EXHIBIT 4

1 IN THE COURT OF COMMON PLEAS STATE OF SOUTH CAROLINA 2 COUNTY OF HAMPTON 3 4 5 RENEE S. BEACH, AS PERSONAL REPRESENTATIVE OF THE ESTATE OF MALLORY BEACH, 6 Plaintiff, 7 8 9 10 CIVIL ACTION NUMBER vs. 2019-CP-25-00111 11 12 13 GREGORY M. PARKER, INC., a/k/a PARKER'S 14 CORPORATION d/b/a PARKER'S 55, RICHARD ALEXANDER MURDAUGH, and RICHARD ALEXANDER 15 MURDAUGH, JR., Defendants. 16 17 The deposition of ROBIN CAMLIN, a 18 witness in the above-entitled cause, taken 19 20 pursuant to Notice and agreement, before Amanda 21 Bowen, Stenographic Reporter and Notary Public, 22 at the Law Offices of Griffith, Freeman & 23 Liipfert, 600 Monson Street, Beaufort, South 24 Carolina, on the 29th day of September 2020, 25 commencing at or about the hour of 1:47 p.m.



1	APPEARANCES of COUNSEL:	ge 2	APPEARAN	CES OF COUNSEL (continued):	Page 3
2	FOR THE PLAINTIFF:	2		HE DEFENDANTS - PARKER'S - EXCESS	3
4	MARK 8. TINSLEY, ESQUIRE Gooding & Gooding, P.A.	3	INSUR	ANCE:	
	PO Box 1000	- 1		CHRISTIAN STEGMAIER, ESQUIRE	
5	265 Barnwell Highway Allendale, South Carolina 29810	4		Collins & Lacy, P.C.	
6	803.584,7676 mark@goodingandgooding.com			1330 Lady Street	
7	AND	5		Sixth Floor Columbia, South Carolina 29201	
8		6		803.256.2660	
9	ROBERTS "TABOR" VAUX, JR., ESQUIRE Vaux Marscher Berglind, PA			cstegmaier@collinsandlacy.com	
	1251 May River Road Post Office Box 769	7		1 2	
	Bluffton, South Carolina 29910 843.757.2888	8			
	tabor.vaux@vmblawfirm.com	9			
	FOR THE DEFENDANTS - GREGORY M. PARKER, INC.	10))
	d/b/a PARKER'S CORPORATION d/b/a PARKER'S 55:	11			
	E MITCHELL GRIFFITH, ESQUIRE	13		87 (20 (3)	
	Griffith, Freeman & Liipfert, L.L.C. Post Office Drawer 570	14			
	600 Monson Street Beaufort, South Carolina 29902	15			
	843.521.4242	16			
	mgriffith@griffithfreeman.com	17			
	FOR THE DEFENDANTS - RICHARD ALEXANDER MURDAUGH, JR.:	18			
	AMY F. BOWER, ESQUIRE	19			
	Haynsworth, Sinkler & Boyd, PA 134 Meeting Street	20			
	Floor 3 PO Box 340 (29401)	21			
	Charleston, South Carolina 29401	23			
	843,720,4475 abrower@hablawfirm.com	24			
		25			
	Pag	ie 4			Page 5
	•	1	ם מ	CUMENTARY EVIDEN	
		2	NUMBER	DESCRIPTION	PAGE
		٠ 3	DX-1	Garmin Base Camp printout (685)	57
	INDEX	4	DX - 2	Google Earth screenshot	57
	I W D D A	s			
		6			
	PAGE	7			
		8			
	EXHIBIT INDEX5	8			
	× -	1			
	OPENING REMARKS AND STIPULATIONS 6	9			
	× -	9 110			
	× -	9 110 11 12			
	× -	9 110 11 12			
	× -	9 110 11 12 13			
	× -	9 110 11 12 13 14 15			
	× -	9 110 11 12 13			
	OPENING REMARKS AND STIPULATIONS 6	9 110 11 12 13 14 15			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION:	9 110 11 12 13 14 15			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith	9 110 11 12 13 14 15 16 17			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith 6 CROSS-EXAMINATION:	9 110 11 12 13 14 15 16 17			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith 6 CROSS-EXAMINATION:	9 110 11 12 13 14 15 16 17 18 19			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith 6 CROSS-EXAMINATION:	9 110 11 12 13 14 15 16 17 18 19 20			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith 6 CROSS-EXAMINATION:	9 110 11 12 13 14 15 16 17 18 19 20 21			
4	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith	9 10 11 12 13 14 15 16 17 18 19 20 21 22 23			
	OPENING REMARKS AND STIPULATIONS 6 DIRECT EXAMINATION: By Mr. Griffith 6 CROSS-EXAMINATION:	9 110 11 12 13 14 15 16 17 18 19 20 21			



	Page	6	Page 7
1		1	Page 7 And if I stop you because it's natural
2		2	it's I'm not being rude. I'm trying to make
3		3	sure we got a yes or no answer. Okay?
4		4	A Yes.
5	BY MR. GRIFFITH:	5	Q First of all, tell us your full name,
6	Q Ms. Camlin, my name is Mitch Griffith.	6	please?
7	I represent Parker's as a defendant in a lawsuit	7	A Robin Denise Camlin.
8	brought about a defendant in a lawsuit	8	Q And Ms. Camlin, where do you live?
9	brought about an incident that took place on	9	A Murrells Inlet, South Carolina.
10	February 24th, 2019. I understand that you had	10	
11	some involvement in the investigation of that	11	
12		12	A Yes.
13	deposition. I understand you've given a	13	Q Or agent?
14	deposition before. So all I'm going to tell you	114	A Yes.
15	is if you don't understand my question, stop me	, 15	Q Okay. And do you have a first of
16	and I'll be happy to go back and repeat it.	16	all, while you were with DNR, did you have a
17	Okay?	17	state-issued cell phone?
18	A Okay.	18	
19	Q And my question just may be	19	Q Do you remember that telephone number?
20	unintelligible and I'm happy to rephrase it if	20	
21	necessary. If you need a break, stop me. I'll	21	I will remember. If you didn't ask me, I'll
22	be happy to take a break. Okay?	22	probably tell you.
23	A Okay.	23	Q I understand. If we need to get in
24	Q And I do need you to give yes or no	24	touch with you now, if we go to trial, what is
25	responses as opposed to uh-huhs and huh-uhs.	25	the best number to reach you?
	Page 8		Dans 0
1	A age of	1	Page 9 Q Okay. And after you finished, did you
2	Q Okay. And l'assume that's a personal	2	go on for any higher education than college?
3	cell now?	3	A I didn't.
4	A It is.	4	Q And when did you when were you
5	Q Where did you originally grow up?	5	employed with DNR?
6	A Georgetown.	6	A I became an officer in 1990.
7	Q And did you go to high school there?	7	Q And what did you do between the time
8	A I did.	8	you graduated college and went to work for DNR?
9	Q You graduated from where?	9	A I worked for Georgetown County Parks
10	A Winyah High School. It's no longer	10	and Recreation and I managed a restaurant. Also
11	there.	11	probably my longest tenure, I was a veterinary
12	Q When did you graduate?		technician with Dennis McNeal Veterinary
13	A 1979.		Hospital, D.M. McNeal, M-c-n-e-a-l.
14	Q All right. And did you go to college	14	Q And that was in Georgetown?
15	after that?	15	A That was Pawleys Island and that was
16	A I did.	16	immediately before I became a DNR officer.
17	Q Where did you go?	17	Q All right. And when you started with
18	A Winthrop.	18	DNR in 1990, would your rank have been
19	Q And when did you graduate or did you		conservation officer?
20	graduate from there?	20	A Just conservation officer when I
21	A I did. I graduated in the winter of	21	started.
22	'83.	22	Q And run me up you went fairly high
23	Q And your degree was in what?	23	up the ranks through DNR. Tell me what your
24	A Bachelor of science, physical	24	promotions were, titles and year, if you
	education.	25	
/:>			



