ma'am.

2 Q Okay. And so while you were out there investigating
3 that, did you have an occasion to meet with the defendant in
4 the case, Levond Keitt?

5 A Yes, ma'am.

6 Q And was he one of the complainants who had called law
7 enforcement to that 60 Spinnaker Drive house day?

8 A Karneisha Dixon was the one that actually called. The
9 defendant, Mr. Keitt, was at the house, he was the victim
10 and he had contacted her to call 911.

11 Q So Mr. Keitt on that day calls Karneisha Dixon and
12 says, "Hey, we're living here at this house together, can
13 you please call law enforcement and get them to come because
14 something happened to me with regard to a Range Rover;" is
15 that right?

16 A Yes, ma'am.

17 Q So now you're at the house with Mr. Keitt at 60
18 Spinnaker Drive. Do you have occasion to talk with him
19 about the reason the call came in; is that right?

20 A Yes, ma'am.

21 Q And without going into the details of that, did you
22 have occasion to talk with him about anything else?

23 A Yes, ma'am. He described the incident that had taken
24 place, he believed that a female by the name of, he called
25 her Sis, had sent the two people there to the house to do

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1 what they did. Trying -- he didn't know Sis' real name,
2 trying to figure out Sis was. So I then contacted the
3 office, had Lieutenant Talbert send a photo of the victim in
4 this, Crassandra (sic) Richards (sic). I then showed it to
5 Mr. Keitt and asked him was that Sis and he said no, that he
6 did not know her. I asked again, I said, "Are you sure that
7 this is not Sis?" And he said no. At that time I then read
8 him his Miranda rights and told him this person did know
9 him, they had filed a report accusing him of sexual assault.

10 Q Okay. Stop again for just a second. When you say you
11 read his Miranda rights, do you do that off a card or do you
12 do it from memory?

13 A I have it on a card.

14 Q On this date and on this occasion, did you pull the
15 card out and read from the card?

16 A Yes, ma'am.

17 Q Do you have the card with you?

18 A Yes, ma'am.

19 Q Can you read to me the rights that you would have read
20 to Mr. Keitt off -- it would be the same card, right?

21 A Yes, ma'am.

22 Q If you'll just read the rights to me.

23 A "You have the right to remain silent. Anything you say
24 can and will be used against you in a court of law. You
25 have the right to speak to an attorney and have an attorney

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1 present during any questioning. If you cannot afford an
2 attorney one will be provided for you at government expense.
3 Knowing and understanding your rights as I have explained
4 them to you, are you willing to answer any questions without
5 an attorney?"

6 Q Okay. And before you go forward, was he detained
7 during this time?

8 A No, ma'am.

9 Q Was he under arrest during this time?

10 A No, ma'am.

11 Q Had you identified yourself as a law enforcement
12 officer?

13 A Yes, ma'am.

14 Q Did you interview him for a long time?

15 A No, ma'am.

16 Q Were you standing outside his own house?

17 A Yes, ma'am.

18 Q And you were standing outside, he wasn't in the back of
19 your police car or anything like that; is that correct?

20 A That's correct. They had like a -- it was a garage
21 that was unfinished, it was open and we were standing up
22 underneath that.

23 Q No threats were made to him or any promises made to him
24 or anything like that --

25 A No, ma'am.

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1 Q -- to cause him to talk to you. Okay. So now if you
2 want to go ahead and go forward with telling us about what
3 you were trying to say when I stopped you, I'm sorry.

4 A When I said the -- told him that she knew him and that
5 had actually filed a report accusing him of sexual assault,
6 he said, no, that that couldn't have been him, that he did
7 not know her. And I told him, you know, that she had filed
8 the report. He asked when was this and I told him it was
9 March 17th, that it was actually Saint Patrick's Day
10 weekend, and he said it couldn't have been him because he
11 was in Savannah that weekend for Saint Patrick's Day
12 weekend. And I asked where did he stay or could he tell me
13 where he stayed or anything so that I could go check cameras
14 to verify that, and that's when he said that he had an ankle
15 monitor on and that I could check that.

16 Q Okay. I'm going to show you what has been marked as
17 Court's 8. Do you recognize that document?

18 A Yes, ma'am.

19 Q What is it?

20 A It's a statement that Mr. Keitt provided to Corporal
21 Rolfe on the date that we were down there about the incident
22 at 60 Spinnaker Drive.

23 Q So this is about the incident for which you were called
24 to the house, this has nothing to do with the actual case
25 itself.

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- 1 A That's correct.
- 2 Q And did Mr. Keitt fill out the document?
- 3 A I believe so.
- 4 Q The top part of the document requires that he gave his
5 name; is that correct?
- 6 A Yes, ma'am.
- 7 Q And the address.
- 8 A Yes, ma'am.
- 9 Q And his phone number.
- 10 A That's correct.
- 11 Q And all of this information, regardless of whether he
12 filled it out or whether the officer filled it out, the
13 information is gotten from the person being interviewed; is
14 that right?
- 15 A Yes, ma'am.
- 16 Q All right. And the phone number that is located on
17 that is (305)432-0587; is that right?
- 18 A Yes, ma'am.
- 19 Q And was that the phone number that you having found in
20 the phone saved under Range Rover guy?
- 21 A Yes, ma'am.
- 22 Q And this is signed by Levond Keitt; is that correct?
- 23 A Yes, ma'am.
- 24 Q On May 24th of 2018; is that right?
- 25 A Yes, ma'am.

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1 MS. HALL: I don't have anything further.

2 CROSS EXAMINATION

3 BY MR. FRICK:

4 Q Investigator Dove, you don't wear a body camera, do
5 you?

6 A No, sir.

7 Q You didn't on this interview in May, right?

8 A No, sir.

9 Q Okay. So the conversation you had with Mr. Keitt, that
10 was just the two of y'all standing there chatting?

11 A Yes, sir.

12 Q Is it recorded on anybody's camera to your knowledge?

13 A No, sir.

14 Q Do you recall what his exact words were?

15 A Verbatim?

16 Q Yes, sir.

17 A No, sir.

18 Q So you're giving us a summary of what he told you.

19 A Basically, yes, sir.

20 Q And the summary was he didn't know her, he didn't
21 recognize her, or what was it?

22 A That he did not know her.

23 Q Did not know her.

24 A That's correct.

25 Q To your recollection that's what he said.

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1 A Yes, sir.

2 Q Okay. All right. In the photograph that you have,
3 where did you get that -- her photograph, where did you get
4 that from?

5 A Her photograph?

6 Q Uh-huh.

7 A It was sent to me from the office.

8 Q And the photograph of -- I know we're combining two
9 hearings at the same time, I'm trying to make sure I cover
10 everything, the photograph that's in Court's Number 2 here,
11 this is the one that -- you said Jeff Talbert got that, or
12 somebody got it?

13 A Not this exact picture, on Facebook it was printed out.

14 Q Okay. And the -- but --

15 A But that picture right there.

16 Q That's the picture.

17 A Yes, sir.

18 Q And that was shown to Ms. Richardson at the sheriff's
19 department when she came in March?

20 A It was in March.

21 Q That's the incident report, isn't it?

22 A That would be, yes, sir.

23 Q So March 22nd is what that says, that's where I got my
24 thumb there, that's where I'm holding it.

25 A Yeah.

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1 Q Is that correct?

2 A I believe so. Let me find her statement and I'll
3 verify it.

4 Q Okay.

5 A She came in on March 22.

6 Q Okay. All right. And y'all interviewed her at the
7 interview room in the sheriff's department?

8 A We were in there, yes, sir.

9 Q Did y'all record the interview?

10 A There was a lot of issues with the -- we've had a lot
11 of issues with that, so I don't recall.

12 Q All right. Is that the only photograph you showed her?

13 A Yes, sir.

14 Q Didn't get a DMV photo or anything like that, just that
15 off of a Facebook page.

16 A Well, that right there, and then once we did find the
17 DMV photo we did show them it was the same person.

18 Q Well, did she look at it and say, "Yeah, that's the
19 same guy?" That's the only one she ever looked at, right?

20 A Yeah. I don't remember exactly. I mean, once we
21 figured out who it was we printed it out from the DMV,
22 because we were doing customers at the same residence, which
23 led to finding out that they had a Range Rover at that
24 residence.

25 Q But the best of your recollection and what you wrote in

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1 your report, that was the only photograph she was ever
2 shown, correct?

3 A Sure.

4 Q No other show-up or anything like that with Mr. Keitt,
5 just this photograph.

6 A No, no lineups.

7 Q That was pulled off of Facebook.

8 A Yeah.

9 Q According to a phone number that you had gotten from
10 her.

11 A That's correct.

12 Q And there's a way you look up Facebook pages with phone
13 numbers?

14 A You could but it has recently changed through their
15 stuff, I don't know if it was because of -- I don't know.
16 But you could type in a phone number and it would pull up
17 people that were -- if the phone number was associated with
18 the person on there it would pull up.

19 Q Okay. All right. So when you're out there talking to
20 him back in May -- let's jump back to May.

21 A Okay.

22 Q You're talking to Mr. Keitt out -- it's at his
23 residence, who initiates talking about this March case?

24 A I did.

25 Q You did. Okay. And that happened because you were

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1 trying to figure out who this Sis woman was?

2 A That's correct.

3 Q When did you realize that you needed to Mirandize him?

4 A After he said a couple of times that he did not know.

5 I showed him a picture, I said, "Is this Sis?" He said,

6 "No." I said, "Are you sure that this is not Sis?" He

7 said, "No." And I said, "Okay." And then that's whenever I

8 stopped and Mirandized him before I proceeded any further

9 and stated, hey, that she's named you in a report for sexual

10 assault.

11 Q Okay. So you did not mention the other case until you

12 had Mirandized him?

13 A That's correct.

14 Q Okay. Do you recall what time of day it was? I mean,

15 is it afternoon, morning?

16 A Hang on one second.

17 Q Have you got your report up there?

18 A I do, yes, sir. It was in the afternoon. The call

19 came out at 2:40 p.m., or 14:40 hours.

20 Q Okay. And how did you end up there?

21 A Because I was the investigator on call that day.

22 Q When you got there, could you tell that Mr. Keitt had

23 been drinking, doing anything? Did you make an assessment

24 of what his condition was?

25 A He didn't appear to be under the influence.

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1 Q Okay. All right. Of course, your focus was what, were
2 you there for this burglary or were you there for the CSC
3 case?

4 A I went there for -- it was robbery is what was reported
5 to us, that he had been robbed and a vehicle was stolen, and
6 so in stating that there was a female named Sis who he
7 believed who had sent the two guys there, Ms. Richardson --
8 I back-tracked it. Ms. Richardson was upset because we had
9 not found him, we had not made an arrest in her case so I
10 wanted to verify that she wasn't the one who had sent the
11 people up there, so that's the reason that I showed him the
12 picture of the persons and see if that's who he was naming
13 as Sis.

14 Q So you show up for a robbery and it devolves into a CSC
15 case and --

16 A Yes. I was working two of them at the time -- I went
17 there for the robbery, I asked questions about the CSC and
18 so both of them were happening at the same time.

19 Q So your victim on the robbery ends up being your
20 suspect on the CSC.

21 A Yes.

22 Q Okay. And so you Mirandize him and then go forward
23 with all of that.

24 A Yes, sir.

25 Q And this was not memorialized on a video or anything

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1 like that.

2 A No, sir.

3 Q Okay. You don't drive a marked car, do you, you've got
4 patrol?

5 A I do not drive a marked unit.

6 Q Were you wearing your gun?

7 A Yes, sir.

8 Q Were you wearing your coat or --

9 A No, sir. I had on a black polo shirt that has a badge
10 on the front of it with my badge on my belt.

11 Q So the weapon was visible.

12 A Yes, sir.

13 MR. FRICK: Thank you, sir, that's all of the questions
14 I have.

15 THE COURT: Anything further?

16 MS. HALL: Just one more thing.

17 REDIRECT EXAMINATION

18 BY MS. HALL:

19 Q In addition to you being there with your ensemble that
20 you just described, were there marked cars and other
21 deputies on scene as well?

22 A Yes, ma'am, there were two other marked units there.

23 Q And you identified yourself to the defendant as a law
24 enforcement officer; is that correct?

25 A Yes, ma'am.

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1 MS. HALL: I don't have anything further with regard to
2 the questioning.

3 THE COURT: All right.

4 MR. FRICK: Nothing further at this time.

5 THE COURT: Thank you very much, sir, you may step
6 down.

7 MS. HALL: Nothing further with regard to this hearing
8 except for the argument part of it. Your Honor, the State
9 would just submit that under Jackson v. Denno that the
10 voluntariness of the statement has been presented and
11 verified through testimony of this law enforcement officer.
12 He had identified himself to the defendant as a law
13 enforcement officer, he read the defendant his rights before
14 questioning him. The defendant was not detained, he wasn't
15 under arrest, he had no reason to believe that he was. He
16 was standing in his own yard outside of cars talking to law
17 enforcement with multiple officers around doing -- working
18 on the reason for which they had been taken there. And the
19 written statements were given in furtherance of the actual
20 investigation that was going on, and so the State would
21 submit that those were voluntary as well, and that anything
22 that he said to Mr. Dove with regard to the ankle monitor or
23 the fact that he didn't know the girl at all or the fact
24 that he was in Savannah, all of those were made freely and
25 voluntarily and the State will seek to elicit testimony from

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1 Mr. Dove about those at trial.

2 THE COURT: All right.

3 MR. FRICK: Your Honor, of course, this is a unique
4 situation where you have the victim in one case and he
5 quickly becomes the defendant in another, I believe that
6 that is something that could overbear somebody's will in a
7 conversation such as that when you've had a gun pointed at
8 you and stuff stolen and now the cop is asking you do you
9 know this woman who has accused you of rape. And, of
10 course, we don't have any recorded recollection of that, we
11 don't have -- quite frankly his statement, we've got a
12 recollection of what we think he might have said at the
13 time, I don't think that rises to the level that's allowable
14 under the case law so I would ask you to exclude the
15 statement of my client.

16 THE COURT: All right. I'm going to allow it. The
17 jury will make the ultimate decision as to whether or not
18 the statement was given freely, voluntarily and
19 intelligently, it also -- he was informed of his rights.
20 Certainly he had the right to not answer any questions. I
21 don't think the fact that he contacted law enforcement
22 because he was a victim of a criminal offense, I don't think
23 negates the officer's actions here. I think he properly was
24 notified that he was being accused by someone and before
25 that questioning was read his Miranda and it will be up to

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1 the jury to decide whether or not that was a freely and
2 voluntarily given statement, but at this stage I think it's
3 appropriate and I'm going to let it in.

4 MS. HALL: Okay. With regard to that identification
5 issue and the photograph that was shown to the victim, I
6 mean, I haven't read Mr. Frick's motion but I believe it was
7 a motion under Biggers to exclude it?

8 MR. FRICK: It is. I have a motion to under Biggers,
9 and, of course, there previously was a case that said that
10 if you knew the defendant you weren't entitled to a Biggers
11 hearing but later we came back with the Liverman case after
12 a Supreme Court, U.S. Supreme Court that said you still have
13 to go through the factors of the case. Your Honor, in this
14 particular case -- and I think you've put up what you're
15 going to put up on that? Okay. Your Honor, you've got a
16 single photograph. Our case law is pretty clear, I think
17 I've attached the Moore case, State versus Moore with the
18 stuff that I've passed up and it says that a singled person
19 lineup doesn't show up in that case, but it's the same thing
20 we've got here, whether it's a picture off of Facebook,
21 which I would humbly suggest is not authenticated, it's not
22 reliable, we have no idea who put that picture up there and
23 how it got there. Nonetheless, that's the one that they
24 show and say it is Mr. Keitt, a single person show-up lineup
25 five days after the alleged event from a photograph that law

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1 enforcement comes across. Your Honor, she -- of course, for
2 the identification to be effective they've got to satisfy
3 the five factors from Biggers, opportunity of the victim to
4 view the defendant. She told Bill Dove that she'd been
5 hanging out at the club, early night, late -- early morning,
6 late night, however you want to view it. Victim's degree of
7 attention. Again, late night, early morning at the club is
8 when she sees him and they're riding up the road, it's still
9 dark. Accuracy of the description. Judge, she has very
10 little information about who this is. She identifies him as
11 a guy who drives a Range Rover, she says his name is Von.
12 Sister is the one that provides this phone number that leads
13 to this, that does not come from the victim.

14 THE COURT: Well, the sister provides the number on her
15 phone, on the victim's phone.

16 MR. FRICK: That's what they say, yes, sir.

17 THE COURT: Right.

18 MR. FRICK: But nonetheless that information comes
19 through the sister, not the victim herself. Your Honor,
20 there was no real description given of Mr. Keitt or who the
21 assailant was. Level of certainty of the confrontation.
22 Judge, I don't know if you've had an opportunity to look at
23 the photograph but it's a single picture, he's standing out
24 there, he's got sun glasses on his face for goodness sake,
25 and this is what they used to identify. There is no

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1 follow-up. Although we go track his DMV, we don't take the
2 DMV photo and say, "Are you sure this is the person?" We
3 just simply rely on this unauthenticated Facebook photograph
4 of somebody standing there with a cigarette and sun glasses
5 on his face. Judge, first of all, a one picture lineup is
6 unduly suggestive in and of itself, they must overcome that.
7 In the totality of circumstances of the five factors there's
8 a substantial likelihood of irreparable misidentification
9 and I'm asking that this identification be excluded.

10 THE COURT: All right. Ms. Hall?

11 MS. HALL: Your Honor, she knew him, they had hung out
12 before, they had had sexual intercourse before. And the
13 five Biggers factors, the witness' opportunity to view the
14 criminal at the time of the crime. She voluntarily got into
15 a car with the guy that she knew as Von who was Range Rover
16 Guy whose phone number she had, been in her phone that she
17 had been with before. He pulls up in the same car that she
18 has identified him with through the descriptive words on the
19 telephone. She gets into the car with him voluntarily
20 because she knew who he was. They drive to -- she's paying
21 close attention to him, she wants to be with him, the
22 witness' degree of attention. She was -- the accuracy of
23 the witness' prior description of the criminal. She knew --
24 again, she describes him as Von, Range Rover Guy, and the
25 witness' level of certainty of the confrontation and the

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1 length of time between the time of the confrontation, those
2 are the five factors. And she was positive it was him, and
3 she also -- well, it had not been that long, she had just
4 gotten out of the hospital and come to say, "Hey, this is
5 the phone number I have," and then they cross-referenced it
6 with Facebook and showed her the picture right there. They
7 show up shortly after the time. And so the State would
8 submit it's one -- I'm sorry, it's not a show-up, that this
9 one picture since she had so much prior knowledge of them,
10 pulls it out of a Biggers issue and that it should be
11 admissible as part of the continuing attempt to identify the
12 defendant. And then there are many other factors that come
13 up later to identify him, too, we went into some of them,
14 not to the DNA portion but to some of them.

15 MR. FRICK: Just very briefly in response to that. Of
16 course as I stated at the outset the law has changed when
17 there's knowledge of the parties. It used to be under the
18 McCloud case, you didn't have to go through the Biggers
19 factors, but after Liverman I think it was 2012 or something
20 like that they stated that you had to go through those
21 factors, so --

22 MS. HALL: And my understanding is in Liverman they
23 didn't change the law, they just said you have to have a
24 hearing which is what we're doing.

25 THE COURT: Sure. Based on what I've heard as we've

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1 gone through this, it appears that the victim -- her
2 testimony is that she knows Mr. Keitt, and not just knows
3 him or is at home with him on occasion but knows him rather
4 intimately. She gets in the vehicle, she's riding with him,
5 it didn't really say how long they were together in there
6 but it appears that it was for some time, and she's riding
7 with him, she's initially there voluntarily, he's a friend,
8 she knows him, she gets in the vehicle with him. She
9 describes the vehicle, she, again, had an intimate
10 relationship with him. She appears certain to law
11 enforcement who it is, calls him Von, he's the Range Rover
12 dude or whatever that term she used. Did not have her phone
13 but they were able to through Google apparently, and I'm
14 very low tech. here, so they tell me they were able to
15 access her -- I guess her phone book on her phone or her
16 contacts and then had the number of the Range Rover Dude
17 which did come back to Mr. Keitt. She knew him as Von and
18 his last name -- his first name is Levond. The length of
19 time between crime and the confrontation does not seem
20 terribly lengthy to me. She was in the hospital, and when
21 she got out of the hospital she went to law enforcement.
22 And again, doesn't really change her knowing him and
23 actually having a relationship with him, and so I think the
24 factors have been met and so I would allow the
25 identification.

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1 MS. HALL: Thank you.

2 THE COURT: Of course all is subject to cross
3 examination.

4 MR. FRICK: I was just trying make sure you ruled on
5 the statement and the identification, correct?

6 THE COURT: Yes.

7 MR. FRICK: The statement was the first part.

8 THE COURT: Correct. And again, it's all subject to
9 cross examination and argument and everything else. All
10 right. Anything else?

11 MS. HALL: I don't think so. I think we've covered
12 everything but I want to make sure that Mr. Frick feels the
13 same way.

14 MR. FRICK: I think that has covered everything at this
15 time.

16 THE COURT: I think the jury panel is coming in at
17 2:00, so court will be in recess until 2:00.

18 (A lunch break was taken.)

19 THE COURT: Solicitor, if you will call the case for
20 trial.

21 MS. HALL: The State calls State of South Carolina
22 versus Levond Tayano Keitt, docket number 2018-GS-20-297,
23 which is an indictment for criminal sexual conduct in the
24 first degree, and 2018-GS-20-296, which is an indictment for
25 assault and battery in the first degree.

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1 THE COURT: Thank you, ma'am. All right. Ladies and
2 gentlemen, you heard the solicitor call the first case for
3 trial, it's the State of South Carolina versus Levond Tayano
4 Keitt. The indictment 2018-GS-20-297, that is an indictment
5 that charges Mr. Keitt with the charge of criminal sexual
6 conduct in the first degree. Indictment 2018-GS-20-296
7 charges Mr. Keitt with the assault and battery in the first
8 degree. Now, to these indictments -- and let me explain
9 something briefly, an indictment, ladies and gentlemen, it's
10 just a piece of paper, it's a document that contains the
11 charges that's made against an individual. The indictment
12 is not in any sense evidence in this case, and it is not
13 evidence of the allegations that it contains, it's merely
14 the document that brings this case into court. To these two
15 charges Mr. Keitt has pled not guilty, and that plea of not
16 guilty places upon him the presumption of innocence and it
17 places upon the State the burden of proof. Now, I'm going
18 to read to you the allegations contained in this indictment,
19 or in these indictments, and ask you to listen carefully and
20 then I'll have some questions to ask you. The indictment,
21 2018-GS-20-297, charges that Levond Tayano Keitt did in
22 Fairfield County on or about March the 17th of 2018, did
23 willfully and unlawfully commit criminal sexual conduct in
24 the first degree by engaging in a sexual battery with the
25 victim, to wit, vaginally and/or anally penetrate the

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1 victim, Chattiqua Richardson, without her consent, such
2 sexual battery being accomplished by the use of aggravated
3 force, to wit, the use of physical force, all in violation
4 of Section 16-3-6521A of the South Carolina Code of Laws,
5 1976 as amended. That's the allegations contained in that
6 indictment. Indictment 2018-GS-20-296 charges Mr. Keitt
7 with the offense of assault and battery in the first degree.
8 And that indictment alleges that Levond Tayano Keitt did in
9 Fairfield County on or about March the 17th of 2018
10 unlawfully injure Chattiqua Richardson, and the act was
11 accomplished by means likely to cause death or great bodily
12 injury, to wit, the defendant beat the victim or choked the
13 victim, and/or the act involved non-consensual touching of
14 the private parts with lewd and lascivious intent, all in
15 violation of section 16-3-600C1 of the Code of Laws of South
16 Carolina as amended. Those are the allegations that the
17 State has made against Mr. Keitt to which he has pled not
18 guilty. Is there any member of the jury panel who knows
19 anything about this case based upon what I just shared with
20 you? Thank you, there are none. Now, I'm going to ask the
21 attorneys to introduce themselves, so you if you would
22 please listen carefully, we'll start with the State.

23 MS. HALL: Thank you, Your Honor. My name is Julie
24 Hall and I'm the assistant solicitor here in Fairfield
25 County. Riley Maxwell is the deputy solicitor here and

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1 Henry McMaster is an assistant solicitor here in our office.

2 THE COURT: Ladies and gentlemen of the jury, is there
3 any member of the jury panel who is related by blood,
4 connected by marriage or who has any close, business or
5 personal relationship with, or who has ever been either
6 represented by or prosecuted by Ms. Hall, Mr. Maxwell, Mr.
7 McMaster, or any member of the solicitor office? If so,
8 please stand. Thank you, there are none. And Mr. Frick and
9 then I'll get you to introduce your client, please, as well.

10 MR. FRICK: Yes, sir. Good afternoon, ladies and
11 gentlemen. My name is William Frick, I'm an attorney who
12 practices criminal law in the Sixth Circuit, which will be
13 Fairfield, Chester and Lancaster Counties, and I represent
14 Mr. Levond Keitt. Stand up for me please, Mr. Keitt.

15 THE COURT: All right. Thank you, gentleman. Ladies
16 and gentlemen, is there any member of the jury panel who is
17 related by blood, connected by marriage or who has any close
18 business or personal relationship or who has ever been
19 represented by Mr. Frick? If so, please stand. Thank you,
20 there are none. Is there any member of the jury panel who
21 is related by blood, connected by marriage or who has any
22 close, business or personal relationship with Mr. Mr. Keitt?
23 If so, please stand. Thank you, there are none. Folks,
24 that question that I just mentioned to you that I asked you
25 regarding Mr. Keitt, I'm going to ask that same question as

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1 it relates to these names that I'm about to call out. These
2 are folks that are listed as possible witnesses. They may
3 or may not testify during the course of this trial but
4 they're listed as folks who may possibly appear who will
5 testify during the course of this case. So that question,
6 are you related by blood, connected by marriage, or have any
7 close, business or personal relationship, that's the
8 question I'm going to be asking as it relates to these names
9 I'm about to call out. If you hear a name called and that
10 name applies to you with that question go ahead and stand.
11 Now, I'm going to be calling out several names, so if you do
12 stand continue to listen because it may be that you know
13 more than one of these individuals, all right? So keeping
14 that question in mind, these are the following or possible
15 or potential witnesses that may appear during the course of
16 this trial. Chattiqua Richardson. Tanesha Jones. And if
17 any of these witnesses or folks are in the courtroom, if you
18 would stand briefly and then you can have a seat. Karneisha
19 Dixon. Jacob Murphy. Martha Pendergrass Porter. Amber
20 Schults. Bill Dove. Mike Autry. Larry Watkins. Paul
21 Melton. Brad Douglas. Jeff Talbert. Lee Haney. Brad
22 Rolfe. Carl Gray. Brigette de Guzman. Marilyn Hauser.
23 Alejandro Luis. Verona Herrera. Alysha Breland. Daniel
24 Lake. Reginald Illery. Chris Johnson. Erica Ricard.
25 Shawn Illery. Any members of the panel related by blood,

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1 connected by marriage or have any close business or
2 professional relationship with any of those folks?

3 MS. HALL: Your Honor, it's Erica Ricard, just want to
4 make clear.

5 THE COURT: Oh, is it Ricard? I'm sorry. Erica
6 Ricard. Ma'am, can I get your name, please?

7 THE JUROR: I'm juror 86, Jill Legrand. I go to church
8 with Lee Haney if that matters.

9 THE COURT: All right. Ms. Legrand, you say you go to
10 church with Lee Haney?

11 THE JUROR: Uh-huh.

12 THE COURT: May I ask you this then, the fact that you
13 know Lee Haney in that capacity, would that in any way
14 affect your ability to give both the State and the defendant
15 a fair and impartial trial?

16 THE JUROR: No, sir.

17 THE COURT: Thank you very much, ma'am, you may have a
18 seat. Yes, ma'am, your name, please?

19 THE JUROR: Joy Ashford.

20 THE COURT: All right, juror number four. Ms. Ashford,
21 who on that list?

22 THE JUROR: Amber Schults, Bill Dove, Larry Watkins.

23 THE COURT: Is that it?

24 THE JUROR: Brad Douglas.

25 THE COURT: How do you know these folks?

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1 THE JUROR: I'm a 911 dispatcher for Fairfield County.

2 THE COURT: Okay. So you know several of the law
3 enforcement folks here?

4 THE JUROR: Right.

5 THE COURT: Let me ask you, ma'am, Ms. Ashford, the
6 fact that you work in that capacity and you know these folks
7 through your work, would that in any way affect your ability
8 to give both the State and the defense a fair trial?

9 THE JUROR: It wouldn't affect it.

10 THE COURT: Thank you, ma'am, you may have a seat.
11 Ladies and gentlemen, is there any member of the jury panel
12 who has any bias or ill-will toward either the solicitor's
13 office or the Fairfield County Sheriff's Office that would
14 affect your ability to be fair and impartial if you were
15 selected as a juror? If so, please stand. Thank you, there
16 are none. Is there any member of the panel or a member of
17 your family who has been arrested by any law enforcement
18 agency here in Fairfield County? If so, please stand.
19 Thank you, there are none. Oh, I'm sorry. Your name, sir?

20 THE JUROR: Markell Johnson, juror number 79.

21 THE COURT: Mr. Johnson, yourself or a member of your
22 family?

23 THE JUROR: Member of my family, my older brothers.

24 THE COURT: Would the fact that you've had that
25 experience in your family, would that in any way affect your

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1 ability to give both the State and the defense a fair trial?

2 THE JUROR: I don't know, it might.

3 THE COURT: All right. Well, Mr. Johnson, I am going
4 to excuse you from participation in this matter. Remain
5 with us but I'm going to have them pull your name for this
6 case. All right. Is there any member of the jury panel or
7 member of your family or your close personal friends who
8 have been prosecuted for a crime by the solicitor's office?
9 If so, please stand. Thank you, there are none. Is there
10 any member of the jury panel or anyone in your family or
11 close circle of friends who has ever been the victim of a
12 sexual assault? If so, please stand. Thank you, there are
13 none. Is there any member of the jury panel or a member of
14 your immediate family ever been accused of a criminal act
15 that's sexual in nature? If so, please stand. Thank you,
16 there are none. During the course of this trial because of
17 the nature of the crime charged you may be asked to look at
18 or consider material that may be sexual in nature. If
19 that's the case, would that pose an extreme difficulty by
20 any member of the panel in serving on this jury and
21 deliberating in this case? If so, please stand.

22 THE JUROR: Yes, sir.

23 THE COURT: Ma'am, your name, please, juror number?

24 THE JUROR: Celida Roman, 130.

25 THE COURT: All right, Ms. Roman. That would affect

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1 your ability to be fair and impartial in this matter?

2 THE JUROR: Yes, sir. I do consider my conscience
3 based on my Bible principles, it will be affected.

4 THE COURT: I'm going to ask you to have a seat but I'm
5 going to excuse you from participation this this matter,
6 okay? Is there any member of the jury panel who either
7 knows personally or works with Chattiqua Jones, also known
8 as Chattiqua Richardson? If so, please stand. Is there any
9 member of the jury panel who knows or works with a family
10 member of Ms. Jones, also known as Ms. Richardson? If so,
11 please stand. Thank you, there are none. Is there any
12 member of the jury panel who has attended any events at
13 Faces Lounge on Decker Boulevard in Columbia, South
14 Carolina? If so, please stand. Thank you, there are none.
15 Is there any member of the jury panel who has either served
16 on the board of directors or served as a volunteer or worked
17 for or donated money to any organization advocating victim's
18 rights or strengthening criminal penalties, or supports law
19 enforcement and special interest groups such as Mothers
20 Against Drunk Drivers, Students Against Drunk Drivers,
21 Citizens Against Violence, South Carolina Law Enforcement
22 Association, the Fraternal Order of Police or any
23 organization such as that? If so, please stand. Your name,
24 ma'am?

25 THE JUROR: Theresa Stephens.

VOIR DIRE

1 THE COURT: All right, Ms. Stevens. Juror 139. And
2 Ms. Stephens --

3 THE JUROR: I'm a victim advocate with the attorney
4 general's office so I'm active in many of those groups.

5 THE COURT: So you deal with a lot of those folks and
6 groups.

7 THE JUROR: Yes, sir.

8 THE COURT: And the fact that you work as a victim's
9 advocate and work in that area, would that in any way affect
10 your ability to give both the State and the defense a fair
11 and impartial trial?

12 THE JUROR: No, sir.

13 THE COURT: Thank you, ma'am, you may have a seat. All
14 right. Is there any member of the jury panel who has either
15 work for, served as a volunteer for, served on the board of
16 directors or has donated financially or worked in any other
17 capacity with any organization advocating defendant's rights
18 or prisoner's rights? If so, please stand. Thank you,
19 there are none. Is there any member of the jury panel who
20 has ever received services from a victims advocate program
21 such as Palmetto Citizens Against Sexual Assault, Sister
22 Care, State Office of Victims Assistance? If so, please
23 stand. Thank you, there are none. Is there any member of
24 the jury panel who has served on a jury in either state
25 court, federal court or magistrate's court, actually served

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1 on a jury panel? If so, please stand. Thank you, there are
2 none. Oh, I'm sorry.

3 THE JUROR: Did you say magistrate's court?

4 THE COURT: Yes, ma'am.

5 THE JUROR: I did.

6 THE COURT: Let me get your name first.

7 THE JUROR: Dawn Watkins, 157.

8 THE COURT: Ms. Watkins, you served on a jury in
9 magistrate's court?

10 THE JUROR: Yeah, traffic court or not --

11 THE COURT: So was it a traffic violation, it was a
12 civil matter?

13 THE JUROR: Yes, sir.

14 THE COURT: Okay. Or I guess that could be classified
15 as a criminal matter, violation of a traffic offense.
16 Anyway, so you've had that experience of serving on a jury
17 in that type of case?

18 THE JUROR: Yes, sir.

19 THE COURT: Would that in any way affect your ability
20 to give both the State and the defendant a fair and
21 impartial trial here today?

22 THE JUROR: No, sir.

23 THE COURT: Thank you very much, ma'am, you may have a
24 seat. And, sir, I think I excused you from being in this
25 case, right?

VOIR DIRE

1 THE JUROR: You did, I'm sorry.

2 THE COURT: No, that's okay, I should have told you.
3 Since I have excused you from this case you don't need to
4 stand any further if these apply. Sir, your name, please?

5 THE JUROR: Mitchell Morris, juror 107.

6 THE COURT: All right. Mr. Morris, what type court was
7 that?

8 THE JUROR: I served in 2018 for a case.

9 THE COURT: Was it a civil case or criminal case?

10 THE JUROR: I think civil.

11 THE COURT: It was about money damages?

12 THE JUROR: I'm sorry, it was a sexual predator.

13 THE COURT: I'm sorry?

14 THE JUROR: It was a sexual predator.

15 THE COURT: Okay. You served on the jury for a case
16 like that?

17 THE JUROR: Yes.

18 THE COURT: All right. The fact that you've had that
19 experience and served in that capacity, would that in any
20 way affect your ability if you were selected to be on this
21 panel to give both the State and the defendant a fair and
22 impartial trial?

23 THE JUROR: No, it would not.

24 THE COURT: All right. Thank you very much, sir. And
25 are you standing because you need relief or are you --

VOIR DIRE

1 THE JUROR: No, sir, I served on jury duty before.

2 THE COURT: Okay. Was it a civil or criminal case?

3 THE JUROR: I don't recall. I know it was back here in
4 the building next door, it has been awhile back.

5 THE COURT: Yes, sir. Well, the fact that you've
6 served on a jury in that capacity, would that in any way
7 affect your ability to give both the State and the defense a
8 fair trial?

9 THE JUROR: No, sir.

10 THE COURT: Thank you, sir. Yes, sir, your name,
11 please?

12 THE JUROR: Salvatore Ingaro, number 71.

13 THE COURT: All right. Do you recall what type of
14 court it was?

15 THE JUROR: It was county court in another state,
16 served as a juror.

17 THE COURT: Do you know if it was a civil action? In
18 other words, was it about money damages?

19 THE JUROR: Yes, sir.

20 THE COURT: Okay. The fact that you've had that
21 experience, would that in any way affect your ability to
22 give both the State of South Carolina and the defendant at
23 the bar a fair trial?

24 THE JUROR: No, sir.

25 THE COURT: Thank you very much, sir, you may have a

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1 seat. Is there any member of the jury panel who has ever
2 been a witness in a criminal case regardless of whether you
3 were a witness for the State or whether you were a witness
4 for the defense, is there any member of the panel that has
5 served as a witness in any criminal trial? All right. And,
6 ma'am, your name, please?

7 THE JUROR: Connie Matthews, number 91.

8 THE COURT: All right. Ms. Matthews, did you serve as
9 a witness for the State or the defense?

10 THE JUROR: For the State.

11 THE COURT: The fact that you've had that experience as
12 a witness, would that in any way affect your ability to give
13 both the State and the defense a fair trial?

14 THE JUROR: No.

15 THE COURT: Thank you very much, ma'am, you may have a
16 seat. Is there any member of the jury panel or a member of
17 your family who has ever served or sought employment in law
18 enforcement, whether it be with a sheriff's department, a
19 police department, military police, border patrol, trooper,
20 constable, probation officer, any of those types of law
21 enforcement agencies? If so, please stand.

22 THE JUROR: Theresa Stevens.

23 THE COURT: Ms. Stephens, you currently work --

24 THE JUROR: I was in law enforcement for a little over
25 ten years and my husband is still in law enforcement.

VOIR DIRE

1 THE COURT: All right. And, ma'am, the fact that
2 you've had those experiences and that your husband has that
3 employment, would that in any way affect your ability to
4 give both the State and the defense a fair trial?

5 THE JUROR: No, sir.

6 THE COURT: Thank you, ma'am, you may have a seat. I'm
7 going to start over here and work my way across. Ma'am,
8 your name, please?

9 THE JUROR: Kathryn Funderburke, juror number 46.

10 THE COURT: All right. All right. Ms. Funderburke,
11 how does that apply, ma'am?

12 THE JUROR: My sister is a public safety officer for
13 the City of Winnsboro.

14 THE COURT: All right. The fact that you have that
15 relation in your family, would that in any way affect your
16 ability to give both the State and the defense a fair trial?

17 THE JUROR: No, sir.

18 THE COURT: Thank you very much, ma'am, you may have a
19 seat. Sir, your name again?

20 THE JUROR: 144, Tony Thompson. My nephew works for
21 the Chester Department.

22 THE COURT: Your nephew does? All right. And Mr.
23 Thompson, the fact that you have that relation in your
24 family, would that in any way affect your ability to give
25 both the State and the defense a fair trial?

VOIR DIRE

1 THE JUROR: No.

2 THE COURT: All right. Thank you very much, sir, you
3 may have a seat. Sir, your name, please?

4 THE JUROR: Michael Manning, number 89.

5 THE COURT: All right. Mr. Manning, how does that
6 apply?

7 THE JUROR: My brother-in-law was a state trooper for
8 over 20 years and he's still in service with the Lancaster
9 County School District as a SRO.

10 THE COURT: Sir, the fact that you've got that
11 relationship in your family, would that in any way affect
12 your ability to be fair and impartial?

13 THE JUROR: No, sir.

14 THE COURT: Thank you very much. Sir, your name,
15 please?

16 THE JUROR: Melvin Robinson, 128.

17 THE COURT: All right. Mr. Robinson, how does that
18 apply to you, sir?

19 THE JUROR: My aunt worked with the Fairfield County
20 Sheriff, she's on the Winnsboro Police Department.

21 THE COURT: All right. And the fact that you have
22 those relationships in your family, would that in any way
23 affect your ability to give both the State and the defense a
24 fair trial?

25 THE JUROR: No, sir.

VOIR DIRE

1 THE COURT: Thank you, sir, you may have a seat. Yes,
2 ma'am?

3 THE JUROR: Mollie Cardell, number 21. I worked as a
4 social worker with the Jackson City Police Department in
5 Michigan.

6 THE COURT: All right. And Ms. Cardell, the fact that
7 you've had that experience, would that in any way affect
8 your ability to give both the State and the defense a fair
9 trial?

10 THE JUROR: No.

11 THE COURT: Thank you, ma'am, you may have a seat.
12 Yes, sir?

13 THE JUROR: My name is Lee Gallman, number 49.

14 THE COURT: All right. Mr. Gallman, how does that
15 apply to you, sir?

16 THE JUROR: I'm a retired police sergeant.

17 THE COURT: And sir, the fact that you had those
18 experiences, would that in any way affect your ability to
19 give both the State and the defense a fair trial?

20 THE JUROR: No, sir.

21 THE COURT: Thank you, sir, you may have a seat. Yes,
22 sir, I'm sorry.

23 THE JUROR: Are we just required to tell you that we
24 know people in the police department or what?

25 THE COURT: I'm sorry?

VOIR DIRE

1 THE JUROR: Are we just required to tell you if we know
2 people in the police department?

3 THE COURT: Well, let me ask you this, let me get your
4 name, please.

5 THE JUROR: Clarence Pauling, juror 115.

6 THE COURT: So you've got several friends that are
7 involved in law enforcement?

8 THE JUROR: Well, I'm a retired police, my dad is a
9 police, my brother, my son and my uncle.

10 THE COURT: Okay. Well, again, the question Mr.
11 Pauling, would be with that experience in your family, would
12 that in any way affect your ability to give both the State
13 and the defense a fair trial?

14 THE JUROR: It's kind of hard for me to say, when I was
15 a police I was always right.

16 THE COURT: Well, don't laugh, I've been on the bench
17 now for 15 years and I've never been wrong. I'm just
18 kidding. I tell you what, I'm going to excuse you from
19 service. I know that you probably feel like you would but
20 you seem to have a little bit of a question about it and I
21 would rather err on the side of caution, okay? So I'm going
22 to excuse you from service on this matter. Any member of
23 the jury panel or your immediate family either practice law
24 or work for a law office or work for an attorney? If so,
25 please stand.

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1 THE JUROR: Theresa Stephens.

2 THE COURT: Ms. Stephens, how does that apply, ma'am?

3 THE JUROR: My brother is an attorney.

4 THE COURT: And the fact that he works in that career,
5 does that in any way affect your ability to give both the
6 State and the defense a fair trial?

7 THE JUROR: No, sir.

8 THE COURT: Thank you, ma'am. And Ms. Cardell, I
9 believe?

10 THE JUROR: Cardell. I work for attorneys doing title
11 abstract and I have a nephew that's an attorney.

12 THE COURT: And, ma'am, would that in any way affect
13 your ability to be fair and impartial?

14 THE JUROR: No.

15 THE COURT: Thank you, ma'am, you may have a seat.
16 Folks, is there any member of the jury panel who has read or
17 seen anything, whether it be something that's in the
18 newspaper, the television news whether it is on social media
19 such as Facebook, Instagram, Twitter, whatever else is out
20 there, anyone read or seen or heard anything about this case
21 prior to coming in here today? If so, please stand. Thank
22 you, there are none. Folks, I've asked you a bunch of
23 questions and you'll notice that every time a question
24 applies to someone my follow-up question is the same, would
25 that in any way affect your ability to give both the State

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1 and the defense a fair and impartial trial, that is our
2 whole purpose for being here. Every time we pull a jury in
3 this courtroom, whether it be a civil case or criminal case,
4 what we hope to do is impanel a group of folks that can take
5 their experiences that occurred outside these doors and
6 check those things at the door and come in here with your
7 mind clear and base your decision solely upon the evidence
8 that is presented during the course of this trial, giving
9 both the State of South Carolina and the defendant at the
10 bar a fair and impartial trial, that's what we attempt to do
11 every time we put a jury in the box. Now, I have asked you
12 a lot of questions, and maybe the simplest thing to do is to
13 ask it this way, whether I've asked the question or not, is
14 there any member of the jury panel who knows of any reason
15 why you would not be able to give both the State and the
16 defense a fair and impartial trial? If so, please stand.
17 All right, ma'am, I have already excused you so you can have
18 a seat. Mr. Thompson; is that correct?

19 MR. FRICK: Yeah, 144.

20 THE COURT: All right. You think you might have an
21 issue?

22 THE JUROR: That's right, by my beliefs being a
23 Christian being on a jury --

24 THE COURT: All right. Well, I'm going to excuse you
25 from participating then. Any additional questions or voir

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1 dire from the State?

2 MS. HALL: No, sir, Your Honor.

3 THE COURT: Anything further from the defense?

4 MR. FRICK: No, sir, thank you.

5 (Break in proceedings.)

6 THE COURT: All right, Madam Clerk?

7 THE CLERK: Number 16, Jeremiah Brown. What says the
8 State?

9 MS. HALL: Please excuse this juror.

10 THE CLERK: Number 158, Kenneth Webb. What says the
11 State?

12 MS. HALL: Please present this juror.

13 THE CLERK: What says the defense?

14 MR. FRICK: Please excuse the juror from the trial of
15 this case.

16 THE CLERK: Number 134, Bryshonda Sawyer. What says
17 the State?

18 MS. HALL: Please present this juror.

19 THE CLERK: What says the defense?

20 MR. FRICK: Excuse the juror from the trial of this
21 case.

22 THE CLERK: Number 139, Theresa Stephens.

23 MR. FRICK: Your Honor, may we approach?

24 THE COURT: Yes, sir.

25 (A bench conference was held.)

VOIR DIRE

1 MS. HALL: Please present this juror.

2 THE CLERK: What says the defense?

3 MR. FRICK: Please excuse the juror from the trial of
4 this case.

5 THE CLERK: Number 112, Toni Odom. What says the
6 State?

7 MS. HALL: Please present this juror.

8 THE CLERK: What says the defense?

9 MR. FRICK: Please excuse the juror from the trial of
10 this case.

11 THE CLERK: Number 50, Lois Gambrell. What says the
12 State?

13 MS. HALL: Please present this juror.

14 THE CLERK: What says the defense?

15 MR. FRICK: Please seat the juror.

16 THE CLERK: Number four, Joy Ashford. What says the
17 State?

18 MR. FRICK: Your Honor, may we approach on this one?

19 THE COURT: Yes, sir.

20 (A bench conference was held.)

21 THE COURT: Ms. Ashford has been stricken for cause.

22 THE CLERK: Juror 49, Lee Verne Gallman. What say the
23 State?

24 MS. HALL: Please present this juror.

25 THE CLERK: What says the defense?

VOIR DIRE

1 MR. FRICK: Please excuse the juror from the trial of
2 this case.

3 THE CLERK: Number 80, Wayne Johnson. What says the
4 State?

5 MS. HALL: Please present this juror.

6 THE CLERK: What says the defense?

7 MR. FRICK: Please excuse the juror from the trial of
8 this case.

9 THE CLERK: Number 58, William Harrell. What says the
10 State?

11 MS. HALL: Please present this juror.

12 THE CLERK: What says the defense?

13 MR. FRICK: Please seat the juror.

14 THE CLERK: Number 66, Gregory Hinson. What says the
15 State?

16 MS. HALL: Please present this juror.

17 THE CLERK: What says the defense?

18 MR. FRICK: Please excuse the juror from this case.

19 THE CLERK: Number 91, Connie Matthews. What says the
20 State?

21 MS. HALL: Please present this juror.

22 THE CLERK: What says the defense?

23 MR. FRICK: Please excuse the juror from the trial of
24 this case.

25 THE CLERK: Number 165, Valerie Williamson Smith. What

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1 says the State?

2 MS. HALL: Please present this juror.

3 THE CLERK: What says the defense?

4 MR. FRICK: Please seat the juror.

5 THE CLERK: Number 59, James Harrison. What says the
6 State?

7 MS. HALL: Please present this juror.

8 THE CLERK: What says the defense?

9 MR. FRICK: Please seat the juror.

10 THE CLERK: Number 86, Jill Legrand. What says the
11 State?

12 MS. HALL: Please present this juror.

13 THE CLERK: What says the defense?

14 MR. FRICK: Please seat the juror.

15 THE CLERK: Number 173, Jamon Young. What says the
16 State?

17 MS. HALL: Please excuse this juror.

18 THE CLERK: Number 108, Joseph Myers. What says the
19 State?

20 MS. HALL: Present this juror.

21 THE CLERK: What says the defense?

22 MR. FRICK: Please seat the juror.

23 THE CLERK: Number 113, Cedrick O'Neal. What says the
24 State?

25 MS. HALL: Please excuse this juror.

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1 THE CLERK: Number 107, Mitchell Morris. What says the
2 State?

3 MS. HALL: Please present this juror.

4 THE CLERK: What says the defense?

5 MR. FRICK: Please excuse the juror from the trial of
6 this case.

7 THE CLERK: Number 157, Dawn Watkins. What says the
8 State?

9 MS. HALL: Please present this juror.

10 THE CLERK: What says the defense?

11 MR. FRICK: Please seat the juror.

12 THE CLERK: Number 148, Natrone Trapp. What says the
13 State?

14 MS. HALL: Please present this juror.

15 THE CLERK: What says the defense?

16 MR. FRICK: Please seat the juror.

17 THE CLERK: Number 71, Salvatore Ingaro. What says the
18 State?

19 MS. HALL: Please present this juror.

20 THE CLERK: What says the defense?

21 MR. FRICK: Please seat the juror.

22 THE CLERK: Number 17, Kayla Brown. What says the
23 State?

24 MS. HALL: Please excuse this juror.

25 THE CLERK: Number 118, Norman Pete. What says the

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1 State?

2 MS. HALL: Please present this juror.

3 THE CLERK: What says the defense?

4 MR. FRICK: Please seat the juror.

5 THE CLERK: Number 76, Tony James. What says the

6 State?

7 MS. HALL: Please present this juror.

8 THE CLERK: What says the defense?

9 MR. FRICK: Please excuse the juror from the trial of
10 this case.

11 THE CLERK: That's ten for you, Mr. Frick.

12 MR. FRICK: Okay.

13 THE CLERK: Number 83, Patricia King. What says the

14 State?

15 MS. HALL: Please present this juror.

16 THE CLERK: Any challenge for cause?

17 MR. FRICK: No challenge for cause.

18 THE CLERK: Number 6, Y'vette Backstrom. What says the

19 State?

20 MS. HALL: Please present this juror.

21 THE CLERK: Any challenge for cause by the defense?

22 MR. FRICK: No challenge for cause.

23 THE COURT: All right. We will do two alternates, it
24 will be one and two on each.

25 THE CLERK: This is for an alternate. Number 69,

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1 Willie Hopkins. What says the State?

2 MS. HALL: Please present this juror.

3 THE CLERK: What says the defense?

4 MR. FRICK: Please seat the juror.

5 THE CLERK: Juror number 133, Christopher Sanders.

6 What says the State?

7 MS. HALL: Please excuse this juror.

8 THE CLERK: Number 21, Mollie Cardell. What says the
9 State?

10 MS. HALL: Please present this juror.

11 THE CLERK: What says the defense?

12 MR. FRICK: Please excuse the juror from the trial of
13 this case.

14 THE CLERK: Number 102, Barton Medlin. What says the
15 State?

16 MS. HALL: Please present this juror.

17 THE CLERK: What says the defense?

18 MR. FRICK: Please excuse the juror from the trial of
19 this case.

20 THE CLERK: Number 36, Tyshesha Crumpton. What says
21 the State?

22 MS. HALL: Please present this juror.

23 THE CLERK: What says the defense?

24 MR. FRICK: No challenge for cause.

25 THE COURT: All right. Are there any motions regarding

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1 jury selection from the State?

2 MS. HALL: No, sir, Your Honor.

3 THE COURT: Anything from the defense?

4 MR. FRICK: None from the defense.

5 (The remaining panel was excused.)

6 THE COURT: Folks, you have been selected to be the
7 jury of this case and so it's very important that throughout
8 this trial, from right now until we're done, that you do
9 everything within your power to preserve and protect your
10 ability to be fair and impartial, and so I'm going to send
11 you home in a minute but I'm going to ask you to please have
12 no conversation with anybody about the case. Now, your
13 family, friends and loved ones may very well be curious as
14 to whether or not you were selected, you can tell them that
15 you have been selected to be on a panel and that you have to
16 be back tomorrow morning, but if they're anything like my
17 wife they're going to want to know all of the details,
18 what's going on and you really can't do that. What you need
19 to tell them is to please be patient, that you're not
20 allowed to have any conversation about the case. Saying
21 something as innocent as it involves a fellow who was
22 charged with criminal sexual conduct or it involves a young
23 man by the name of Keitt, that could possibly elicit a
24 response that might compromise your ability to be fair and
25 impartial, so just please ask them, say just, "Listen, the

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1 Judge is instructing me it's improper for me to talk about
2 the case at all, but if you'll be patient when it's over I
3 can tell you everything," but until that point you can't
4 talk about it. Now, the other thing is we live in a day and
5 age where these things that we call telephones are basically
6 pocket computers, they have access to all kinds of
7 misleading and irrelevant information. I tell you that to
8 say this, it would be very and highly improper for you to
9 try to do any independent investigation about this case,
10 that's not your role. You're going to take an oath to try
11 this case and to listen carefully and to base your decision
12 solely upon the evidence that is presented here in this
13 courtroom during this trial and on nothing else. So please
14 don't try to do any independent investigation into this
15 matter. What I try to tell juries is go home, enjoy your
16 evening, put this out of your mind, try to get a good nights
17 rest if you can. There has been countless studies that have
18 shown that our minds work much better and much more
19 efficiently when we're well rested, so if you can get a good
20 nights rest and come in here in the morning ready to go to
21 work we'll start first thing in the morning. Now, I've got
22 a couple of matters I have to deal with in the morning, so
23 what I'm going to ask you to do is if you would be here for
24 us to get started at 10:00, so you need to get here a little
25 bit before that obviously because you're going to have to

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1 park and then make your way into the building, but if you
2 could be here ready to go at 10:00 in your jury room ready
3 to go. Now, what I'm going to do is I'm going to -- Madam
4 Bailiff is going to show you where your jury room is and
5 then you're free to go, okay? But when you come back
6 tomorrow you'll come back and you'll report to the jury
7 room, and once everybody has reconvened we'll get started at
8 10:00, okay? So if everyone else will please remain seated,
9 ladies and gentlemen, we'll see you tomorrow morning at
10 10:00.

11 (The jury left the courtroom.)

12 THE COURT: With regards to this matter, is there
13 anything we need to take up before we adjourn?

14 MS. HALL: Not from the State.

15 MR. FRICK: Judge, I just wanted to put on the record
16 the conversation we had on the side bar on juror 139, Ms.
17 Stephens, Theresa Stephens. She indicated that she is a
18 victim advocate for the attorney general's office, her
19 husband is law enforcement, I believe he's a game warden,
20 and she indicated she had been law enforcement for ten
21 years. I certainly understand that the Court voir dired her
22 in regard to whether or not she could be impartial and she
23 answered affirmatively that she could be impartial in the
24 case, I asked for a strike for cause because she's a victim
25 advocate with the attorney general's office. While they're

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1 not necessarily local, they do occasionally receive cases,
2 I'm not aware that they have a case presently from Fairfield
3 County, but having worked for the attorney general's office
4 in the past I know they receive cases that are conflicted to
5 them or sent to them from all over the state, so there's a
6 possibility she's had some involvement in Fairfield County
7 although I have nothing to show that. My main concern is,
8 however, there's specific training that victim advocates
9 receive regarding dealing with victims and such, I
10 understand what her answer is, I'm not saying that she's not
11 incorrect in her thinking but I don't know how you put that
12 aside and be impartial in a case such as this. It's a very
13 victim oriented type of case and I think it would be
14 difficult and that's why I requested a court strike on that.

15 THE COURT: Do you wish to be heard on that, Ms. Hall?

16 MS. HALL: Sure. It was like I stated to the Court up
17 there while we were on the side bar that, you know, once we
18 start to question juror's answers, you question one then you
19 have to question all of them, and they were law enforcement,
20 people related to law enforcement, people involved in law
21 enforcement and they come up and they say they can be
22 impartial and we just have to take it at face value. And
23 then the other part is -- and sometimes that cuts both ways.
24 If you are a victim advocate sometimes you see the other
25 side of the court, so when she states she can be fair and

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1 impartial I think there's a basis in that, too, for her
2 answer.

3 THE COURT: You know, obviously if she would have been
4 a victim advocate for Fairfield County or for this office,
5 even if she didn't deal on this case I would have agreed
6 with your request, Mr. Frick. But I don't think just simply
7 the fact that she's a victim advocate -- and it's like Ms.
8 Hall said, she sees victims and she's trained to assist
9 those victims through the process, and she's probably seen
10 victims that she very much believed and victims that she
11 very much didn't believe, she's probably seen everything, so
12 I don't think that per se makes her not able to be fair and
13 impartial. I think Ms. Hall is correct, we ask jurors after
14 they've been placed under oath and we ask them to be honest
15 and fair and I think she indicated she could be and so
16 therefore -- and that's the reason I respectfully denied
17 your motion to strike for cause. But I certainly want to
18 note your exception to that ruling and make the record clear
19 on that.

20 MR. FRICK: Thank you, Your Honor.

21 THE COURT: One of the jurors says she's just
22 remembered she has a nephew in jail, I probably need to ask
23 her would that fact affect her ability to be fair and
24 impartial. Any other thoughts on that?

25 MS. HALL: I think we do need to bring her out and ask

VOIR DIRE

1 her about it. Mr. Keitt is in jail, too. I don't know, is
2 there a relationship between them --

3 THE COURT: I don't know if it's in jail here in the
4 county, I think we need to find out.

5 (The juror returned to the courtroom.)

6 THE COURT: Ma'am, your name for the record?

7 THE JUROR: Patricia King.

8 THE COURT: Ms. King, what is the situation now?

9 THE JUROR: My nephew (inaudible.)

10 (There is a conference between the judge and the juror
11 That I cannot hear.)

12 (The juror left the courtroom.)

13 THE COURT: Her nephew actually did time for a criminal
14 sexual conduct with a minor and he did some time and then he
15 was out on probation or parole. Anyway, he violated that
16 and they picked him up earlier this month and he's out at
17 the county, and she said that, you know, she was too nervous
18 to stand up and say that in front of everybody and so -- but
19 she said that it would affect her ability to serve on the
20 case and she preferred to not have to serve. Well -- and I
21 didn't confer with y'all before I excused her because I
22 think the fact that she is telling me she can't operate with
23 this type of case certainly disqualifies her from serving.
24 She was the 12th juror seated, so --

25 MS. HALL: She was the 11th.

1 THE COURT: So what we'll do is we'll take Mr. Hopkins
2 and Ms. Crumpton's names and we'll put them in a hat and
3 we'll pull one out and see which one of the alternates will
4 replace Ms. King.

5 (Break in proceedings.)

6 THE COURT: All right. So then juror number 69, Mr.
7 Willie Hopkins, will replace Ms. King on the main panel and
8 Ms. Crumpton will remain as an alternate should we have a
9 need. All right. All right. Anything else with regards to
10 this case before we move on to anything?

11 MR. FRICK: Nothing in the from the defense.

12 (Court recessed for the evening and resumed at
13 10:00 a.m. on Wednesday, January 22, 2020.)

14 THE COURT: All right. Is there anything that we need
15 to take up before we bring the jury out?

16 MS. HALL: Nothing from the State.

17 THE COURT: Anything from the defense?

18 MR. FRICK: No, sir.

19 THE COURT: All right. Let's bring the jury out,
20 please.

21 (The jury returned to the courtroom.)

22 THE COURT: All right. Ladies and gentlemen, welcome
23 back. I want to apologize for our delay in getting started,
24 we just had some matters that took longer than we
25 anticipated and so I apologize to you for that. You also

1 may notice that -- you might recognize that you're down one
2 of your members, Ms. King. Ms. King came to me last night
3 and she had a family matter that had arisen and she needed
4 to be excused, so what happens then, we had two alternate
5 jurors, Mr. Hopkins and Ms. Crumpton and we took those
6 names, we put them in a hat and pulled it out, and Mr.
7 Hopkins, you will now be a member of the main panel, and
8 Ms. Crumpton, you will still continue as an alternate, and
9 so we'll proceed in that fashion, okay? Now, before we get
10 started just a couple of things let me share with you. It's
11 really important, ladies and gentlemen, that throughout the
12 course of the trial that all of you can see and hear
13 everything that goes on, so if at anytime you can't see an
14 exhibit that they're showing or if you can't hear one of the
15 attorneys or the witness or the Court, please don't hesitate
16 to stop me or get my attention and make sure that we can get
17 that individual to repeat what they had to say, but it's
18 important that you hear and see everything. Also, from time
19 to time we'll take breaks, but if any one of you need a
20 break at anytime, please don't hesitate to get my attention
21 and let me know. It's important that, you know -- I don't
22 know if there's a delicate way to say this, but, you know,
23 when mother nature calls and you have to answer that call,
24 sometimes you can wait but sometimes, you know, depending on
25 a witness and how long that witness has been going, what I

1 would rather you do -- because see, here is the thing, we
2 can always stop and pick up right where we left off, so
3 stopping a witness in the middle of their testimony is not a
4 problem. It would be a bigger problem if you kept silent
5 and your attention went off of the testimony and got focused
6 on "Good gosh, when are they going to stop?" You know,
7 don't do that. Let me know you need a break, we'll stop,
8 take a break and start back, so don't hesitate to do that if
9 you would. Now, before I have some opening remarks I want
10 to make to you, but I'm going to ask you to give Madam Clerk
11 your attention, she is going place you under your oath for
12 your role as jurors in this case.

13 (The jury was sworn.)

14 THE COURT: Ladies and gentlemen, we're about to begin
15 the trial of the State of South Carolina versus Levond
16 Keitt, I want to share a few things with you before we get
17 started. Most folks, the only exposure or the only
18 experience that they have with jury trials are those trials
19 that they've seen on television or that they've read in
20 books or the movies, but we know those trials are all full
21 of high drama, intense action and riveting circumstances
22 because that's Hollywood or the writer's effort to entertain
23 us. Now, during the course of this trial while any number
24 of those things could occur, the important thing to keep in
25 mind is that this trial is not for your entertainment. This

1 trial is a fundamental part of our democracy, and unlike the
2 movies and books and television, this trial may be slow, it
3 may be fast, it may be very deliberate, it may be
4 repetitive, in other words it's more than likely going to be
5 very different from what you may have experienced through
6 movies, books and TV. This courtroom is a place of honor
7 that is dedicated to the protection and to the preservation
8 of citizen's rights through what many have called the
9 greatest justice system ever created. The attorneys that
10 appear before you are advocates for the parties that they
11 represent, but first and foremost they are officers of the
12 Court sworn to uphold the integrity and the fairness of our
13 judicial system. You should expect them to be professional,
14 competent and ethical in the performance of their duties and
15 the representation of their client's interests. Now, you've
16 just taken an oath to try this case and to reach a fair and
17 a just verdict, so you are also expected to be professional,
18 reasonable and ethical in the performance of your duties, I
19 have absolutely no doubt you will do just that. And I want
20 to take this opportunity again to thank you for your service
21 this week to our system of justice here in Fairfield County.
22 Now, I'm going to go over a few things with you. This is
23 not a charge of the law, I will give you the law at the
24 close of the evidence, but I want to go through basically
25 what you can expect from the trial as we go forward,

1 basically procedurally how we'll go forward. Mr. Keitt is
2 charged by these indictments that I read to you yesterday,
3 and as I indicated to you, indictment 2018-GS-20-296 charges
4 Mr. Keitt with assault and battery in the first degree, and
5 297 charges him with criminal sexual conduct in the first
6 degree, the elements of these charges, the elements of these
7 crimes I will explain to you later when I give you the
8 charge on the law. But as I told you yesterday these
9 indictments are simply the charge by which the case is
10 brought into this Court and they are not in any sense
11 evidence in this case, nor are they evidence of guilt in
12 this case. To these charges Mr. Keitt has pled not guilty,
13 and that plea of not guilty places upon the State the burden
14 of proving each of the elements of these charges beyond a
15 reasonable doubt. It will be your duty, ladies and
16 gentlemen, to decide whether or not the State has met that
17 burden. Your purpose as jurors is to find and to determine
18 the facts. You ladies and gentlemen are the sole judges of
19 the facts in this case. If at any time I make a comment
20 about any of the facts, about any of the testimony or
21 exhibits you must ignore those comments, because no one
22 other than you, the jury, are allowed to decide what the
23 facts are in this case. You will determine those facts from
24 the testimony that you hear and any other evidence that
25 comes in during the course of the trial. It will be up to

1 you to determine what inferences that you feel may be
2 properly drawn from that evidence. It is especially
3 important that you perform your duty of determining the
4 facts diligently and conscientiously, because ordinarily
5 there's no way that the Court can correct an erroneous
6 determination of facts by a jury. Now, on the other hand
7 but with equal emphasis, the same law that makes you the
8 judges of the facts makes me the judge of the law. The law
9 as I give it to you is the only law that you may consider.
10 You must accept and follow it even though you may disagree
11 with it. I cannot tell you what I think about the facts or
12 what the facts are in this case, and you're not allowed to
13 disagree with me about what the law is or what you think the
14 law should be. Your job is to take the law as I give it to
15 you and apply it to the facts as you find the facts from the
16 testimony of the witnesses and other evidence that may be
17 introduced. Now, it's very important that until I tell you
18 to begin your deliberations that you do not discuss this
19 case with anyone, that includes your fellow jurors. From
20 time to time as we take breaks and you go back into the jury
21 room, it's very important that you don't discuss anything
22 that goes on during this trial, and the reason for that is
23 this, throughout the trial you need to keep an open mind.
24 You need to listen to everything and not decide any issues
25 until all of the evidence has been presented, the parties

1 have made their closing arguments to you and then I've given
2 you the law, only then would it be appropriate for you to
3 have any conversation about this case. It's going to be
4 your solemn responsibility to determine the guilt or
5 innocence of the defendant, and your verdict must be based
6 solely upon the evidence as it is presented to you during
7 the course of this trial and on the law as I state it to you
8 during this trial. Now, in just a moment I'm going to
9 recognize the solicitor on behalf of the State for what we
10 typically call an opening statement. I don't really know
11 what she'll share with you in that opening statement, but
12 typically what you'll see is she'll explain to you what the
13 issues are in this case, or at least what she believes the
14 issues are in this case. Once she concludes her opening
15 remarks I will then recognize Mr. Frick on behalf of the
16 defense, he can make an opening statement to you or not, it
17 will be up to him, he's not required to. But what's
18 important to understand is this, what the attorneys tell you
19 in their opening statements, it is not evidence, they're not
20 under oath, they're not testifying in this case. What they
21 are doing, though, is they are telling you or sharing with
22 you what they believe the evidence in this case will show.
23 The evidence is going to come from witnesses that are placed
24 under oath and testify from this witness stand, and then any
25 other exhibits that may come in during the course of the

1 trial. Now, during the course of the trial you may hear one
2 of the lawyers say something along these lines, "Judge, we
3 have a matter of law we need to take up with the Court," or,
4 "May we approach the bench?" If I can resolve a matter of
5 law over here at the side bar I'll do that, but sometimes
6 it's an issue that would require me to -- in connection with
7 a decision that I have to make it may require me to make
8 some comment about the testimony or the evidence that might
9 be in question. As I told you earlier, I'm not to have any
10 influence over you with regards to the facts and the
11 evidence, so if it's a question that I can't resolve at the
12 side bar I may ask you to step back into your jury room, let
13 me resolve that issue of law and then bring you back out and
14 pick up where we left off. In determining what the true
15 facts are in this case you're going to have to decide
16 whether or not the testimony of a witness is believable. It
17 will be my responsibility to rule as a matter of law whether
18 certain testimony is allowed into evidence at all or not,
19 but once the testimony is admitted whether or not you
20 believe it is solely up for you to decide. In deciding
21 whether to believe a witness you have the right to consider
22 the interest of any witness, the bias of any witness, the
23 opportunity for that witness to have seen the matters and
24 things about which they testify, the way the witness acts on
25 the witness stand. You have the right, ladies and

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1 gentlemen, to consider anything in this record that will
2 help you to evaluate the credibility and the believability
3 of the witnesses, that means it's very important that you
4 pay close attention to every witness, to the attorneys as
5 well as to the Court. Try not to let your thoughts wonder
6 but pay strict attention to all of the testimony and
7 evidence so that once all of that is in, the lawyers have
8 given you their final arguments and I've given you the law,
9 you will then be in a position to go back into your jury
10 room and begin your deliberations. Now, before I turn it
11 over to the attorneys for their opening remarks let me first
12 inquire from the State, are there any objections or
13 exceptions to the Court's opening remarks?

14 MS. HALL: No, sir, Your Honor.

15 THE COURT: Anything from the defense?

16 MR. FRICK: None from the defense.

17 THE COURT: All right. Ladies and gentlemen, please
18 now, if you would, give the attorneys your close and
19 undivided attention as they address you with their opening
20 statements. Ms. Hall?

21 MS. HALL: Thank you, sir. Good morning. As I told
22 y'all yesterday when we were doing the introductions, my
23 name is Julie Hall, I work here at the Fairfield County
24 Solicitor's Office and I represent the State, and today do
25 so in this matter. And I am going to say, the Judge said

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1 something just a minute ago in relation to you guys taking a
2 break, sometimes there's no delicate way to say things and
3 I'm going to submit to you that's exactly what you're going
4 to realize here at the end of this. Sometimes there are no
5 very delicate ways to say things. This is very difficult
6 subject matter, I apologize on the front end if you find any
7 of this hard to listen to or have a hard time with it, but
8 it is extremely important that you do not close yourself off
9 to it and that you listen very carefully to all of the
10 testimony that's presented no matter how hard it is to hear.
11 These are very serious charges. The State takes this very
12 seriously, we have the burden of proof beyond a reasonable
13 doubt and we take that very seriously. Your job is to
14 render a verdict that speaks the truth and that's all that
15 we ask you to do here today or tomorrow or whenever you get
16 to that point. The Judge, as he told you, he's the judge of
17 the law, sole judge of the law and he'll give you the law at
18 the end of the case, but I think it's helpful for you to
19 kind of have it at the front end or at least an overview of
20 it so that you kind of know what you're looking for or what
21 the elements of these crimes are. Criminal sexual conduct
22 in the first degree is a sexual battery, and that's defined
23 as -- it's a sexual battery and then there are other factors
24 that go in, forcible confinement, aggravated force, things
25 that are used to accomplish the sexual battery. A sexually

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1 battery is an entry however slight, it can be digital
2 penetration, it can be a finger, it can be an object, in
3 this case it was the defendant's penis, and there's oral
4 penetration, vaginal penetration, anal penetration, and all
5 of those count for that sexual battery. So then those are
6 kind of the elements of the crime, that crime. And then
7 assault and battery in the first degree is when a person
8 injures another person, and there are different ways to --
9 injury is defined. It can be nonconsensual touching either
10 over or under the clothing in a lewd or lascivious manner,
11 which is basically just because you are -- you know, you're
12 doing it for your own sexual gratification. And then, you
13 know, things that occur during theft, hitting people, those
14 are the types of things that go to assault and battery and
15 take it to the first degree. What you're going to hear --
16 all -- you're the judges of the facts. The Judge has got
17 the law, you guys have the facts, and so what you're going
18 to do, all of that is going to come from the witness stand.
19 And His Honor touched on this, that you have to judge the
20 credibility of the witnesses, that's what you have to do,
21 that's the only way to get to the truth. And he also said
22 that you have to -- one of those things that you look at is
23 who had the opportunity to see things. Well, it's a sexual
24 assault case, the only two people that have an opportunity
25 to see anything is the victim, who you'll hear from, and the

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1 defendant. So that's -- the victim is going to be telling
2 you the story, I implore you to please pay very close
3 attention to everything that she says. She is the only
4 person who is an eye witness to this crime that the State is
5 going to put up to tell you what happened. You're going to
6 hear from law enforcement who investigated it. You're going
7 to hear from the sexual assault nurse examiner who examined
8 the victim when she went to the hospital, and then there
9 will be some other GPS evidence or global positioning system
10 evidence like to help locate where things happened, and then
11 at the end you'll hear from the DNA analyst, and that's
12 pretty much it. And so if you'll just pay very close
13 attention that -- all we're looking for you guys to pay
14 close attention to is what comes from the witness stand and
15 at the end render a verdict that speaks the truth. Thank
16 you.

17 THE COURT: Thank you, ma'am. Mr. Frick?

18 MR. FRICK: Thank you, Your Honor. Solicitor, ladies
19 and gentlemen of the jury. Good morning. Congratulations,
20 you are now part of history whether you realize it or not.
21 Yesterday you interviewed for a job that you didn't want but
22 you were hired for. Now, how are you a part of history?
23 You are now a part of the great tradition that predates our
24 country that goes all of way to the Magna Carta, 1215, when
25 they started the jury system, you are now part of that great

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1 system that goes back all of that way. And while it has
2 changed many times over the years over who gets called, who
3 serves, what your duty is, it has always been the same
4 fundamental thing. See, we're all trained lawyers, we went
5 through college, we went through law school, had to take
6 some exam to prove that we knew the law and we like to sit
7 around and argue about minute details, hair splitting, what
8 is the definition is, stuff like that. That's why we bring
9 you in, y'all stop the hair splitting. Y'all listen to the
10 cases and you decide what happened, and you do that by
11 seeing the testimony from this very witness stand; pictures,
12 evidence, whatever it may be that gets introduced to you,
13 you get to look at, examine and weigh and determine what's
14 believable and what's not, and that's your sole province.
15 And just because somebody puts their hand on the Bible and
16 swears to tell the truth doesn't mean you've got to believe
17 them. You get to look at them, you get to see their
18 demeanor, you get to think whether or not they've got some
19 reason why they might want to say what they're saying or not
20 say what they're not saying. That's your sole province, to
21 weigh the believability and determine whether or not the
22 State has proven the allegations that they bring against
23 someone. And you've heard and you're going to hear again
24 the State has charged Levond Keitt with criminal sexual
25 conduct and assault and battery. I'm not going to go into

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1 details of the case at this time, we'll do that later after
2 you've heard what gets presented to you, but I suggest to
3 you at the end of it you're going to see this house that the
4 State has built, and it may look formidable, but it's a
5 house of cards and it's as thin as the playing cards that
6 they've used to design that house, and they will not be able
7 to prove the allegations against Mr. Keitt. And bear in
8 mind, if you've ever had the opportunity to serve on any
9 other jury, we're in general sessions, high court, criminal
10 court, the burden is the highest burden of proof that there
11 is in any judicial process in this country. The State has
12 to prove to you beyond a reasonable doubt that he did what
13 they say he did, now that's high. It ain't like horse
14 shoes, a leaner don't count, you've got to prove it if
15 you're the State. It's not, "I've been looking at Mr. Keitt
16 and I don't know, he's got those dreads, he kind of looks
17 like a guy that might have done what they say he did," or,
18 "I don't know, maybe, I don't know, it's possible." No.
19 Reasonable doubt is is there any other reasonable
20 explanation other than what the State is saying, that's it.
21 It's a high burden of proof, and I suggest to you at the end
22 of it once you've weighed all the evidence and once you've
23 seen it that the State will not have met its burden of
24 proof. Now, I already you told you one historical fact and
25 I'm a history nerd and I'm going to leave you with one more

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1 story. Whether you've ever seen it or not I hope one day
2 you'll get the opportunity to see this plaque that's on the
3 other side of the room, it is in memorial of an event that
4 took place in this very courthouse. In June of 1915 there
5 was to be a trial, it was a man by the name of Jewel Smith
6 that was charged with assaulting a woman, the wife of a
7 farmer here in town. And on the day, June 14th of 1915, he
8 was to be brought down up from Columbia. He had to be held
9 down in Columbia for safekeeping because there was so much
10 ruckus in the community about this allegation, they bring
11 him up. As the sheriff, Sheriff Adam Hood, and Deputy
12 Boulware and some other deputies from that day are bringing
13 him up the steps of this courthouse there are people at the
14 top of the stairs waiting for them to make sure that that
15 man did not see his day in court. The elected sheriff in
16 Fairfield County lived right down the road, if you know
17 where the sheriff's department used to be over here on
18 Washington Street, that's the house across the street,
19 that's where Sheriff Hood lived, lived right here in town,
20 elected by the citizens of Fairfield County. Prominent
21 family are the folks waiting at the top of the steps with
22 guns to stop this day from happening. He had taken an oath,
23 Sheriff Hood had and Deputy Boulware and those that were
24 with him that day that had been deputized, to uphold the
25 rule of law. And they went up the steps and gunfire erupted

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1 and Mr. Smith got shot, Sheriff Hood got shot, deputy
2 Boulware got shot and all three of those suffered
3 consequences of death to defend the rule of law from folks
4 who wanted that not to happen. Now folks, you've sworn an
5 oath to uphold that same rule of law, to hold the State to
6 its burden of proof. Now, I don't think you have to worry
7 about anybody standing at the top of the steps with guns
8 blazing, I don't think you're going to have to make that
9 kind of sacrifice, but I urge you to remember that because
10 these are difficult cases, and occasionally when these type
11 of cases get called you kind of look across the room and go,
12 "That sounds pretty bad, he ain't proved to me he didn't do
13 that." I tell you that to remind you that's not how this
14 process works, and no matter what the allegations are or how
15 bad you may think it sounds it does not get turned on its
16 head, it is always the burden of the State. The defendant
17 never has to prove a thing. Mr. Keitt can sit there silent,
18 say nothing, call no witnesses, put up nothing in the case,
19 simply refute the allegations and say no, I had pled not
20 guilty, hold the State to its burden. I ask you to bear
21 that in mind. That's why I tell you the story about Sheriff
22 Hood, he took an oath, you took an oath, remember what the
23 burden of proof is, and of course I'll remind you of that in
24 closing at the end. And again, I suggest to you, you will
25 see when it's all said and done that the State's case is as

CHATTIQUA RICHARDSON - DIRECT

1 thin as a playing card and they have not met their burden.

2 Thank you for your time and attention.

3 THE COURT: Thank you, Ms. Frick. Ms. Hall, you may

4 call your first witness.

5 MS. HALL: The state calls Chattiqua Richardson.

6 The witness, CHATTIQUA RICHARDSON, was first duly

7 Sworn and testified as follows:

8 DIRECT EXAMINATION

9 BY MS. HALL:

10 Q Good morning.

11 A Good morning.

12 Q Your name is Chattiqua Richardson?

13 A Yes.

14 Q Okay. Ms. Richardson, how old are you?

15 A Twenty-nine.

16 Q And what county do you live in?

17 A Columbia, Richland County.

18 Q Do you have children?

19 A Yes, I do.

20 Q And how old is your child?

21 A She's six years old.

22 Q And you have a sister.

23 A I do.

24 Q What's her name?

25 A Tanesha Jones.

CHATTIQUA RICHARDSON - DIRECT

- 1 Q And you guys are pretty close?
- 2 A Yes, we are.
- 3 Q Close in age and then close in friendship as well?
- 4 A Yes, ma'am.
- 5 Q All right. Back on March 17th of 2018, just go
6 straight to it, had you been out in Richland County that
7 night?
- 8 A Yes, ma'am.
- 9 Q Okay. Who had you been out with?
- 10 A A girlfriend of mines.
- 11 Q Okay. And where did y'all go?
- 12 A To a couple of bars but we ended the night at Faces.
- 13 Q And is Faces on Decker Boulevard?
- 14 A Yes, ma'am.
- 15 Q At some point did your girlfriend -- did y'all leave
16 Faces on Decker Boulevard?
- 17 A Well, we stayed there for awhile, then we left and went
18 back.
- 19 Q You left --
- 20 A To go to the gas station and then went back there.
- 21 Q And do you know about what time in the morning? It was
22 early morning --
- 23 A It was early, about 5:00 or 6:00.
- 24 Q In the morning?
- 25 A Uh-huh.

CHATTIQUA RICHARDSON - DIRECT

1 Q And how long had you been out with her that night?

2 A We went out probably about 12:00 or 1:00.

3 Q Okay. So you didn't go out until basically morning
4 either.

5 A Uh-huh.

6 Q So y'all had only been out about four or five hours; is
7 that right?

8 A Yes, ma'am.

9 Q And so you go back to the Faces Club, and had you
10 during the course of that night had any contact with the
11 defendant in this case, Levond Keitt?

12 A Earlier that evening, yes, ma'am.

13 Q Okay. Do you remember around about what time that was?

14 A It was like maybe -- before I even decided to go out.

15 Q And you had had some -- was that through texting or
16 conversation --

17 A Conversation, yes, ma'am.

18 Q Through actually like talking on the telephone?

19 A Through social media, Snapchat.

20 Q Okay. And when you -- and I'm doing this for my own
21 benefit but I'm sure hopefully for some of the jurors, when
22 you talk through Snapchat, is that voice to voice or is that
23 through typed messages?

24 A Messages, yes, ma'am.

25 Q And what was the nature of the conversation that you

CHATTIQUA RICHARDSON - DIRECT

1 were having with him --

2 A Just about what was I doing for the evening or possibly
3 getting together or hanging out.

4 Q Okay. Did you know Mr. Keitt prior to this night
5 before this?

6 A We had only hung out cumulatively a total of maybe
7 three times prior to this evening.

8 Q Okay. And how long about roughly had you -- had it
9 been since -- like for the first time you have hung out with
10 him, when was that?

11 A Maybe a month timeframe.

12 Q So you had hung out with him two or three times during
13 that one month timeframe?

14 A Yes, ma'am.

15 Q And at any point in time during those other three
16 hangouts, had you had sexual intercourse with Mr. Keitt?

17 A Once.

18 Q Where did that occur?

19 A At a hotel room.

20 Q Do you remember where the hotel room was?

21 A It was somewhere in the Ridgeway area.

22 Q In the Ridgeway area?

23 A Yes, ma'am.

24 Q And did you know where Mr. Keitt was from?

25 A I was thinking that he was from this area here in

CHATTIQUA RICHARDSON - DIRECT

1 Ridgeway/Winnsboro.

2 Q Had he ever told you anything about that or had you
3 just assumed that?

4 A I just assumed.

5 Q So you had gone with him one time prior to this event
6 and had sex with him once in a hotel room.

7 A Yes, ma'am.

8 Q The other two times that you guys hung out, had you had
9 any intercourse with him during that time?

10 A No, ma'am. We went to like a cookout, one of his guy
11 friend's cookout once before, and then the other time we
12 just hung out, just me and him.

13 Q And where was that?

14 A In the car, just like driving, hanging out, like riding
15 around.

16 Q And so let's go back to the car for just a second.
17 What kind car did he drive?

18 A A Range Rover.

19 Q Do you know what color it was?

20 A It was black.

21 Q So he drove a black Range Rover.

22 A Yes, ma'am.

23 Q Did you have his cell phone number saved in your phone?

24 A I did.

25 Q And how was it saved?

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- 1 A In my contact in my phone.
- 2 Q In your contacts. And was his name in there with it,
3 or is there some identifying name so when you wanted to pull
4 it up and call him you were able to scroll through?
- 5 A Yes, ma'am.
- 6 Q What was that name?
- 7 A Levond, or Von, just Von. It wasn't Levond.
- 8 Q With the -- so what did you call him?
- 9 A Von.
- 10 Q Okay. And did you -- okay. So talking about -- let's
11 go -- talking about the car. The night that you guys -- did
12 you eventually meet up -- let me back up a second. Y'all
13 had been talking about maybe meeting up back on March 17th.
14 We're back on March 17th now.
- 15 A Yes, ma'am.
- 16 Q You guys had talked about possibly meeting up.
- 17 A Yes, ma'am.
- 18 Q And so did that conversation end early on or did it
19 continue throughout the night?
- 20 A Well, it ended at that point. And later on that night
21 as I was getting ready to go my girlfriend had noticed that
22 it was a car that was actually following us but I wasn't
23 aware at that point in time that he was the same person, but
24 that was when I made a phone call to him and that's when we
25 eventually made the agreement that, yes, we were going to

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1 get together.

2 Q Was he the car that was following y'all or was there
3 somebody --

4 A I didn't know that at the time but my girlfriend was
5 like there was a black car or Range Rover that was following
6 us.

7 Q But you don't know if that was him or not.

8 A No, ma'am.

9 Q But there was a car following you, and then at some
10 point you called him.

11 A Yeah.

12 Q So you make an arrangement to meet up, and where are
13 you going meet up?

14 A He came and picked me up from Faces.

15 Q And do you remember about what time -- that was, I
16 guess, after 5:00 or 6:00 in the morning?

17 A Yes, ma'am, the sun hadn't come up yet.

18 Q Okay. It was still dark.

19 A Uh-huh.

20 Q And where did your girlfriend go?

21 A She went home.

22 Q And so what car was he driving that night?

23 A The black Range Rover.

24 Q So when he stopped to pick you up you recognized him as
25 being the person that you had known throughout those other

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1 three encounters as Von.

2 A Yes, ma'am.

3 Q And did you willingly get into the car with him?

4 A Yes, ma'am.

5 Q And what did you -- where did y'all decide to go, what
6 did you decide to do, what was the plan?

7 A I was under the impression that we were going to the
8 hotel room in the Ridgeway area that we had gone prior
9 before, so at this point we were in the car driving was
10 where I assumed that's where we were heading to.

11 Q And had y'all planned what you were going to do when
12 you got to the hotel room?

13 A No, there wasn't any specific plans. We had hung out
14 before, so I was under the impression that we didn't agree
15 to anything sexual at that point.

16 Q Was there a reason -- so at some point did it turn into
17 something sexual?

18 A I guess throughout the ride when we were in the car we,
19 you know, got frisky or whatever where I performed oral sex
20 on him in the car.

21 Q And did you intend to have any further sex with him?

22 A No, I didn't. Because I knew that my menstrual cycle
23 was on at that point, so I didn't, you know, feel as though
24 I had to tell him that. But I guess me voluntarily giving
25 him oral I didn't decide or tell him like, "By the way, my

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1 period is on so if anything goes further I wouldn't be able
2 to do that with you." I didn't disclose that, I didn't tell
3 him that.

4 Q Okay. So you kind of thought that maybe that you were
5 just nipping it in the bud and you would be able to go and
6 hang out; is that right?

7 A Yeah.

8 Q All right. At some point in time -- tell me what
9 happened. You're driving to wherever you're going and --

10 A We were driving on the road and I realized then we were
11 on a dirt road like in the woods area, I'm not from here so
12 I wasn't familiar with the area.

13 Q Was there any conversation between the two of y'all?

14 A At that point, no, ma'am. I'm still trying to figure
15 out exactly like -- I'm realizing that -- I'm pretty sure
16 the road doesn't take this long to get there prior to me
17 being there before, so I'm realizing that we're still on the
18 road trying figure out where we were going exactly at this
19 point.

20 Q What was Mr. Keitt's demeanor during that time if you
21 recall?

22 A He was still, I guess, just driving, just on the road,
23 not really saying anything.

24 Q Okay. And then what happened?

25 A We stopped in the woods where he gets out of the car on

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1 the driver's side and goes to the back passenger tire and
2 looks at the tire. When I realize that he's looking at the
3 tire I get out of the car, too, to attempt to look at the
4 tire with him to figure out, you know, why are we in the
5 woods? Why are we stopping at this point? What's going on
6 with the tire? Just basically looking, too, to see what was
7 going on with the car and why we were stopping. At that
8 point he was not -- as I'm looking at the tire he came from
9 behind me and --

10 Q Up until this point -- and I know this is hard so let's
11 just stop for a second, take a breath. But I want to ask
12 you this, up until this point, was there any conversation
13 between the two of you about any further sex acts or were
14 there any explanation of anything?

15 A No, ma'am.

16 Q All right. Give me one second. Okay. So now you're
17 out, you guys are looking at the tire.

18 A Yes, ma'am.

19 Q Okay. And take your --

20 A He tries to -- he gets behind me and attempts to try to
21 twist my neck, so as he's trying to twist my neck I struggle
22 out of it. Somehow I was on the ground, and as I'm turning
23 to get him he has a log in his hand and he's just smashed it
24 on top of my head across the side of my face.

25 Q Just take a second, okay? Just take a second, because

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1 I want to be able to make sure -- I know you're upset, I
2 want to make sure everybody can understand you, okay? When
3 you're out of the car and you're on the side of the road
4 looking at the tire, is it dark outside or is it light
5 outside?

6 A At this point the sun has risen.

7 Q The sun has risen, okay. And you said that he -- there
8 was no conversation again up until this point. So you said
9 that you got out, you looked at the tire and he started
10 twisting your neck.

11 A Well, he attacked me from behind at first, and then he
12 got me down on the ground and then he was trying to twist my
13 neck, and then as I was trying to squirm out of it was when
14 I was getting up and saw that he a log in his hand.

15 Q A log?

16 A It was like a log, like about a tree stump log and able
17 to be carried, he bashed it on across the top of my head and
18 slapped me across the side of my face. Then I'm begging. I
19 didn't realize what was going on until that point, it occurs
20 to me that this is serious, I'm bleeding like, "What's going
21 on? Why? Please don't do this, please don't do this." So
22 he gets me in the car and he's choking me, just choking me,
23 I almost passed out, I couldn't breath, I'm crying, he's
24 just choking me. So at that point he tells me to get out
25 the side of the car where he pulls my pants down, and as I

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1 said, I was on my cycle so I had, you know, a menstrual pad
2 on, and he takes his penis and puts it in my vagina and in
3 my anal.

4 Q It's okay, just take your time. Let's just stop for a
5 second, drink some water and take a breath.

6 A He puts his penis in my vagina and anal.

7 Q And where are you at this point?

8 A We are still in the woods.

9 Q Are you up against the car or --

10 A I'm inside of the passenger door, and he tells me, "Get
11 in the car "--

12 Q Are you facing him or is he --

13 A He's behind me.

14 Q Okay.

15 A And he tells me to get in the car.

16 Q So after he finishes he tells you to get in the car.
17 And where are your pants now?

18 A I pulled them up. Like I said, we were friends on
19 Snapchat so I knew had he sons, so at this point I'm just
20 trying to sympathize with him, "I know you're still a good
21 guy, you have sons, I know you -- something upsetted you. I
22 don't know what made me upset you enough to want to do this
23 to me but please let me go, please, I just want to get home
24 to my child," just basically pleading to him at this point.
25 And so he tells me I can get my keys -- well, we left from

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1 the area where we were at, and at this point we had droven
2 not far, maybe about not even a five minute ride onto
3 another area where woods were as well. At this point he
4 tells me in order for me to get my house keys to get out of
5 the car, so when I get out of the car --

6 Q Do you have a phone? Do you have a purse? Do you have
7 anything?

8 A I had my phone in my wallet, he had taken my purse
9 that my phone and everything was in.

10 Q Okay. Let's stop here and let's go back for a second
11 and tell us about that, about where the purse and the phone
12 are and how --

13 A Well, it was on the floor beside me.

14 Q And at which point --

15 A As we're driving, when we're getting in the car and I'm
16 talking to him and I --

17 Q So after the sexual assault occurred.

18 A He snatched my purse up and my keys. He snatched my
19 purse where my phone was, that's why I'm sympathizing with
20 him to just please give me my keys, because my keys was in
21 my purse. So he's rumbling through my purse, like I had a
22 few extra dollars, he took that, just a few things that was
23 in my purse he was taking as he was rumbling through my
24 things. This is why I'm pleading with him saying, you know,
25 can I please get to my keys as we're riding to another area

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1 where I didn't know where I was.

2 Q Okay. Tell us how you're feeling in terms -- I know
3 you're upset, are you afraid? Are you --

4 A I was scared to death, I thought I was going to die. I
5 just thought that I wasn't going to see my child again. I
6 didn't understand what I had did to upset him to get to that
7 point to where he just attacked me. (Inaudible.)

8 Q Wait, stop and say that again.

9 A I recall him trying to say that I was trying to play
10 him.

11 Q What did that mean to you?

12 A That's what I was unaware of. I guess because maybe he
13 wanted to go further than just the oral that I had given
14 (sic) him, and maybe because I didn't explain to him that my
15 cycle was going.

16 Q Did he ever ask you to go further?

17 A No. We never agreed on that -- the oral, that part was
18 something that I did knowingly, consensual, he wasn't
19 forcing me to do that part with him. But as far as the
20 sexual --

21 Q Was he trying to get you to go further that you could
22 tell?

23 A No, not that I know of. We were just riding --

24 Q But he said, "You're playing me."

25 A At the end of it all he said I was trying to play him.

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1 Q Okay. All right. So now he's rummaging through --
2 let's step back for just a second back to where we were. He
3 is rummaging through your purse, you don't have your cell
4 phone, you don't have your keys.

5 A I don't have my keys or my cell phone.

6 Q I think what you had said, and correct me if I'm wrong
7 a minute ago, that you said he told you, "Get out of the car
8 and I'll give you your keys back."

9 A Yes.

10 Q And you stopped at a place five minutes around about
11 maybe not so far from where you were the first time again in
12 the woods.

13 A Yes, ma'am.

14 Q And what do you do?

15 A At this point I try to get out of the car but I try to
16 walk the behind the car, he says no, for me to walk in the
17 front of the car, so at this point I knew he was going to
18 try to run me over with the car. So he had the keys in his
19 hand and he told me to run across the front of the car, to
20 go in the front of the car, as I tried to that's when he
21 rammed the car kind of -- it went into a ditch a little bit,
22 like a little small ditch.

23 Q You said he rammed it, what do you mean?

24 A Like cranked the engine, ramped it, like mashed down on
25 the gas and rammed the engine to where he went off into a

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1 small ditch. It was there when I took off and ran through
2 some like more woods and I went through like a creek and I
3 went down the creek and crawled out to where I ended up on
4 the interstate, but --

5 Q Ended up where?

6 A I ended up on the interstate.

7 Q On the interstate?

8 A Yes, ma'am, on the side of the interstate.

9 Q And where were your shoes?

10 A I kicked my shoes off at that point as I was running
11 through the woods.

12 Q And you don't have your keys and you don't have your
13 purse, don't have your phone.

14 A I don't have my keys, phone, anything, purse or
15 nothing. I'm just bleeding, I can barely see. I'm trying
16 to fan --

17 Q When you say you're bleeding, you're talking from where
18 he hit you on the head with a log and you're bleeding?

19 A I'm bleeding down my face and stuff. So I'm trying to
20 fan a car or somebody to try to, you know, help me or
21 something --

22 Q It's light by now, right?

23 A Yes, ma'am. But I was still kind of scared to fan
24 anybody because I thought maybe he would see me again and
25 try to run me over again. So I was kind of to the side of

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1 the interstate but I wasn't kind of enough to be seen, kind
2 of hesitant to where this guy did see me and he pulled -- it
3 was the white guy, and he pulled over --

4 Q A white guy?

5 A Yes, ma'am. He pulled over and he saw that I was
6 bleeding and he saw that I was -- had been hurt. So I just
7 asked him, please, to take me to my sister, please don't
8 hurt me, I just been attacked, I just want to go to my
9 sister. He said he was going to take me to the emergency
10 room and I said, no, please just take me to my sister at
11 first.

12 Q Where was your sister?

13 A She was at home.

14 Q And what is your sister's name that we're talking
15 about?

16 A Tanesha Jones.

17 Q Because you have more than one, right?

18 A Yes, ma'am.

19 Q You wanted to go to Tanesha.

20 A Yes, ma'am.

21 Q And so you get in the car with this white man stranger
22 guy on the side of the road, you said, "Please take me to my
23 sister," and what happens?

24 A He takes me to my sister.

25 Q On the way, did he make any phone calls, did you make

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1 any phone calls?

2 A I just called my sister off his phone, because I knew
3 her number by heart. As I was attempting to call I didn't
4 get in contact with her, but I gave him my address so he had
5 my address in his GPS as he was taking me.

6 Q Did she answer?

7 A No, she didn't.

8 Q Did anybody call EMS?

9 A No. He had called the emergency room, I mean, the
10 ambulance to have them waiting at the address where by the
11 time I had got there, because I told him I didn't want to go
12 to the hospital, I just wanted to go to my sister.

13 Q Okay. You didn't want to go to the hospital, or you
14 didn't want to go to the hospital with your sister?

15 A No, I was just scared. It was a comfortable zone for
16 me at that point where I knew I wanted to just be with my
17 sister. I knew I needed to go to the emergency room but at
18 that point all I could think about was getting to my sister.

19 Q Okay. Who is older?

20 A I am.

21 Q How much?

22 A A year and 20 days.

23 Q All right. So did you -- did you eventually get to the
24 address -- and did you ever talk to Tanesha on the ride over
25 there?

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1 A No.

2 Q So when you get to the address, is the ambulance there
3 waiting for you?

4 A Yes, ma'am.

5 Q Okay. And were the Richland County deputies -- was
6 there Richland County Law Enforcement waiting there for you?

7 A Yes, ma'am, there was an officer and an ambulance.

8 Q When you were out in the woods, had you ever been out
9 there before?

10 A No, ma'am.

11 Q Did you have any idea where you were?

12 A No, ma'am.

13 Q So you get to the parking lot, the EMS is there, the
14 Richland County Sheriff's Department is there and your
15 sister is there, or she comes out, I guess, at some point.

16 A Yes, ma'am.

17 Q Is the good samaritan person who picks you up still
18 there too?

19 A He's still there, too.

20 Q Okay. All right. So what happens?

21 A I get in the ambulance and I go to the hospital.

22 Q Did Tanesha go with you?

23 A Yes, ma'am.

24 Q And did the good samaritan person go with you?

25 A No, ma'am.

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1 Q He went on his way?

2 A (Nods head yes.)

3 Q And so you go to the hospital with your sister in the
4 ambulance, and once you get there did you -- did they
5 perform a sexual assault exam on you?

6 A Yes, ma'am.

7 Q Okay. And did you -- you also were treated for the
8 injuries to your head; is that correct?

9 A Yes, ma'am.

10 Q Give me one second, okay?

11 (Break in proceedings.)

12 MR. FRICK: Your Honor, can we approach a minute?

13 THE COURT: Yes.

14 (A bench conference was held.)

15 Q I'm going to show you what has been marked as State's 1
16 through 4, okay? These -- let's just start in order. This
17 is State's 1. Do you recognize anything in that picture?

18 A Yes, ma'am.

19 Q What is it?

20 A It's my ankle.

21 Q Okay. And is that -- you saw your ankles after this
22 occurred?

23 A Yes, ma'am.

24 Q And is that -- are those injuries, are those consistent
25 with what you saw right after that happened?

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1 A Yes, ma'am.

2 Q Do you know where you are at that point?

3 A I'm at the hospital.

4 Q Okay.

5 MS. HALL: State would move 1 into evidence.

6 MR. FRICK: Your Honor, I'm going to have a standing
7 objection to all of these photographs. I reviewed them, I
8 object to them under 403 and as cumulative.

9 THE COURT: Okay. And let me -- Ms. Hall, the
10 photographs that you're going to move in, could you go ahead
11 and give -- for the record give me those numbers?

12 MS. HALL: It's 1 through 4.

13 THE COURT: All right, state's 1 through 4. I want to
14 note the defense's objection to those photographs, I'm going
15 to overrule the objection and I'll allow them in, but
16 wanted -- and then that way you don't have to continue to do
17 it, we've covered that.

18 MR. FRICK: Thank you, Your Honor.

19 (The photos were received as State's 1-4.)

20 Q And I'm going to show you 2 through 4 at the same time.
21 Are those photographs of you in the hospital after this
22 incident?

23 A Yes, ma'am.

24 Q Do they show like the injury to your head or did you
25 have to have anything done to your head to --

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1 A I had to get stitches.

2 Q Stitches in your head?

3 A And staples.

4 Q And is that depicted on State's 2?

5 A Yes, ma'am.

6 Q All right. And then -- all right.

7 MS. HALL: Well, I would move all of these into
8 evidence at this time State's 1 through --

9 THE COURT: They're in and note defense's objection.

10 MS. HALL: Your Honor, I would ask permission to
11 publish them to the jury.

12 THE COURT: Yes, ma'am.

13 Q Did anyone from the Fairfield County Sheriff's Office
14 come and speak with you while you were at the hospital?

15 A Yes, ma'am.

16 Q Was that investigator Bill Dove?

17 A Yes, ma'am.

18 Q All right. And did you -- how long were you in the
19 hospital?

20 A About three days.

21 Q And when he came and met with you, was he trying to, as
22 far as you could tell, figure out who had done this to you?

23 A Yes, ma'am.

24 Q All right. At some point did he ask you some of the
25 questions you have been asked here today about how did you

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1 know this person and what did you know him as and some
2 identifying things to maybe trying and figure out who it
3 was?

4 A Yes, ma'am.

5 Q What did you tell him?

6 A I told him that his name was Von.

7 Q His name was Von.

8 A He told me that his name was Von -- I mean, I told him
9 that his name was Von and I gave -- well, I didn't know the
10 exact number at the time, so --

11 Q Why didn't you know the exact number at the time?

12 A Because I still had my phone in my hand but he never
13 gave my me phone, my keys or anything out of my purse.

14 Q So the number had been saved in your phone, you didn't
15 know it by heart like you did your sister's like you talked
16 about a minute ago?

17 A Yes, ma'am.

18 Q Okay. And so at some point in time were you able to
19 access the phone number?

20 A Yes, ma'am.

21 Q And how did you go about doing that?

22 A I put my Gmail account in my sister's phone and you can
23 seek your contact list onto another phone by doing that.

24 Q Okay. And is that what happened here?

25 A Yes, ma'am.

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1 Q All right. And then were you able to retrieve the
2 information that you had for the person who had done this to
3 you?

4 A Yes, ma'am.

5 Q All right. And did you give that information to Bill
6 Dove or did you ask Tanesha to give it to him or --

7 A I told my sister to give it to him.

8 Q Was she there staying with you in the hospital?

9 A Yes, ma'am.

10 Q And when you got out of the hospital, did you later
11 come to Fairfield County and go meet with Bill Dove at his
12 office?

13 A Yes, ma'am.

14 Q All right. Did he take you out riding around trying to
15 figure out where this had happened?

16 A Yes, ma'am.

17 Q Were you able to give him an exact location?

18 A I gave him a round-about area. Like I said, I'm not
19 from here so I gave him a general idea where I thought it
20 was.

21 Q Okay. And did you -- how much time did y'all spend
22 riding around trying to figure it out?

23 A A few hours.

24 Q Okay. Did you also give Investigator Dove a
25 description of the defendant, like a physical description of

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1 what he looked like?

2 A Yes, ma'am.

3 Q Do you remember what you told him?

4 A I just told him that he had dreads and he usually keeps
5 it in a pony tail, and he's got real brown skin, just
6 height, about average height I thought. It was just a
7 description of him.

8 Q And did you give him a description of the car that we
9 talked about a minute ago?

10 A Yes, ma'am.

11 Q I'm going to show you what's been marked as State's 6
12 and ask you if you can identify that?

13 A Yes, ma'am.

14 Q At some point did Bill Dove show you that picture and
15 ask is this the guy who did this to you?

16 A Yes, ma'am.

17 Q And were you able to identify him from that photograph
18 and affirmatively determine that that was who it was?

19 A Yes, ma'am.

20 MS. HALL: State is going to move 6 into evidence at
21 this time.

22 MR. FRICK: Objection as previously ruled upon on
23 State's 6.

24 MS. HALL: This is the photograph that she was shown --

25 THE COURT: Overruled, note that, and that is States --

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1 MS. HALL: Six.

2 (The photograph was received as State's 6.)

3 MS. HALL: Ask permission to publish it?

4 THE COURT: Yes, ma'am.

5 Q When you guys were driving, did y'all stop anywhere
6 between the time you left Faces and got to the place where
7 you were assaulted?

8 A No.

9 Q I'm going to talk about the log again real quick, and I
10 know it was fast and you're very scared and upset. Could
11 you show the jury like the dimensions of the log if you can
12 recall?

13 A It was about this long (indicating).

14 Q Do you know about how big around it was?

15 A A cylinder, like about maybe that big (indicating), a
16 little bigger.

17 Q Okay. And how long when you were running through the
18 woods, and I know it's hard to be exact about this because
19 it was an exciting event, but about how long or how far did
20 you have to run through the woods?

21 A It was a little minute.

22 Q Okay.

23 A A good distance.

24 Q Do you have any lingering injuries or anything that
25 you're still suffering from besides emotional that was a

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1 result of this?

2 A No.

3 Q When you ran from the location where you said Mr. Keitt
4 tried to hit you with the car and you took off running and
5 left your shoes, and, correct me if I'm wrong, that your
6 other items were still in his car, you just left everything,
7 keys, cell phone, purse, everything?

8 A Yes, ma'am.

9 MS. HALL: Beg the Court's indulgence for just a
10 second.

11 THE COURT: Yes, ma'am.

12 (Break in proceedings.)

13 Q Prior to this incident, had Mr. Keitt given you any --
14 through the other times that you had hung out with him or
15 been with him, had he given you any reason to be scared of
16 him or exhibited any anger toward you or anything like that?

17 A No, ma'am.

18 Q I'm going to ask you at this time if you could point
19 out the person who did this to you, is he in the courtroom
20 here today?

21 A Yes, ma'am.

22 Q Could you point him out for me?

23 A (Witness complies.)

24 MS. HALL: Please let the record reflect she's pointing
25 to the defendant in the case, Levond Keitt.

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1 MR. FRICK: To identification, Your Honor, on the prior
2 grounds previously ruled upon.

3 THE COURT: Okay, overruled.

4 MS. HALL: Please answer any questions that Mr. Frick
5 has for you, okay?

6 CROSS EXAMINATION

7 BY MR. FRICK:

8 Q Is it Ms. Jones or Ms. Richardson?

9 A It's Ms. Richardson.

10 Q Ms. Richardson. But you also go by Ms. Jones.

11 A Yes, sir.

12 Q What's the change in the name?

13 A I was married.

14 Q Were you married at the time of this?

15 A No, sir.

16 Q And you said that you had met Mr. Keitt about a month
17 prior to this?

18 A Uh-huh.

19 Q And y'all had hung out?

20 A Yes, sir.

21 Q You told the solicitor about three times?

22 A Yes.

23 Q Okay. Do you remember talking to Bill Dove?

24 A Uh-huh.

25 Q How many times did you talk to Bill Dove?

CHATTIQUA RICHARDSON - CROSS

- 1 A Total?
- 2 Q Yes, ma'am.
- 3 A Maybe four or five times.
- 4 Q Did he see you at the hospital on the 17th?
- 5 A Mr. Dove?
- 6 Q Yes, ma'am.
- 7 A Yes, he did.
- 8 Q He did? Okay. All right. Did you later come up here
9 and give a statement?
- 10 A Yes, ma'am.
- 11 Q A written statement to Investigator Dove?
- 12 A Yes, sir.
- 13 Q I don't have it stapled, I apologize, it's a whole
14 bunch of pages. Can you just take a look real quick? Does
15 that look like the statement that you gave that day?
- 16 A Yes, sir.
- 17 Q Do you recall telling him you saw him several times
18 before?
- 19 A Several, four or five.
- 20 Q Well, which is it? Is it three? Is it several? Is it
21 four or five?
- 22 A I said a total of four times, three times prior to the
23 incident.
- 24 Q So that's several?
- 25 A It was four total.

CHATTIQUA RICHARDSON - CROSS

1 Q Four total, all right. And you said y'all had sexual
2 intercourse on one of those times.

3 A Yes, sir.

4 Q Came up to a motel in Ridgeway you believe? How do you
5 know you were in Ridgeway?

6 A I said I believe.

7 Q Well, where did you go?

8 A To the hotel.

9 Q Which one?

10 A I can't recall the name.

11 Q Was it Ramada? Ridgeway Inn? Ain't but two over
12 there, which one is it?

13 MS. HALL: Your Honor, she's already said she doesn't
14 know, objection.

15 THE COURT: Hold on. You need to slow down and let her
16 answer your question and then you can ask the next one.

17 MR. FRICK: Yes, sir. Thank you, Your Honor.

18 Q So you don't know?

19 A I don't know.

20 Q Of the two of them?

21 A I can't recall.

22 Q Okay. Was it two story or one story?

23 A I can't recall.

24 Q And on this night in question you said you had started
25 communicating with Mr. Keitt about midnight?

CHATTIQUA RICHARDSON - CROSS

1 A Yes, sir.

2 Q Okay. And y'all were talking on Snapchat. What was
3 the basis of this conversation? How did it hit off?

4 A Just general, "Are you out? What are you doing?" That
5 was about it.

6 Q Who contacted whom first?

7 A He contacted me prior to that night and I returned his
8 call.

9 Q Okay. So prior to that night he contacted you and as
10 you were going out you just contacted him to see what was
11 going on?

12 A Like after.

13 Q Okay. And then you went over -- where did you go first
14 that night?

15 A It was two years ago, sir, I don't remember. I don't
16 remember.

17 Q Okay.

18 A Where I started off, it was at a bar.

19 Q On Decker?

20 A No, I ended my night there. I started at maybe Five
21 Points or the Vista, you know, somewhere in that area.

22 Q So you don't remember whether you went to the Five
23 Points or Vista?

24 A No. I don't remember exactly where I went to start my
25 night.

CHATTIQUA RICHARDSON - CROSS

1 Q But you can't even narrow it down to a location, Five
2 Points or the Vista.

3 A It was probably the Vista.

4 Q All right. And then you went over to Decker?

5 A Uh-huh, yes, sir.

6 Q About what time did you go to Decker?

7 A Around 3:30 I get there, but it ended in like about
8 4:30, almost 5:00.

9 Q Did you only go to the one place on Decker?

10 A Uh-huh.

11 Q You didn't go to Mi Casitas at some point?

12 A No.

13 Q Was there an arrangement that y'all were going to meet
14 at Faces?

15 A No, sir.

16 Q So he just showed up?

17 A I didn't know he was there.

18 Q Okay. So how did you know to go talk to him?

19 A Other than him picking me up I didn't know he was
20 already there.

21 Q Okay. All right. Well, what made you decide you
22 needed to get in his car?

23 A I had reached out to him and we agreed that he was
24 going to pick me up so that's why I got in the car.

25 Q Okay. And you said this is about 5:00 or so in the

CHATTIQUA RICHARDSON - CROSS

1 morning at this point?

2 A Uh-huh.

3 Q Had you been drinking that night?

4 A A little bit, yes, sir.

5 Q Had you been doing any drugs that night?

6 A No, sir.

7 Q Okay. What was the communication that occurred that
8 you decided, "I'm going to ride off with Von?" Y'all just
9 chatted at the club or what?

10 A We didn't chat at the club, I told you I just contacted
11 him. Prior to him calling me earlier that day, about 12:00
12 or 1:00 he had called me, I didn't speak with him about
13 getting together, that's why I went out with my girls, we
14 continued on with our night. About around the 5:00 or 6:00,
15 that's when I reached out to him and that's when he agreed
16 to pick me up, that's why I got in the car with him.

17 Q For a ride home?

18 A No, for us to hang out.

19 Q To go to Ridgeway. And you knew you were heading up
20 towards Ridgeway.

21 A We were hanging out. I didn't know we were going to
22 Ridgeway until I got in the car and seen that's where we
23 were headed.

24 Q So you assume that's where you were heading.

25 A After I got in the car, yes, sir.

CHATTIQUA RICHARDSON - CROSS

- 1 Q Okay. And you assumed it was probably back to the same
2 room, right?
- 3 A Yes, sir.
- 4 Q Where y'all had had sex before.
- 5 A (Shakes head yes.)
- 6 Q And you said on the ride y'all got frisky. You've got
7 to say yes or no. It's not me, he's got to take it down,
8 I'm sorry.
- 9 A Yes, sir.
- 10 Q What you mean by frisky?
- 11 A Where I performed oral sex on him.
- 12 Q And you willingly did that.
- 13 A Yes, sir.
- 14 Q Did he ejaculate, do you know?
- 15 A No, sir.
- 16 Q Okay. Did you know what road you were going up or
17 anything like that?
- 18 A No, sir.
- 19 Q Okay. You just knew you were kind of heading towards
20 Ridgeway.
- 21 A Yes, sir.
- 22 Q Because you had been there before.
- 23 A Yes, sir.
- 24 Q The one time before.
- 25 A Yes, sir.

CHATTIQUA RICHARDSON - CROSS

- 1 Q Okay. And you're from Columbia?
- 2 A Yes, sir.
- 3 Q What part of Columbia?
- 4 A Broad River.
- 5 Q Broad River Road? Okay. You hadn't come up to
6 Fairfield County a whole lot, had you?
- 7 A No, sir.
- 8 Q Hadn't hung out in Winnsboro or anything like that.
- 9 A No, sir.
- 10 Q This wasn't your in neck of the woods, was it?
- 11 A It wasn't, no, sir.
- 12 Q So y'all get close to what you, I guess, are assuming
13 is Ridgeway?
- 14 A Yes, sir.
- 15 Q And y'all are on this road.
- 16 A Yes, sir.
- 17 Q You said he gets out to go look at the tire?
- 18 A Yes, sir.
- 19 Q Did he say anything about what was wrong with the tire
20 or --
- 21 A No, sir.
- 22 Q He just got out.
- 23 A He just stopped and got out and went and looked at the
24 tire, yes, sir.
- 25 Q And you got out.

CHATTIQUA RICHARDSON - CROSS

- 1 A Yes, sir.
- 2 Q Didn't know where you were.
- 3 A No.
- 4 Q Didn't know what was going on.
- 5 A No, sir.
- 6 Q Just got out and looked at the tire.
- 7 A Yes, sir.
- 8 Q And that's when he attacked you.
- 9 A Yes, sir.
- 10 Q And he hit you in the head.
- 11 A Well, no, he came --
- 12 Q Choked you.
- 13 A Yes, sir.
- 14 Q And then he hits you in the head.
- 15 A Yes, sir.
- 16 Q With this log.
- 17 A Yes, sir.
- 18 Q Where did he get the log from?
- 19 A We were in the woods.
- 20 Q Okay. Did he go off in the woods?
- 21 A I mean, no, sir, it was laying right beside his foot.
- 22 Q Okay. So, I mean, what did you see when you looked at
- 23 the tire?
- 24 A I didn't see anything.
- 25 Q Okay. But you stood there by the tire?

CHATTIQUA RICHARDSON - CROSS

1 A Well, I stood towards facing the tire looking at the
2 tire.

3 Q Okay. While he retrieved this stick and comes back.

4 A No, he attacked me from behind. As I'm looking at the
5 tire he came behind me and then he got the log after he had
6 already attempted to try to choke me.

7 Q So he chokes you, then retrieves this stick --

8 A Uh-huh.

9 Q -- the log as you call it --

10 A Yes, sir.

11 Q -- and then smashes you in the head.

12 A Yes, sir.

13 Q And then pulls down your pants and assaults you.

14 A No, he choked me first. He twisted my neck, he got a
15 leg, he hit my twice, then he choked me, then he assaulted
16 me.

17 Q Okay. He choked you again.

18 A Yes. He twisted my neck the first time, like trying to
19 go like this, like twisted my neck and choking me, that was
20 the second time. And in between that he hit me with a log.

21 Q Okay.

22 A Then that's when he told me to pull my pants down and
23 that's when he raped me.

24 Q Pulled down your pants and then he vaginally and anally
25 raped you.

CHATTIQUA RICHARDSON - CROSS

1 A Yes, sir.

2 Q I know there wasn't a clock on this, do you have any
3 idea how long that attack took?

4 A I cannot tell, I don't know.

5 Q Do you have any idea --

6 A It seemed like forever.

7 Q Okay. Do you have any idea whether he ejaculated at
8 that point?

9 A No, sir.

10 Q Okay. After the assault occurred you just pulled up
11 your pants, got back in the car?

12 A He told me to get back in the car, yes, sir.

13 Q He told you to get back in the car.

14 A Uh-huh.

15 Q All right. And you got back in the car.

16 A I did.

17 Q And I believe you said y'all rode around for about five
18 minutes?

19 A It wasn't -- maybe three minutes, it wasn't about five
20 minutes.

21 Q Well, I'm confused, you told the solicitor five
22 minutes, now you're telling me three.

23 A I said about five minutes, it wasn't far. It was -- at
24 the max it was five minutes, yes, sir.

25 Q Where did y'all go, down that road? Off that road?

CHATTIQUA RICHARDSON - CROSS

- 1 A Yes, sir. It was still in the dark area, in the dark
2 woods area, maybe a little farther down that road.
- 3 Q Okay. Do you now know what that road is?
- 4 A No, sir, I don't care to know.
- 5 Q Okay. All right. Do you now know what exit you were
6 standing near?
- 7 A No, I don't.
- 8 Q But it was on I-77?
- 9 A Yes, sir.
- 10 Q Near Ridgeway?
- 11 A Yes, sir.
- 12 Q And you had to cross through a creek?
- 13 A Yes, sir.
- 14 Q Was it -- is it flat land or was it kind of hilly?
- 15 A It was a little hill, yes, sir.
- 16 Q Okay. I mean, it's getting light at this point?
- 17 A It's light at this point.
- 18 Q It's light? So you could see.
- 19 A Uh-huh.
- 20 Q Except you had blood in your eyes.
- 21 A Yes, sir.
- 22 Q Did you trip and fall any?
- 23 A No, sir.
- 24 Q You didn't trip and fall any?
- 25 A Well, I was scuffling along the way but I didn't trip

CHATTIQUA RICHARDSON - CROSS

1 and fall, I didn't actually like fall. There were a few
2 trips along the way, yes, sir.

3 Q And there are trees there at that time, right?

4 A Yes, sir.

5 Q I mean limbs and such and vines and briars and --

6 A Just woods, trees.

7 Q All the stuff you've got to go through in the woods,
8 right?

9 A Yeah. I don't be -- I don't make out in the woods.

10 Q I understand, particularly not these woods because you
11 haven't been up here.

12 A Right, correct.

13 Q How did you know where I-77 was?

14 A I didn't know.

15 Q So you just ran in that direction?

16 A I just ran, yeah.

17 Q And fortunately I-77 was there.

18 A Yes, thank God.

19 Q And you were on -- do you know which lane you were on?

20 A No, sir.

21 Q I mean, was it the one that was going north or south?

22 A They were going -- I was standing facing forward so
23 they were going upward.

24 Q Going upward.

25 A Yes, sir. I mean, from my left to my right. If I'm

CHATTIQUA RICHARDSON - CROSS

1 facing the interstate they were going from my left to my
2 right.

3 Q Okay. All right. It sounds like northbound but you
4 don't know.

5 A No, sir.

6 Q Definitely at least. So this nice guy stops --

7 A Yes, sir.

8 Q -- helps you out. You tell him, "I don't want to go to
9 the hospital."

10 A Yes, sir, I did. I didn't want to go to the hospital.

11 Q You wanted to go to your sister's house.

12 A Yes, sir.

13 Q Where does she stay at?

14 A She stays on Broad River.

15 Q Okay. It's not Zimalcrest?

16 A Yes, sir.

17 Q Okay. And Zimalcrest is a little down from Broad
18 River, isn't it?

19 A It was in the middle of Broad River.

20 Q It's in the middle there, between I-20 and 26, isn't
21 it?

22 A Yes, sir.

23 Q Like Jamil Temple and all of that is over there, right?

24 A Yes, sir.

25 Q What hospital did you end up going to?

CHATTIQUA RICHARDSON - CROSS

- 1 A Richland.
- 2 Q Richland? What we used to call Richland Memorial?
- 3 A Yes, sir.
- 4 Q The one over there near 277?
- 5 A I'm sorry, I don't know where 277 is.
- 6 Q Okay. All right. Well, you passed it. But anyway,
- 7 when you were coming down I-77, isn't there a hospital on
- 8 your left?
- 9 A I'm sorry?
- 10 Q Isn't Providence Hospital on your left?
- 11 A I'm not really familiar with 77 and interstates and
- 12 stuff like that.
- 13 Q Did you not pass a hospital, though?
- 14 A I didn't want to go to the hospital, I wanted to go to
- 15 my sister.
- 16 Q Why have you got to go to your sister's house? You're
- 17 injured, you're bleeding.
- 18 A I know, it was just a natural reaction.
- 19 Q You were raped.
- 20 A Yes, sir.
- 21 Q And you want to go to your sister's house.
- 22 A Yes, sir.
- 23 Q When you got to your sister's house, did you go to her
- 24 apartment?
- 25 A I didn't go in far, I just got shoes to get in the

CHATTIQUA RICHARDSON - CROSS

1 ambulance.

2 Q So you went in the apartment.

3 A I didn't go in the apartment, I just got shoes at the
4 door to go in the ambulance.

5 Q Okay. So the shoes were outside the door?

6 A No, she handed them to me. Once I knocked on the door
7 she saw how I was, I told her I needed her to ride me to the
8 ambulance and she got in the ambulance.

9 Q All right. So all you did is grab a pair of shoes, but
10 you went to the building --

11 A Yes, sir.

12 Q -- to get shoes, got your shoes and then get in the
13 ambulance.

14 A Yes, sir.

15 Q Okay. And then go to the hospital.

16 A Yes, sir.

17 Q Richland Memorial.

18 A Yes, sir.

19 Q I'm going to show you -- I believe this is your
20 statement from March 22nd. You can hold it, it's okay, take
21 a look at.

22 A Uh-huh.

23 Q I want to ask you some questions about it, I need you
24 to hold it. You can sit it right there. All right. Can
25 you tell me in that statement where you said you provided

CHATTIQUA RICHARDSON - CROSS

1 oral sex on Mr. Keitt?

2 A Uh-huh. Yes, sir.

3 Q Where?

4 A Right here. I didn't put it in the statement.

5 Q You didn't on the March 22nd statement.

6 A No, sir.

7 MR. FRICK: Your Honor, I would move this in as a prior
8 inconsistent statement.

9 MS. HALL: No objection.

10 THE COURT: I'm sorry?

11 MS. HALL: No objection.

12 THE COURT: All right. Without objection in as Defense
13 Exhibit 1.

14 (The statement was received as Defense 1.)

15 Q So which is the truth, Ms. Richardson, what you told
16 him on the 22nd or what you're telling us today?

17 A They're both true, I just failed to mention in the
18 statement that I had gave him oral sex.

19 Q Is it also true you have been in trouble yourself
20 before?

21 A Once or twice.

22 Q Do you not have a drug conviction from 2010?

23 A It's 2020, sir.

24 Q I'm asking you about 2010.

25 A Yes, sir, that's correct.

CHATTIQUA RICHARDSON - CROSS

1 Q Did you not receive a probationary sentence for that;
2 is that correct?

3 A Correct.

4 Q Okay. And you didn't go to Mi Casitas before you went
5 anywhere else?

6 A No.

7 Q Didn't go to -- did you -- where were you hanging out
8 before you went out at midnight?

9 A I told you, at various spots, different areas.

10 Q Okay. Did you drink at that point?

11 A No. I didn't drink until I got out to the bar.

12 Q Didn't drink until -- no pregame.

13 A No pregame.

14 Q All right. And when you came and spoke to the
15 investigator, is this the only photograph, State's 6, is
16 that the only photograph they've shown you?

17 A There was another. It was two photographs, that was
18 one of two.

19 Q It was one of two?

20 A Uh-huh.

21 Q Okay.

22 MR. FRICK: Beg the Court's indulgence one second.

23 (Break in proceedings.)

24 Q In the month period of time that you had known Mr.
25 Keitt, did y'all communicate often or just a couple of

CHATTIQUA RICHARDSON - REDIRECT

1 times?

2 A A few times.

3 Q A few times. Okay. All right. And you said it's the
4 three times that you hung out with him and the one prior
5 time when you came to Ridgeway, that's when y'all had sex.

6 A Yes, sir.

7 MR. FRICK: Thank you, no further questions.

8 THE COURT: All right. Anything on redirect?

9 MS. HALL: Yes, sir, please.

10 THE COURT: Yes, ma'am.

11 REDIRECT EXAMINATION

12 BY MS. HALL:

13 Q I want to go back to the consensual sex portion of
14 this. You said that you had consensual sex with him before.

15 A Yes, sir.

16 Q Was that oral, vaginal or anal?

17 A Just oral and vaginal, it wasn't anal the first time.

18 Q That was completely consensual?

19 A Yes, ma'am.

20 Q Nothing violent or anything that went along with that?

21 A No.

22 Q And so you had no reason not to trust him; is that
23 correct?

24 A Yes, ma'am.

25 Q When you described being on the road and when he raped

CHATTIQUA RICHARDSON - REDIRECT

1 you you sort of said where you were and I want to clarify it
2 a little bit more. Were you lying down on the front seat of
3 the car, were you up against the car? Where were you?

4 A When the assault --

5 Q Yes, ma'am, with the assault.

6 A I was inside the passenger door, or leaning over the
7 seat.

8 Q Okay. So just leaning over the seat. And you had
9 already told the jury that he was behind you.

10 A Yes, ma'am.

11 Q And just to be really clear, I think, did you ever take
12 a shower between the time you were assaulted and the time
13 you got to the hospital?

14 A No, ma'am.

15 Q And with that drug conviction Mr. Frick talked about,
16 you served your probation and did everything and it's all
17 over, and like you said, it was ten years ago.

18 A Yes, ma'am.

19 Q Mr. Frick had also asked you about the communication
20 between you and the defendant over the course of the month
21 or whatever the period of time since you first met him up
22 until then, did you have any communication with him after he
23 assaulted you on March the 17th?

24 A No.

25 MS. HALL: Nothing further.

TANESHA JONES - DIRECT

1 THE COURT: Anything on --

2 MR. FRICK: Nothing further, thank you.

3 THE COURT: Thank you very much, ma'am, you may step
4 down.

5 MS. HALL: State calls Tanesha Jones.

6 The witness, TANESHA JONES, was first duly sworn and
7 Testified as follows:

8 DIRECT EXAMINATION

9 BY MS. HALL:

10 Q All right. Ms. Jones, your first name is Tanesha?

11 A Yes, ma'am.

12 Q And you're Chattiqua Richardson's sister; is that
13 correct?

14 A Yes.

15 Q Are you the sister she's referring to when she talks
16 about having come to you immediately after this assault
17 happened to her?

18 A Yes.

19 Q How old are you?

20 A I'm 28.

21 Q And how would you describe your relationship with your
22 sister?

23 A We're like best friends, very close.

24 Q Okay. And you heard her testimony in that she had
25 tried to call at some point but she didn't get an answer.

TANESHA JONES - DIRECT

1 At what point did you first come in contact with her that
2 morning?

3 A When I heard the loud knock on my door.

4 Q Had you been out with her the night before?

5 A No, I was at home.

6 Q You heard a loud knock on the door, and what did you
7 do?

8 A I opened the door to where I could see my sister.

9 Q Come a little closer to the microphone for me.

10 A I opened the door where I see my sister standing there,
11 face full of blood. At the time she had braids, so her
12 braids were actually red at the time from, I guess, the
13 injury, and she had -- her face was full of blood. It was a
14 loud bang on the door, she also woke my son up who also
15 happened to see that, so you know, he's crying. So I'm like
16 you know, "What happened? Let's call 911." Then I realized
17 that the ambulance was already out there and she had told me
18 she had been assaulted --

19 MR. FRICK: Objection.

20 THE COURT: Hold on.

21 MR. FRICK: It's hearsay, Your Honor. She said, "She
22 told me," so whatever she's fixin' to say is hearsay.

23 THE COURT: All right. Go ahead, you can rephrase your
24 question.

25 Q Because of the rules of evidence you can't say what she

TANESHA JONES - DIRECT

1 told you, okay? So just -- let's try to keep it with what
2 you saw and what you witnessed and observed.

3 A Well, I witnessed her standing there face full of
4 blood, her braids were also full of blood. So I grabbed her
5 a pair of shoes from out of my house and I realized that the
6 ambulance was already outside.

7 Q Slow down for me just a little bit, okay? I talk fast,
8 too, but they've got to understand what we're all saying.
9 You said -- so you got her shoes, you see her all bloody,
10 your kid sees her bloody, he's crying and you're trying to
11 get the -- did you go outside with her to the ambulance?

12 A Uh-huh.

13 Q Was there -- who else was there?

14 A There was also the guy who rescued her from the side of
15 the road.

16 Q The man that picked her up?

17 A Yes.

18 Q Can you describe him for the jury?

19 A He was Caucasian, mid-40's, he said he was a retired
20 veteran from the military. And, you know, you could tell he
21 was a good citizen, because he was headed out of town and
22 stopped midway to get her, that's why he didn't stay and go
23 to the hospital with her because he was already headed out
24 of town.

25 Q Okay. And so you go out to the parking lot, and like

TANESHA JONES - DIRECT

1 you said, he's out there, the ambulance is out there, she's
2 got shoes now --

3 A And the police as well.

4 Q And the police. The Richland County police?

5 A Yes.

6 Q All right. And so then did you go with her to the
7 hospital?

8 A Yes, I did.

9 Q Did you ride in the ambulance with her or did you go in
10 a car?

11 A I rode in the ambulance with her.

12 Q Okay. And who kept your son?

13 A My old man. He was at the house already and so he just
14 stayed with him.

15 Q All right. And did you stay with her on and off during
16 the course of the time she was at the hospital?

17 A Yes.

18 Q You heard her say that she was there for two or three
19 days.

20 A Three days.

21 Q At some point in time did you have an occasion to help
22 her get into the computer to get a phone number for --

23 A Yeah. She logged into my Gmail account and that's when
24 she retrieved the number from her contacts using my phone.

25 Q And when you're talking about the number, are you

TANESHA JONES - DIRECT

1 talking about the number for the defendant?

2 A Yes. It was saved in her phone as Von.

3 Q And did you get that number to Bill Dove?

4 A Yes.

5 Q Was your sister in the room with you while you were
6 giving the number to Bill Dove?

7 A Yes.

8 Q And this was in the hospital room; is that right?

9 A Uh-huh.

10 Q Do you have any idea about what time you heard that
11 knock on your door?

12 A It had to be about 6:30ish.

13 Q It was daylight outside?

14 A Yeah.

15 Q Were you awakened from sleep at that point?

16 A Uh-huh.

17 Q And you just ran out with her and never went back into
18 the house or did --

19 A Yeah. I just grabbed my coat, grabbed the shoes for
20 her and ran out, because I seen how severe it was and I'm
21 like, "You need to get to the hospital."

22 Q Okay.

23 MS. HALL: I don't have anything further, please answer
24 anything that Mr. Frick may have.

25 MR. FRICK: No questions for this witness, Your Honor.

JACOB MURPHY - DIRECT

1 THE COURT: All right. Thank you, ma'am, you may step
2 down.

3 MS. HALL: State calls Jacob Murphy.

4 The witness, JACOB MURPHY, was first duly sworn and
5 Testified as follows:

6 DIRECT EXAMINATION

7 BY MS. HALL:

8 Q If you would, just state your full name for the record
9 please.

10 A Jacob Murphy.

11 Q And where are you employed?

12 A Richland County Sheriff's Department.

13 Q And what are your duties there at the Richland County
14 Sheriff's Office?

15 A I am a lineman or a patrolman for Broad River, that is
16 my particular area, so I patrol the streets.

17 Q Were you acting in -- or serving in that capacity on
18 March the 17th of 2018?

19 A Yes, ma'am.

20 Q And did you have occasion to respond to an area in -- I
21 guess in your beat or whatever you want to call it, and make
22 contact with the victim in this case, Chattiqua Richardson?

23 A Yes, ma'am.

24 Q Could you describe to the jury how that call came in
25 and what you did and what you observed?

JACOB MURPHY - DIRECT

1 A So myself along with other Richland County deputies
2 responded on March the 17th of 2018 at approximately 9:00 in
3 the morning in reference to an assault. It came out as a
4 black female was assaulted, raped and run over is how it was
5 related to dispatch. We responded to 716 Zimalcrest Drive,
6 which is an apartment complex between Broad River and
7 (inaudible) Grove. That particular apartment complex was
8 named The Grove Apartments, we responded to the parking lot
9 between the 500 building and 400 building. Richland County
10 deputies arrived on scene just prior to my arrival and
11 stated that EMS had already arrived on scene. Shortly after
12 I arrived I witnessed Ms. Richardson from back of the
13 ambulance bleeding from the head, had a swollen eye, swollen
14 face and was crying. At that time it was related to me that
15 the incident occurred in Fairfield County, and at that time
16 she appeared to be in pretty bad condition so I stated to my
17 guys I would like to take pictures of her just in case she
18 is confused and it was somewhere else, or it does turn out
19 to be our jurisdiction. So I took several pictures of her
20 injuries, then transferred them over to Fairfield County
21 just prior to her being taken to, I believe, Richland
22 Memorial.

23 MR. FRICK: Your Honor, can we have a side bar?

24 THE COURT: Yeah.

25 (A bench conference was held.)

JACOB MURPHY - DIRECT

1 Q I show you what has been marked as State's Exhibit
2 Number 10. Is this one of the photographs that you took
3 that morning?

4 A Yes, ma'am.

5 Q And is it an accurate depiction of the way you observed
6 Chattiqua Richardson to look when you saw her that day?

7 A Yes, ma'am.

8 MS. HALL: Your Honor, at this time the State would
9 move 10 into evidence.

10 MR. FRICK: The defense objects under 403 in that it is
11 cumulative.

12 THE COURT: Overruled, I will allow it over your
13 objection.

14 (The photo was received as State's 10.)

15 MS. HALL: I ask permission to publish it?

16 THE COURT: Yes, ma'am.

17 Q Okay. So you stated that you -- and I apologize if we
18 need to back up some but I can't remember exactly where we
19 left off. You said you met with her, you observed what had
20 happened. Did you talk with anybody else on the scene?

21 A No, ma'am. As soon as I arrived on scene they were
22 loading her up into the ambulance. I spoke with one of my
23 partners and he stated that he believes the incident
24 occurred in Fairfield County and that we needed to notify
25 them, and I asked where she was at and he stated she was in

JACOB MURPHY - CROSS

1 a bad condition and that she was in the back of the
2 ambulance and they needed to get her to the hospital. I
3 believe at that time she had stopped talking and she started
4 shaking and they were concerned about her, so at that time I
5 quickly grabbed my camera, stepped in the back, attempted to
6 talk to her but I couldn't get much out of her. She just
7 kept shaking and was grabbing her face.

8 Q And did you meet the person who picked her up on the
9 side of the road?

10 A I did not.

11 Q Okay.

12 MS. HALL: Nothing further, please answer anything for
13 Mr. Frick.

14 CROSS EXAMINATION

15 BY MR. FRICK:

16 Q Just briefly, Deputy Murphy. You responded because
17 Richland County gets a phone call about this incident,
18 correct?

19 A Yes, sir.

20 Q And you were working that night or that morning?

21 A Yes, sir.

22 Q And you said you got the phone call, the dispatch about
23 9:00 in the morning?

24 A Yes, sir, I believe so.

25 Q Okay. Tell me quickly how that happens. Does dispatch

JACOB MURPHY - REDIRECT

1 hold on to phone calls for awhile before they send them out
2 or do they radio them out as soon as they get them in?

3 A The call came out through dispatch, I don't know
4 exactly what time it came in. I just -- looking at the
5 report it was flagged as 9:00 a.m. and we were dispatched to
6 716 Zimalcrest, it was multiple deputies that were
7 dispatched, however I arrived, I believe, second or third.

8 Q Okay. And then, of course --

9 A She was already loaded up.

10 Q -- you quickly determined, though, that this likely
11 didn't happen in your jurisdiction.

12 A Per the deputy that I made contact with, my partner at
13 the time, said "I believe this occurred in Fairfield County
14 and she's in bad condition." So I said, "Well, let me take
15 some pictures before she leaves and I'll pass it on to
16 Fairfield County."

17 Q That's it, just to document it just in case.

18 A Yes, sir.

19 Q But nothing showed anything happened in Richland County
20 so y'all were out of it, right?

21 A At that time, yes, sir.

22 Q All right. And you said you attempted to communicate
23 with her but she was not communicating at that time.

24 A No. She kept grabbing her face and shaking and EMS was
25 almost rushing us to kind of speed the process up because

JACOB MURPHY - REDIRECT

1 they needed to get her to the hospital.

2 MR. FRICK: Okay. All right. Thank you, sir, that's
3 all of the questions I have.

4 MS. HALL: Just briefly.

5 REDIRECT EXAMINATION

6 BY MS. HALL:

7 Q I want to show you -- do you have a copy of your
8 incident report?

9 A Not with me, no, ma'am. I believe it's another
10 deputy's incident report.

11 Q Is that a Richland County incident report from this
12 incident?

13 A Yes, ma'am.

14 Q What time were you actually dispatched according to
15 that incident report?

16 A On here it states that the incident occurred between
17 5:50 and 8:50, dispatch time was 8:49, time arrived 9:00,
18 departure time 9:20 a.m.

19 Q And if you know, when a call goes out on 911 and it's a
20 cell phone, how does that know where to reach which EMS, or
21 which 911 dispatch operator?

22 A Say at that again, ma'am.

23 Q Like if I'm driving in Richland County or any county
24 and I'm using my cell phone to call 911 --

25 A Yes, ma'am.

JACOB MURPHY - REDIRECT

1 Q -- how does it know where to go?

2 A Dispatch usually tells us that it hits off a cell tower
3 in our area, and when it hits in our area they dispatch us,
4 which is why we responded to that particular location
5 because that was the location given out was a parking lot at
6 716 Zimalcrest.

7 Q So that was where you were told to respond.

8 A Yes, ma'am.

9 Q But where the call originates, it depends on where the
10 cell tower is in the areas to which 911 dispatcher it goes
11 to?

12 A Yes, ma'am.

13 Q Okay.

14 MS. HALL: Thank you, I don't have anything further.

15 RE CROSS EXAMINATION

16 BY MR. FRICK:

17 Q If we're going to go this way. Are you familiar with
18 what a CAD is?

19 A Yes, sir.

20 Q I'm going to show you this. Just look through whatever
21 you need to look through. Is that a Richland County CAD?

22 A It appears to be, yes, sir.

23 Q Mainly what I'm looking at, let's look on the second
24 page here, and if you know you know, if you don't you don't,
25 when does it say that the phone was picked up?

1 A Phone pick up is 8:45 a.m.

2 Q So does that mean when a phone call came in or a phone
3 call was answered?

4 A It just says phone pick up, I'm not sure what that
5 characterizes.

6 Q But that's when this CAD begins, correct?

7 A According to this paperwork, yes, sir.

8 Q And doesn't a CAD follow all of the phone calls and
9 radio traffic of the incident?

10 A I believe so.

11 Q And that starts at 8:45, correct?

12 A Yes, sir.

13 MR. FRICK: Thank you, sir, that's all of the questions
14 I have.

15 MS. HALL: I don't have anything else.

16 THE COURT: Thank you very much, sir, you may step
17 down.

18 MS. HALL: We would ask that he be excused.

19 THE COURT: Any objection?

20 MR. FRICK: No objection.

21 THE COURT: Thank you very much, deputy.

22 MS. HALL: May we approach?

23 THE COURT: Yeah.

24 (A bench conference was held.)

25 THE COURT: Folks, we'll take just a short break. We

1 have one more witness we want to get in before the lunch
2 break but I think you've been in here long enough to where
3 you might need a short break. Step back to your jury room,
4 don't have any conversations about the case, if you need
5 anything just let the bailiffs know and we'll get you back
6 out here shortly, okay?

7 (The jury left the courtroom.)

8 THE COURT: All right. We'll be in recess then for
9 just a few minutes.

10 (A recess was taken.)

11 (The jury returned to the courtroom.)

12 THE COURT: All right. Ladies and gentlemen, we are
13 still in the State's case.

14 MS. HALL: Thank you, Your Honor. The State calls
15 Marilyn Hauser.

16 The witness, MARILYN HAUSER, was first duly sworn and
17 Testified as follows:

18 DIRECT EXAMINATION

19 BY MS. HALL:

20 Q Your name is Marilyn Hauser?

21 A Yes, ma'am.

22 Q And where are you employed?

23 A I'm currently employed at the Medical University of
24 South Carolina as the nurse manager surgical trauma -- and
25 burn unit.

MARILYN HAUSER - DIRECT

1 Q I'm going to get you to come up a little bit so he can
2 hear you -- or they all can hear you. Thank you. So you
3 work at MUSC now.

4 A Yes.

5 Q And back on March the 17th of 2018 where were you
6 employed?

7 A I was employed at Palmetto Health Richland.

8 Q And what were your duties at that time at the Palmetto
9 Health Richland?

10 A Sexual assault nurse examiner.

11 Q And are you the sexual assault nurse examiner in this
12 case?

13 A I was the nurse examiner that signed out the kit to law
14 enforcement.

15 Q Okay. I'm going to show you what's been marked as
16 State's Exhibit 11. Tell me if you recognize that document.

17 A Yes, I do.

18 Q What is it?

19 A This is a document when we are logging in a kit that
20 goes on top of the kit, the signatures of the nurse that did
21 the kit and the time that they secured the kit.

22 Q Okay. And what's a kit just in like 20 words or less,
23 I guess not a whole big long explanation because it could go
24 on forever, but what is a kit?

25 A It's a kit to process sexual assaults. It has all of

MARILYN HAUSER - DIRECT

1 the paperwork that you would need to process a sexual
2 assault.

3 Q Okay. And then samples and other things included in
4 the kit?

5 A Yes.

6 Q And so -- you said that you signed out the kit, where
7 do you get the kit? Where does the kit come from?

8 A We get all of the kits from SLED. When the kit is
9 going to be processed we pull a kit from SLED and we process
10 the kit, then what we do is we have to refrigerate it. So
11 we log in the kit with this form here, it goes to a
12 refrigerator, we log it into a log book and into our
13 forensic database, so when I go get the kit the kit is
14 already -- when it's completed it's in the refrigerator.

15 Q Can you tell from that form who put that kit in the
16 refrigerator?

17 A It was Brigette de Guzman.

18 Q And then who took it out?

19 A I took it out.

20 Q And when you took it out what did you do with it?

21 A What I do is I get a phone call -- we have kit days on
22 Tuesday, so law enforcement will call our dispatch, let us
23 know that they will be there on Tuesday. So we wait for law
24 enforcement to come and we don't take the kits out prior to
25 that. Once law enforcement arrives we go to the

MARILYN HAUSER - DIRECT

1 refrigerator, we confirm what kit they are wanting, we go to
2 the refrigerator, we log it out on this form. We also take
3 the kit -- on the back of the kit is the chain of custody
4 signature, so the chain of custody signature should be same
5 time and date that you see on this form here. We both sign
6 it, after we're completed with signing it as you can see
7 here we both signed it, I gave the kit to law enforcement, I
8 take this and log it into our forensic program.

9 Q And when you say you both signed it with regard to that
10 document you're holding in your hand you signed it, and who
11 was the other person who you gave it to?

12 A Bill Dove.

13 Q All right. And this piece of paper that you're
14 referring to, State's 11, is that a document that's kept
15 everyday in the normal course of business at the hospital?

16 A I'm sorry, could you repeat --

17 Q Is that piece of paper, is that a document that is kept
18 in the normal course of business at the hospital?

19 A This is the normal course of business for the forensic
20 program. All of our documentation to include this is not
21 included in the patient's record, so all of our forensic
22 information is private. And the only individuals that can
23 see all of this are the forensic nurses.

24 Q Okay. But that's a normal business document.

25 A That is.

MARILYN HAUSER - DIRECT

1 Q And it's signed by you, and that shows that you gave
2 the kit to Bill Dove; is that correct?

3 A Yes, ma'am.

4 MS. HALL: Your Honor, at this time the State would
5 move 11 into evidence.

6 MR. FRICK: No objection.

7 THE COURT: Without objection State's 11 is in
8 evidence.

9 (The form was received as State's 11.)

10 MS. HALL: Thank you. I have no further questions for
11 this witness, please answer any questions that Mr. Frick may
12 have.

13 CROSS EXAMINATION

14 BY MR. FRICK:

15 Q Just briefly, Nurse Hauser.

16 A Yes, sir.

17 Q So this is the form that keeps up with who had these
18 items, correct?

19 A Yes.

20 Q Okay. And you got them from Brigette de Guzman, or she
21 put them in the refrigerator?

22 A Yes, she logged it into the refrigerator.

23 Q Okay. So is she the one who collected -- and are there
24 two items on here?

25 A Yes. So you have the kit itself and a clothing bag.

MARILYN HAUSER - CROSS

1 Q Okay. You weren't involved in collecting any of those
2 items.

3 A No, sir, I was not.

4 Q You were what we call a chain person in this case, a
5 chain witness?

6 A Yes, sir.

7 Q You don't open it up, look in there and make sure the
8 stuff is in there.

9 A No, sir.

10 Q You're in the middle of this between Brigette and Bill
11 Dove.

12 A Yes.

13 Q Okay. All right. And this is March 20th, '18 at
14 12:08.

15 A Yes, sir. And the one is the sexual assault
16 evidence -- the one is the sexual assault kit, and the two
17 is the clothing bag, you can see the one and two is what I
18 signed out to Mr. Dove.

19 Q Signed out to Investigator Dove.

20 A Yes, sir.

21 Q On the 20th at 12:08 p.m.?

22 A Yes, sir.

23 Q And this is at the hospital?

24 A At Prisma Health.

25 Q Is that what we use to call Richland Memorial?

MARILYN HAUSER - REDIRECT

1 A It was Palmetto Health Richland, now it is Prisma
2 Health Richland.

3 Q But for us folks who have been around the midlands for
4 a really long time, that's Memorial -- Richland Memorial?

5 A Yes, originally.

6 Q All right. Thank you.

7 A You're welcome.

8 MR. FRICK: That's all of the questions I have.

9 REDIRECT EXAMINATION

10 BY MS. HALL:

11 Q One more quick thing just to make sure we're super
12 clear. You said you had signed it out on March the 20th,
13 what day was it put in the refrigerator if you can tell from
14 that document?

15 A It was placed in the refrigerator on 3/17 at 16:05,
16 which is 4:05 in the afternoon.

17 MS. HALL: Thank you. I don't have anything else.

18 THE COURT: All right. Anything further?

19 MR. FRICK: Nothing further.

20 THE COURT: Ma'am, thank you very much.

21 MS. HALL: We ask that this witness be excused.

22 MR. FRICK: No objection.

23 THE COURT: Without objection. Ladies and gentlemen,
24 we're going to break -- take the lunch break at this time.
25 It is 12:43, so it is about a quarter until 1:00, I'm going

BRIGETTE DE GUZMAN - DIRECT

1 to ask you if you would to be back in the jury room by 2:15,
2 that will give you an hour and a half for lunch and we'll
3 pick up where we left off with the State's case at 2:15.
4 Please throughout your lunch break, enjoy your time away,
5 don't talk about the case, don't allow anyone to talk with
6 you about the case. All right. So everyone else please
7 remain seated while the members of the jury are excused.

8 (The jury left the courtroom.)

9 THE COURT: All right. Anything we need to take up
10 then before we break for lunch?

11 MS. HALL: Nothing from the State.

12 MR. FRICK: Nothing from the defense.

13 THE COURT: All right. Folks, we'll start back at
14 2:15.

15 (The lunch break was taken.)

16 THE COURT: State ready to proceed?

17 MS. HALL: Yes, sir.

18 THE COURT: Defense ready?

19 MR. FRICK: Yes, sir.

20 THE COURT: All right. Let's bring the jury in,
21 please.

22 (The jury returned to the courtroom.)

23 THE COURT: Ladies and gentlemen, I hope everyone had a
24 good break during lunch and ready to get started back. If
25 you recall we were on the State's case when we broke for

BRIGETTE DE GUZMAN - DIRECT

1 lunch, and so I would recognize Ms. Hall for the State's
2 next witness.

3 MS. HALL: Thank you, Your Honor. The State calls
4 Brigette de Guzman.

5 The witness, BRIGETTE de GUZMAN, was first duly sworn
6 And testified as follows:

7 DIRECT EXAMINATION

8 BY MS. HALL:

9 Q Would you state your name for the record, please?

10 A Brigette de Guzman.

11 Q Where are you employed?

12 A Prisma Health Richland.

13 Q And how long have you been employed there?

14 A Approximately 22 years, almost 23 years.

15 Q Well, I guess -- and that answers the question, you
16 were employed there on March the 17th of 2018?

17 A That's correct.

18 Q And what was your role at that time?

19 A I'm a sexual assault nurse examiner, or sometimes they
20 call us SANE nurses, or a forensic nurse examiner.

21 Q And what are your qualifications in order to be a
22 sexual assault examiner?

23 A Well, I've been a registered nurse since '98. And
24 we -- for a forensic nurse examiner we have to go through a
25 40 hour didactic course. In addition to that we also have

BRIGETTE DE GUZMAN - DIRECT

1 to go through clinical things that we need to do such as
2 speculative exams, we need to shadow law enforcement, we
3 need to witness court testimony to be certified, and also
4 have to pass an exam.

5 Q And you did all of those things and passed the exam?

6 A Yes.

7 Q All right. And you are certified now at this time?

8 A Correct.

9 Q And do you have to do anything to maintain that
10 certification?

11 A I have to maintain continuing education hours and prove
12 that to the board, and that's typically at least 35 every
13 three years.

14 Q Okay. And you state that you have become a registered
15 nurse in '98. When did you become a sexual assault nurse
16 examiner?

17 A In 2011.

18 Q Okay. And have you continued in that capacity since
19 2011? You've maintained your certification all that time?

20 A Yes.

21 Q All right. And how many sexual assault exams would you
22 venture to guess that you might have done up until this
23 point?

24 A Close to 700, both pediatric and adult.

25 Q And how many times would you venture to guess that

BRIGETTE DE GUZMAN - DIRECT

1 you've testified in court about those sexual assault exams?

2 A About three times.

3 MS. HALL: Your Honor, at this time the State would
4 offer her as a witness in sexual assault nurse examination?

5 THE COURT: All right. Any objection?

6 MR. FRICK: Can we approach real quick?

7 THE COURT: Yeah.

8 (A bench conference was held.)

9 THE COURT: All right. Any objection to this witness
10 being qualified as an expert in that field?

11 MR. FRICK: No objection, Your Honor.

12 THE COURT: Without objection. You may proceed.

13 MS. HALL: Thank you.

14 Q In your capacity as a sexual assault nurse examiner on
15 March the 17th of 2018, did you have occasion to do an
16 examination on a lady by the name of Chattiqua Richardson?

17 A Yes, ma'am.

18 Q I'm going to show you what's been marked as State's
19 Exhibit 12. Tell me if you recognize that document, please,
20 ma'am.

21 A That is my forensic report.

22 Q What is a forensic report?

23 A That's a report of my examination of the patient
24 including any assault history, medical history, injuries,
25 that type thing.

BRIGETTE DE GUZMAN - DIRECT

1 Q And so is it how you document what you --

2 A That's correct, and I pass it on to law enforcement.

3 Q And could you tell the jury just like when someone
4 comes in for a sexual assault exam, like what has to happen
5 and how you get to that point, and then we'll go through
6 this document, but we need to get up to where you've
7 actually been able to see her.

8 A So generally when someone has been sexually assaulted
9 the emergency department, they contact us through a
10 communication center, we're paged and then we talk to
11 whoever wants to see the patient, get a short report and
12 then we come to the hospital to see the patient. So
13 initially we introduce ourself, discuss what my role is and
14 how I can serve them. Once we get consent from the patient
15 then I proceed with a sexual assault exam.

16 Q And how were you contacted in this case to see Ms.
17 Richardson?

18 A I was paged to the communications center by an ER
19 nurse.

20 Q And the ER nurse was then the one who requested the
21 forensic exam on Ms. Richardson?

22 A That's correct.

23 Q And so approximately what time did you start the sexual
24 assault exam on Ms. Richardson?

25 A I was called around 9:46, started the exam -- I started

BRIGETTE DE GUZMAN - DIRECT

1 the exam around 11:20, that's when I first saw her, so
2 that's when I first started talking to her and explained my
3 role and that sort of thing.

4 Q And when you explain your role, what do you tell her?

5 A So I tell her that I'm a sexual assault nurse examiner
6 and we are called when someone has been sexually assaulted,
7 and my role is to make sure that she's medically okay. And
8 typically the doctors will see them first and let them
9 know -- let me know that she's stable enough to go through
10 an exam. I explain the process, including evidence
11 collection, swabbing any areas for any possible DNA recovery
12 such as semen, assailant's blood, any bodily fluid, that
13 sort of thing. If she has any bodily injuries I take
14 photographs of that. I let her know that -- I also take
15 photographs and swabs of her genital -- anal genital area.
16 I also offer medical sexually transmitted infection
17 screening. We also offer sexual transmitted infection
18 prophylactic, so antibiotics. We also offer an emergency
19 contraceptive to prevent pregnancy. We make sure, you know,
20 if they're going home that they have a place to go. If
21 there's any mental health issues we offer a mental health
22 consult if need be.

23 Q All right. And before a person comes to you if they've
24 gone through the emergency room, do they have to be
25 medically cleared before you can perform your sexual assault

BRIGETTE DE GUZMAN - DIRECT

1 exam on them?

2 A Yes.

3 Q And was Ms. Richardson medically cleared to come to you
4 prior to you starting the exam at 11:20 a.m.?

5 A She was medically cleared for me to start the exam,
6 however she was being admitted so she was not going home,
7 but she was stable enough for me to conduct the exam.

8 Q And when you first made contact with her, did you make
9 any physical observations about her condition?

10 A Well, when I initially came in the room it was obvious
11 that she had injuries to her face, there was some facial
12 swelling, she had C-collar on.

13 Q What's a C-collar?

14 A I'm sorry. It's a collar that's placed around the neck
15 to stabilize her cervical spine. Since she had injuries
16 they wanted to make sure there was no fractures there.

17 Q Okay. Keep going.

18 A Just from initial overlooking she had some, I think,
19 bruises on her arms as well.

20 Q Okay. Who and -- and we're referring to, what is it,
21 States 16? I'm trying to remember. Yeah, State's 12, I'm
22 sorry. Was anybody present at the time that you did a
23 sexual assault exam or were you in the room with her by
24 herself?

25 A Her sister did arrive shortly after I arrived after a

BRIGETTE DE GUZMAN - DIRECT

1 few minutes. And then during the exam itself there were a
2 couple of -- well, probably a nurse as well, but I remember
3 a couple of doctors that would come in and out of the room
4 to either update her or check her over again, that sort of
5 thing. There was also a sexual trauma services advocate, I
6 can't recall if he was in the room or outside of the room.

7 Q Okay. And referring to State's 12 as we go through, is
8 this something that's kept in the normal course of business
9 that you do as you go through this sexual assault exam, you
10 fill it out and you do it every time?