10-13

		Page 10		Р
	1	A Well, I went through the rank system	1	a lieutenant?
	2	before before I actually became a supervisor,	2	A A lieutenant.
	3	if you will, it was a lieutenant's position.	3	Q And when did you retire from DNR?
	4	Q Okay.	4	A My last day after burning my leave was
7	5	A With the investigation section.	5	on April 30th April 30.
	6	Q All right. And did you start in the	6	Q Is that this year, 2020?
1	7	investigation?	7	A Yeah.
	8	A No. I was a field officer and I came	8	Q And do you currently are you
1	9	up through the ranks there. I worked in the	9	currently involved in any occupation?
1	10	field probably eight years, then I transferred	10	A Yes. I'm the safety manager of
1	11	over to the education section, where I was a	11	Brookgreen Gardens in Murrells Inlet.
I	12	sergeant, but it was not a supervisory sergeant.	12	Q Okay. Now, I hate to say this, but
1	13	So I taught hunter and boater education and I	13	safety manager, you will probably see a few
1	14	also became involved in the training for the	14	depositions in your career then?
1	15	Department of Natural Resources and I was	15	A I don't know. It's a very small
ı	16	involved in training for quite a few years and	16	organization. You're probably familiar with
ı	17	then I got transferred over into investigations.	17	Brookgreen.
ı	18	I was an investigator, I believe, that was in	18	Q I am. It's a beautiful place.
ı	19	2008 when I became an investigator. And then I	19	A Hopefully, I won't have to.
	20		20	Q Tell me in February 24th, 2019,
	21		21	incident took place at Archers Creek on the
	22		22	Berkeley Bridge, Archers Creek in Beaufort.
	23		23	You're familiar with that, correct?
ш.	24		24	A Somewhat. I have worked some of the
	25	·	25	boating saturations in Beaufort, so I'm familiar

Page 11 a lieutenant? 1 2 A A lieutenant. 3 And when did you retire from DNR? A My last day after burning my leave was on April 30th -- April 30. 5 Q Is that this year, 2020? 7 A Yeah. Q And do you currently -- are you 8 currently involved in any occupation? A Yes. I'm the safety manager of 10 Brookgreen Gardens in Murrells Inlet. 11 12 Q Okay. Now, I hate to say this, but 13 safety manager, you will probably see a few more depositions in your career then? 15 A I don't know. It's a very small 16 organization. You're probably familiar with 17 Brookgreen. 18 Q I am. It's a beautiful place. Hopefully, I won't have to. 19 Q Tell me in February 24th, 2019, 20 21 incident took place at Archers Creek on the 22 Berkeley Bridge, Archers Creek in Beaufort.

Page 12

5

11

17

18

19

20

23

24

Q With regards to the incident on 3 February 24th, how did you get involved in that?

A Well, being the lieutenant, when there's a boat accident where there's a 6 fatality, missing person, et cetera, our dispatch contacts the on-call officer or the lieutenant, and I was contacted by our dispatch and then I contacted the investigator that would be responsible for that area.

Q Okay. And so the call originally came 12 into you as a lieutenant or were you on call 13 that day?

A It came into me as the lieutenant.

15 Okav.

1 with that.

5

7

10

11

14

16 A I was probably working. I don't know 17 what my schedule was, but it wouldn't be 18 unusual.

19 Q See if I can do this. It happened on a 20 sort of Saturday night/Sunday morning, so it 21 would have been a weekend. Would you-all have 21 22 an on-call person for the weekend, or are you

23 on-call all the time? And I say that because Donnie Pritcher testified that you rotated

25 weekends?

Page 13 We do. We rotate weekends. That may have been my weekend.

Q And so when the calls come in, then you make the call to an investigator?

A Yes. The closest investigator that I can get is working I send them. A lot of times there's a lot of phone calls going on between the individual that received the call and a lot of times a local officer. Then the local 10 officer has a call to dispatch. And then when -- I don't know if that was the case here, but it can happen that way. Or we have local --

local police agency that will actually get in touch with DNR through the dispatch center and 15 then they contact the on-call supervisor and the

16 on-call supervisor will assign an investigator. Q All right. And so if you were the

on-call supervisor, you make the assignment?

Q And does that investigator normally come from your region or you don't have a region; you're statewide?

A We're statewide, but we run an investigator schedule also, their schedule -and sometimes the investigator is not within the



RENEE S. BEACH vs GREGORY M. PARKER 2019-CP-25-00111 - ROBIN CAMLIN

14-17

1	Page 16 that area because they would be able to give
25	A Yes.
24	
23	Q And then on the back of 049, you just
22	
21	Q what you turned in?
20	
19	
18	Q Okay. And this is part of your file
17	
16	The process of the pr
15	
14	
13	
12	
11	
10	
9	
8	
6 7	
5	
4	
3	
2	
1	
	Page 14

Page 15 Q And we'll go to that in a minute. I 2 want to stick with the timeline, and feel free -- I'm trying to find out what you know. All right? 5 A Yes. Q And it says you were contacted at 5:15 7

in the morning, early morning, correct?

Q All right. And by that time you said it was a boating fatality with alcohol involved, correct? 11

12 A Yes.

8

15

2

3

4

13

13 Q And then goes on to say operator not 14 identified?

A Yes.

16 You contacted First Sergeant Adam 17 Henderson. And why did you make contact with Mr. Henderson?

A I did not contact Mr. Henderson. The 20 contact officer was First Sergeant Adam

21 Henderson because he was in this area and you 22 would have to ask him how he became aware of it.

23 24

But usually when the dispatch calls me, Α 25 they give me the name of the contact officer in

2 additional information because they're on the 3 spot. 4 Q Let me stop you there. Contact officer, that seems to have a special meaning. 6 is that any --7 A It's just the officer that whomever I

assign contacting will be that officer. Q Okay. And then at 9:15, looks like you 10 made a call then, correct?

A At 5:19 a.m. I contacted Investigator 12 Michael Brock in reference to this fatality, and 13 he was going to be the investigator assigned to 14 this case. And I informed him to contact First 15 Sergeant Adam Henderson for any additional 16 information.