11 A Yes. We have a database where we ask the same
12 questions of each patient.

13 Q And then is that made part of her medical record at
14 some point?

15 A We keep our records separate from the hospital just due
16 to the sensitive nature of what happened of sexual assault,
17 so we keep a separate database from the hospital.

18 Q But you do keep all of these records in the database.

19 A Correct.

20 Q And so as we go through this I'm just going to let you
21 sort of -- we will go through it and just explain to the
22 jury what you did and what you found.

23 A So I'm just going to kind of go through each page. So
24 initially I talk to her and get what we call an assault
25 history, it's a narrative of what happens. I get

BRIGETTE DE GUZMAN - DIRECT

1 information as to if law enforcement is involved and I
2 document information like which investigator, what's the
3 case number. I document who is present with the patient,
4 such as her sister. There was an advocate present and I
5 know -- I've documented that there was a social worker
6 involved. I document who is present during the collection
7 of -- or when I ask her about the assault history, I want to
8 document who is present when I do that and also who is
9 present during the medical exam.

10 Q And you did all of that on this document. And what
11 you're referring to, I just want to make clear, is that the
12 same as to what State's 12 is?

13 A Yes.

14 Q Okay. And go ahead, if you'll just continue, please,
15 with that.

16 A And then I ask her a short medical history. So like if
17 she's ever been pregnant before, her last menstrual period,
18 what is her past medical history, if she's on any
19 medication, does she have any pain or injuries from the
20 assault itself, I ask her where her pain is, was she
21 allergic to any medicine. Then I go into other questions
22 such as what we call pre and post assault history.

23 Q I'm going to stop you because I want to start applying
24 that -- as you go through it please apply it to this case
25 itself rather than just doing the overview. Did you -- when

BRIGETTE DE GUZMAN - DIRECT

1 was -- what was her condition when she got to you in terms
2 of like her ability to respond to these questions and how
3 alerts was she?

4 A So initially she appeared drowsy, however she would
5 respond whenever I would call her name or maybe even touch
6 her lightly. As it progressed she became a little bit more
7 alert, or she became more alert and she answered questions
8 appropriately the whole time.

9 Q Did she appear to you to be under the influence of
10 anything or was she coherent and able --

11 A She was coherent, but there was nothing inappropriate
12 that I felt.

13 Q All right. Did she indicate -- you stated a minute ago
14 you asked when her last menstrual period was, did she indicate
15 to you when hers was?

16 A It started March 14th.

17 Q Of what year?

18 A 2018.

19 Q And so was she -- and you stated that as you're going
20 through this that you look to see if someone is sore to a
21 light touch. Could you explain what your findings were with
22 regard to this patient?

23 A So I asked if she has any -- if she can tell me if she
24 has any physical injuries or if she has any pain from the
25 assault itself. I documented that it was obvious that she

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1 had facial trauma, patient was in and out of sleep, resting.

2 She complained of pain to her head, her face, right elbow,

3 vaginal and anal soreness to me.

4 Q Okay. And did she state to you that she was on any

5 medications or that she had any allergies to any

6 medications?

7 A She has no medications and she's not allergic to any

8 medicine.

9 Q Did you ask her if she had had consensual intercourse

10 within the last seven days?

11 A I did.

12 Q And what did she say?

13 A She said no.

14 Q Okay. Did she report having ingested alcohol and

15 drugs?

16 A Yes, she did.

17 Q Okay. And did she -- but again, she did not seem to be

18 under the influence of anything; is that correct?

19 A Yeah, she was appropriate.

20 Q All right. If you'll just go ahead and continue

21 through what you asked her, or what you observed and any

22 documented findings.

23 A Okay. So I also asked about post-assault hygiene

24 activities, this is hygiene type activity that could help

25 determine where I may or may not get DNA. So I asked how

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1 many times she has urinated, she only urinated once and that
2 was in my presence because she had to go and I put her on a
3 bed pan. I asked her if she's defecated and she said no.
4 If she wiped herself in her vaginal area, she said no.
5 Douched, no. If she had a tampon in and she removed it, no.
6 Brushed her teeth, used mouth wash, no. Bathed, showered or
7 washed in any way, she said no. If she had anything to eat
8 or drink, she said no. If she had changed clothing, and
9 apparently her clothing was already removed by medical
10 personnel but they were present in the room.

11 Q So when she stated she changed clothing, what was she
12 wearing at the time that you are with her and doing this
13 exam?

14 A I believe she had a hospital gown on.

15 Q Is that standard for --

16 A Standard, yes.

17 Q All right. Keep going, please.

18 A Okay. I asked her if she smoked any cigarettes and she
19 said no, and if she had vomited and she said no.

20 Q And then what do you do after that?

21 A After I ask those questions then I go into the assault
22 history and I ask the patient what her -- I asked her what
23 happens, and this is when they tell me what happened.

24 Q Okay. And do you do this in order to gain information
25 for medical treatment?

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1 A Yes.

2 Q All right. Okay. And then what do you do after that?

3 A After that I ask methods employed by the assailant, if
4 any weapons were used or threatens with any weapons. If she
5 said yes to there were weapons used, then I ask if there was
6 any injuries inflicted or what types of weapons, if she were
7 hit or what we call physical blows, if there was any
8 grabbing, holding, pinching. She says that he choked her
9 and tried to snap her neck. Physical restraints such as
10 ropes, ties, that sort of thing, she said no.
11 Strangulation, she said yes. Any burns, no. And then
12 verbal threats of harm, I documented that the assailant told
13 her that he had a gun and he said he would shoot me if I
14 didn't listen, but she did not actually see the gun. And
15 then other methods she said no. Then I go into the alcohol
16 and drugs used by assailants. She said that he was drinking
17 but she's unsure of the date and time when he started
18 drinking. I also asked if any injuries were inflicted upon
19 the assailant by her and she said, yes, or I checked yes.
20 She said patient unsure if she had injured him, but she told
21 me I mean -- in quotes, "I mean, I was fighting him back but
22 he was too strong." The next set of questions I asked is if
23 the assailant is known to have any STD's, she said unsure.
24 If he's had a vasectomy, she said unsure, and if he's
25 sterile, and she said unsure.

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1 Q Okay. Please continue.

2 A The next set of questions are basically kind of
3 pinpointing what was penetrated, and I go through each. So
4 penetration of the vagina by penis, she said yes.
5 Penetration of vagina by finger, she said no, or any other
6 objects, she said no. The next set of questions is
7 penetration of anus, she said that she was penetrated by his
8 penis, she said yes on that, but with a finger and other she
9 said no. Oral copulation of genitals, she said no, he
10 didn't put his mouth on her genitals, but she answered yes
11 when she put her mouth on his genitals. The next set of
12 questions are what we call non-genital acts. Did he -- I
13 asked for licking, did he lick you anywhere, she said no.
14 Kissing, no. Suction injury or hickey, no. Biting, no.
15 Fondle, no. And then I go to other acts and she said no to
16 that. And sometimes I kind of say well, did she try to take
17 pictures or any other acts that I mention here, she said no.
18 Masturbation, she said no. The next set of questions are
19 ejaculation occur, and she answered unsure to mouth, unsure
20 with vagina, unsure with anus, unsure with body, unsure with
21 clothing and then put no on bedding and other. And then the
22 next set of questions is contraceptive or lubricant used,
23 she answered no on foam used, she answered no on jelly used,
24 lubricant, no, and condom used, no.

25 Q Okay.

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1 A Then I also ask about a strangulation assessment
2 because earlier she had mentioned that. Object used on
3 neck, she said there was two hands, and I asked how long
4 were you strangled and she said -- patient states she almost
5 passed out, but she's unknown of timeframe, so she's not
6 sure how long he strangled her. How many times and she
7 said -- how many times did he strangle her, and she states
8 that he wrapped both hands around her neck and in quotes she
9 told me, "He tried to kill me." Any loss of consciousness,
10 she said no. Throat hoarseness, she said yes. And voice at
11 the time of the exam, her sister states her voice is
12 scratchy like she's been yelling or talking really loud.
13 And then any incontinence during the strangulation she said
14 she was unsure.

15 Q And so that was from 11:20 until about what time did
16 all of that take?

17 A So my exam started at -- my actual physical exam
18 started at 1:00, so it was before that time.

19 Q Okay. So it's anywhere between 11:20 and 1:00, and you
20 stated you started your actual physical exam at 1:00; is
21 that correct?

22 A Correct.

23 Q And how long did that exam take?

24 A That exam took about an hour and 25 minutes.

25 Q Okay. And where is the patient when you're doing this

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1 exam? If you could explain how the positioning and what the
2 environment is like.

3 A She was in the emergency department at that time
4 because she wasn't admitted upstairs yet. She was lying
5 flat on an emergency hospital stretcher in an emergency
6 room.

7 Q Okay. And is it -- again, you stated she had on a
8 hospital gown. All right. So what do you do with regard to
9 the physical exam?

10 A So I document vital signs, the physical exam, basically
11 I go from head to toe, and while I do the physical exam I
12 also swab her and take photographs and I document just a
13 general overview of her general physical appearance. I
14 documented she's a well nourished black female lying on ED
15 stretcher. Patient with obvious facial trauma, C-collar in
16 place. Patient resting with eyes closed but opens eyes to
17 speech.

18 Q Is there something called a Tanner Stage that you
19 document, too? What does that mean?

20 A Tanner Stage is just a sexual development of the
21 patient, it goes from one to five. So basically one is your
22 babies, and then as you progress along to number five you're
23 a fully developed female.

24 Q Okay. All right. Please continue.

25 A And then I describe general demeanor, and there's check

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1 boxes. I checked tearful, controlled, response to
2 questions, I checked readily. Eye contact is good. I put a
3 short description, patient drowsy but answers questions
4 appropriately. Patient became more alert as the exam
5 progressed. Patient tearful throughout the exam when
6 recalling events and during the pelvic exam. Patient able
7 to complete the exam. Patient maintained better eye contact
8 as she became more alert during the exam.

9 Q Okay.

10 A At some point during the questioning as well I also
11 assessed for any drug facilitated sexual assault assessment,
12 and she was -- at the time that I examined her she was alert
13 and oriented, she was able to recall events well, her speech
14 was clear. I was not able to assess her gait or walking
15 because, you know, she was on the stretcher. She didn't
16 have any history of nausea or vomiting, and so I asked her
17 also as well if she had had any concerns if this was drug
18 facilitated, she states that she didn't believe it was drug
19 facilitated and that she remembered the events of the night
20 and the assault history.

21 Q Okay.

22 A So during this time I'm taking photographs as well and
23 swabbing, and I would do the vaginal exam, speculum exam.

24 Q And how do you do that when she's not lying flat on the
25 bed?

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1 A I try to do as well as I can. So it's -- normally
2 typically we have them on a pelvic stretcher where the exam
3 makes it much more easier, they're in a proper position for
4 easy examination of the anal/genital area, but she's on a
5 stretcher and I did not have an ability -- I didn't want to
6 move her too much because sometimes we put a hospital bed
7 pan under the hips to kind of tilt it so I just did the best
8 I could. I tried to separate her legs as much as possible
9 to insert the speculum, but I didn't want to traumatize her
10 anymore than she already been traumatized.

11 Q What is a speculum?

12 A A speculum is a piece of equipment that we insert into
13 the vagina so that we can visualize the canal and the
14 cervix. So we insert it and then there's also a mechanism
15 where I can kind of open it up a little bit more, and
16 there's a light as well so I can see inside.

17 Q Okay. And you make -- on the -- you document on some
18 of these pages of State's 12, which is your nurse's exam
19 documentation form, pages nine, ten, 11, 12, are those
20 documentations of body findings?

21 A Yes.

22 Q Okay. And did you -- what were your findings?

23 A So there were numerous findings, and I'll go through
24 the body findings first and they're numbered as well. So
25 she had a dark red bruise at her right upper arm deltoid

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1 area kind of where you get your shots. She had a bruise --
2 she had multiple bruises on her arm, but there was another
3 one to her right upper arm. Multiple linear abrasions at
4 her right forearm. Multiple abrasions, redness and pain to
5 her right elbow. Redness observed at her right forearm.
6 Multiple linear abrasions above the right knee. Circular
7 dark red bruise to her right shin. She had five to six
8 linear abrasions observed at her right ankle, lower shin
9 area with associated dark red bruising. She had multiple
10 areas of red bruising from her left shoulder and extension
11 to the left upper arm. She had an abrasion to her left
12 upper arm. Dark red bruises at her left upper arm. Dark
13 red bruise near her left elbow. Multiple abrasions observed
14 at left elbow. Bruise at her left forearm. Linear
15 abrasions, two linear abrasions observed at her left
16 anterior thigh. And then I also had some additional on the
17 case notes where she had a bruise to her -- above the left
18 knee. Redness, small area of redness above the left pinky
19 toe. Two linear areas of redness on her abdomen. Redness
20 observed below her right scapula. And then her genital
21 examination. She did have some discharge and drainage but
22 she was on her period, so I observed dark red blood at her
23 perineum and also at the entrance of her vagina and vaginal
24 canal. I did not see any bright red blood in the vaginal
25 canal.

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1 Q What does that indicate to you, the difference between
2 bright red and dark red blood?

3 A So dark red blood would indicate to me there's a fresh
4 injury in her vaginal canal, you know, I would have to
5 explore that more if I saw bright red blood.

6 Q Okay.

7 A She complained of tenderness and pain to her vulva,
8 which is her external genitalia, or basically her structures
9 to the vaginal area. So during the exam she said -- she
10 complained of pain and tenderness. To her left buttocks she
11 had some redness non-pattern, dark red marks, bruises to her
12 left buttocks. And then on her right buttocks there was
13 area of non-pattern dark red marks and bruises to her right
14 buttocks.

15 Q Okay. And then the next page is the head, neck and
16 oral examination portion of that?

17 A Yes.

18 Q And we can understand from the photographs that have
19 already been entered into evidence and some of your
20 observations that you did observe some of these things so I
21 don't necessarily know that you need to go through all of
22 them. Were there multiple findings in terms of that?

23 A Absolutely. There was swelling to her -- obvious
24 swelling to her face, her left eye was swollen shut, I could
25 barely open it. Let's see, she had staples to her scalp.

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1 Q How many staples did she have?

2 A I counted seven.

3 Q And how large was the injury to her scalp?

4 A I estimated that the one at her crown, it appears to be
5 about two to three centimeters in length.

6 Q Okay.

7 A She had bruising, you know, to her left eye like I
8 said. Left cheek she had some dark red bruising and
9 swelling. She had some blood over here but I don't think it
10 needed repair, maybe like a laceration that didn't need
11 repair. She had swelling to her lips and some bruising on
12 the inner part of her lips. She had some scattered red
13 marks on her -- the front of her neck. She had small areas
14 of dark redness at the back of her neck. Abrasions under
15 her eyes.

16 Q All right. And then did you observe -- make any
17 observations with regard to her hands?

18 A She had debris and dirt under her fingernails on her
19 right hand. She had a chipped fingernail in her right
20 middle finger. She had dried blood on the palms of her
21 hands, debris and dirt under her fingernails on her left
22 hand and dried blood observed to the left hand.

23 Q Okay. And what's the next portion of your exam?

24 A So then I go into -- the forensic report is the
25 evidence collection.

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1 Q So this is the evidence collection portion of it,
2 right?

3 A Correct.

4 Q Did you collect any clothing?

5 A I did.

6 Q All right. What is the first thing that you collected?

7 A I collected an olive green and white striped top
8 stained with dried blood, and I documented that the shirt
9 was cut by EMS or the trauma team, it was already cut before
10 I got there.

11 Q All right. I'm going show you what has been marked as
12 State's Exhibit 17, and is there a sticker indicating what
13 that envelope contains?

14 A Yes.

15 Q What does it say?

16 A It says shirt olive green/white.

17 Q I'm going to get you -- I guess I'll open it. See if
18 you can identify that?

19 A It's an olive green and white striped shirt, it appears
20 to be cut and there's some scattered dark red stains on it.

21 Q Okay. And I show you what's been marked and entered
22 into evidence as State's Exhibit 10, the photograph of the
23 victim in the case. Do you recognize that -- is that that
24 shirt? Is that the same one that was in that envelope or
25 does it appear to be?

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1 A It appears to be the same shirt, yes.

2 Q Thank you. So would you have collected this and given
3 this to -- what would you have done with it once you
4 collected it?

5 A I would have given it to law enforcement.

6 Q All right. I'm going to show you what's been marked as
7 State's -- hold on, let's go back to this. What else did
8 you collect?

9 A Jeans that were stained with dried blood. Again, the
10 jeans appeared to be cut by EMS or the trauma team.

11 Q All right. I'll show you what's been marked as State's
12 Exhibit 15. What does that appear to be from the exterior
13 markings?

14 A Jeans.

15 Q If you would, if you would open that up and look at it.

16 A They appear to be jeans that are cut, and I do see some
17 stains on them as well.

18 Q Okay. Does it look like blood stains?

19 A They appear to be, yes.

20 Q Okay. What's the next item of clothing you collected?

21 A A denim vest stained with dried blood cut by EMS or
22 trauma team.

23 Q I'll show you what's been marked as State's 14. What
24 does that appear to be?

25 A Jean/denim vest. It looks like a denim vest cut and

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1 with dried stains.

2 Q Refer back to the photograph of the victim, does that
3 appear to be the same denim vest that she wore in the
4 photograph?

5 A Yes.

6 Q In regard to what I've shown you in State's 14, 15, and
7 17, you stated that you would have taken those and given
8 those to law enforcement; is that correct?

9 A Correct.

10 Q All right. Would you have stored them somewhere for
11 law enforcement to come and pick up?

12 A Yes, normally we store our evidence. If law
13 enforcement is not there to pick it up right away we store
14 it in a locked refrigerator in our office, which is behind a
15 locked door, and then our office is locked as well.

16 Q Okay. And who has access to that?

17 A Only SANE nurses have access to the refrigerator, which
18 is locked with a padlock.

19 Q Okay. And then what do you do next, or what is
20 documented next on this?

21 A So documented next is trace evidence that I collected.
22 I did collect -- I combed pubic hairs.

23 Q Let me stop you. Is this what's referred to as the
24 rape kit itself?

25 A Yes. These are the envelopes that I would place in the

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1 box.

2 Q Explain to the jury what a rape kit is, where you get
3 it and -- then we'll go through what you do with it.

4 A So a rape kit is a box that we get from SLED, it's a
5 sealed box and we have to open it, if it's unsealed or
6 tampered with we don't use the kit. The kit contains
7 multiple envelopes that SLED -- or the State Law Enforcement
8 Division, they place these envelopes in there with swabs in
9 them, and each envelope indicates what you should collect.
10 So an envelope can be labeled as vaginal swabs or saliva,
11 suspected saliva, and then you have to indicate where you
12 collected that swab from the saliva. There's the envelope
13 for miscellaneous materials, there's an envelope for combed
14 pubic hair, bite mark or kissing, there's an envelope for
15 oral swabs. So depending on the assault history we don't
16 always collect each envelope, but it's a case by case
17 depending on what happened during the assault. This kit is
18 then sealed and then we sign it over to law enforcement. Of
19 course, we have to go through the chain of custody.

20 Q Okay. All right. I'm going to show you what's been
21 marked as State's Exhibit 13. And are you able in the form
22 this is to recognize what this is?

23 A No. Actually opening it this might be like -- oh.
24 That might be the distribution envelope with all of the
25 small envelopes in there if I'm seeing it correctly.

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1 MS. HALL: Your Honor, the State would ask permission
2 to open this at this time.

3 THE COURT: Any objection?

4 MS. HALL: No objection.

5 (The envelope was opened at this time.)

6 Q When I take it out of the actual -- do you recognize it
7 now that you're able to better see it?

8 A Yes.

9 Q Okay. What is it?

10 A So this is one of the larger envelopes that we -- the
11 envelopes that I mentioned with the swabs and different --
12 the vaginal envelope, the envelope for rectal swabs, those
13 envelopes we put in this larger envelope, and there's a list
14 here as to what envelopes are in that larger envelope, and
15 then this is sealed as well.

16 Q Okay. And is that the rape kit or all of the swabs in
17 the envelopes and everything that you took in this case?

18 A Yes.

19 Q How can you tell?

20 A Because I have her label on here, I have the time and
21 my initials.

22 Q Okay. And then once you complete that -- and we're
23 going to go through what you do, but once you complete this
24 what do you do with it?

25 A So once I complete I place everything back in the box

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1 of the rape kits, I seal it with evidence tape, I initial
2 the tape. I secure the kit. It always stays with me until
3 I'm able to secure the kit in our refrigerator. Our
4 refrigerator is locked with a padlock, and again, it's
5 locked behind a storage door and then our office is locked
6 as well.

7 Q All right. And I'm going to show you real quick what's
8 been entered into evidence as State's Exhibit 11. Do you
9 recognize that document?

10 A Yes.

11 Q What is it?

12 A So this is our chain of custody form and it shows where
13 I placed the kit initially, which I stored into our
14 refrigerator and then it was signed over to Bill Dove by
15 Marilyn Hauser.

16 Q And in addition to -- did you place -- it was the kit
17 and the clothes or was it just the kit?

18 A The kit and the clothing.

19 Q Okay. Thank you. All right. So going back to your
20 documentation of how you go about collecting all of the
21 things that are in State's 13, if you would please go
22 through that.

23 A Okay. So as I'm examining her I also swab for evidence
24 as I go along. So like I said, I combed her pubic hair, I
25 collected miscellaneous materials and I indicated that there

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1 was swabs collected from her left nipple by double swab
2 technique, which double swab technique just means that I put
3 a couple of drops of water on one swab and then one was dry
4 and then I swabbed it across the area.

5 Q Why did you feel like it was important to swab her
6 breast?

7 A She states that the assailant grabbed her on her left
8 breast, so I collected swabs just in case we were able to
9 get touch DNA.

10 Q All right. Please continue.

11 A And then I checked off that I collected fingernail
12 scrapings. I also did an oral swab. I did not collect --
13 well, I did not collect suspected bodily fluid or bite
14 marks/suck/kissing, that's one of the envelopes. I did
15 collect a vaginal swab envelope. I did collect rectal
16 swabs. I collected buccal swabs, which is for her DNA. And
17 that's it.

18 Q Did you collect -- what is toxicology evidence
19 collected that's listed on this form, what does that mean?

20 A So I did not collect toxicology, because when we
21 initial -- when I initially asked her about the drugs
22 facilitated, you know, she did admit to alcohol and
23 marijuana use, but she was able to recollect everything or
24 remember all the events. And then she indicated that she
25 didn't feel like she was drugged so I did not collect

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1 toxicology based on her being awake and alert and also
2 saying that she recalls everything.

3 Q Okay. Please continue.

4 A On my report next is about the lab tests that I
5 performed. We get urine for -- we check for gonorrhea,
6 chlamydia. We also draw blood for HIV and syphilis. We
7 perform a pregnancy test prior to giving them the emergency
8 contraceptive. And there were multiple labs that I just
9 listed and just says see the medical record, because the
10 trauma team was admitting her and they, of course, ordered
11 tests and lab work. They also ordered a urine drug screen
12 and I just said look at the medical record for the results
13 there. I documented hospital tests. She had multiple CT's,
14 a CAT scan of her head, her C-spine, her chest, abdomen,
15 pelvis and her facial bones.

16 Q Okay.

17 A I indicate what medications were given. And since she
18 was in the ER the medications would have been given by the
19 ER nurse. And then I just document the discharge
20 information. She wasn't really discharged, she
21 was remaining in the ED and she was being admitted to
22 upstairs for observation.

23 Q When you indicated discharge time, what time do you
24 indicate on the form?

25 A 15:10, or 3:10 p.m.

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1 Q If she wasn't going to be discharged why would you put
2 that there?

3 A That would indicate when I was done with my examination
4 and evidence collection.

5 Q Okay. And you stated she was admitted to the hospital,
6 right?

7 A Correct.

8 Q Is there anything else indicated on the form of note?

9 A She was also -- there was some medical consults as
10 well. They consulted ophthalmology because of the injuries
11 to her face and her -- I know she had an injury to her left
12 eye so I think they wanted to make sure that there was
13 nothing serious going on there, so they consulted
14 ophthalmology.

15 Q Did you do visual exams of her vaginal and anal areas?

16 A I did.

17 Q And did you not note any findings with regard to that,
18 or would you have if there had been?

19 A So I did a (inaudible) exam, and I did not -- let me
20 get to that part. From what I recall I did not see acute
21 injuries or any lacerations, bruising, tears, that sort of
22 thing.

23 Q Okay. And in your expertise and in your experience as
24 a sexual assault nurse examiner, is that indicative of
25 anything?

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1 A No. It's -- in my practice, like I said, I've done
2 almost 700 exams, the majority of our patients don't have
3 injuries to their vaginal area, and I always say that just
4 because they don't have injuries doesn't mean they weren't
5 sexually assaulted. So it's really more the norm that our
6 patients don't have injuries versus having injuries.

7 Q And why is that?

8 A It could be different things. Typically for an adult
9 female because of the hormones and estrogen, the tissue
10 there is not as friable as just say an elderly lady who is
11 80 years old who doesn't have the hormones or the estrogen,
12 or like a three year old. So an adult female can sustain
13 this type of assault without having injuries.

14 Q Is that true with anal tissue as well?

15 A Yes.

16 Q All right. And then at the end of your report, do you
17 sign it, or what do you do to finalize it?

18 A Everything is on our database so I don't physically
19 sign it, but whenever we print out the report our -- it's
20 indicated that I am the one that completed this report,
21 and -- so yes. We log it, and whoever our coordinator
22 allows access to -- investigators who are involved in the
23 case and they are able to access it.

24 Q So if Bill Dove were the person who came to pick up the
25 other things then that would just be released to him as

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1 well; is that correct?

2 A Correct.

3 MS. HALL: At this time the State would admit 12 into
4 evidence.

5 MR. FRICK: Your Honor, I do have an objection I would
6 like to be heard on. In fact, I probably need to take it up
7 outside the presence of the jury.

8 THE COURT: All right. Ladies and gentlemen, we need
9 you to step back into the jury room, please have no
10 conversation about the case and I will bring you back out as
11 soon as I finish this legal matter.

12 (The jury left the courtroom.)

13 THE COURT: Yes, sir?

14 MR. FRICK: Judge, the real issue that I've got on
15 their exhibit, it's going to be on the fourth page of it
16 when they're doing the history of the assault per patient
17 there is a statement that says per Tanesha Jones and she
18 gives her account of what the incident is. Just, that's in
19 clear violation of rule 801D1D, which says in a CSC case
20 only the victim can say anything other than time or place.
21 This is a statement by the sister who is recounting what she
22 is told quite frankly by another person, not even her
23 sister, Mr. Pinter who is not able to be here to testify,
24 but anything other than saying time or place is excluded and
25 that's what is on that page. If we want to redact it,

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1 however we want to do that, I just don't think that's
2 admissible. The rest of the report I think is fine.

3 MS. HALL: I'll be happy to redact it.

4 THE COURT: All right.

5 MS. HALL: The portion with regard to the sister
6 saying. There's a portion where the victim talks about it
7 and I -- I just wanted to be very clear that I guess we
8 intend to leave that in there.

9 MR. FRICK: That's fine. I think that would come in
10 because that is in her own words is what it says here, but
11 anything that's not her words I think has to be redacted.

12 MS. HALL: Okay.

13 THE COURT: All right. Now, you said that was on a
14 particular page?

15 MR. FRICK: It's on the fourth page that I've got.

16 MS. HALL: Ours aren't going to have numbers.

17 MR. FRICK: It's under the part that says assault
18 history.

19 THE COURT: All right. But I guess what I'm asking is
20 does it take up that entire page? In other words, can we
21 just eliminate that page or are we going to need to do a
22 redaction?

23 MS. HALL: What I've done in the past is I just take a
24 white piece of paper and put it over the part that we
25 don't -- we can't use and photocopy so it doesn't look like

BRIGETTE DE GUZMAN - DIRECT

1 we have tried to hide stuff and made it all crazy looking,
2 so I think that would be the easier way to do it.

3 THE COURT: All right.

4 MR. FRICK: I think that's fine.

5 THE COURT: All right, we'll do that. How long will
6 that take you?

7 (Break in proceedings.)

8 THE COURT: Mr. Frick, have you had a chance to review
9 the redacted form?

10 MR. FRICK: Yes, sir, I am fine and no further
11 objection on it.

12 THE COURT: Let's bring the jury in.

13 (The jury returned to the courtroom.)

14 THE COURT: All right. Ladies and gentlemen, I have
15 resolved that matter of law and would recognize Ms. Hall to
16 continue her direct examination.

17 MS. HALL: Okay. Your Honor, at this time the State
18 would move Number 12, which is the nurse examiner protocol
19 document that was referred to by Nurse de Guzman into
20 evidence.

21 THE COURT: All right, without objection?

22 MR. FRICK: No objection.

23 THE COURT: Okay. What number was that you said?

24 MS. HALL: It was 12.

25 (The report was received as State's 12.)

BRIGETTE DE GUZMAN - CROSS

1 MS. HALL: I don't have any further questions, please
2 answer anything that Mr. Frick may have for you.

3 CROSS EXAMINATION

4 BY MR. FRICK:

5 Q Hey, Nurse de Guzman, how are you doing?

6 A Good, how are you?

7 Q Good. All right. Let's go back to that report, I
8 think you already still have it open there. I'm going to
9 call it the third page, it's under ingestion of drugs or
10 alcohol by patient. When you get this information, is it
11 what's relayed to you by the patient?

12 A Correct.

13 Q Okay. And she relayed to you that she had used alcohol
14 at some point?

15 A Yes.

16 Q Did she say when she had used alcohol?

17 A We ask them when they started, she gave me the date of
18 3/16 and she started at 6:00 p.m.

19 Q 6:00 p.m.?

20 A Uh-huh.

21 Q Okay. And also asked about drugs?

22 A Yes.

23 Q She told you what?

24 A She admits to smoking marijuana.

25 Q Okay. Do you do a drug screen, is that part of what

BRIGETTE DE GUZMAN - CROSS

1 you do in this?

2 A I typically don't do a drug screen, I do collect
3 toxicology for the kits. The doctor who medically clears
4 her will decide if they need to do a urine drug screen or
5 not.

6 Q Are you aware if a drug screen was done in this case?

7 A I documented that there was a drug screen.

8 Q Was that part of your review in this case?

9 A That was not what I ordered. Like I said, I think the
10 trauma team probably ordered that.

11 Q But you're familiar with these reports?

12 A The urine drug screens?

13 Q Yes, ma'am.

14 A From the hospital?

15 Q Yes, ma'am.

16 A Yes.

17 Q I mean, you've been a nurse for a real long time,
18 right?

19 A Yes.

20 Q Okay. Can I show you a document?

21 A Uh-huh.

22 Q Does that look familiar to you? Or what does it look
23 like at least?

24 A Yeah. It looks like lab results and a drug screen.

25 Q Okay.

BRIGETTE DE GUZMAN - CROSS

- 1 A It looks like they did a pregnancy test.
- 2 Q Okay. Can you tell whose drug screen this is?
- 3 A Yes, it's Ms. Richardson's.
- 4 Q Okay. Can you tell the results of that drug screen?
- 5 A You want me to go through it?
- 6 Q Yes, ma'am.
- 7 A Amphetamines, positive. Benzodiazapines, negative.
- 8 Cannabinoids, positive. Cocaine metabolites, positive.
- 9 Ecstasy, negative. Methadone, negative. Opiates, negative.
- 10 Oxycodone, negative. It says drug screen message on it.
- 11 Q That's fine. But those are the drugs they tested for.
- 12 But that, in your expert nurse's opinion, that's more than
- 13 cocaine, correct?
- 14 A That's what?
- 15 Q That's more than cocaine -- I mean, more than
- 16 marijuana, correct?
- 17 A Correct.
- 18 Q Cannabinoids is the marijuana, correct?
- 19 A Correct.
- 20 Q Cocaine metabolite, that's cocaine?
- 21 A Correct.
- 22 Q And amphetamines, that's any number of things now,
- 23 isn't it?
- 24 A It could be prescribed medications, it could be, yeah.
- 25 Q All right. Okay. But that's more than what she told

BRIGETTE DE GUZMAN - CROSS

1 you, correct?

2 A Correct.

3 Q Okay. I'm going to go -- let's see. It's drug
4 facilitated sexual assault assessment, she said this was not
5 drug facilitated sexual assault?

6 A She does not believe this is a drug facilitated sexual
7 assault.

8 Q What does that mean? Somebody slipped somebody a
9 roofie or something like that?

10 A Typically. Or if they feel like something -- sometimes
11 a patient would say "I only had two beers and normally I'm
12 fine with two beers but I was falling over drunk," so they
13 may say, "I feel like I was drugged." She said that she
14 does not believe this is a DFSA.

15 Q Okay. And you found that that was probably correct
16 because she had a good recollection of events.

17 A Yes. Based on my assessment, the time that I saw her
18 she was appropriate and --

19 Q Didn't cause any question in your mind.

20 A Correct.

21 Q Okay. Let's go to the body findings part. I got a
22 J.D., not a M.D. What is an abrasion?

23 A So an abrasion is basically like an excoriation, like a
24 scratch or --

25 Q Scratch?

BRIGETTE DE GUZMAN - CROSS

1 A Yeah.

2 Q It's kind of a superficial thing? If I ran into some
3 tree limbs or a briar and scratch myself up, that's what you
4 would expect to see?

5 A Uh-huh. Some were worse than others, but yes, it's an
6 abrasion.

7 Q That would be classified as an abrasion, whereas a
8 laceration is what?

9 A It would have more depth and basically much more force
10 or trauma to cause that laceration.

11 Q Okay. And so what you find when you're examining her
12 arms, forearms, knees, elbows, thigh, we have bruises and
13 abrasions, correct?

14 A Correct.

15 Q Okay. No lacerations there.

16 A Correct.

17 Q Jumping ahead, let's go to the head and neck. Now, you
18 see swelling and lacerations here, correct?

19 A Correct.

20 Q Now, is it -- correct me if I'm wrong, and I know you
21 will, is it the one laceration that's on her head?

22 A I saw one laceration that's on her head, and I believe
23 there was another one around here that did not need repair,
24 or it was not repaired at that time.

25 Q Okay. And I may be splitting hairs here, but what

BRIGETTE DE GUZMAN - CROSS

1 would be the difference between a laceration that doesn't
2 need repair and an abrasion?

3 A A laceration that doesn't need repair and abrasion?

4 Q Right.

5 A A laceration, it still has some depth to it, but if
6 it's not deep enough, or depending on the location sometimes
7 they'll just let it be and let it heal on its own.

8 Q You're not going to bleed out from it, it's going to
9 coagulate and kind of heal on its own.

10 A Uh-huh.

11 Q Now, we did require some staples here, correct?

12 A Uh-huh.

13 Q Seven staples. I believe you said that the wound was
14 about two to three centimeters in length?

15 A Uh-huh.

16 Q I'm not real good at that, but how big is centimeter?

17 A (Indicating.)

18 Q You're as good as me, I guess.

19 A If I had to guess I would estimate (indicating.)

20 Q About an inch, right?

21 A A little over an inch.

22 Q And those -- and the other stuff that you saw, of
23 course you saw swelling.

24 A Uh-huh.

25 Q And then you saw some redness and some other abrasions

BRIGETTE DE GUZMAN - CROSS

1 to her head and neck.

2 A Correct.

3 Q But as far as broken bones, did we see any of that, or
4 is that outside of what you're looking for?

5 A That's outside. So the trauma team where the doctor is
6 would have to tell you that.

7 Q Very good. Let's go back to the genital exam.

8 A Uh-huh.

9 Q So you have this device that you insert inside of her
10 to see what may be there, correct?

11 A Correct.

12 Q And it's I guess a camera, is that what this thing is?

13 A No. What I insert is called a speculum.

14 Q Right. But what does that mean? It let's you see in
15 there? How does it see in there?

16 A So it has a light also attached to it. It's like a
17 duckbill and so it's inserted, and there's a mechanism where
18 I can open it so it opens up the vaginal canal and that way
19 I can see on the inside and the cervix.

20 Q And what are you looking for when you're doing this
21 exam?

22 A So I'm looking for acute injuries to the vaginal wall,
23 to the cervix, just injuries basically on the inside of
24 the --

25 Q What's an acute injury?

BRIGETTE DE GUZMAN - CROSS

1 A One that's caused recently.

2 Q Recently? Okay. All right. You saw no acute
3 injuries, nothing that in your opinion occurred recently.

4 A I didn't see any injuries.

5 Q Right, any injuries.

6 A On the inside? No.

7 Q And, in fact, you did see some blood inside the, I
8 guess, her vaginal canal but it was dark blood.

9 A Uh-huh.

10 Q Which I believe you said is indicative of her being on
11 her period.

12 A Correct, it was consistent with that.

13 Q No bright red blood.

14 A Correct.

15 Q Which would have been a flag to you that, hey, there's
16 been some kind of a possible injury.

17 A Correct.

18 Q As far as her vulva, that's the covering of her private
19 area, correct?

20 A So yeah, the vulva is basically the external
21 structures. So it would be the -- or the triangular area
22 outside the vaginal lips, inside the labia minora. I don't
23 know how much details you want.

24 Q And you said she complained of tenderness, correct?

25 A Correct.

BRIGETTE DE GUZMAN - CROSS

1 Q But you noted no injuries.

2 A I did not see any lacerations, no.

3 Q Redness?

4 A No.

5 Q And redness can be caused by any number of things,
6 can't it?

7 A It can.

8 Q Just simply irritation from what you're wearing that
9 day, right?

10 A Correct.

11 Q But you did not observe that. And I don't see where
12 there's any -- when you go and look at the anal area,
13 what -- are you doing another exam with the speculum or
14 anything like that or just observations?

15 A Just visual inspection.

16 Q Is that what you're talking about when you talk about
17 the left and right buttock here or is that another part?

18 A Are you talking about --

19 Q I'm just trying to see in your report where you wrote
20 down about the rectal exam.

21 A So the buttock part is the buttock, it's not the anal
22 part. So if there is no findings then if I didn't
23 specifically say laceration to the anus then it won't be
24 listed on here, so --

25 Q Okay. So you made the observation but since there were

BRIGETTE DE GUZMAN - CROSS

1 no findings that's why there's nothing in your report.

2 A Correct.

3 Q No redness.

4 A Correct.

5 Q Nothing. If there would have been something there of
6 note you would have written it in this report, correct?

7 A Correct.

8 Q Let's go to the kit where you're collecting all of
9 these swabs and things. Comb pubic hairs. What are you
10 looking for with that?

11 A So when we comb pubic hair it's either -- sometimes the
12 assailant's pubic hair may get intertwined during the
13 assault or sometimes they may ejaculate on the pubic hair
14 and it dries. So when we comb it -- or if we see matted
15 pubic hair we might cut it out or we can comb it and the
16 flakes will -- there's a sheet on her as well so the flakes
17 may be on the comb or they may fall to the sheet that we
18 collect along with the comb.

19 Q Now, just to be clear, your job is to collect all of
20 this, you're not doing any analysis at this point.

21 A Correct.

22 Q All right. So you did this, you combed the pubic hair.
23 And then the miscellaneous, you swabbed her breasts because
24 there was indication there could be possible stuff there.

25 A Right.

BRIGETTE DE GUZMAN - CROSS

1 Q Fingernail scrapings, why do you scrape fingernails?

2 A So sometimes we can identify the assailant, if we get
3 their skin we can corroborate their story if they scratch
4 them and there's DNA under there. It's basically -- that's
5 it.

6 Q Okay. Essentially what you're looking for is to try to
7 get some -- see if there is evidence of the assailant.

8 A Right.

9 Q The oral swab and smear, what's that?

10 A So the oral swab, if there was some type of oral
11 assault she indicated that her mouth was on his penis, so I
12 swabbed the mouth for that.

13 Q When you do that, do you swab a particular area, the
14 whole mouth, how do you --

15 A I focus on the gumline area where the teeth is both
16 upper and lower underneath the tongue and on the sides of
17 the cheek.

18 Q Okay. So just --

19 A Just the whole.

20 Q So just a kind of general swabbing of the entire mouth
21 just to see if anything can get collected.

22 A Uh-huh.

23 Q And again, you're not doing an analysis, you get the --
24 I'm going to call it a Q-tip, and then you put it in a
25 little envelope and put it in this box, correct?

BRIGETTE DE GUZMAN - CROSS

1 A Yes, sir.

2 Q And then, of course, you do the same thing with the
3 vaginal area?

4 A Correct.

5 Q You take a Q-tip and you swab generally the entire
6 area?

7 A Right.

8 Q Inside, outside, or --

9 A So when I use the speculum that helps us also when we
10 collect the swabs. There's a hole in the cervix, we try to
11 get in the cervix, and also below the cervix, sometimes we
12 pull there.

13 Q Okay. So it's not just one spot, it is a wide ranging
14 area.

15 A Yes.

16 Q Okay. And then you took a rectal swab?

17 A Yes.

18 Q And then a buccal swab. What's --

19 A Inside of her cheek for her DNA.

20 Q That's the DNA for her?

21 A Right.

22 Q Different from the oral swab on the other one.

23 A Uh-huh.

24 Q And then no toxicology on this particular -- that you
25 collected on here.

BRIGETTE DE GUZMAN - CROSS

1 A Correct.

2 Q All right. I'm almost done, I promise. Okay. We've
3 got the clothing that you've talked about. If there was
4 clothing that she had on it's going to be collected, is that
5 generally the case?

6 A Generally, yes.

7 Q Okay. So whatever clothing we've got here you've got
8 jeans, shirt or vest, that's what she had, correct?

9 A That's what was in her room. I personally did not take
10 it off of her, but --

11 Q Do you know who did?

12 A No, I don't.

13 Q Okay. Was it already -- where was it when you found
14 it? I know you said room, but piled in the corner or what?

15 A It was in a big -- it was probably -- I don't know if
16 it was a plastic patient collection bag or if they put it in
17 a large paper bag, but typically as an ER nurse, I used to
18 be a trauma nurse as well, we would cut the clothing while
19 we are in the trauma bay if the ambulance -- if EMS didn't
20 do it already.

21 Q Okay.

22 A And they would remove it so they can visualize
23 everything.

24 Q And so why is all of that collected?

25 A Why do I collect it?

BRIGETTE DE GUZMAN - CROSS

1 Q Yeah.

2 A Just in case there's any evidence there, any of the
3 assailant's, maybe if he had any bodily fluid such as semen,
4 blood skin cells, if it could corroborate her story of he
5 ripped it, that sort of thing.

6 Q But unlike in the kit that you've got where it's these
7 specific swabs go to these specific places, you just
8 generally collect that and you just put it in a bag, seal it
9 up and send it on, correct?

10 A Correct.

11 Q You don't direct anybody, hey look here, look here,
12 look here. That's not your job, right?

13 A Correct.

14 MR. FRICK: Thank you, ma'am, that's all of the
15 questions I have.

16 MS. HALL: Just briefly, please.

17 REDIRECT EXAMINATION

18 BY MS. HALL:

19 Q I want you to refer back to what's been entered as
20 State's 12. I'm going to let you do it from the actual
21 document that's been entered into evidence, please, ma'am.
22 If you'll refer to the last page. The portion where you
23 document a conversation that you have with the victim about
24 her underwear, let's talk about that.

25 A On the last page?

BRIGETTE DE GUZMAN - REDIRECT

1 Q Yes, please. Or maybe it's on the first pages.

2 A Yes, I see it.

3 Q At some point in time did you have a conversation with
4 the victim about her underwear?

5 A Yes.

6 Q What conversation did you have?

7 A The patient states she was wearing beige underwear at
8 the time of the assault, they were not removed at the scene
9 as assailant pulled her pants down and assaulted her. Beige
10 underwear was not found in the paper bag with the other
11 clothing. The underwear was not on the stretcher that she
12 was lying on.

13 Q All right. Talk about the cervix. I believe on
14 State's 12, which again is that document that you're
15 holding, there was a portion where we discuss her
16 positioning. How well were you able to observe her cervix
17 and her hymen? I think we had talked about it before, it
18 was -- you referred to some nurse notes. I don't know what
19 that is, but I remember you talking about it before so I
20 wanted to come back to it real quick.

21 A Okay. So under pelvic exam I was unable to adequately
22 visualize the hymen and cervix during the speculum exam due
23 to patient positioning, anatomy and discomfort. No
24 abrasions or tears observed at posterior fourchette and also
25 fossa navicularis.

BRIGETTE DE GUZMAN - REDIRECT

1 Q Which goes back to just there were no tears that you
2 observed which is what you stated before under oath.

3 A That's correct.

4 Q All right. And if you were unable to observe her
5 cervix, were you able to swab it is what I'm asking you?

6 A I was able to swab the general area. If I was not able
7 to actually see the cervix then I'm doing what we call a
8 blind swab.

9 Q And Mr. Frick had asked you about scrapings and
10 fingernails and you had stated to him, if I recall
11 correctly, that you do it to identify the assailant?

12 A If a patient says that she scratched them or scratched
13 the assailant, then we will swab under there for possible
14 DNA from the assailants.

15 Q What if she said she knew him?

16 A Then it would not really be -- if she's able to
17 identify the assailants then it's not as much forensic
18 value, so sometimes we use it to corroborate their story as
19 well.

20 Q Okay. And if you will refer to page five of your
21 report, or State's 12 either one. I just want you to
22 confirm that both of those are the same page five. Did she
23 state to you that she knew the person who had done this to
24 her?

25 A Yes.

BRIGETTE DE GUZMAN - REDIRECT

1 Q Okay. And did she -- and you documented that on
2 there as --

3 A She said his name was Von but she didn't know his last
4 name. She estimated his age to be 30 to 40. His ethnicity
5 was African-American, gender male. She said that he had
6 dark skin, he had dreads and she said that, "We met through
7 a mutual friend."

8 Q And the only -- I'm just curious about this, too, you
9 talk about red blood versus brown blood, we went over this
10 in direct, Mr. Frick hit on it again when he cross examined
11 you, if you get a cut, how long does it take for the red
12 blood to turn to brown blood if you know? If you don't it's
13 okay.

14 A I can't really say, but not long.

15 Q Okay. And the only other thing I want to ask you is
16 women's vaginas are basically designed to deliver babies, is
17 that correct or incorrect?

18 A Correct.

19 Q So in terms of trauma that you are able to observe on
20 those things, is it uncommon for woman to have -- not have
21 any trauma after they've delivered a baby?

22 A Is it very uncommon? I can't really answer that. I
23 did not have much -- but, yes, I have heard, yes, it can be
24 traumatic. And I'm not a labor and delivery nurse so I
25 can't really answer that.

BRIGETTE DE GUZMAN - RECROSS

1 Q But with regard to your experience and what you do with
2 a sexual assault nurse's exam, is it uncommon for you to do
3 these exams and see places that they've said that they've
4 had sex or been raped and there is no trauma to their
5 vaginal areas?

6 A Correct.

7 Q And you stated to Mr. Frick that you did not do the
8 speculum exam on the anal -- on her anal passage; is that
9 correct?

10 A There was no anal scope done.

11 Q Okay. So had there been any trauma to the interior of
12 that, her anal passage, you would not have been able to see
13 that based on this exam; is that right?

14 A If there had been --

15 Q Anal trauma.

16 A If it was too deep I won't be able to see it, but with
17 my visual exam there were some anal --

18 Q With a visual exam what can you see, though?

19 A I can basically see her anal folds.

20 Q Okay.

21 MS. HALL: I don't have anything further.

22 MR. FRICK: Very, very briefly.

23 RECROSS EXAMINATION

24 BY MR. FRICK:

25 Q Back on page five, the one we're talking about Von and

BRIGETTE DE GUZMAN - RECROSS

1 all of that stuff, the assault history, she did indicate a
2 reason why you needed to do the scrapings, did she not? In
3 fact, that's why you did it. She said, "I mean, I was
4 fighting back," isn't that what she said?

5 A She did say that, yes.

6 Q That's what I've got.

7 A Yes.

8 MR. FRICK: Thank you, ma'am, that's all of the
9 questions I have.

10 MS. HALL: I don't have anything further, Your Honor, I
11 would ask that this witness be excused.

12 MR. FRICK: No objection.

13 THE COURT: Without objection, thank you very much,
14 ma'am.

15 MS. HALL: State calls Erica Ricard.

16 The witness, ERICA RICARD, was first duly sworn and
17 Testified as follows:

18 DIRECT EXAMINATION

19 BY MS. HALL:

20 Q Ms. Ricard, your name is Erica Ricard; is that correct?

21 A That's correct.

22 Q And where do you work?

23 A I work for Offender Management Services.

24 Q And in your work there at Offender Management Services,
25 do you have experience with GPS ankle monitors?

ERICA RICARD - DIRECT

1 A Yes, I do.

2 Q And do you place ankle monitors on people sometimes?

3 A Yes, I do.

4 Q And then do you have -- can you explain to the jury how
5 GPS monitoring works?

6 A Once a person is put on GPS monitoring, the service
7 that we provide uses VeriTracks, which is a software, but we
8 use what is called STOP, Satellite Tracking Of People, they
9 use government satellites, so that GPS when we assign it is
10 tracking with those satellites. There are hundreds of them
11 up in the atmosphere and it takes three of them to be in
12 position to get a single track point, once the GPS is turned
13 on then that GPS is tracking it until we unassign it in the
14 system.

15 Q And so if you are to assign a GPS monitoring device to
16 someone in terms of an ankle monitor, is there a number that
17 you have with the ankle monitor that you know that you've
18 placed it on a certain individual?

19 A Yes. So it's a blue tag number. That blue tag is
20 basically a serial number, and we put that serial number
21 into the program that we had assigned to that defendant's
22 name, so it's kind of like a social security number for
23 them.

24 Q Okay. All right. I'm going to show you what's been
25 marked as State's Exhibit 5. Tell me if you recognize that.

ERICA RICARD - DIRECT

1 A Yes, I do.

2 Q Okay. What is it?

3 A This is a certified letter from Ashley Fuller that
4 states that assigned blue tag 12-745053 was assigned to
5 Levond Keitt.

6 Q Can you tell what date it was assigned to him and what
7 date it was unassigned to him?

8 A It's says here from 9/21/2017 at 14:53 until 5/29/2018
9 at 3:27.

10 Q Okay. So on March 17th of 2018 would Levond Keitt have
11 been assigned a GPS ankle monitor tracking device?

12 A Yes.

13 Q The one bearing that blue tag serial number that you
14 just read out; is that correct?

15 A That is correct.

16 Q And this a document that you're familiar with that's
17 kept in the normal course of business for people who are
18 responsible for tracking these devices?

19 A Yes, it is.

20 MS. HALL: Your Honor, at this time the State would
21 move 5 into evidence.

22 MR. FRICK: Your Honor, I object to State's 5 and all
23 mentioning of the GPS as previously ruled upon.

24 THE COURT: All right. I note those objections and
25 overrule.

ERICA RICARD - DIRECT

1 (The letter was received as State's 5.)

2 Q I'm going to show you what's been marked as State's
3 Exhibit 9, and tell me if you recognize this document.

4 A Yes, I do.

5 Q Okay. What is it?

6 A This is a certified copy of the track points for the
7 blue tag labeled -- sorry, it's extremely tiny -- for
8 12-745053 assigned to Levond Keitt.

9 Q So that would correspond with that letter on State's 5
10 that we just talked about; is that correct?

11 A That's correct.

12 Q What is the significance of State's 9? What's
13 included -- what's the information that's included in there?

14 A On this you're going to get the actual longitude and
15 latitude of the device itself. It's also going to tell you
16 how many satellites were in view to make that track point
17 and if there were any issues with the device during that
18 single track point, and this is going to be all of them.
19 And these are certified by Ashley Fuller who we had the
20 letter from the previous one.

21 Q And so if you're like -- like what you do in your daily
22 job, if you are asked to pull those records from the
23 software company, are you able to pull that record?

24 A No, I cannot pull that record.

25 Q Okay. All right. I'm going to --

ERICA RICARD - DIRECT

1 MS. HALL: Your Honor, at this time the State would
2 move 9 into evidence.

3 MR. FRICK: Same objection.

4 THE COURT: Pursuant to your objection, overruled.

5 (The GPS document was received as State's 9.)

6 Q And then I'm going to show what has been marked as
7 State's 7 and tell me if you recognize that.

8 A Yes. This is an enrollee track address report.

9 Q To which does that monitoring device apply?

10 A This is going to be assigned to Levond Keitt.

11 Q Okay. Is it the same one from the other two documents,
12 State's 9 and State's 5 that we've already gone over?

13 A Yes, ma'am.

14 Q Okay. It bears that same blue tag serial number?

15 A This report does not actually have the blue tag number
16 on it.

17 Q What does it bear that allows you to know it was
18 assigned to Levond Keitt?

19 A It has his name on here.

20 Q Okay. What is that?

21 A This is basically every single track point during a
22 timeframe that was pulled in the data system. So you would
23 go in, log in, put in date X and date Y and it would pull
24 all of that data for you. It's raw data.

25 Q Okay. So it's raw data. And now again, going back to

ERICA RICARD - DIRECT

1 what I asked you before in your job, are you able to pull
2 that --

3 A Yes, I am.

4 Q -- from the software from the company that monitors it?

5 A Yes, I am.

6 Q And correct me if I'm wrong in saying this, so what
7 happens is the monitor device is put on, the software
8 company does the triangulation and they're responsible for
9 the satellites and all of that types of things, and
10 responsible for maintenance of the software, and you're just
11 basically given a user ID and password to be able to access
12 all of that data and then to generate a report, which is
13 what I just showed you, which is I think State's 7?

14 A Yes, that is correct.

15 Q And what is different between State's 7 and State's 9?
16 That was the point and this is the enrollee track address,
17 what different information does that give you?

18 A The actual enrollee address report is an estimated
19 track point within 15 meters. Then you have this one, which
20 is certified, those are the exact track points for that
21 individual monitor. Ashley, who works with -- we call it
22 STOP, she is the person who will go in there and look at all
23 of the raw data and confirm the information is true and
24 certified and correct, and that's what we use for court
25 purposes.

ERICA RICARD - DIRECT

1 Q Does State's 7, though, have any additional information
2 that makes it more clear to a lay person than just looking
3 at these teeny tiny little numbers all of the time?

4 A Yes. So the track address report is a lot easier for
5 the normal people to read because it gives me an address.
6 Now, the address might not be exact because it goes based on
7 geocode and then you have land surveyors that do addresses
8 and cut land tracks a little different, but this gives it a
9 little bit easier read so that I know what road he was on.

10 Q Okay. And does it require that he stop somewhere -- if
11 a person is wearing the GPS device, does it require that
12 they stop somewhere for a period of time in order to make an
13 address spit out or is it they just pop along and it does it
14 as they go?

15 A It does it as they go. With the track address report
16 it's every single track point on here.

17 Q Okay.

18 MS. HALL: At this time the State would move 7 into
19 evidence.

20 MR. FRICK: Same objection, Your Honor.

21 THE COURT: Subject to your objection, overruled.

22 (The document was received as State's 7.)

23 Q Have you in your job had an occasion to put an ankle
24 monitor on someone and then had to use this data to go and
25 locate this person?

ERICA RICARD - DIRECT

1 A Yes, actually I had to use it yesterday.

2 Q So is that common?

3 A Yes, it is.

4 Q How many times do you think you used that last week?

5 A Probably 15 to 20 times last week.

6 Q Using that information, how likely are you to find
7 someone?

8 A Very likely. Yesterday we had a defendant cut his
9 monitor off --

10 MR. FRICK: Objection. Relevance, Your Honor.

11 THE COURT: Sustained.

12 Q Okay. Without giving an example I'm just asking you to
13 get the reliability of it.

14 A Very reliable.

15 MR. FRICK: Your Honor, I would move to strike.

16 THE COURT: All right. I sustain the objection, we'll
17 strike that response from the record.

18 Q Okay. And with regard to the enrollee track address,
19 which was State's 7 with the addresses, you had stated that
20 the people have to do -- there's a human involvement in
21 order to generate this information in terms of like the land
22 surveyors and stuff like that; is that true?

23 A That is correct.

24 Q And would that affect -- like if I was standing on that
25 corner versus this corner, would it affect it like that, or

ERICA RICARD - CROSS

1 could it affect it like that?

2 A Yes and no. It depends on how many satellites are in
3 view and where the satellites are actually in view, which is
4 why we have it certified so that you get the exact track
5 point.

6 Q Which again would be State's 9; is that correct?

7 A That is correct.

8 MS. HALL: I don't have anything further of this
9 witness, please answer anything Mr. Frick has.

10 MR. FRICK: Mr. Frick?

11 CROSS EXAMINATION

12 BY MR. FRICK:

13 Q Have you got the report she was showing up up there?
14 I've got State's 9.

15 A I don't, I do not have any reports.

16 Q Okay. I'm going to ask you about State's Number 7.
17 This is called an enrollee track address.

18 A Yes, that's correct.

19 Q What is that supposed to do?

20 A It's -- basically it tracks the addresses of where he
21 has been for each track point.

22 Q All right. And then 9 is the GPS coordinates that --

23 A Longitude and latitude.

24 Q Okay. It puts the exact spot at the point in time?

25 A That is correct.

ERICA RICARD - CROSS

1 Q To get this information you confirm it with the 9 or --

2 A I do not confirm it. To get that I have to send a
3 request to Ashley, and she's the one that differentiates the
4 data.

5 Q And Ashley keeps these records on a computer in
6 Houston, Texas, correct?

7 A That is correct.

8 Q Y'all don't have these records or --

9 A I don't have the certified, no, I do not.

10 Q Okay. What is an enrollee visit address report?

11 A The visit address report is basically a defendant's
12 track points, have him there for more than five minutes at
13 one single location. It doesn't give individual track
14 points, it's kind of an estimate of how long he was at one
15 given address.

16 Q Okay. Let's say I compare the enrollee track address
17 report to an enrollee visit report, would they be in sync?

18 A Sometimes they will, sometimes they won't.

19 Q Okay. I'm looking on this one as I've got -- and all I
20 want to worry about right now as point number two. I've got
21 an enrollee visit report that says this person on 3/17 at
22 1:26 in the morning was at 509 Fairfield Road in Columbia,
23 can you confirm?

24 A Yes, that's correct.

25 Q Okay. The enrollee track report says at 3/17/2018 at

ERICA RICARD - CROSS

1 1:26 in the morning this person was at 1400 Buckner Road.

2 A That's correct.

3 Q You would agree that those are two different addresses,
4 wouldn't you?

5 A Yes, sir.

6 Q Are you familiar with those addresses? Have you been
7 to North Columbia?

8 A No, sir.

9 Q So you wouldn't be aware that they would be across the
10 street from each other?

11 A No, sir, I would not be aware.

12 Q But given that it's your testimony that this is
13 accurate?

14 A Up to 15 meters, or 50 meters.

15 Q 50, 5-0?

16 A That is correct.

17 Q They taught me that stuff in school but I don't
18 remember it anymore, that's about half a football field,
19 isn't it?

20 A An estimate.

21 Q Okay. And again to access this information you've got
22 to go into a computer to go into someone else's server and
23 then download the information that we've talked about here,
24 correct?

25 A That's correct.

ERICA RICARD - CROSS

1 MR. FRICK: Thank you, ma'am, that's all the questions
2 I have.

3 THE COURT: Anything further?

4 MS. HALL: I don't have anything further, we would ask
5 that Ms. Ricard be excused.

6 THE COURT: Any objection?

7 MR. FRICK: No objection.

8 THE COURT: Thank you, ma'am, we appreciate you being
9 here.

10 MS. HALL: Your Honor, at this time I would like to
11 call Bill Dove for a limited purpose with reserving the
12 right to recall him tomorrow for more expanded testimony.

13 THE COURT: All right.

14 The witness, BILL DOVE, was first duly sworn and
15 Testified as follows:

16 DIRECT EXAMINATION

17 BY MS. HALL:

18 Q State your name for the record, please, sir.

19 A Bill Dove.

20 Q What is your job?

21 A Criminal investigator, Fairfield County Sheriff's
22 Office.

23 Q Were you employed in that capacity back in -- how long
24 have you been employed in that capacity?

25 A I've been at the sheriff's office since June of 2002.

BILL DOVE - DIRECT

1 Q And how long have you been an investigator?

2 A Since June of 2010.

3 Q Were you the chief investigator in this case?

4 A Yes, ma'am.

5 Q Did you have an occasion to go to the hospital to
6 Richland Memorial or Prisma Health or whatever we call it
7 now, around Hardin Street Extension back on March the 17th
8 of 2018?

9 A Yes, ma'am.

10 Q And what was the nature of your visit to that hospital,
11 just briefly?

12 A There was a report that had been received of a sexual
13 assault, and the victim was Chattiqua Richardson and she was
14 in the emergency room.

15 Q Okay. And did you go to the emergency room and
16 interview her without getting into the details of that?

17 A Yes, ma'am.

18 Q Okay. And did you also have occasion to pick up some
19 evidence while you were there?

20 A Not on that day, at a later time I did.

21 Q What date did you go back to pick up -- if you were
22 ever called back to pick up evidence, when did you go? And
23 I'm going to show you what has been entered into evidence as
24 State's Exhibit 11 just in case that helps expedite things.

25 A On March the 20th, 2018.

BILL DOVE - DIRECT

1 Q And what I'm referring to on State's 11, is that where
2 you signed -- Marilyn Hauser, you heard her testimony, where
3 she gave her evidence and you signed for it?

4 A Yes, ma'am.

5 Q I'm going to show you what has been marked as State's
6 Exhibit 14. And you were sitting in the courtroom, were you
7 not, when all of these items were pulled out of the bag?

8 A Yes, ma'am.

9 Q All right. I'm going to show you what has been marked
10 as State's 14 with the identifying criteria on the sticker
11 there. What is that? Or is that one of the items that you
12 picked up when you went there?

13 A Yes, ma'am. It's labeled jeans/denim vest.

14 Q And does it bear your case number?

15 A Yes, ma'am.

16 Q Okay. And that's a law enforcement case number that's
17 specific to a case you investigated; is that correct?

18 A Yes, ma'am, that's correct.

19 Q And is that included on things like evidence and the
20 incident report and other reports that are generated as you
21 go through your investigation?

22 A Yes, ma'am.

23 Q Okay. So is this the item that you picked up from the
24 hospital back on March the 20th, one of them?

25 A Yes, ma'am.

BILL DOVE - DIRECT

1 Q I'm going to come back to that in just a second. I'm
2 going to show you what has been marked as State's 17. Did
3 you pick that up from the hospital on March 20th of 2018?

4 A Yes, ma'am.

5 Q Okay. What is that?

6 A It's labeled a shirt, olive green/white.

7 Q And does that bear your case number for your specific
8 investigative case that we just talked about?

9 A Yes, ma'am.

10 Q And that case number is for this case; is that correct?

11 A Yes, ma'am.

12 Q I'm going to show you what's been marked as State's 15.
13 Did you pick that item up at the hospital on March the 20th
14 of 2018?

15 A Yes, ma'am.

16 Q All right. What is that?

17 A It's labeled jeans.

18 Q All right. Does that bear your law enforcement case
19 number specific to this case?

20 A Yes, ma'am.

21 Q I'll show you what has been marked as State's 13. Is
22 that the rape kit that you heard the sexual assault nurse
23 examiner referring to earlier today?

24 A Yes, ma'am.

25 Q Did you pick that up on March the 20th of 2018 when you

BILL DOVE - DIRECT

1 went to the hospital?

2 A Yes, ma'am.

3 Q Does that also have a case number on it that bears the
4 case number for the case that we're trying this week?

5 A Yes, ma'am.

6 Q Thank you. All right. I'm going to show you one more
7 thing that's been marked as State's Exhibit 16. What is
8 that?

9 A It's a DNA standard from Levond Keitt.

10 Q Did you have occasion at some point in time to go
11 somewhere and swab the defendant, Levond Keitt's mouth and
12 take a known standard from him?

13 A Yes, ma'am.

14 Q How do you do that?

15 A There's a Q-tip, or two Q-tips that are in a sealed
16 package. You put gloves -- you wear gloves, you open up the
17 package. The person that you're taking the standard from,
18 you swab the inside of their mouth, you swab the side of one
19 cheek, left cheek, put it into a box, then you take the
20 other Q-tip and you swab the side of the other cheek, you
21 put it into a box. This day I wrote the date and time on
22 there.

23 Q What was the date and time?

24 A This would have been -- I can't see it on there. It
25 was taken June 28th of 2018.

BILL DOVE - DIRECT

1 Q And is this the little Q-tips that you're talking about
2 that you use to swab the mouth, where do those come from?

3 A The sheriff's office. We purchase them from the
4 company and they come in a sealed package.

5 Q Okay. And you swabbed his mouth on that date. Did you
6 place that into some sort of packaging?

7 A Yes, ma'am. After you take it and swab the inside of
8 their cheek you put it inside a box, both fobs go into a
9 box, it's sealed up and then I place it in this envelope,
10 this brown envelope that's in this bag and then seal it up
11 with the evidence tape on there.

12 Q Referring to that brown envelope and that bag, is there
13 some sort of identifying sticker criteria that allows you to
14 know that that's the swab you took from Levond Keitt and
15 that that's the one that was placed into this bag and
16 sealed?

17 A Yes, ma'am.

18 Q What is that?

19 A Written on here -- the case number is written on here,
20 it's labeled as FSCO item number five, it lists the victim's
21 name, it lists the subject as Levond T. Keitt. It's a DNA
22 standard from Levond T. Keitt.

23 Q Does it have the case number on it?

24 A Yes, ma'am, the case number is 18-001871.

25 Q And would that be the same case number from all of

BILL DOVE - DIRECT

1 these items that we've gone through already and the case
2 number that pertains to this case specifically?

3 A Yes, ma'am.

4 Q Okay. Now, when you got this item -- let's just stay
5 with 16 for a second. When you took 16 back in June of
6 2018, what did you do with that once you had put it in the
7 little box and in the envelope and where did you take it and
8 where did you put it?

9 A Took it back to the sheriff's office, it was entered
10 into evidence and also entered into what's called I-lab at
11 SLED to be sent down for a analysis.

12 Q Is it secured in a place? Where do you put it?

13 A Yes, ma'am, it's secured in an evidence locker. Once
14 we take it then we secure it in an evidence locker and then
15 it's locked up.

16 Q Did you secure it in the evidence locker?

17 A Yes, ma'am.

18 Q And once you secured it in the evidence locker can you
19 get it back out?

20 A I cannot not without the evidence officer.

21 Q So there has to be an evidence officer who can get
22 those things back out, correct?

23 A Yes, ma'am.

24 Q Okay. So you put that in the evidence locker and left
25 it there.

BILL DOVE - DIRECT

1 A Yes, ma'am.

2 Q Okay. With regard to these other items that I have
3 already been through with you, which was State's 13, the
4 rape kit; State's 17, the jeans -- I'm sorry, not the jeans,
5 the shirt; State's 14, the vest, and State's 15, the jeans,
6 what did you -- you stated you picked those up at the
7 hospital on March the 20th, correct?

8 A Yes, ma'am.

9 Q What did you do with them after that?

10 A They were logged into evidence at the sheriff's office
11 and I also logged them into I-lab at SLED to be sent for
12 analysis.

13 Q Okay. And were they that same evidence locker setup,
14 were they put in there?

15 A Yes, ma'am.

16 Q Okay. So you secured them in there for transport to
17 SLED; is that correct?

18 A Yes, ma'am.

19 Q Okay. And you did that with all four of those items
20 that I just named.

21 A Yes, ma'am. I did logged them all into evidence, only
22 the CSC kit was sent to SLED in the original analysis.

23 Q Okay. Once these items were sealed like at the -- you
24 already talked about the sealing of the buccal swabs, you
25 never opened those back up or did anything else with those

BILL DOVE - DIRECT

1 after they got out of the evidence locker, or even before
2 you stuck them in there?

3 A That's correct.

4 Q And then the four other items that you picked up from
5 the hospital, did you open those up or look at them or did
6 you just take them and stick them into evidence?

7 A I did not open them, I placed them into evidence just
8 as I received them.

9 Q Okay.

10 MS. HALL: I don't have any further questions for this
11 witness at this time. I do reserve the right to recall him
12 as I had already stated earlier.

13 THE COURT: Correct.

14 CROSS EXAMINATION

15 BY MR. FRICK:

16 Q Investigator Dove, do you recognize what this form is?

17 A It's hard to see, but yes.

18 Q Do you need my glasses?

19 A No. The writing on here is very faint.

20 Q I know, I understand that, too, but what does it look
21 like?

22 A It looks like it's a copy of our evidence sheet from
23 the sheriff's office.

24 Q And is that the evidence that you got from the hospital
25 on the 20th of March?

BILL DOVE - CROSS

- 1 A Yes, sir.
- 2 Q Okay. And does that indicate when you brought it to
3 the -- here to Fairfield County?
- 4 A From the hospital?
- 5 Q Right.
- 6 A It's when I picked it up and would have brought it back
7 and did the evidence sheet, yes, sir.
- 8 Q Well, it says received. What does that time indicate
9 up there?
- 10 A It's hard to say.
- 11 Q No, I mean what does it mean?
- 12 A When I received it.
- 13 Q From the hospital?
- 14 A Yes.
- 15 Q Okay. All right. Do you log in when you brought it to
16 Fairfield other than just the date?
- 17 A I do not.
- 18 Q Okay. And this, of course, is the one where it's
19 received from the hospital?
- 20 A That's correct.
- 21 Q Okay. And you received it about 12:08 on the 20th?
- 22 A Yes, sir.
- 23 Q That's what it says, I wasn't there.
- 24 A I guess so, yes, sir.
- 25 Q And then until it goes to SLED it remains in y'all's

BILL DOVE - CROSS

1 evidence locker.

2 A Yes, sir.

3 MR. FRICK: That's all I have on this matter, thank
4 you, sir.

5 REDIRECT EXAMINATION

6 BY MS. HALL:

7 Q Just real quick. When you go pick things up from the
8 hospital, what do you do with them after you've picked them
9 up?

10 A When I picked them up from the hospital?

11 Q Uh-huh.

12 A Then I return to the sheriff's office and I would have
13 filled out the evidence form and things like that once I
14 would have returned to the hospital. I don't do it there at
15 the hospital.

16 Q Do you stop along the way and run errands or anything
17 or do you just go straight to the sheriff's office and log
18 it in?

19 A Come straight back to the sheriff's office.

20 MS. HALL: I don't have anything else, thank you.

21 THE COURT: Thank you very much, sir, you may step
22 down.

23 MS. HALL: State calls Brad Douglas.

24 The witness, BRAD DOUGLAS, was first duly sworn and
25 Testified as follows:

BRAD DOUGLAS - DIRECT

1 DIRECT EXAMINATION

2 BY MS. HALL:

3 Q Your name is Brad Douglas?

4 A That's correct.

5 Q And you're employed by the Fairfield County Sheriff's
6 Office.

7 A That's correct.

8 Q And what is your position there?

9 A I'm currently an operations major.

10 Q Okay. What does that mean?

11 A That means a bunch of different things, but one of my
12 duties entails overseeing our evidence management.

13 Q And were you employed in that capacity -- in addition
14 to others, but just in the evidence oversight capacity back
15 in March of 2018?

16 A I was.

17 Q How long have you been doing that?

18 A Approximately ten years now.

19 Q So you heard the testimony of Investigator Dove about
20 the evidence locker and about how they put things in the
21 evidence locker but there are only certain people who can
22 get them back out.

23 A That's correct.

24 Q Are you one of those people?

25 A I am one of two, that's correct.

BRAD DOUGLAS - DIRECT

1 Q And since you are the director and the oversight
2 person, are you also sort of over the other person or do
3 y'all work laterally?

4 A We pretty much work laterally.

5 Q And what is the other person's name?

6 A The other person's name is Lee Haney.

7 Q Okay. And so did you --

8 A Correct myself. At that time we're going through a
9 transition process, Paul Melton was also an evidence
10 custodian at that time and he is no longer an evidence
11 custodian.

12 Q He's still employed at the sheriff's office.

13 A He is still, yes.

14 Q He just doesn't do that anymore.

15 A Yeah, some administrative changes were made.

16 Q Okay. And I'm going to show you what -- and do you
17 keep records about how items of evidence move around?

18 A Yes.

19 Q And is that part of your job?

20 A That is.

21 Q Okay. And I'm going to show you what's been marked --
22 well, you can see it kind of from there, as State's 17,
23 State's 14, State's 15 and then State's 13. Did you bring
24 these here with you today?

25 A I did, that's correct.

BRAD DOUGLAS - DIRECT

1 Q Where did you get them?

2 A I got them out of our evidence room.

3 Q And they've been in your possession since you got them
4 out of the evidence room this morning and brought them here
5 today?

6 A That's correct.

7 Q At some point in time were these items taken to SLED,
8 which is the South Carolina Law Enforcement Division?

9 A Yes, they were.

10 Q Do you have records? You said you kept records about
11 the movements of these items, do you have records about them
12 going to SLED and coming back?

13 A We do. I have records where the sexual assault kit
14 went to SLED on it looks like April the 11th, 2018.

15 Q Okay.

16 A And Lee Haney actually transported them down there at
17 that time.

18 Q The other evidence custodian you just spoke about.

19 A That's correct.

20 Q So he took it down there on April the 11th of 2018.
21 Was there a request for analysis that accompanied that, is
22 that why it went?

23 A Yes.

24 Q And was it was left there by Lee Haney, is that
25 typically what happens?

BRAD DOUGLAS - DIRECT

1 A That's correct.

2 Q All right. And then is it typically picked up at some
3 point?

4 A Yes, when we get periodically notified by SLED to come
5 pick up items. But generally if we go to drop things off
6 we'll ask them if there's anything that needs to be brought
7 back to our office.

8 Q Okay. So the sexual assault kit that was dropped off
9 on April the 11th, was it picked back up at some point and
10 brought back to the sheriff's department?

11 A Yes. It was picked up on September 5th of 2019.

12 Q And it was picked up by?

13 A Investigator Mike Autry.

14 Q And when people pick up things from SLED, what do they
15 do with them when they get them back to the sheriff's
16 department?

17 A When they pick them up they come straight back to me or
18 the other evidence custodian and they are entered into
19 evidence at that time, back into evidence.

20 Q And would these have been entered back into evidence at
21 that time and remained there until you brought them here
22 today?

23 A Yes.

24 Q All right. I'm going to show you what's been marked as
25 State's 16. Was this item -- you heard Investigator Dove

BRAD DOUGLAS - DIRECT

1 say that this item was taken and put into the evidence
2 locker.

3 A Yes, ma'am.

4 Q And that's the buccal swab from the defendant in this
5 case, Levond Keitt. You heard Investigator Dove testify
6 about that, right?

7 A I did.

8 Q All right. At some point was that item transported to
9 South Carolina Law Enforcement Division for analysis?

10 A It was.

11 Q And when was that done?

12 A It was transported on it looks like June 29th of 2018.

13 Q And was it picked up?

14 A It was.

15 Q Was it picked up on September 5th by Mike Autry as
16 well?

17 A It was picked up the same time, that's correct.

18 Q Okay. All right. And when it's brought back, again
19 what are they instructed to do with it and how does that
20 work?

21 A Bring it directly back to an evidence custodian, or
22 either to the lockers. But generally when they're picking
23 up from SLED we just have them bring it directly to us to
24 save it going into the locker, it goes directly to us and
25 then into evidence.

BRAD DOUGLAS - DIRECT

1 Q Okay. And is that what happened with these items, they
2 were all put back into the evidence locker, all four of
3 them?

4 A Yes.

5 Q And did 16 remain there as well until you came here
6 today?

7 A That's correct.

8 Q You said that the rape kit had gone down to SLED but
9 the items of clothing did not, so they never left the
10 evidence locker --

11 A Yeah. I'm sorry, I think I did say the five items,
12 actually only two items went to SLED.

13 Q So these other items, which are State's 17 marked olive
14 green and white shirt bearing your case number as you heard
15 Investigator Dove testify about, has that been in the locker
16 since Investigator Dove put it there back on March the 20th
17 of 2018?

18 A It has.

19 Q And then it has been in your care since then and
20 brought here today; is that correct?

21 A That's correct.

22 MS. HALL: State would move 17 into evidence at this
23 time.

24 MR. FRICK: No objection.

25 THE COURT: Without objection.

BRAD DOUGLAS - DIRECT

1 (The shirt was received as State's 17.)

2 Q And I'm just going to cumulatively do this to save
3 time, is the same thing true with 14 and 15, which is the
4 jeans and the denim vest?

5 A Yes, ma'am, that's correct.

6 Q And again, those bear the case number and you heard
7 Investigator Dove talk about that?

8 A They do.

9 Q And they've remained in the evidence locker since he
10 put them there on March 20th?

11 A They have.

12 Q Until you brought them here today, correct?

13 A That's correct.

14 MS. HALL: State moves 14 and 15 into evidence as well,
15 Your Honor.

16 MR. FRICK: No objection, Your Honor.

17 THE COURT: Without objection, 14 and 15.

18 (The vest and jeans were received as State's 14-15.)