17 Q Okay. And then Michael Brock was 18 contacted. Was that due to location or was he 19 the on-call person or how did you make --

20 A Michael Brock was working and he is 21 from this area down here, not quite in Beaufort. 22

Q Okay. But close.

24 Right. And then at 5:25, you also

25 contact -- then you contacted investigator

Matthew Hammond?

A Yes.

Q How did he pop up as someone to contact?

5 A Matthew Hammond was a fairly new officer and he wanted to get him involved in 7 investigations and to, as I say, and see how it flows. He would be an individual who may transport documents, interview someone, you

know, he would have different tasks assigned to him by the -- by the investigator that's in

12 charge of the investigation.

Q Okay.

14 Α So --

Go ahead. I don't mean to cut you off.

15 So I contacted Matthew based on the 16 information that I had gotten, also the number of people involved, and some of the -- some of the answers to the questions we didn't have, so 20 I felt that Investigator Brock would need some 21

22 Q Okay. So you felt like he needed 23 assistance and Hammond was new, so he would be 24 getting on-the-job training?

A Well, yes, and the fact that he may go



23

8

11

1	Page 18 interview someone or go pick something up, take	3	Page 19 Michael Brock contacted me for an update, which
2	photographs, et cetera.	2	
3	Q All right. Is it normal to have two	3	incident happened near Archers Creek. There
4	investigators on a boating accident at this time	4	were five occupants in the boat with one female,
5	you already	5	early 20s named Mallory Beach was missing. They
6	A It's not normal, but again, based on	6	left downtown Beaufort to go to Lemon Island to
7	several factors, you may feel that there	7	the home of Randolph Murdaugh. There were two
8	extra manpower is needed.	8	possible operators. They had been arguing about
9	Q Okay. And then now we got at 5:46 is	9	who should drive the boat. They had the dolphin
10	listed, it says that Brock Michael Brock	10	
11	Investigator Michael Brock contacted you for an	11	
12	update?	12	
13	A Yes.	13	
14	Q All right. He was updating you about	14	
15	what was going on?	15	were five occupants and one was missing or six
16	A Yes.	16	
17	Q Okay. All right.	17	•
18	A I have to send information when I	18	the information, there were five occupants that
19	receive information, you know, our colonel, our	19	were in the that were there, but one female
20	major, they do want to be informed of what's	20	
21	going on during the investigation.	21	was missing.
22	Q And at that time just read into the	22	Q And now you understand there were six
23	record what you wrote down because I want to ask		people in the boat?
23 24	you a few things about that.		A Oh, yes. I actually thought there was
2 4 25	-	24	six people here, but there were five occupants
25	A Okay. Yes. At 5:46, Investigator	25	that were accounted for and one that was
	Page 20		Page 21
	missing.	1	here in Beaufort.
2	Q Thank you for clarifying.	2	Q You had a friend that had a case?
3	A Okay.	3	A With DNR, a friend that works with DNR.
4	Q And they left downtown going back to	4	Q Right.
	Lemon Island to the home of Randolph Murdaugh.	5	A We were on the saturation team. This
	Do you know Randolph Murdaugh?	6	was years ago, and there was someone that she
7	A I vaguely know him. I don't know a lot	7	stopped in a boat, conducted an inspection, and
	about him at all.	8	things went from there. I don't know what the
9	Q Have you ever worked with him?		turn out. I don't know what happened.
10	A Not to my knowledge.	10	Q Was it your understanding that it was a
1	Q Okay. Do you know if he has ever	11	Murdaugh family member that she that your
1	prosecuted anything that you have been involved	12	Murdaugh family member that she that your friend stopped?
1 2 3	prosecuted anything that you have been involved in?	12 13	Murdaugh family member that she that your friend stopped? A Yes.
11 2 3 4	prosecuted anything that you have been involved in? A I feel that he has not.	12 13 14	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened
11 12 13 14	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about	12 13 14 15	Murdaugh family member that she that your friend stopped? A Yes.
11 12 13 14 15	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former	12 13 14 15 16	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not.
11 12 13 14 15 6	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about	12 13 14 15	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket?
11 12 13 14 15 6	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor? A The last name is	12 13 14 15 16	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made? A I don't know if it was made.
11 12 13 14 15 6 7	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor?	12 13 14 15 16 17	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made?
11 12 13 14 15 6 7 8	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor? A The last name is	12 13 14 15 16 17 18	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made? A I don't know if it was made.
11 2 3 4 5 6 7 8 9	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor? A The last name is Q One known to you?	12 13 14 15 16 17 18 19	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made? A I don't know if it was made. Q Okay. And just go a little bit further, my understand is DNR had a lot of
11 12 13 14 15 16 17 8 19	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor? A The last name is Q One known to you? A Yes.	12 13 14 15 16 17 18 19 20	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made? A I don't know if it was made. Q Okay. And just go a little bit further, my understand is DNR had a lot of saturation people during the water festival.
111 112 113 114 115 116 117 118 119 119 119 119	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor? A The last name is Q One known to you? A Yes. Q Okay.	12 13 14 15 16 17 18 19 20 21	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made? A I don't know if it was made. Q Okay. And just go a little bit further, my understand is DNR had a lot of saturation people during the water festival. Was it during the water festival?
13 14 15 16 17 18 19 20 21	prosecuted anything that you have been involved in? A I feel that he has not. Q You know now that when I talk about Randolph Murdaugh, I'm talking about the former solicitor? A The last name is Q One known to you? A Yes. Q Okay. And it has been I had a friend that	12 13 14 15 16 17 18 19 20 21 22	Murdaugh family member that she that your friend stopped? A Yes. Q Okay. And you don't know what happened to that ticket? A I do not. Q Do you know if a BUI charge was made? A I don't know if it was made. Q Okay. And just go a little bit further, my understand is DNR had a lot of saturation people during the water festival.



	TO OF 20 COTTY TODAY OF WILLIA		ZL-Z	J
1	Page 22		Page 2	3
1		1	console. No one was admitting to operating the	-
2		2	boat at all.	1
3		3	Q Yes, ma'am?	1
4		4 5	A So that's how that came about.	1
5		6	Q Okay. And you requested both of them	1
7	A No, I do not.	7	take field sobriety tests?	1
8	Q You heard that there were two possible	. 8	A Yes. After some conversation just, you	1
9	operators?	9	know, with no one with no one admitting to operating the boat, just the two individuals	1
10	•	10		1
11		11	Q Would it be necessary or do you know it	
12			it would be necessary to have some type of	1
13	•	13	probable cause-	
14	<u>-</u>	14	•	
15	,	15	Q reasonable suspicion that they were	
16		16	driving?	
17	,	17	A Yes.	
18		18	Q And is there a way to say there is	1
19	screens were you going to get them to do?	19	reasonable suspicion two people are driving?	
20	A Well, there's a standardized screening	20	A Well, I know that a question was asked	ı
21	for impaired boat operators.	21	because it needed to be, if someone was driving	1
22	Q Right.	22	and another jerked the wheel	1
23	A And according to information that had	23	Q Okay.	ı
24	been reported, two of these individuals could	24	A to prevent the incident from	ı
25	have driven. They were standing there by the	25	happening, so that is what that was based on.	L
	Page 24		Page 25	
1	Q All right. And then looks like	1	A That is correct.	
2	Investigator Brock called you back about just	2	Q Okay. Then you got a call from Brock	
3	approximately 45 minutes later at 6:34 a.m.?	3	at 7:00, said he talked to Craig Jones, who I	1
4	A Yes.	4	assume is assistant general counsel?	
5	Q Advised you neither individual would	5	A That's correct.	
6	participate in the I think that is standard	6	Q For the agency?	
7	field sobriety test?	7	A He is.	
8	A Standardized field sobriety test, yes.	8	Q Then shortly thereafter you contacted	
9	Q All right. Do you know who the	9	the dive team to get them lined up?	
10	individuals were at that time?	10	A I did because one of the individuals	
11	A I knew the name of the individuals at	11	was still missing, and we needed to get the dive	
12	that time.	12	team as soon as possible and then they come from	
13	Q All right. What was your	13	all areas of the state.	
14	A I knew I guess, I knew the names of	14	Q Gotcha. Was DNR treating this as a	
15	the people or the occupants on the boat based on	15	fatality at the time because you made that	
16	information from Michael Brock.	16	comment, or is that just	
17	Q Okay.	17	A Well, based on this individual not	
18	A Because this would have been	18	being located, you know, this was a fatality	
19	information that I would pass up to my chain of	19	victim probably. I wont say at that time we	
20	command, if you will.	20	knew it was a fatal incident, but with everyone	
21	Q Okay <mark>.</mark>	21	there together and one person not, it's a	
22	A So these individuals, I was told were	22	possible fatality. It's a missing person, but	
23	offered an SFST.	23	then, you know, as time goes on, yes.	
24	Q Okay. And neither one of them would	24	Q Right. And then you after that you	
25	participato is what you were told?	25	contacted it cave I called DND to condicut an	



25 participate is what you were told?

25 contacted, it says, I called DNR to send out an

	Page 26		Page 2
1		1	Q Okay. It wasn't because I was that
2	incident with a fatality.	2	knowledgeable about DNR.
3	What is an incident page now?	3	A That's okay.
4	A Well, an incident page is when you have	4	Q And then we sort of getting into
5	a missing person, a fatal boat incident, great	5	you're fairly involved in the phone at this
6	bodily injury, any time there is a boating	6	point in time, correct?
7	incident, dispatch gets contacted and based on	7	A Yes. I have to make sure that
8	certain criteria, an investigator is called.	8	individuals that need to be contacted are
9	Great bodily injury at the request of the region	9	contacted as far as DNR and chain of command
10	captain and they request us to go, we would go.	10	kept up to date on what's going on, and it's so
11		11	fluid, any little increment of information will
12		12	
13	·	13	
14		14	
15		15	A Making sure all bases were covered.
16		16	Q While this is going on, do you plan on
 17		17	putting together a timeline as you are as
18	team supervisor at the time, but he actually	18	this is happening?
19		19	A Yes, I am.
20	Beaufort. Typically he'll give me how many he	20	
21		21	Q Do you make notes is sort of where I'm going with this?
22	has and where they will be coming from. Q And I asked this sort of snuck up back	22	
	·		A Yeah, I make notes.
23	to 7:13, dive team Dwayne Rogers, so that's why		Q Do you save those notes?
24	I said that.	24	A I save I mean, I do save notes, yes.
25	A Yes.	25	Q Do you have notes from this particular
	Page 28		Page 29
	incident?	1	you read there, you talked to Craig Jones?
2	A I should have some times, just quick	2	A Mm-hmm.
3	notes, maybe two little pieces of paper.	3	Q Who was general counsel, correct?
4	Q Okay. If you could maybe take a look	4	A Yes. And he had already spoke with
5	for that?	5	Michael Brock because I think Michael had called
6	A Okay.	6	him to get some legal guidance on expectations
7	Q And see if you do and e-mail us a copy		Thin to got boile logal galabiles on expectations
8		7	
•			based on knowing really participate in what
	and distribute that to everyone and my e-mail is	8	based on knowing really participate in what was being asked.
9	and distribute that to everyone and my e-mail is on the letter from the subpoena.	8 9	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field
9 0	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes.	8 9 10	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests?
9 0 1	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to	8 9 10 11	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the
9 0 1 1 2	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to	8 9 10 11 12	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat.
9 10 11 12 3	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the	8 9 10 11 12 13	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding
9 10 11 12 13	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat?	8 9 10 11 12 13 14	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was
9 10 11 12 13 14	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes.	8 9 10 11 12 13 14 15	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat?
9 10 12 13 14 5	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about	8 9 10 11 12 13 14 15	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes.
9 10 12 13 14 5 6 7	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time?	8 9 10 11 12 13 14 15 16	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke
9 10 12 13 14 5 6 7 8	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No.	8 9 10 11 12 13 14 15 16 17 18	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is
9 10 11 12 3 4 5 6 7 8	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No. Q Do you recall if Investigator Brock had	8 9 10 11 12 13 14 15 16 17 18 19	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is not operating the boat?
9 0 1 1 2 3 4 5 6 7 8 9	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No. Q Do you recall if Investigator Brock had any indication of who may be driving? Had he	8 9 10 11 12 13 14 15 16 17 18 19 20	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is
9 10 11 12 13 14 5 6 7 8 9	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No. Q Do you recall if Investigator Brock had	8 9 10 11 12 13 14 15 16 17 18 19	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is not operating the boat?
9 10 11 12 3 14 5 6 7 8 9	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No. Q Do you recall if Investigator Brock had any indication of who may be driving? Had he	8 9 10 11 12 13 14 15 16 17 18 19 20	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is not operating the boat? A That's right.
9 10 11 2 3 4 5 6 7 8 9 0 1	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No. Q Do you recall if Investigator Brock had any indication of who may be driving? Had he narrowed it down or was anybody saying anything?	8 9 10 11 12 13 14 15 16 17 18 19 20 21	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is not operating the boat? A That's right. Q Tell me what you mean by that. It is backwards way of saying something.
9 10 11 12 13 14 15 16 17 8 19 19 19	and distribute that to everyone and my e-mail is on the letter from the subpoena. A Yes. Q At 7:21, you're now talking to Investigator Brock and looks like trying to figure out if anyone admitted to operating the boat? A Yes. Q Were you getting any information about the operator at that time? A No. Q Do you recall if Investigator Brock had any indication of who may be driving? Had he narrowed it down or was anybody saying anything? A I can't recall anything that me may	8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	based on knowing really participate in what was being asked. Q Okay. And by that, you mean the field sobriety tests? A Number 1 admit to who was operating the boat. Q Okay. And was it your understanding that it was just that nobody really was talking about who was operating the boat? A That's correct, yes. Q Okay. You made a comment we spoke about probable cause and in particular who is not operating the boat? A That's right. Q Tell me what you mean by that. It is backwards way of saying something.