19 MS. HALL: I have no further questions for this
20 witness.

21 THE COURT: Cross?

22 MR. FRICK: Real quick.

23 CROSS EXAMINATION

24 BY MR. FRICK:

25 Q Investigator Douglas, so the clothing was never sent

1 anywhere to do anything with?

2 A That's correct.

3 Q No testing was requested then?

4 A No. Well, not that I'm aware of, I'm only told what
5 the investigator requests.

6 Q You're the custodian.

7 A That's correct.

8 Q But it didn't leave your custody.

9 A That's correct.

10 MR. FRICK: Okay. Thank you, sir, that's all of the
11 questions I have.

12 THE COURT: All right. Thank you very much, sir, you
13 may step down.

14 MS. HALL: That's all I have for today, so if we --

15 THE COURT: Oh, is it?

16 MS. HALL: Yeah. The next witness will be too long to
17 finish by 5:00.

18 THE COURT: That's what I was going to ask you. Ladies
19 and gentlemen, to the extent we can we try to keep court
20 between what we refer to as regular business hours, so it's
21 4:32 and the next witness will probably take us somewhat
22 beyond 5:00 and if we can stay to that schedule we try to do
23 it. We're going to rest a little bit early this afternoon
24 and adjourn at this time. Continue to -- and if your
25 family, friends and loved ones are curious, continue to ask

1 them to be patient, that you'll be able to share everything
2 with them when this is over, but up until that point you're
3 not allowed to discuss the case. Continue to do everything
4 in your power to maintain your ability to be fair and
5 impartial. You may have experienced today the need for a
6 goodnight's rest, so if you can get that this evening please
7 try and do that. I'm going to ask you if you would be back
8 in the jury room at 9:30. I don't have anything scheduled
9 so -- this is the kiss of death, I probably shouldn't be
10 doing this, but I think we'll start at 9:30. So if you
11 would please be here at 9:30 ready to go and we'll get
12 started once everyone is here. So if everyone else will
13 please remain seated, members of the jury, we'll see you
14 tomorrow morning, have a good evening.

15 (The jury left the courtroom.)

16 THE COURT: Anything we need to take up?

17 MS. HALL: Nothing from the State.

18 (Break in proceedings.)

19 THE COURT: Mr. Keitt, what we're referring to is in
20 every case tried here in general sessions I'm required to go
21 over with the defendant your constitutional rights, which
22 you've probably talked about exhaustively with Mr. Frick,
23 but basically your right to testify and your right to remain
24 silent. Let me first before I go any further with regards
25 to that, is there anything in Mr. Keitt's background that

1 would be subject to impeachment?

2 MR. FRICK: I believe there is, Your Honor. He was on
3 probation when the allegations occurred so I would suspect
4 the State would be able to get into that.

5 THE COURT: All right. What was that for?

6 MR. FRICK: Second degree burglary.

7 THE COURT: Okay. Well, is that it, that one issue?

8 MR. FRICK: Your Honor, I can't remember exactly what
9 was on there. There are things, Your Honor, we are aware
10 of.

11 MS. HALL: He has a -- I'm only going to -- I don't
12 know how far back it goes -- burglary third from 2004, and
13 then --

14 THE COURT: That's a little remote.

15 MS. HALL: That's remote. And then he had a burglary
16 second and an unlawful carrying of a weapon from 2015.

17 THE COURT: And that's what he was on probation for.

18 MR. FRICK: Yes, sir.

19 MS. HALL: That's correct.

20 THE COURT: The reason I asked, Mr. Keitt, is simply --
21 and I'm going to discuss with you first your right to
22 testify. You certainly have the right to take the stand and
23 testify in your defense, if you do that I just want to make
24 it clear that obviously you would answer questions that
25 would be proposed from Mr. Frick, but you would also have to

1 answer any questions that Ms. Hall would ask, do you
2 understand that?

3 THE DEFENDANT: Yes, sir.

4 THE COURT: Okay. And there seems to be a burglary
5 charge from 2015, they -- either Mr. Frick or Ms. Hall, they
6 would be able to ask you if you have been convicted of that
7 offense, but that's as far as I would allow them to go. In
8 other words, they wouldn't be able to go into any details,
9 they wouldn't be able to go into anything about your
10 sentence or how that was resolved, do you understand that?

11 THE DEFENDANT: Yes, sir.

12 THE COURT: Okay. And so if you did decide testify
13 then you would obviously respond to questions from both Mr.
14 Frick and Ms. Hall. You also have the constitutional right
15 to remain silent. In every criminal case tried in this
16 court the burden of proof is on the State, you don't have to
17 prove a thing, you are presumed innocent and that
18 presumption of innocence follows you all of the way through
19 unless the jury were to find you guilty. So from the time
20 we started this case, even after I charge the jury on the
21 law they go back into the room to deliberate you are still
22 presumed innocent, and so the State has the burden to remove
23 that and they have to do it beyond a reasonable doubt, and
24 they have to do it to a unanimous decision. So if you did
25 decide to exercise your right to remain silent then I would

1 instruct the jury, just as I have instructed -- just as I've
2 shared with you now, that the burden of proof rests on the
3 State, you don't have to prove a thing, it's their burden.
4 And the fact that you chose to remain silent could not be
5 considered by the jury at all because all of us have that
6 constitutional right, and the fact that you exercised that
7 right could not be discussed by them in the jury room. I
8 would tell them that it is not an issue for them to discuss
9 at all because the burden of proof is on the State and not
10 on you and that they are to give it no consideration. Do
11 you understand that I would charge them that if you chose
12 not to testify?

13 THE DEFENDANT: Yes, sir.

14 THE COURT: Okay. Now, a person's decision to either
15 testify or not testify really has to come from them. You
16 have an outstanding attorney and his thoughts and opinions
17 and his experience, he'll share those things with you and
18 you should seek his advice and his thoughts, you may have
19 family that you want to discuss it with, but the bottom line
20 is, there's any number of folks you may want to talk with,
21 but when it comes down to making the decision it needs to be
22 your decision, do you understand that? Because it's your
23 right, you're the one that gets the benefit of having that
24 right. So have you had enough time to discuss it and to
25 think about it, whether or not you would testify or not?

1 THE DEFENDANT: Yes, sir.

2 THE COURT: Okay. And have you made that decision?

3 THE DEFENDANT: Yes, sir, I will not testify.

4 THE COURT: Okay. All right. And we certainly would
5 honor that decision. Let me ask, Mr. Frick, other than Mr.
6 Keitt's -- let me also mention this, Mr. Keitt, I appreciate
7 you sharing that with me, but understand that at anytime you
8 can change your mind between now and then if you decide to
9 testify. In other words, the fact that you've told me that
10 you're not going to, you're not stuck with that, if you
11 decide tomorrow that you want to that's your decision, okay?

12 THE DEFENDANT: Yes, sir.

13 THE COURT: You always have the right to exercise that.
14 Mr. Frick, assuming that Mr. Keitt stands by what he just
15 shared with the Court, are there any other witnesses that
16 the defense --

17 MR. FRICK: I don't anticipate any, Your Honor.

18 THE COURT: Okay. Thank you, y'all can have a seat.

19 (Break in proceedings.)

20 THE COURT: Anything else we need to address before we
21 adjourn?

22 MS. HALL: Not from the State.

23 MR. FRICK: Not from the defense.

24 Court recessed for the day and resumed at 9:30 a.m. on
25 Thursday, January 23, 2020.)

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1 THE COURT: All right. Anything before we get started?

2 MS. HALL: Well, there is one thing. When the sexual
3 assault nurse examiner testified yesterday there was one
4 page that she referred to in nurse's notes on the back, and
5 Mr. Frick had come to me this morning, he wanted to make
6 that part of State's 12 and I don't have any objection to
7 that, so if we could just add that last page of the nurse's
8 notes to the exhibit.

9 THE COURT: So just stipulate that that last page of
10 the nurse's notes will be added to and made a part of
11 State's 12. Without objection, so --

12 MR. FRICK: No objection.

13 THE COURT: -- we'll proceed with that addition.

14 MS. HALL: Other than that the State doesn't have
15 anything else.

16 THE COURT: Anything from the defendant before we get
17 started?

18 MR. FRICK: Nothing.

19 THE COURT: Let's bring the jury in.

20 (The jury returned to the courtroom.)

21 THE COURT: All right. Ladies and gentlemen, welcome
22 back, I hope everybody had a good evening. I'm sorry it's a
23 little chilly in here, it will warm up with all of us being
24 in here. If you recall yesterday when we adjourned for the
25 afternoon we were still on the State's case, so we will

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1 recognize Ms. Hall and the State's next witness, we will
2 pick up where we left off.

3 MS. HALL: Thank you, Your Honor. The State calls
4 Verona Herrera.

5 The witness, VERONA HERRERA, was first duly sworn and
6 Testified as follows:

7 DIRECT EXAMINATION

8 BY MS. HALL:

9 Q Your name is Verona Herrera?

10 A That's correct.

11 Q Are you currently employed with the South Carolina Law
12 Enforcement Division?

13 A I am not at the moment, no.

14 Q Have you previously been employed -- or did you leave
15 that position at the South Carolina Law Enforcement Division
16 to take another job?

17 A I did, yes.

18 Q When did you leave SLED?

19 A The middle of last November.

20 Q Okay. And were you employed with SLED back on
21 February the 14th of 2019?

22 A I was, yes, ma'am.

23 Q All right. And could you tell the jury what your -- in
24 what capacity you were employed, what your job was there?

25 A Well, I was a forensic serologist in the DNA casework

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1 department.

2 Q And what does that mean?

3 A We took larger pieces of evidence from crime scenes
4 such as clothing, body -- I mean, body part off cars, guns
5 and we processed those for body fluids such as semen, saliva
6 or blood, and we would also process for what's called touch
7 DNA or ownership DNA where we tried to collect skin cells
8 for someone who touched or wore an item. Then we would -- I
9 would try to identify those body fluids in like sexual
10 assault kits or if we needed to, the semen from a burglary
11 or something, we would try to identify if semen was present.

12 Q And what educational background do you need to have for
13 that job?

14 A It requires a bachelors degree in a science.

15 Q And do you have a bachelors degree in a science?

16 A I have a Bachelor's from Liberty University in Criminal
17 Justice Forensics.

18 Q And what other training do you have?

19 A I trained in SLED for the -- both sections of the
20 serology department and passed a five part test in order to
21 be able to work there, and then passed proficiencies every
22 year in order to continue to work there.

23 Q How long did you work as a serologist at SLED?

24 A Almost 12 years.

25 Q All right. And how many cases do you think that you

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1 possibly have done -- performed serology analysis in?

2 A Thousands. I have no concept of how many cases that
3 would be.

4 Q And how many times do you think you've testified in
5 court about your work there at SLED?

6 A In total I would think somewhere around 65 to 70 times
7 I have testified.

8 Q Thank you.

9 MS. HALL: Your Honor, at this time the State would
10 present Ms. Herrera as an expert in serology analysis.

11 MR. FRICK: No objection.

12 THE COURT: Without objection. You may proceed.

13 Q So you stated you were working there on February 14th.
14 I'm going to show you what's been marked as State's Exhibit
15 18 and tell me if you recognize that.

16 A I do, yes, ma'am. This is a copy of the report I
17 issued in this case.

18 Q And how do you know it's -- how do you know that it is
19 in this case?

20 A Well, according to go my subpoena the subject's name is
21 the same.

22 Q Is the same as you indicate on that report?

23 A Yes, that is correct.

24 Q And do you guys assign a lab number to the cases when
25 you get them? Explain that process to the jury, too.

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1 A Sure. Every case that comes in the door is given a
2 unique lab number, it starts with the year, such as this
3 case is L18, so it came in to us in 2018, and then the next
4 number in line is the next case that comes through the door.
5 So each case gets a different individual lab number, and
6 then every item of evidence that comes in for that case gets
7 a unique lab number. So the first item that comes in is
8 item one, item two, item three.

9 Q I'm going to show you what's been marked as State's
10 Exhibit 20, and if you could tell me if you recognize that
11 document.

12 A Yes. This is the chain of custody that is part of our
13 -- at SLED. Every item in this case after it comes in the
14 door is tracked who has it, how long they have it or what
15 shelf in storage it may be located on.

16 Q Is it commonly referred to as a certified chain of
17 custody?

18 A It is, yes.

19 Q Okay. And that's a document that's kept in the normal
20 course of business in the South Carolina Law Enforcement
21 Division?

22 A Yes.

23 Q So if you would, if you could just explain to the jury
24 how things came to you in this case and how -- and what you
25 did with them.

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1 A In this case I received a sexual assault evidence
2 collection kit from Chattiqua Richardson. That -- oh, I'm
3 sorry, I also received a buccal swab from Levond Keitt.

4 Q All right. I'm going to show you what has been marked
5 as State's 13, and tell me if you recognize that, please.

6 A I do. This is the sexual assault kit from Chattiqua
7 Richardson. It's our SLED's item one, you can see here the
8 lab number and the item one. I also recognize my
9 handwriting on the containers within this --

10 Q Now, if you'll explain to the jury how it comes to you
11 and in what form it's in when it gets to you and how you
12 handle it, let's start with that.

13 A It would have been sealed inside -- there's one
14 envelope sealed inside this inner heat-sealed pouch, it's
15 sealed. You can't get into the bag without cutting it and
16 you can be able to tell if someone has tampered with it. I
17 then inventoried all of the smaller envelopes inside that
18 larger envelope inside the heat-sealed pouch, that allows me
19 to determine what the nurse collected when she performed the
20 kit, and then I can separate those out. And in this case
21 item one is the sexual assault kit. So every item that was
22 inventoried out of that will be 1.1, 1.2, 1.3, that way
23 we're able to determine they came from that parent item.

24 Q Okay. And how do you come into possession of that?

25 A I received this item from our evidence control

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1 department, Doris Yarborough gave it to me.

2 Q Okay. And when you received it you stated that it
3 would be in a heat sealed pouch, and do you inspect it for
4 the integrity of the heat seal when you get?

5 A That is correct, I do. The seal at the top of the bag
6 must be initialed and dated by the person bringing the
7 evidence to SLED, and I check the integrity of the seal as
8 well.

9 Q And if you say you got something with a broken seal or
10 where you felt like the integrity of the seal had been
11 comprised what would you do?

12 A I would have stopped work on the case, I would have
13 notified my supervisor as well as the agency that submitted
14 the case to determine whether we could go forward or if we
15 must stop analysis.

16 Q Did that occur in this case?

17 A It did not.

18 Q And that was because it was sealed and then you felt
19 comfortable that it had not been not tampered with in any
20 way; is that correct?

21 A That is correct.

22 Q And feel free if you need to open it, I'm not saying
23 that you need to, but if you feel like you need to open it
24 in order to thoroughly explain feel free to do so. Could
25 you explain to the jury what you do with the items that are

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1 inside? You talked about the heat sealed pouch and all of
2 the things that come from the sexual assault kit, what is
3 your role in processing it?

4 A I'm not sure --

5 Q I'm sorry. I mean, what do you do to get it to the
6 next step? What do you do with the items in the pouch?

7 A Okay. The items that are inside that the nurse
8 collected are usually swabs or fingernail scrapings or
9 cuttings from sometimes fabric from the clothing. I take a
10 small portion of that, take it through our process at SLED
11 and determine whether semen or saliva, depending on the body
12 fluid that is of interest due to the case scenario, if it is
13 present or not.

14 Q Okay. And did you do so in this case?

15 A I did, yes.

16 Q And did you indicate -- as you went through, did you
17 indicate everything that you did on your report?

18 A I did, yes, ma'am.

19 Q All right. So going through your report, did you -- if
20 you could tell the jury exactly what you did with regard to
21 this case.

22 A With regard to this case I inventoried it first and
23 determined that a vaginal swab, oral swab, rectal swab, a
24 miscellaneous collection swab from the left breast, pubic
25 hair combings, fingernail scrapings and victim buccal swab

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1 were included in that kit. I then went back and tested the
2 vaginal swab, the oral swab and the rectal swab to determine
3 if semen was present.

4 Q How do you do that?

5 A It's a two part test. First we determine whether a
6 protein in the liquid portion of semen is present, and we
7 also take a sample and determine whether the spermatozoa, or
8 the sperm cells, are present by doing a microscopic
9 examination.

10 Q And do you know what the difference is between sperm
11 and semen? Do both contain DNA?

12 A No. Only the spermatozoa, or the sperm cells, actually
13 contain the DNA material.

14 Q So with regard to the vaginal, oral and rectal swabs
15 that you analyzed in this case, was semen present or sperm
16 present in any of this to the point that you could forward
17 it on for analysis?

18 A The oral swab was examined for a component of semen,
19 P30 and spermatozoa and were both positive, so semen was
20 identified and that was forwarded for further testing in the
21 DNA section.

22 Q And with regard to the -- you talked about
23 miscellaneous swab from the left breast, did you find
24 anything in there that could be forwarded?

25 A That one I did not test due to the notes from the same

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1 nurse, I just forwarded that to the DNA section for further
2 testing.

3 Q Okay. And what about the pubic hair combings?

4 A No hair was found in the pubic hair combings.

5 Q Fingernail scrapings?

6 A Those -- both the left hand and the right hand
7 fingernail scrapings were forwarded for further analysis in
8 the DNA section.

9 Q And what is the significance and what do you do with
10 the victim buccal swab?

11 A The victim buccal swab is the standard that we know
12 comes from the victim. In cases where her DNA or his DNA
13 would be present and maybe someone else, they can subtract
14 out the information that came from the victim and just look
15 at the stuff that is unknown in the samples. So this gives
16 the DNA analyst that starting point of being able to
17 subtract out her information.

18 Q And so did you forward that victim buccal swab to the
19 DNA lab for analysis?

20 A Yes.

21 Q I'm going to show you what's been marked as State's 16
22 and tell me if you recognize that.

23 A I do recognize this. This is the buccal swab collected
24 from Levond Keith. It has the lab number and the item
25 number for this, which is item number two for this case, my

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1 handwriting is here where I opened it, and then the inner
2 heat sealed pouch that I wrote on it as well.

3 Q Okay. And again if that had come to you unsealed you
4 would have gone through the protocol that you already
5 described, correct?

6 A That is correct, yes.

7 Q And so did that one come to you, you know, completely
8 sealed and enable you to do the analysis without having to
9 go through that protocol?

10 A That is correct. The item was sealed when it came to
11 me.

12 Q And you stated -- okay. Going back to State's 20,
13 which is the certified chain of custody, are you able to
14 track both 16 and 13 all of the way through on that in terms
15 of who possessed them and where they went?

16 A Yes, ma'am. The record for every transaction for each
17 of those pieces of evidence does appear complete.

18 MS. HALL: Your Honor, the State would move 20 into
19 evidence at this time, that's the certified chain from SLED.

20 MR. FRICK: No objection.

21 THE COURT: Without objection States 20 is in evidence.

22 (The SLED document was received as State's 20.)

23 Q And then going back to 18, which is your report that
24 you've already referred to, did you finalize that report?

25 A Yes, ma'am, my signature is on that report.

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1 Q Okay. And again, all of these items in the report were
2 transferred -- you said that you transferred them to DNA for
3 further analysis; is that correct?

4 A That's correct.

5 MS. HALL: The State would move 18 into evidence as
6 well.

7 MR. FRICK: No objection.

8 THE COURT: Without objection, State's 18.

9 (The SLED document was received as State's 18.)

10 Q And you stated that the only place that you found semen
11 or sperm is that spermatozoa was on the oral swab; is that
12 correct?

13 A That is correct. The oral swab was the only swab that
14 was positive for semen.

15 MS. HALL: Thank you. I don't have any further
16 questions, please answer anything from Mr. Frick.

17 CROSS EXAMINATION

18 BY MR. FRICK:

19 Q Ms. Herrera, just kind of briefly, I know it's the
20 famous last words of a lawyer, do you have the chain of
21 custody up there with you? I will give you one, this
22 State's 20.

23 A Thank you.

24 Q So all of this stuff that's in State's 13 comes in a
25 box; is that correct?

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1 A It comes to our evidence control department in a box.

2 Q Okay. And once it gets to SLED then it's unsealed and
3 it's sent on to you, or how does that procedure work?

4 A It's separated. A lot of times there are toxicological
5 samples, blood or urine samples, it must be separated at the
6 time it comes in to SLED so that portion can be
7 refrigerated. So each box is opened, the stuff that is
8 going to DNA is put in one heat-sealed pouch, the stuff that
9 is going to toxicology is put in a different heat-sealed
10 pouch, that way I'm not handling toxicology evidence and
11 they don't have to deal with DNA evidence. So at the time
12 that it comes in the door the box is opened, that's
13 separated out and then they go to the different sections.

14 Q And when did that box get to SLED, the whole box?

15 A The CSC kit was submitted to SLED on April the 11th of
16 2018.

17 Q Okay. And when did it get to you?

18 A I received it on January 8th of 2019.

19 Q So it took I'm going to say roughly seven months to get
20 to your office desk, lab, I don't know exactly what you've
21 got.

22 A Both. It would go to our laboratory, yes.

23 Q Where is it while it's waiting to get to you?

24 A It is on a DNA shelf in a secure evidence room. It is
25 only accessible by people in our evidence control department

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1 or upper management.

2 Q And, of course, y'all receive it from whatever agency
3 brought it up there, correct?

4 A That's correct, yes, sir.

5 Q And y'all don't know what happens to it until it gets
6 to y'all, right?

7 A That is correct. Presumably if the seals are intact it
8 has not been tampered with per our policies, that's the only
9 way to accept the evidence.

10 Q Once it's unsealed what happens with the box?

11 A It depends on the time period, I'm not sure which time
12 period this one falls into. For awhile the box went back to
13 the agency, and then SLED changed that policy, took pictures
14 of the box and then destroyed the box.

15 Q All right. We can't tell from this what --

16 A I don't remember the exact date that that switched
17 over, I'm sorry.

18 Q That's fine. And to be clear now, you're not a field
19 agent, you don't go out and collect this evidence, correct?

20 A No, sir, I do not.

21 Q You have your lab in Columbia.

22 A That's correct, yes.

23 Q Broad River Road to be exact, correct?

24 A Yes.

25 Q And all of the stuff comes to you, you don't go out and

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1 seek it.

2 A No, I do not go to any scene.

3 Q Nor do you call up law enforcement or nurses or anybody
4 and say, "Hey, get me a swab of this."

5 A I do not, no.

6 Q SLED is essentially what's called an assisting agency,
7 correct?

8 A That is exactly the term we use, yes.

9 Q They do what local law enforcement asks them to do,
10 correct?

11 A Within certain parameters, yes.

12 Q But in something like this if they say -- if they do --
13 if they don't tell you to test a certain thing you're not
14 going to go out and do it on your own, correct?

15 A That depends on the case scenario of sexual assaults.
16 Based on the information we're given about the incident
17 itself and what may have happened during that incident there
18 are different things we can test for and those are usually
19 determinations we make in the laboratory. Like homicide or
20 a burglary evidence is a little bit different because it's
21 not so standardized as an actual sexual assault kit.

22 Q Got you. Okay. And going all of the way -- you've
23 still got that evidence --

24 A Yes.

25 Q I think it's going to be the last page there, I think

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1 it is the buccal swab from Mr. Keitt. The title is on that
2 page before there.

3 A Yes.

4 Q When did SLED receive that?

5 A June 29th of 2018.

6 Q Okay. While you had -- the other kit was somewhere at
7 SLED, correct?

8 A It would have been stored as well on a DNA intake shelf
9 in that same secure room, it's not the same shelf but it
10 would have been in that room.

11 Q Got you. Okay. And then, of course, that buccal swab
12 gets to you on --

13 A January 8th of 2019.

14 Q January 8th of 2019. Same day that you get the other
15 items that are in 13, correct?

16 A That is correct, yes, sir.

17 Q Okay. Is there such a thing as cross contamination?

18 A There is cross contamination. It's something that SLED
19 has engineered or processes to try to contain and not let
20 happen, so only one piece of evidence is opened at a time.
21 Standards are always cut after any evidence has been
22 processed. So in this case the buccal swab for the
23 defendant would not have been opened at anytime that the
24 victim's evidence was opened, it also would have been cut
25 after analysis had happened. The buccal swabs are only

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1 opened and cut after analysis of the evidence swabs.

2 Q Very good. Okay. I think I'm done with the chain
3 there. Let's look at your report, state's Number 18. And,
4 of course, this kit contains vaginal swabs, oral swabs,
5 rectal swabs, the swab from the breast and all of the other
6 things from the kit, pubic hair combings, fingernail
7 scrapings, and then Mr. Keitt's buccal swab comes separate
8 from that, correct?

9 A That is correct, yes, sir.

10 Q And I just want to clarify and make sure I heard you
11 right. On the swab from the breast and the fingernail
12 clippings you didn't do anything with that, just kind of
13 packed it up and sent it on to DNA, correct?

14 A What we do is take a small snippet and place it into
15 the tubes that were in the bags, that allows the DNA analyst
16 just to go straight to analyzing the evidence, they don't
17 have to open it after us. Since we already have it opened
18 we just prep it for them, so that is all I do.

19 Q I was going to ask, you're prepping those things to go
20 on?

21 A Yes.

22 Q And essentially you do that on these other items, too,
23 correct?

24 A Anything that says it was forwarded to the DNA section
25 was prepped for the DNA analyst, yes.

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1 Q But on the other swabs, the vaginal swabs, the oral
2 swab, and the rectal swab, and I guess even the -- well, no,
3 you just forwarded on the one to the breast. So those three
4 swabs; vaginal, oral and rectal, you examined to see whether
5 there was anything there to be tested?

6 A Actually I tested those for the presence of semen.

7 Q I'm sorry, I meant to forward on to DNA.

8 A That is correct. If those are negative depending on
9 the case scenario they may go forward or they may not. And
10 in this case there was a positive in the oral swab and that
11 swab was then forwarded.

12 Q So it is your expert testimony that there was something
13 to be examined on the oral swab but nothing on the vaginal
14 and the rectal swabs.

15 A That's correct. Semen was identified on the oral swabs
16 but not on the vaginal nor the rectal swabs.

17 Q And that's all of the testing you do on that is just to
18 make sure whether there's a presence of something or not.

19 A That is correct, yes, sir.

20 Q You don't do all of the DNA analysis and all of that
21 stuff.

22 A I do not develop the DNA profile nor analyze it based
23 on the buccal swabs, no.

24 MR. FRICK: Thank you, ma'am, that's all of the
25 questions I have.

VERONA HERRERA - REDIRECT

1 THE COURT: Anything on redirect?

2 REDIRECT EXAMINATION

3 BY MS. HALL:

4 Q The only question that I have is Mr. Frick said that
5 you -- I guess you said on cross exam that you got -- the
6 box got to SLED on April the 11th of 2018 and you didn't
7 receive it until January 8th of 2019, that it sat on a shelf
8 for that period of time. Do you know how those things are
9 stored on that shelf?

10 A They are stored in a climate controlled environment,
11 temperature, humidity is regulated. If something needs to
12 be stored in the refrigerator we do have that option as
13 well, but in this case there were no biological samples that
14 need to be refrigerated.

15 Q But once it goes to that shelf it's not moved until it
16 comes to you; is that correct?

17 A It may be moved but it's never opened. That's the
18 reason for the heat sealed pouch, we know if something has
19 been opened or tampered with.

20 Q And would the defendant's buccal swab be completely
21 sealed and separate and apart from the rape kit itself?

22 A That is correct, it was even on a different shelf and
23 in a different heat sealed pouch.

24 Q Just the seven month time period, was that normal for
25 it to have to sit and wait a little while until you guys

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1 could get to it?

2 A That is perfectly normal, sometimes it's longer than
3 that.

4 Q Does that in any way compromise the integrity of the
5 evidence?

6 A It does not. I've actually tested evidence that was 30
7 years old and found results.

8 MS. HALL: Thank you. I don't have anything further.

9 MR. FRICK: Nothing further, thank you.

10 THE COURT: Thank you very much, ma'am, you may step
11 down.

12 MS. HALL: We ask that she be excused, Your Honor, if
13 she wishes to.

14 MR. FRICK: No objection.

15 THE COURT: Without objection you are free to go.

16 The witness, ALYSHA BRELAND, was first duly sworn and
17 Testified as follows:

18 DIRECT EXAMINATION

19 BY MS. HALL:

20 Q Your name is Alysha Breland?

21 A That's correct.

22 Q And where are you employed now?

23 A I am currently employed by an Anne Arundel County
24 Police Department, which is in Millersville, Maryland.

25 Q So did you come from Maryland today to -- were you

ALYSHA BRELAND - DIRECT

1 under subpoena to come from Maryland today to testify in
2 this case?

3 A I was.

4 Q And at some point in time have you worked for the South
5 Carolina Law Enforcement Division?

6 A I did.

7 Q How long did you work there?

8 A I was employed by SLED from April 2015 to October of
9 2019.

10 Q Did you leave SLED to take this position in Maryland?

11 A That is correct.

12 Q All right. And did you -- what were your duties with
13 South Carolina Law Enforcement Division during your time
14 there?

15 A At SLED I was a DNA analyst in the DNA casework
16 department. My main job duty was developing DNA profiles
17 off of items of evidence that was submitted by local
18 agencies from crime scenes.

19 Q And what type of education did you need and training to
20 be able to perform those duties at SLED?

21 A So at minimum you need a Bachelor's of Science. I
22 myself have a Bachelor's of Science in Biomedical Science
23 from Quinnepiac University in Connecticut. And I also have
24 my Master's Degree in Forensic Science from Arcadia
25 University, which is just outside of Philadelphia.

ALYSHA BRELAND - DIRECT

1 Q And then what specialized training did you receive in
2 order to fulfill your duties at SLED?

3 A When I was hired at SLED I entered into an in-house
4 training program that lasted approximately one year and two
5 months, I was under the supervision of a court qualified DNA
6 analyst. During that time I did practice samples, training
7 samples, mock cases. I then had to do an oral and written
8 exam and perform a competency test prior to being signed on
9 as an independent DNA analyst.

10 Q Okay. And did you -- were you required to continue
11 training after you were signed on as an independent DNA
12 analyst?

13 A Yes. The FBI has quality assurance standards that any
14 DNA analyst in the country has to follow, and one of those
15 requirements is eight hours of continuous education training
16 each year.

17 Q And you continued to complete that, probably still do,
18 I guess, but during your entire course of the time you were
19 at SLED you did that, right?

20 A That's correct.

21 Q Okay. And how many cases would you say that you had
22 analyzed while you were at SLED?

23 A At SLED I believe I completed around three to 400 cases
24 during my four and a half years there.

25 Q And how many times have you testified in court

ALYSHA BRELAND - DIRECT

1 regarding your analysis?

2 A I have testified eight times.

3 MS. HALL: Your Honor, at this time the State would
4 move Ms. Breland -- or move to qualify Ms. Breland as an
5 expert in DNA analysis.

6 MR. FRICK: No objection.

7 THE COURT: Without objection, you may proceed.

8 Q Let me show you what has been marked as State's Exhibit
9 19. If you would, tell me if you recognize that document,
10 please.

11 A I do.

12 Q What is it?

13 A This is my DNA report that was released on April the
14 19th of 2019.

15 Q Okay. And does it pertain to the case that we're here
16 trying this week?

17 A Yes, it does.

18 Q And how do you know that?

19 A At the top of all of the SLED reports it will list the
20 SLED lab number as well as the police agency number, and it
21 will also list people of interest in a case of the victim
22 and the suspect.

23 Q And is the victim on that report Chattiqua Richardson?

24 A That's correct.

25 Q And the suspect is Levond Keitt; is that correct?

ALYSHA BRELAND - DIRECT

1 A Correct.

2 Q All right. I'm going to show you what's been marked as
3 State's 13, if you can tell me if you recognize that.

4 A I do.

5 Q All right. And what is it?

6 A This is lab number L1805051 item one. As Ms. Herrera
7 pointed out this was the CSC kit that was collected for this
8 case.

9 Q And that's the CSC kit commonly known as a rape kit?

10 A Correct.

11 Q Is the -- on the report that I just showed you that you
12 generated, does that apply to the contents of that package?

13 A It does.

14 Q All right. Could you please explain to the jury how
15 the package comes to you and what you do to inspect it, or
16 what you get in order to perform your analysis?

17 A So as Ms. Herrera was saying, once she's done with her
18 analysis, the serologist would take any evidence that they
19 worked on, they would take it back to the evidence control
20 unit at SLED, and then when I was ready to take a batch for
21 DNA analysis I would request evidence and then go down to
22 the evidence control room where they would give me the items
23 that I requested.

24 Q So when you received the items that you requested with
25 regard to the CSC kit, what did you receive?

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1 A If I could refer to my notes. So for this case it was
2 two separate items, the first one being the sexual assault
3 evidence collection kit and the buccal swabs from Levond
4 Keitt. Within the sexual assault kit there were subitems
5 that were developed by the serologist, Ms. Herrera.

6 Q And then did you receive those items that she developed
7 and sent to you?

8 A I did. In any sex assault piece in the CSC kit, I
9 would inventory the kit again just to make sure that what
10 the serologist said was in the kit was, in fact, there.

11 Q You get the whole kit, not just the little pieces that
12 she's prepared for you; is that right?

13 A That's correct. In this heat sealed pouch there would
14 be the entire kit plus the tubes of the cuttings that she
15 prepared.

16 Q Now, when she finishes doing what she does with it, and
17 you said it all comes in that one package, it is heat-sealed
18 by her and then placed into a package and then waits for
19 you.

20 A That's correct. And just like she would check the
21 seals, I would also check the seals again just to make sure
22 there was no evidence of tampering.

23 Q And if there is you heard what her testimony was, that
24 there's a protocol that SLED uses and you have to contact
25 supervisors and go through other steps in order to rectify

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1 the situation if it's possible.

2 A That's correct.

3 Q And in this case did you have to do that or was it
4 intact?

5 A In this case it was intact.

6 Q And so did you perform analysis on the items contained
7 in that kit?

8 A I did.

9 Q Okay. Could you tell the jury what you did and what
10 the results were? Actually let me show you what's marked as
11 State's 16 first because you're going to have this, I think,
12 to get there. What is that?

13 A This is SLED lab L1805051, item two, which is the
14 buccal swabs from the subject in this case.

15 Q And you have to have that in order to do your complete
16 analysis; is that correct?

17 A That's correct.

18 Q Okay. And again, when you got that it had been
19 processed and you went to the evidence control room to get
20 it?

21 A Yes.

22 Q All right. And did you -- was the seal intact on that
23 when you got it?

24 A It was.

25 Q All right. Now, if you could please tell the jury what

ALYSHA BRELAND - DIRECT

1 you did and what your results you found.

2 A I had DNA profiles developed from the known standards
3 of both the victim and the suspect. I also did analysis on
4 item 1.2, which is the oral swabs, and I believe that was
5 the only item of evidence that had DNA analysis performed on
6 it in this case.

7 Q Why would it have been the only piece of evidence that
8 had DNA analysis performed on it?

9 A When I look over a sexual assault case one of the
10 things I do look at is the serology report, and based on
11 their findings I'll make decisions on what gets forwarded
12 actually in my DNA analysis, and in this case with the oral
13 swabs having a positive result for semen I determined that
14 would be the best sample to move forward with DNA analysis.

15 Q And when you moved forward to DNA analysis, did you
16 make any findings?

17 A I did.

18 Q And what were those?

19 A A DNA profile suitable for comparison was developed
20 from the sperm fraction. Likely ratios for this profile
21 were calculated using STRmix, so the proposition is set.
22 The DNA profile was interpreted as a mixture originating
23 from two individuals. Chattiqua Richardson is contributing
24 to the mixture, HP equals Chatiqua Richardson, and Levond
25 Keitt contributed to the mixture. HD equals Chattiqua

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1 Richardson and an unidentified unrelated individual
2 contributed to the mixture. The DNA profile is
3 approximately 1.8 octillion times more likely if Chattiqua
4 Richardson and Levond Keitt contributed to the mixture than
5 it is Chattiqua Richardson and an unidentified unrelated
6 individual contributed to the mixture. No additional
7 genetic information foreign to the victim was developed from
8 the non-sperm fraction of this item.

9 Q Okay. So in your expert opinion did Levond Keitt
10 contribute to the mixture that you analyzed from the oral
11 swab?

12 A That is correct.

13 Q And Chattiqua Richardson contributed to it as well.

14 A That's correct.

15 Q And you couldn't find any other DNA from anybody else
16 on there.

17 A No. The profile I determined was a mixture of two
18 individuals, and the two individuals that I had DNA profiles
19 developed for were consistent with those mixtures.

20 Q And you generated the report that you're looking at
21 that's State's 18 -- I mean 19, I'm sorry.

22 A 19.

23 Q And did you complete that report and submit it with the
24 case?

25 A I did.

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1 Q And it bears your signature?

2 A Yes, it does.

3 MS. HALL: Your Honor, at this time the State would
4 move 16, 13 and 19 into evidence.

5 THE COURT: Any objection.

6 MS. HALL: Your Honor, I object to 16 and the analysis
7 report under the grounds previously ruled upon on the DNA
8 evidence, but no objection to -- is that 13? No objection
9 to the kit.

10 THE COURT: All right. Overruled on the other matters.

11 (The items received as State's 13, 16 and 19.)

12 MS. HALL: I don't have anything further, please answer
13 any questions that Mr. Frick may have.

14 CROSS EXAMINATION

15 BY MR. FRICK:

16 Q Thank you for being here today, Ms. Breland.

17 A You're welcome.

18 Q So you made the determination just looking at the case
19 to not go forward with the items 1.4, 1.61, 1.62, the
20 fingernail scrapings and the swab from the breast.

21 A That's correct.

22 Q So it just -- nothing happened to it. It was forwarded
23 to you, you said we don't need to take a look at that and
24 just moved on.

25 A That's correct.

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1 Q Was that based on your findings from the oral swab?

2 A I made that determination prior to developing the
3 profile for the oral swab. If I would have determined that
4 my findings from the oral swab would have been insufficient
5 I would have gone back and then actually done the testing on
6 item 1.4, which is from the left breast and the fingernail
7 scrapings.

8 Q Okay. But your estimation was you had something on
9 this one swab that wasn't really necessary to test the other
10 things.

11 A Yeah. Based on my expertise doing a lot of the sexual
12 assault kits, typically the DNA profiles from fingernail
13 scrapings and other parts of the victim's body do not yield
14 as great a results as a positive semen profile.

15 Q Got you. And when you say not as great a results, they
16 can yield results just not as frequently, especially when
17 you've got a swab that says it's got semen on it.

18 A Right. When you're swabbing anyone's body, what you're
19 doing is basically you're also collecting DNA that was there
20 that doesn't belong to them, but because it is off their
21 body most times you're collecting an overwhelming amount of
22 the victim, and in that case it can overshadow any foreign
23 DNA, which makes it almost impossible for us to get any
24 probative results.

25 Q Got you. I'm going to ask you about State's 20, that's

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1 the chain of evidence, or chain of custody in the evidence.

2 Can you tell me when you got the assault kit?

3 A I received item one on February 1st of 2019.

4 Q Okay. And that included everything that's in State's
5 13 there?

6 A That's correct.

7 Q Okay. And I know it's broken down -- it's broken down
8 at this point to subitems, correct?

9 A Yes.

10 Q But you received all of those subitems at the same
11 time.

12 A That's correct.

13 Q Go to that last page, Mr. Keitt's buccal swab. When
14 did you receive it?

15 A I received the buccal swab at the same time, on
16 February 1st, 2019.

17 Q Okay. So you get all of it at the same time, whereas
18 this had been stored at another location for awhile but when
19 it's all together it gets shipped off to you.

20 A That's correct. I requested both the buccal swab and
21 the kit at the same time.

22 Q Got you. Okay. All right. Have you got -- I don't
23 know how extensive your notes are from this case but I'm
24 going to show you -- I don't know if you brought this with
25 you today or not, but this is a small part of your

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1 examination.

2 A Yeah, that's correct.

3 Q Can you confirm that this is an analysis from this
4 case?

5 A Yes. This is a DNA profile that was developed from
6 this case.

7 Q You've got a note at the bottom of that thing. Can you
8 tell me what that note is about?

9 A Yeah. Would you like me to read the note out first?

10 Q Sure.

11 A At the bottom I wrote, "Not used for interpretation.
12 Sample would be re-extracted due to low level quant value
13 and the presence of an ileal at Y," and then I have the note
14 initialed.

15 Q Just to go back, what are you looking at in this
16 testing?

17 A So this DNA profile here is from item 1.7, which in
18 this case is the victim's buccal swab. In order for us to
19 use a buccal swab as a known standard to be compared to
20 evidentiary profiles it has to be what we call single
21 source. In this case the victim being female looking for a
22 single source female profile, in the kit that develops the
23 DNA profiles we have markers in the kit that are specific
24 with the Y chromosome. In this case when I originally
25 developed the victim's standard, one of those markers that's

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1 specific to the Y chromosome, which the female does not
2 have, was present, so I deemed it not suitable for
3 interpretation or comparison. And then what I did was I
4 revisited the sample and took another cutting to try and get
5 that victim's profile without any male DNA.

6 Q Okay. So this is from the victim's buccal swab then.

7 A Yes. And a buccal swab is just taking a swab and
8 swabbing the inside of someone's cheek.

9 Q Okay. But in that buccal swab you see Y which has got
10 to be male, right?

11 A Correct.

12 Q But you can't make a determination of who it is because
13 it's just a low amount.

14 A Right. And in this case because it's considered a
15 standard I wouldn't -- it's not being considered as an
16 evidentiary profile. I'm actually expecting it to be single
17 source that is attributable to one person so I can make
18 comparisons with that profile to the evidentiary profiles in
19 this case, which would be her oral swabs that were positive
20 for semen.

21 Q Okay. But that is from her -- the original buccal swab
22 that you're using for comparison, correct?

23 A It was.

24 Q Thank you. I was wondering what that note was.

25 A Yes. Just to go in it further, with the serologist

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1 identifying semen in the victim's mouth, it wasn't
2 surprising to me that she would actually still have remnants
3 of male DNA once they went to go collect her known standard
4 after.

5 Q Along those lines, if a suspect had -- or a victim had
6 male DNA in their mouth, sperm, how long would you expect
7 that to last in someone's mouth?

8 A There's been some studies done, but typically in the
9 field of forensic DNA they say that a deposited male DNA
10 from sperm in one's mouth is only going to be present for up
11 to 24 hours, after that you have a much less of a chance of
12 obtaining that foreign DNA profile. And that's mainly just
13 because in the inside of your mouth you're constantly
14 shedding skin cells and you're swallowing and creating
15 saliva, and any kind of eating or brushing your teeth is
16 just going to affect the DNA that would be in there.

17 Q But it can last longer than 24 hours in an ideal
18 environment I guess?

19 A It's possible.

20 Q And I don't know whether you studied this area or not
21 but I'm sure you have at some point, what's the longest
22 period of time that you're aware of that it stays?

23 A I would say typically with sexual assault cases we do
24 not develop profiles from the oral swabs that contain any
25 DNA foreign to the victim's. So in terms of the entire body

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1 the mouth is the first place where that foreign DNA is going
2 to disappear more completely.

3 Q Okay. So along those lines if you have a vaginal swab,
4 okay, and it had semen in it, how long could it last in the
5 vagina?

6 A In those same kind of studies when they look at the
7 different body parts, the reason why sexual assault kits are
8 collected up to a week after the assault allegedly occurred
9 is because these studies have determined that you can still
10 detect foreign DNA to about up to a week after.

11 Q Okay. So about 24 hours is what you would expect in
12 the mouth up to a week at best from a vaginal swab. How
13 about rectal?

14 A Rectal would be similar to the vaginal swabs just
15 because those body parts typically aren't out in the open
16 like a mouth is. They're more protected, they're more
17 interior to a victim as opposed to the mouth.

18 Q Okay. All right. Now, same question I asked your
19 former coworker I ask you, you don't go out in the field and
20 collect this evidence, correct?

21 A I do not.

22 Q Okay. And you don't tell them what to collect, do you?

23 A I do not.

24 Q You just simply -- and I say simply, no disrespect to
25 that, it's very complicated, I know that, you examine what

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1 is brought to you and render a result.

2 A That's correct.

3 Q Okay. And that is put down in this report.

4 A Yes.

5 Q Okay. And, of course, this report says that in the
6 oral swabs it was -- it is more likely than not that Mr.
7 Keitt contributed to a mixture, is that a fair way to say
8 that?

9 A Yeah, you could say it that way.

10 Q Okay. And then the other items were not analyzed.

11 A Correct.

12 Q Okay.

13 MR. FRICK: Beg the Court's indulgence one moment.

14 (Break in proceedings.)

15 MR. FRICK: Thank you, that's all of the questions I
16 have.

17 MS. HALL: Just really quickly.

18 REDIRECT EXAMINATION

19 BY MS. HALL:

20 Q You stated on cross examination that the DNA doesn't
21 last too long in mouths; is that right?

22 A Correct.

23 Q But was it a surprise to you to find DNA in her
24 standard mixture when you found it on the oral swab too?

25 A No. Like I stated before, basically the oral swab and

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1 the buccal swab are swabbing the exact same part of her
2 body, in which case buccal swab also being the mouth. So
3 they would collect the evidence first, which would be the
4 original swabs, and then once the entire kit is completed
5 the last thing that they would collect is the buccal swab,
6 which is supposed to be the known standard.

7 Q And that's all done during the sexual assault
8 examination.

9 A That's correct.

10 Q So it's done within a couple of hours of one another.

11 A Yeah, probably within a hour or two.

12 Q Thank you.

13 THE COURT: Anything further?

14 MR. FRICK: Nothing further.

15 THE COURT: Thank you very, much, ma'am, you may step
16 down.

17 MS. HALL: Your Honor, the next witness should be our
18 last witness, he's going to be a long witness and we need a
19 little bit of time to set up some stuff on the television so
20 it might be a good time to take a break.

21 THE COURT: Ladies and gentlemen, we're going to get
22 you to step back into your jury room while they get some
23 things set up, please have no conversation about the case,
24 we'll bring you back out.

25 (The jury left the courtroom.)

BILL DOVE - DIRECT

1 (A recess was taken.)

2 THE COURT: State ready to proceed?

3 MS. HALL: Yes, sir.

4 THE COURT: Defense ready?

5 MR. FRICK: Yes, sir.

6 (The jury returned to the courtroom.)

7 THE COURT: Ladies and gentlemen, we are ready to start
8 back. Ms. Hall, I recognize you for your next witness.

9 MS. HALL: Thank you, Your Honor. The State calls
10 Investigator Bill Dove.

11 THE COURT: All right. And I think the investigator
12 testified earlier, is that correct, yesterday?

13 MS. HALL: Yes, sir, he did, as regarding chain.

14 THE COURT: You're still under oath, sir.

15 THE DEFENDANT: Yes, sir.

16 THE COURT: Okay.

17 The witness, BILL DOVE, remained under oath and

18 Testified as follows:

19 DIRECT EXAMINATION

20 BY MS. HALL:

21 Q And your name is Bill Dove, correct?

22 A Yes, ma'am.

23 Q And where are you employed?

24 A Fairfield County Sheriff's Office.

25 Q And I think we talked about this some yesterday so I

BILL DOVE - DIRECT

1 won't belabor the point, but how long have you been employed
2 there?

3 A Since 2002.

4 Q And what are your duties there?

5 A I'm a criminal investigator.

6 Q And how long have you been a criminal investigator?

7 A Since June of 2010.

8 Q So it's your job to investigate criminal cases. How
9 did they come to you?

10 A Once our road deputies receive a report and go out and
11 take the initial call, then it's forwarded on to
12 investigations.

13 Q Okay. And so did you get a call with regard to this
14 case?

15 A Yes, ma'am.

16 Q Did that come from the Richland County Sheriff's
17 Department?

18 A There was a call that came in from the Richland County
19 Sheriff's Department to our dispatch, and then one of our
20 road officers spoke with them, took the initial information
21 and then they called and passed everything on to them.

22 Q Okay. So they never really responded to it because
23 they -- the victim was in the hospital and they just passed
24 it on to you for investigation?

25 A They took the initial information from the -- the road

BILL DOVE - DIRECT

1 officer did not go to the hospital. Based off the
2 information that they were provided, and I'm not sure if she
3 spoke with the passer-byer, Mr. Pinter or not, but based off
4 the information that was provided from Richland County and
5 everything they passed everything on to me, and after
6 speaking with me then they did go out to an area to try to
7 locate where the incident took place.

8 Q So this one basically just came straight to you.

9 A Yes, ma'am.

10 Q All right. So at some point what did you -- what was
11 the nature of the report that you got?

12 A That there was a sexual assault case that had taken
13 place along with an assault.

14 Q All right. And so what did you do in order to start
15 your investigation?

16 A I did go to the hospital.

17 Q When did you go?

18 A That afternoon on March 17th and met with the victim in
19 this case, Chattiqua Richardson, her sister was there as
20 well.

21 Q All right. And so did you have occasion to be able to
22 observe her condition when you went to the hospital?

23 A Yes, ma'am.

24 Q All right. I'm going to show you what's been entered
25 as State's 4. Is that basically what she looked like when

BILL DOVE - DIRECT

1 you saw her?

2 A Yes, ma'am.

3 Q Okay. All right. So she was in the hospital and you
4 went to go talk with her, and what was the nature of y'all's
5 conversation, or what did y'all talk about, or what were you
6 trying to do with your initial investigation?

7 A Whenever I went there and met with her I was trying to
8 establish what had taken place, getting her version of what
9 had happened and all of the facts and the incident that had
10 taken place.

11 Q Do you recall who was present when you went to see her?

12 A Her sister was there, Tanesha Jones. There was also --
13 and I do not know her name, but there was also a social
14 worker that was also in the room.

15 Q All right. And so you go and you're talking to her and
16 you're interviewing her, and if you could just kind of tell
17 us what you did during at least that visit at the hospital
18 with her.

19 A Excuse me one second. While I was talking with her and
20 she was telling me what had taken place I was taking notes
21 and writing things down that she had told me. She told me
22 that -- you want me to read from my notes?

23 Q No, not necessarily because we don't want to get into a
24 hearsay thing. But I also don't -- I want to -- she gives
25 you the details of what happened to her; is that correct?

BILL DOVE - DIRECT

1 A Yes, ma'am.

2 Q And then did she -- so what did -- does she know who
3 the person is who has done this to her?

4 A She describes him as -- she knows he was Von. She
5 described him as he had dreads shoulder length, he was
6 average height and build, he was a black male, late 30's or
7 early 40's, he was dark skinned, possibly from Orangeburg,
8 and said that she thought that he hung out around the
9 Richland Terrace Apartments but stayed in Winnsboro.

10 Q So that was all you had really to go on at that point
11 in terms of knowing how to look for the person who did it,
12 right?

13 A That's correct.

14 Q All right. So did you get anything else from her with
15 regard to the identification like anything -- any
16 information about cars or where this might have happened
17 or --

18 A She said that he drove a black Range Rover that had
19 dark tint with factory chrome rims.

20 Q And was she able to tell you where this incident had
21 occurred?

22 A No. She basically said that all she knew was that it
23 happened on the side of the interstate, or on a road, and
24 when she got away from him she ran through the woods, had to
25 run through a creek and came up onto the interstate and was

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1 picked up by Mr. Jackson Pinter.

2 Q And did she tell you where she had started out when he
3 picked her up?

4 A She had met with him at Faces Lounge. She had got into
5 the vehicle with him in the parking lot at Faces Lounge.

6 Q Was that pretty much the factual portion and then her
7 description of the defendant and the possibility of where
8 this had occurred, was there anything else that you guys
9 talked about while you were there?

10 A You know, just her telling me basically what had taken
11 place, the assault and then the description that she gave.

12 Q All right. And so did -- and she told you she had been
13 picked up by somebody who was passing by; is that correct?

14 A Yes, ma'am.

15 Q And were you able to ascertain the identity of that
16 person.

17 A Yes, ma'am.

18 Q Okay. And what was that person's name?

19 A His name was Jackson Pinter.

20 Q And what do you know about him?

21 A Well --

22 Q At the time what information was he able to give you to
23 help you with his investigation?

24 A That he was passing by, he was traveling from Miami up
25 to Ohio, that he was traveling north on I-77 and he saw a --

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1 he did not know her name, a black female that was covered
2 with blood come up out of the woods on to the side of the
3 interstate and he felt the need to stop and help her.

4 Q Okay. And he did stop and help her?

5 A Yes, ma'am.

6 Q Did he tell you what he did to help her?

7 A Whenever he stopped to pick her up he told her he
8 wanted -- he was going to take her to the hospital and she
9 said that she wanted to -- before she went to the hospital
10 she wanted to call her sister and get with her sister before
11 she went to the hospital.

12 Q And so to your knowledge did he take her to her sister?

13 A Yes, ma'am.

14 Q All right. And then you did have a chance to speak
15 with him on the telephone.

16 A Yes, ma'am.

17 Q All right. And did you -- do you know where he is now?

18 A Yes, ma'am.

19 Q Can you tell us, please?

20 A He is deceased and he's buried in the National Cemetery
21 in Ohio.

22 Q Okay. And do you know when he passed away or when he
23 was buried or anything? Obviously some time between
24 March the 17th of '18 and now.

25 A Yes, ma'am. His date of death was January 31st of

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1 2019, and he's buried in a national cemetery, like I said,
2 up in Ohio.

3 Q Okay. Thank you. So approximately a year after this
4 occurred he passed away.

5 A Yes, ma'am.

6 Q Okay. So now you have the information from him about
7 where he picked her up, so what do you do from there?

8 A I spoke back with the deputies, and looking at a map
9 and because he had said that it was near -- he remembered
10 the Ridgeway exit on I-77 --

11 MS. HALL: Your Honor, I would ask that the witness be
12 able to step down from the stand at this time to refer to
13 the map that's projected on the television screen.

14 THE COURT: That's fine. Just please keep your voice
15 up so that your testimony can be taken down.

16 THE WITNESS: Yes, sir.

17 MR. FRICK: And, Your Honor, I was just going to stand
18 over there.

19 THE COURT: Sure, absolutely.

20 Q And before we go and do that I want to show you what
21 has been marked as State's 25. What is that?

22 A It's a picture of this area right here, it shows I-77
23 with Highway 34, and then it shows the Peach Road exit as
24 well, those are two marks. And it has Mount Hope Road along
25 with Cook Road over here.

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1 Q Okay. So it's a Google Map piece of paper that
2 basically is the same thing that's on the television screen;
3 is that correct?

4 A Yes, ma'am.

5 MS. HALL: Your Honor, at this time the State would
6 move 25 into evidence.

7 MR. FRICK: No objection.

8 THE COURT: Without objection State's 25.

9 (The map was received as State's 25.)

10 Q And just to cover all of that while we're doing it I
11 want to -- well, I'll wait and come back to that, I'm sorry.
12 So where were you able to determine regarding location after
13 speaking with Pinter?

14 A He said that he was traveling north on I-77, he was
15 going from Miami and he was traveling up to Ohio, when he
16 saw the victim she came up out of the woods on the
17 northbound side that he was traveling, he remembered seeing
18 the Ridgeway sign for the Ridgeway exit, and he turned
19 around there. That's whenever he turned around on the exit
20 to take her, the victim, to her sister's house over off of
21 Broad River Road.

22 Q Let me ask you, would it help you if we made this a
23 little bigger or blew it up a little bit?

24 A No, ma'am, that's fine.

25 Q Okay. So if you could show the jury about where you're

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1 talking about.

2 A This right here is Highway 34, this right here is the
3 Peach Road exit. So we're traveling, Columbia, Blythewood
4 would be down this way, Charlotte would be up this way, so
5 he was traveling from this way and he was traveling north.
6 So she would have come out of the woods on this side where
7 he was traveling northbound.

8 Q Do you know where Mount Hope Road is on this map?

9 A Yes, ma'am, it's this road right here. It's this white
10 line that runs from here to here over to there.

11 Q Okay. Does it start right there at that State Road
12 S2030?

13 A Yes, ma'am. It's right here at this State Road S2030
14 and it goes over to Highway 34 right here.

15 Q So is that the whole extent of the Mount Hope Road?

16 A Yes, ma'am.

17 Q Do you know how long that road is?

18 A Approximately 1.9 miles.

19 Q And is the entirety of that road located within the
20 confines of Fairfield County?

21 A Yes, ma'am.

22 Q And is there a creek that runs between that road and
23 I-77?

24 A Yes, ma'am. It runs -- that would be this blue line
25 that runs right through here right along the side of the

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1 interstate.

2 Q Okay. I'm going to show you what's been marked as
3 State's 24. Do you recognize that?

4 A Yes, ma'am.

5 Q Hang on a second, let me flip it. All right. Is that
6 what's shown on that that you're holding in your hand, was
7 that the same thing projected on the television screen right
8 now?

9 A Yes, ma'am.

10 MS. HALL: Your Honor, at this time State would move 24
11 into evidence.

12 MR. FRICK: No objection.

13 THE COURT: Without objection.

14 (The map was received as State's 24.)

15 Q And if you could just show the jury where on this map
16 Mount Hope Road runs.

17 A Okay. This is Highway 34, this would be exit 34 on
18 I-77, this was Peach Road, it would be exit 32 on I-77.
19 Mount Hope Road runs from this intersection right here, this
20 line that travels all of the way over to Highway 34.

21 Q And do you have occasion to go up and down that road
22 sometimes, Mount Hope Road, do you ever drive it?

23 A From time to time.

24 Q Are there houses on it?

25 A There is one house, it's an old plantation home that is

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1 located on there.

2 Q Approximately where is that?

3 A That would be approximately in this area right in here.

4 Q Okay. And other than that, are there any houses on the
5 road?

6 A No, ma'am. I believe at that plantation home I believe
7 there may be a camper there where somebody may live that
8 takes care of the plantation, but there's no home other than
9 that.

10 Q Okay. All right. I think you can have a seat. All
11 right. So now you've got it narrowed down at least somewhat
12 based on Jackson Pinter's statements about where this may
13 have taken place; is that correct?

14 A Yes, ma'am.

15 Q And so at some point in time do you meet up with the
16 victim in the case again once she's released from the
17 hospital?

18 A Yes, ma'am.

19 Q And when was that? I'm just going to show you what has
20 been entered into evidence as Defendant's Exhibit 1. Did
21 you take a statement from her on the same day you met with
22 her after she was released?

23 A Yes, ma'am.

24 Q What's the date on the statement?

25 A That's March the 22nd of 2018.

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1 Q So you would have met with her on March 22nd, 2018,
2 which was about five days after she was sexually assaulted,
3 right?

4 A Yes, ma'am.

5 Q All right. And where did you meet with her?

6 A At the sheriff's office.

7 Q Okay. And she gave you the written statement that's
8 already been entered into evidence, correct?

9 A Yes, ma'am.

10 Q And did you go take -- did you take her out there, did
11 you guys try to pinpoint exactly where it happened?

12 A Yes, ma'am.

13 Q Okay. And was she familiar with that area at all as
14 far as you could tell?

15 A No, ma'am.

16 Q So how long do you think you spent trying to find what
17 had happened and where it had happened?

18 A We went out there numerous times, probably maybe up to
19 five times we met and went out to that location.

20 Q And while you were able to narrow it down you were
21 never able to actually pinpoint where it occurred, right?

22 A No, ma'am.

23 Q And it's safe to say that a lot of the roads look the
24 same up and down Mount Hope Road?

25 A Yes, ma'am.

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1 Q Okay. Give me just a second. So between the time you
2 initially spoke with the victim and the time she got out of
3 the hospital, were you able to gain anymore information to
4 help you identify the defendant in the case?

5 A Can you repeat your question?

6 Q Between March 17th and March 22nd, were you able to get
7 any extra information from them to try to help you figure
8 out who the defendant was or get a phone number or a picture
9 of him or anything like that?

10 A Before the victim -- between the time that I met with
11 her and that she came to the sheriff's office she was able
12 to -- I was contacted by her sister, Tanesha Jones, and
13 advised that they were able to get in to her -- Chattiqua
14 Richardson's contact list through a Google account to access
15 her contacts and provided me with a telephone number that
16 she had stored in her phone for the defendant, or the
17 suspect in the case.

18 Q Okay. And what was the phone number they gave you?

19 A It was 305-432-0587.

20 Q You said it was 305 was the area code?

21 A Yes, ma'am.

22 Q Okay. And were you able to do anything with that
23 number to help you with this case?

24 A Yes, ma'am.

25 Q What was that?

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1 A At the time -- you can't do it now, but at the time
2 with Facebook you could enter -- type a phone number into
3 Facebook and if there was a phone number associated with
4 anyone it could pop up or show up on the screen names of
5 people with their Facebook accounts.

6 Q So you popped it into Facebook and you're able to
7 connect it to a Facebook account if that number has been
8 entered on the Facebook account; is that right?

9 A Yes, ma'am.

10 Q And you guys did that. Did you get a hit on the phone
11 number within Facebook?

12 A Yes, ma'am.

13 Q And whose Facebook account did the number hit on?

14 A Levond Keitt.

15 Q I'm going to show you what has been entered into
16 evidence as State's Exhibit 6. Was that the Facebook
17 photograph for the home page or whatever of the Facebook
18 account that bore that phone number?

19 A Yes, ma'am.

20 Q And did you show that picture to the victim at any
21 point in time?

22 A Yes, ma'am.

23 Q All right. And what did she say about it?

24 A That that was the person that had assaulted her.

25 Q Okay. So now you had that information, and what did

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1 you do in furtherance of your investigation at that point?

2 A My supervisor, Lieutenant Talbert while I was speaking
3 with Ms. Richardson, he was looking stuff up on the
4 computer, the -- Mr. Keitt's address on DMV was 60 Spinnaker
5 Drive.

6 Q So you ran the DMV on Mr. Keitt.

7 A Yes, ma'am.

8 Q And it comes back at 60 Spinnaker Drive, right?

9 A Yes, ma'am.

10 Q Okay. Go ahead.

11 A You know, there was a search done for vehicles.

12 Q How did you go about searching for vehicles?

13 A On the DMV website there's different searches that you
14 can do. You can do -- you can search by name, you can
15 search by DO number or a customer ID number, you can search
16 for driver's license information, you can do vehicle
17 registration, customer vehicles, customers at the same
18 residence. There's numerous different searches that you can
19 do.

20 Q So can you search by address?

21 A Yes, ma'am. Well, no.

22 Q Okay. So what did you do with regard to the DMV
23 search, how did y'all enter it?

24 A I don't know exactly how he was searching it, he looked
25 up Levond Keitt and saw his address was 60 Spinnaker Drive.

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1 We took -- you can -- on the sheriff's office incident
2 report system there you can search by address or names,
3 different variations of searches. On there we searched 60
4 Spinnaker Drive.

5 Q Okay. So you're searching the address on the sheriff's
6 department website now, or some kind of -- not website but
7 some tool you had within the sheriff's department to
8 investigate addresses and who is associated with the
9 address; is that correct?

10 A On the sheriff's office incident report system, yes,
11 ma'am.

12 Q So did you do that?

13 A Yes, ma'am.

14 Q And what happened?

15 A We were able to find that there had been an incident
16 report filed.

17 Q Without going into all of that, did you get to the
18 point where you're able to determine if anybody else lived
19 at that residence or had it listed as their address?

20 A Yes, ma'am.

21 Q Who?

22 A Karneisha Dixon.

23 Q So Karneisha Dixon is now living at Spinnaker drive,
24 Mr. Keitt you have living at Spinnaker Drive, what did you
25 do with the Karneisha Dixon information?

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1 A Then their vehicles searches were done under her name.

2 Q So you searched for cars that were registered to
3 Karneisha Dixon.

4 A Yes, ma'am.

5 Q Did you find a Range Rover or any car that the victim
6 had described that was registered to Levond Keitt?

7 A Yes, ma'am.

8 Q You found it registered to Levond Keitt?

9 A No, ma'am, it was under Karneisha Dixon.

10 Q So you found it registered to Karneisha Dixon living at
11 the same address, that Spinnaker Drive address?

12 A Well, the address on there -- if you'll give me just
13 one second. There is a vehicle, there is a Range Rover
14 that's registered to Karneisha Dixon but it is not at the 60
15 Spinnaker Drive address, it is registered to an address in
16 St. Stevens, South Carolina.

17 Q Okay. So just to make sure that I'm clear on this,
18 you've got Mr. Keitt living with -- an association with
19 Spinnaker Drive, you've got Karneisha Dixon with an
20 association with Spinnaker Drive, and then you have a Range
21 Rover that's associated with Karneisha Dixon but not
22 necessarily with the Spinnaker Drive address; is that right?

23 A That's correct.

24 Q Okay. So now you have all of that information. And
25 did you continue to investigate the case at that time?

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1 A Yes, ma'am.

2 Q Okay. And you were you able to do much with it for a
3 little bit of time, or what were you doing during the course
4 of the next month or so.

5 A I was working with the victim along with Solicitor
6 Maxwell, we were trying to figure out an exact location,
7 trying to -- because the victim was not from here and she
8 could not say exactly. She knew that it was in the Mount
9 Hope Road area and once we went down there she said that
10 everything looked familiar but she could not pinpoint an
11 exact location of where it took place.

12 Q And I believe you stated a minute ago you met with her
13 approximately five times and rode up and down Mount Hope
14 Road every time you met with her in an attempt to try to
15 locate this place, right?

16 A Yes, ma'am.

17 Q So let's fast forward to -- at some point in time do
18 you get a call to go out to Spinnaker Drive?

19 A Yes, ma'am.

20 Q Okay. And how did that call come in?

21 A There was a call that came in from Karneisha Dixon to
22 our dispatch.

23 Q And did you just happen to be on call that day?

24 A I was the investigator on call that day.

25 Q And so did you respond to the incident at Spinnaker

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1 Drive?

2 A Yes, ma'am.

3 Q And Karneisha Dixon was actually calling the police
4 asking them to come out there; is that correct?

5 A She was not there but she was calling for Levond Keitt.

6 Q Okay. So Levond Keitt -- was Levond Keitt there?

7 A Yes, ma'am, he was.

8 Q So Levond Keitt is there and Karneisha Dixon is calling
9 for the police to come to Spinnaker Drive to meet with
10 Levond Keitt.

11 A Yes, ma'am.

12 Q And then you responded to Spinnaker Drive?

13 A Yes, ma'am.

14 Q And did you meet with Levond Keitt when you got there?

15 A Yes, ma'am.

16 Q Without going into too much there -- because they are
17 calling you to come and help them, right?

18 A Yes, ma'am.

19 Q And so without going too much into the incident and why
20 you're there, was there a complaint that -- did the
21 complaint that they were calling about involve a car -- a
22 Range Rover?

23 A If that was reported, it was mentioned in the report,
24 yes, ma'am.

25 Q And did you find a Range Rover there?

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1 A I don't recall seeing one. I don't know if there was
2 one exactly there or not.

3 Q Okay. And at the time that you were talking with Mr.
4 Keitt about the incident for which you were called there,
5 was that on May 24th of 2018? I'm going to show you what's
6 been marked as State's 8, if that will help refresh your
7 recollection you're welcome to use that.

8 A Yes, ma'am, that's correct.

9 Q So you're out there talking with Mr. Keitt and he's
10 telling you about what happened, and at some point do you --
11 are you able to start to talk to him about this case or what
12 triggers something that transfers it over to this?

13 A In reference to the call, why we were called out there
14 he stated that he believed that there was a female by the
15 name of Sis involved while we were actually at his residence
16 in May.

17 Q Okay.

18 A But he couldn't give me her name. He believed that Sis
19 was involved and believed that she had sent these two guys
20 up there because -- or these two guys had come because he
21 was trying to holler at Sis, as he said, but he couldn't
22 tell me what Sis' name was. In working the sexual assault
23 case I contacted the sheriff's office and asked lieutenant
24 Talbert to send me a photo of the victim in this case,
25 Chattiqua Richardson. I showed him a photograph of

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1 Chattiqua Richardson and asked him if this was the Sis
2 person and he stated no. I asked him a second time --

3 MR. FRICK: Your Honor, defense would like to renew its
4 objection to the statement that's been previously ruled
5 upon.

6 THE COURT: Let me get y'all to step over here for just
7 a second.

8 (A bench conference was held.)

9 THE COURT: All right. I'm going overrule the
10 objection and note your exceptions to that. You may
11 proceed.

12 MS. HALL: Thank you.

13 Q Go ahead.

14 A So I showed him the picture one time and he said that
15 that was not Sis, that he didn't know the person. I asked a
16 second time and I said, "Are you sure that this is not Sis?"
17 And he's like, "No, I do not know the person." So at that
18 time --

19 Q When you said he did not know the person, is he talking
20 about the person on the picture or Sis?

21 A He did not know the person in the picture that I was
22 showing him, that that was not Sis and he did not know who
23 the person was that I was showing the picture of. At that
24 time I stopped and went and got a Miranda card.

25 Q And do you have a Miranda card with you?

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1 A Yes, ma'am.

2 Q Can you pull it out?

3 A Yes, ma'am.

4 Q While you're getting it, why were you going to get a
5 Miranda card?

6 A In case he did say that he did know this person in
7 reference to the sexual assault case I didn't want him to --
8 I didn't want there to be any discrepancies or whatever if
9 he did admit that he knew the person and I just wanted to
10 advise him of his rights and everything like that.

11 Q So you wanted to advise him of his rights, you do that
12 from a Miranda card; is that correct?

13 A That's correct.

14 Q And if you could, if you would tell the jury exactly
15 what rights -- do you read it from the Miranda card?

16 A Yes, ma'am.

17 Q Do you do that every time?

18 A Yes, ma'am.

19 Q And did you do it in this instance?

20 A I did.

21 Q If you would tell the jury what you told him.

22 A "You have the right to remain silent, anything you say
23 can and will be used against you in a court of law. You
24 have the right to speak to an attorney and to have an
25 attorney present during any questioning. If you cannot

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1 afford an attorney one will be provided for you at
2 government expense. Knowing and understanding your rights
3 as I have explained them to you, are you willing to answer
4 any questions without an attorney present?"

5 Q And did he respond to that?

6 A Yes, ma'am.

7 Q So did you continue to ask him about the picture?

8 A I asked him -- I showed him the photograph again and I
9 said, "Are you sure that you don't know who this female is?"
10 And he said, "No, I do not know her." And I said, "Well,
11 she knows who you are, and she's named you or accused you of
12 sexually assaulting her." At that time he's like, "No, it
13 couldn't have been me, I don't know who she is."

14 Q Okay. All right. And did you give him anymore
15 information about the sexual assault for which she was --
16 that you were saying this lady is accusing you of this, did
17 you ask him any other questions about that?

18 A Yes, ma'am. He asked me, he said, "Well, when did it
19 happen?" And I said, "March the 17th, for a better
20 reference it wouldn't Saint Patrick's Day weekend." And he
21 said, "It couldn't have been me, I was in Savannah." And I
22 said -- so then I asked, "Well, can you tell me where you
23 stayed or give me anything that you would have done while
24 you were in Savannah so that I could go check cameras to
25 verify your story?" And he said that he was on an ankle

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1 monitor and that I could check his GPS ankle monitor to show
2 where he was.

3 Q Okay. All right. I'm going to -- and I'll come back
4 to that in a second, but I'm going to show you right now
5 what's been marked as State's Exhibit 8. What is that?

6 A That's a statement that was provided by Mr. Keitt on
7 that day.

8 Q Okay. And that is about the incident that you were
9 there responding to him when they called you there; is that
10 right?

11 A Yes, ma'am.

12 Q And so that statement -- it has been blocked out
13 exactly what happened at that statement because it has
14 nothing do with this case, right?

15 A That's correct.

16 Q Does Mr. Keitt -- is there a top part, though, that has
17 identifying information with regard to Mr. Keitt?

18 A Yes, ma'am.

19 Q And tell the jury real quick, how do you go about
20 getting that information?

21 A Either a deputy will fill it out or the person giving
22 the statement will fill it out.

23 Q So the information regardless is coming from the person
24 who is giving the statement, it's either the deputy is
25 writing it or the person is writing it themselves.

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1 A Yes, ma'am.

2 Q And then if the deputy were writing it it would be as
3 the person is giving them the information; is that right?

4 A Yes, ma'am.

5 Q What information is included on that part?

6 A On the voluntary statement it has the name of the
7 person giving the statement, a case number for the case that
8 you're investigating, who the deputy that the statement is
9 being given to, the age, the address, a telephone number --

10 Q Okay. Stop there. Did he put a telephone number on
11 there?

12 A Yes, ma'am.

13 Q And what's the telephone number?

14 A It is (305)432-0587.

15 Q Is that the same telephone number that Chattiqua
16 Richardson gave you that she had saved in her phone for the
17 guy who raped her?

18 A Yes, ma'am.

19 MS. HALL: Your Honor, at this time --

20 Q And these are kept in the normal course of police
21 business, you guys do these all of the time, right?

22 A Yes, ma'am.

23 MS. HALL: At this time the State would move 8 in.

24 MR. FRICK: Same objection regarding the statement,
25 Your Honor.

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1 THE COURT: All right. Overruled.

2 (The statement was received as State's 8.)

3 Q And that was given on the 24th of May as well, right?

4 A Yes, ma'am.

5 Q Okay. So now Mr. Keitt said, "Check my ankle monitor,
6 you can find out where I was." So do you do that?

7 A Yes, ma'am.

8 Q So did you call up somebody and get -- you heard Erica
9 Ricard here the other day, you heard her talking about the
10 reports and things that she is able to generate off of a
11 computer, right?

12 A Yes, ma'am.

13 Q Were you able to get that, not necessarily from her,
14 but from someone during your course of investigation of this
15 case?

16 A Yes, ma'am, I was provided with a report.

17 Q Okay. And when was that?

18 A June the 5th of 2018.

19 Q Okay. So it's about a week or so after -- a week or
20 two after you talked with Mr. Keitt.

21 A Yes, ma'am.

22 Q So you get the report, and what do you find out from
23 the report?

24 A On the report that was provided to me it did show that
25 Mr. Keitt was on Decker Boulevard around the time when the

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1 victim -- let me back up, Faces Lounge is on Decker
2 Boulevard and --

3 Q Did you find out the during the course of your
4 investigation what the address is for Faces Lounge?

5 A Yes, ma'am.

6 Q What is it?

7 A It is 1709 Decker Boulevard.

8 Q And when you pulled the GPS records from Mr. Keitt, or
9 had someone pull them for you, when you start to inspect
10 them do you find that he's been there at some point at Faces
11 Lounge on the address you just told me?

12 A Yes, ma'am. It has him at 1700 Decker Boulevard.

13 Q Okay. And what time and date is he there?

14 A That is on March the 17th, 2018, at 6:18 a.m.

15 Q Okay. All right. And are you able to see where he
16 goes from there based on that GPS report?

17 A Based off of it it shows that he got onto I-77 and
18 traveled north on I-77.

19 Q Okay. And at any point in time does he stop somewhere?

20 A No, ma'am. It shows that he's moving up I-77.

21 Q But does he eventually stop somewhere?

22 A Yes, ma'am.

23 Q Where?

24 A He's on Mount Hope Road.

25 Q What time?

BILL DOVE - DIRECT

1 A It first places him on Mount Hope Road at approximately
2 7:03 in the morning on March the 17th. From 7:03 to
3 approximately 7:58 in the morning he's on Mount Hope Road
4 and it hits on different points the whole time that he is on
5 Mount Hope. At one point in time it shows that he's stopped
6 for seven minutes, then it has two minutes, there's another
7 time it has it stopped for approximately 11 minutes.

8 Q And all during that whole time, like you stated, that's
9 on Mount Hope Road.

10 A Yes, ma'am.

11 Q Which again, that's all included in Fairfield County,
12 there's no part of Mount Hope Road that's outside the limits
13 of Fairfield County; is that right?

14 A That's correct.

15 Q And you say that he's there until 7:58, is that what
16 you said?

17 A Based off this report, yes, ma'am.

18 Q And then when he departs that Mount Hope Road area,
19 which direction does he head?

20 A He travels on Peach Road, travels Peach Road and
21 eventually ends up over on Spinnaker Road, Spinnaker Drive.

22 Q So he stops on Spinnaker Drive.

23 A Yes, ma'am.

24 Q And then does he go anywhere after that?

25 A Later on that day he does go to Savannah.

BILL DOVE - DIRECT

1 Q So he does go to Savannah.

2 A Yes, ma'am.

3 Q He just eliminated the part -- just later in the day he
4 went to Savannah, he did do some other things before he
5 actually made it down there, right?

6 A Yes, ma'am.

7 Q So at that point now you have -- do you have a better
8 idea of where this actually had occurred on Mount Hope Road,
9 or where the defendant had been, are you able to narrow it
10 down some?

11 A I never did exactly narrow down an exact spot on Mount
12 Hope Road, but I can place him on Mount Hope Road. And
13 based off of where Mr. Pinter had picked the victim up
14 coming out of the woods and running through the creek,
15 coming up on the side of the interstate and that he had saw
16 the Ridgeway exit and Mount Hope I determined that it had
17 taken place on Mount Hope Road.

18 Q So you had already kind of determined that it had taken
19 place on Mount Hope Road, and now you've placed the
20 defendant on Mount Hope Road pursuant to your investigation;
21 is that correct?

22 A Yes, ma'am.

23 Q And later on in preparation for trial I'll show you
24 what has been entered into evidence as State's Exhibit 9.
25 And you heard Erica Ricard testify that -- what is that?