30-33

	Page 30 I boat and if, you know, if they say I was not	1	Page 31 A So based on that information and
		2	A So based on that information and knowing that I was two hours away and I had a
3		3	week training class that I was going to attend
4		4	that day okay well, after the weekend that
5		5	Monday in Charleston.
6		6	Q And I understand this happened on a
17		7	Sunday night, early Sunday morning 2:30-ish,
8		8	2:20, I think?
9		9	A I would have been leaving for
10		10	
11.		11	, ,
12	2 Q I guess, and maybe what they were doing		
13		13	A Okay. And based on that being two
14	A Where they were seated.	14	
15		15	
16	S A Mm-hmm.	16	and if we need assistance with an officer to go
17	Q that there were directions by the	17	conduct an interview with an individual and they
18		18	are closer, then we will ask assistance that
19		19	way. There are many people involved in it. But
20	•	20	I did contact Lieutenant Angus McBride to
21		21	request an officer go to try to interview Connor
22		22	
23		23	,
24	•	24	
25	Q What did you do with that information?	25	the out of the six people who might be a
	Page 32		Page 33
1	possible operator? Did you narrow that focus	° 1	A And I contacted the lieutenant and they
2	down, to your knowledge?	2	were doing things behind the scenes while other
3	A Not to my knowledge.		things kept moving.
4	Q Okay.	4	Q All right. And then you contacted
5	A Because no one wanted to say anything	5	Investigator Matthew Hammond to make sure he was
6	and they were beside themselves because Mallory	6	there?
7	was missing.	7	A Yes.
8	Q Gotcha. Then it looks like you	8	Q And did he update you with any
9	basically followed up with Brock and then you	9	information that you recall outside of the fact
10	followed up with Craig Jones?	10	that you got an update?
11	A Mm-hmm.	11	A There was no information that I can
12	Q And then at 8:40, you called Brock for		recall he updated me with. It is probably very
	an update and advised about the officer going to	13	early in getting there, and I couldn't tell.
13			
14	MUSC, correct?		You have to ask Michael Brock about that.
14 15	A Yes. Yes.	14 15	Q After that it looks like you got a call
14 15 16	A Yes. Yes. Q Do you know who the officer was at that	15 16	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that
14 15 16 17	A Yes. Yes. Q Do you know who the officer was at that time?	15 16 17	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct?
14 15 16 17 18	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC?	15 16 17 18	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct.
14 15 16 17 18 19	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC? Q Yes, ma'am.	15 16 17 18 19	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct. Q If you were having an officer going
14 15 16 17 18 19 20	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC? Q Yes, ma'am. A MUSC?	15 16 17 18 19 20	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct. Q If you were having an officer going there, do you think there is a reason why
14 15 16 17 18 19 20 21	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC? Q Yes, ma'am. A MUSC? Q I think if you scanned on down, maybe	15 16 17 18 19 20 21	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct. Q If you were having an officer going there, do you think there is a reason why Captain Pritcher thought it was necessary for
14 15 16 17 18 19 20 21 22	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC? Q Yes, ma'am. A MUSC? Q I think if you scanned on down, maybe William?	15 16 17 18 19 20 21 22	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct. Q If you were having an officer going there, do you think there is a reason why Captain Pritcher thought it was necessary for you to go?
14 15 16 17 18 19 20 21 22 23	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC? Q Yes, ma'am. A MUSC? Q I think if you scanned on down, maybe William? A I knew it it was William LaDue, but	15 16 17 18 19 20 21 22 23	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct. Q If you were having an officer going there, do you think there is a reason why Captain Pritcher thought it was necessary for you to go? MR. TINSLEY: Object to form.
14 15 16 17 18 19 20 21 22	A Yes. Yes. Q Do you know who the officer was at that time? A That went to USC? Q Yes, ma'am. A MUSC? Q I think if you scanned on down, maybe William?	15 16 17 18 19 20 21 22	Q After that it looks like you got a call from Captain Pritcher to go to MUSC; is that correct? A That's correct. Q If you were having an officer going there, do you think there is a reason why Captain Pritcher thought it was necessary for you to go?



Page 34 BY MR. GRIFFITH: 1 Q Okay. And did that ring -- was there Q Do you know why he wanted you go to go 2 2 any conversation stimulated between you and rather than the other officer handle it? Captain Pritcher as a result of the individuals? 4 If he did, I can't recall it. 4 A The last name well-known in this part 5 And then at 11:07, you told 5 of the country. 6 Investigator Brock Captain Pritcher was coming 6 Q That being Murdaugh? to assist and you were going to MUSG. Do you 7 A Yes. remember if Captain Pritcher told you why he was 8 Q Did he indicate to you he knew the going to assist? 9 Murdaugh family? 10 Α No. 10 A I do feel he does know the Murdaughs. 11 Q Is that usual or unusual that the 11 I don't know how deeply he knows them, but I 12 captain will become involved in an 12 know that he knows who they are. 13 investigation? 13 Q Okay. All right. And then it A I don't know if that -- trying to 14 14 indicates William LaDue at 11:07 was going to be 15 think. It's not unusual. It's not unusual if going to MUSC. I guess to talk to the Cook we feel that whatever the incident is and based 16 family and then you called him at 11:08, right? on the number of people who's available, the 17 A Yes. I'm reading the 11:07 to complete 18 guidance that is needed, it is not unusual for a 18 that. Yes. Michael Brock actually informed me 19 captain to show up. Many times there has been a 19 that William LaDue was the Region 4 officer 20 major that showed up on the boating incident in 20 because I know I was not told who it was early 21 21 the past. I mean, people do pitch in. And he on. And I then I informed him I was going to go 22 was the captain. I had spoken - trying to -- f 22 also. 23 had spoken with Captain Pritcher when I found 23 Q All right. And did you advise then -out the names of the individuals, I believe, 24 did you know William LaDue? What's his rank? A I don't know what his rank is. 25 that were involved in this and it isn't... 25 Page 36 Page 37 1 Q Okay. And you advised him you were believe, and even speaking with the parents and 2 coming also? let them know how important it was. 3 A Yes. 3 Q All right. As I look -- I'm on 0047, 4 Q Did you tell him what you needed? 4 we're doing SCDNR. Craig has put some Bates A I advised him to make it clear it was 5 numbers on there, which is part of yours. 6 very important that we knew what happened and All right. 7 7 that we would like to get a statement and, you And 11:54, that sounds like what you know, there are times where you know you may not just told me you were telling him; is that 9 have to ask the question directly, but, you right, how important it was to tell what 10 know, again, try to find out what happened by 10 happened? 11 being smart in the way you ask your questions 11 A Yes. 12 and being thorough. 12 Q All right. Do you know if Mr. LaDue 13 Q All right. And did you give him any was able to speak to Connor Cook? 14 specific information that you needed? 14 A Yes. I believe he did. He was able to. A Well, I believe I did ask him to make 15 speak with him. 16 sure he indicated where everyone was sitting in 16 Q And do you remember what the substance 17 the boat, so we could place individuals in the 17 of that conversation was? And I'm trying to 18 boat. find something that might help our memory. 19 Q Okav. 19 A That would be nice because I can't 20 A I know that, you know, I did -- did 20 remember everything we discussed. 21 actually direct him to try to find that out. I 21 Q So in any event for the benefit of 22 also directed him to get as much information as 22 everybody, I do not have a copy of this. I will 23 he possibly can based on the treatment that make it. But its AIGCD10011, looks like 9, and 24 Connor was going to have and, you know, he said 24 it's supplemental report?