BILL DOVE - DIRECT

1 What does it show?

2 A The latitude and the longitude GPS report.

3 Q Those are the GPS coordinates that she was talking
4 about.

5 A Yes, ma'am.

6 Q And did you hear her say that those are the most
7 reliable pieces of information in terms of being able to
8 pinpoint exactly where a person is when they're wearing a
9 GPS monitoring device?

10 A Yes, ma'am.

11 Q In preparation for trial, did you go out to Mount Hope
12 Road and just corroborate any one of those coordinates?

13 A Yes, ma'am.

14 Q I'm going to show you what's been marked as State's 21,
15 22 and 23. Do you recognize those pictures?

16 A Yes, ma'am.

17 Q All right. Is that -- did you take those at the time
18 that you went out to verify the coordinates?

19 A Yes, ma'am.

20 Q And were you able to -- what time -- well, the
21 coordinates that you verified, was that during the time
22 period between 7:03 and 7:58 at the time the defendant was
23 on Mount Hope Road?

24 A Yes, ma'am.

25 Q So you actually stood in a spot that was where he was

BILL DOVE - DIRECT

1 standing based on that report that Erica Ricard testified
2 about.

3 A Yes, ma'am.

4 Q And did you take pictures of the area where you were
5 standing when you did that?

6 A Yes, ma'am.

7 Q And do those pictures that I showed you, you have in
8 your hand that are State's 21 through 23 --

9 A Yes, ma'am.

10 Q -- did those accurately depict the area as you found it
11 when you went to take pictures the other day?

12 A Yes, ma'am.

13 MS. HALL: At the time the State would move these into
14 evidence as 21, 22 and 23.

15 MR. FRICK: Your Honor, the defense would object on the
16 same objection on GPS that has been previously ruled upon.

17 THE COURT: Overruled. I'll allow it.

18 (The photos were received as State's 21-23.)

19 MS. HALL: Your Honor, at this time the State would ask
20 to publish these to the jury.

21 THE COURT: Yes, ma'am.

22 MS. HALL: Thank you.

23 Q Now, having collected all of this information during
24 the course of your investigation, what steps did you take at
25 that point?

BILL DOVE - DIRECT

1 A Once I received the GPS report and confirmed that he
2 was on Mount Hope Road, I then actually met with Solicitor
3 Maxwell, I went over the case, and then I met with a
4 magistrate and obtained a warrant on the case.

5 Q Did you obtain one warrant or two?

6 A I obtained two warrants.

7 Q What did you obtain warrants for?

8 A Criminal sexual conduct in the first degree and assault
9 and battery first.

10 MS. HALL: Beg the Court's indulgence.

11 (Break in proceedings.)

12 Q All right. Just to clarify a couple of things, when
13 you run a DMV report, you talked about the Range Rover that
14 you were able to connect it with Spinnaker Drive, does that
15 report give you a color of the car or does it just tell you
16 what the make and model is?

17 A It just tells you the make and model.

18 Q Okay. Can you describe the -- you took some pictures
19 of Mount Hope Road, could you just describe it a little bit
20 for the jury if they -- maybe they've never been there?

21 A Like I said earlier, it was approximately 1.9 miles, it
22 runs parallel with I-77, it's located between Peach Road and
23 State Highway 34.

24 Q What does it look like, though, when you're out there?

25 A It's nothing but woods and it's an old kind of slag

BILL DOVE - DIRECT

1 type asphalt, it's nothing but woods. It's been clear cut
2 some. Closer to the Highway 34 side there is the old
3 plantation home that I pointed out in the picture.

4 Q Now, I just want to clarify so that we're all clear on
5 the fact that when you went to Spinnaker Drive and you met
6 with Levond Keitt that he was in trouble for anything at
7 that point in time with regard to the reason he called you
8 out there, right?

9 A Right.

10 Q He was not -- when you were questioning him he was not
11 in custody, was he?

12 A No, ma'am.

13 Q Was he detained for any reason?

14 A No, ma'am.

15 Q Was he standing in his own yard?

16 A Yes, ma'am.

17 Q And he would have been free to leave at any time.

18 A Yes, ma'am.

19 Q And you did identify yourself as a law enforcement
20 officer?

21 A Yes, ma'am.

22 Q Were there other -- but you don't drive a marked car.
23 Do you drive a marked car?

24 A I do not.

25 Q Do you wear police clothes?

BILL DOVE - DIRECT

1 A I wear a black polo typically that has a badge on it
2 and wear green BDU style pants --

3 Q Okay.

4 A -- and have my badge on my belt.

5 Q Do you have a gun on your belt?

6 A Yes, ma'am.

7 Q That day that you were out there questioning him, were
8 there other police officers out there as well?

9 A Yes, ma'am.

10 Q And again, they were investigating what had gone on for
11 which y'all had been called there.

12 A Yes, ma'am.

13 Q And were they in marked cars and police uniforms?

14 A They were, yes, ma'am.

15 Q So there's no doubt in your mind that Levond Keitt knew
16 you were a police officer.

17 A Yes, ma'am.

18 MS. HALL: I don't have any further questions, please
19 answer anything that Mr. Frick may have.

20 THE COURT: Cross?

21 MR. FRICK: Thank you.

22 CROSS EXAMINATION

23 BY MR. FRICK:

24 Q Investigator Dove, let's clear a couple of things up on
25 that --

BILL DOVE - CROSS

- 1 A Yes, sir.
- 2 Q -- May -- was it 22nd or 24th? I can't remember.
- 3 A Can I see the statement?
- 4 Q That's it, isn't it?
- 5 A Yes, sir, May 24th.
- 6 Q May 24th. Okay. He was a suspect in the CSC at that
7 time, though, wasn't he?
- 8 A Yes, sir.
- 9 Q Because you had this phone number, you'd met with her,
10 she had picked him out in this Facebook photograph, correct?
- 11 A Yes, sir.
- 12 Q Okay. And you happened to be the investigator on call
13 in this case where Mr. Keitt is, in fact, the victim,
14 correct?
- 15 A That's correct, yes, sir.
- 16 Q So you go out and talk to him where he's the victim of
17 a case, but he's a suspect in the other, and all of the
18 sudden becomes questioning him about this event in March, it
19 turned that way, didn't it?
- 20 A Yeah, it did.
- 21 Q Okay. And his statement essentially was "I don't know
22 the person in that picture."
- 23 A That's correct.
- 24 Q And he told you, "I was in Savannah that weekend."
- 25 A Yes, sir.

BILL DOVE - CROSS

- 1 Q Which, in fact, this shows that he was.
- 2 A He did.
- 3 Q Okay. So we don't dispute that.
- 4 A That's correct.
- 5 Q Now, let's clear up one other thing. State's Number 7,
6 this is what you got about GPS, right?
- 7 A That's the enrollee track evidence?
- 8 Q Yes, sir.
- 9 A With a June 5th date on it?
- 10 Q I think it does have that.
- 11 A But I did receive an enrollee track address and it was
12 from June 5th.
- 13 Q That looks like this one and it has -- this is what you
14 had.
- 15 A That's correct.
- 16 Q Not State's Number 9 with all of this nice detail on
17 it, correct?
- 18 A That's correct.
- 19 Q Okay. June 5th is when you get the GPS report, right?
- 20 A Yes, sir.
- 21 Q Which is when you decide to go to the magistrate and
22 get a warrant, right?
- 23 A Yes, sir.
- 24 Q Okay. When did you take this out to Mount Hope Road?
- 25 A Last Thursday.

BILL DOVE - CROSS

1 Q Last Thursday. Okay. So as you agree with the
2 solicitor, this is the most reliable information that's
3 testified to by Ms. Ricard, you didn't have it when you got
4 the warrant.

5 A I did not.

6 Q This is what you had.

7 A That's correct.

8 Q Okay. Didn't have DNA evidence at that time.

9 A I did not.

10 Q Okay. You had Ms. Richardson's statement and your,
11 your determination that this happened on Mount Hope Road,
12 correct?

13 A Yes, sir.

14 Q Okay. I mean, Ms. Richardson is not from here, right?

15 A Yes, sir.

16 Q That's clear, right?

17 A Right.

18 Q You testified that y'all went out there, what, about
19 five times?

20 A Yes, sir.

21 Q Okay. And she didn't really know where she was.

22 A She could not, no, sir.

23 Q In fact, she didn't know what Mount Hope Road was, did
24 she?

25 A No, sir.

BILL DOVE - CROSS

1 Q When you took her over there, did she know the name of
2 the road?

3 A No, sir.

4 Q Okay. In fact, the only reason that you get that point
5 is you're talking with Mr. Pinter, correct?

6 A Yes, sir.

7 Q Okay. And, as you've testified, this road runs the
8 entire length from exit 32 to 34, does it not?

9 A It does.

10 Q And Mr. Pinter is the one who says he picked up this
11 lady between those two, correct?

12 A Yes, sir.

13 Q Okay. And he's also the one that said, "I had to have
14 turned around on 34," right?

15 A He saw the Ridgeway exit, that's where he turned
16 around.

17 Q Okay. And he was certain of that?

18 A Yes, sir.

19 Q And he's from Miami or Ohio or some place, not here.

20 A That's correct.

21 Q And, of course, he's not available to testify now, is
22 he?

23 A No, sir.

24 Q Okay. So we can narrow something down between Peach
25 Road and Highway 34, right?

BILL DOVE - CROSS

- 1 A Yes, sir.
- 2 Q Okay. She described it as a dirt road, didn't she?
- 3 A Probably, yes, sir.
- 4 Q It is not, in fact, a dirt road, is it?
- 5 A It's not, no.
- 6 Q And it is a very wooded area, right?
- 7 A That's correct.
- 8 Q Okay. Are there any other dirt roads within, I don't
- 9 know, a five mile area with woods all around them?
- 10 A Not that run parallel with the interstate that there's
- 11 a creek that you can see from the interstate where you would
- 12 come up out of the hill from there between --
- 13 Q But is there a dirt road?
- 14 A -- between the Peach Road and Highway 34, that would
- 15 show the Ridgeway exit.
- 16 Q I got you. My question is are there other dirt roads
- 17 in that area?
- 18 A Sure.
- 19 Q Broom Mill, is that a dirt road?
- 20 A Yeah.
- 21 Q In fact, if you got off on Peach Road, can't you get to
- 22 Broom Mill Road?
- 23 A You can.
- 24 Q Broom Mill -- I mean, Peach Road to Sortmill, turn
- 25 left, go up and turn back right?

BILL DOVE - CROSS

1 A You can.

2 Q In fact, could that be a possible way to get to
3 Spinnaker Drive?

4 A If you wanted to.

5 Q Okay. Well, where is Spinnaker Drive, let's clear that
6 up.

7 A It's off of Calhoun Road which is runs off of
8 Highway 321.

9 Q 321.

10 A Yes, sir.

11 Q South, right? Down close to the county line, right?

12 A It's south of Peach Road, yes.

13 Q Okay. But, I mean, if I am going to -- let's start at
14 Mack Truck or whatever we're going to call it these days,
15 I'm going to always call it Mack Truck, if I'm on Mack Trick
16 I'm headed 321 South, it's down towards the county line. In
17 fact, you're going to pass Broom Mill Road to get there,
18 aren't you?

19 A To get to Cowhorn?

20 Q Yeah, or Spinnaker --

21 A Spinnaker runs off of Cowhorn. No, it's -- that's
22 going to be before Broom Mill.

23 Q But it's close, right?

24 A It's in the area but you're going to pass Cowhorn
25 before you could get to Broom Mill.

BILL DOVE - CROSS

1 Q All right, yeah. So there's any number of ways that
2 you can get to Spinnaker Drive, correct? You can come up
3 321, right?

4 A Sure.

5 Q You can come up 77 and come across on 34, right?

6 A If you choose.

7 Q You can get off on 32 and come down Peach Road, right?

8 A Sure.

9 Q Okay. And, in fact, Peach Road goes to Ridgeway
10 itself, doesn't it?

11 A It does.

12 Q So that, in fact, is a Ridgeway exit, is it not?

13 A It is.

14 Q So when you had the information to get the warrant you
15 could not determine where on Mount Hope Road this occurred.

16 A An exact location, no.

17 Q Right. Okay. And, in fact, what put you on Mount Hope
18 Road is simply saying that had to have been where it was
19 based on what Mr. Pinter told you, and then getting this
20 report, this in State's Number 7, right? That's what you
21 had.

22 A Yes. Through the investigation of the description that
23 we were given and then with that GPS record, yes.

24 Q Okay. But Ms. Richardson couldn't tell you that that's
25 exactly where it was, never told you that, right?

BILL DOVE - CROSS

1 A No. She could not pinpoint an exact location. The
2 times that we went out she said that it looked familiar but
3 could not pinpoint an exact location.

4 Q Now, let's go back to you talking to her. You did meet
5 with her at Richland Memorial, right, while she was still in
6 the hospital?

7 A Yes, sir.

8 Q And I believe you said you did take some notes of your
9 conversation with her?

10 A I did.

11 Q Okay. I'm not saying you go down there, but are there
12 other bars on Decker Boulevard?

13 A I am sure there are, I'm not from there.

14 Q In fact, isn't there one that the sheriff down there
15 has been trying to shut down for awhile called Mi Casitas?

16 A I don't know, I don't work for Richland County.

17 Q Okay. Did Ms. Richardson give you an outline of what
18 she had done that evening?

19 A She did.

20 Q What did she tell you she did?

21 A She did say that she had been at the Mi Casitas Bar,
22 and she described it as being on Decker Boulevard. I mean,
23 do you want me to go through the whole notes?

24 Q No, I think that will suffice. So she went to Mi
25 Casitas and then ended up at Faces at some point, right?

BILL DOVE - CROSS

1 A Yes, sir.

2 Q Is that a fair assessment of what she told you there?

3 A Yes, sir.

4 Q And she gave you the description of who this person was
5 that she met.

6 A That's correct.

7 Q Okay. In fact, I think she went on to tell you that
8 she thought he had a room?

9 A That's correct.

10 Q At the Ramada.

11 A Sure.

12 Q Okay. Well, don't take my word, is that what she told
13 you?

14 A Yes, sir.

15 Q All right. And then she goes in to talk about what she
16 alleged occurred in this event, correct?

17 A Yes, sir.

18 Q Okay. And then you did have a conversation with
19 Mr. Pinter, and just as the solicitor had you describe, this
20 person comes out of the woods and he gives her a ride back
21 to Zimalcrest, right?

22 A Yes, sir.

23 Q You go down I-77 towards Columbia, are you familiar
24 with heading in that direction?

25 A Yes, sir.

BILL DOVE - CROSS

1 Q When you get to about Farrow Road, is there a hospital
2 on the left?

3 A There is.

4 Q Would you pass it if you went down I-77?

5 A You would.

6 Q Okay. Do they close anytime of night that you're aware
7 of?

8 A Not that I'm aware of.

9 Q Okay. Now, you had a phone number for Mr. Pinter,
10 correct?

11 A Yes, sir.

12 Q What number was that?

13 A (305)951-9631.

14 Q 305?

15 A Yes, sir.

16 Q That's not from around here, is it?

17 A No, sir.

18 Q Isn't that the same area code that you were given for
19 Mr. Keitt's phone?

20 A Yes, sir.

21 Q And Mr. Pinter had no connection with this case that
22 you could determine?

23 A No, sir.

24 Q Okay. Do you have any idea where that area code comes
25 from?

BILL DOVE - CROSS

- 1 A I believe it's Miami but I don't know for sure.
- 2 Q I think you're right, I had to look it up, too.
- 3 A Yeah.
- 4 Q And the phone number you were, in fact, given came from
- 5 Tanesha Jones, she's the one that gave you the number.
- 6 A She did contact me, yes, sir.
- 7 Q And I know she got it out of her sister's Google
- 8 contacts, but she's the one that contacted you and gave you
- 9 the number, correct?
- 10 A That's correct.
- 11 Q You didn't look at the phone and say, "Okay, that's
- 12 Von's number in your phone," right?
- 13 A That's correct.
- 14 Q Did you ever collect any evidence from the Range Rover?
- 15 A I did not.
- 16 Q And after March 22nd you did meet with Ms. Richardson
- 17 again, correct?
- 18 A After March 22?
- 19 Q Yeah. It's the incident report, I think this is your
- 20 summary of it, or your supplement to it.
- 21 A Yes, sir.
- 22 Q When does that say you met with her?
- 23 A On here I have May the 8th.
- 24 Q Did you meet with her any other times?
- 25 A I did.

BILL DOVE - CROSS

1 Q And on that -- on May 8th y'all went back out to Mount
2 Hope Road, right?

3 A Yes, sir.

4 Q Still unable to identify it.

5 A Yes, sir.

6 Q When you met with her subsequent times y'all went out
7 there again?

8 A Yes, sir.

9 Q Never identified it.

10 A No, sir.

11 Q And what's listed in Defense Exhibit 1, this is a
12 memorialization of the conversation you had with her on
13 March 22nd, right?

14 A Yes, sir.

15 Q Y'all sat down and went over the event and asked her to
16 write out a statement, correct?

17 A Yes, sir.

18 Q And this is everything she told you about what
19 happened, right?

20 A Yes, sir.

21 Q Okay. I'm getting close, I promise, I'm just trying to
22 make sure I covered everything.

23 A Yes, sir.

24 Q And, of course, Mount Hope Road you said is about two
25 miles long, right?

BILL DOVE - CROSS

1 A Yes, sir.

2 Q Okay. All right. And you've gone up and down there,
3 no evidence was located on Mount Hope Road at anytime, has
4 it?

5 A No, sir.

6 MR. FRICK: Beg the Court's indulgence one second.

7 (Break in proceedings.)

8 Q And as far as any additional witnesses in the case, I
9 know you got Mr. Pinter who says he picked up Ms.
10 Richardson off of I-77, but aside from him are there any
11 other witnesses about Ms. Richardson getting into this
12 vehicle, going to Mount Hope Road? There was no one else,
13 was there?

14 A I did not talk with anyone, no, sir.

15 Q Okay. Now, one other thing. Ms. Richardson indicated
16 that her contact with Mr. Keitt was through chatting with
17 him on the phone, right?

18 A Yes, sir.

19 Q Now, she didn't have her phone, right?

20 A No, sir.

21 Q Okay. But you can still get phone records, can't you?

22 A You can.

23 Q Did you?

24 A I did not.

25 Q You had Mr. Keitt's phone number, did you get phone

BILL DOVE - REDIRECT

1 records from him?

2 A I did not.

3 MR. FRICK: Thank you, sir. That's all of the
4 questions I have.

5 THE COURT: Redirect?

6 MS. HALL: Very briefly.

7 REDIRECT EXAMINATION

8 BY MS. HALL:

9 Q Mr. Frick had talked with you about when you went out
10 to Spinnaker Drive in May and you spoke with Mr. Keitt and
11 he was asking about the Range Rover, you had the Range Rover
12 registered to that thing. Did the call that came into get
13 you to go out there and investigate the incident at
14 Spinnaker Drive involve Range Rover keys?

15 A Yes, ma'am.

16 Q And was that a report given by Karneisha Dixon that the
17 Range Rover keys had been stolen from that residence?

18 A The victim in that case was Mr. Keitt.

19 Q But that was the report was that the Range Rover keys
20 had been stolen; is that right?

21 A Yes, ma'am.

22 Q Did you try to find a Range Rover?

23 A There was -- Lieutenant Talbert and another
24 investigator who is no longer here, Investigator Thomas, did
25 go to Spinnaker Drive, I did not, looking for a Range Rover

BILL DOVE - REDIRECT

1 but they didn't see one there.

2 Q And did they do that once?

3 A They went by there several times. I didn't personally
4 go, they went whenever I would be with Ms. Richardson going
5 to Mount Hope.

6 Q Did you ever find a Range Rover?

7 A I did not.

8 Q Did anyone ever find a Range Rover?

9 A I did not.

10 Q But there was reportedly Range Rover keys being stolen.

11 A Yes, ma'am.

12 MS. HALL: That's all.

13 MR. FRICK: Nothing further.

14 THE COURT: Thank you very much, sir, you may step
15 down. Call your next witness.

16 MS. HALL: State rests.

17 THE COURT: All right. Ladies and gentlemen, the State
18 has rested their case. At the close of the State's case in
19 every case that's tried here I have to take up some matters
20 of law before we continue, I'm going ask if you would step
21 back in the jury room, don't have any conversation about the
22 case and I'll get back with you shortly.

23 (The jury left the courtroom and took their lunch
24 Break.)

25 THE COURT: Yes, sir, Mr. Frick?

1 MR. FRICK: At this time defense would move for a
2 directed verdict on both charges of assault and battery
3 first degree and criminal sexual conduct first degree.
4 Taking the evidence in the light most favorable to the
5 nonmoving party, which is the State in this case, I do not
6 believe that there is enough to send this to the jury for
7 them to decide as a matter of fact, it can be decided as a
8 matter of law. Regarding criminal sexual conduct, there is
9 no substantial evidence, only circumstantial evidence, and
10 not substantial circumstantial evidence that an assault
11 actually occurred, therefore I would ask for that to be
12 granted a directed verdict of not guilty. Regarding the
13 assault and battery first degree, I do not think the
14 injuries rise to the level necessitated in the charge for
15 assault and battery first degree, nor the allegations of the
16 instrument used rise to the level that something that could
17 be considered a deadly weapon so to speak and ask for a
18 directed verdict on that charge as well.

19 THE COURT: All right. I'm going to respectfully deny
20 those two motions, Mr. Frick. You may be right in the long
21 run but I do think it's a jury issue, it is a fact issue, I
22 think. There is testimony in the record, depending on how
23 the jury views it and the weight that they give to it that
24 would support whatever decision that they would reach,
25 whether it's acquittal or conviction, and I think there's

1 evidence in the record that would support either way and I
2 think it's a jury issue so I'm going to respectfully deny
3 your motions for a directed verdict. Anything else at this
4 time?

5 MR. FRICK: Nothing else.

6 THE COURT: I know we've got to talk about the charge.

7 MR. FRICK: Charges, yes, sir. But regarding just for
8 scheduling purposes I believe Mr. Keitt would like to
9 maintain not testifying, I don't have any witnesses that I
10 plan on calling so when we come back I can rest on the
11 record and then we can go into closing arguments and charge
12 once we come back from lunch.

13 THE COURT: All right. Mr. Keitt, you agree with that,
14 are you going to maintain your constitutional to remain
15 silent?

16 THE DEFENDANT: Yes, sir.

17 THE COURT: Okay. All right. That's still your
18 decision, no one is forcing you or threatening you or
19 putting any pressure on you regarding that, are they?

20 THE DEFENDANT: No, sir.

21 THE COURT: All right. Thank you, sir.

22 THE DEFENDANT: Yes, sir.

23 THE COURT: Well, let me ask this, because I would like
24 to resolve everything that we're going to do before we
25 adjourn for the lunch break, but basically it's what Ms.

1 Hall sent last night, which is I think the correct assault
2 and battery first degree charge. The rest of it is pretty
3 much what you've got from us, is that correct? Let me begin
4 with the State, other than making that correction to the
5 assault and battery first degree, are there any other issues
6 or charges or anything that the State wants the Court to
7 consider?

8 MS. HALL: No, sir.

9 THE COURT: Mr. Frick, anything from the defense?

10 MR. FRICK: Your Honor, I think it's fine. I believe
11 you've included in there the correct language about the
12 defendant not testifying and how they cannot consider that
13 in the courtroom -- or in the jury room. I believe based on
14 my estimation your circumstantial evidence charge is
15 essentially the Logan charge that I would have asked for. I
16 think you've covered all of it, Judge. The only thing I
17 didn't see in there, and I don't know if it makes a bit of
18 difference, but we did have expert testimony, I don't know
19 if you want to include that, that, you know, I think the
20 standard is basically they're to give it whatever weight
21 they deem appropriate.

22 THE COURT: Yeah. I've got a standard boiler plate
23 charge for expert testimony that -- and essentially what you
24 just said, that, you know, because of someone's education
25 and experience they've been designated as an expert.

1 However, you're to give an expert's testimony no greater
2 weight than that of any other witness simply because the
3 witness is an expert, you can accept it or you can reject it
4 just like you can any testimony. So we'll add that for
5 sure.

6 MS. HALL: I've looked at the assault and battery first
7 charge, I'm fine with it. I've read it on my phone.

8 THE COURT: All right. Well, then --

9 MR. FRICK: Just so I can clarify, we did discuss it
10 when we spoke earlier in chambers, I don't have any problem
11 with it. And for the record for whatever purposes it may
12 serve in the future if necessary, defense is not seeking any
13 lesser-included charges, I'm asking for all or nothing on
14 this.

15 THE COURT: Okay. All right. Well, we'll make those
16 corrections and changes. I don't want to take up -- I know
17 y'all want to get your thoughts together in regards to your
18 closings, but is there anything else that we need to take
19 up? Because when the jury is back at 1:30 I want us to get
20 started, so anything from the State?

21 MS. HALL: We just need for Mr. Frick to rest and I
22 think we'll be okay.

23 THE COURT: What we'll do is before we end it here, I'm
24 going to go ahead and take up motions at the close of all
25 the evidence and let you renew your motions. Why don't we

1 do that at this time? So I am going to recognize you, Mr.
2 Frick, on behalf of the defense.

3 MR. FRICK: Thank you, Your Honor. Your Honor, I again
4 would renew any motion for a directed verdict on both
5 charges as stated previously. Your Honor, I would renew all
6 objections in pretrial motions that have been ruled upon,
7 most particular -- and I do want to clarify on the DNA. I
8 objected to the DNA being introduced, the buccal swab taken
9 from my client as the SLED policy that will not test
10 anything to determine whether it's something to compare it
11 to until they have a standard from my client, which I
12 believe is a violation of what's laid out in Schmerber,
13 that's why I object on that. The GPS, I believe it should
14 have been obtained through a search warrant, so I believe
15 it's in violation of a state statute, which I put in my
16 motion, and the Fourth Amendment as stated in Jones and
17 Carter cases that I submitted. I also object to the mention
18 of GPS under 403 and 404B, and the admission of the
19 statement of my client, the identification of my client and
20 any other motions that I cannot remember as I'm standing
21 here at this time.

22 THE COURT: All right. Well, we'll certainly note your
23 renewal of all of your objections both in pretrial and
24 throughout the case in chief and note those. As far as your
25 renewing your motion for a directed verdict, I'm going to

1 respectfully deny that again, same ruling is that it's a
2 jury issue, I think it's a fact issue that the jury is going
3 to have to resolve. We will be in recess until 1:30.

4 (A lunch break was taken.)

5 THE COURT: Anything we need it take up from the State
6 before we start?

7 MS. HALL: No, Your Honor.

8 THE COURT: From the defense?

9 MR. FRICK: Not from the defense.

10 (The jury returned to the courtroom.)

11 THE COURT: Is it Mr. Peace?

12 THE JUROR: Pete.

13 THE COURT: And Mr. Pete, while y'all make that switch,
14 let me just explain to you, I'm not going to ask you to do
15 anymore more work than anybody else. Folks, over time we've
16 come to find that when you're dealing with a group of folks
17 it is easier to deal with one individual on behalf of the
18 jury as a whole rather than deal with everybody
19 individually, so we select a person to serve as the
20 foreperson for the purpose of basically being the
21 communicator between the jury panel and the Court. If at
22 anytime you have any questions about anything instead of
23 dealing with everybody individually, if you'll just let
24 Mr. Pete know your question, he'll relay that to me, I may
25 respond by writing my answer and sending it back or I may

1 bring you out as a panel and respond to it, but that's the
2 main role of the foreperson is to be the contact person
3 between the jury panel and the Court. I will tell you this,
4 that in all cases tried here in this court your verdict,
5 whatever it may be, must be unanimous. You must all agree
6 on the verdict, and I tell you that to say this, because of
7 that what that should tell you is that every one -- you're
8 all equal members of the jury. No one person's vote or
9 opinion carries anymore weight than that of anyone else,
10 you're all equal members, you all have thoughts and opinions
11 and that's part of the deliberation process is to listen to
12 each other and to talk about those thoughts and opinions as
13 you go through that deliberation process. So the
14 foreperson, the foreman in this case, his opinion or
15 thoughts carry no more weight than anyone else, they're his
16 opinions and thoughts just as all of you will have. But
17 it's just, you know, we typically select a person to serve
18 in that capacity for the purpose of communication back and
19 forth, so I appreciate your willingness to do that. If you
20 recall when we broke for lunch the State had rested their
21 case and I told you that I had matters of law to take up
22 before we could continue. I've done that, we've taken up
23 those matters of law and now we recognize Mr. Frick on
24 behalf of the defense. Mr. Frick?

25 MR. FRICK: Thank you, Your Honor. Defense rests.

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1 THE COURT: All right. Thank you, sir. Ladies and
2 gentlemen, now typically what happens is I would need to
3 send you out and take up matters of law at the close of the
4 defenses case, but during that break Mr. Frick was kind
5 enough to let the Court know that the defense would be
6 resting, so we've gone ahead and done that, we've taken care
7 of all of that. And so now we have reached the portion of
8 this case that we typically call closing arguments or final
9 summation. This is the opportunity for the attorneys to
10 address you with their closing thoughts or closing
11 arguments. Because the State has the burden of proof Ms.
12 Hall will go first, she will present her closing remarks to
13 you, then Mr. Frick will have the opportunity to address you
14 with his closing remarks, and once he has completed that if
15 she wishes to Ms. Hall can give a brief reply to Mr.
16 Frick's argument. Once that's been concluded then it will
17 be my duty to charge you the law that is applicable to this
18 case, and then once you have all of that you'll then be in a
19 position to go back into your jury room and to begin your
20 deliberations. So please give the attorneys your complete
21 and undivided attention as they address you with their
22 closing arguments. Ms. Hall?

23 MS. HALL: Thank you. Mr. Foreman, ladies and
24 gentlemen of the jury, this is -- as I stated at the
25 beginning when we started out on this this was -- there's no

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1 delicate way to say the things that you've had to listen to
2 from the stand. You have been very attentive through some
3 very difficult things and I'll try to summarize this as
4 quickly and as efficiently as possible, and hopefully as
5 thoroughly as possible. Mr. Frick stated in his opening
6 statement that this was a house of cards that had been built
7 by the State and that would crumble at the end, and I would
8 submit to you that while the presumption of innocence is
9 what -- the defendant is presumed innocent and that's like a
10 cloak that he wears, but it's also a house of cards for him,
11 and I would submit that that's what's going to fall. The
12 State has the burden of proof, and I stated on my opening
13 statement, we take it very, very seriously. It's beyond a
14 reasonable doubt and I'm going to come back to what that
15 means, and His Honor is going to charge on the law about
16 that upon the conclusion of mine and Mr. Frick's time to
17 talk. And Mr. Frick has stated it, it's the highest in any
18 judicial process and that is absolutely true, however it's
19 not a burden that cannot be overcome, and I would submit to
20 you that this evidence in this case has done exactly that,
21 it's reached the level of that burden. What does the State
22 have to prove? We went briefly over the elements of the
23 crime, I'm going to go back through it and sort of plug in
24 some facts as, you know, I believe that they pertain to the
25 law. The State has to prove -- Mr. Keitt is charged with

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1 criminal sexual conduct in the first degree. The State has
2 to prove that there was a sexual assault or a sexual battery
3 that was levied on the victim. The State has shown evidence
4 that the victim -- and she testified about this and you
5 heard her and we're going to come back to credibility of the
6 witnesses in a little while, too, which is extremely
7 important. You know, you heard her say that, yeah, she
8 performed oral sex on him and that was voluntary so that's
9 not part of this. She was vaginally and anally raped and
10 that's where the sexual battery comes in. And the other
11 parts of the CSC first is that there was physical force,
12 physical violence that was aggravated, and then -- and/or,
13 it's or, you can either find both or you can find one or the
14 other, that she was subject to forcible confinement at some
15 point in time. It doesn't have to be the entire time, it
16 can happen in an instant, as long as she was forcibly
17 confined at some point in time that -- even without -- if
18 you're finding physical force or physical violence you can
19 find just the forcible confinement can take it to that CSC
20 first level. The State would submit, however, that there
21 was a lot of violence in this, and there's been a lot of
22 evidence about that, about the staples that she got in her
23 head. You've seen photographs of the victim in the case,
24 and those -- all of this -- everything that's been put in
25 evidence will be at your disposal. You can look at it, you

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1 can hold it and talk about it while you're back there. But
2 if this doesn't rise to the level of aggravated force I
3 don't know what does. You've seen pictures of her
4 immediately after the assault happened while she's in the
5 ambulance. Then there are other photographs that were also
6 in evidence of her in the emergency room after she's been
7 cleaned up a little bit. Her eye is swollen shut, she's got
8 cuts on her face, she's got staples in her head, there are
9 injuries from where she tried to run away, and these are
10 just some of the photographs that are actually in evidence,
11 and as I stated before you will have access to all of them.
12 She was hit with a log twice, she had staples in part of her
13 head from where she was hit in the head by the log, she also
14 had the laceration from another portion of her head where,
15 again, she was hit. In addition to being hit she was choked
16 to the point of almost passing out. And you heard the SANE
17 nurse, and we use that term for sexual assault nurse
18 examiner, it sounds like an odd term, but she's a SANE
19 nurse, and she talks about how the victim's voice was
20 hoarse, which is consistent with a strangulation. She
21 said -- the victim, she tells you that her the neck was
22 twisted. Then she also states that the defendant -- and
23 this was after the assault, and I'm going to come back to
24 this with regard to the assault first, that he tries to run
25 over her with the car. In addition to the physical violence

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1 and the physical force, there was also -- she was also
2 forcibly confined for a period of time. She was held down
3 in the front seat of a car, you heard her talk about she was
4 bent over in the front seat of the car, he pulled her pants
5 down and raped anally and vaginally from behind while
6 holding her down in the car. I would submit to you that is
7 forcible confinement right there. In addition to that he
8 takes her phone so she can't call for help, he takes her
9 keys. I would submit that the real reason that she's
10 concerned about the keys, now she's been through -- she
11 doesn't have a car, obviously she can't go anywhere, but I
12 would submit to you there has to be an element in addition
13 to all of the other fear that he's going to come after her.
14 He's got keys to her house, if she leaves without the keys
15 to her house he's got keys to her house, so she's trying
16 very, very hard to get the keys back, and again I am going
17 to come back to that. I want to talk about assault and
18 battery first real quick. Assault is defined as the actual
19 hitting or offering to hit someone. So while a battery is
20 the actual hitting, the assault is the offering to, if you
21 swing at somebody miss them that's still an assault. So
22 that's the basis of it, either one of those two things, and
23 they get involved a couple of different ways, and you don't
24 have to find all of them, you can just find one.
25 Non-consensual touching of the private parts, which is

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1 defined as the breast or buttocks, I would submit to you
2 they are both here. The SANE nurse testified the victim
3 told her he grabbed her breast during the course of this to
4 the point where the SANE nurse used that -- tried to scrape
5 that and submit that to SLED or submit it to the police
6 department for further analysis. She also states that
7 she -- and it's evident in the SANE report, and the SANE
8 nurse talked about it, she has redness on her buttocks.
9 During this sex act there was a lot of touching, so
10 nonconsensual touching of her buttocks or any of her private
11 parts, that constitutes that element of assault first.
12 There's also another part of this that there's a great
13 bodily injury or that there was a likelihood of great bodily
14 injury, and you can determine yourself whether getting hit
15 over the head with a log is going to produce great bodily
16 injury, I would submit to you that it will. And whether he
17 hits her in the head, the face or the eye, or it's the
18 actual hitting, not what her resulting injuries necessarily
19 are is what you're looking at. And if that's not enough,
20 then he tries to run over her with a car. Now, if that's
21 not going to produce a substantial likelihood of death or
22 great bodily injury, again, I wouldn't know what would. She
23 tells the SANE nurse, "He tried to kill me." Whatever he
24 did to her she, the victim herself, believed that what he
25 was doing was likely to cause death. The other thing the

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1 State has to prove is the identity of the defendant as the
2 person who committed the crime, and I would submit the State
3 has done that. The victim knew him intimately. She had
4 come with him before, she'd had sex with him, she'd hung out
5 with him at cookouts before, she trusted him. She knew him
6 as Von, Levond Keitt. She knew what kind of car he drove,
7 the black Range Rover. She had his phone number and it was
8 saved in her cell phone, so she knew him, she absolutely
9 knew him. And without -- and I guess the thing is she liked
10 him, that's what I would submit to you she did, she liked
11 him. She had had pleasant encounters with him before. She
12 knew that he a nice car, you know. I would submit he's not
13 an unattractive person, she thought maybe this is something
14 that was going somewhere, and she willingly got in the car
15 with him because she knew him. She didn't know him very
16 well I would submit to you but she thought she did. So this
17 is where we go when we start -- law enforcement starts to
18 identify the person who did this to her with the limited
19 knowledge that she actually does have, and you heard
20 Investigator Dove go through how he did it. She had the
21 phone number, they got the phone number from her, once they
22 did that they were able to cross reference in Facebook.
23 They get his full name, and once they get his full name they
24 pull the photo up from Facebook and they say, "Is this the
25 guy you know as Von? Is this the guy who sexually assaulted

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1 you?" And she said, "Yes, that's him," no doubt about it.
2 So at that point she has identified him, and we'll come back
3 to identification in a little bit again. Then we get bogged
4 down with the location, and I would submit to you it's
5 important that we know it's in Fairfield County, I would
6 submit to you it's important that we know that it's on Mount
7 Hope Road, and I would submit to you that everything she
8 tells you about what happened to her -- she's not from here,
9 she has no idea where she is, which works for the
10 defendant's advantage. And you've got him coming up the
11 interstate, getting off on Mount Hope Road and she tells
12 you, "I had to cross a creek to get to the interstate when I
13 finally got away, run through the woods, get to the creek,
14 cross the creek, get to the interstate," and she tells you,
15 Pinter is going north. She couldn't -- directionally
16 challenged a little bit with that understandably under the
17 circumstances, she says he's going up is -- I believe were
18 his words. So we know that it happened within a two mile
19 span of road, and I would submit that it happened, you know,
20 a little bit -- because the creek only goes so far. She had
21 to go through the creek to get to the interstate. So
22 investigators through that were able to pin down closer to
23 where it could have happened, and Jackson Pinter
24 unfortunately is not here to be able to testify, but he was
25 very, very helpful in many, many ways, but in pinpointing

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1 the exact location where this did occur. But he was also
2 helpful and extremely brave, I would submit, in stopping in
3 the wee hours of the morning to pick up a bloody lady
4 running down the interstate and then to take her
5 somewhere -- and I don't know what Mr. Frick is going to
6 say, but the way that the cross examination was going, I
7 believe that he's going to say that why did she pass a
8 hospital. And I would submit to you it is extremely
9 difficult to know what you're going to do when you're in
10 that situation, and I would submit this victim, she tells
11 you that "I just wanted to get to my sister. I needed to
12 get somewhere where I felt safe." Now she's in the car with
13 another man she doesn't know and just trying to get
14 somewhere where she feels okay, and once she does they
15 either call an EMS on the way, they're doing everything they
16 have to do but she doesn't want to go to the hospital by
17 herself, and I would submit that we shouldn't stand in
18 judgment for that. She's running through the woods
19 barefoot, okay? And let's flip forward to where we get to
20 where Mr. Dove goes over to Levond Keitt's house. As the
21 investigation goes through they get Keitt's phone number,
22 they get the identification photograph, which you're going
23 to have in evidence back in the back, where they see this is
24 him, yes, that's him. And then they end up going to his
25 house, and it just happens to be that Bill Dove, the man who

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1 was investigating this case, is the one on call the day that
2 the Spinnaker Road situation comes out. And he knew that
3 Spinnaker Road was Levond Keitt's address because he had run
4 the DMV record on Keitt, he knew he lived there. They had
5 even gone so far as to run all of that software through the
6 sheriff's department so that they could get hits on who else
7 might live there, and then they had found a Range Rover that
8 was registered to a lady who lived there, not to that
9 address but to the person. So they had been riding by
10 trying to find the Range Rover, never could find it there,
11 then they get a call, and the nature of the call he tells
12 you is that, "My Range Rover keys have been stolen." So
13 they go to the house of Levond Keitt and they meet with him
14 there, and he gives them the exact same phone number that
15 the victim gave them, that's whose phone number -- he gave
16 to law enforcement himself. This was the phone number she
17 had stored in her phone. And then they go so far as to
18 say -- and once it starts coming up -- and really, they're
19 investigating the case that's there and there's some person
20 named Sis, he doesn't know who she is, maybe it's this lady
21 who is also saying that he did something to her and they
22 show him a picture of her, "Never seen that girl in my life,
23 I don't know who that is." And then he goes so far as to
24 say, "Well, I was in Savannah." So he's making up an alibi,
25 which I would submit he did go to Savannah much, much later

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1 in the day. But after he had spent -- and there's a
2 timeline involved, and you've got all of these GPS records
3 back there and you'll be able to look at those, but the
4 timeline that goes through this, at 6:18 you'll see he is on
5 Decker Boulevard at Faces Club. At 7:03 he ends up on Mount
6 Hope Road, and he spends an hour on a two mile road and goes
7 to different points on this two mile road, completely
8 consistent with what the victim is telling you happened to
9 her. He's there until 7:58, she is at this point in time
10 running to the interstate, at 8:49 the dispatch call comes
11 in. So it has taken her -- if you look how far she's got to
12 go, Mount Hope Road all of the way down here across the
13 creek, barefooted into the interstate to flag somebody down,
14 and she says, "I'm scared to death. I'm scared to death
15 that he's going to come and find me," so she's dodging
16 trying to figure out who is safe to flag down. By the time
17 Mr. Pinter gets her into the car and calls 911, that time
18 has passed, and 8:49 is an extremely reasonable amount of
19 time, 50 minutes to get all of that done. By 11:20 the
20 sexual assault nurse examiner has her in the room, so this
21 happens pretty quickly. And then at some point Mr. Keitt,
22 again you're tracking him, he goes back home to Spinnaker
23 Drive to take a shower possibly before he goes to Savannah
24 for the night. Let's talk about the credibility of the
25 witnesses, and I want to go backwards because it's -- well,

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1 sort of. You've got some scientific people that have no dog
2 in the fight, DNA analyst, serology analyst, these people
3 are science people, they have very limited facts of the
4 case. The only thing they're doing is to come here to tell
5 you what they found out through their expertise and their
6 analysis, and that's exactly what happened. They get the
7 sexual assault kit, the SANE nurse tells you, is collected
8 on March the 17th of 2018. It's picked up -- all of the
9 pieces are in there, the oral swab of the victim is in
10 there, the one that they're using to try to get the DNA,
11 there's also a standard from her. So they're able to, like
12 you heard, to subtract her DNA from any profiles that they
13 develop, so there's two of those swabs in there. One of
14 them has sperm on them, the other one has some mixture of
15 the Y chromosome, which is the male chromosome, on it.
16 Surprise. I mean, if she's got sperm in her mouth she's
17 probably got a Y chromosome in there too. Then that -- and
18 again, that's done with Q-tips, and then that ends up at
19 SLED on April the 11th of 2018. And if you think about the
20 timeline and what's going on during this time, April 11th,
21 that's at SLED waiting for something to compare it to. The
22 defendant is spoken to at Spinnaker Drive by Investigator
23 Dove on May the 24th of 2018, so that's about a month and a
24 half after the actual thing gets there. At some point
25 between then and June 29th when the defendant's sample gets

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1 there, the defendant is swabbed by Investigator Dove so SLED
2 can have a sample to compare, and that's exactly what they
3 did. And even though Mr. Keitt says "I don't know her, I've
4 never seen her in my life," and he's adamant about it when
5 he talks to Dove, somehow his sperm is in her mouth. And if
6 you look at the statistics, and you're going to have that
7 back in the jury room with you, the chances of coming up
8 with a mixture of somebody besides the two of these people,
9 the victim and the defendant, 1.8 octillion times, and I
10 would submit that there's no question that that's his sperm
11 in her mouth. And again, that was -- the same thing with
12 the Q-tip swab. The SANE nurse again, she talks about the
13 hoarse voice, that she was strangled. And Mr. Frick made
14 somewhat of a big deal about the fact that -- he said the
15 victim didn't tell Bill Dove that she had had oral sex with
16 the defendant. Well, she tells the SANE nurse, she tells
17 me, she tells y'all, maybe she just didn't feel comfortable
18 telling Bill Dove that. But she tells the SANE nurse that
19 that day, that morning, and thank goodness she did, because
20 otherwise the nurse may not have swabbed her mouth. She
21 tells the SANE nurse he tried to kill me, she -- the SANE
22 nurse sees her. Mr. Frick brings up the fact that, yeah,
23 she's got some drugs in her system, how long had it been
24 there? I don't know. The fact that she said, "Yeah, I
25 smoked some pot and I went and had a couple of drinks," she

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1 was out. But she's alert, she's coherent, she's very much
2 able to answer questions, she knows exactly what she's doing
3 and she has got a very clear recollection of what's
4 occurring. And she has -- there are no -- while there are
5 no acute injuries, and we're talking about the SANE nurse
6 still, to the victim's vagina, there's no acute injuries to
7 her anus, that is completely consistent with what she
8 reports having happened to her. You hear the SANE nurse
9 talking about hormones and tissue in women and how it makes
10 those tissues pliable, and there's reasons for that, so
11 woman can give birth to children. And as you get older --
12 or when you're younger obviously it's not as pliable, but
13 when you're in the ages of child bearing ages, and she says
14 she was 28, that that is the case and that those tissues
15 heal very quickly if injured at all. And you also heard the
16 SANE nurse saying anally I didn't really look except for
17 just right around the area. I don't know if there was
18 anything up in there, maybe there was, maybe there wasn't,
19 but nothing that the victim has told you was inconsistent
20 with what the SANE nurse found. The SANE nurse also said
21 yeah, she was tender while I was examining her in those
22 areas, which is consistent with what the victim tells you
23 happened to her. Then you've got the GPS lady who comes in,
24 we're talking again about the credibility of the witnesses,
25 the GPS comes in, Erica Ricard, who work for the GPS

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1 monitoring system. She understand how this stuff works, she
2 explains it in scientific words, but what she does say is
3 that we generate these reports and we use them all of the
4 time, and she finds them reliable and she uses them all of
5 the time, she said everyday, five times last week or
6 something like that, and that the track points on this are
7 the most reliable thing, but that this is also a reliable
8 source of information. If you read the letter that comes
9 with it, it talks about how these track points -- these
10 track points come from these -- the thing that is in between
11 is Google Maps if you read that. We all use Google Maps
12 everyday, we find it to be pretty reliable. This is what
13 Bill Dove relies on when he's initially doing his
14 investigation. But then in preparation to come to court he
15 goes out, takes one of the track points and goes out to the
16 exact scene where this occurred. He puts in the latitude
17 and longitude, it's on Mount Hope Road and he takes pictures
18 of where he is while he's out there, and it gives you an
19 idea of what it looks like. And I would submit, this is an
20 extremely desolate place, there's nobody around, which is
21 exactly what the design was, takes her to a place where
22 nobody is going to be able to help her so he can assault her
23 and rape her, and that's exactly what he does. And Dove
24 testified that there's only one house that he knows of, it's
25 a plantation house, maybe nobody lives there, but there's a

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1 little trailer there, but again, it's a two mile road. We
2 don't know exactly where we were but I would submit that
3 they weren't standing outside the trailer while this was
4 going on, and again I would submit that's by design. And
5 Mr. Frick talks about, you know, witnesses to this, who do
6 you have. Well, I would submit people don't witness sexual
7 assault. The only people who witness a sexual assault are
8 the perpetrator and the person who is being sexually
9 assaulted. You don't usually invite your friends to that,
10 and you don't do it in public places where people can stop
11 it or see it or witness it. Let me go through Bill Dove
12 again real quick. Again, he's the investigator in the case,
13 he doesn't really have -- he's just reporting the facts,
14 going and trying to do the best he can to find out exactly
15 what happened so we can bring justice to whoever did this to
16 her. He finds out these coordinates are exact, he finds out
17 a general location of the actual assault, he talks to Pinter
18 he knows about the Range Rover, he connects the identity
19 portion of it and then he goes and gets warrants for the two
20 crimes that are here before you today. Now, let's talk
21 about the victim, and again, credibility of the witnesses.
22 I would submit to you that she has absolutely no reason to
23 come here and tell to you -- she has got every reason not
24 to, it's incredibly embarrassing. She has come in here and
25 told a courtroom full of strangers the intimate details of

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1 her life. Her demeanor right after the accident, you heard
2 from the Richland County deputy, she was crying, she was
3 shaking, she was grabbing her face. You hear from her
4 sister, she's upset, you hear from the SANE nurse that she's
5 very upset but that she is coherent, she's able to answer
6 questions. She's been through a lot at that point. And she
7 comes in here to tell all of us that she's on her period at
8 the time this happened, that "Hey, yeah, I did perform
9 consensual oral sex on somebody who I thought was a nice
10 guy," but she finds out really quickly that that's not what
11 happened. And then she has to tell you that he raped her
12 anally and vaginally while she's scared to death in the
13 front seat of the car with her bent over the seat, after
14 he's pulled her out of the car duped her, some reason
15 snapped, I don't know why, pulls her out of the car, she
16 thinks she's looking at a tire, and the next thing you know
17 he is saying, "You played me," and hitting her ever over the
18 head with a log twice. First he puts her on the ground,
19 chokes her, tries to break her neck around. I don't know if
20 he was trying to break her neck or if he was just twiddling
21 her head around, but strangles her to the point where she
22 almost passes out, vaginally and anally rapes her, she's
23 scared to death. Finally he puts her back in the car. And
24 you heard Investigator Dove say he goes to not one but two
25 points on Mount Hope Road at least, and that's completely

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1 consistent with what she tells you. He puts her back in the
2 car after he has raped her, "Put your pants on, get back in
3 the car.," she's scared to death. She's doing what he says
4 and she says, "When I get back in the car I'm begging him
5 because I know that he's got a kid, I know I have a kid, I'm
6 just trying to get home to see my child." And she's scared,
7 just like she told the SANE nurse, that he is going to kill
8 her, and I would submit that's exactly what he tries to do
9 in just a second. He stops again and he says, "Here, come
10 get your keys, come get your keys," and she starts to go
11 around the back of the car and he's like, "No, go in the
12 front of the car," then he guns the gas and tries to hit
13 her. Unfortunately apparently he didn't do a good job
14 because he ran off into a ditch, which allowed her to get
15 away. She's begged for her keys, she's begged for her
16 purse, she's begged for her phone and now she's running for
17 her life. She takes off and she runs as fast as she can
18 through the woods, she doesn't know where she's going,
19 thankfully she went in that direction because she ends up on
20 the interstate and Pinter is able to pick her up before the
21 defendant finds her, if he was even looking for her. She
22 had told you that she was scared that he might be, there's
23 no evidence that he was, but she finds help first. Now
24 she's in a car with a stranger who she doesn't know but is
25 her best hope for getting somewhere safe, and that's where

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1 she asked to go, again, she asked to go to her sister. And
2 Pinter says, "I'm not going to hurt you," she tells you
3 that, he said, "I've got you, I'm not going to hurt you,"
4 and he takes her to her sister to safety. He gives the
5 information that he needs to give, he calls along the way,
6 gets help for her when she gets there and gives information
7 to law enforcement to help them pin down where this
8 happened. And then she spends time in the hospital the
9 first part in the emergency department trying to get care
10 for her injuries. She has got staples in her head, they're
11 doing scans on her, multiple scans, you have heard the nurse
12 talk about that. And then she undergoes a sexual assault
13 exam, which is no cakewalk, and she tells -- the nurse tells
14 you about this. The sexual assault exam alone, not the
15 intake part where she's doing the history of it, the sexual
16 assault exam takes a hour and a half, I think she said an
17 hour and 25 minutes. So during this time the victim is
18 lying on a bed in the emergency department with a gown on
19 basically being poked, prodded, her pubic hair is combed,
20 she's vaginally swabbed, she's anally swabbed, she's orally
21 swabbed. And the nurse said, there were doctors walking in
22 and out, she's flayed open, her pelvis is tilted up on a bed
23 pan, she's got a speculum in her vagina having all of this
24 stuff done to her. I would submit to you, why would you do
25 that if you didn't feel like you needed help? Why would you

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1 do that if you had not been vaginally and anally raped? And
2 during the time she's in pain. She's got staples in her
3 head, she's very, very tender to the places that are being
4 poked and prodded. And I don't know, again, what Mr. Frick
5 is going to say, but some of this stuff that he asked her on
6 cross examination, don't let him smear the victim. She made
7 an error in judgment no doubt getting in the car with him
8 that morning, but she thought that he was a nice person.
9 She had been with him before in a tender way. She thought
10 he was taking her somewhere where she would be safe with
11 him, just like she was before. And perhaps maybe she says,
12 "I didn't want to have vaginal sex with him because I was on
13 my period," but who knows what would have happened if he
14 would have taken her to the hotel room, maybe they could
15 have had consensual sex and we wouldn't even be here, but
16 that was not what he chose to do. He chose to take her out
17 on a dirt road, say that she played him and completely
18 violate her in every possible way. We also know she didn't
19 consent to being vaginally and anally raped, she tells you
20 that and the photographs prove it. Nobody consents to being
21 vaginally and -- having vaginal and anal sex while being --
22 blood running down her face as she's being raped and then
23 having to run out to the interstate with all of those
24 injuries at the same time thinking that she's going to die,
25 that he was trying to kill her. And the defense is going to

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1 try to put up a bunch of red herrings, and I understand why
2 they would do that, but don't -- I looked up red herrings
3 this morning, it's always this term, you hear all of these
4 colloquial terms and you don't know what they mean, you kind
5 of think you do. But apparently what that is is that when
6 people would train bird dogs like bloodhounds, they would
7 first drag a red herring, which apparently is a really
8 stinky fish, across the ground and take the dog and, here,
9 this is what you're supposed to track, go get it, and it was
10 easy for the dog to smell it. But then it changes at some
11 point during the dog training where now they're going to
12 drag a rabbit, which the dog is supposed to be finding
13 anyway once the dog is put into full action, so they're
14 going to drag a rabbit or whatever it is that they are
15 trying to get the dog to scent and going to teach the dog
16 you're supposed to go on this scent, stay on that. But in
17 order to make sure that the dog is foolproof every once in a
18 while they drug the red herring across the scent of the
19 rabbit to try to distract the dog and go off on the red
20 herring. Please do not follow the red herring, stay on the
21 rabbit scent, because there are so maybe red herrings that
22 Mr. Frick is trying to put out here. He's talking about
23 inconsistencies in the victim's statement. I submit to you
24 that there are no inconsistencies in the victim's statement,
25 the only thing -- she states, "I'm not really sure where I

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1 went out, it was two years ago. I know I was on Decker
2 Boulevard, I went to Faces," the GPS puts him at Faces,
3 that's where she says he picked her up. Was it the Vista?
4 Was it Five Points? Does it matter? This is what matters.
5 "What hotel did you go to the first time? There's only two
6 in Ridgeway. I'm not from here, I don't know. You pass a
7 hospital," we have already covered that. And then Mr. Frick
8 starts talking about area codes. Well, I mean, Miami is a
9 big place, Mr. Pinter -- he said he was going from Miami to
10 Ohio. You heard testimony that he's in the military, he
11 could have an area code for anywhere, and now we all know
12 this since we have cell phones we don't really change our
13 area code to be where we locally live because it just
14 doesn't matter anymore. And the fact that Mr. Keitt has an
15 area code from the same location, I would submit to you
16 there's probably at least hundreds of thousands, if not a
17 million people who have an area code for Miami. Another red
18 herring. This victim had no time, no reason, no reason to
19 tell you anything but the truth. No time to do anything
20 except to try to get help and do it in a way that she would
21 be able to preserve and try to get some justice. She has no
22 reason to exaggerate any of this. This is what happened to
23 her, she's been through a lot to preserve evidence, we've
24 already covered that. She has absolutely nothing --
25 she's nothing but credible I would submit. And again, does

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1 that look consent or does that look like aggravated force?
2 I would submit it looks like aggravated force. Strangling
3 looks like aggravated force. The State has to prove
4 criminal intent, you're going to hear His Honor talk about
5 that. All that is is the mental state of the defendant and
6 that he knew what he was doing at the time. And criminal
7 intent can be formed in the blink of an eye. You don't have
8 to start out with a plan to do naughty things, it's just at
9 that moment that you decide to do it, that's criminal
10 intent. You can infer it from his actions. You can infer
11 that he intended to rape this woman because he did. And
12 beyond a reasonable doubt, I said I was going to come back
13 to that, and it's a high standard, but again, it's not one
14 that you can't overcome. What it means is, and you're going
15 to hear His Honor charge you on this and you take it from
16 him, but this is what it means, no -- it does not mean
17 that -- you don't ever know anything beyond a spec of doubt,
18 ever. Sometimes you do, I guess, but most of the time you
19 don't. But beyond a reasonable doubt just means that we
20 have presented evidence that leaves you firmly convinced of
21 the defendant's guilt. This scenario is every woman's
22 nightmare, and it's also every man's nightmare for any woman
23 he cares about, be it a mother, a son, a daughter or a
24 sister. The evidence we've presented over the last couple
25 of days, deliberate over it, talk about it, go through the

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1 exhibits, look at them, discuss it amongst yourselves, and I
2 would submit to you once you've done so that house of cards
3 the defendant has built for himself is going to tumble. And
4 at that point, again, you're sworn to uphold your oath as a
5 fact finder in this case and I would submit to you in order
6 to do that you need to render verdicts of guilty on both of
7 these charges. Thank you very much.

8 THE COURT: Thank you, Ms. Hall. Mr. Frick?

9 MR. FRICK: Thank you, Your Honor --

10 THE COURT: Yes, sir.

11 MR. FRICK: -- solicitor, ladies and gentlemen of the
12 jury. The State would have you believe that Levond Keitt is
13 this evil man who drug this innocent woman from the club all
14 the way up to Ridgeway to Mount Hope Road, a road that he
15 knew that she would not know, desolate, and he raped her,
16 and then told her to get back in the car. Now, the State
17 very nicely left that picture of the woman in the hospital
18 assaulted, beaten, badly bruised, telling you that she was
19 beaten essentially within an inch of her life, that's why
20 they've come forward with this assault and battery first
21 degree charge. Do you honestly believe if that's what
22 happened we would have been here or would it have ended on
23 Mount Hope Road? Ladies and gentlemen, I submit to you the
24 only red herrings that you're going to hear about came from
25 the State and their victim, and that's not smearing the

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1 victim for you to honor your oath and to weigh the
2 credibility of the victim, which is entirely your province
3 in this case. Now, was she consistent? Absolutely. She
4 was consistently inconsistent in the statement she gave to
5 Bill Dove on the 17th of March and on the 22nd of March.
6 The only thing she was consistent about is "I don't know
7 where Mount Hope Road is." She tells the SANE nurse
8 different things, she tells other people different things.
9 None of her stories are consistent except saying, "I don't
10 know where Mount Hope Road is and that must be the guy who
11 did it." Ladies and gentlemen, a reasonable doubt means
12 there can't be any other explanation, it means you've got to
13 weigh the evidence and determine the believability, the
14 credibility of what you have seen and heard from this
15 witness stand, and that means you can take in your
16 observations of the people, what you think they might be
17 doing, whether you think they might have a bias or motive to
18 say what they're saying. No one has to prove what these
19 bias and motives are, but you get to determine whether you
20 think they might have them. So let's talk about the
21 assault. The assault is essentially beating her, okay?
22 That's what they're saying, you've got to use a dangerous
23 weapon. She says it's a log. All right. There's no --
24 well, I take that back, there is an allegation at one point,
25 and we'll go through this, but she tells the SANE nurse

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1 because the SANE nurse wrote it down in there, "He
2 threatened me with a gun. I thought he had a gun." She
3 never tells anybody else that. If that occurred don't you
4 think she would have told Bill Dove? Don't you think she
5 would have told her sister? Don't you think she would have
6 told somebody else besides that one statement? So the
7 allegation is she is beaten with this log. She also says
8 that after the assault occurs he tells her at some point to
9 walk in front of his car, and she testified from this stand,
10 "I knew he was going to try to run me over." Ladies and
11 gentlemen, that's got to be the most ineffective way to try
12 to kill somebody I have ever heard of, and if you think it's
13 going to happen why are you going to walk in front of the
14 car? If he's in the driver's seat and you're over here on
15 the passenger's side, why don't you go off in the woods?
16 But she doesn't, so she walks in front of the car and he
17 revs the engine just like she thought he would. Now, this
18 is Mount Hope Road. You can look at these pictures that
19 Bill Dove took last week all you want, and some of this area
20 has been clear cut since then so it may look different than
21 it did when this allegation occurred, but you see, if you're
22 not already familiar with where Mount Hope Road is, there's
23 a lot of trees, it's a road, but it's a public road, a
24 public road. Anybody can drive down this road. It's not
25 private, it's not gated, you can go from Peach Road to 34

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1 anytime you want. Public road, trees all over the place,
2 hills, streams, rocks, limbs, briars, you can look at the
3 picture all you want. And the State can try to stir all of
4 the emotions they want by leaving that picture up there for
5 you to look at, she doesn't have any broken bones, she has a
6 laceration. And how do I know she doesn't have any broken
7 bones? Because nobody said she had any broken bones, and
8 you can bet your bottom dollar if she did somebody would
9 have said it. So she has got bruising and swelling, okay?
10 Now, nobody wants that, but that's not assault and battery
11 first degree. She's got a laceration, okay? And I ask
12 specifically, what's a laceration? Okay. It's more than an
13 abrasion, it's a cut. You got cut. How big? About an
14 inch. "Did they use staples on it? Yeah, they used stapes
15 on it." Okay. That's not life threatening. She clearly
16 didn't think it was life threatening, because after she goes
17 through this entire ordeal, instead of stopping at
18 Providence Hospital, which she passes on the way to her
19 sister's house, she keeps on going, doesn't want to go
20 there. "I want to go to my sister's house." Ends back up
21 at Richland Memorial Hospital, what I keep calling Richland
22 Memorial Hospital and I will until the day I die, Richland
23 Memorial Hospital right there on 277 which she passed as
24 well. Is this somebody with life threatening injuries who
25 has had this horrible ordeal happen to her? Folks, it

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1 doesn't make sense, that doesn't make sense. I'm asking you
2 to apply your common sense. Nobody is asking you to leave
3 your common sense at the door as you go into that jury room.
4 What happened? I don't have the first clue. The State has
5 thrown this stuff up here trying to convince you that this
6 horrible thing occurred, but basically it comes down to are
7 you going to believe Chattiqua Richardson, or Jones or
8 whatever she wants to be called today, are you going to
9 believe her? And I submit, no, you've got no reason to
10 believe anything she told you. Because she says these
11 horrible things occurred, okay? And the solicitor very
12 nicely pointed out that Nurse de Guzman did an extremely
13 thorough exam of her, spent an hour and a half investigating
14 this, we took swabs, we took clippings, took her statement.
15 She says that she believed he had a gun. "Assailant told
16 her he had a gun. He said, 'He would shoot me if I didn't
17 listen'". That's the only person she told, nowhere else,
18 and she certainly didn't repeat it from that stand. She
19 said, "I was fighting back but he was too strong," so we
20 took fingernail clippings to see if there was DNA on there,"
21 anything. All right. She is asked about drugs and alcohol.
22 Did you drink anything? Okay. That's my words, it's not
23 what's on here. Okay. Ingestion of alcohol, if yes,
24 alcohol, yes, unable to quantify. Drugs, unable to
25 quantify. She admits that she had been drinking and she

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1 admits that she had smoked marijuana. She tells the nurse
2 that "I started drinking at 6:00 p.m." March 16th, 2018,
3 18:00, that's a 24 hour clock for 6:00 p.m. She sat on this
4 stand yesterday and said, "I didn't start drinking until I
5 went out and I didn't go out until about midnight." Which
6 is it? She said, and I asked very specifically, did you
7 "pregame" because she was hanging out at other places? "No,
8 I didn't drink before we went out." She also says, "Well,
9 we went to some other place, you're right, somewhere, I
10 don't know, it was Five Points or the Vista." I submit to
11 you, if you're in Five Points you know you're in Five Points
12 and it don't look like the Vista and the Vista don't look
13 like Five Points, so if you went to one of them you could
14 remember which one you went to. Maybe you don't remember
15 specifically which place you went to but there is a big
16 difference between going to Five Points and the Vista. I
17 don't know. Okay. Smoked marijuana. Her drug screen
18 showed positive for amphetamines, positive for cocaine and
19 positive for marijuana. Now, does that mean she was under
20 the influence when all of that stuff happened? I don't
21 know, I don't know what the timeframe is, but what I know is
22 she lied. She said, "I smoked weed," but she has got all of
23 these other drugs in her system. What else is she not
24 telling the truth about? Well, she comes back on March 22nd
25 and tells -- oh yeah, well, first before we do that, let's

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1 go back to what she was doing that night. Went to Decker
2 Boulevard after we went over to Five Points, Vista,
3 whatever, it doesn't really matter, it's all Columbia,
4 right? Okay. So after we do all of that I'm going to go
5 hang out at Faces about 5:00 in the morning, the after-hours
6 club, that's where we go. "Did you go anywhere else on
7 Decker Boulevard?" No. Maintained it, I asked her more
8 than once, no, didn't do it. She told Bill Dove that, yes,
9 she had gone to Mi Casitas over there on Decker Boulevard.
10 Ladies and gentlemen, if she can't be consistent about these
11 things, what else is she not telling you the truth about?
12 What else? And if that's where we are, how can you rely on
13 anything she tells you? Reasonable doubt, ladies and
14 gentlemen, is somebody who can't tell you whether they went
15 to the Vista or Five Points, somebody who can't tell you
16 that they started drinking at 6:00 or midnight, somebody who
17 can't tell you, oh yeah, well, I smoked some marijuana. No.
18 You've got cocaine, you've got amphetamines, you've got all
19 of these other things in your system. Reasonable doubt is
20 someone who says, "Yeah, I came up to Ridgeway with him
21 before and we went to a motel. Okay. Which one did you go
22 to? Ain't but two, which one? I don't know. Did it have
23 one story or two stories? I don't know." Ladies and
24 gentlemen, if y'all can find me another two story hotel in
25 Ridgeway, please let me know. There's one, and I submit if

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1 you went to it you would know the one you went to. If she's
2 inconsistent about these things, what else is she not
3 telling you the truth about? Let's go back to the SANE
4 report and this thorough investigation, okay. They take
5 this device shaped like a duckbill that essentially has a
6 camera on it and put it in her vagina to see what they can
7 see on the inside. She sees no evidence of acute injury.
8 What does that mean? I don't see any injuries that's
9 happened right now, I don't see anything that's happened
10 within the recent period of time. There is no bright red
11 blood, which would indicate an injury, an acute injury,
12 something that had recently happened, all right? The State
13 just stood up and told you this was really quick. After it
14 happened she went straight over there to the hospital and I
15 submit it's a little bit longer than they're talking about,
16 but okay, give them that. Yeah, it happened quick. What
17 they would have you believe is her vagina healed in two
18 hours. Okay. There is no acute injury. She has -- on the
19 rectal exam she tells you, and you can see it right here,
20 this is why I asked it, they talk about bruises on left and
21 right buttocks. So what about the exam of the rectum?
22 There were no findings. That's what she testified to,
23 that's why there's nothing written here, no findings. The
24 State then goes, well, you don't know what was going on in
25 the inside there. Her explanation is basically I didn't

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1 look because there was no evidence of any injury for me to
2 go any further. The only complaint we have got is the
3 patient is complaining of tenderness. Now folks, I mean, I
4 can tell you I'm hurting like the devil right now but you
5 don't know whether that's true or not. The other injuries,
6 she's got abrasions, scratches, scratches, and bruises on
7 all on her arms and legs. That sounds like somebody who
8 might have gone through a bunch of trees and brush and
9 fallen over rocks and whatever else to find your way down on
10 I-77 wherever it might have been, somewhere between exit 32
11 and 34, and this happened somewhere on a two mile road on
12 Mount Hope Road. But don't pay any attention to where,
13 that's not important. We've narrowed it down to this two
14 square mile area of Fairfield County, that's all you need to
15 worry about. No, ladies and gentlemen, it's important.
16 Where did this happen? Where did this happen? How do we
17 know it happened there? Oh, we've got this GPS monitor,
18 we've got it right here, here we go, tells you exactly where
19 Levond Keitt was. There you go right here, this magic
20 document, it puts him at 1700 Decker Boulevard, that's where
21 Faces is. There is no testimony of that, but believe us,
22 it's in here, that's where it is, and it shows him on Mount
23 Hope Road. Okay. He lives on Spinnaker. Okay. As I
24 quizzed Bill Dove on his knowledge of Fairfield County
25 geography, you can go up 321, you can go down Boney Road,

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1 cut across, come across that little bridge and you're right
2 there at Mount Hope Road, go down Peach Road, you're going
3 to get on Broom Mill Road or you can keep going down Peach
4 Road and get on 321. I mean, he is near the area. Okay.
5 What does that prove? It doesn't prove he did anything.
6 Even if he was sitting on Mount Hope Road it doesn't prove
7 he did anything. Ladies and gentlemen, that's not even the
8 best evidence. You heard Ms. Ricard, the GPS lady, sit up
9 here and say, "Well, this would be accurate within about 50
10 meters," 50 meters, I like to call it meters, that sounds
11 like something. Meters is about a yard, so 50 meters is
12 about 50 yards, that's half a football field, that's pretty
13 good in accuracy if you ask me. But wait, hold on, no,
14 that's not important, hold on, don't pay attention to that,
15 we've got more accurate information than that, that Bill
16 Dove didn't have until last week. He didn't get this
17 report, he testified, "I never got that report, that's the
18 report I had right there." That's the one he used to say it
19 was Levond Keitt and get a warrant and arrest him for these
20 charges. No, no, we get this later, and then send him out
21 in the field to go see, yeah, that's where it is, right
22 there. Although up until the point that we hand him this
23 piece of paper last week and take these pictures last week
24 he says got no idea on this two mile stretch where this
25 could have happened. And how do we know this is even where

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1 it happened? Well, she staggered out of the woods right
2 there between exit 32 and exit 34, Mr. Pinter picked her up
3 and he was going north and he turned around and came back,
4 it had to have been exit 32, it had to have, although
5 unfortunately we don't have Mr. Pinter to testify to that
6 but that's what he told us. And, you know, he's not from
7 here but he knew where he was. And well, I mean, you know,
8 there's a dirt road over there. Well, it's not really a
9 dirt road, it's kind of semi-paved road, but that's the
10 road, that's over there, and its Mount Hope Road so that's
11 going to be the place. Okay. We take her over there five
12 times, "Is this the place? I don't know. I don't know. I
13 don't know. I don't know." But Bill Dove is convinced
14 that's the place, it's the only dirt road over there, when
15 point of fact we do have Broom Mill Road that's down the
16 road a little bit and it's not paved at all, most of it,
17 there's a little portion of it that is, but most of it
18 ain't, dirt and rock. Yeah, but that's -- she couldn't have
19 gotten all of the way over there. Okay. Fine, but we don't
20 even investigate -- I mean, now let's talk about what we
21 didn't even worry about in this case, okay? Aside from I
22 told you, pay no attention to the inaccuracies of these
23 things, what about the clothes? Made a big deal about these
24 clothes. What happened to them? Stayed in the locker at
25 the sheriff's department. What about the fingernail

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1 clippings? "We'd already determined that there was semen on
2 this swab so we didn't even need to analyze that, don't even
3 need to worry about that, we've got what we need." What
4 else are we not worried about? Don't worry about where the
5 location is. Oh, and he told us, he told us he didn't know
6 her, he told us he didn't know her. Bill Dove just happens
7 to be the investigator that comes out to investigate a case
8 when Levond Keitt is the victim, he's the victim of having
9 something stolen from him. Law enforcement comes out, the
10 man who has got an active case against him that he believes
11 is the suspect at least, is the one who starts asking him
12 about this case where he's the victim. Folks, you're the
13 victim in the case and now all of the sudden the cop who is
14 investigating you wants to start talking about some other
15 case, "Do you know this lady? I don't know, I was just a
16 victim of a crime." I submit that's not a reliable
17 statement. Maybe he did, maybe he didn't, but he didn't.
18 He didn't say, "I've never seen her in my life," he said, "I
19 don't know who that is." Maybe he also said can we also
20 talk about what you got called here for? "Can we talk about
21 that right now? Now we're not worried about that anymore,
22 we're focusing on you." See folks, we had our man, we
23 decided this is who it was. We decided because Mr. Pinter
24 told us where we picked up this lady because she don't know
25 where she was at, we picked her up from there, that must

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1 have been where it happens. We get GPS, we found our guy,
2 great. Then we get a DNA swab, don't need to test anything
3 else, we've decided this is who it is. Ladies and
4 gentlemen, all of this adds up to the fact that the State
5 has not proven their case, they cannot prove that any of
6 this occurred, and by that what I mean is they can't prove
7 that there was a sexual assault, they can't prove this.
8 You've got an unreliable victim who admittedly was texting
9 this guy up until 5:00 in the morning and they hook up at
10 the bar and drive off to Ridgeway where she assumes they're
11 going to the motel room like they did before, and according
12 to her she gave him oral sex by -- voluntarily, and then he
13 does this horrible thing and tells her to get back in the
14 car. When you add it all together, ladies and gentlemen, it
15 doesn't make sense, it doesn't make sense. They don't have
16 the evidence to substantiate their charge, it certainly does
17 not reach reasonable doubt because, because, the house of
18 cards is built by the statements from Ms. Richardson. She
19 can't tell you where she went that night, and she can't tell
20 you when she started drinking, and she can't tell you what
21 drugs she's been using, and she can't tell you where she
22 went, and she can't tell you where she's been with any
23 consistency. She's not even consistent about the assault
24 that occurred. All right. And back on the clothes. These
25 are the clothes that are collected, okay? These are the

CLOSING ARGUMENTS

1 clothes that are collected, and at the very end you've got
2 some notes where she says, all right, first of all what's
3 collected is you've got the shirt, you've got jeans and
4 you've got a vest. All right. So the nurse is curious,
5 "Patient stated she was wearing beige underwear at the time
6 of the assault, they were not removed as the assailant
7 pulled down her pants but the beige underwear was not found
8 in the paper bag. The underwear was not on the stretcher
9 where she was lying." Where did her underwear go? If she
10 didn't take it off, if he didn't take it off, it's not in
11 the hospital room, where did it go? I don't know, but I do
12 know when she got in her sister's house she wasn't standing
13 there waiting for an ambulance, she went to her sister's
14 apartment to get her shoes and then comes back out. I don't
15 know what happened, ladies and gentlemen, but what I'm
16 telling you is these are all factors, these are all factors
17 that you use to consider whether or not you can believe what
18 she has told you. You can't believe what she has told you,
19 if you cannot believe what she has told you the State has
20 not met their burden of reasonable proof, and Mr. Keitt, who
21 has to prove nothing to you, the State has the entire
22 burden, the State's burden has failed, their house of cards
23 falls and Mr. Keitt is not guilty. Thank you very much for
24 your time, attention and service.

25 THE COURT: Ms. Hall?

CLOSING ARGUMENTS

1 MS. HALL: Very briefly, Your Honor. I talked to you
2 about red herrings in my -- when I talked to you just a
3 minute ago and that's exactly what we have. Mr. Frick shows
4 you the sexual assault thing that's filled out by the nurse
5 and he talks about inconsistencies. I would submit to you
6 there are no inconsistencies, everything is just completely
7 consistent all the way through when Bill Dove interviews
8 her, it's consistent with the statement that she writes,
9 it's consistent when what she tells the SANE nurse. She
10 leaves facts out, some of which she may be embarrassed by,
11 some which she may not, she is completely consistent about
12 what happened to her. And Mr. Frick makes -- one of the red
13 herrings that he likes to pull out is that, you know, the
14 clothing -- I mean, she told the SANE nurse, but he leaves
15 out the last part. "The assailant told her he had a gun,
16 she said he would shoot me if I didn't listen. Patient did
17 not see a gun," she never saw it. So is it important? Is
18 that part of it? She didn't see a gun, she just thought he
19 was going to kill her is what she told her. There's no
20 inconsistencies with that at all. Then he talks about the
21 SANE report on the back page about the underwear. I want to
22 make sure that we get the full thing in on that, too. "She
23 was wearing beige underwear at the time of the assault, they
24 were not removed at the scene as assailant pulled her pants
25 down and assaulted her. The beige underwear was not found

CLOSING ARGUMENTS

1 in the paper bag that came from the ambulance," because they
2 cut her pants off, and it wasn't found in the stretcher she
3 was lying in in the hospital. Well, there was a lot of
4 place -- it could have fallen somewhere, it doesn't matter,
5 it doesn't matter. She knows she had it on. It's not up to
6 her to explain why it didn't make it from the ambulance to
7 the hospital to the bag to whatever. Red herring. Talking
8 about Bill Dove, trying to do the points. You heard him
9 say -- Mr. Frick wants you to believe that oh, he just might
10 have happened to be on Mount Hope Road at the exact same
11 time all of this stuff was going on. You heard Bill Dove
12 testify, Spinnaker Road is on the opposite side of the
13 interstate. She tells you the cars are going north, "When I
14 ran through the cars are going north." If she's standing on
15 the other side of the interstate then the cars wouldn't have
16 been going that way, not that that's where she was. But
17 also, the fact that the defendant is in that same spot at
18 the exact same time that she says it is happening, Spinnaker
19 Drive is on the complete other side of the whole entire
20 interstate about equal distance to the side that Mount Hope
21 is on, it's a long way. And from what these specific track
22 points show you, again, he went out there, he clocked it,
23 it's exactly where she said it happened, and that's where he
24 was. I've got two more things and I'm going to let y'all
25 go, well, three. He talks about she passed hospitals, I

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1 told you when I talked to you before that that was going to
2 be one of the things he talks about. Well, let's think
3 about that. She passes hospitals, and I still submit her
4 safety zone was her sister and she wanted to get there
5 before she went to the hospital, but also, think about this,
6 maybe she doesn't know there's a hospital, and I would
7 submit that Mr. Pinter probably doesn't know either since
8 he's not from anywhere around here. EMS has been called,
9 they're waiting to take her to the hospital and that's where
10 she's going. It's not up to her to stop at whatever random
11 hospital that it is that she might think is there. Then he
12 want to make a big deal out of there is no acute injuries to
13 her vagina or to her anal passage. Well, he didn't use a
14 sword to rape her, he used a soft penis to rape her, that's
15 what he did. There's no barbs on that, there's not a razor
16 blade on it, so the fact that there's no acute injuries to
17 her vagina and her anus are immaterial. And you heard the
18 SANE nurse say so many times we see people who come in here
19 to have this stuff done, and normal is still normal, that
20 doesn't mean that it didn't happen. And again, reasonable
21 doubt, firmly convinced, the State submits that we have
22 reached that burden of proof and we implore you to return
23 guilty verdicts on both of these indictments. Thank you.