25 something about the parents were there, I

MR. TINSLEY: By who?

	Page 38		Page 3
1	MR. GRIFFITH: This is just the	1	contacted Willy LaDue to let's go back to
2	supplemental report by LaDue. It looks	2	11:20.
3	like 001190 to me.	3	A Okay.
4	MS. DEAN: It does look like 90,	4	Q It looks like Willy LaDue was able to
5	yeah.	5	talk to Connor; is that correct?
6	MR. TINSLEY: Yeah, that's what it	6	A Yes.
7	is.	7	Q All right. And then as I read on, I
8	BY MR. GRIFFITH:	8	gave LaDue some questions that needed to be
9	Q Okay. If I show you this, does this	9	answered. Was LaDue supposed to go back and as
10	help you with the conversation?	- 10	these questions?
1	A Yeah. There was there is some of	11	A If he could.
2	that I recall in the conversation, but not all	12	Q Right.
3	of it because he did get there to speak with him	13	A And I didn't like give it to him like,
4	before I arrived, and I have some notes from	14	you know, five questions here's five
5	Willy LaDue that he had left me.	15	questions asked, you know. It wasn't like that.
6	Q You have some notes from Willy LaDue?	16	Q We need to know this?
7	A Yes.	17	A It is the importance of, you know,
8	Q At your house? I hadn't seen them in	18	knowing, you know, what were they doing.
9	the DNR file.	19	Q Right.
0	A There may be notes there. I have to	20	A You know, what how did this happen,
1	look.	21	who was operating the boat, you know, who's the
2		22	first one on the scene, how are they contacted,
	Q Okay. And that's another thing if you can put your hands on those and get us a copy?	23	you it's things like that that you would want
3		24	to know.
4			
5	Q Then if I go on down, that's where you	25	Q All right. And what information did
	Page 40		Page 4
	you get from Mr. LaDue that he had gleaned from	1	oyster roast on Paukie Island.
2 t	talking to Connor?	2	And then the responding officer asked
3	A Well, when we were down before	3	Connor, where were they going?
1 6	actually meeting Connor's parents, I had		Connor, where were they going:
-	actually mocting comor a parenta, i mad	4	
) (actually prodded Willy to, you know, tell me	4 5	They were going to P. Murdaugh's and
	actually prodded Willy to, you know, tell me	5	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on
i v	actually prodded Willy to, you know, tell me what he had leamed while we're at the hospital.	5 6	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer.
i v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right.	5 6 7	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding
i v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that	5 6 7 8	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen?
i v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right, A And he had nothing written down at that time, and I asked him to write it down while	5 6 7 8 9	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek.
i v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did.	5 6 7 8 9 10	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked
i v i i ti D 1	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay.	5 6 7 8 9 10 11	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit?
i v i i i ti D v 1	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from.	5 6 7 8 9 10 11 12	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge.
5 v 6 ti 10 v 11 2	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's	5 6 7 8 9 10 11 12 13	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone
5 v 1 ti 2 3 4 F	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told	5 6 7 8 9 10 11 12 13 14	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat?
i v ti ti 12 14 15 1	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me.	5 6 7 8 9 10 11 12 13 14 15	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's
i v v v v v v v v v v v v v v v v v v v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure.	5 6 7 8 9 10 11 12 13 14 15 16	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the
v v v v v v v v v v v v v v v v v v v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any	5 6 7 8 9 10 11 12 13 14 15 16 17	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was or
v v v v v v v v v v v v v v v v v v v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided.	5 6 7 8 9 10 11 12 13 14 15 16 17 18	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was or the right side of the console and Paul was
i v v i ti t	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided. Q Gotcha. And what did Willy tell you or	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was or the right side of the console and Paul was standing at the console on the left side.
i v v i ti t	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided. Q Gotcha. And what did Willy tell you or put in the file that he was told?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was or the right side of the console and Paul was standing at the console on the left side. Anthony and Mallory were sitting on the helm
v v v v v v v v v v v v v v v v v v v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided. Q Gotcha. And what did Willy tell you or put in the file that he was told? A That he was told?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was or the right side of the console and Paul was standing at the console on the left side.
v v v v v v v v v v v v v v v v v v v	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided. Q Gotcha. And what did Willy tell you or put in the file that he was told?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was or the right side of the console and Paul was standing at the console on the left side. Anthony and Mallory were sitting on the helm
33 5 10 11 12 11 11 11 11 11 11 11 11 11 11 11	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided. Q Gotcha. And what did Willy tell you or put in the file that he was told? A That he was told?	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was on the right side of the console and Paul was standing at the console on the left side. Anthony and Mallory were sitting on the helm seat from the stern of the boat.
55 v v 7 3 5 5 7 7 3 5 5 7 7 8 9 7 1 2 2 3 3 3 5 7 8 9 9 1 1 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	actually prodded Willy to, you know, tell me what he had learned while we're at the hospital. Q Right. A And he had nothing written down at that time, and I asked him to write it down while we're here right now and he did. Q Okay. A So that's where those notes came from. So, you know, he really other than this, it's pretty much pretty much it is what he told me. Q Sure. A There is nothing that I know any different than what he has provided. Q Gotcha. And what did Willy tell you or put in the file that he was told? A That he was told? Q Yes, ma'am. By Connor Cook.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	They were going to P. Murdaugh's and I don't know who P. Murdaugh is house on Chechessee Creek. That was the answer. Then the question for the responding officer, where did the accident happen? And the answer was Archers Creek. And the responding officer, LaDue asked Connor, what did you hit? And the response was a bridge. Responding officer, where was everyone sitting in the boat? And the answer Paul and Connor's girlfriends were sitting on the seat in the front of the middle console. And Connor was on the right side of the console and Paul was standing at the console on the left side. Anthony and Mallory were sitting on the helm seat from the stern of the boat. Who was driving the boat at the time of



Page 42 Then the question from the responding officer asked Connor who was driving the boat prior to the collision.

1

2

3

4

5

7

8

9

12

13

14

15

17

18

19

20

21

22

1

3

7

8

11

16

17

18

19

2 from?

And the answer was, I don't know.

Then there's an asterisk that was a general statement from Mrs. Cook that they were going slow because of the fog was bad.

And then Connor said the GPS lied.

12:34, responding officer talked to 10 Camlin, and told the responding officer that the 11 boat was in reverse.

Maybe we'll get back to that and get back to that.

And then there's asterisk and the responding officer talked to the Cooks separated 15 from Connor and how it important it was to know who was driving the boat. They said that they asked Connor, but they didn't know who was driving the boat.

The responding officer asked what he hit to break his jaw.

And the answer, he didn't know.

23 The responding officer asked Connor if 24 he assisted to evade the bridge by grabbing the 25 throttle.

Page 44

2

3

4

5

9

10

11

12

13

Q And where did you get that information

A That is information that just came 4 through in all of the conversations we had. And 5 I couldn't tell you. I'm not going to guess, 6 but I know who I spoke with -- during the information, you know, giving the information and receiving the information, so ...

Q And who would that have been that you 10 spoke with?

A I'm assuming it would be Michael Brock 12 because he was the lead investigator.

13 Q Did anybody follow up on the GPS lying 14 or the -- you actually downloaded the GPS at a 15 later time, right?

Right.

And you did end up speaking to Mr. and Mrs. Cook, Connor's parents; is that correct?

I did.

20 And it looks like you got there about 21 3:00 and had that conversation with them, 22 correct?

23 A Yes. I arrived at MUSC at 2:16, and 24 Willy LaDue actually introduced me to them.

25 They weren't there when I got there. Of course,

And the answer was he didn't know. Question responding officer asked Connor, what did he recall about the time of impact?

The answer was he didn't recall.

Then at 1410, the responding officer notified R. Camlin that Connor was going back to surgery. At 1530, the responding officer introduce R. Camlin to the Cooks, and at 1600. the responding officer left MUSC, and that is the end of his supplemental.

Q Okay. At what point -- you said there it was noted the boat was in reverse?

14 A Yes. That is something that we do want to know about. If a boat is found and the motor running, is the GPS on if it has GPS. Is the

key in the start position? Is the throttle 17 18 neutral, forward, or reverse? I don't know how

19 the information came about, but that would be 20 something standard that would be asked. When it

21 was reported that the boat was in reverse, I

22 understood that they all got back on the boat 23 and was trying to get the boat off of the oyster 24 rink and that would be -- that would be one of

25 the reasons the boat would be in reverse.

Page 45

I waited until they got there because I did want 2 to introduce myself and let them know who I was and really why I was there, and we had

conversation, the three of us. Willy left after a period of time, but Ms. Cook indicated that

she raised her son right and he was going to

7 tell the truth, and she told me that all these kids grew up together and they were very close.

and, you know, I told her that all I was there 10 to do was put the puzzle together, ask some

questions, and, you know, what was indicated to

12 me that Connor was going to be fine, and

13 Mallory's parents are worried about her and they want to know what happened to her, and I did

stay there until Connor came out of the surgery.

16 I did let them know that I would love an 17 opportunity to speak with them.

> Q Right.

Α But then was not the time because of 20 the medication that he was probably under after the surgery.

22 Q Okay. Looks like you left the hospital 23 about 5:30?

Mm-hmm. Α

And so you were there for about two and



18

19

21

24

25

RENEE S. BEACH vs GREGORY M. PARKER

46-49 Page 47

	019-CP-25-00111 - ROBIN CAMLIN Page 46	1	
1	half hours?	1	A Nothing at all until I just took th
2	A Yes.	12	track off.
3	Q Did you stay with the Cooks the	3	Q And at this time on the 4th in
4	majority of the time?	4	that you went to a meeting with Cra
5	A Yes, until they went back.	5	Major Gary Sullivan, Captain Donni
6	Q To see Connor?	6	and Investigators Brock, Yongue, a
7	A Yes, because I believe when I was	7	and two SLED agents. Do you rem
8	there, the doctor the doctor came out	8	agents you were with?
9	actually when we were sitting together, and I	9	A I don't recall their names.
10		10	
11	when he get out of recovery, he can probably go	11	
12		12	
13		13	
14	seen nor heard from them since.	14	
15	Q Gotcha. Would you have headed back to	15	g
6	Georgetown after that?	16	remember what the meeting was a
7	A No, sir. I would have gone to North	17	
8	Charleston to check in for my training.	18	
9	Q And then when I look at the next entry	19	
0	is 3/4/19?	20	that.
1	A Yes.	21	Q Okay. And
2	Q Which is actually a little more than a	22	A And that's what the meeting wa
3	week. So you went to your training. You had no	23	Q And SLED would be in charg
4	involvement in the investigation or the search	24	aspect of it?
5	and rescue?	25	A Yes, if I recall correctly.
•	Page 48 Q And again, on March 6th, you were asked	1	but " and I think I took pictures of ou
	to pull the GPS information?	2	hut," and I think I took pictures of ev
3	A Yes.	3	that I was doing, but I had to take the
,	Q All right. You go through a series of	4	back to the office, which is right arou
	what you did to get it downloaded and without	5	corner. I could walk there to check a
	reading it all, it was a successful download?	6	desktop to see if the information was
,	A It was.	7	I got off of there. So it was not there
		-	didn't know why it wasn't there, so I
}	Q Okay.	8	Matt Majors, who was one of my train

Q Okay. I mean, there was -- initially the --10 it did not want to download the information and 11 there was a little popup window, and in my 12 training and probably the two to three tracks 13 that I downloaded before, that window never 14 popped up and they're -- basically the GPS are 15 the same. There might be one or two quirky

> Q And risk losing information, I assume? A Well, I mean, you're not going to lose

20 21 it unless you find it and say erase it all. 22

16 things about it or an extra step, and I did not

17 want to -- I didn't want to hit anything that I

Gotcha. Q

18 was unfamiliar.

23 But, you know, I followed the steps as 24 far as my training, and when I -- I was in a

metal building, what we refer is to the "kwanza

indicates raig Jones, nie Pritcher, and Hammond, nember what two

way to ere and I was eting and I

know -about?

out the age ohol and handling

as about.

ge of that

verything he cards ound the on my s there that e and I contacted Matt Majors, who was one of my training officers in Tennessee, explained to him, you know, what 10 was going on here and, you know, again, he calms you down because I know how important it is. 12 Look you can't mess it up. You can't mess it 13 up. Just, you know, do this, do this, which I

15 Well, it still would not put it on there because I kept getting that popup. So 17 when I went back to the office to check, I actually got on Garmin's website, read the owner's manual, and it did not have the step in it -- it wasn't a step, but, you know, just a 20 21 little popup window. I can't recall what the window was saying. 22

23 Q Okay.

24 So yeah, based on that, I called Garmin 25 and talked to an individual named Bobby, and



9

19

14 did.