24 THE COURT: Ladies and gentlemen, when we started this
25 trial I told you that you were judges of the facts and that

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1 I was the judge of the law, so during the course of the
2 trial while the attorneys have been presenting to you the
3 evidence in this case, it has been appropriate for me to be
4 up there on the bench out of the way and allow them to
5 present to you the evidence. But we have now reached the
6 portion of this trial where you and I are in this together,
7 you as the judges of the facts and me as the judge of the
8 law, so I think it's appropriate that I come down to be with
9 you as I give you the charge on the law. I'm going to go
10 through this verbatim, I want to make sure that I don't
11 leave out anything or misquote anything. But, Mr. Foreman
12 and members of the jury, you've heard the evidence and the
13 arguments of both parties, I will now explain to you the
14 rules of law that you must follow and apply in deciding this
15 case. When you finish you will go into the -- when I have
16 finished you will go into the jury room and begin your
17 discussions, which we sometimes call your deliberations.
18 Your decision must be based only on the evidence presented
19 here, you must not be influenced in any way by either
20 sympathy for or prejudice against anyone. The indictments
21 charge the defendant, Levond Keitt, with one count of first
22 degree criminal sexual conduct and one count of first degree
23 assault and battery. I remind you that the fact that the
24 defendant was arrested, charged and indicted in this case is
25 not evidence in this case and it cannot be considered by you

JURY CHARGE

1 as evidence of guilt, nor does it create any presumption or
2 inference of guilt. The indictments, as I told you earlier,
3 are simply the formal written instruments which bring this
4 charge into court. The indictment is the formal document
5 which brings this case into this courtroom. The defendant
6 to those charges has pled not guilty, and that plea puts the
7 burden on the State to prove the defendant guilty. A person
8 charged with committing a criminal offense in South Carolina
9 is never required to prove himself or herself innocent. I
10 charge you that it is an important rule of law that a
11 defendant in a criminal trial, no matter what the
12 seriousness of the charge may be, will always be presumed to
13 be innocent of the crime to which the indictment was issued
14 unless guilt has been proven by evidence satisfying you of
15 that guilt beyond a reasonable doubt. The presumption of
16 innocence does not end when you begin your deliberations but
17 it accompanies the defendant throughout the trial until you
18 reach a verdict of guilt based on evidence satisfying you of
19 that guilt beyond a reasonable doubt. The presumption of
20 innocence is not a mere legal theory, it's not just a legal
21 phrase, but it is a substantial right to which every
22 defendant is entitled unless you, the jury, are satisfied
23 from the evidence of the defendant's guilt beyond a
24 reasonable doubt. So what is a reasonable doubt in the law?
25 Some of you may have served as jurors in civil cases where

JURY CHARGE

1 you were told that it is -- let's see -- where you were told
2 that it is only necessary that you prove a fact -- that the
3 proof of the fact is more likely true than not true such as
4 by the greater weight or the preponderance of the evidence.
5 In criminal cases the State's proof must be more powerful
6 than that, it must be beyond a reasonable doubt. Proof
7 beyond a reasonable doubt is proof that leaves you firmly
8 convinced of the defendant's guilt. There are very few
9 things in this world that we know with absolute certainty,
10 and in criminal cases the law does not require proof that
11 overcomes every possible doubt. If in considering the
12 evidence in this case you are firmly convinced that the
13 defendant is guilty of the crime charged you must find the
14 defendant guilty. If, on the other hand, you think there is
15 a real possibility that the defendant is not guilty, then
16 you must give the defendant the benefit of that doubt and
17 find him not guilty. I remind you that during this trial
18 you and I have certain duties to perform. As the trial
19 judge it is my responsibility to preside over the trial of
20 this case, and I also have the duty to rule on the
21 admissibility of the evidence that's offered during this
22 trial. I have the additional duty to charge you the law
23 that is applicable to this case. It is your duty as jurors
24 to accept and to apply this law that I now state to you. If
25 you already have any idea as to what the law is or what you

JURY CHARGE

1 think the law should be and it does not agree with what I
2 now tell you the law is, you must abandon your idea because
3 you are sworn to accept the law and to apply the law exactly
4 as I state it to you. As I told you at the start of this
5 case you, the jury, are the sole and the exclusive judges of
6 the facts in this case. The law does not allow me to have
7 an opinion about the facts, this is a matter solely for you,
8 the jury, to decide. As jurors it is your duty to determine
9 the effect, value, weight and truth of the evidence that is
10 presented during the course of this trial. Now, to
11 determine the facts in this case you're going to have to
12 evaluate the credibility or the believability of the
13 witnesses. Credibility simply means believability. It
14 becomes your duty as jurors to analyze and to evaluate the
15 evidence and to determine which evidence convinces you of
16 its truth. You, the jury, can believe as much or as little
17 of each witness' testimony as you think is proper. You
18 should assess the credibility of each witness. You may
19 consider whether any witness has exhibited to you any
20 interest, bias or other motive in this case. You may also
21 consider the appearance and the manner of a witness while on
22 the witness stand. Now, there are two types of evidence
23 which are generally presented during a trial; there's direct
24 evidence and there's circumstantial evidence. Direct
25 evidence is the testimony of a person who claims to have

JURY CHARGE

1 actual knowledge of a fact such as an eye witness.
2 Circumstantial evidence is proof of a chain of facts and
3 circumstances each indicating the existence of a fact.
4 Crimes may be proven by circumstantial evidence. The law
5 makes absolutely no distinction between the weight or the
6 value to be given to either direct or to circumstantial
7 evidence, nor is there a greater degree of certainty
8 required of circumstantial evidence than of direct evidence.
9 However to the extent that the State does rely on
10 circumstantial evidence all of the circumstances must be
11 consistent with each other, and when taken together point
12 conclusively to the guilt of the accused beyond a reasonable
13 doubt. If these circumstances merely portray the
14 defendant's behavior as suspicious then that proof has
15 failed. You should weigh all of the evidence in this case.
16 Now, the State has the burden of proving the defendant
17 guilty beyond a reasonable doubt, and that burden rests with
18 the State regardless of whether the State relies on direct
19 evidence, circumstantial evidence or some combination of the
20 two. Now, the rules of evidence ordinarily do not allow or
21 permit a witness to testify to opinions or conclusions,
22 there is an exception to this rule that exists for witnesses
23 that we call expert witnesses. A witness who by education
24 and experience has become an expert in some art, science,
25 profession or calling may state an opinion as to relevant

JURY CHARGE

1 and material matter in which that witness claims to be an
2 expert, and may also state the reasons given for that
3 opinion. You should consider any expert opinion received in
4 this case, and like any other evidence, give it the weight
5 that you think it deserves. An expert witness' testimony is
6 to be given no greater weight than that of any other witness
7 simply because the witness is an expert. Furthermore you're
8 not required to accept an expert's opinion even though it is
9 not contradicted. Now, when an expert witness is called
10 by -- let me back up. Statements alleged to have been made
11 by the defendant have been admitted into evidence in this
12 case. While the Court has determined that these statements
13 are admissible, I instruct you that you make the ultimate
14 decision of whether or not the defendant made those
15 statements. If the defendant did make the statements you
16 must determine whether the statements were made by the
17 defendant voluntarily and of his own free will, this means
18 that the statements were not caused by pressure, force, fear
19 threats of coercion or intimidation, or by hope or a promise
20 of leniency or a reward of any kind. In determining whether
21 the statement was voluntary you should consider both the
22 characteristics of the defendant and the details of the
23 questioning. A defendant must be advised of their
24 constitutional rights. You must carefully consider all of
25 the surrounding circumstances before you give weight to any

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1 alleged statement. The State has the burden of proving
2 beyond a reasonable doubt that the alleged statements were
3 voluntary. If you determine that they were then you may
4 give those statements any further consideration that you
5 deem proper. You must decide the weight, if any, which
6 should be given to those alleged statements. However, if
7 you determine that the alleged statements were not the free
8 and voluntary statements of the defendant, then you should
9 not consider the statements at all. Now, criminal intent is
10 a state of mind which operates jointly with an act or
11 omission in the commission of a crime. Criminal intent is a
12 mental state of conscious wrongdoing. Criminal intent
13 includes those consequences which, A, represent the very
14 purpose for which the act is done, or B, are shown to be
15 substantially certain to result regardless of one's desire.
16 Intent may be shown either by acts and conduct of the
17 defendant and other circumstances from which you may
18 naturally and reasonably infer intent. Criminal intent must
19 be proven by the State beyond a reasonable doubt. Now, I
20 instruct you and I emphasize that the fact that the
21 defendant, Levond Keitt, did not testify is not a factor to
22 be considered by you in any way in your deliberations and in
23 your consideration on the question of the guilt or innocence
24 of Mr. Keitt. It must not be considered by you in any
25 manner whatsoever. A defendant has the constitutional right

JURY CHARGE

1 to remain silent, and the assertion of this right must not
2 be considered by you in your deliberations. I repeat, under
3 your oath you are to draw no conclusion whatsoever from the
4 fact that Mr. Keitt did not testify in this case. The fact
5 that Mr. Keitt did not testify should not even be discussed
6 in the jury room. The burden of proof, as I have told you,
7 is on the State. The defendant is not required to prove his
8 innocence. The burden of proof remains on the State to
9 prove guilt beyond a reasonable doubt. Now, Mr. Keitt is
10 charged in this case with criminal sexual conduct in the
11 first degree. Section 16-3-652 of the South Carolina Code
12 of Laws sets forth the statutory provision for criminal
13 sexual conduct in the first degree, and it's as follows: A
14 person is guilty of criminal sexual conduct in the first
15 degree if the actor engages in sexual battery with the
16 victim and if any one or more of the following circumstances
17 are proven; A, the actor uses aggravated force to accomplish
18 a sexual battery; B, the victim submits to sexual battery by
19 the actor under circumstances where the victim is also the
20 victim of forcible confinement, kidnapping, robbery,
21 extortion, burglary, housebreaking or any other similar
22 offense or act. Section 16-3-651A defines actor as a person
23 accused of criminal sexual conduct. Section 651I provides
24 that victim means the person alleging to have been subjected
25 to the sexual conduct. The first element that the State

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1 must prove beyond a reasonable doubt is that the defendant
2 engaged in a sexual battery with the victim. So what does
3 the law say or how does the law define a sexual battery?
4 South Carolina law defines sexual battery as sexual
5 intercourse, cunnilingus, fellatio, anal intercourse, or any
6 intrusion, however slight, of any part of a person's body or
7 of any object in the genital or anal openings of another
8 person's body except when such intrusion is accomplished for
9 medically recognized treatment or diagnostic purposes. If
10 you find that the State has not proven beyond a reasonable
11 doubt that a sexual battery occurred you must stop
12 deliberating and find the defendant not guilty of this
13 charge. If you find that a sexual battery did occur then
14 you must decide whether the State has proven beyond a
15 reasonable doubt one or more of the following circumstances:
16 That the defendant used aggravated force to accomplish the
17 sexual battery. Aggravated force means the defendant used
18 physical force or physical violence of a high and aggravated
19 nature to overcome the victim, or includes the threat of the
20 use of a deadly weapon. Or number two, another element that
21 would by itself or together -- excuse me, another element
22 that would by itself or together with aggravated force
23 constitute criminal sexual conduct in the first degree is if
24 the victim submitted to the sexual battery by the defendant
25 under circumstances where the victim was also the victim of

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1 forcible confinement, kidnapping, robbery, extortion,
2 burglary, housebreaking, or any other similar offense or
3 act. Physically helpless means that a person is
4 unconscious, asleep or for any other reason physically
5 unable to communicate the unwillingness to act. You do not
6 have to find all of these circumstances were present at the
7 time of the sexual battery, it is sufficient if you find a
8 sexual battery and one of the three circumstances were
9 committed. The State is required to prove beyond a
10 reasonable doubt that a sexual battery and at least one of
11 those three circumstances occurred. Now, a person commits
12 the offense of assault and battery in the first degree if
13 the person unlawfully injures another person, and the act
14 involves nonconsensual touching of the private parts of a
15 person either under or above the clothing with lewd and
16 lascivious intent, or offers or attempts to injure another
17 person with the present ability to do so, and the act is
18 accomplished by means likely to produce death or great
19 bodily injury. Great bodily injury means bodily injury
20 which causes a substantial risk of death, or which causes
21 serious permanent disfigurement or protracted loss or
22 impairment of the function of a bodily member or organ.
23 Private parts means the genital area or the buttocks of a
24 male or female, or the breasts of a female. Now, ladies and
25 gentlemen, your verdict in this case, as I told you, must be

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1 unanimous, in other words all of you must agree on the
2 verdict whatever it may be. You will never have to explain
3 your verdict to anyone. Each of you must decide this case
4 for yourself but only after fully considering the evidence
5 along with your fellow jurors, so you must discuss the case
6 with each other and try to reach an agreement. While you're
7 discussing the case don't hesitate to reexamine your own
8 opinion and even change your mind if you become convinced
9 that you were wrong, but don't give up your honest or your
10 firmly held beliefs just to be in agreement with others or
11 because others think differently than you. A form of the
12 verdict has been prepared, and Mr. Foreman, whenever we send
13 these matters into the jury room for y'all to have during
14 your deliberations I'll have that verdict form in there as
15 well. The verdict form is very simple, the top of it is
16 simply a caption of the case, it just is a case name, and
17 then what you'll consider is the charge on criminal sexual
18 conduct, that the defendant is either guilty or not guilty,
19 as to the assault and battery, the defendant is either
20 guilty or not guilty. Whatever decision of the jury on
21 those charges you'll mark the appropriate spot on that form.
22 Now, there's two charges here, you must consider each charge
23 independently of the other. You may find the defendant
24 either guilty or not guilty, you may find the defendant
25 guilty of one or not guilty of another, guilty of both or

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1 not guilty of both. You consider each charge on its own
2 merit, okay? Now, I'm going ask you to step back into the
3 jury room but don't begin the deliberations just yet. I'm
4 going to get you to step back there and I'm going to go over
5 with the attorneys the charge, if the charge is good then
6 we'll send these documents back there with you. If I need
7 to recharge you something or to correct anything I'll bring
8 you out and do that. So don't begin your deliberations
9 until you receive -- this will be your cue to begin your
10 deliberations when you receive this evidence. All right?

11 (The jury left the courtroom.)

12 THE COURT: All right. Any exceptions or objections by
13 the State of the charge by the Court?

14 MS. HALL: No, sir.

15 THE COURT: Anything from the defense?

16 MR. FRICK: None from defense.

17 (The jury began deliberations.)

18 (The jury returned with a question.)

19 THE COURT: The question is what is the definition of
20 sexual assault in the first degree, I think they're talking
21 about sexual battery. I'm looking at the charge as it
22 relates to first degree criminal sexual conduct and
23 throughout that charge it refers to how the State defines a
24 sexual battery. It talks about that a person is guilty of
25 criminal sexual conduct in the first degree if the actor

JURY CHARGE

1 engages in a sexual battery, and then it defines sexual
2 battery but it never calls it sexual assault and I'm curious
3 if they meant battery or if they're confusing the two
4 charges, which is assault and criminal sexual conduct. I
5 can ask them when they come out to clarify their question.
6 That's the question as it's written.

7 (Break in proceedings.)

8 THE COURT: Well, I'm going to give them what they
9 asked for and I'll clarify it. They may want to be
10 recharged on first degree criminal sexual conduct, that may
11 be what they're asking but I will ask them when they come
12 out. Does that sound fair? All right. Let's bring the
13 jury out.

14 (The jury returned to the with a question.)

15 THE COURT: All right, folks, I got your question, and
16 I want to clarify it because I want to give you what you're
17 asking for, okay? The question that was passed out was what
18 is the definition of sexual assault in the first degree, and
19 what I'm going to ask -- because I'm a little -- I want to
20 make sure that I'm giving you what you're asking for. Are
21 you wanting me to recharge you on what first degree criminal
22 sexual conduct is or do you just want to be recharged on the
23 definition of sexual battery? Y'all tell me, I can give you
24 either one --

25 THE DEFENDANT: Do both.

1 THE COURT: Well, then what I'll do is I'll recharge
2 you on the first degree criminal sexual conduct section
3 which includes both, okay, so we'll do that. All right. So
4 this is the charge that I gave to you regarding first degree
5 criminal sexual conduct. The defendant is charged in this
6 case with criminal sexual conduct in the first degree.
7 Section 16-3-652 of the South Carolina Code of Laws sets
8 forth the statutory provision for criminal sexual conduct in
9 the first degree and it is as follows: A person is guilty
10 of criminal sexual conduct in the first degree if the actor
11 engages in sexual battery with the victim and if any one or
12 more of the following circumstances are proven; one, the
13 actor uses aggravated force to accomplish the sexual
14 battery; or two, the victim submits to the sexual battery by
15 the actor under circumstances where the victim is also the
16 victim of forcible confinement, kidnapping, robbery,
17 extortion, burglary, housebreaking, or any other similar
18 offense or act. Section 16-3-651A defines actor as a person
19 accused of criminal sexual conduct. Section 651I defines
20 victim, meaning the person alleging to have been subjected
21 to a criminal sexual conduct. Now, the first element that
22 the State must prove beyond a reasonable doubt is that the
23 defendant engaged in a sexual battery with the victim. What
24 is a sexual battery? Section 16-3-651H of the South
25 Carolina Code of Laws defines sexual battery as follows:

1 Sexual battery is sexual intercourse, cunnilingus, fellatio,
2 anal intercourse, or any intrusion, however slight, of any
3 part of a person's body or of any object into the genital or
4 anal openings of another person's body except when such
5 intrusion is accomplished for medically recognized treatment
6 or for diagnostic purposes. If you find that the State has
7 not proven beyond a reasonable doubt that a sexual battery
8 occurred, you must stop your deliberations and find the
9 defendant not guilty of this charge. If you find, however,
10 that a sexual battery did occur you must then decide whether
11 the State has proven beyond a reasonable doubt one or more
12 of the following circumstances; one, the defendant used
13 aggravated force to accomplish the sexual battery. Now,
14 aggravated force means that the defendant used physical
15 force or physical violence of a high and aggravated nature
16 to overcome the victim, which includes the threat or the use
17 of a deadly weapon; or two, another element that would by
18 itself or together with aggravated force constitute a
19 sexual battery. Criminal sexual conduct in the first degree
20 is if the victim submitted to the sexual battery by the
21 defendant under circumstances where the victim was also the
22 victim of forcible confinement, kidnapping, robbery,
23 extortion, burglary, housebreaking, or other similar offense
24 or act. Physically helpless means that a person is
25 unconscious, asleep or for any other reason physically

1 unable to communicate an unwillingness to an act. You do
2 not have to find that all of these circumstances were
3 present at the time of the sexual battery. It is sufficient
4 if you find the sexual battery and only one of these
5 circumstances were present. The State is required to prove
6 beyond a reasonable doubt that a sexual battery and at least
7 one of these circumstances occurred. Okay. That is the law
8 on criminal sexual conduct in the first degree, all right?
9 So return to your deliberations. Thank you.

10 (The jury left the courtroom.)

11 THE COURT: Any objections or exceptions to the Court's
12 response to the jury's question?

13 MS. HALL: None from the State.

14 THE COURT: Anything from the defense?

15 MR. FRICK: None from the defense.

16 (The jury resumed deliberations.)

17 THE COURT: Ladies and gentlemen, I have been told that
18 the jury has reached a verdict. I sit here as you do, I
19 don't know what the verdict is, I'm just told they have one,
20 but what I wanted to share, and I do this with every case
21 that I try whether it's a criminal case or whether it's a
22 civil case, and just ask that -- I will say that I never ask
23 anybody to agree with a jury's verdict, all I ask is that
24 you receive that verdict in a professional manner. I
25 realize that almost with every verdict someone is pleased

JURY VERDICT

1 with it and someone is not pleased with it, so, you know, I
2 don't expect people to be robots, but I do expect that we
3 respect the court setting and that it's a professional
4 setting, so whatever verdict the jury has returned I would
5 ask that it please be received in a professional manner. If
6 there are any outbursts or anything of that nature then I
7 will hold that individual or individuals in contempt, and so
8 I just think regardless of whether you agree or disagree
9 with them they have reached a decision and it is their
10 decision. So is the State ready to receive the jury's
11 verdict?

12 MS. HALL: Yes, sir.

13 THE COURT: Defense ready?

14 MR. FRICK: Yes, sir.

15 THE COURT: All right. Let's bring the jury in,
16 please.

17 (The jury returned to the courtroom.)

18 THE COURT: All right. Mr. Foreman, has the jury
19 reached a unanimous verdict, sir?

20 THE DEFENDANT: Yes, they have.

21 THE COURT: All right. If you would please pass that
22 to the bailiff for me. All right, thank you. All right.
23 Madam Clerk, I believe that the verdict is in order, if you
24 would please publish the jury's verdict.

25 THE CLERK: State of South Carolina versus Levond

SENTENCING HEARING

1 Tayano Keitt, indictment numbers 2018-GS-20-296,
2 2018-GS-20-297. As to the charge of criminal sexual conduct
3 in the first degree we, the jury, unanimously find the
4 defendant Levond Tayano Keitt not guilty of criminal sexual
5 conduct first degree. As to assault and battery first
6 degree. As to the charge of assault and battery in the
7 first degree we, the jury, unanimously find the defendant,
8 Levond Tayano Keitt, guilty of assault and battery first
9 degree. Signed by the foreman of the grand jury,
10 January 23, 2020. Ladies and gentlemen, of the jury, if
11 this was your verdict and is still your verdict please
12 indicate by the raising your right hand.

13 (All jurors raised their right hands.)

14 THE COURT: All right. Ladies and gentlemen, I want to
15 thank you for your service.

16 (At this time the jury was released.)

17 THE COURT: I will be glad to hear from the State in
18 sentencing.

19 MS. HALL: Your Honor, you've heard all of the facts of
20 the case. You know that the defendant is currently on
21 probation for burglary second degree out of Orangeburg, he
22 also has some other pending charge and I know he is denied
23 bond on those as well. You've seen the egregiousness of the
24 offense that he committed and that he's been convicted of
25 committing. The victim has been in touch with me all day,

SENTENCING HEARING

1 she's been unable to get a ride up here, she respectfully
2 requests the Court give him the full ten years and the State
3 concurs in that request. She feared for her life, and I
4 know they didn't convict him of the CSC part but she feared
5 for her life with regard to the assault as well, and again,
6 the State respectfully requests the maximum sentence.

7 THE COURT: All right. Mr. Frick, I'll be happy to
8 hear from you and/or Mr. Keitt, or anyone else who would
9 like to address the Court.

10 MR. FRICK: Thank you, Your Honor. Your Honor, as you
11 heard, Mr. Keitt is on probation, however, you know, aside
12 from these issues I don't know that he's had any trouble and
13 the clock is still running on that probation case and was
14 set to expire, I believe, July of this year, or July of next
15 year.

16 THE COURT: But that occurred after this, correct?

17 THE DEFENDANT: Before this.

18 THE COURT: I'm talking about the probation, was that
19 before this?

20 MR. FRICK: No. He was on probation at the time of
21 this charge, Your Honor, so --

22 THE COURT: I've got you.

23 MR. FRICK: What I fully expect is he can get
24 everything he's got wrapped up with whatever occurs here
25 today and he looks forward to doing that so he can move on

SENTENCING HEARING

1 with his life. He's got two teenage sons that he needs to
2 get back on home to. Judge, the folks you see back behind
3 him, his wife, who has been here every time he's come to
4 court, been constantly checking on him, we've got mom, we've
5 got aunts, he's got a lot of people who care for him. And,
6 Judge, I will tell you, Mr. Keitt and I have had some very
7 frank conversations about this case, he was living a hard
8 and fast life-style, it caught up with him. I do not
9 believe he did all that was alleged of him and I think the
10 jury saw that as well, however he's going to pay the price
11 for living a hard and fast lifestyle. But he's an older
12 man, a more mature man and he has had a whole lot of time to
13 think about what he has done and what he needs to do in the
14 future to be a better person. We ask for whatever leniency
15 you can show, Judge.

16 THE COURT: Okay. Now, I'm sure he's got some credit
17 for time, do you know what that is?

18 MR. FRICK: Judge, he does. And I will tell you it's
19 slightly complicated because he was incarcerated in
20 Fairfield for awhile, bonds out, is on the electronic
21 monitor, I would ask you to consider, and I'm sure the State
22 is going to oppose my request, but that he get time --
23 credit for the time that he was on the electronic
24 monitoring, but he also was -- received a charge down in
25 Orangeburg County. I will tell you it has been a long time

SENTENCING HEARING

1 since Mr. Keitt has taken a free breath of air but I can't
2 tell you exactly the date of his incarceration.

3 THE DEFENDANT: February the 22nd of 2017.

4 THE COURT: February 22nd --

5 THE DEFENDANT: Of 2017. I got incarcerated on the
6 charge that I got in Orangeburg, I came home on the ankle
7 monitor, I got locked up here, I went back home on the ankle
8 monitor.

9 MS. HALL: Can I address this, please, before you
10 render judgment on him or --

11 THE COURT: I don't make any decisions until I hear
12 from everybody.

13 MS. HALL: Thank you. I just have something else to
14 say when you're ready.

15 THE COURT: Yeah, I'm ready.

16 MS. HALL: With regard to the ankle monitor -- and I
17 wasn't going to bring this up but now that it's out there,
18 he's on probation out of Orangeburg for this burglary
19 second. He was again arrested in Orangeburg, placed on the
20 ankle monitor for -- I'm not even exactly sure what it was,
21 I think it was another burglary, he was placed on that ankle
22 monitor the date he stated. He then was arrested in
23 Richland County, taken off the ankle monitor that Illery
24 Bail Bondsman had him on, and that was a pointing and
25 presenting and an unlawful carrying. They took that ankle

SENTENCING HEARING

1 monitor off, put another one on, then Karneisha Dixon, his
2 wife, she files a report, she is a victim of a burglary that
3 he now has a pending warrant in Fairfield County for, so in
4 an effort to serve him with that warrant he absconds on the
5 ankle monitor. SLED Fugitive Task Force had to go and find
6 him once he cut the ankle monitor off and threw it into the
7 interstate somewhere in Orangeburg. Subsequent to that he's
8 picked up on warrants in Orangeburg for which he's denied
9 bond, my understanding is it's armed robbery, burglary
10 first. He also last week -- I had him -- Richland County
11 came to pick him up and he was served with warrants in that
12 county on criminal sexual conduct in the first degree and a
13 kidnapping charge, as well as an assault on that, too. The
14 fact that -- and I know that those aren't convictions and I
15 get it, but the fact that he's asking for credit for an
16 ankle monitor that he cutoff is a little bit obscure to me.

17 THE COURT: Here is the thing about the monitor and all
18 of that, Mr. Frick, maybe you can tell me or Mr. Keitt can
19 tell me, sometimes I have someone and they're released and
20 they're put on monitoring, they're put on house arrest with
21 ankle monitoring. I think if you're on house arrest, I
22 think you're entitled to that time, but if all you have is
23 monitoring but you're free to go to work, you're free to go
24 to church, you're free to go to the grocery store or
25 whatever then I don't think you get time for that.

SENTENCING HEARING

1 MR. FRICK: And Judge, quite frankly I think the
2 statute gives you the leniency or the discretion to do that
3 how you wish. I've had judges interpret it both ways quite
4 frankly, so that --

5 THE COURT: Well, I'm not going to give credit for any
6 time that someone was out on an ankle monitor without there
7 being house arrest attached to that.

8 MS. HALL: And my recollection is there was not, if we
9 find out tonight that there was obviously we'll still be
10 here tomorrow.

11 THE COURT: Of course. And here is what I'm going to
12 do, Mr. Frick, I'm going to provide that he's to be given
13 credit for any time he served pursuant to 24-13-40, which he
14 is for sure entitled to.

15 MR. FRICK: Absolutely, yes, sir.

16 THE COURT: But I don't -- simply being on an ankle
17 monitor without any further restrictions as far as with his
18 movement is not something that I would consider time served.

19 MR. FRICK: And I understand, and I fully expected
20 Solicitor Hall's reaction when I requested it but the
21 statute does allow for it so I felt I have to request it.

22 THE COURT: Here is the thing, you're a great lawyer,
23 you're doing your job, she's a great lawyer, she's doing her
24 job, I get it and I understand where everyone is coming from
25 so I would do the same thing in your situation. Is there

SENTENCING HEARING

1 anything else anyone wants to share?

2 MR. FRICK: Your Honor, I think they all just quite
3 frankly don't know exactly what's happening right here and
4 I'm going to explain it to them once we're done here, but I
5 think they just want you to know that they're here to
6 support him and that they love him very much and want to see
7 him home soon.

8 THE COURT: Sure, of course. All right. Considering
9 everything this week and what I have seen and observed, I'm
10 going to on indictment 2018-GS-20-296, the sentence of the
11 Court is that you be committed to the State Department of
12 Corrections for a period of ten years, giving you credit for
13 any time that you're entitled to under South Carolina Code
14 24-13-40. If it is judicial discretion I don't -- I must --
15 there was house arrest that's accompanied with the ankle
16 monitoring, I do not give credit for time for ankle
17 monitoring for strictly the monitoring purposes, but any
18 other time that he has served he certainly would be entitled
19 to credit for. All right. Good luck to you.

20 (End of trial proceedings.)

21

22

23

24

25

1 I, the undersigned, Michael C. Watkins,
2 Official Court Reporter for the Sixth Judicial
3 Circuit of the State of South Carolina, do hereby
4 certify that the foregoing is a true, accurate and
5 complete transcript of the proceedings had and
6 evidence introduced in the trial of the captioned
7 case relative to appeal in Court of General Sessions
8 for Fairfield County, South Carolina, on the 21st to
9 23rd days of January, 2020.

10 I do further certify that I am neither of kin, counsel,
11 nor interest to any party hereto.


12

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April 8, 2020

14

15


Michael C. Watkins

16

17

Court Reporter

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21

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25

DOCKET NO. 2018-GS-20-296

The State of South Carolina

County of Fairfield

2018 OCT 16 AM 11:36

FAIRFIELD COUNTY
CLERK OF COURT
JUDY M BONDS

WITNESSES

DOVE-FC

COURT OF GENERAL SESSIONS

OCTOBER TERM 2018

THE STATE

vs.

LEVOND TAYANO KEITT

ARREST WARRANT NUMBER/DOA

2018A2010100206 (DOA 03/17/2018)

ACTION OF GRAND JURY
TRUE BILL

Malone Z Mart

Foreperson of Grand Jury

Date: 10-16-2018

VERDICT

Indictment for

ASSAULT AND BATTERY 1ST DEGREE

SC Code: §16-3-600(C)(1), 16-3-600(C)(2)

CDR Code: 3412

Class: Felony E

Foreperson of Petit Jury

Date:

STATE OF SOUTH CAROLINA)
)
 COUNTY OF FAIRFIELD)

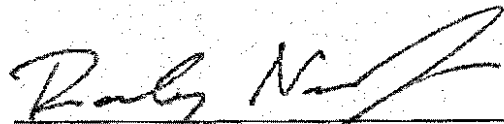
INDICTMENT

At a Court of General Sessions, convened on OCTOBER 16, 2018, the Grand Jurors of Fairfield County present upon their oath:

ASSAULT AND BATTERY FIRST DEGREE

That LEVOND TAYANO KEITT did in Fairfield County on or about March 17, 2018, unlawfully injure CHATTIQUA RICHARDSON, and the act was accomplished by means likely to cause death or great bodily injury, to wit: Defendant beat victim or choked the victim and/or the act involved nonconsensual touching of the private parts with lewd and lascivious intent, in violation of Section 16-3-600(C)(1) of the *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.



Randy E. Newman, Jr., SOLICITOR

COUNTY OF Fairfield
STATE VS.

Levond Tayano Keitt

AKA: _____

Race: BLACK Sex: M Age: 34

DOB: [REDACTED] SS#: [REDACTED]

Address: [REDACTED] Dr

City, State, Zip: Winnsboro, SC 29180-7211

DL#: [REDACTED] SID#: _____

*CDL Yes No CMV Yes No Hazmat Yes No

In disposition of the said indictment comes now the Defendant who was
TO: Assault / Assault & Battery 1st degree

INDICTMENT/CASE#: 2018-GS-20-296

A/W#: 2018A2010100206

Date of Offense: 3/17/2018

S.C. Code § : 16-03-0600(C)(1)

CDR Code #: 3412

SENTENCE SHEET

CONVICTED OF or PLEADS

in violation of § 16-03-0600(C)(1) of the S.C. Code of Laws, bearing CDR Code # 3412

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.

ATTEST: [Signature] Frick, William SCB69739
Hall, Julie Gamburg SC Bar# Defendant Attorney for Defendant SC Bar#

WHEREFORE, the Defendant is committed to the State Department of Corrections, County Detention Center,
for a determinate term of 10 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 the State Department of Corrections.

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: _____ Obtain GED

Set by SCDPPPS _____ Attend Voc. Rehab. or Job Corp. _____

Recipient: _____ May serve W/E beginning _____

*Fine: \$ _____ Substance Abuse Counseling

§ 14-1-206 (Assessments 107.5 %) \$ _____ Random Drug/Alcohol testing

§ 14-1-211(A)(1) (Conv. Surcharge) \$100 \$ 100.00 Fine may be pd. in equal, consecutive weekly/monthly

§ 14-1-211(A)(2) (DUI Surcharge) \$100 \$ _____ pmts. of \$ _____ beginning _____

§ 56-5-2995 (DUI Assessment) \$12 \$ _____ \$ _____ paid to Public Defender Fund

§ 56-1-286 (DUI Breath Test) \$25 \$ _____ Other: _____

Proviso 61.6 (Public Def/Probation) \$500 \$ _____

§ 14-1-212 (Law Enforce. Funding) \$25 \$ 25.00

§ 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) \$ 3.75

TOTAL \$ 128.75

Clerk of Court/ Deputy Clerk [Signature] Presiding Judge [Signature]

Court Reporter: [Signature] Judge Code: 2141

SCCA/217 (07/2016) Sentence Date: 1-23-2020

Enrollee Track Address

Keitt, Levond - KEITTL
US/Eastern

Start	End	Duration	Points Geocoded	
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Enrollee Track Address

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03/15/2018 20:02:01	03/15/2018 20:02:01	1	1	RAMP ST MATTHEWS, SC 29135
03/15/2018 20:03:01	03/15/2018 20:08:39	7	6	I 26 ST MATTHEWS, SC 29135
03/15/2018 20:09:39	03/15/2018 20:10:38	2	2	I 26 SWANSEA, SC 29160
03/15/2018 20:11:38	03/15/2018 20:14:37	4	4	I 26 ST MATTHEWS, SC 29135
03/15/2018 20:15:37	03/15/2018 20:16:36	2	2	I 26 GASTON, SC 29053
03/15/2018 20:17:36	03/15/2018 20:18:43	2	2	I 26 W COLUMBIA, SC 29172
03/15/2018 20:19:51	03/15/2018 20:19:51	1	1	RAMP W COLUMBIA, SC 29172
03/15/2018 20:20:57	03/15/2018 20:21:57	2	2	I 77 W COLUMBIA, SC 29172
03/15/2018 20:22:56	03/15/2018 20:26:12	4	4	I 77 COLUMBIA, SC 29209
03/15/2018 20:27:21	03/15/2018 20:27:21	1	1	RAMP COLUMBIA, SC 29209
03/15/2018 20:28:20	03/15/2018 20:29:32	3	2	GARNERS FERRY RD COLUMBIA, SC 29209
03/15/2018 20:30:40	03/15/2018 20:32:40	3	3	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/15/2018 20:33:39	03/15/2018 20:34:41	2	2	0 COLONIAL VILLA DR COLUMBIA, SC 29209
03/15/2018 20:35:40	03/15/2018 20:35:40	1	1	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/15/2018 20:36:40	03/15/2018 20:36:40	1	1	7700 HAIR ST COLUMBIA, SC 29209
03/15/2018 20:37:40	03/15/2018 20:37:40	1	1	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/15/2018 20:38:39	03/15/2018 20:39:44	2	2	GARNERS FERRY RD COLUMBIA, SC 29209
03/15/2018 20:40:44	03/15/2018 20:40:44	1	1	7300 GARNERS FERRY RD COLUMBIA, SC 29209
03/15/2018 20:41:43	03/15/2018 20:41:43	1	1	RAMP COLUMBIA, SC 29209
03/15/2018 20:42:48	03/15/2018 20:42:48	1	1	I 77 COLUMBIA, SC 29209
03/15/2018 20:43:48	03/15/2018 20:43:48	1	1	I 77 COLUMBIA, SC 29207
03/15/2018 20:44:59	03/15/2018 20:45:59	2	2	I 77 COLUMBIA, SC 29206
03/15/2018 20:46:58	03/15/2018 20:50:17	4	4	I 77 COLUMBIA, SC 29223
03/15/2018 20:51:17	03/15/2018 20:54:16	4	3	I 77 COLUMBIA, SC 29203
03/15/2018 20:55:15	03/15/2018 20:59:14	5	5	I 77 BLYTHEWOOD, SC 29016
03/15/2018 21:00:13	03/15/2018 21:00:13	1	1	I 77 RIDGEWAY, SC 29130
03/15/2018 21:01:13	03/15/2018 21:01:13	1	1	1900 MT HOPE RD RIDGEWAY, SC 29130
03/15/2018 21:02:12	03/15/2018 21:02:12	1	1	1400 COOK RD RIDGEWAY, SC 29130
03/15/2018 21:03:12	03/15/2018 21:06:44	5	4	1000 COOK RD RIDGEWAY, SC 29130
03/15/2018 21:07:43	03/15/2018 21:08:43	2	2	1100 COOK RD RIDGEWAY, SC 29130
03/15/2018 21:09:49	03/15/2018 21:13:47	5	5	1000 COOK RD RIDGEWAY, SC 29130
03/15/2018 21:14:47	03/15/2018 21:14:47	1	1	3400 E PEACH RD RIDGEWAY, SC 29130

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03/15/2018 21:16:00	03/15/2018 21:16:00	1	1	2300 E PEACH RD RIDGEWAY, SC 29130
03/15/2018 21:17:00	03/15/2018 21:17:00	1	1	1300 E PEACH RD RIDGEWAY, SC 29130
03/15/2018 21:18:00	03/15/2018 21:18:00	1	1	600 E PEACH RD RIDGEWAY, SC 29130
03/15/2018 21:18:59	03/15/2018 21:18:59	1	1	0 E PEACH RD WINNSBORO, SC 29180
03/15/2018 21:20:14	03/15/2018 21:20:14	1	1	300 COWHORN RD WINNSBORO, SC 29180
03/15/2018 21:21:13	03/16/2018 02:43:53	324	306	100 SPINNAKER DR WINNSBORO, SC 29180
03/16/2018 02:44:53	03/16/2018 02:44:53	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/16/2018 02:45:53	03/16/2018 02:45:53	1	1	100 SPINNAKER DR WINNSBORO, SC 29180
03/16/2018 02:47:00	03/16/2018 02:47:00	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/16/2018 02:48:00	03/16/2018 05:45:11	178	175	100 SPINNAKER DR WINNSBORO, SC 29180
03/16/2018 05:46:11	03/16/2018 05:47:11	2	2	400 COWHORN RD WINNSBORO, SC 29180
03/16/2018 05:48:11	03/16/2018 09:30:15	223	190	100 SPINNAKER DR WINNSBORO, SC 29180
03/16/2018 09:31:15	03/16/2018 09:33:14	3	1	500 COWHORN RD WINNSBORO, SC 29180
03/16/2018 09:34:13	03/16/2018 10:52:06	79	74	100 SPINNAKER DR WINNSBORO, SC 29180
03/16/2018 10:53:05	03/16/2018 10:53:05	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/16/2018 10:54:05	03/16/2018 12:13:20	80	77	100 SPINNAKER DR WINNSBORO, SC 29180
03/16/2018 12:14:20	03/16/2018 12:14:20	1	1	900 COWHORN RD WINNSBORO, SC 29180
03/16/2018 12:15:28	03/16/2018 12:15:28	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/16/2018 12:16:27	03/16/2018 12:16:27	1	1	8100 US HWY 321 S BLYTHEWOOD, SC 29016
03/16/2018 12:17:27	03/16/2018 12:17:27	1	1	8700 WINNSBORO RD BLYTHEWOOD, SC 29016
03/16/2018 12:18:26	03/16/2018 12:18:26	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/16/2018 12:19:26	03/16/2018 12:19:26	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/16/2018 12:20:26	03/16/2018 12:20:26	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/16/2018 12:21:25	03/16/2018 12:21:25	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/16/2018 12:22:25	03/16/2018 12:22:25	1	1	1900 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/16/2018 12:23:34	03/16/2018 12:23:34	1	1	1800 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/16/2018 12:24:44	03/16/2018 12:24:44	1	1	1400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/16/2018 12:25:44	03/16/2018 12:25:44	1	1	1100 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/16/2018 12:26:43	03/16/2018 12:26:43	1	1	600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/16/2018 12:27:43	03/16/2018 12:27:43	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/16/2018 12:28:43	03/16/2018 12:28:43	1	1	RAMP BLYTHEWOOD, SC 29016
03/16/2018 12:29:51	03/16/2018 12:32:03	3	3	I 77 BLYTHEWOOD, SC 29016
03/16/2018 12:33:02	03/16/2018 12:35:01	3	3	I 77 COLUMBIA, SC 29203
03/16/2018 12:36:01	03/16/2018 12:39:16	4	4	I 77 COLUMBIA, SC 29223
03/16/2018 12:40:16	03/16/2018 12:40:16	1	1	I 77 COLUMBIA, SC 29206
03/16/2018 12:41:15	03/16/2018 12:42:15	2	2	I 77 COLUMBIA, SC 29207
03/16/2018 12:43:30	03/16/2018 12:47:29	4	5	I 77 COLUMBIA, SC 29209
03/16/2018 12:48:41	03/16/2018 12:49:40	2	2	I 77 W COLUMBIA, SC 29172
03/16/2018 12:50:40	03/16/2018 12:50:40	1	1	RAMP W COLUMBIA, SC 29172
03/16/2018 12:51:39	03/16/2018 12:52:39	2	2	I 26 W COLUMBIA, SC 29172
03/16/2018 12:53:43	03/16/2018 12:53:43	1	1	CHARLESTON HWY W COLUMBIA, SC 29172
03/16/2018 12:54:42	03/16/2018 12:59:56	6	6	US HWY 21 ST MATTHEWS, SC 29135
03/16/2018 13:00:56	03/16/2018 13:12:54	13	12	US HWY 176 ST MATTHEWS, SC 29135
03/16/2018 13:13:53	03/16/2018 13:14:53	2	2	ST HWY 6 ST MATTHEWS, SC 29135
03/16/2018 13:16:11	03/16/2018 13:16:11	1	1	800 W BRIDGE ST ST MATTHEWS, SC 29135
03/16/2018 13:17:10	03/16/2018 13:17:10	1	1	200 PARK ST ST MATTHEWS, SC 29135
03/16/2018 13:18:10	03/16/2018 13:18:10	1	1	600 CALHOUN RD ST MATTHEWS, SC 29135
03/16/2018 13:19:10	03/16/2018 13:19:10	1	1	100 AGNES ST ST MATTHEWS, SC 29135
03/16/2018 13:20:09	03/16/2018 13:20:09	1	1	DEPOT RD ST MATTHEWS, SC 29135
03/16/2018 13:21:18	03/16/2018 13:21:18	1	1	100 MACK HILL ST ST MATTHEWS, SC 29135
03/16/2018 13:22:17	03/16/2018 13:22:17	1	1	200 N RAILROAD AVE ST MATTHEWS, SC 29135
03/16/2018 13:23:17	03/16/2018 13:23:17	1	1	300 CALHOUN RD ST MATTHEWS, SC 29135
03/16/2018 13:24:17	03/16/2018 13:24:17	1	1	200 PARK ST ST MATTHEWS, SC 29135
03/16/2018 13:25:45	03/16/2018 13:25:45	1	1	ELLIS AVE ST MATTHEWS, SC 29135
03/16/2018 13:26:45	03/16/2018 13:28:58	3	3	800 ELMWOOD AVE ST MATTHEWS, SC 29135
03/16/2018 13:29:58	03/16/2018 13:32:56	4	4	800 W BRIDGE ST ST MATTHEWS, SC 29135
03/16/2018 13:34:12	03/16/2018 13:34:12	1	1	ST HWY 9 280 ST MATTHEWS, SC 29135
03/16/2018 13:35:12	03/16/2018 14:23:52	50	48	800 ELMWOOD AVE ST MATTHEWS, SC 29135
03/16/2018 14:24:52	03/16/2018 14:24:52	1	1	400 LIBERTY ST ST MATTHEWS, SC 29135
03/16/2018 14:25:51	03/16/2018 14:27:50	3	2	ST HWY 9 22 ST MATTHEWS, SC 29135
03/16/2018 14:28:50	03/16/2018 14:28:50	1	1	RAMP ST MATTHEWS, SC 29135

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03/16/2018 14:29:50	03/16/2018 14:31:49	3	3	US HWY 176 ST MATTHEWS, SC 29135
03/16/2018 14:32:58	03/16/2018 14:32:58	1	1	US HWY 176 CAMERON, SC 29030
03/16/2018 14:33:57	03/16/2018 14:33:57	1	1	400 US HWY 176 CAMERON, SC 29030
03/16/2018 14:34:57	03/16/2018 14:37:16	3	3	US HWY 176 CAMERON, SC 29030
03/16/2018 14:38:15	03/16/2018 14:40:29	3	2	5600 CAMERON RD CAMERON, SC 29030
03/16/2018 14:41:28	03/16/2018 14:53:42	14	13	US HWY 176 CAMERON, SC 29030
03/16/2018 14:54:42	03/16/2018 14:54:42	1	1	5600 CAMERON RD CAMERON, SC 29030
03/16/2018 14:55:56	03/16/2018 14:59:55	5	5	US HWY 176 CAMERON, SC 29030
03/16/2018 15:00:55	03/16/2018 15:00:55	1	1	5600 CAMERON RD CAMERON, SC 29030
03/16/2018 15:02:01	03/16/2018 15:06:08	5	3	US HWY 176 CAMERON, SC 29030
03/16/2018 15:07:07	03/16/2018 15:17:21	11	11	US HWY 176 ST MATTHEWS, SC 29135
03/16/2018 15:18:20	03/16/2018 15:18:20	1	1	SKEETER LN ST MATTHEWS, SC 29135
03/16/2018 15:19:20	03/16/2018 15:27:17	9	9	US HWY 176 ST MATTHEWS, SC 29135
03/16/2018 15:28:28	03/16/2018 15:33:44	7	6	US HWY 21 ST MATTHEWS, SC 29135
03/16/2018 15:34:44	03/16/2018 15:34:44	1	1	4100 CHARLESTON HWY W COLUMBIA, SC 29172
03/16/2018 15:35:53	03/16/2018 15:35:53	1	1	RAMP W COLUMBIA, SC 29172
03/16/2018 15:36:52	03/16/2018 15:38:52	3	3	I 26 W COLUMBIA, SC 29172
03/16/2018 15:39:51	03/16/2018 15:39:51	1	1	I 26 CAYCE, SC 29033
03/16/2018 15:41:02	03/16/2018 15:42:01	2	2	I 26 W COLUMBIA, SC 29169
03/16/2018 15:43:18	03/16/2018 15:43:18	1	1	RAMP W COLUMBIA, SC 29169
03/16/2018 15:44:18	03/16/2018 15:48:32	6	4	2600 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:49:32	03/16/2018 15:49:32	1	1	2700 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:50:32	03/16/2018 15:50:32	1	1	3000 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:51:45	03/16/2018 15:51:45	1	1	2900 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:52:45	03/16/2018 15:52:45	1	1	3300 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:53:45	03/16/2018 15:53:45	1	1	3100 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:54:55	03/16/2018 15:54:55	1	1	2900 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:55:55	03/16/2018 15:57:07	2	1	3000 WATSON RD W COLUMBIA, SC 29169
03/16/2018 15:58:07	03/16/2018 15:58:07	1	1	3500 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 15:59:20	03/16/2018 16:31:10	33	32	100 SOUTHERN CT W COLUMBIA, SC 29169
03/16/2018 16:32:17	03/16/2018 16:32:17	1	1	100 LOTT CT W COLUMBIA, SC 29169
03/16/2018 16:33:16	03/16/2018 16:33:16	1	1	3400 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 16:34:16	03/16/2018 16:34:16	1	1	2900 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 16:35:16	03/16/2018 16:35:16	1	1	2700 SUNSET BLVD W COLUMBIA, SC 29169
03/16/2018 16:36:15	03/16/2018 16:36:15	1	1	I 26 W COLUMBIA, SC 29169
03/16/2018 16:37:15	03/16/2018 16:37:15	1	1	RAMP W COLUMBIA, SC 29170
03/16/2018 16:38:15	03/16/2018 16:38:15	1	1	I 26 W COLUMBIA, SC 29170
03/16/2018 16:39:14	03/16/2018 16:39:14	1	1	I 26 CAYCE, SC 29033
03/16/2018 16:40:14	03/16/2018 16:40:14	1	1	RAMP W COLUMBIA, SC 29172
03/16/2018 16:41:22	03/16/2018 16:51:29	11	7	2900 CHARLESTON HWY W COLUMBIA, SC 29172
03/16/2018 16:52:38	03/16/2018 16:53:37	2	1	I 77 W COLUMBIA, SC 29172
03/16/2018 16:54:37	03/16/2018 16:55:44	2	2	I 77 COLUMBIA, SC 29209
03/16/2018 16:56:43	03/16/2018 16:56:43	1	1	LEESBURG RD COLUMBIA, SC 29209
03/16/2018 16:57:49	03/16/2018 16:57:49	1	1	1500 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 16:58:49	03/16/2018 16:58:49	1	1	7200 HILO ST COLUMBIA, SC 29209
03/16/2018 16:59:55	03/16/2018 17:06:10	7	7	1600 SHEFFEY CT COLUMBIA, SC 29209
03/16/2018 17:07:10	03/16/2018 18:12:57	67	58	7200 PATRICIA DR COLUMBIA, SC 29209
03/16/2018 18:14:05	03/16/2018 18:14:05	1	1	1500 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 18:15:04	03/16/2018 18:15:04	1	1	LEESBURG RD COLUMBIA, SC 29209
03/16/2018 18:16:04	03/16/2018 18:16:04	1	1	RAMP COLUMBIA, SC 29209
03/16/2018 18:17:03	03/16/2018 18:17:03	1	1	6200 GARNERS FERRY RD COLUMBIA, SC 29209
03/16/2018 18:18:03	03/16/2018 18:19:03	2	2	GARNERS FERRY RD COLUMBIA, SC 29209
03/16/2018 18:20:02	03/16/2018 18:20:02	1	1	4500 DEVINE ST COLUMBIA, SC 29205
03/16/2018 18:21:02	03/16/2018 18:22:02	2	2	BELTLINE BLVD COLUMBIA, SC 29205
03/16/2018 18:23:12	03/16/2018 18:23:12	1	1	N BELTLINE BLVD COLUMBIA, SC 29206
03/16/2018 18:24:19	03/16/2018 18:25:18	2	2	N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:26:18	03/16/2018 18:26:18	1	1	2700 N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:27:18	03/16/2018 18:27:18	1	1	N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:28:24	03/16/2018 18:28:24	1	1	4100 W BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:29:32	03/16/2018 18:29:32	1	1	3600 W BELTLINE BLVD COLUMBIA, SC 29203
03/16/2018 18:30:32	03/16/2018 18:30:32	1	1	3500 W BELTLINE BLVD COLUMBIA, SC 29203

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03/16/2018 18:31:31	03/16/2018 18:32:31	2	2	W BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:33:44	03/16/2018 18:33:44	1	1	3500 N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:34:44	03/16/2018 18:34:44	1	1	3000 N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:35:44	03/16/2018 18:36:43	2	2	N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:37:43	03/16/2018 18:37:43	1	1	2000 N BELTLINE BLVD COLUMBIA, SC 29204
03/16/2018 18:38:43	03/16/2018 18:38:43	1	1	1600 N BELTLINE BLVD COLUMBIA, SC 29206
03/16/2018 18:39:50	03/16/2018 18:39:50	1	1	1200 BELTLINE BLVD COLUMBIA, SC 29205
03/16/2018 18:40:50	03/16/2018 18:40:50	1	1	700 CROSS HILL RD COLUMBIA, SC 29205
03/16/2018 18:41:59	03/16/2018 18:41:59	1	1	CROSS HILL RD COLUMBIA, SC 29205
03/16/2018 18:42:58	03/16/2018 18:42:58	1	1	4500 DEVINE ST COLUMBIA, SC 29205
03/16/2018 18:43:58	03/16/2018 18:43:58	1	1	4800 GARNERS FERRY RD COLUMBIA, SC 29209
03/16/2018 18:44:57	03/16/2018 18:44:57	1	1	6100 GARNERS FERRY RD COLUMBIA, SC 29209
03/16/2018 18:45:57	03/16/2018 18:45:57	1	1	GARNERS FERRY RD COLUMBIA, SC 29209
03/16/2018 18:47:04	03/16/2018 18:47:04	1	1	700 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 18:48:03	03/16/2018 18:48:03	1	1	1100 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 18:49:03	03/16/2018 18:49:03	1	1	1400 ELMTREE RD COLUMBIA, SC 29209
03/16/2018 18:50:03	03/16/2018 18:52:11	3	3	7000 HILO ST COLUMBIA, SC 29209
03/16/2018 18:53:11	03/16/2018 18:53:11	1	1	1700 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 18:54:10	03/16/2018 18:54:10	1	1	7000 HILO ST COLUMBIA, SC 29209
03/16/2018 18:55:10	03/16/2018 18:55:10	1	1	SCARBOROUGH CT COLUMBIA, SC 29209
03/16/2018 18:56:16	03/16/2018 21:35:05	160	132	7200 PATRICIA DR COLUMBIA, SC 29209
03/16/2018 21:36:31	03/16/2018 21:36:31	1	1	1600 ELMTREE RD COLUMBIA, SC 29209
03/16/2018 21:37:57	03/16/2018 21:37:57	1	1	1700 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 21:38:56	03/16/2018 21:38:56	1	1	7000 HILO ST COLUMBIA, SC 29209
03/16/2018 21:39:56	03/16/2018 21:39:56	1	1	7100 HILO ST COLUMBIA, SC 29209
03/16/2018 21:40:55	03/16/2018 21:45:53	6	6	1600 SHEFFEY CT COLUMBIA, SC 29209
03/16/2018 21:46:53	03/16/2018 21:46:53	1	1	7200 HILO ST COLUMBIA, SC 29209
03/16/2018 21:47:53	03/16/2018 21:50:52	4	4	1600 ELMTREE RD COLUMBIA, SC 29209
03/16/2018 21:51:51	03/16/2018 21:52:51	2	2	7000 PATRICIA DR COLUMBIA, SC 29209
03/16/2018 21:53:55	03/16/2018 21:53:55	1	1	900 LEESBURG RD COLUMBIA, SC 29209
03/16/2018 21:54:55	03/16/2018 21:59:53	6	6	RAMP COLUMBIA, SC 29209
03/16/2018 22:00:53	03/16/2018 22:01:52	2	2	I 77 COLUMBIA, SC 29207
03/16/2018 22:02:52	03/16/2018 22:02:52	1	1	I 77 COLUMBIA, SC 29206
03/16/2018 22:03:52	03/16/2018 22:04:51	2	2	I 77 COLUMBIA, SC 29223
03/16/2018 22:05:51	03/16/2018 22:05:51	1	1	RAMP COLUMBIA, SC 29223
03/16/2018 22:06:50	03/16/2018 22:07:50	2	2	I 20 COLUMBIA, SC 29223
03/16/2018 22:08:50	03/16/2018 22:11:49	4	4	I 20 COLUMBIA, SC 29203
03/16/2018 22:12:48	03/16/2018 22:13:48	2	2	I 20 COLUMBIA, SC 29210
03/16/2018 22:14:48	03/16/2018 22:14:48	1	1	RAMP COLUMBIA, SC 29210
03/16/2018 22:15:47	03/16/2018 22:15:47	1	1	BROAD RIVER RD COLUMBIA, SC 29210
03/16/2018 22:16:57	03/16/2018 22:16:57	1	1	2800 BROAD RIVER RD COLUMBIA, SC 29210
03/16/2018 22:17:56	03/16/2018 22:17:56	1	1	1000 ZIMALCREST DR COLUMBIA, SC 29210
03/16/2018 22:18:56	03/16/2018 22:18:56	1	1	3100 BROAD RIVER RD COLUMBIA, SC 29210
03/16/2018 22:19:56	03/16/2018 22:19:56	1	1	100 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:20:55	03/16/2018 22:20:55	1	1	200 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:21:55	03/16/2018 22:21:55	1	1	100 VILLAGE GREEN RD COLUMBIA, SC 29210
03/16/2018 22:22:54	03/16/2018 22:22:54	1	1	100 KINGS CROSS RD COLUMBIA, SC 29210
03/16/2018 22:23:54	03/16/2018 22:23:54	1	1	100 VILLAGE GREEN RD COLUMBIA, SC 29210
03/16/2018 22:24:54	03/16/2018 22:28:52	5	5	200 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:30:01	03/16/2018 22:30:01	1	1	100 KINGS CROSS RD COLUMBIA, SC 29210
03/16/2018 22:31:00	03/16/2018 22:31:00	1	1	200 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:32:00	03/16/2018 22:33:00	2	2	100 KINGS CROSS RD COLUMBIA, SC 29210
03/16/2018 22:33:59	03/16/2018 22:36:58	4	4	200 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:37:58	03/16/2018 22:37:58	1	1	100 VILLAGE GREEN RD COLUMBIA, SC 29210
03/16/2018 22:38:58	03/16/2018 22:38:58	1	1	200 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:40:11	03/16/2018 22:40:11	1	1	100 BROOK PINES DR COLUMBIA, SC 29210
03/16/2018 22:41:11	03/16/2018 22:41:11	1	1	3400 BROAD RIVER RD COLUMBIA, SC 29210
03/16/2018 22:42:10	03/16/2018 22:42:10	1	1	1000 METZE RD COLUMBIA, SC 29210
03/16/2018 22:43:10	03/17/2018 00:27:57	106	104	900 METZE RD COLUMBIA, SC 29210
03/17/2018 00:28:57	03/17/2018 00:28:57	1	1	1000 METZE RD COLUMBIA, SC 29210
03/17/2018 00:29:56	03/17/2018 00:29:56	1	1	BROAD RIVER RD COLUMBIA, SC 29210

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03/17/2018 00:30:56	03/17/2018 00:30:56	1	1	100 BROOK PINES DR COLUMBIA, SC 29210
03/17/2018 00:31:56	03/17/2018 00:32:55	2	2	100 KINGS CROSS RD COLUMBIA, SC 29210
03/17/2018 00:33:55	03/17/2018 00:35:54	3	3	200 BROOK PINES DR COLUMBIA, SC 29210
03/17/2018 00:36:53	03/17/2018 00:36:53	1	1	100 VILLAGE GREEN RD COLUMBIA, SC 29210
03/17/2018 00:37:53	03/17/2018 00:37:53	1	1	100 BROOK PINES DR COLUMBIA, SC 29210
03/17/2018 00:38:53	03/17/2018 00:38:53	1	1	4100 BROAD RIVER RD COLUMBIA, SC 29210
03/17/2018 00:39:52	03/17/2018 00:39:52	1	1	1200 PINEY GROVE RD COLUMBIA, SC 29210
03/17/2018 00:40:52	03/17/2018 00:40:52	1	1	800 PINEY GROVE RD COLUMBIA, SC 29210
03/17/2018 00:41:51	03/17/2018 00:41:51	1	1	400 PINEY GROVE RD COLUMBIA, SC 29210
03/17/2018 00:42:51	03/17/2018 00:42:51	1	1	1300 BOWER PKY COLUMBIA, SC 29212
03/17/2018 00:43:51	03/17/2018 00:43:51	1	1	200 PARK TERRACE DR COLUMBIA, SC 29212
03/17/2018 00:44:50	03/17/2018 00:44:50	1	1	700 SATURN PKY COLUMBIA, SC 29212
03/17/2018 00:45:50	03/17/2018 00:45:50	1	1	300 PARK TERRACE DR COLUMBIA, SC 29212
03/17/2018 00:46:50	03/17/2018 00:52:47	7	7	700 JAMIL RD COLUMBIA, SC 29212
03/17/2018 00:53:47	03/17/2018 00:53:47	1	1	200 PARK TERRACE DR COLUMBIA, SC 29212
03/17/2018 00:54:46	03/17/2018 00:54:46	1	1	1300 BOWER PKY COLUMBIA, SC 29212
03/17/2018 00:55:46	03/17/2018 00:55:46	1	1	1200 BOWER PKY COLUMBIA, SC 29212
03/17/2018 00:56:46	03/17/2018 00:56:46	1	1	500 PINEY GROVE RD COLUMBIA, SC 29210
03/17/2018 00:57:45	03/17/2018 00:57:45	1	1	PINEY GROVE RD COLUMBIA, SC 29210
03/17/2018 00:58:45	03/17/2018 00:58:45	1	1	BROAD RIVER RD COLUMBIA, SC 29212
03/17/2018 00:59:45	03/17/2018 00:59:45	1	1	3700 BROAD RIVER RD COLUMBIA, SC 29210
03/17/2018 01:00:44	03/17/2018 01:00:44	1	1	3400 BROAD RIVER RD COLUMBIA, SC 29210
03/17/2018 01:01:44	03/17/2018 01:01:44	1	1	1000 METZE RD COLUMBIA, SC 29210
03/17/2018 01:02:43	03/17/2018 01:17:44	16	16	900 METZE RD COLUMBIA, SC 29210
03/17/2018 01:18:43	03/17/2018 01:18:43	1	1	1200 METZE RD COLUMBIA, SC 29210
03/17/2018 01:19:43	03/17/2018 01:19:43	1	1	3000 BROAD RIVER RD COLUMBIA, SC 29210
03/17/2018 01:20:43	03/17/2018 01:20:43	1	1	BROAD RIVER RD COLUMBIA, SC 29210
03/17/2018 01:21:42	03/17/2018 01:21:42	1	1	I 20 COLUMBIA, SC 29210
03/17/2018 01:22:50	03/17/2018 01:23:57	2	2	I 20 COLUMBIA, SC 29203
03/17/2018 01:24:56	03/17/2018 01:24:56	1	1	RAMP COLUMBIA, SC 29203
03/17/2018 01:26:05	03/17/2018 01:35:17	10	10	1400 BUCKNER RD COLUMBIA, SC 29203
03/17/2018 01:36:29	03/17/2018 01:36:29	1	1	FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 01:38:01	03/17/2018 01:38:01	1	1	6900 FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 01:39:00	03/17/2018 01:39:00	1	1	7400 FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 01:40:00	03/17/2018 01:40:00	1	1	7600 FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 01:40:59	03/17/2018 01:42:10	2	2	7800 WINNSBORO RD COLUMBIA, SC 29203
03/17/2018 01:43:10	03/17/2018 01:43:10	1	1	8000 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 01:44:09	03/17/2018 01:44:09	1	1	8200 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 01:45:09	03/17/2018 01:45:09	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 01:46:08	03/17/2018 01:46:08	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 01:47:28	03/17/2018 01:47:28	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 01:48:28	03/17/2018 01:48:28	1	1	8800 US HWY 321 S BLYTHEWOOD, SC 29016
03/17/2018 01:49:27	03/17/2018 01:49:27	1	1	8000 US HWY 321 S RIDGEWAY, SC 29130
03/17/2018 01:50:27	03/17/2018 01:50:27	1	1	1800 COWHORN RD WINNSBORO, SC 29180
03/17/2018 01:51:27	03/17/2018 01:51:27	1	1	1400 COWHORN RD WINNSBORO, SC 29180
03/17/2018 01:52:26	03/17/2018 02:03:31	13	11	100 SPINNAKER DR WINNSBORO, SC 29180
03/17/2018 02:04:30	03/17/2018 02:05:30	2	2	200 SPINNAKER DR WINNSBORO, SC 29180
03/17/2018 02:06:29	03/17/2018 02:07:29	2	2	100 SPINNAKER DR WINNSBORO, SC 29180
03/17/2018 02:08:29	03/17/2018 02:08:29	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/17/2018 02:09:45	03/17/2018 02:09:45	1	1	700 COWHORN RD WINNSBORO, SC 29180
03/17/2018 02:11:19	03/17/2018 02:11:19	1	1	1400 COWHORN RD WINNSBORO, SC 29180
03/17/2018 02:12:18	03/17/2018 02:12:18	1	1	1100 COWHORN RD WINNSBORO, SC 29180
03/17/2018 02:13:18	03/17/2018 02:13:18	1	1	1200 COWHORN RD WINNSBORO, SC 29180
03/17/2018 02:14:18	03/17/2018 02:14:18	1	1	900 COWHORN RD WINNSBORO, SC 29180
03/17/2018 02:15:18	03/17/2018 02:15:18	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/17/2018 02:16:28	03/17/2018 02:16:28	1	1	8000 US HWY 321 S RIDGEWAY, SC 29130
03/17/2018 02:17:28	03/17/2018 02:17:28	1	1	8700 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 02:18:27	03/17/2018 02:18:27	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 02:19:27	03/17/2018 02:19:27	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 02:20:27	03/17/2018 02:20:27	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 02:21:40	03/17/2018 02:21:40	1	1	8100 WINNSBORO RD BLYTHEWOOD, SC 29016

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03/17/2018 02:22:40	03/17/2018 02:22:40	1	1	8000 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 02:23:40	03/17/2018 02:23:40	1	1	7800 WINNSBORO RD COLUMBIA, SC 29203
03/17/2018 02:24:39	03/17/2018 02:24:39	1	1	7800 FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 02:25:39	03/17/2018 02:25:39	1	1	7600 FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 02:26:39	03/17/2018 02:28:38	3	3	FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 02:29:38	03/17/2018 02:29:38	1	1	5500 FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 02:30:37	03/17/2018 02:30:37	1	1	FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 02:31:37	03/17/2018 02:31:37	1	1	4500 MAIN ST COLUMBIA, SC 29203
03/17/2018 02:32:36	03/17/2018 02:32:36	1	1	4000 MAIN ST COLUMBIA, SC 29203
03/17/2018 02:33:36	03/17/2018 02:33:36	1	1	3700 MAIN ST COLUMBIA, SC 29203
03/17/2018 02:34:36	03/17/2018 02:34:36	1	1	3400 MAIN ST COLUMBIA, SC 29203
03/17/2018 02:35:35	03/17/2018 02:35:35	1	1	SUNSET DR COLUMBIA, SC 29203
03/17/2018 02:36:35	03/17/2018 02:36:35	1	1	1800 SUNSET DR COLUMBIA, SC 29203
03/17/2018 02:37:35	03/17/2018 02:38:34	2	2	2300 W BELTLINE BLVD COLUMBIA, SC 29203
03/17/2018 02:39:34	03/17/2018 02:39:34	1	1	1000 BAILEY ST COLUMBIA, SC 29203
03/17/2018 02:40:34	03/17/2018 02:40:34	1	1	200 BAILEY ST COLUMBIA, SC 29203
03/17/2018 02:41:36	03/17/2018 02:41:36	1	1	3900 W BELTLINE BLVD COLUMBIA, SC 29204
03/17/2018 02:42:36	03/17/2018 02:42:36	1	1	W BELTLINE BLVD COLUMBIA, SC 29204
03/17/2018 02:43:36	03/17/2018 02:45:34	3	1	3500 N BELTLINE BLVD COLUMBIA, SC 29204
03/17/2018 02:46:35	03/17/2018 02:46:35	1	1	5300 2 NOTCH RD COLUMBIA, SC 29204
03/17/2018 02:47:34	03/17/2018 02:47:34	1	1	1200 FONTAINE RD COLUMBIA, SC 29223
03/17/2018 02:48:34	03/17/2018 02:48:34	1	1	ST HWY 277 COLUMBIA, SC 29223
03/17/2018 02:49:33	03/17/2018 02:49:33	1	1	ST HWY 277 COLUMBIA, SC 29203
03/17/2018 02:50:33	03/17/2018 02:50:33	1	1	ST HWY 277 COLUMBIA, SC 29223
03/17/2018 02:51:33	03/17/2018 02:52:32	2	2	I 77 COLUMBIA, SC 29203
03/17/2018 02:53:32	03/17/2018 02:55:47	3	2	RAMP COLUMBIA, SC 29203
03/17/2018 02:56:47	03/17/2018 02:59:46	4	4	I 77 COLUMBIA, SC 29223
03/17/2018 03:00:45	03/17/2018 03:00:45	1	1	1900 PERCIVAL RD COLUMBIA, SC 29223
03/17/2018 03:01:45	03/17/2018 03:01:45	1	1	1700 PERCIVAL RD COLUMBIA, SC 29223
03/17/2018 03:03:04	03/17/2018 03:03:04	1	1	DECKER BLVD COLUMBIA, SC 29206
03/17/2018 03:04:03	03/17/2018 03:22:04	19	15	3600 RANCH RD COLUMBIA, SC 29206
03/17/2018 03:23:03	03/17/2018 03:23:03	1	1	I 77 COLUMBIA, SC 29209
03/17/2018 03:24:03	03/17/2018 03:24:03	1	1	RAMP COLUMBIA, SC 29209
03/17/2018 03:25:03	03/17/2018 03:27:13	3	3	GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 03:28:12	03/17/2018 03:28:12	1	1	900 ABERNATHY ST COLUMBIA, SC 29209
03/17/2018 03:29:12	03/17/2018 06:06:37	159	152	7700 HAIR ST COLUMBIA, SC 29209
03/17/2018 06:07:36	03/17/2018 06:08:56	2	1	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 06:09:55	03/17/2018 06:09:55	1	1	7300 GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 06:11:06	03/17/2018 06:11:06	1	1	RAMP COLUMBIA, SC 29209
03/17/2018 06:12:16	03/17/2018 06:12:16	1	1	I 77 COLUMBIA, SC 29209
03/17/2018 06:13:15	03/17/2018 06:13:15	1	1	I 77 COLUMBIA, SC 29207
03/17/2018 06:14:33	03/17/2018 06:14:33	1	1	I 77 COLUMBIA, SC 29206
03/17/2018 06:15:32	03/17/2018 06:15:32	1	1	RAMP COLUMBIA, SC 29207
03/17/2018 06:16:32	03/17/2018 06:17:38	2	2	3600 RANCH RD COLUMBIA, SC 29206
03/17/2018 06:18:37	03/17/2018 06:18:37	1	1	1700 DECKER BLVD COLUMBIA, SC 29206
03/17/2018 06:19:37	03/17/2018 06:24:54	6	5	1600 DECKER BLVD COLUMBIA, SC 29206
03/17/2018 06:25:55	03/17/2018 06:25:55	1	1	1700 ARDMORE RD COLUMBIA, SC 29223
03/17/2018 06:26:54	03/17/2018 06:30:02	4	4	I 77 COLUMBIA, SC 29223
03/17/2018 06:31:02	03/17/2018 06:33:09	3	3	I 77 COLUMBIA, SC 29203
03/17/2018 06:34:09	03/17/2018 06:36:19	3	3	I 77 BLYTHEWOOD, SC 29016
03/17/2018 06:37:18	03/17/2018 06:37:18	1	1	200 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 06:38:18	03/17/2018 06:38:18	1	1	100 MAIN ST BLYTHEWOOD, SC 29016
03/17/2018 06:39:18	03/17/2018 06:39:18	1	1	500 MAIN ST BLYTHEWOOD, SC 29016
03/17/2018 06:40:17	03/17/2018 06:40:17	1	1	11100 WILSON BLVD BLYTHEWOOD, SC 29016
03/17/2018 06:41:17	03/17/2018 06:42:32	3	2	100 PINEVIEW CHURCH RD BLYTHEWOOD, SC 29016
03/17/2018 06:43:31	03/17/2018 06:43:31	1	1	200 PINEVIEW CHURCH RD BLYTHEWOOD, SC 29016
03/17/2018 06:44:31	03/17/2018 06:44:31	1	1	600 BONEY RD BLYTHEWOOD, SC 29016
03/17/2018 06:45:31	03/17/2018 06:45:31	1	1	2200 BONEY RD BLYTHEWOOD, SC 29016
03/17/2018 06:46:30	03/17/2018 06:46:30	1	1	2500 BONEY RD BLYTHEWOOD, SC 29016
03/17/2018 06:47:41	03/17/2018 06:47:41	1	1	2300 BONEY RD RIDGEWAY, SC 29130
03/17/2018 06:48:54	03/17/2018 06:48:54	1	1	2000 BONEY RD RIDGEWAY, SC 29130

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03/17/2018 06:49:54	03/17/2018 06:49:54	1	1	2300 HOOD RD RIDGEWAY, SC 29130
03/17/2018 06:50:54	03/17/2018 06:50:54	1	1	2100 HOOD RD RIDGEWAY, SC 29130
03/17/2018 06:51:53	03/17/2018 06:55:52	5	1	1500 HOOD RD RIDGEWAY, SC 29130
03/17/2018 06:56:52	03/17/2018 06:56:52	1	1	7900 ST HWY 34 E RIDGEWAY, SC 29130
03/17/2018 06:57:51	03/17/2018 06:57:51	1	1	7400 ST HWY 34 E RIDGEWAY, SC 29130
03/17/2018 06:58:51	03/17/2018 07:00:54	3	1	RAMP RIDGEWAY, SC 29130
03/17/2018 07:01:54	03/17/2018 07:01:54	1	1	3800 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:02:54	03/17/2018 07:02:54	1	1	4100 PEACH ST RIDGEWAY, SC 29130
03/17/2018 07:03:53	03/17/2018 07:03:53	1	1	1600 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:05:01	03/17/2018 07:05:01	1	1	1000 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:06:01	03/17/2018 07:06:01	1	1	500 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:07:00	03/17/2018 07:13:20	7	7	700 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:14:19	03/17/2018 07:14:19	1	1	800 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:15:19	03/17/2018 07:16:24	2	2	700 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:17:24	03/17/2018 07:17:24	1	1	800 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:18:36	03/17/2018 07:18:36	1	1	1500 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:19:35	03/17/2018 07:19:35	1	1	4200 PEACH ST RIDGEWAY, SC 29130
03/17/2018 07:20:35	03/17/2018 07:20:35	1	1	3400 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:21:35	03/17/2018 07:21:35	1	1	2500 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:22:34	03/17/2018 07:22:34	1	1	1400 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:23:34	03/17/2018 07:23:34	1	1	1100 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:24:34	03/17/2018 07:24:34	1	1	200 E PEACH RD WINNSBORO, SC 29180
03/17/2018 07:25:33	03/17/2018 07:25:33	1	1	0 E PEACH RD WINNSBORO, SC 29180
03/17/2018 07:26:38	03/17/2018 07:26:38	1	1	1600 W PEACH RD WINNSBORO, SC 29180
03/17/2018 07:27:38	03/17/2018 07:27:38	1	1	1400 W PEACH RD WINNSBORO, SC 29180
03/17/2018 07:28:54	03/17/2018 07:28:54	1	1	1700 W PEACH RD WINNSBORO, SC 29180
03/17/2018 07:29:54	03/17/2018 07:29:54	1	1	200 E PEACH RD WINNSBORO, SC 29180
03/17/2018 07:30:54	03/17/2018 07:30:54	1	1	1100 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:31:53	03/17/2018 07:31:53	1	1	1500 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:32:58	03/17/2018 07:32:58	1	1	2600 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:34:08	03/17/2018 07:34:08	1	1	3500 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 07:35:07	03/17/2018 07:35:07	1	1	400 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:36:14	03/17/2018 07:36:14	1	1	1500 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:37:14	03/17/2018 07:37:14	1	1	1100 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:38:13	03/17/2018 07:48:01	11	10	1000 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:49:01	03/17/2018 07:49:01	1	1	600 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:50:00	03/17/2018 07:50:00	1	1	300 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:51:10	03/17/2018 07:51:10	1	1	7300 ST HWY 34 E RIDGEWAY, SC 29130
03/17/2018 07:52:10	03/17/2018 07:52:10	1	1	300 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:53:17	03/17/2018 07:53:17	1	1	700 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:54:17	03/17/2018 07:54:17	1	1	1100 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:55:16	03/17/2018 07:55:16	1	1	1500 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:56:26	03/17/2018 07:56:26	1	1	1800 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:57:26	03/17/2018 07:58:25	2	2	1700 MT HOPE RD RIDGEWAY, SC 29130
03/17/2018 07:59:25	03/17/2018 07:59:25	1	1	4200 PEACH ST RIDGEWAY, SC 29130
03/17/2018 08:00:38	03/17/2018 08:00:38	1	1	3700 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 08:01:50	03/17/2018 08:01:50	1	1	2500 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 08:02:50	03/17/2018 08:02:50	1	1	1300 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 08:03:49	03/17/2018 08:03:49	1	1	600 E PEACH RD RIDGEWAY, SC 29130
03/17/2018 08:04:49	03/17/2018 08:04:49	1	1	0 E PEACH RD WINNSBORO, SC 29180
03/17/2018 08:05:49	03/17/2018 08:05:49	1	1	1500 W PEACH RD WINNSBORO, SC 29180
03/17/2018 08:06:56	03/17/2018 08:06:56	1	1	300 COWHORN RD WINNSBORO, SC 29180
03/17/2018 08:07:56	03/17/2018 08:24:25	17	17	100 SPINNAKER DR WINNSBORO, SC 29180
03/17/2018 08:25:24	03/17/2018 08:25:24	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/17/2018 08:26:26	03/17/2018 08:26:26	1	1	1200 COWHORN RD WINNSBORO, SC 29180
03/17/2018 08:27:30	03/17/2018 08:27:30	1	1	7200 US HWY 321 S WINNSBORO, SC 29180
03/17/2018 08:28:30	03/17/2018 08:28:30	1	1	9100 US HWY 321 S BLYTHEWOOD, SC 29016
03/17/2018 08:29:29	03/17/2018 08:29:29	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 08:30:29	03/17/2018 08:30:29	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 08:31:42	03/17/2018 08:31:42	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 08:32:48	03/17/2018 08:33:59	2	2	1800 BLYTHEWOOD RD BLYTHEWOOD, SC 29016

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03/17/2018 08:34:59	03/17/2018 08:34:59	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 08:35:58	03/17/2018 08:35:58	1	1	8200 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 08:37:10	03/17/2018 08:37:10	1	1	8100 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 08:38:20	03/17/2018 08:38:20	1	1	7900 WINNSBORO RD COLUMBIA, SC 29203
03/17/2018 08:39:20	03/17/2018 08:39:20	1	1	7800 WINNSBORO RD COLUMBIA, SC 29203
03/17/2018 08:40:20	03/17/2018 08:42:42	4	3	FAIRFIELD RD COLUMBIA, SC 29203
03/17/2018 08:43:53	03/17/2018 08:45:52	3	3	I 20 COLUMBIA, SC 29203
03/17/2018 08:46:52	03/17/2018 08:46:52	1	1	I 20 COLUMBIA, SC 29210
03/17/2018 08:47:55	03/17/2018 08:47:55	1	1	RAMP COLUMBIA, SC 29210
03/17/2018 08:48:54	03/17/2018 08:48:54	1	1	I 26 COLUMBIA, SC 29210
03/17/2018 08:50:08	03/17/2018 08:52:07	3	3	I 26 W COLUMBIA, SC 29169
03/17/2018 08:53:16	03/17/2018 08:53:16	1	1	I 26 CAYCE, SC 29033
03/17/2018 08:54:23	03/17/2018 08:56:32	4	3	I 26 W COLUMBIA, SC 29172
03/17/2018 08:57:31	03/17/2018 08:58:41	2	2	I 26 GASTON, SC 29053
03/17/2018 08:59:51	03/17/2018 09:02:02	3	2	I 26 ST MATTHEWS, SC 29135
03/17/2018 09:03:01	03/17/2018 09:04:01	2	2	I 26 SWANSEA, SC 29160
03/17/2018 09:05:01	03/17/2018 09:10:12	6	5	I 26 ST MATTHEWS, SC 29135
03/17/2018 09:11:11	03/17/2018 09:11:11	1	1	RAMP ST MATTHEWS, SC 29135
03/17/2018 09:12:23	03/17/2018 09:12:23	1	1	ST HWY 9 22 ST MATTHEWS, SC 29135
03/17/2018 09:13:23	03/17/2018 09:13:23	1	1	1000 ST HWY 9 22 ST MATTHEWS, SC 29135
03/17/2018 09:14:37	03/17/2018 09:14:37	1	1	ST HWY 9 22 ST MATTHEWS, SC 29135
03/17/2018 09:15:49	03/17/2018 09:19:48	5	4	US HWY 176 ST MATTHEWS, SC 29135
03/17/2018 09:20:48	03/17/2018 09:22:47	3	3	US HWY 176 CAMERON, SC 29030
03/17/2018 09:24:03	03/17/2018 09:24:03	1	1	5700 CAMERON RD CAMERON, SC 29030
03/17/2018 09:25:02	03/17/2018 09:26:01	2	2	US HWY 176 CAMERON, SC 29030
03/17/2018 09:27:11	03/17/2018 09:28:11	2	2	OLD STATE HWY CAMERON, SC 29030
03/17/2018 09:29:11	03/17/2018 09:31:10	3	3	UNNAMED ST CAMERON, SC 29030
03/17/2018 09:32:10	03/17/2018 09:33:18	2	2	US HWY 176 CAMERON, SC 29030
03/17/2018 09:34:24	03/17/2018 09:37:23	4	4	UNNAMED ST CAMERON, SC 29030
03/17/2018 09:38:30	03/17/2018 09:39:38	2	2	US HWY 176 CAMERON, SC 29030
03/17/2018 09:40:37	03/17/2018 09:40:37	1	1	UNNAMED ST CAMERON, SC 29030
03/17/2018 09:41:37	03/17/2018 09:43:47	3	3	US HWY 176 CAMERON, SC 29030
03/17/2018 09:45:51	03/17/2018 09:46:50	2	2	OLD STATE HWY CAMERON, SC 29030
03/17/2018 09:47:50	03/17/2018 09:48:49	2	2	US HWY 176 CAMERON, SC 29030
03/17/2018 09:50:01	03/17/2018 09:50:01	1	1	400 US HWY 176 CAMERON, SC 29030
03/17/2018 09:51:14	03/17/2018 09:51:14	1	1	US HWY 176 CAMERON, SC 29030
03/17/2018 09:52:35	03/17/2018 09:58:54	7	7	US HWY 176 ST MATTHEWS, SC 29135
03/17/2018 10:00:05	03/17/2018 10:00:05	1	1	UNNAMED ST ST MATTHEWS, SC 29135
03/17/2018 10:01:15	03/17/2018 10:04:32	5	4	ST HWY 9 22 ST MATTHEWS, SC 29135
03/17/2018 10:05:31	03/17/2018 10:10:39	6	6	I 26 ST MATTHEWS, SC 29135
03/17/2018 10:12:18	03/17/2018 10:13:21	2	2	I 26 SWANSEA, SC 29160
03/17/2018 10:14:41	03/17/2018 10:18:11	4	4	I 26 ST MATTHEWS, SC 29135
03/17/2018 10:19:11	03/17/2018 10:19:11	1	1	I 26 GASTON, SC 29053
03/17/2018 10:20:23	03/17/2018 10:20:23	1	1	CHARLESTON HWY W COLUMBIA, SC 29172
03/17/2018 10:21:45	03/17/2018 10:21:45	1	1	100 ACCESS RD GASTON, SC 29053
03/17/2018 10:22:53	03/17/2018 10:22:53	1	1	4000 CHARLESTON HWY GASTON, SC 29053
03/17/2018 10:23:52	03/17/2018 10:23:52	1	1	100 ACCESS RD GASTON, SC 29053
03/17/2018 10:24:52	03/17/2018 10:38:24	14	14	4000 CHARLESTON HWY GASTON, SC 29053
03/17/2018 10:39:24	03/17/2018 10:44:33	7	6	300 ROLLING MEADOWS LN W COLUMBIA, SC 29172
03/17/2018 10:45:33	03/17/2018 10:45:33	1	1	CHARLESTON HWY W COLUMBIA, SC 29172
03/17/2018 10:46:33	03/17/2018 10:46:33	1	1	RAMP W COLUMBIA, SC 29172
03/17/2018 10:47:32	03/17/2018 10:48:42	2	2	I 26 W COLUMBIA, SC 29172
03/17/2018 10:49:50	03/17/2018 10:49:50	1	1	RAMP W COLUMBIA, SC 29172
03/17/2018 10:50:50	03/17/2018 10:51:50	2	2	I 77 W COLUMBIA, SC 29172
03/17/2018 10:52:49	03/17/2018 10:55:51	4	4	I 77 COLUMBIA, SC 29209
03/17/2018 10:56:51	03/17/2018 10:56:51	1	1	RAMP COLUMBIA, SC 29209
03/17/2018 10:57:51	03/17/2018 10:57:51	1	1	800 LEESBURG RD COLUMBIA, SC 29209
03/17/2018 10:58:59	03/17/2018 10:58:59	1	1	RAMP COLUMBIA, SC 29209
03/17/2018 11:00:10	03/17/2018 11:00:10	1	1	I 77 COLUMBIA, SC 29207
03/17/2018 11:01:10	03/17/2018 11:02:09	2	2	I 77 COLUMBIA, SC 29206
03/17/2018 11:03:09	03/17/2018 11:07:16	5	5	I 77 COLUMBIA, SC 29223

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03/17/2018 11:08:15	03/17/2018 11:09:15	2	2	177 COLUMBIA, SC 29203
03/17/2018 11:10:24	03/17/2018 11:12:23	3	3	177 BLYTHEWOOD, SC 29016
03/17/2018 11:13:23	03/17/2018 11:13:23	1	1	RAMP BLYTHEWOOD, SC 29016
03/17/2018 11:14:35	03/17/2018 11:14:35	1	1	300 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:15:35	03/17/2018 11:15:35	1	1	500 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:16:35	03/17/2018 11:16:35	1	1	1300 SYRUP MILL RD BLYTHEWOOD, SC 29016
03/17/2018 11:17:34	03/17/2018 11:17:34	1	1	1600 SYRUP MILL RD BLYTHEWOOD, SC 29016
03/17/2018 11:18:34	03/17/2018 11:18:34	1	1	5000 SYRUP MILL RD RIDGEWAY, SC 29130
03/17/2018 11:19:34	03/17/2018 11:19:34	1	1	2600 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:20:44	03/17/2018 11:20:44	1	1	2200 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:21:44	03/17/2018 11:21:44	1	1	1600 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:23:00	03/17/2018 11:23:00	1	1	400 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:23:59	03/17/2018 11:23:59	1	1	1000 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:24:59	03/17/2018 11:24:59	1	1	600 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:26:06	03/17/2018 11:26:06	1	1	200 BROOM MILL RD RIDGEWAY, SC 29130
03/17/2018 11:27:06	03/17/2018 11:27:06	1	1	7200 US HWY 321 S WINNSBORO, SC 29180
03/17/2018 11:28:06	03/17/2018 11:28:06	1	1	1200 COWHORN RD WINNSBORO, SC 29180
03/17/2018 11:29:05	03/17/2018 11:29:05	1	1	400 COWHORN RD WINNSBORO, SC 29180
03/17/2018 11:30:05	03/17/2018 11:38:24	9	9	100 SPINNAKER DR WINNSBORO, SC 29180
03/17/2018 11:39:24	03/17/2018 11:39:24	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/17/2018 11:40:24	03/17/2018 11:40:24	1	1	1200 COWHORN RD WINNSBORO, SC 29180
03/17/2018 11:41:23	03/17/2018 11:41:23	1	1	7200 US HWY 321 S WINNSBORO, SC 29180
03/17/2018 11:42:34	03/17/2018 11:42:34	1	1	8700 US HWY 321 S BLYTHEWOOD, SC 29016
03/17/2018 11:43:34	03/17/2018 11:43:34	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 11:44:39	03/17/2018 11:44:39	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 11:45:39	03/17/2018 11:45:39	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/17/2018 11:46:38	03/17/2018 11:46:38	1	1	1600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:47:44	03/17/2018 11:47:44	1	1	1300 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:48:44	03/17/2018 11:48:44	1	1	900 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:49:54	03/17/2018 11:49:54	1	1	600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:51:04	03/17/2018 11:51:04	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/17/2018 11:52:04	03/17/2018 11:55:07	4	4	177 BLYTHEWOOD, SC 29016
03/17/2018 11:56:15	03/17/2018 11:57:22	2	2	177 COLUMBIA, SC 29203
03/17/2018 11:58:52	03/17/2018 12:01:13	3	3	177 COLUMBIA, SC 29223
03/17/2018 12:02:22	03/17/2018 12:02:22	1	1	177 COLUMBIA, SC 29207
03/17/2018 12:03:35	03/17/2018 12:03:35	1	1	177 COLUMBIA, SC 29206
03/17/2018 12:04:35	03/17/2018 12:04:35	1	1	177 COLUMBIA, SC 29207
03/17/2018 12:05:35	03/17/2018 12:05:35	1	1	177 COLUMBIA, SC 29209
03/17/2018 12:06:35	03/17/2018 12:06:35	1	1	RAMP COLUMBIA, SC 29209
03/17/2018 12:07:34	03/17/2018 12:08:50	2	1	LEESBURG RD COLUMBIA, SC 29209
03/17/2018 12:09:51	03/17/2018 12:09:51	1	1	1600 LEESBURG RD COLUMBIA, SC 29209
03/17/2018 12:10:50	03/17/2018 12:11:50	2	2	1700 LEESBURG RD COLUMBIA, SC 29209
03/17/2018 12:12:50	03/17/2018 12:12:50	1	1	7000 HILO ST COLUMBIA, SC 29209
03/17/2018 12:13:49	03/17/2018 12:15:49	3	3	1600 SHEFFEY CT COLUMBIA, SC 29209
03/17/2018 12:16:48	03/17/2018 12:16:48	1	1	7200 HILO ST COLUMBIA, SC 29209
03/17/2018 12:18:00	03/17/2018 12:18:00	1	1	7000 PATRICIA DR COLUMBIA, SC 29209
03/17/2018 12:19:11	03/17/2018 12:19:11	1	1	1200 LEESBURG RD COLUMBIA, SC 29209
03/17/2018 12:20:11	03/17/2018 12:21:11	2	2	RAMP COLUMBIA, SC 29209
03/17/2018 12:22:10	03/17/2018 12:22:10	1	1	GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 12:23:18	03/17/2018 12:23:18	1	1	7300 GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 12:24:30	03/17/2018 12:24:30	1	1	7400 GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 12:25:29	03/17/2018 12:26:29	2	2	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 12:27:29	03/17/2018 12:28:28	2	2	GARNERS FERRY RD COLUMBIA, SC 29209
03/17/2018 12:29:41	03/17/2018 12:29:41	1	1	1800 PINEVIEW DR COLUMBIA, SC 29209
03/17/2018 12:30:50	03/17/2018 12:30:50	1	1	1600 PINEVIEW DR COLUMBIA, SC 29209
03/17/2018 12:31:49	03/17/2018 12:31:49	1	1	1500 PINEVIEW DR COLUMBIA, SC 29209
03/17/2018 12:32:49	03/17/2018 12:32:49	1	1	1300 PINEVIEW DR COLUMBIA, SC 29209
03/17/2018 12:33:48	03/17/2018 12:34:58	2	2	1000 PINEVIEW DR COLUMBIA, SC 29209
03/17/2018 12:35:58	03/17/2018 12:35:58	1	1	5100 BLUFF RD COLUMBIA, SC 29209
03/17/2018 12:36:57	03/17/2018 12:36:57	1	1	5300 BLUFF RD COLUMBIA, SC 29209
03/17/2018 12:37:58	03/17/2018 12:37:58	1	1	5400 BLUFF RD COLUMBIA, SC 29209

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03/17/2018 12:38:58	03/17/2018 12:38:58	1	1	5600 BLUFF RD COLUMBIA, SC 29209
03/17/2018 12:39:57	03/17/2018 12:39:57	1	1	5900 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:40:57	03/17/2018 12:40:57	1	1	6000 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:41:57	03/17/2018 12:41:57	1	1	6200 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:42:56	03/17/2018 12:42:56	1	1	6400 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:44:02	03/17/2018 12:44:02	1	1	6800 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:45:02	03/17/2018 12:45:02	1	1	7000 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:46:11	03/17/2018 12:46:11	1	1	7200 BLUFF RD HOPKINS, SC 29061
03/17/2018 12:47:11	03/17/2018 12:47:11	1	1	BLUFF RD HOPKINS, SC 29061
03/17/2018 12:48:10	03/17/2018 12:49:10	2	2	7700 BLUFF RD GADSDEN, SC 29052
03/17/2018 12:50:10	03/17/2018 12:50:10	1	1	8000 BLUFF RD GADSDEN, SC 29052
03/17/2018 12:51:10	03/17/2018 12:51:10	1	1	8300 BLUFF RD GADSDEN, SC 29052
03/17/2018 12:52:09	03/17/2018 12:53:09	2	2	8500 BLUFF RD GADSDEN, SC 29052
03/17/2018 12:54:19	03/17/2018 12:54:19	1	1	8700 BLUFF RD GADSDEN, SC 29052
03/17/2018 12:55:19	03/17/2018 12:55:19	1	1	8800 BLUFF RD EASTOVER, SC 29044
03/17/2018 12:56:19	03/17/2018 12:56:19	1	1	9100 BLUFF RD EASTOVER, SC 29044
03/17/2018 12:57:18	03/17/2018 12:57:18	1	1	9300 BLUFF RD EASTOVER, SC 29044
03/17/2018 12:58:18	03/17/2018 13:05:37	9	7	4700 MCCORDS FERRY RD EASTOVER, SC 29044
03/17/2018 13:06:45	03/17/2018 13:07:45	2	2	4800 MCCORDS FERRY RD EASTOVER, SC 29044
03/17/2018 13:08:45	03/17/2018 13:08:45	1	1	4900 MCCORDS FERRY RD EASTOVER, SC 29044
03/17/2018 13:09:44	03/17/2018 13:09:44	1	1	MCCORDS FERRY RD EASTOVER, SC 29044
03/17/2018 13:10:44	03/17/2018 13:10:44	1	1	MCCORDS FERRY RD CAMERON, SC 29030
03/17/2018 13:11:44	03/17/2018 13:12:43	2	2	US HWY 601 CAMERON, SC 29030
03/17/2018 13:13:43	03/17/2018 13:24:39	12	12	ST HWY 9 102 CAMERON, SC 29030
03/17/2018 13:25:39	03/17/2018 13:26:46	2	2	US HWY 601 CAMERON, SC 29030
03/17/2018 13:27:45	03/17/2018 13:27:45	1	1	US HWY 601 ST MATTHEWS, SC 29135
03/17/2018 13:28:44	03/17/2018 13:28:44	1	1	US HWY 601 CAMERON, SC 29030
03/17/2018 13:29:45	03/17/2018 13:30:44	2	2	HARRY C RAYSOR DR N ST MATTHEWS, SC 29135
03/17/2018 13:31:44	03/17/2018 13:31:44	1	1	600 HARRY C RAYSOR DR N ST MATTHEWS, SC 29135
03/17/2018 13:32:44	03/17/2018 13:32:44	1	1	200 HARRY C RAYSOR DR N ST MATTHEWS, SC 29135
03/17/2018 13:33:43	03/17/2018 13:33:43	1	1	100 S HARRY C RAYSOR DR ST MATTHEWS, SC 29135
03/17/2018 13:34:43	03/17/2018 13:34:43	1	1	500 S HARRY C RAYSOR DR ST MATTHEWS, SC 29135
03/17/2018 13:35:43	03/17/2018 13:36:42	2	2	US HWY 601 ST MATTHEWS, SC 29135
03/17/2018 13:37:42	03/17/2018 13:38:41	2	2	UNNAMED ST ST MATTHEWS, SC 29135
03/17/2018 13:39:41	03/17/2018 13:39:41	1	1	4600 SAINT MATTHEWS RD ST MATTHEWS, SC 29135
03/17/2018 13:40:41	03/17/2018 13:40:41	1	1	4300 SAINT MATTHEWS RD ST MATTHEWS, SC 29135
03/17/2018 13:41:41	03/17/2018 13:41:41	1	1	3800 SAINT MATTHEWS RD ORANGEBURG, SC 29118
03/17/2018 13:42:40	03/17/2018 13:42:40	1	1	SAINT MATTHEWS RD ORANGEBURG, SC 29118
03/17/2018 13:43:40	03/17/2018 13:43:40	1	1	RAMP ORANGEBURG, SC 29118
03/17/2018 13:44:40	03/17/2018 13:45:39	2	2	I 26 ORANGEBURG, SC 29118
03/17/2018 13:46:39	03/17/2018 13:50:38	5	5	I 26 ORANGEBURG, SC 29115
03/17/2018 13:51:37	03/17/2018 13:59:34	9	9	3200 5 CHOP RD ORANGEBURG, SC 29115
03/17/2018 14:01:03	03/17/2018 14:02:02	2	2	I 26 ORANGEBURG, SC 29115
03/17/2018 14:03:02	03/17/2018 14:10:07	8	8	I 26 BOWMAN, SC 29018
03/17/2018 14:11:07	03/17/2018 14:11:07	1	1	I 95 BOWMAN, SC 29018
03/17/2018 14:12:06	03/17/2018 14:17:05	6	6	I 95 ST GEORGE, SC 29477
03/17/2018 14:18:05	03/17/2018 14:18:05	1	1	I 95 REEVESVILLE, SC 29471
03/17/2018 14:19:05	03/17/2018 14:22:04	4	4	I 95 ST GEORGE, SC 29477
03/17/2018 14:23:04	03/17/2018 14:24:03	2	2	RAMP SMOAKS, SC 29481
03/17/2018 14:25:03	03/17/2018 14:25:03	1	1	I 95 WALTERBORO, SC 29488
03/17/2018 14:26:03	03/17/2018 14:26:03	1	1	UNNAMED ST WALTERBORO, SC 29488
03/17/2018 14:27:03	03/17/2018 14:40:00	14	14	I 95 WALTERBORO, SC 29488
03/17/2018 14:40:59	03/17/2018 14:48:10	8	6	I 95 YEMASSEE, SC 29945
03/17/2018 14:49:31	03/17/2018 14:50:30	2	2	0 LANE ST YEMASSEE, SC 29945
03/17/2018 14:51:30	03/17/2018 14:51:30	1	1	LANE ST YEMASSEE, SC 29945
03/17/2018 14:52:30	03/17/2018 14:52:30	1	1	300 YEMASSEE HWY YEMASSEE, SC 29945
03/17/2018 14:53:30	03/17/2018 14:53:30	1	1	CHURCH ST N YEMASSEE, SC 29945
03/17/2018 14:54:29	03/17/2018 14:54:29	1	1	100 YEMASSEE HWY YEMASSEE, SC 29945
03/17/2018 14:56:51	03/17/2018 14:56:51	1	1	300 YEMASSEE HWY YEMASSEE, SC 29945
03/17/2018 14:58:27	03/17/2018 14:59:34	3	2	I 95 YEMASSEE, SC 29945
03/17/2018 15:00:34	03/17/2018 15:14:39	15	14	I 95 RIDGELAND, SC 29936

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03/17/2018 15:15:39	03/17/2018 15:21:45	7	7	I 95 HARDEEVILLE, SC 29927
03/17/2018 15:22:45	03/17/2018 15:22:45	1	1	RAMP HARDEEVILLE, SC 29927
03/17/2018 15:23:45	03/17/2018 15:23:45	1	1	3800 S COASTAL HWY 17 HARDEEVILLE, SC 29927
03/17/2018 15:24:58	03/17/2018 15:24:58	1	1	US HWY 17 S HARDEEVILLE, SC 29927
03/17/2018 15:25:57	03/17/2018 15:28:57	4	4	3800 US HWY 17 S HARDEEVILLE, SC 29927
03/17/2018 15:30:11	03/17/2018 15:35:57	7	6	US HWY 17 HARDEEVILLE, SC 29927
03/17/2018 15:36:57	03/17/2018 15:36:57	1	1	RAMP SAVANNAH, GA 31415
03/17/2018 15:37:57	03/17/2018 15:38:57	2	2	US HWY 17 SAVANNAH, GA 31401
03/17/2018 15:39:57	03/17/2018 15:41:09	2	2	I 16 SAVANNAH, GA 31415
03/17/2018 15:42:09	03/17/2018 15:42:09	1	1	I 516 SAVANNAH, GA 31415
03/17/2018 15:43:09	03/17/2018 15:46:22	4	4	I 516 SAVANNAH, GA 31405
03/17/2018 15:47:21	03/17/2018 15:47:21	1	1	200 W DE RENNE AVE SAVANNAH, GA 31405
03/17/2018 15:48:22	03/17/2018 15:50:21	3	3	W DE RENNE AVE SAVANNAH, GA 31405
03/17/2018 15:51:36	03/17/2018 15:51:36	1	1	E DE RENNE AVE SAVANNAH, GA 31405
03/17/2018 15:52:36	03/17/2018 15:52:36	1	1	O E DE RENNE AVE SAVANNAH, GA 31405
03/17/2018 15:53:36	03/17/2018 15:53:36	1	1	E DE RENNE AVE SAVANNAH, GA 31405
03/17/2018 15:54:35	03/17/2018 15:54:35	1	1	E DE RENNE AVE SAVANNAH, GA 31406
03/17/2018 15:55:35	03/17/2018 15:55:35	1	1	UNNAMED ST SAVANNAH, GA 31404
03/17/2018 15:56:35	03/17/2018 15:57:35	2	2	HARRY S TRUMAN PKY SAVANNAH, GA 31404
03/17/2018 15:58:34	03/17/2018 16:00:34	3	3	E VICTORY DR SAVANNAH, GA 31404
03/17/2018 16:01:34	03/17/2018 16:01:34	1	1	US HWY 80 SAVANNAH, GA 31404
03/17/2018 16:02:45	03/17/2018 16:02:45	1	1	US HWY 80 SAVANNAH, GA 31410
03/17/2018 16:03:45	03/17/2018 16:03:45	1	1	US HWY 80 E SAVANNAH, GA 31410
03/17/2018 16:04:45	03/17/2018 16:07:05	3	3	US HWY 80 SAVANNAH, GA 31410
03/17/2018 16:08:05	03/17/2018 16:36:51	30	29	RAMP SAVANNAH, GA 31410
03/17/2018 16:38:00	03/17/2018 16:38:00	1	1	7900 US HWY 80 SAVANNAH, GA 31410
03/17/2018 16:39:12	03/17/2018 16:43:22	5	5	US HWY 80 SAVANNAH, GA 31410
03/17/2018 16:44:22	03/17/2018 16:44:22	1	1	1300 US HWY 80 TYBEE IS, GA 31328
03/17/2018 16:45:30	03/17/2018 16:45:30	1	1	US HWY 80 TYBEE IS, GA 31328
03/17/2018 16:46:42	03/17/2018 16:46:42	1	1	700 US HWY 80 TYBEE IS, GA 31328
03/17/2018 16:47:42	03/17/2018 16:47:42	1	1	300 BUTLER AVE TYBEE IS, GA 31328
03/17/2018 16:48:41	03/17/2018 16:48:41	1	1	BUTLER AVE TYBEE IS, GA 31328
03/17/2018 16:49:41	03/17/2018 16:49:41	1	1	US HWY 80 TYBEE IS, GA 31328
03/17/2018 16:50:49	03/17/2018 16:50:49	1	1	BUTLER AVE TYBEE IS, GA 31328
03/17/2018 16:51:48	03/17/2018 16:51:48	1	1	STRAND AVE TYBEE IS, GA 31328
03/17/2018 16:52:56	03/17/2018 16:52:56	1	1	O IZLAR AVE TYBEE IS, GA 31328
03/17/2018 16:53:55	03/17/2018 16:53:55	1	1	1700 STRAND AVE TYBEE IS, GA 31328
03/17/2018 16:54:55	03/17/2018 16:54:55	1	1	O 18TH ST TYBEE IS, GA 31328
03/17/2018 16:55:55	03/17/2018 16:57:02	2	2	BUTLER AVE TYBEE IS, GA 31328
03/17/2018 16:58:14	03/17/2018 16:58:14	1	1	1000 BUTLER AVE TYBEE IS, GA 31328
03/17/2018 16:59:14	03/17/2018 16:59:14	1	1	300 BUTLER AVE TYBEE IS, GA 31328
03/17/2018 17:00:13	03/17/2018 17:00:13	1	1	100 MILLER AVE TYBEE IS, GA 31328
03/17/2018 17:01:13	03/17/2018 17:01:13	1	1	500 1ST ST TYBEE IS, GA 31328
03/17/2018 17:02:13	03/17/2018 17:02:13	1	1	300 1ST ST TYBEE IS, GA 31328
03/17/2018 17:03:12	03/17/2018 17:03:12	1	1	100 2ND AVE TYBEE IS, GA 31328
03/17/2018 17:04:12	03/17/2018 17:04:12	1	1	100 JONES AVE TYBEE IS, GA 31328
03/17/2018 17:05:12	03/17/2018 17:07:11	3	3	100 2ND AVE TYBEE IS, GA 31328
03/17/2018 17:08:20	03/17/2018 17:08:20	1	1	3RD ST TYBEE IS, GA 31328
03/17/2018 17:09:30	03/17/2018 17:09:30	1	1	BUTLER AVE TYBEE IS, GA 31328
03/17/2018 17:10:30	03/17/2018 17:10:30	1	1	1300 BUTLER AVE TYBEE IS, GA 31328
03/17/2018 17:11:29	03/17/2018 17:11:29	1	1	O 14TH ST TYBEE IS, GA 31328
03/17/2018 17:12:29	03/17/2018 17:13:35	3	2	100 14TH ST TYBEE IS, GA 31328
03/17/2018 17:14:41	03/17/2018 17:14:41	1	1	1400 BUTLER AVE TYBEE IS, GA 31328
03/17/2018 17:15:41	03/17/2018 17:15:41	1	1	STRAND AVE TYBEE IS, GA 31328
03/17/2018 17:16:41	03/17/2018 17:17:40	2	2	1500 STRAND AVE TYBEE IS, GA 31328
03/17/2018 17:18:40	03/17/2018 17:24:38	7	7	1600 STRAND AVE TYBEE IS, GA 31328
03/17/2018 17:25:52	03/17/2018 17:25:52	1	1	1700 STRAND AVE TYBEE IS, GA 31328
03/17/2018 17:26:52	03/17/2018 17:26:52	1	1	1700 BUTLER AVE TYBEE IS, GA 31328
03/17/2018 17:27:51	03/17/2018 17:27:51	1	1	BUTLER AVE TYBEE IS, GA 31328
03/17/2018 17:28:51	03/17/2018 17:28:51	1	1	1500 JONES AVE TYBEE IS, GA 31328
03/17/2018 17:29:51	03/17/2018 17:29:51	1	1	1300 CHATHAM AVE TYBEE IS, GA 31328

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03/17/2018 17:30:59	03/17/2018 17:30:59	1	1	700 13TH ST TYBEE IS, GA 31328
03/17/2018 17:31:59	03/17/2018 17:31:59	1	1	500 12TH ST TYBEE IS, GA 31328
03/17/2018 17:32:59	03/17/2018 17:32:59	1	1	400 12TH ST TYBEE IS, GA 31328
03/17/2018 17:33:58	03/17/2018 17:33:58	1	1	100 12TH ST TYBEE IS, GA 31328
03/17/2018 17:34:58	03/17/2018 17:34:58	1	1	900 US HWY 80 TYBEE IS, GA 31328
03/17/2018 17:35:58	03/17/2018 17:35:58	1	1	0 2ND TER TYBEE IS, GA 31328
03/17/2018 17:36:57	03/17/2018 17:36:57	1	1	1ST ST TYBEE IS, GA 31328
03/17/2018 17:37:57	03/17/2018 17:37:57	1	1	0 N CAMPBELL AVE TYBEE IS, GA 31328
03/17/2018 17:38:57	03/17/2018 17:38:57	1	1	0 VAN HORNE AVE TYBEE IS, GA 31328
03/17/2018 17:39:56	03/17/2018 17:39:56	1	1	0 TAYLOR ST TYBEE IS, GA 31328
03/17/2018 17:40:56	03/17/2018 17:40:56	1	1	0 CAPTAINS VIEW RD TYBEE IS, GA 31328
03/17/2018 17:41:56	03/17/2018 17:41:56	1	1	0 CAPTAIN VIEW TYBEE IS, GA 31328
03/17/2018 17:42:55	03/17/2018 17:42:55	1	1	0 FORT AVE TYBEE IS, GA 31328
03/17/2018 17:43:55	03/17/2018 17:43:55	1	1	500 POLK ST TYBEE IS, GA 31328
03/17/2018 17:44:55	03/17/2018 17:44:55	1	1	1100 US HWY 80 TYBEE IS, GA 31328
03/17/2018 17:45:54	03/17/2018 17:45:54	1	1	US HWY 80 TYBEE IS, GA 31328
03/17/2018 17:46:54	03/17/2018 17:52:04	6	6	US HWY 80 SAVANNAH, GA 31410
03/17/2018 17:53:04	03/17/2018 17:53:04	1	1	8000 OLD TYBEE RD SAVANNAH, GA 31410
03/17/2018 17:54:04	03/17/2018 17:55:03	2	2	RAMP SAVANNAH, GA 31410
03/17/2018 17:56:03	03/17/2018 17:56:03	1	1	7800 JOHNNY MERCER BLVD SAVANNAH, GA 31410
03/17/2018 17:57:03	03/17/2018 17:58:02	2	2	US HWY 80 SAVANNAH, GA 31410
03/17/2018 17:59:02	03/17/2018 18:00:02	2	2	ISLANDS EXPY SAVANNAH, GA 31410
03/17/2018 18:01:01	03/17/2018 18:01:01	1	1	0 ISLANDS EXPY SAVANNAH, GA 31404
03/17/2018 18:02:01	03/17/2018 18:02:01	1	1	2700 ISLANDS EXPY SAVANNAH, GA 31404
03/17/2018 18:03:00	03/17/2018 18:03:00	1	1	1800 E PRESIDENT ST SAVANNAH, GA 31404
03/17/2018 18:04:12	03/17/2018 18:04:12	1	1	1500 E PRESIDENT ST SAVANNAH, GA 31404
03/17/2018 18:05:12	03/17/2018 18:05:12	1	1	E PRESIDENT ST SAVANNAH, GA 31401
03/17/2018 18:06:11	03/17/2018 18:06:11	1	1	600 E PRESIDENT ST SAVANNAH, GA 31401
03/17/2018 18:07:11	03/17/2018 18:07:11	1	1	500 E YORK ST SAVANNAH, GA 31401
03/17/2018 18:08:37	03/17/2018 18:08:37	1	1	100 E BROAD ST SAVANNAH, GA 31401
03/17/2018 18:09:44	03/17/2018 18:09:44	1	1	500 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:10:44	03/17/2018 18:10:44	1	1	E BROAD ST SAVANNAH, GA 31401
03/17/2018 18:11:43	03/17/2018 18:11:43	1	1	500 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:12:43	03/17/2018 18:13:43	2	2	400 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:14:42	03/17/2018 18:18:41	5	5	300 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:19:40	03/17/2018 18:19:40	1	1	LINCOLN ST SAVANNAH, GA 31401
03/17/2018 18:20:40	03/17/2018 18:21:40	2	2	0 LINCOLN ST SAVANNAH, GA 31401
03/17/2018 18:22:39	03/17/2018 18:22:39	1	1	200 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:23:39	03/17/2018 18:23:39	1	1	0 N ABERCORN ST SAVANNAH, GA 31401
03/17/2018 18:24:39	03/17/2018 18:25:38	2	2	100 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:26:48	03/17/2018 18:27:48	2	2	DRAYTON ST SAVANNAH, GA 31401
03/17/2018 18:28:47	03/17/2018 18:29:47	2	2	BULL ST SAVANNAH, GA 31401
03/17/2018 18:31:00	03/17/2018 18:31:00	1	1	0 E BAY ST SAVANNAH, GA 31401
03/17/2018 18:32:00	03/17/2018 18:32:00	1	1	0 W BAY ST SAVANNAH, GA 31401
03/17/2018 18:33:00	03/17/2018 18:33:00	1	1	W LOWER FACTORS WALK SAVANNAH, GA 31401
03/17/2018 18:33:59	03/17/2018 18:37:07	4	4	100 W LOWER FACTORS WALK SAVANNAH, GA 31401
03/17/2018 18:38:14	03/17/2018 18:38:14	1	1	0 BARNARD ST SAVANNAH, GA 31401
03/17/2018 18:39:14	03/17/2018 18:40:13	2	2	200 W BAY ST SAVANNAH, GA 31401
03/17/2018 18:41:13	03/17/2018 18:41:13	1	1	300 W BAY ST SAVANNAH, GA 31401
03/17/2018 18:42:13	03/17/2018 18:44:12	3	3	400 W BAY ST SAVANNAH, GA 31401
03/17/2018 18:45:20	03/17/2018 18:47:19	3	3	500 W BAY ST SAVANNAH, GA 31401
03/17/2018 18:48:19	03/17/2018 18:49:20	2	2	0 N FAHM ST SAVANNAH, GA 31401
03/17/2018 18:50:31	03/17/2018 18:50:31	1	1	100 N FAHM ST SAVANNAH, GA 31401
03/17/2018 18:51:31	03/17/2018 18:52:30	2	2	600 W RIVER ST SAVANNAH, GA 31401
03/17/2018 18:53:36	03/17/2018 18:53:36	1	1	0 WARNER ST SAVANNAH, GA 31401
03/17/2018 18:54:48	03/17/2018 18:56:56	3	3	600 W RIVER ST SAVANNAH, GA 31401
03/17/2018 18:57:56	03/17/2018 18:57:56	1	1	100 N FAHM ST SAVANNAH, GA 31401
03/17/2018 18:58:55	03/17/2018 19:04:06	6	6	0 N FAHM ST SAVANNAH, GA 31401
03/17/2018 19:05:05	03/17/2018 19:05:05	1	1	N FAHM ST SAVANNAH, GA 31401
03/17/2018 19:06:05	03/17/2018 19:19:11	14	14	500 W BAY ST SAVANNAH, GA 31401
03/17/2018 19:20:10	03/17/2018 19:21:10	2	2	400 W BAY ST SAVANNAH, GA 31401

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03/17/2018 19:22:10	03/17/2018 19:23:09	2	2	300 W BAY ST SAVANNAH, GA 31401
03/17/2018 19:24:09	03/17/2018 19:24:09	1	1	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 19:25:20	03/17/2018 19:25:20	1	1	200 W BAY ST SAVANNAH, GA 31401
03/17/2018 19:26:19	03/17/2018 19:29:18	4	4	100 W BAY ST SAVANNAH, GA 31401
03/17/2018 19:30:18	03/17/2018 19:30:18	1	1	100 W BRYAN ST SAVANNAH, GA 31401
03/17/2018 19:31:39	03/17/2018 19:31:39	1	1	0 WHITAKER ST SAVANNAH, GA 31401
03/17/2018 19:32:39	03/17/2018 19:32:39	1	1	100 WHITAKER ST SAVANNAH, GA 31401
03/17/2018 19:33:39	03/17/2018 19:35:54	3	3	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 19:36:54	03/17/2018 19:36:54	1	1	100 WHITAKER ST SAVANNAH, GA 31401
03/17/2018 19:37:53	03/17/2018 19:37:53	1	1	W OGLETHORPE AVE SAVANNAH, GA 31401
03/17/2018 19:38:53	03/17/2018 19:38:53	1	1	0 E OGLETHORPE AVE SAVANNAH, GA 31401
03/17/2018 19:39:53	03/17/2018 19:40:53	2	2	DRAYTON ST SAVANNAH, GA 31401
03/17/2018 19:41:52	03/17/2018 19:41:52	1	1	0 E PRESIDENT ST SAVANNAH, GA 31401
03/17/2018 19:42:52	03/17/2018 19:42:52	1	1	0 E STATE ST SAVANNAH, GA 31401
03/17/2018 19:43:52	03/17/2018 19:50:01	7	7	0 DRAYTON ST SAVANNAH, GA 31401
03/17/2018 19:51:01	03/17/2018 19:51:01	1	1	0 E BAY LN SAVANNAH, GA 31401
03/17/2018 19:52:00	03/17/2018 19:54:00	3	3	0 DRAYTON ST SAVANNAH, GA 31401
03/17/2018 19:55:17	03/17/2018 19:57:17	3	3	0 E BAY ST SAVANNAH, GA 31401
03/17/2018 19:58:16	03/17/2018 19:58:16	1	1	0 W BAY ST SAVANNAH, GA 31401
03/17/2018 19:59:16	03/17/2018 19:59:16	1	1	WHITAKER ST SAVANNAH, GA 31401
03/17/2018 20:00:16	03/17/2018 20:00:16	1	1	100 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:01:15	03/17/2018 20:01:15	1	1	200 W LOWER FACTORS WALK SAVANNAH, GA 31401
03/17/2018 20:02:28	03/17/2018 20:02:28	1	1	200 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:03:28	03/17/2018 20:03:28	1	1	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 20:04:27	03/17/2018 20:05:27	2	2	200 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:06:35	03/17/2018 20:06:35	1	1	300 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:07:34	03/17/2018 20:07:34	1	1	N FAHM ST SAVANNAH, GA 31401
03/17/2018 20:08:41	03/17/2018 20:08:41	1	1	0 N FAHM ST SAVANNAH, GA 31401
03/17/2018 20:09:41	03/17/2018 20:09:41	1	1	500 INDIAN ST SAVANNAH, GA 31401
03/17/2018 20:11:11	03/17/2018 20:14:17	4	4	600 INDIAN ST SAVANNAH, GA 31401
03/17/2018 20:15:17	03/17/2018 20:17:24	3	3	0 N FAHM ST SAVANNAH, GA 31401
03/17/2018 20:18:24	03/17/2018 20:28:48	12	11	500 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:29:48	03/17/2018 20:31:47	3	3	400 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:32:50	03/17/2018 20:33:50	2	2	300 W BAY ST SAVANNAH, GA 31401
03/17/2018 20:34:49	03/17/2018 20:34:49	1	1	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 20:35:49	03/17/2018 20:35:49	1	1	100 W LOWER FACTORS WALK SAVANNAH, GA 31401
03/17/2018 20:36:49	03/17/2018 20:36:49	1	1	0 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:37:58	03/17/2018 20:37:58	1	1	E BAY ST SAVANNAH, GA 31401
03/17/2018 20:38:58	03/17/2018 20:38:58	1	1	100 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:39:58	03/17/2018 20:39:58	1	1	400 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:40:57	03/17/2018 20:41:57	2	2	600 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:43:06	03/17/2018 20:44:05	2	2	E BROAD ST SAVANNAH, GA 31401
03/17/2018 20:45:05	03/17/2018 20:49:27	5	5	400 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:50:27	03/17/2018 20:52:26	3	3	300 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:53:35	03/17/2018 20:56:34	4	4	200 E BAY ST SAVANNAH, GA 31401
03/17/2018 20:57:34	03/17/2018 20:57:34	1	1	200 E FACTORS WALK SAVANNAH, GA 31401
03/17/2018 20:58:33	03/17/2018 20:58:33	1	1	0 N ABERCORN ST SAVANNAH, GA 31401
03/17/2018 20:59:33	03/17/2018 20:59:33	1	1	200 E BAY ST SAVANNAH, GA 31401
03/17/2018 21:00:33	03/17/2018 21:00:33	1	1	DRAYTON ST SAVANNAH, GA 31401
03/17/2018 21:01:32	03/17/2018 21:03:32	3	3	100 E BAY ST SAVANNAH, GA 31401
03/17/2018 21:04:40	03/17/2018 21:05:40	2	2	0 E BAY ST SAVANNAH, GA 31401
03/17/2018 21:06:39	03/17/2018 21:06:39	1	1	0 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:07:39	03/17/2018 21:07:39	1	1	W LOWER FACTORS WALK SAVANNAH, GA 31401
03/17/2018 21:08:39	03/17/2018 21:08:39	1	1	WHITAKER ST SAVANNAH, GA 31401
03/17/2018 21:09:46	03/17/2018 21:10:54	2	2	100 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:11:54	03/17/2018 21:11:54	1	1	200 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:12:53	03/17/2018 21:12:53	1	1	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 21:13:53	03/17/2018 21:13:53	1	1	200 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:14:53	03/17/2018 21:17:01	3	3	300 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:18:01	03/17/2018 21:18:01	1	1	400 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:19:00	03/17/2018 21:19:00	1	1	WARNER ST SAVANNAH, GA 31401

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03/17/2018 21:20:00	03/17/2018 21:20:00	1	1	0 N FAHM ST SAVANNAH, GA 31401
03/17/2018 21:21:09	03/17/2018 21:26:26	6	6	500 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:27:25	03/17/2018 21:29:25	3	3	400 W BAY ST SAVANNAH, GA 31401
03/17/2018 21:30:32	03/17/2018 21:30:32	1	1	300 W BRYAN ST SAVANNAH, GA 31401
03/17/2018 21:31:32	03/17/2018 21:31:32	1	1	400 W BRYAN ST SAVANNAH, GA 31401
03/17/2018 21:32:32	03/17/2018 21:32:32	1	1	400 W BAY LN SAVANNAH, GA 31401
03/17/2018 21:33:31	03/17/2018 21:34:31	2	2	400 W BRYAN ST SAVANNAH, GA 31401
03/17/2018 21:35:49	03/17/2018 21:36:48	2	2	400 W BAY LN SAVANNAH, GA 31401
03/17/2018 21:37:48	03/17/2018 21:38:47	2	2	400 W BRYAN ST SAVANNAH, GA 31401
03/17/2018 21:39:47	03/17/2018 21:42:02	3	3	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:43:02	03/17/2018 21:43:02	1	1	100 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:44:02	03/17/2018 21:44:02	1	1	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:45:01	03/17/2018 21:45:01	1	1	100 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:46:01	03/17/2018 21:46:01	1	1	200 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:47:01	03/17/2018 21:47:01	1	1	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:48:00	03/17/2018 21:49:00	2	2	500 W CHARLTON ST SAVANNAH, GA 31401
03/17/2018 21:50:10	03/17/2018 21:50:10	1	1	300 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 21:51:16	03/17/2018 21:52:16	2	2	500 W CHARLTON ST SAVANNAH, GA 31401
03/17/2018 21:53:16	03/17/2018 21:54:15	2	2	ALLISON ST SAVANNAH, GA 31401
03/17/2018 21:55:21	03/17/2018 21:57:20	3	3	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 21:58:31	03/17/2018 21:58:31	1	1	ALLISON ST SAVANNAH, GA 31401
03/17/2018 21:59:30	03/17/2018 22:01:30	3	3	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 22:02:29	03/17/2018 22:17:02	16	15	ALLISON ST SAVANNAH, GA 31401
03/17/2018 22:18:02	03/17/2018 22:18:02	1	1	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 22:19:02	03/17/2018 22:19:02	1	1	ALLISON ST SAVANNAH, GA 31401
03/17/2018 22:20:01	03/17/2018 22:21:01	2	2	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 22:22:09	03/17/2018 22:22:09	1	1	600 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:23:08	03/17/2018 22:23:08	1	1	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:24:08	03/17/2018 22:24:08	1	1	600 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:25:07	03/17/2018 22:29:06	5	5	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:30:16	03/17/2018 22:30:16	1	1	400 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:31:15	03/17/2018 22:39:21	9	9	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:40:27	03/17/2018 22:40:27	1	1	300 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:41:27	03/17/2018 22:41:27	1	1	W LIBERTY ST SAVANNAH, GA 31401
03/17/2018 22:42:27	03/17/2018 22:42:27	1	1	200 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:43:26	03/17/2018 22:43:26	1	1	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:44:26	03/17/2018 22:44:26	1	1	W PERRY LN SAVANNAH, GA 31401
03/17/2018 22:45:26	03/17/2018 22:46:25	2	2	MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 22:47:25	03/17/2018 23:31:09	45	44	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 23:32:18	03/17/2018 23:34:17	3	3	600 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 23:35:17	03/17/2018 23:36:17	2	1	UNNAMED ST SAVANNAH, GA 31401
03/17/2018 23:37:16	03/17/2018 23:38:22	2	2	600 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31401
03/17/2018 23:39:22	03/17/2018 23:39:22	1	1	1400 MARTIN LUTHER KING JR BLVD SAVANNAH, GA 31415
03/17/2018 23:40:21	03/17/2018 23:41:20	2	1	600 W 31ST ST SAVANNAH, GA 31415
03/17/2018 23:42:22	03/17/2018 23:42:22	1	1	2200 OGEECHEE RD SAVANNAH, GA 31415
03/17/2018 23:43:21	03/17/2018 23:43:21	1	1	2500 OGEECHEE RD SAVANNAH, GA 31415
03/17/2018 23:44:21	03/17/2018 23:44:21	1	1	2900 OGEECHEE RD SAVANNAH, GA 31405
03/17/2018 23:45:21	03/17/2018 23:47:29	3	3	OGEECHEE RD SAVANNAH, GA 31405
03/17/2018 23:48:29	03/17/2018 23:48:29	1	1	3500 OGEECHEE RD SAVANNAH, GA 31405
03/17/2018 23:49:37	03/17/2018 23:49:37	1	1	I 516 SAVANNAH, GA 31405
03/17/2018 23:50:37	03/17/2018 23:51:37	2	2	I 516 SAVANNAH, GA 31415
03/17/2018 23:52:47	03/17/2018 23:52:47	1	1	ST HWY 21 SAVANNAH, GA 31408
03/17/2018 23:53:47	03/17/2018 23:53:47	1	1	4400 AUGUSTA RD SAVANNAH, GA 31408
03/17/2018 23:54:46	03/17/2018 23:54:46	1	1	4700 AUGUSTA RD SAVANNAH, GA 31408
03/17/2018 23:55:56	03/17/2018 23:55:56	1	1	4800 AUGUSTA RD SAVANNAH, GA 31408
03/17/2018 23:56:56	03/17/2018 23:56:56	1	1	5100 AUGUSTA RD SAVANNAH, GA 31408
03/17/2018 23:57:55	03/17/2018 23:57:55	1	1	AUGUSTA RD SAVANNAH, GA 31408
03/17/2018 23:58:55	03/17/2018 23:58:55	1	1	5700 GA HWY 21 SAVANNAH, GA 31407
03/17/2018 23:59:55	03/17/2018 23:59:55	1	1	6100 GA HWY 21 SAVANNAH, GA 31407
03/18/2018 00:01:04	03/18/2018 00:03:04	3	3	GA HWY 21 SAVANNAH, GA 31407
03/18/2018 00:04:03	03/18/2018 00:04:03	1	1	RAMP SAVANNAH, GA 31407

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03/18/2018 00:05:03	03/18/2018 00:06:10	2	2	I 95 SAVANNAH, GA 31407
03/18/2018 00:07:17	03/18/2018 00:07:17	1	1	I 95 RINCON, GA 31326
03/18/2018 00:08:38	03/18/2018 00:19:56	12	10	I 95 HARDEEVILLE, SC 29927
03/18/2018 00:20:55	03/18/2018 00:34:13	14	14	I 95 RIDGELAND, SC 29936
03/18/2018 00:35:13	03/18/2018 00:46:28	12	12	I 95 YEMASSEE, SC 29945
03/18/2018 00:47:28	03/18/2018 00:51:26	5	5	I 95 WALTERBORO, SC 29488
03/18/2018 00:52:26	03/18/2018 00:52:26	1	1	BEACH RD WALTERBORO, SC 29488
03/18/2018 00:53:25	03/18/2018 01:02:22	10	10	I 95 WALTERBORO, SC 29488
03/18/2018 01:03:22	03/18/2018 01:08:21	6	6	I 95 ST GEORGE, SC 29477
03/18/2018 01:09:21	03/18/2018 01:09:21	1	1	I 95 REEVESVILLE, SC 29471
03/18/2018 01:10:20	03/18/2018 01:14:19	5	5	I 95 ST GEORGE, SC 29477
03/18/2018 01:15:18	03/18/2018 01:15:18	1	1	I 95 HARLEYVILLE, SC 29448
03/18/2018 01:16:18	03/18/2018 01:16:18	1	1	I 95 BOWMAN, SC 29018
03/18/2018 01:17:18	03/18/2018 01:17:18	1	1	RAMP BOWMAN, SC 29018
03/18/2018 01:18:17	03/18/2018 01:19:17	2	2	I 26 BOWMAN, SC 29018
03/18/2018 01:20:17	03/18/2018 01:28:14	9	9	I 26 HARLEYVILLE, SC 29448
03/18/2018 01:29:13	03/18/2018 01:32:12	4	4	I 26 DORCHESTER, SC 29437
03/18/2018 01:33:12	03/18/2018 01:37:10	5	5	I 26 RIDGEVILLE, SC 29472
03/18/2018 01:38:10	03/18/2018 01:43:41	7	6	I 26 SUMMERVILLE, SC 29483
03/18/2018 01:44:41	03/18/2018 01:44:41	1	1	N MAIN ST SUMMERVILLE, SC 29483
03/18/2018 01:45:40	03/18/2018 01:45:40	1	1	1500 BRUNSFIELD LN SUMMERVILLE, SC 29483
03/18/2018 01:46:40	03/18/2018 01:57:01	11	11	1500 N MAIN ST SUMMERVILLE, SC 29483
03/18/2018 01:58:01	03/18/2018 01:58:01	1	1	200 TURTLE POND RD SUMMERVILLE, SC 29483
03/18/2018 01:59:00	03/18/2018 02:00:00	2	2	1500 N MAIN ST SUMMERVILLE, SC 29483
03/18/2018 02:01:07	03/18/2018 02:01:07	1	1	200 TURTLE POND RD SUMMERVILLE, SC 29483
03/18/2018 02:02:07	03/18/2018 02:09:23	8	7	1500 N MAIN ST SUMMERVILLE, SC 29483
03/18/2018 02:10:23	03/18/2018 02:15:21	6	6	I 26 SUMMERVILLE, SC 29483
03/18/2018 02:16:21	03/18/2018 02:20:50	6	5	I 26 RIDGEVILLE, SC 29472
03/18/2018 02:21:50	03/18/2018 02:24:49	4	4	I 26 DORCHESTER, SC 29437
03/18/2018 02:25:48	03/18/2018 02:34:45	10	10	I 26 HARLEYVILLE, SC 29448
03/18/2018 02:35:44	03/18/2018 02:45:41	11	11	I 26 BOWMAN, SC 29018
03/18/2018 02:46:40	03/18/2018 02:54:37	9	8	I 26 ORANGEBURG, SC 29115
03/18/2018 02:55:37	03/18/2018 02:55:37	1	1	I 26 ORANGEBURG, SC 29118
03/18/2018 02:56:36	03/18/2018 02:56:36	1	1	RAMP ORANGEBURG, SC 29118
03/18/2018 02:57:36	03/18/2018 02:59:35	3	3	I 26 ORANGEBURG, SC 29118
03/18/2018 03:00:36	03/18/2018 03:07:42	8	6	I 26 ST MATTHEWS, SC 29135
03/18/2018 03:08:42	03/18/2018 03:09:41	2	2	I 26 SWANSEA, SC 29160
03/18/2018 03:10:41	03/18/2018 03:15:49	6	6	I 26 ST MATTHEWS, SC 29135
03/18/2018 03:16:49	03/18/2018 03:16:49	1	1	RAMP W COLUMBIA, SC 29172
03/18/2018 03:17:48	03/18/2018 03:20:08	3	3	4000 CHARLESTON HWY GASTON, SC 29053
03/18/2018 03:21:08	03/18/2018 03:22:08	2	2	100 ACCESS RD GASTON, SC 29053
03/18/2018 03:23:07	03/18/2018 03:24:14	2	2	4000 CHARLESTON HWY GASTON, SC 29053
03/18/2018 03:25:13	03/18/2018 03:25:13	1	1	CHARLESTON HWY W COLUMBIA, SC 29172
03/18/2018 03:26:13	03/18/2018 03:26:13	1	1	RAMP W COLUMBIA, SC 29172
03/18/2018 03:27:13	03/18/2018 03:30:21	4	4	I 26 W COLUMBIA, SC 29172
03/18/2018 03:31:21	03/18/2018 03:31:21	1	1	I 26 CAYCE, SC 29033
03/18/2018 03:32:21	03/18/2018 03:32:21	1	1	RAMP W COLUMBIA, SC 29169
03/18/2018 03:33:20	03/18/2018 03:36:22	4	4	I 26 W COLUMBIA, SC 29169
03/18/2018 03:37:22	03/18/2018 03:37:22	1	1	I 26 COLUMBIA, SC 29210
03/18/2018 03:38:21	03/18/2018 03:38:21	1	1	I 26 COLUMBIA, SC 29210
03/18/2018 03:39:36	03/18/2018 03:39:36	1	1	SAINT ANDREWS RD COLUMBIA, SC 29210
03/18/2018 03:40:36	03/18/2018 03:40:36	1	1	I 26 COLUMBIA, SC 29210
03/18/2018 03:41:35	03/18/2018 03:41:35	1	1	RAMP COLUMBIA, SC 29210
03/18/2018 03:42:48	03/18/2018 03:43:47	2	2	I 20 COLUMBIA, SC 29210
03/18/2018 03:44:47	03/18/2018 03:46:05	2	2	I 20 COLUMBIA, SC 29203
03/18/2018 03:47:04	03/18/2018 03:47:04	1	1	RAMP COLUMBIA, SC 29203
03/18/2018 03:48:04	03/18/2018 03:48:04	1	1	0 MONTEITH ST COLUMBIA, SC 29203
03/18/2018 03:49:04	03/18/2018 03:49:04	1	1	6900 FAIRFIELD RD COLUMBIA, SC 29203
03/18/2018 03:50:03	03/18/2018 03:51:17	2	2	FAIRFIELD RD COLUMBIA, SC 29203
03/18/2018 03:52:17	03/18/2018 03:52:17	1	1	7800 FAIRFIELD RD COLUMBIA, SC 29203
03/18/2018 03:53:16	03/18/2018 03:53:16	1	1	7800 WINNSBORO RD COLUMBIA, SC 29203

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03/18/2018 03:54:16	03/18/2018 03:54:16	1	1	8000 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 03:55:15	03/18/2018 03:55:15	1	1	8100 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 03:56:32	03/18/2018 03:56:32	1	1	8200 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 03:57:32	03/18/2018 03:57:32	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 03:58:31	03/18/2018 03:58:31	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 03:59:31	03/18/2018 03:59:31	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 04:00:31	03/18/2018 04:00:31	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 04:01:30	03/18/2018 04:01:30	1	1	8900 US HWY 321 S BLYTHEWOOD, SC 29016
03/18/2018 04:02:30	03/18/2018 04:02:30	1	1	8000 US HWY 321 S RIDGEWAY, SC 29130
03/18/2018 04:03:30	03/18/2018 04:03:30	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 04:04:29	03/18/2018 04:04:29	1	1	1000 COWHORN RD WINNSBORO, SC 29180
03/18/2018 04:05:29	03/18/2018 06:58:18	174	150	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 06:59:18	03/18/2018 07:01:17	3	2	400 COWHORN RD WINNSBORO, SC 29180
03/18/2018 07:02:17	03/18/2018 09:08:21	127	116	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 09:09:20	03/18/2018 09:09:20	1	1	900 COWHORN RD WINNSBORO, SC 29180
03/18/2018 09:10:30	03/18/2018 09:10:30	1	1	1800 COWHORN RD WINNSBORO, SC 29180
03/18/2018 09:11:30	03/18/2018 09:11:30	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 09:12:29	03/18/2018 09:12:29	1	1	8000 US HWY 321 S BLYTHEWOOD, SC 29016
03/18/2018 09:13:43	03/18/2018 09:13:43	1	1	8700 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 09:14:42	03/18/2018 09:14:42	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 09:15:53	03/18/2018 09:15:53	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 09:16:53	03/18/2018 09:16:53	1	1	1900 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 09:17:52	03/18/2018 09:17:52	1	1	1600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 09:19:09	03/18/2018 09:19:09	1	1	1900 FULMER RD BLYTHEWOOD, SC 29016
03/18/2018 09:20:09	03/18/2018 09:20:09	1	1	700 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 09:21:11	03/18/2018 09:21:11	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 09:22:25	03/18/2018 09:25:40	5	4	I 77 BLYTHEWOOD, SC 29016
03/18/2018 09:26:40	03/18/2018 09:27:40	2	2	I 77 COLUMBIA, SC 29203
03/18/2018 09:28:39	03/18/2018 09:32:02	4	4	I 77 COLUMBIA, SC 29223
03/18/2018 09:33:02	03/18/2018 09:33:02	1	1	I 77 COLUMBIA, SC 29207
03/18/2018 09:34:01	03/18/2018 09:34:01	1	1	I 77 COLUMBIA, SC 29206
03/18/2018 09:35:01	03/18/2018 09:35:01	1	1	I 77 COLUMBIA, SC 29207
03/18/2018 09:36:14	03/18/2018 09:40:28	5	5	I 77 COLUMBIA, SC 29209
03/18/2018 09:41:44	03/18/2018 09:42:44	2	1	I 77 W COLUMBIA, SC 29172
03/18/2018 09:43:44	03/18/2018 09:43:44	1	1	RAMP W COLUMBIA, SC 29172
03/18/2018 09:44:43	03/18/2018 09:46:02	2	2	I 26 W COLUMBIA, SC 29172
03/18/2018 09:47:17	03/18/2018 09:47:17	1	1	4000 CHARLESTON HWY W COLUMBIA, SC 29172
03/18/2018 09:48:17	03/18/2018 09:48:17	1	1	300 ROLLING MEADOWS LN W COLUMBIA, SC 29172
03/18/2018 09:49:31	03/18/2018 10:24:01	35	32	UNNAMED ST W COLUMBIA, SC 29172
03/18/2018 10:25:01	03/18/2018 10:31:15	7	5	300 ROLLING MEADOWS LN W COLUMBIA, SC 29172
03/18/2018 10:32:36	03/18/2018 12:14:12	102	97	UNNAMED ST W COLUMBIA, SC 29172
03/18/2018 12:15:11	03/18/2018 12:16:11	2	2	300 ROLLING MEADOWS LN W COLUMBIA, SC 29172
03/18/2018 12:17:11	03/18/2018 12:17:11	1	1	1500 OLD PINE PLAIN RD W COLUMBIA, SC 29172
03/18/2018 12:18:10	03/18/2018 12:20:10	3	3	I 26 W COLUMBIA, SC 29172
03/18/2018 12:21:09	03/18/2018 12:22:09	2	2	I 77 W COLUMBIA, SC 29172
03/18/2018 12:23:09	03/18/2018 12:27:07	5	5	I 77 COLUMBIA, SC 29209
03/18/2018 12:28:07	03/18/2018 12:28:07	1	1	RAMP COLUMBIA, SC 29209
03/18/2018 12:29:06	03/18/2018 12:30:06	2	2	I 77 COLUMBIA, SC 29207
03/18/2018 12:31:06	03/18/2018 12:31:06	1	1	I 77 COLUMBIA, SC 29206
03/18/2018 12:32:05	03/18/2018 12:32:05	1	1	I 77 COLUMBIA, SC 29207
03/18/2018 12:33:05	03/18/2018 12:36:04	4	4	I 77 COLUMBIA, SC 29223
03/18/2018 12:37:04	03/18/2018 12:38:35	3	2	I 77 COLUMBIA, SC 29203
03/18/2018 12:39:35	03/18/2018 12:39:35	1	1	EPWORTH RD COLUMBIA, SC 29203
03/18/2018 12:40:34	03/18/2018 13:15:54	36	13	600 KILLIAN RD COLUMBIA, SC 29229
03/18/2018 13:16:54	03/18/2018 13:21:12	5	1	I 77 BLYTHEWOOD, SC 29016
03/18/2018 13:22:20	03/18/2018 13:26:40	6	1	10300 WILSON BLVD BLYTHEWOOD, SC 29016
03/18/2018 13:27:39	03/18/2018 13:28:39	2	1	RAMP BLYTHEWOOD, SC 29016
03/18/2018 13:29:38	03/18/2018 13:29:38	1	1	I 77 BLYTHEWOOD, SC 29016
03/18/2018 13:30:54	03/18/2018 13:30:54	1	1	BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 13:31:53	03/18/2018 13:31:53	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 13:32:53	03/18/2018 13:32:53	1	1	1200 SYRUP MILL RD BLYTHEWOOD, SC 29016

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03/18/2018 13:33:53	03/18/2018 13:33:53	1	1	1500 SYRUP MILL RD BLYTHEWOOD, SC 29016
03/18/2018 13:34:52	03/18/2018 13:34:52	1	1	5500 SYRUP MILL RD RIDGEWAY, SC 29130
03/18/2018 13:35:52	03/18/2018 13:35:52	1	1	2800 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:36:52	03/18/2018 13:36:52	1	1	2400 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:37:51	03/18/2018 13:37:51	1	1	2000 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:38:51	03/18/2018 13:38:51	1	1	1700 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:39:51	03/18/2018 13:39:51	1	1	2000 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:41:06	03/18/2018 13:41:06	1	1	1100 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:42:06	03/18/2018 13:42:06	1	1	1400 BROOM MILL RD RIDGEWAY, SC 29130
03/18/2018 13:43:05	03/18/2018 13:43:05	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 13:44:05	03/18/2018 13:44:05	1	1	1700 COWHORN RD WINNSBORO, SC 29180
03/18/2018 13:45:05	03/18/2018 13:45:05	1	1	900 COWHORN RD WINNSBORO, SC 29180
03/18/2018 13:46:14	03/18/2018 13:46:14	1	1	400 COWHORN RD WINNSBORO, SC 29180
03/18/2018 13:47:14	03/18/2018 14:07:29	21	21	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 14:08:28	03/18/2018 14:08:28	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 14:09:28	03/18/2018 14:37:54	30	29	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 14:38:54	03/18/2018 14:38:54	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 14:40:24	03/18/2018 16:48:07	129	123	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 16:49:06	03/18/2018 16:49:06	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 16:50:06	03/18/2018 17:11:12	22	21	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 17:12:33	03/18/2018 17:12:33	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 17:13:33	03/18/2018 17:28:27	15	16	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 17:29:27	03/18/2018 17:29:27	1	1	300 COWHORN RD WINNSBORO, SC 29180
03/18/2018 17:30:27	03/18/2018 17:30:27	1	1	1700 W PEACH RD WINNSBORO, SC 29180
03/18/2018 17:31:26	03/18/2018 17:31:26	1	1	5400 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:32:26	03/18/2018 17:32:26	1	1	4500 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:33:26	03/18/2018 17:33:26	1	1	3700 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:34:25	03/18/2018 17:34:25	1	1	2700 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:35:25	03/18/2018 17:35:25	1	1	US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:36:25	03/18/2018 17:38:24	3	3	1400 HWY 321 BYP S WINNSBORO, SC 29180
03/18/2018 17:39:27	03/18/2018 17:40:27	2	2	US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:41:27	03/18/2018 17:41:27	1	1	3700 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:42:26	03/18/2018 17:42:26	1	1	4500 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:43:26	03/18/2018 17:43:26	1	1	5500 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 17:44:36	03/18/2018 17:44:36	1	1	1400 W PEACH RD WINNSBORO, SC 29180
03/18/2018 17:45:35	03/18/2018 17:45:35	1	1	400 COWHORN RD WINNSBORO, SC 29180
03/18/2018 17:46:35	03/18/2018 17:59:55	14	12	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 18:00:55	03/18/2018 18:00:55	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 18:01:54	03/18/2018 18:02:56	2	2	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 18:04:09	03/18/2018 18:04:09	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 18:05:08	03/18/2018 18:05:08	1	1	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 18:06:08	03/18/2018 18:06:08	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 18:07:07	03/18/2018 18:14:40	9	8	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 18:15:39	03/18/2018 18:15:39	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 18:16:39	03/18/2018 20:48:42	153	141	100 SPINNAKER DR WINNSBORO, SC 29180
03/18/2018 20:50:05	03/18/2018 20:50:05	1	1	1700 COWHORN RD WINNSBORO, SC 29180
03/18/2018 20:51:04	03/18/2018 20:51:04	1	1	8000 US HWY 321 S RIDGEWAY, SC 29130
03/18/2018 20:52:04	03/18/2018 20:52:04	1	1	8700 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 20:53:33	03/18/2018 20:53:33	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 20:54:56	03/18/2018 20:54:56	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 20:56:08	03/18/2018 20:56:08	1	1	1700 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 20:57:10	03/18/2018 20:57:10	1	1	1300 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 20:58:10	03/18/2018 20:58:10	1	1	1000 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 20:59:09	03/18/2018 20:59:09	1	1	600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 21:00:09	03/18/2018 21:00:09	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 21:01:26	03/18/2018 21:02:32	3	2	177 BLYTHEWOOD, SC 29016
03/18/2018 21:03:31	03/18/2018 21:03:31	1	1	RAMP BLYTHEWOOD, SC 29016
03/18/2018 21:04:31	03/18/2018 21:04:31	1	1	WILSON BLVD BLYTHEWOOD, SC 29016
03/18/2018 21:05:32	03/18/2018 21:11:14	6	5	10300 WILSON BLVD BLYTHEWOOD, SC 29016
03/18/2018 21:12:14	03/18/2018 21:12:14	1	1	177 BLYTHEWOOD, SC 29016
03/18/2018 21:13:27	03/18/2018 21:14:27	2	2	177 COLUMBIA, SC 29203

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03/18/2018 21:15:27	03/18/2018 21:15:27	1	1	I 77 COLUMBIA, SC 29223
03/18/2018 21:16:38	03/18/2018 21:16:38	1	1	2 NOTCH RD COLUMBIA, SC 29223
03/18/2018 21:17:38	03/18/2018 21:17:38	1	1	RAMP COLUMBIA, SC 29223
03/18/2018 21:18:51	03/18/2018 21:18:51	1	1	I 77 COLUMBIA, SC 29223
03/18/2018 21:20:08	03/18/2018 21:21:07	2	1	I 77 COLUMBIA, SC 29206
03/18/2018 21:22:07	03/18/2018 21:23:07	2	2	I 77 COLUMBIA, SC 29209
03/18/2018 21:24:13	03/18/2018 21:24:13	1	1	RAMP COLUMBIA, SC 29209
03/18/2018 21:25:24	03/18/2018 21:25:24	1	1	7200 GARNERS FERRY RD COLUMBIA, SC 29209
03/18/2018 21:26:24	03/18/2018 21:26:24	1	1	GARNERS FERRY RD COLUMBIA, SC 29209
03/18/2018 21:27:37	03/18/2018 21:27:37	1	1	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/18/2018 21:28:37	03/18/2018 21:30:50	3	3	7700 HAIR ST COLUMBIA, SC 29209
03/18/2018 21:32:04	03/18/2018 21:32:04	1	1	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/18/2018 21:33:21	03/18/2018 21:34:20	2	2	GARNERS FERRY RD COLUMBIA, SC 29209
03/18/2018 21:35:34	03/18/2018 21:35:34	1	1	RAMP COLUMBIA, SC 29209
03/18/2018 21:36:34	03/18/2018 21:39:57	4	4	I 77 COLUMBIA, SC 29209
03/18/2018 21:41:12	03/18/2018 21:42:11	2	2	I 77 W COLUMBIA, SC 29172
03/18/2018 21:43:11	03/18/2018 21:43:11	1	1	RAMP W COLUMBIA, SC 29172
03/18/2018 21:44:11	03/18/2018 21:45:10	2	2	I 26 W COLUMBIA, SC 29172
03/18/2018 21:46:29	03/18/2018 21:46:29	1	1	RAMP GASTON, SC 29053
03/18/2018 21:47:29	03/18/2018 21:47:29	1	1	4100 CHARLESTON HWY W COLUMBIA, SC 29172
03/18/2018 21:48:28	03/18/2018 21:53:56	7	6	US HWY 21 ST MATTHEWS, SC 29135
03/18/2018 21:54:55	03/18/2018 22:05:53	12	6	US HWY 176 ST MATTHEWS, SC 29135
03/18/2018 22:07:04	03/18/2018 22:08:03	2	2	ST HWY 6 ST MATTHEWS, SC 29135
03/18/2018 22:09:15	03/18/2018 22:09:15	1	1	800 W BRIDGE ST ST MATTHEWS, SC 29135
03/18/2018 22:10:15	03/18/2018 22:17:30	9	8	800 ELMWOOD AVE ST MATTHEWS, SC 29135
03/18/2018 22:18:30	03/18/2018 22:18:30	1	1	900 LIBERTY ST ST MATTHEWS, SC 29135
03/18/2018 22:19:30	03/18/2018 22:20:29	1	2	ST HWY 6 ST MATTHEWS, SC 29135
03/18/2018 22:21:38	03/18/2018 22:33:59	13	13	US HWY 176 ST MATTHEWS, SC 29135
03/18/2018 22:34:59	03/18/2018 22:40:06	6	6	US HWY 21 ST MATTHEWS, SC 29135
03/18/2018 22:41:06	03/18/2018 22:41:06	1	1	1500 OLD PINE PLAIN RD W COLUMBIA, SC 29172
03/18/2018 22:42:05	03/18/2018 22:43:10	2	2	I 26 W COLUMBIA, SC 29172
03/18/2018 22:44:10	03/18/2018 22:45:09	2	2	RAMP W COLUMBIA, SC 29172
03/18/2018 22:46:09	03/18/2018 22:46:09	1	1	I 77 W COLUMBIA, SC 29172
03/18/2018 22:47:08	03/18/2018 22:53:06	7	7	I 77 COLUMBIA, SC 29209
03/18/2018 22:54:06	03/18/2018 22:54:06	1	1	I 77 COLUMBIA, SC 29207
03/18/2018 22:55:16	03/18/2018 22:55:16	1	1	I 77 COLUMBIA, SC 29206
03/18/2018 22:56:15	03/18/2018 23:00:14	5	5	I 77 COLUMBIA, SC 29223
03/18/2018 23:01:13	03/18/2018 23:01:13	1	1	I 77 COLUMBIA, SC 29203
03/18/2018 23:02:27	03/18/2018 23:02:27	1	1	RAMP COLUMBIA, SC 29203
03/18/2018 23:03:26	03/18/2018 23:03:26	1	1	400 KILLIAN RD COLUMBIA, SC 29203
03/18/2018 23:04:33	03/18/2018 23:04:33	1	1	EPWORTH RD COLUMBIA, SC 29203
03/18/2018 23:05:40	03/18/2018 23:05:40	1	1	400 KILLIAN RD COLUMBIA, SC 29203
03/18/2018 23:06:39	03/18/2018 23:11:44	6	6	300 KILLIAN RD COLUMBIA, SC 29203
03/18/2018 23:12:43	03/18/2018 23:12:43	1	1	RAMP COLUMBIA, SC 29203
03/18/2018 23:13:43	03/18/2018 23:15:42	3	3	I 77 BLYTHEWOOD, SC 29016
03/18/2018 23:16:53	03/18/2018 23:16:53	1	1	RAMP BLYTHEWOOD, SC 29016
03/18/2018 23:17:59	03/18/2018 23:17:59	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 23:18:59	03/18/2018 23:18:59	1	1	600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 23:19:58	03/18/2018 23:19:58	1	1	900 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 23:20:58	03/18/2018 23:20:58	1	1	1300 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 23:21:58	03/18/2018 23:21:58	1	1	1500 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/18/2018 23:23:06	03/18/2018 23:23:06	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 23:24:06	03/18/2018 23:24:06	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 23:25:05	03/18/2018 23:25:05	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 23:26:05	03/18/2018 23:26:05	1	1	8700 WINNSBORO RD BLYTHEWOOD, SC 29016
03/18/2018 23:27:05	03/18/2018 23:27:05	1	1	8200 US HWY 321 S BLYTHEWOOD, SC 29016
03/18/2018 23:28:15	03/18/2018 23:28:15	1	1	7100 US HWY 321 S WINNSBORO, SC 29180
03/18/2018 23:29:14	03/18/2018 23:29:14	1	1	1100 COWHORN RD WINNSBORO, SC 29180
03/18/2018 23:30:14	03/18/2018 23:30:14	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/18/2018 23:31:14	03/19/2018 03:47:43	258	253	100 SPINNAKER DR WINNSBORO, SC 29180
03/19/2018 03:48:43	03/19/2018 03:48:43	1	1	500 COWHORN RD WINNSBORO, SC 29180

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03/19/2018 03:48:43	03/19/2018 03:55:46	7	7	100 SPINNAKER DR WINNSBORO, SC 29180
03/19/2018 03:56:45	03/19/2018 03:56:45	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/19/2018 03:57:45	03/19/2018 10:57:08	420	398	100 SPINNAKER DR WINNSBORO, SC 29180
03/19/2018 10:58:08	03/19/2018 10:58:08	1	1	900 COWHORN RD WINNSBORO, SC 29180
03/19/2018 10:59:07	03/19/2018 10:59:07	1	1	1400 COWHORN RD WINNSBORO, SC 29180
03/19/2018 11:00:07	03/19/2018 11:00:07	1	1	8000 US HWY 321 S RIDGEWAY, SC 29130
03/19/2018 11:01:07	03/19/2018 11:01:07	1	1	8700 US HWY 321 S BLYTHEWOOD, SC 29016
03/19/2018 11:02:13	03/19/2018 11:02:13	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:03:25	03/19/2018 11:03:25	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:04:24	03/19/2018 11:04:24	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:05:24	03/19/2018 11:05:24	1	1	1800 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 11:06:30	03/19/2018 11:06:30	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:07:30	03/19/2018 11:09:35	3	2	1800 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 11:10:45	03/19/2018 11:10:45	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:11:45	03/19/2018 11:11:45	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:12:44	03/19/2018 11:12:44	1	1	8700 US HWY 321 S BLYTHEWOOD, SC 29016
03/19/2018 11:13:49	03/19/2018 11:13:49	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/19/2018 11:14:48	03/19/2018 11:14:48	1	1	1100 COWHORN RD WINNSBORO, SC 29180
03/19/2018 11:16:20	03/19/2018 11:18:19	3	3	100 SPINNAKER DR WINNSBORO, SC 29180
03/19/2018 11:18:19	03/19/2018 11:19:19	1	1	700 COWHORN RD WINNSBORO, SC 29180
03/19/2018 11:20:18	03/19/2018 11:20:18	1	1	1400 COWHORN RD WINNSBORO, SC 29180
03/19/2018 11:21:25	03/19/2018 11:21:25	1	1	7400 US HWY 321 S WINNSBORO, SC 29180
03/19/2018 11:22:38	03/19/2018 11:22:38	1	1	8800 US HWY 321 S BLYTHEWOOD, SC 29016
03/19/2018 11:23:49	03/19/2018 11:23:49	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:24:49	03/19/2018 11:24:49	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:25:48	03/19/2018 11:25:48	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:26:48	03/19/2018 11:26:48	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 11:27:48	03/19/2018 11:27:48	1	1	1400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 11:28:55	03/19/2018 11:28:55	1	1	1100 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 11:29:55	03/19/2018 11:29:55	1	1	700 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 11:31:08	03/19/2018 11:31:08	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 11:32:08	03/19/2018 11:32:08	1	1	RAMP BLYTHEWOOD, SC 29016
03/19/2018 11:33:17	03/19/2018 11:35:24	3	3	1 77 BLYTHEWOOD, SC 29016
03/19/2018 11:36:23	03/19/2018 11:36:23	1	1	1 77 COLUMBIA, SC 29203
03/19/2018 11:37:38	03/19/2018 11:37:38	1	1	KILLIAN RD COLUMBIA, SC 29203
03/19/2018 11:38:38	03/19/2018 11:38:38	1	1	EPWORTH RD COLUMBIA, SC 29203
03/19/2018 11:39:51	03/19/2018 11:39:51	1	1	UNNAMED ST COLUMBIA, SC 29229
03/19/2018 11:41:03	03/19/2018 12:18:17	38	27	600 KILLIAN RD COLUMBIA, SC 29229
03/19/2018 12:19:16	03/19/2018 12:19:16	1	1	300 LONGTOWN RD COLUMBIA, SC 29229
03/19/2018 12:20:51	03/19/2018 12:21:50	2	1	UNNAMED ST COLUMBIA, SC 29229
03/19/2018 12:22:50	03/19/2018 12:23:49	2	2	100 KILLIAN ARCH COLUMBIA, SC 29203
03/19/2018 12:24:49	03/19/2018 12:25:49	2	2	EPWORTH RD COLUMBIA, SC 29203
03/19/2018 12:26:48	03/19/2018 12:26:48	1	1	9700 FARROW RD COLUMBIA, SC 29203
03/19/2018 12:27:48	03/19/2018 12:27:48	1	1	9500 FARROW RD COLUMBIA, SC 29203
03/19/2018 12:28:48	03/19/2018 12:28:48	1	1	9200 FARROW RD COLUMBIA, SC 29203
03/19/2018 12:29:47	03/19/2018 12:29:47	1	1	9100 FARROW RD COLUMBIA, SC 29203
03/19/2018 12:30:47	03/19/2018 12:30:47	1	1	8800 FARROW RD COLUMBIA, SC 29203
03/19/2018 12:31:46	03/19/2018 12:31:46	1	1	FARROW RD COLUMBIA, SC 29203
03/19/2018 12:32:46	03/19/2018 12:32:46	1	1	6600 LEGRAND RD COLUMBIA, SC 29223
03/19/2018 12:33:46	03/19/2018 12:33:46	1	1	RAMP COLUMBIA, SC 29223
03/19/2018 12:34:45	03/19/2018 12:34:45	1	1	2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 12:35:45	03/19/2018 12:36:45	2	2	1 77 COLUMBIA, SC 29223
03/19/2018 12:37:44	03/19/2018 12:37:44	1	1	1 77 COLUMBIA, SC 29207
03/19/2018 12:38:44	03/19/2018 12:38:44	1	1	1 77 COLUMBIA, SC 29206
03/19/2018 12:39:43	03/19/2018 12:39:43	1	1	RAMP COLUMBIA, SC 29206
03/19/2018 12:40:43	03/19/2018 12:40:43	1	1	IMBODEN ST COLUMBIA, SC 29206
03/19/2018 12:41:43	03/19/2018 12:41:43	1	1	RAMP COLUMBIA, SC 29206
03/19/2018 12:42:42	03/19/2018 12:42:42	1	1	1 77 COLUMBIA, SC 29207
03/19/2018 12:43:42	03/19/2018 12:45:41	3	3	1 77 COLUMBIA, SC 29223
03/19/2018 12:46:41	03/19/2018 12:48:40	3	3	2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 12:49:40	03/19/2018 12:49:40	1	1	100 ATRIUM WAY COLUMBIA, SC 29223

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03/19/2018 12:50:56	03/19/2018 12:57:02	7	7	8400 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 12:58:02	03/19/2018 12:58:02	1	1	2200 ALPINE RD COLUMBIA, SC 29223
03/19/2018 12:59:01	03/19/2018 13:00:01	2	2	8400 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:01:11	03/19/2018 13:01:11	1	1	100 ATRIUM WAY COLUMBIA, SC 29223
03/19/2018 13:02:10	03/19/2018 13:05:09	4	3	2200 ALPINE RD COLUMBIA, SC 29223
03/19/2018 13:06:09	03/19/2018 13:06:09	1	1	8400 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:07:08	03/19/2018 13:20:24	14	14	2200 ALPINE RD COLUMBIA, SC 29223
03/19/2018 13:21:24	03/19/2018 13:24:23	4	4	8400 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:25:41	03/19/2018 13:25:41	1	1	8300 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:26:41	03/19/2018 13:26:41	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:27:40	03/19/2018 13:30:40	4	4	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:31:39	03/19/2018 13:31:39	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:32:39	03/19/2018 13:33:38	2	2	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:34:38	03/19/2018 13:34:38	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:35:36	03/19/2018 13:35:36	1	1	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:36:37	03/19/2018 13:36:37	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:37:37	03/19/2018 13:37:37	1	1	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:38:36	03/19/2018 13:40:36	3	3	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:41:35	03/19/2018 13:46:33	6	6	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:47:43	03/19/2018 13:48:43	2	2	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:49:42	03/19/2018 13:52:46	4	4	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:53:46	03/19/2018 13:53:46	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:54:45	03/19/2018 13:55:45	2	2	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 13:56:45	03/19/2018 13:56:45	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 13:57:44	03/19/2018 13:59:43	3	3	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 14:00:43	03/19/2018 14:00:43	1	1	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 14:01:43	03/19/2018 14:02:42	2	2	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 14:03:42	03/19/2018 14:04:47	2	2	7700 2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 14:05:46	03/19/2018 14:08:45	4	4	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 14:09:45	03/19/2018 14:17:53	9	5	1600 DAULTON DR COLUMBIA, SC 29223
03/19/2018 14:18:52	03/19/2018 14:38:37	21	7	1600 BARBARA DR COLUMBIA, SC 29223
03/19/2018 14:39:37	03/19/2018 14:39:37	1	1	1500 BARBARA DR COLUMBIA, SC 29223
03/19/2018 14:40:36	03/19/2018 14:42:36	3	3	1500 DAULTON DR COLUMBIA, SC 29223
03/19/2018 14:43:36	03/19/2018 14:43:36	1	1	2 NOTCH RD COLUMBIA, SC 29223
03/19/2018 14:44:42	03/19/2018 14:46:42	3	3	I 77 COLUMBIA, SC 29223
03/19/2018 14:47:48	03/19/2018 14:47:48	1	1	I 77 COLUMBIA, SC 29207
03/19/2018 14:48:47	03/19/2018 14:48:47	1	1	I 77 COLUMBIA, SC 29206
03/19/2018 14:49:53	03/19/2018 14:49:53	1	1	I 77 COLUMBIA, SC 29207
03/19/2018 14:50:53	03/19/2018 14:52:58	3	3	I 77 COLUMBIA, SC 29209
03/19/2018 14:53:58	03/19/2018 14:54:57	2	2	RAMP COLUMBIA, SC 29209
03/19/2018 14:55:57	03/19/2018 14:56:57	2	2	I 77 COLUMBIA, SC 29209
03/19/2018 14:58:06	03/19/2018 14:58:06	1	1	I 77 CAYCE, SC 29033
03/19/2018 14:59:06	03/19/2018 14:59:06	1	1	RAMP W COLUMBIA, SC 29172
03/19/2018 15:00:06	03/19/2018 15:00:06	1	1	300 SAXE GOTHA RD W COLUMBIA, SC 29172
03/19/2018 15:01:05	03/19/2018 15:01:05	1	1	100 SAXE GOTHA DR W COLUMBIA, SC 29172
03/19/2018 15:02:05	03/19/2018 15:02:05	1	1	1900 DIXIANA RD W COLUMBIA, SC 29172
03/19/2018 15:03:12	03/19/2018 15:03:12	1	1	1800 DIXIANA RD W COLUMBIA, SC 29172
03/19/2018 15:04:12	03/19/2018 15:04:12	1	1	RAMP W COLUMBIA, SC 29172
03/19/2018 15:05:12	03/19/2018 15:05:12	1	1	I 26 W COLUMBIA, SC 29172
03/19/2018 15:06:12	03/19/2018 15:06:12	1	1	RAMP W COLUMBIA, SC 29169
03/19/2018 15:07:12	03/19/2018 15:07:12	1	1	I 26 W COLUMBIA, SC 29169
03/19/2018 15:08:19	03/19/2018 15:08:19	1	1	AUGUSTA HWY W COLUMBIA, SC 29170
03/19/2018 15:09:19	03/19/2018 15:10:19	2	2	2800 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 15:11:19	03/19/2018 15:11:19	1	1	3000 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 15:12:19	03/19/2018 15:12:19	1	1	3200 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 15:13:25	03/19/2018 15:13:25	1	1	3600 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 15:14:25	03/19/2018 15:14:25	1	1	0 CARROLL CT W COLUMBIA, SC 29170
03/19/2018 15:15:25	03/19/2018 15:15:25	1	1	4300 AUGUSTA RD LEXINGTON, SC 29073
03/19/2018 15:16:25	03/19/2018 15:16:25	1	1	4400 AUGUSTA RD LEXINGTON, SC 29073
03/19/2018 15:17:25	03/19/2018 15:17:25	1	1	4600 AUGUSTA RD LEXINGTON, SC 29073
03/19/2018 15:18:32	03/19/2018 15:20:32	3	3	4700 AUGUSTA RD LEXINGTON, SC 29073

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03/19/2018 15:21:32	03/19/2018 15:21:32	1	1	4600 AUGUSTA RD LEXINGTON, SC 29073
03/19/2018 15:22:40	03/19/2018 15:55:34	34	30	4400 AUGUSTA RD LEXINGTON, SC 29073
03/19/2018 15:56:35	03/19/2018 16:07:42	12	12	4300 AUGUSTA RD LEXINGTON, SC 29073
03/19/2018 16:08:41	03/19/2018 16:08:41	1	1	3700 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 16:09:41	03/19/2018 16:09:41	1	1	3200 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 16:10:41	03/19/2018 16:10:41	1	1	3000 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 16:11:41	03/19/2018 16:11:41	1	1	2800 AUGUSTA RD W COLUMBIA, SC 29170
03/19/2018 16:12:40	03/19/2018 16:12:40	1	1	RAMP W COLUMBIA, SC 29170
03/19/2018 16:13:40	03/19/2018 16:13:40	1	1	I 26 W COLUMBIA, SC 29170
03/19/2018 16:14:40	03/19/2018 16:14:40	1	1	I 26 CAYCE, SC 29033
03/19/2018 16:15:40	03/19/2018 16:15:40	1	1	I 26 W COLUMBIA, SC 29172
03/19/2018 16:16:47	03/19/2018 16:24:51	9	8	2900 CHARLESTON HWY W COLUMBIA, SC 29172
03/19/2018 16:26:04	03/19/2018 16:26:04	1	1	1800 DIXIANA RD W COLUMBIA, SC 29172
03/19/2018 16:27:03	03/19/2018 16:27:03	1	1	2000 DIXIANA RD W COLUMBIA, SC 29172
03/19/2018 16:28:03	03/19/2018 16:28:03	1	1	200 SAXE GOTHA RD W COLUMBIA, SC 29172
03/19/2018 16:29:03	03/19/2018 16:29:03	1	1	300 SAXE GOTHA RD W COLUMBIA, SC 29172
03/19/2018 16:30:15	03/19/2018 16:30:15	1	1	RAMP W COLUMBIA, SC 29172
03/19/2018 16:31:22	03/19/2018 16:31:22	1	1	I 77 W COLUMBIA, SC 29172
03/19/2018 16:32:22	03/19/2018 16:37:39	7	6	I 77 COLUMBIA, SC 29209
03/19/2018 16:38:39	03/19/2018 16:38:39	1	1	I 77 COLUMBIA, SC 29207
03/19/2018 16:39:39	03/19/2018 16:39:39	1	1	I 77 COLUMBIA, SC 29206
03/19/2018 16:40:39	03/19/2018 16:40:39	1	1	I 77 COLUMBIA, SC 29207
03/19/2018 16:41:38	03/19/2018 16:43:53	3	3	I 77 COLUMBIA, SC 29223
03/19/2018 16:44:53	03/19/2018 16:44:53	1	1	RAMP COLUMBIA, SC 29223
03/19/2018 16:45:52	03/19/2018 16:47:03	2	2	RAMP COLUMBIA, SC 29203
03/19/2018 16:48:14	03/19/2018 16:50:31	4	2	FARROW RD COLUMBIA, SC 29203
03/19/2018 16:51:31	03/19/2018 16:51:31	1	1	9300 FARROW RD COLUMBIA, SC 29203
03/19/2018 16:52:31	03/19/2018 16:52:31	1	1	9400 FARROW RD COLUMBIA, SC 29203
03/19/2018 16:53:30	03/19/2018 16:53:30	1	1	9500 FARROW RD COLUMBIA, SC 29203
03/19/2018 16:54:30	03/19/2018 16:54:30	1	1	9700 FARROW RD COLUMBIA, SC 29203
03/19/2018 16:55:30	03/19/2018 16:55:30	1	1	UNNAMED ST COLUMBIA, SC 29229
03/19/2018 16:56:30	03/19/2018 17:46:43	51	15	600 KILLIAN RD COLUMBIA, SC 29229
03/19/2018 17:47:43	03/19/2018 17:49:42	3	3	UNNAMED ST COLUMBIA, SC 29229
03/19/2018 17:50:42	03/19/2018 17:50:42	1	1	400 KILLIAN RD COLUMBIA, SC 29203
03/19/2018 17:51:52	03/19/2018 17:51:52	1	1	KILLIAN RD COLUMBIA, SC 29203
03/19/2018 17:52:51	03/19/2018 17:52:51	1	1	1100 KILLIAN LOOP COLUMBIA, SC 29203
03/19/2018 17:53:51	03/19/2018 18:06:58	14	14	RAMP COLUMBIA, SC 29203
03/19/2018 18:07:57	03/19/2018 18:07:57	1	1	1100 KILLIAN LOOP COLUMBIA, SC 29203
03/19/2018 18:08:57	03/19/2018 18:10:56	3	2	RAMP COLUMBIA, SC 29203
03/19/2018 18:11:56	03/19/2018 18:11:56	1	1	1100 KILLIAN LOOP COLUMBIA, SC 29203
03/19/2018 18:12:56	03/19/2018 18:12:56	1	1	RAMP COLUMBIA, SC 29203
03/19/2018 18:13:54	03/19/2018 18:13:54	1	1	1100 KILLIAN LOOP COLUMBIA, SC 29203
03/19/2018 18:14:55	03/19/2018 18:14:55	1	1	RAMP COLUMBIA, SC 29203
03/19/2018 18:15:54	03/19/2018 18:19:02	4	4	1100 KILLIAN LOOP COLUMBIA, SC 29203
03/19/2018 18:20:02	03/19/2018 18:31:00	12	11	RAMP COLUMBIA, SC 29203
03/19/2018 18:32:00	03/19/2018 18:32:00	1	1	1000 KILLIAN LOOP COLUMBIA, SC 29203
03/19/2018 18:32:59	03/19/2018 18:32:59	1	1	KILLIAN RD COLUMBIA, SC 29203
03/19/2018 18:33:59	03/19/2018 18:33:59	1	1	I 77 COLUMBIA, SC 29203
03/19/2018 18:34:58	03/19/2018 18:34:58	1	1	I 77 BLYTHEWOOD, SC 29016
03/19/2018 18:35:58	03/19/2018 18:35:58	1	1	RAMP BLYTHEWOOD, SC 29016
03/19/2018 18:36:58	03/19/2018 18:38:57	3	3	10300 WILSON BLVD BLYTHEWOOD, SC 29016
03/19/2018 18:39:57	03/19/2018 18:39:57	1	1	WILSON BLVD BLYTHEWOOD, SC 29016
03/19/2018 18:40:56	03/19/2018 18:40:56	1	1	US HWY 21 BLYTHEWOOD, SC 29016
03/19/2018 18:41:56	03/19/2018 18:41:56	1	1	RAMP BLYTHEWOOD, SC 29016
03/19/2018 18:42:56	03/19/2018 18:42:56	1	1	I 77 BLYTHEWOOD, SC 29016
03/19/2018 18:43:55	03/19/2018 18:44:55	2	2	I 77 COLUMBIA, SC 29203
03/19/2018 18:45:55	03/19/2018 18:48:54	4	4	I 77 COLUMBIA, SC 29223
03/19/2018 18:49:54	03/19/2018 18:49:54	1	1	RAMP COLUMBIA, SC 29207
03/19/2018 18:50:54	03/19/2018 18:50:54	1	1	RAMP COLUMBIA, SC 29206
03/19/2018 18:52:04	03/19/2018 18:52:04	1	1	CRITTENDEN RD COLUMBIA, SC 29206
03/19/2018 18:53:15	03/19/2018 18:56:14	4	4	LORING CIR COLUMBIA, SC 29206

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03/19/2018 18:57:14	03/19/2018 18:57:14	1	1	GREGG ST COLUMBIA, SC 29206
03/19/2018 18:58:28	03/19/2018 19:41:28	44	21	LORING CIR COLUMBIA, SC 29206
03/19/2018 19:42:28	03/19/2018 19:43:46	3	2	IMBODEN ST COLUMBIA, SC 29206
03/19/2018 19:44:46	03/19/2018 19:44:46	1	1	I 77 COLUMBIA, SC 29206
03/19/2018 19:46:04	03/19/2018 19:49:03	4	4	I 77 COLUMBIA, SC 29223
03/19/2018 19:50:03	03/19/2018 19:52:23	3	3	I 77 COLUMBIA, SC 29203
03/19/2018 19:53:22	03/19/2018 19:56:21	4	4	I 77 BLYTHEWOOD, SC 29016
03/19/2018 19:57:36	03/19/2018 19:57:36	1	1	RAMP BLYTHEWOOD, SC 29016
03/19/2018 19:58:47	03/19/2018 19:58:47	1	1	300 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 19:59:47	03/19/2018 19:59:47	1	1	500 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 20:00:47	03/19/2018 20:00:47	1	1	900 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 20:01:46	03/19/2018 20:01:46	1	1	1200 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 20:02:46	03/19/2018 20:03:46	2	1	1600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/19/2018 20:04:45	03/19/2018 20:04:45	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 20:05:45	03/19/2018 20:05:45	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 20:06:45	03/19/2018 20:06:45	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/19/2018 20:07:44	03/19/2018 20:07:44	1	1	9300 US HWY 321 S BLYTHEWOOD, SC 29016
03/19/2018 20:08:44	03/19/2018 20:08:44	1	1	8200 US HWY 321 S BLYTHEWOOD, SC 29016
03/19/2018 20:09:43	03/19/2018 20:09:43	1	1	7100 US HWY 321 S WINNSBORO, SC 29180
03/19/2018 20:10:43	03/19/2018 20:10:43	1	1	900 COWHORN RD WINNSBORO, SC 29180
03/19/2018 20:11:43	03/19/2018 20:11:43	1	1	600 COWHORN RD WINNSBORO, SC 29180
03/19/2018 20:12:42	03/19/2018 22:06:10	114	105	100 SPINNAKER DR WINNSBORO, SC 29180
03/19/2018 22:07:10	03/19/2018 22:07:10	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/19/2018 22:08:09	03/19/2018 23:38:25	91	63	100 SPINNAKER DR WINNSBORO, SC 29180
03/19/2018 23:39:25	03/19/2018 23:39:25	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/19/2018 23:40:25	03/20/2018 00:29:46	51	47	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 00:30:45	03/20/2018 00:30:45	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/20/2018 00:31:45	03/20/2018 02:44:09	133	128	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 02:45:08	03/20/2018 02:46:08	2	2	500 COWHORN RD WINNSBORO, SC 29180
03/20/2018 02:47:08	03/20/2018 05:45:46	180	171	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 05:52:47	03/20/2018 06:00:59	9	7	700 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:01:59	03/20/2018 06:04:06	3	3	400 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:05:06	03/20/2018 06:05:06	1	1	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 06:06:06	03/20/2018 06:08:05	3	1	700 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:09:05	03/20/2018 06:11:04	3	1	400 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:12:04	03/20/2018 06:16:14	5	2	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 06:17:15	03/20/2018 06:25:29	9	4	700 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:26:30	03/20/2018 06:26:30	1	1	400 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:27:37	03/20/2018 06:29:41	3	2	700 COWHORN RD WINNSBORO, SC 29180
03/20/2018 06:30:41	03/20/2018 07:00:16	30	1	400 COWHORN RD WINNSBORO, SC 29180
03/20/2018 07:01:16	03/20/2018 07:39:14	39	33	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 07:40:13	03/20/2018 07:41:13	2	2	500 COWHORN RD WINNSBORO, SC 29180
03/20/2018 07:42:14	03/20/2018 08:16:23	35	27	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 08:17:32	03/20/2018 08:17:32	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/20/2018 08:18:32	03/20/2018 14:14:22	356	335	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 14:15:29	03/20/2018 14:15:29	1	1	400 COWHORN RD WINNSBORO, SC 29180
03/20/2018 14:16:29	03/20/2018 14:16:29	1	1	1300 COWHORN RD WINNSBORO, SC 29180
03/20/2018 14:17:35	03/20/2018 14:17:35	1	1	7100 US HWY 321 S WINNSBORO, SC 29180
03/20/2018 14:18:34	03/20/2018 14:18:34	1	1	8000 US HWY 321 S BLYTHEWOOD, SC 29016
03/20/2018 14:19:34	03/20/2018 14:19:34	1	1	8700 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 14:20:34	03/20/2018 14:20:34	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 14:21:33	03/20/2018 14:21:33	1	1	8400 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 14:22:43	03/20/2018 14:22:43	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 14:23:52	03/20/2018 14:23:52	1	1	1600 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 14:24:51	03/20/2018 14:24:51	1	1	1300 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 14:25:51	03/20/2018 14:25:51	1	1	1000 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 14:26:51	03/20/2018 14:26:51	1	1	700 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 14:28:02	03/20/2018 14:28:02	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 14:29:10	03/20/2018 14:32:19	4	4	I 77 BLYTHEWOOD, SC 29016
03/20/2018 14:33:19	03/20/2018 14:33:19	1	1	RAMP COLUMBIA, SC 29203
03/20/2018 14:34:26	03/20/2018 14:34:26	1	1	KILLIAN RD COLUMBIA, SC 29203

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03/20/2018 14:35:33	03/20/2018 14:36:32	2	2	9700 FARROW RD COLUMBIA, SC 29203
03/20/2018 14:37:32	03/20/2018 14:51:43	15	13	600 KILLIAN RD COLUMBIA, SC 29229
03/20/2018 14:52:43	03/20/2018 14:52:43	1	1	UNNAMED ST COLUMBIA, SC 29229
03/20/2018 14:53:42	03/20/2018 14:53:42	1	1	400 KILLIAN RD COLUMBIA, SC 29203
03/20/2018 14:54:42	03/20/2018 14:56:41	3	2	KILLIAN RD COLUMBIA, SC 29203
03/20/2018 14:57:41	03/20/2018 14:58:41	2	2	I 77 COLUMBIA, SC 29203
03/20/2018 14:59:40	03/20/2018 15:02:39	4	4	I 77 COLUMBIA, SC 29223
03/20/2018 15:03:39	03/20/2018 15:03:39	1	1	I 77 COLUMBIA, SC 29207
03/20/2018 15:04:38	03/20/2018 15:04:38	1	1	I 77 COLUMBIA, SC 29206
03/20/2018 15:05:50	03/20/2018 15:05:50	1	1	I 77 COLUMBIA, SC 29207
03/20/2018 15:06:49	03/20/2018 15:11:48	6	6	I 77 COLUMBIA, SC 29209
03/20/2018 15:12:47	03/20/2018 15:12:47	1	1	I 77 W COLUMBIA, SC 29172
03/20/2018 15:13:47	03/20/2018 15:13:47	1	1	300 SAXE GOTHA RD W COLUMBIA, SC 29172
03/20/2018 15:14:47	03/20/2018 15:14:47	1	1	100 SAXE GOTHA DR W COLUMBIA, SC 29172
03/20/2018 15:15:46	03/20/2018 15:15:46	1	1	1900 DIXIANA RD W COLUMBIA, SC 29172
03/20/2018 15:16:46	03/20/2018 15:17:45	2	2	1800 DIXIANA RD W COLUMBIA, SC 29172
03/20/2018 15:18:45	03/20/2018 15:18:45	1	1	RAMP W COLUMBIA, SC 29172
03/20/2018 15:19:45	03/20/2018 15:19:45	1	1	I 26 CAYCE, SC 29033
03/20/2018 15:20:44	03/20/2018 15:20:44	1	1	I 26 W COLUMBIA, SC 29169
03/20/2018 15:21:44	03/20/2018 15:21:44	1	1	RAMP W COLUMBIA, SC 29169
03/20/2018 15:22:44	03/20/2018 15:22:44	1	1	100 WOODSIDE PKY W COLUMBIA, SC 29170
03/20/2018 15:23:43	03/20/2018 15:26:50	4	3	2800 AUGUSTA RD W COLUMBIA, SC 29170
03/20/2018 15:27:50	03/20/2018 15:38:46	12	6	100 WOODSIDE PKY W COLUMBIA, SC 29170
03/20/2018 15:39:46	03/20/2018 15:59:04	20	20	2800 AUGUSTA RD W COLUMBIA, SC 29170
03/20/2018 16:00:08	03/20/2018 16:00:08	1	1	2700 AUGUSTA RD W COLUMBIA, SC 29170
03/20/2018 16:01:08	03/20/2018 16:01:08	1	1	I 26 W COLUMBIA, SC 29169
03/20/2018 16:02:08	03/20/2018 16:02:08	1	1	RAMP W COLUMBIA, SC 29169
03/20/2018 16:03:08	03/20/2018 16:04:08	2	2	I 26 W COLUMBIA, SC 29169
03/20/2018 16:05:16	03/20/2018 16:05:16	1	1	2900 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:06:16	03/20/2018 16:06:16	1	1	3500 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:07:16	03/20/2018 16:07:16	1	1	3900 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:08:25	03/20/2018 16:08:25	1	1	RAMP LEXINGTON, SC 29072
03/20/2018 16:09:35	03/20/2018 16:09:35	1	1	4200 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:10:34	03/20/2018 16:10:34	1	1	4300 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:11:39	03/20/2018 16:11:39	1	1	4500 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:13:16	03/20/2018 16:15:32	4	2	4800 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:17:49	03/20/2018 16:17:49	1	1	5000 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:19:51	03/20/2018 16:19:51	1	1	4900 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:21:54	03/20/2018 16:21:54	1	1	5100 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:24:05	03/20/2018 16:24:05	1	1	4800 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:26:06	03/20/2018 16:26:06	1	1	4200 SUNSET BLVD LEXINGTON, SC 29072
03/20/2018 16:28:20	03/20/2018 16:28:20	1	1	3900 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:29:46	03/20/2018 16:29:46	1	1	2900 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:31:06	03/20/2018 16:33:05	3	2	3100 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:34:15	03/20/2018 16:34:15	1	1	2800 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:35:15	03/20/2018 16:53:26	19	18	100 N HOSPITAL DR W COLUMBIA, SC 29169
03/20/2018 16:54:26	03/20/2018 16:56:25	3	3	100 HOSPITAL DR W W COLUMBIA, SC 29169
03/20/2018 16:57:25	03/20/2018 16:57:25	1	1	200 MATHIAS RD W COLUMBIA, SC 29169
03/20/2018 16:58:35	03/20/2018 16:58:35	1	1	2700 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 16:59:40	03/20/2018 16:59:40	1	1	2600 SUNSET BLVD W COLUMBIA, SC 29169
03/20/2018 17:00:50	03/20/2018 17:01:50	2	2	I 26 W COLUMBIA, SC 29170
03/20/2018 17:02:49	03/20/2018 17:02:49	1	1	I 26 CAYCE, SC 29033
03/20/2018 17:03:57	03/20/2018 17:03:57	1	1	I 26 W COLUMBIA, SC 29172
03/20/2018 17:04:57	03/20/2018 17:06:05	2	2	RAMP W COLUMBIA, SC 29172
03/20/2018 17:07:05	03/20/2018 17:07:05	1	1	1800 DIXIANA RD W COLUMBIA, SC 29172
03/20/2018 17:08:08	03/20/2018 17:08:08	1	1	2000 DIXIANA RD W COLUMBIA, SC 29172
03/20/2018 17:09:14	03/20/2018 17:09:14	1	1	200 SAXE GOTHA RD W COLUMBIA, SC 29172
03/20/2018 17:10:14	03/20/2018 17:11:22	2	2	12TH ST W COLUMBIA, SC 29172
03/20/2018 17:12:21	03/20/2018 17:12:21	1	1	I 77 W COLUMBIA, SC 29172
03/20/2018 17:13:21	03/20/2018 17:14:37	3	2	I 77 COLUMBIA, SC 29209
03/20/2018 17:15:36	03/20/2018 17:15:36	1	1	3100 BLUFF RD COLUMBIA, SC 29209

Enrollee Track Address

03/20/2018 17:16:44	03/20/2018 17:16:44	1	1	2700 ATLAS RD COLUMBIA, SC 29209
03/20/2018 17:17:43	03/20/2018 17:17:43	1	1	2000 ATLAS RD COLUMBIA, SC 29209
03/20/2018 17:18:43	03/20/2018 17:18:43	1	1	1700 ATLAS RD COLUMBIA, SC 29209
03/20/2018 17:19:54	03/20/2018 17:19:54	1	1	1300 ATLAS RD COLUMBIA, SC 29209
03/20/2018 17:20:53	03/20/2018 17:20:53	1	1	600 ATLAS RD COLUMBIA, SC 29209
03/20/2018 17:22:03	03/20/2018 17:22:03	1	1	7500 GARNERS FERRY RD COLUMBIA, SC 29209
03/20/2018 17:23:03	03/20/2018 17:24:02	2	2	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/20/2018 17:25:02	03/20/2018 17:28:01	4	4	7700 HAIR ST COLUMBIA, SC 29209
03/20/2018 17:29:12	03/20/2018 17:30:11	2	2	7600 GARNERS FERRY RD COLUMBIA, SC 29209
03/20/2018 17:31:11	03/20/2018 17:32:11	2	2	GARNERS FERRY RD COLUMBIA, SC 29209
03/20/2018 17:33:10	03/20/2018 17:33:10	1	1	7400 GARNERS FERRY RD COLUMBIA, SC 29209
03/20/2018 17:34:24	03/20/2018 17:34:24	1	1	7100 GARNERS FERRY RD COLUMBIA, SC 29209
03/20/2018 17:35:23	03/20/2018 17:36:23	2	1	RAMP COLUMBIA, SC 29209
03/20/2018 17:37:23	03/20/2018 17:38:22	2	2	I 77 COLUMBIA, SC 29207
03/20/2018 17:39:22	03/20/2018 17:40:22	2	2	I 77 COLUMBIA, SC 29206
03/20/2018 17:41:21	03/20/2018 17:41:21	1	1	I 77 COLUMBIA, SC 29207
03/20/2018 17:42:21	03/20/2018 17:45:32	5	4	I 77 COLUMBIA, SC 29223
03/20/2018 17:46:32	03/20/2018 17:46:32	1	1	I 77 COLUMBIA, SC 29203
03/20/2018 17:47:39	03/20/2018 17:47:39	1	1	HARD SCRABBLE RD COLUMBIA, SC 29203
03/20/2018 17:48:39	03/20/2018 17:49:39	2	2	I 77 COLUMBIA, SC 29203
03/20/2018 17:50:49	03/20/2018 17:53:59	4	4	I 77 BLYTHEWOOD, SC 29016
03/20/2018 17:54:59	03/20/2018 17:54:59	1	1	RAMP BLYTHEWOOD, SC 29016
03/20/2018 17:55:58	03/20/2018 17:55:58	1	1	BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 17:56:58	03/20/2018 17:56:58	1	1	400 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 17:57:58	03/20/2018 17:57:58	1	1	700 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 17:58:57	03/20/2018 17:58:57	1	1	1100 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 17:59:57	03/20/2018 17:59:57	1	1	1500 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 18:00:57	03/20/2018 18:06:55	7	7	1800 BLYTHEWOOD RD BLYTHEWOOD, SC 29016
03/20/2018 18:07:54	03/20/2018 18:07:54	1	1	8300 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 18:09:00	03/20/2018 18:09:00	1	1	8500 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 18:09:59	03/20/2018 18:09:59	1	1	8600 WINNSBORO RD BLYTHEWOOD, SC 29016
03/20/2018 18:10:59	03/20/2018 18:10:59	1	1	9300 US HWY 321 S BLYTHEWOOD, SC 29016
03/20/2018 18:11:59	03/20/2018 18:11:59	1	1	8000 US HWY 321 S RIDGEWAY, SC 29130
03/20/2018 18:12:58	03/20/2018 18:12:58	1	1	7000 US HWY 321 S WINNSBORO, SC 29180
03/20/2018 18:13:58	03/20/2018 18:13:58	1	1	1100 COWHORN RD WINNSBORO, SC 29180
03/20/2018 18:14:58	03/20/2018 18:14:58	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/20/2018 18:16:14	03/20/2018 23:04:37	290	280	100 SPINNAKER DR WINNSBORO, SC 29180
03/20/2018 23:05:44	03/20/2018 23:05:44	1	1	500 COWHORN RD WINNSBORO, SC 29180
03/20/2018 23:06:44	03/20/2018 23:59:56	54	51	100 SPINNAKER DR WINNSBORO, SC 29180

Notice: Addresses in this report are estimated and provided for informational purposes only. Satellite Tracking of People LLC does not warrant or guarantee the accuracy of the addresses in this report.

Tracks Start Date: 03/15/2018
 Tracks Stop Date: 03/21/2018
 Report Generated For: Marino-Stop, Jeff - jmarino.stop
 Report Filename: D:\Presentation Server\processor\reports\Enrollee_Track_Address_355.rpt

Track ID	Enroll Last Name	Enroll First Name	Primary Number	Day Line	Track Date UTC	Track Date (Local)	Time Zone	Chk Valid	SPS Latitude	SPS Longitude	Battery Level	Chk Change	Strip Tamper Detected	Shielding Detected	Learning Disabled	Beacons in View	Beacons Used	HOOP	RSSI Signal Power Valid	Tower Cell ID	Tower Location ID	Tower Longitude	Cell Track Value	Cell Track Longitude	Cell Track Latitude
9 5011E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 20 03	03/17/2018 01 29 43	EST	Y	34 04118	-81 06623	395	N	U	U	U	11	8	0	10 Y	1040	34 04550475	-81 1018921	34 04550475	-81 1018921		
9 5011E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 21 42	03/17/2018 01 21 42	EST	Y	34 04315	-81 06403	385	N	U	U	U	8	3	0	19 Y	579	34 0398636	-81 0843069	34 0398636	-81 0843069		
9 5011E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 22 50	03/17/2018 01 22 50	EST	Y	34 03209	-81 06596	391	N	U	U	U	9	6	0	20 Y	278	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 24 56	03/17/2018 01 24 56	EST	Y	34 06827	-81 02121	395	N	U	U	U	10	5	0	23 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 26 05	03/17/2018 01 26 05	EST	Y	34 06422	-81 03353	385	N	U	U	U	11	8	0	18 Y	none	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 27 04	03/17/2018 01 27 04	EST	Y	34 06466	-81 03372	386	N	U	U	U	10	8	0	21 Y	none	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 28 09	03/17/2018 01 28 09	EST	Y	34 06449	-81 02367	389	N	U	U	U	11	8	0	21 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 29 14	03/17/2018 01 29 14	EST	Y	34 06482	-81 02378	389	N	U	U	U	11	8	0	21 Y	none	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 30 13	03/17/2018 01 30 13	EST	Y	34 06424	-81 02378	395	N	U	U	U	11	7	0	24 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 31 18	03/17/2018 01 31 18	EST	Y	34 06481	-81 02371	385	N	U	U	U	10	8	0	21 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 32 18	03/17/2018 01 32 18	EST	Y	34 06486	-81 02371	385	N	U	U	U	10	8	0	21 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 33 18	03/17/2018 01 33 18	EST	Y	34 06422	-81 02368	386	N	U	U	U	10	7	0	23 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 34 18	03/17/2018 01 34 18	EST	Y	34 06492	-81 02371	395	N	U	U	U	11	8	0	22 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 35 17	03/17/2018 01 35 17	EST	Y	34 06493	-81 02371	395	N	U	U	U	11	8	0	22 Y	none	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 36 29	03/17/2018 01 36 29	EST	Y	34 06462	-81 02255	385	N	U	U	U	11	8	0	25 Y	none	34 0650664	-81 0233456	34 0650664	-81 0233456		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 38 01	03/17/2018 01 38 01	EST	Y	34 08508	-81 02277	399	N	U	U	U	7	2	0	0	0	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 39 00	03/17/2018 01 39 00	EST	Y	34 08622	-81 02698	387	N	U	U	U	11	8	0	11 Y	none	34 084816	-81 0086212	34 084816	-81 0086212		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 40 00	03/17/2018 01 40 00	EST	Y	34 11139	-81 02607	385	N	U	U	U	10	7	0	11 Y	none	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 41 58	03/17/2018 01 41 58	EST	Y	34 12709	-81 02687	386	N	U	U	U	11	6	0	11 Y	50	0	0	0	0		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 42 10	03/17/2018 01 42 10	EST	Y	34 13744	-81 03348	386	N	U	U	U	11	5	0	19 Y	73	34 184494	-81 0423737	34 184494	-81 0423737		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 43 10	03/17/2018 01 43 10	EST	Y	34 1524	-81 04276	389	N	U	U	U	11	8	0	21 Y	73	34 184494	-81 0423737	34 184494	-81 0423737		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 44 09	03/17/2018 01 44 09	EST	Y	34 17178	-81 04165	388	N	U	U	U	11	8	0	21 Y	769	34 188415	-81 0041656	34 188415	-81 0041656		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 45 09	03/17/2018 01 45 09	EST	Y	34 18792	-81 04611	388	N	U	U	U	11	8	0	21 Y	751	34 184494	-81 0423737	34 184494	-81 0423737		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 46 08	03/17/2018 01 46 08	EST	Y	34 19985	-81 06039	388	N	U	U	U	10	8	0	19 Y	4976	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 47 08	03/17/2018 01 47 08	EST	Y	34 26841	-81 02607	385	N	U	U	U	10	7	0	11 Y	4876	34 2751378	-81 0620847	34 2751378	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 48 28	03/17/2018 01 48 28	EST	Y	34 23516	-81 02799	388	N	U	U	U	11	8	0	23 Y	4960	34 2751579	-81 0820847	34 2751579	-81 0820847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 49 27	03/17/2018 01 49 27	EST	Y	34 24803	-81 03741	386	N	U	U	U	10	7	0	21 Y	4969	34 2751579	-81 0620847	34 2751579	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 50 27	03/17/2018 01 50 27	EST	Y	34 25809	-81 01728	396	N	U	U	U	11	7	0	20 Y	4865	34 2751579	-81 0620847	34 2751579	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 51 27	03/17/2018 01 51 27	EST	Y	34 26811	-81 02024	385	N	U	U	U	10	8	0	14 Y	145	34 2754478	-81 0935342	34 2754478	-81 0935342		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 52 26	03/17/2018 01 52 26	EST	Y	34 27335	-81 03834	386	N	U	U	U	9	7	0	11 Y	145	34 2754478	-81 0935342	34 2754478	-81 0935342		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 53 26	03/17/2018 01 53 26	EST	Y	34 2733	-81 04336	388	N	U	U	U	10	8	0	11 Y	1315	34 27528	-81 0817871	34 27528	-81 0817871		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 54 26	03/17/2018 01 54 26	EST	Y	34 26841	-81 02607	385	N	U	U	U	10	7	0	11 Y	4876	34 2751378	-81 0620847	34 2751378	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 55 16	03/17/2018 01 55 16	EST	Y	34 27484	-81 03327	388	N	U	U	U	10	6	0	0	0	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 56 16	03/17/2018 01 56 16	EST	Y	34 27485	-81 04332	386	N	U	U	U	10	6	0	0	0	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 57 16	03/17/2018 01 57 16	EST	Y	34 27485	-81 04332	386	N	U	U	U	10	6	0	0	0	0	0	0	0	0	
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 58 15	03/17/2018 01 58 15	EST	Y	34 27484	-81 03327	388	N	U	U	U	11	6	0	4 Y	145	34 2754478	-81 0935342	34 2754478	-81 0935342		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 05 59 15	03/17/2018 01 59 15	EST	Y	34 27484	-81 04332	386	N	U	U	U	11	7	0	17 Y	1315	34 27528	-81 0817871	34 27528	-81 0817871		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 06 00 30	03/17/2018 02 00 30	EST	Y	34 27501	-81 03353	387	N	U	U	U	9	6	0	5 Y	1315	34 27528	-81 0817871	34 27528	-81 0817871		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 06 01 31	03/17/2018 02 01 31	EST	Y	34 27487	-81 03353	387	N	U	U	U	10	7	0	5 Y	1315	34 27528	-81 0817871	34 27528	-81 0817871		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 06 02 31	03/17/2018 02 02 31	EST	Y	34 27501	-81 03353	387	N	U	U	U	10	9	0	10 Y	4969	34 2751579	-81 0620847	34 2751579	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 06 03 31	03/17/2018 02 03 31	EST	Y	34 27501	-81 03353	387	N	U	U	U	10	9	0	10 Y	4969	34 2751579	-81 0620847	34 2751579	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 06 04 30	03/17/2018 02 04 30	EST	Y	34 27501	-81 03353	387	N	U	U	U	10	9	0	10 Y	4969	34 2751579	-81 0620847	34 2751579	-81 0620847		
9 5012E+10	KEITL LEVOND	KEITL	12-745053	03/17/2018 06 05 29	03/17/2018 02 05 29	EST																			

Track ID	Enrollee Last Name	Enrollee First Name	Primary Number	Device	Track Date UTC	Track Date (Local)	Time Zone	CPS Valid	CPS Latitude	CPS Longitude	Altitude Level	One Change	Stop Temp Detected	Shedding Observed	Jumping Observed	Ballistics in View	Ballistics Used	HDDP	CCM Signal	Tower Valid	Tower Cell ID	Tower Location ID	Tower Latitude	Tower Longitude	Cell Track Valid	Cell Track Latitude	Cell Track Longitude
95027E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:50:10	03/17/2018 12:50:10	EST	Y	33 84347	-80.74578	373 N	N	N	N	N	N	N	N	N	N	N	33 84347	-80.74578	373 N	0	0	0	0
95027E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:51:10	03/17/2018 12:51:10	EST	Y	33 84333	-80.72676	373 N	N	N	N	N	N	N	N	N	N	N	33 84333	-80.72676	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:52:09	03/17/2018 12:52:09	EST	Y	33 83954	-80.71951	373 N	N	N	N	N	N	N	N	N	N	N	33 83954	-80.71951	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:53:09	03/17/2018 12:53:09	EST	Y	33 83875	-80.70381	373 N	N	N	N	N	N	N	N	N	N	N	33 83875	-80.70381	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:54:19	03/17/2018 12:54:19	EST	Y	33 83751	-80.69242	373 N	N	N	N	N	N	N	N	N	N	N	33 83751	-80.69242	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:55:19	03/17/2018 12:55:19	EST	Y	33 83236	-80.67307	373 N	N	N	N	N	N	N	N	N	N	N	33 83236	-80.67307	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:56:19	03/17/2018 12:56:19	EST	Y	33 82224	-80.65725	373 N	N	N	N	N	N	N	N	N	N	N	33 82224	-80.65725	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:57:18	03/17/2018 12:57:18	EST	Y	33 81417	-80.64428	373 N	N	N	N	N	N	N	N	N	N	N	33 81417	-80.64428	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:58:18	03/17/2018 12:58:18	EST	Y	33 80751	-80.63772	373 N	N	N	N	N	N	N	N	N	N	N	33 80751	-80.63772	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 18:59:18	03/17/2018 12:59:18	EST	Y	33 80629	-80.63092	373 N	N	N	N	N	N	N	N	N	N	N	33 80629	-80.63092	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:01:21	03/17/2018 13:01:21	EST	Y	33 80662	-80.63692	373 N	N	N	N	N	N	N	N	N	N	N	33 80662	-80.63692	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:02:21	03/17/2018 13:02:21	EST	Y	33 80692	-80.63992	373 N	N	N	N	N	N	N	N	N	N	N	33 80692	-80.63992	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:03:20	03/17/2018 13:03:20	EST	Y	33 80617	-80.63598	372 N	N	N	N	N	N	N	N	N	N	N	33 80617	-80.63598	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:04:20	03/17/2018 13:04:20	EST	Y	33 80617	-80.63998	372 N	N	N	N	N	N	N	N	N	N	N	33 80617	-80.63998	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:05:37	03/17/2018 13:05:37	EST	N	0	0	0	N	N	N	N	N	N	N	N	N	0	0	0	0	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:06:45	03/17/2018 13:06:45	EST	Y	33 78312	-80.62809	373 N	N	N	N	N	N	N	N	N	N	N	33 78312	-80.62809	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:07:45	03/17/2018 13:07:45	EST	Y	33 78314	-80.63899	373 N	N	N	N	N	N	N	N	N	N	N	33 78314	-80.63899	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:08:45	03/17/2018 13:08:45	EST	Y	33 77353	-80.63941	372 N	N	N	N	N	N	N	N	N	N	N	33 77353	-80.63941	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:09:44	03/17/2018 13:09:44	EST	Y	33 75781	-80.64391	372 N	N	N	N	N	N	N	N	N	N	N	33 75781	-80.64391	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:10:44	03/17/2018 13:10:44	EST	Y	33 74133	-80.64836	372 N	N	N	N	N	N	N	N	N	N	N	33 74133	-80.64836	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:11:44	03/17/2018 13:11:44	EST	Y	33 71855	-80.65992	372 N	N	N	N	N	N	N	N	N	N	N	33 71855	-80.65992	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:12:43	03/17/2018 13:12:43	EST	Y	33 70726	-80.66923	372 N	N	N	N	N	N	N	N	N	N	N	33 70726	-80.66923	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:13:43	03/17/2018 13:13:43	EST	Y	33 69736	-80.66955	372 N	N	N	N	N	N	N	N	N	N	N	33 69736	-80.66955	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:14:43	03/17/2018 13:14:43	EST	Y	33 68729	-80.67922	373 N	N	N	N	N	N	N	N	N	N	N	33 68729	-80.67922	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:15:42	03/17/2018 13:15:42	EST	Y	33 67961	-80.64741	373 N	N	N	N	N	N	N	N	N	N	N	33 67961	-80.64741	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:16:42	03/17/2018 13:16:42	EST	Y	33 68146	-80.64962	373 N	N	N	N	N	N	N	N	N	N	N	33 68146	-80.64962	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:17:42	03/17/2018 13:17:42	EST	Y	33 68172	-80.64847	373 N	N	N	N	N	N	N	N	N	N	N	33 68172	-80.64847	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:18:41	03/17/2018 13:18:41	EST	Y	33 68189	-80.64936	373 N	N	N	N	N	N	N	N	N	N	N	33 68189	-80.64936	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:19:41	03/17/2018 13:19:41	EST	Y	33 68193	-80.64934	373 N	N	N	N	N	N	N	N	N	N	N	33 68193	-80.64934	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:20:41	03/17/2018 13:20:41	EST	Y	33 68187	-80.64943	373 N	N	N	N	N	N	N	N	N	N	N	33 68187	-80.64943	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:21:41	03/17/2018 13:21:41	EST	Y	33 68171	-80.64948	373 N	N	N	N	N	N	N	N	N	N	N	33 68171	-80.64948	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:22:40	03/17/2018 13:22:40	EST	Y	33 68857	-80.65873	373 N	N	N	N	N	N	N	N	N	N	N	33 68857	-80.65873	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:23:40	03/17/2018 13:23:40	EST	Y	33 68574	-80.65695	373 N	N	N	N	N	N	N	N	N	N	N	33 68574	-80.65695	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:24:39	03/17/2018 13:24:39	EST	Y	33 69962	-80.67081	373 N	N	N	N	N	N	N	N	N	N	N	33 69962	-80.67081	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:25:39	03/17/2018 13:25:39	EST	Y	33 70092	-80.67782	373 N	N	N	N	N	N	N	N	N	N	N	33 70092	-80.67782	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:26:46	03/17/2018 13:26:46	EST	Y	33 69426	-80.69133	372 N	N	N	N	N	N	N	N	N	N	N	33 69426	-80.69133	372 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:27:45	03/17/2018 13:27:45	EST	Y	33 69446	-80.70999	373 N	N	N	N	N	N	N	N	N	N	N	33 69446	-80.70999	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:28:44	03/17/2018 13:28:44	EST	Y	33 68442	-80.71971	373 N	N	N	N	N	N	N	N	N	N	N	33 68442	-80.71971	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:29:44	03/17/2018 13:29:44	EST	Y	33 68266	-80.72513	373 N	N	N	N	N	N	N	N	N	N	N	33 68266	-80.72513	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:30:44	03/17/2018 13:30:44	EST	Y	33 67833	-80.7591	373 N	N	N	N	N	N	N	N	N	N	N	33 67833	-80.7591	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:31:44	03/17/2018 13:31:44	EST	Y	33 67195	-80.77023	373 N	N	N	N	N	N	N	N	N	N	N	33 67195	-80.77023	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ	KEITTL	12-745053	03/17/2018 19:32:44	03/17/2018 13:32:44	EST	Y	33 66707	-80.77969	373 N	N	N	N	N	N	N	N	N	N	N	33 66707	-80.77969	373 N	0	0	0	0
95028E+10	KEITTL LEVONQ																										

Track ID	Enroute Last Name	Enroute First Name	Primary Number	Device	Track Date UTC	Track Date Local	Time Zone	UTMS Valid	UTMS Luminous	UTMS Longitude	Battery Level	On Charger	Strip Transmitter Detected	Shedding Detected	Jamming Detected	Searches in View	Searches Used	MOOP	CSW Signal	Tower Valid	Tower Call ID	Tower Location ID	Tower Latitude	Tower Longitude	Call Track Valid	Call Track Latitude	Call Track Longitude	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 39 00	03172018 16 38 00	EST	37 03257	-80 25274	418 Y	N	N	U	10	6	8	26 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 39 12	03172018 16 38 12	EST	37 03260	-80 25295	418 Y	N	N	U	9	8	6	22 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 41 15	03172018 16 41 15	EST	37 03287	-80 25202	418 Y	N	N	U	11	7	6	20 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 42 14	03172018 16 42 14	EST	37 03194	-80 90333	418 Y	N	N	U	9	7	6	22 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 43 22	03172018 16 43 22	EST	37 03191	-80 88573	417 Y	N	N	U	10	6	7	16 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 44 22	03172018 16 44 22	EST	37 03160	-80 86795	417 Y	N	N	U	9	7	6	19 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 45 30	03172018 16 45 30	EST	37 03175	-80 86984	417 Y	N	N	U	10	7	6	20 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 46 42	03172018 16 46 42	EST	37 03184	-80 84757	417 Y	N	N	U	10	7	6	16 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 47 42	03172018 16 47 42	EST	37 03251	-80 86296	417 Y	N	N	U	10	7	6	23 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 48 41	03172018 16 48 41	EST	37 03074	-80 84477	417 Y	N	N	U	10	7	6	19 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 49 41	03172018 16 49 41	EST	37 03175	-80 84777	417 Y	N	N	U	10	7	6	24 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 50 49	03172018 16 50 49	EST	37 03272	-80 84913	416 Y	N	N	U	9	7	6	20 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 51 48	03172018 16 51 48	EST	37 03273	-80 84856	416 Y	N	N	U	10	6	7	22 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 52 56	03172018 16 52 56	EST	37 03137	-80 84774	416 Y	N	N	U	10	6	7	22 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 53 58	03172018 16 53 58	EST	37 03197	-80 84804	416 Y	N	N	U	10	6	6	22 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 54 56	03172018 16 54 56	EST	37 03194	-80 85011	416 Y	N	N	U	10	7	5	19 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 55 55	03172018 16 55 55	EST	37 03194	-80 85039	416 Y	N	N	U	10	6	5	23 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 57 02	03172018 16 57 02	EST	37 03275	-80 84858	416 Y	N	N	U	11	8	5	23 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 58 14	03172018 16 58 14	EST	37 00074	-80 84585	416 Y	N	N	U	10	8	4	16 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 20 59 14	03172018 16 59 14	EST	37 02096	-80 84234	416 Y	N	N	U	10	8	4	21 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 00 13	03172018 17 00 13	EST	37 03133	-80 84421	416 Y	N	N	U	11	8	4	21 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 01 13	03172018 17 01 13	EST	37 03132	-80 84952	416 Y	N	N	U	11	8	4	24 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 02 13	03172018 17 02 13	EST	37 03194	-80 84954	416 Y	N	N	U	10	8	4	24 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 03 40	03172018 17 03 40	EST	37 03289	-80 84977	415 Y	N	N	U	10	8	5	17 N	0	0	0	0	0	0	0	0	0	0	0	
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 05 30	03172018 17 05 30	EST	37 03194	-80 84818	415 Y	N	N	U	10	8	5	23 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 04 12	03172018 17 04 12	EST	37 03178	-80 84318	416 Y	N	N	U	11	8	5	20 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 05 12	03172018 17 05 12	EST	37 03265	-80 84282	416 Y	N	N	U	11	8	5	20 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 06 11	03172018 17 06 11	EST	37 03267	-80 84287	416 Y	N	N	U	10	8	5	20 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 07 11	03172018 17 07 11	EST	37 03173	-80 84281	415 Y	N	N	U	10	8	5	24 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 08 20	03172018 17 08 20	EST	37 03094	-80 84234	415 Y	N	N	U	10	8	5	19 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 09 30	03172018 17 09 30	EST	37 03289	-80 84277	415 Y	N	N	U	10	8	5	17 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 10 30	03172018 17 10 30	EST	37 03194	-80 84818	415 Y	N	N	U	10	8	5	23 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 11 29	03172018 17 11 29	EST	37 03195	-80 84836	415 Y	N	N	U	10	8	5	25 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 12 28	03172018 17 12 28	EST	37 03252	-80 84841	415 Y	N	N	U	9	8	5	25 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 13 35	03172018 17 13 35	EST	37 03252	-80 84837	415 Y	N	N	U	11	8	5	24 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 14 41	03172018 17 14 41	EST	37 03215	-80 84824	416 Y	N	N	U	11	8	5	26 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 15 41	03172018 17 15 41	EST	37 03229	-80 84802	415 Y	N	N	U	11	8	5	23 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 16 41	03172018 17 16 41	EST	37 03199	-80 84771	415 Y	N	N	U	11	7	5	25 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 17 40	03172018 17 17 40	EST	37 03194	-80 84728	415 Y	N	N	U	10	8	5	25 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 18 40	03172018 17 18 40	EST	37 03205	-80 84769	415 Y	N	N	U	10	8	5	25 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 19 39	03172018 17 19 39	EST	37 03211	-80 84777	415 Y	N	N	U	10	7	5	22 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 20 39	03172018 17 20 39	EST	37 03211	-80 84777	415 Y	N	N	U	10	7	5	24 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 21 39	03172018 17 21 39	EST	37 03221	-80 84777	415 Y	N	N	U	10	7	5	24 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 22 38	03172018 17 22 38	EST	37 03222	-80 84775	415 Y	N	N	U	10	7	5	24 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 23 38	03172018 17 23 38	EST	37 03210	-80 84775	416 Y	N	N	U	10	9	5	23 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 24 38	03172018 17 24 38	EST	37 03210	-80 84775	416 Y	N	N	U	10	8	5	23 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 25 37	03172018 17 25 37	EST	37 03210	-80 84811	415 Y	N	N	U	10	8	5	23 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 26 52	03172018 17 26 52	EST	37 03224	-80 85008	415 Y	N	N	U	10	6	5	21 N	0	0	0	0	0	0	0	0	0	0	0	0
9 5026E+10	KEITTL LEVOND	KEITTL	12-745053	03172018 21 27 51	03172018 17 27 51	EST	37 03229	-80 84937	415 Y																			

Track ID	Member Last Name	Member First Name	Primary Number	Device	Track Date UTC	Track Date Local	Time Zone	GPS Valid	GPS Latitude	GPS Longitude	Battery Level	GPS Charger	Strap Tension Detected	Shielding Detected	Jamming Detected	Substance In View	Animals Used	MOBP	CSM Signal	Power Valid	Power Call ID	Power Location ID	Tower Latitude	Tower Longitude	Call Track Latitude	Call Track Longitude
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:31:00	03/17/2018 18:31:00	EST	Y	32.08193	-81.09154	416 Y	N	N	N	N	N	N	U	9	7	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:32:00	03/17/2018 18:32:00	EST	Y	32.08121	-81.09184	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:33:00	03/17/2018 18:33:00	EST	Y	32.08138	-81.09272	416 Y	N	N	N	N	N	N	U	10	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:34:56	03/17/2018 18:33:59	EST	Y	32.08141	-81.09236	416 Y	N	N	N	N	N	N	U	9	7	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:34:58	03/17/2018 18:34:59	EST	Y	32.08146	-81.09243	416 Y	N	N	N	N	N	N	U	7	9	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:34:58	03/17/2018 18:35:59	EST	Y	32.08145	-81.09247	416 Y	N	N	N	N	N	N	U	7	9	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:37:07	03/17/2018 18:37:07	EST	Y	32.08153	-81.09277	416 Y	N	N	N	N	N	N	U	10	7	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:38:14	03/17/2018 18:38:14	EST	Y	32.08172	-81.09375	416 Y	N	N	N	N	N	N	U	8	9	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:39:14	03/17/2018 18:39:14	EST	Y	32.08159	-81.09376	416 Y	N	N	N	N	N	N	U	8	9	23	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:40:13	03/17/2018 18:40:13	EST	Y	32.08181	-81.09477	416 Y	N	N	N	N	N	N	U	7	9	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:42:13	03/17/2018 18:41:13	EST	Y	32.08192	-81.09496	416 Y	N	N	N	N	N	N	U	6	9	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:42:13	03/17/2018 18:42:13	EST	Y	32.08217	-81.09501	416 Y	N	N	N	N	N	N	U	7	9	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:43:12	03/17/2018 18:43:12	EST	Y	32.08214	-81.09506	416 Y	N	N	N	N	N	N	U	7	9	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:44:12	03/17/2018 18:44:12	EST	Y	32.08217	-81.09515	416 Y	N	N	N	N	N	N	U	9	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:45:20	03/17/2018 18:45:20	EST	Y	32.08233	-81.09578	416 Y	N	N	N	N	N	N	U	9	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:46:19	03/17/2018 18:46:19	EST	Y	32.08236	-81.09586	416 Y	N	N	N	N	N	N	U	8	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:47:19	03/17/2018 18:47:19	EST	Y	32.08239	-81.09594	416 Y	N	N	N	N	N	N	U	8	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:48:18	03/17/2018 18:48:18	EST	Y	32.08241	-81.09594	416 Y	N	N	N	N	N	N	U	10	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:49:20	03/17/2018 18:49:20	EST	Y	32.08236	-81.09593	416 Y	N	N	N	N	N	N	U	10	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:50:31	03/17/2018 18:50:31	EST	Y	32.08485	-81.09844	416 Y	N	N	N	N	N	N	U	10	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:51:31	03/17/2018 18:51:31	EST	Y	32.08285	-81.09819	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:52:32	03/17/2018 18:52:32	EST	Y	32.08602	-81.10015	416 Y	N	N	N	N	N	N	U	10	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:53:34	03/17/2018 18:53:34	EST	Y	32.08557	-81.10112	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:54:36	03/17/2018 18:54:36	EST	Y	32.08607	-81.10204	416 Y	N	N	N	N	N	N	U	8	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:55:37	03/17/2018 18:55:37	EST	Y	32.08586	-81.09944	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:56:38	03/17/2018 18:56:38	EST	Y	32.08541	-81.09819	416 Y	N	N	N	N	N	N	U	9	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:57:39	03/17/2018 18:57:39	EST	Y	32.08448	-81.09680	416 Y	N	N	N	N	N	N	U	12	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:58:40	03/17/2018 18:58:40	EST	Y	32.08386	-81.09633	416 Y	N	N	N	N	N	N	U	9	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 22:59:41	03/17/2018 18:59:41	EST	Y	32.08354	-81.09942	416 Y	N	N	N	N	N	N	U	10	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:00:42	03/17/2018 19:00:42	EST	Y	32.08335	-81.09948	416 Y	N	N	N	N	N	N	U	6	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:01:43	03/17/2018 19:01:43	EST	Y	32.08333	-81.09945	416 Y	N	N	N	N	N	N	U	11	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:02:44	03/17/2018 19:02:44	EST	Y	32.08333	-81.09945	416 Y	N	N	N	N	N	N	U	11	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:03:45	03/17/2018 19:03:45	EST	Y	32.08334	-81.09945	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:04:46	03/17/2018 19:04:46	EST	Y	32.08334	-81.09945	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:05:47	03/17/2018 19:05:47	EST	Y	32.08334	-81.09945	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:06:48	03/17/2018 19:06:48	EST	Y	32.08305	-81.09942	416 Y	N	N	N	N	N	N	U	10	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:07:49	03/17/2018 19:07:49	EST	Y	32.08303	-81.09933	416 Y	N	N	N	N	N	N	U	10	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:08:50	03/17/2018 19:08:50	EST	Y	32.08295	-81.09888	416 Y	N	N	N	N	N	N	U	10	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:09:51	03/17/2018 19:09:51	EST	Y	32.08293	-81.09885	416 Y	N	N	N	N	N	N	U	10	8	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:10:52	03/17/2018 19:10:52	EST	Y	32.08293	-81.09884	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:11:53	03/17/2018 19:11:53	EST	Y	32.08284	-81.09851	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:12:54	03/17/2018 19:12:54	EST	Y	32.08284	-81.09851	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:13:55	03/17/2018 19:13:55	EST	Y	32.08285	-81.09852	416 Y	N	N	N	N	N	N	U	10	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:14:56	03/17/2018 19:14:56	EST	Y	32.08281	-81.09852	416 Y	N	N	N	N	N	N	U	11	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:15:57	03/17/2018 19:15:57	EST	Y	32.08282	-81.09852	416 Y	N	N	N	N	N	N	U	10	6	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/2018 23:16:58	03/17/2018 19:16:58	EST	Y	32.08286	-81.09851	416 Y	N	N	N	N	N	N	U	11	7	21	0	0	0	0	
9 5028E+10	KEITTI	LEVONQ	KEITTI	12-745053	03/17/201																					

Track ID	Employee Last Name	Employee First Name	Primary Number	Device	Track Date UTC	Track Date Local	Time Zone	DPS Valid	DPS Latitude	DPS Longitude	Barium Level	On-Charger	Strip Temp Directed	Shielding Detected	Licensing Detected	Sanitizes in View	Sanitizes Used	HOOP	Coast Signal	Tower Call ID	Tower Location ID	Tower Latitude	Tower Longitude	Cell Track Value	Cell Track Latitude	Cell Track Longitude
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:18:02	03/17/2018 22:18:02	EST	Y	32.0706	-81.10154	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:19:02	03/17/2018 22:19:02	EST	Y	32.0706	-81.1016	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:20:01	03/17/2018 22:20:01	EST	Y	32.0707	-81.10155	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:21:01	03/17/2018 22:21:01	EST	Y	32.0709	-81.10148	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:22:00	03/17/2018 22:22:00	EST	Y	32.0707	-81.10178	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:23:00	03/17/2018 22:23:00	EST	Y	32.0704	-81.10194	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:24:00	03/17/2018 22:24:00	EST	Y	32.0703	-81.10164	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:25:07	03/17/2018 22:25:07	EST	Y	32.0706	-81.10075	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:26:07	03/17/2018 22:26:07	EST	Y	32.0701	-81.10049	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:27:07	03/17/2018 22:27:07	EST	Y	32.0710	-81.10033	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:28:06	03/17/2018 22:28:06	EST	Y	32.0715	-81.10039	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:29:06	03/17/2018 22:29:06	EST	Y	32.0719	-81.10012	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:30:18	03/17/2018 22:30:18	EST	Y	32.0733	-81.09945	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:31:15	03/17/2018 22:31:15	EST	Y	32.0737	-81.09976	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:32:15	03/17/2018 22:32:15	EST	Y	32.0741	-81.09959	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:33:15	03/17/2018 22:33:15	EST	Y	32.0742	-81.09953	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:34:14	03/17/2018 22:34:14	EST	Y	32.0749	-81.09946	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:35:22	03/17/2018 22:35:22	EST	Y	32.0745	-81.09944	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:36:29	03/17/2018 22:36:29	EST	Y	32.0742	-81.09944	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:37:21	03/17/2018 22:37:21	EST	Y	32.0742	-81.09928	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:38:21	03/17/2018 22:38:21	EST	Y	32.0745	-81.09927	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:39:21	03/17/2018 22:39:21	EST	Y	32.0750	-81.09926	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:40:27	03/17/2018 22:40:27	EST	Y	32.0752	-81.09919	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:41:27	03/17/2018 22:41:27	EST	Y	32.0759	-81.09906	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:42:27	03/17/2018 22:42:27	EST	Y	32.0758	-81.09886	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:43:26	03/17/2018 22:43:26	EST	Y	32.0761	-81.09889	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:44:26	03/17/2018 22:44:26	EST	Y	32.0769	-81.09873	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:45:26	03/17/2018 22:45:26	EST	Y	32.0761	-81.09866	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:46:23	03/17/2018 22:46:23	EST	Y	32.0719	-81.10051	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:47:25	03/17/2018 22:47:25	EST	Y	32.0733	-81.10124	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:48:25	03/17/2018 22:48:25	EST	Y	32.0707	-81.10124	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:49:24	03/17/2018 22:49:24	EST	Y	32.0707	-81.10121	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:50:24	03/17/2018 22:50:24	EST	Y	32.0734	-81.10119	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:51:24	03/17/2018 22:51:24	EST	Y	32.0741	-81.10112	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:52:23	03/17/2018 22:52:23	EST	Y	32.0708	-81.10122	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:53:23	03/17/2018 22:53:23	EST	Y	32.0705	-81.10115	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:54:23	03/17/2018 22:54:23	EST	Y	32.0705	-81.10115	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:55:22	03/17/2018 22:55:22	EST	Y	32.0706	-81.10112	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:56:22	03/17/2018 22:56:22	EST	Y	32.0747	-81.10117	411	N	N	N	N	N	N	U	7	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:57:22	03/17/2018 22:57:22	EST	Y	32.0707	-81.10125	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:58:21	03/17/2018 22:58:21	EST	Y	32.0706	-81.10125	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 02:59:21	03/17/2018 22:59:21	EST	Y	32.0707	-81.10117	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:00:21	03/17/2018 23:00:21	EST	Y	32.0708	-81.10117	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:01:20	03/17/2018 23:01:20	EST	Y	32.0709	-81.10116	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:02:20	03/17/2018 23:02:20	EST	Y	32.0707	-81.10112	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:03:20	03/17/2018 23:03:20	EST	Y	32.0707	-81.10115	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:04:19	03/17/2018 23:04:19	EST	Y	32.0706	-81.10116	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:05:19	03/17/2018 23:05:19	EST	Y	32.0707	-81.10119	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:06:19	03/17/2018 23:06:19	EST	Y	32.0704	-81.10112	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:07:17	03/17/2018 23:07:17	EST	Y	32.0708	-81.10113	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:08:17	03/17/2018 23:08:17	EST	Y	32.0703	-81.10113	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:09:17	03/17/2018 23:09:17	EST	Y	32.0702	-81.10119	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO	KEITTL	12-745053	03/18/2018 03:10:15	03/17/2018 23:10:15	EST	Y	32.0704	-81.10115	411	N	N	N	N	N	N	U	6	21	1545	0	0	0		
9.5031E+10	KEITTL	LEVONDO																								

Track ID	Operator Last Name	Operator First Name	Primary Number	Barcode	Track Date UTC	Track Date (Local)	Track Zone	GPS Valid	GPS Latitude	GPS Longitude	Antenna Level	On Charger	Strap Tamper Detected	Strapping Detected	Jamming Detected	Antenna in View	Latitude Used	HDDP	CDMA Signal	Power VBat	Power Cell ID	Power Location ID	Power Latitude	Power Longitude	Cell Track Lat/Long	Cell Track Lat/Long		
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 24 04	03/17/2018 20 24 04	ES	32 08777	-81 09678	414 N	N	U	9	7	5	20 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 25 38	03/17/2018 20 25 38	ES	32 08775	-81 09678	414 N	N	U	12	6	5	10 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 26 39	03/17/2018 20 26 39	ES	32 08775	-81 09678	414 N	N	U	12	6	5	10 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 27 48	03/17/2018 20 27 48	ES	32 08266	-81 09772	414 N	N	U	13	8	5	8 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 28 48	03/17/2018 20 28 48	ES	32 08239	-81 09678	414 N	N	U	12	8	5	16 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 29 48	03/17/2018 20 29 48	ES	32 08228	-81 09648	414 N	N	U	13	9	5	16 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 30 48	03/17/2018 20 30 48	ES	32 08219	-81 09628	414 N	N	U	12	9	5	20 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 31 47	03/17/2018 20 31 47	ES	32 08218	-81 09588	414 N	N	U	9	7	5	17 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 32 50	03/17/2018 20 32 50	ES	32 08202	-81 09521	414 N	N	U	11	7	5	20 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 33 50	03/17/2018 20 33 50	ES	32 0815	-81 09448	414 N	N	U	9	7	6	20 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 34 49	03/17/2018 20 34 49	ES	32 08173	-81 09338	414 N	N	U	7	6	12	20 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 35 49	03/17/2018 20 35 49	ES	32 08148	-81 09279	414 N	N	U	9	7	7	24 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 36 49	03/17/2018 20 36 49	ES	32 08095	-81 09105	414 N	N	U	9	6	14	22 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 37 58	03/17/2018 20 37 58	ES	32 08061	-81 09003	414 N	N	U	11	8	5	19 N	power	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 38 58	03/17/2018 20 38 58	ES	32 08033	-81 08948	414 N	N	U	6	14	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 39 58	03/17/2018 20 39 58	ES	32 07963	-81 08858	414 N	N	U	11	8	5	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 40 57	03/17/2018 20 40 57	ES	32 07933	-81 08776	414 N	N	U	11	8	5	25 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 41 57	03/17/2018 20 41 57	ES	32 07854	-81 08625	414 N	N	U	10	8	5	25 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 43 06	03/17/2018 20 43 06	ES	32 07821	-81 08437	414 N	N	U	11	8	5	20 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 44 05	03/17/2018 20 44 05	ES	32 07793	-81 08496	414 N	N	U	11	9	5	22 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 45 05	03/17/2018 20 45 05	ES	32 07894	-81 08581	414 N	N	U	10	9	5	24 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 46 04	03/17/2018 20 46 04	ES	32 07855	-81 08598	414 N	N	U	12	6	5	24 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 47 04	03/17/2018 20 47 04	ES	32 07856	-81 08598	414 N	N	U	12	6	5	24 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 48 04	03/17/2018 20 48 04	ES	32 07856	-81 08598	414 N	N	U	11	9	5	25 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 49 27	03/17/2018 20 49 27	ES	32 07879	-81 08677	414 N	N	U	11	8	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 50 27	03/17/2018 20 50 27	ES	32 07803	-81 08708	414 N	N	U	9	7	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 51 27	03/17/2018 20 51 27	ES	32 07898	-81 08722	414 N	N	U	8	7	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 52 26	03/17/2018 20 52 26	ES	32 07899	-81 08723	414 N	N	U	10	6	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 53 25	03/17/2018 20 53 25	ES	32 08012	-81 08809	414 N	N	U	11	7	5	19 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 54 25	03/17/2018 20 54 25	ES	32 08016	-81 08821	414 N	N	U	9	7	5	25 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 55 25	03/17/2018 20 55 25	ES	32 08004	-81 08804	414 N	N	U	9	8	5	25 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 56 24	03/17/2018 20 56 24	ES	32 08026	-81 08846	414 N	N	U	9	8	15	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 57 24	03/17/2018 20 57 24	ES	32 08052	-81 08837	414 N	N	U	6	7	8	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 58 23	03/17/2018 20 58 23	ES	32 08044	-81 08855	414 N	N	U	10	8	6	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 00 59 23	03/17/2018 20 59 23	ES	32 08032	-81 08858	414 N	N	U	9	7	8	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 00 23	03/17/2018 21 00 23	ES	32 08057	-81 08916	414 N	N	U	10	6	6	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 01 22	03/17/2018 21 01 22	ES	32 08030	-81 08939	414 N	N	U	7	7	8	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 02 22	03/17/2018 21 02 22	ES	32 08056	-81 08974	414 N	N	U	7	7	8	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 03 22	03/17/2018 21 03 22	ES	32 08056	-81 08974	414 N	N	U	8	8	6	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 04 21	03/17/2018 21 04 21	ES	32 08078	-81 09051	414 N	N	U	9	8	5	21 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 05 20	03/17/2018 21 05 20	ES	32 08095	-81 09088	414 N	N	U	10	8	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 06 19	03/17/2018 21 06 19	ES	32 08096	-81 09154	414 N	N	U	6	8	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 07 19	03/17/2018 21 07 19	ES	32 08128	-81 09165	414 N	N	U	8	8	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 08 19	03/17/2018 21 08 19	ES	32 08130	-81 09219	414 N	N	U	9	8	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 09 18	03/17/2018 21 09 18	ES	32 08138	-81 09265	414 N	N	U	9	7	5	23 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 10 18	03/17/2018 21 10 18	ES	32 08149	-81 09304	414 N	N	U	8	7	18 N	power	0	0	0	0	0	0	0	0	0	0	0	0	
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 11 17	03/17/2018 21 11 17	ES	32 08149	-81 09355	414 N	N	U	9	8	5	19 N	power	0	0	0	0	0	0	0	0	0	0	0	0
9 503E+10	KEITTL LEVON	KEITTL	12-745053	03/18/2018 01 12 15	03/17/2018 21 12 15	ES	32 08189	-81 09366	414 N	N	U	5	5	17	19 N	power												

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,

s/ Victor R. Seeger
Victor R Seeger
Appellate Defender

South Carolina Commission on Indigent Defense
Division of Appellate Defense
PO Box 11589
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ATTORNEY FOR APPELLANT

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Apr 26 2021

SC Court of Appeals

This 26th day of April, 2021.