_			00 00
	Page 50 Bobby said to extract the files and name it.	1	Page 51 A Yes.
2		2	Q Now, while you were looking at that,
3	· · · · · · · · · · · · · · · · · · ·	3	
4		4	A Yes. I went to the training. It was
5		5	either in 2014 or 2015. It is called GPS
6			forensics. There are a few of us that went
7	and the second s		
8		8	Q And where was that training?
9	of place, really the third page on it has a	9	A It was I think it was Nashville.
10) photo log, which looks like Michael Brock's of	10	Tennessee.
11	the watch, but that's just in the order it's in,	<u> </u> 11	Q Is that where Garmin is located or just
12		12	
13	You didn't do that, did you?	13	A It's just a class offered through the
14	A No, sir.	14	National Association of State Boating Log
15	G Q Okay. So you did	15	Administration, just classes you can attend as a
16	A I did the GPS anything with the GPS	. 16	
17		17	Q Okay. And you told me there was
18		18	someone you had to call to get a little bit of
19		19	advise of the popup?
20		20	
21		21	
22		22	A He was one of them. He was kind of the
23	•	- 23	hands-on guy. You had an instructor, Paul
24		24	
25	Q in the process of downloading?	25	program and then Matt was his assistant and he
	Page 52	-	Page 53
1	taught a portion of it and went around to make	1	Q Here's the Bates stamp number 685.
2	sure we were operating the laptops correctly and	2	A Okay.
3	retrieving the information.	3	Q All right. What does this page show
4	Q All right. Now, you ultimately got it	4	us?
5	downloaded?	5	A Well, I'm not sure what the Bates stamp
6	A Yes.	6	is for.
7	Q And my understanding there comes with	7	Q That's something Craig Jones put on
8	it like a Google Maps will give you certain	8	there when he copied them, so there will be in a
9	information; is that correct?	9	numerical order.
10	A You can't upload it to Google Maps, but	10	A Okay.
11	in this case, Garmin Base Camp, this information	11	Q When he gave them to my office.
12	was also loaded to the Garmin Base Camp and	12	A Okay.
13	there is several pages of information that is	13	Q So I can refer to numbers, so we all
14	part of this file.		know what page we're doing instead of copying
15	Q Okay. Let me ask you -	15	900 pages.
16	A Yeah. They look like that. There's a	16	A Is this is last page?
17	lot of pages they look like that.	17	Q This is the last page of whatever this
18	Q And what I'm showing you is Bates stamp	18	information is, yes.
19	from SCDNR 685 and there are a lot of them, so I	19	A Okay. So this is last page of the
20	didn't copy all of them.	20	information that was on Garmin Base Camp.
21	A Yeah.	21	Q Garmin Base Camp?
22	Q But that is what did you describe	22	A Yes.
23	685 as? Something from Garmin Base Camp, I	23	Q That's what I was trying to get
24	thought?	24	A Garmin Base Camp.
25	A No, I don't think so.	25	Q What is Garmin Base Camp?



				07 0
1 A It is a	Page 5 program that you upload	4 1	0	Page 5 And you can look on Google Earth and
	that will actually give you the	2		can actually see the track information; is
	that's here of lat, long, how fast	3	that	correct?
		1 7		
	vehicle, you can do it for anything.	4		You have to import it to the Google
	eople use it for hiking all the time	5		from either a file on your laptop or
	leading, it gives you headings, how	6	_	top or a flash drive, any file.
	oing, the date, the time that this	7	Q	Okay. And you did that, correct?
	oint so a track has a lot of	8	Α	Yes.
	nd you connect the points and it	9	Q	And that was produced to us and I did a
10 is the track.	It is graphic representation of	: 10	scre	en shot of one of the I was looking at
11 where that	unit has traveled.	. 11	the A	Archers Creek Bridge and I did a screensho
12 Q Okay	y. And looking at your timeline,	12		rchers Creek, and I've always called it a
13 that would	be Card 2 was used to print track	13	"pop	corn trail," but we know that is the print
14 information	n and to import into Google Earth and	1 14		
15 a flash driv		15	Α	Yeah, it's the track.
16 A Yes.	Both of the cards had the same	16	Q	right?
	eading right there.	17	Ā	
	I placed Card 1 into an envelope	18	Υ	So if you put your cursor over one, it
	to evidence, and Card 2 had the	19		give an active log number?
	nation on it because it was two	20	A	Yes.
	done in case something messed up with		Q	
22 one.	Jone in case something messed up with	22	_	What is the active log number?
			A	•
23 Q Okay		23	Q	
	2 was tracking information and	24	А	, pu
25 import to Go	ogle Earth and to the flash dive.	25	the c	ursor.
	Page 56	j		Page 57
1 Q Corre	ect.	1	Q	Did you come out in the training that
2 A There	will be other numbers along these	2	it ma	y come out in Zulu?
3 little arrows.		. 3	Α	No. I have heard of Zulu time before.
4 Q Every	one of those arrows or carrots	4	But in	my head it seemed to be a military term
5 would have	a track number?	5		don't know that for a fact even now, but I
6 A Yes.		6		ow there's an equation for converting it.
7 Q Orac	tive log number?	7	Q	Right.
	Give the information that you see	8		And I do not know what it is.
	heading, a time, a date.	9	â	All right. Then what I would like to
10 Q All ri		-		
		10		ecause I have done a couple of things, I'm
	hat's looks like that is Zulu	. 11	_	g to mark as Exhibit 1 and 2 because I've
2 time.		12		a screenshot is not a document; it's just
	k what you're talking about is	13		eenshot. I want to ask you a few questions
	nd meridian?	14	abou	it it.
	t explain Zulu time. I'm not an	15		(Whereupon, Defendant's Exhibit
6 expert with it	t. I know it came out that way on	16		Numbers 1 and 2 were marked for
	Garmin Base Camp, it did not. It	17		identification.)
	ılar time, not Zulu time.	18	BY M	R. GRIFFITH:
-	ne in eastern standard time?	19	Q	
-	Sorry. However you would like to	20		oing to mark as Exhibit 1, which you told
1 refer to it.	==::,:	21		as the base camp?
	jht. And from your training, you	22		Yeah. That's one page.
	plained to it was not explained to		_	
			Q	One page of the base camp?
4 you what Zi	ılu time was?	24 25	A	Yes, what was printed from base camp.
יזו רועו או נו	wasni	73	6.3	ADD MIMDER / WOICH IS THE SCIEDARS AT I



A No, it wasn't.

25

25

Q And Number 2, which is the screenshot I

2019-CP-25-00111 - ROBIN CAMLIN		58–61		
Page		Page 59		
1 took of the, again, popcorn trail, but the track		Q Okay. And then I'm going to run across		
2 Information. Can you help me when I look a				
3 Exhibit Number 1, when I read across here, w		at the end, I start to pick up		
4 is the information I'm looking at information		A The lat, long.		
5 as I am going across. What I'm first seeing ar		Q the lat line?		
6 go down to the third one, just so we're -	6	A Mm-hmm.		
7 302032. What is that number, if you know?	7	Q And then the next one is the		
8 A Well, that is a western longitude and	8	longitudinal, which is 80 degrees, 42 minutes,		
9 the north is a lat up here and it's giving you	9	and 737 seconds?		
10 the 32 degrees and 21.736 minutes.	10			
11 Q Okay.				
12 A There is different formats to that.	12			
13 Again, I can't I can't explain that to you	13			
14 other than, you know, it's on a map data as far	14			
15 as the lines and meridian.	15	3		
16 Q What I'm asking you about is this	16	Q All right. And then in here we have a		
17 number 30203	17	, , , , , ,		
18 A Mm-hmm.	['] 18	A The time is right here.		
19 Q that starts there, and I look at	∴19	Q Okay.		
20 that, it looks like each one of them they're	20	A The time is right here and the date and		
21 numbered sequentially?	21	the time.		
22 A Yes	22	Q If we're reading across here, we got a		
23 Q to sort of identify the	23	20203 and then we got 17.5 feet. Do you know		
24 A those would be the points that that	24	what that 17.5 feet is?		
25 GPS recorded, positional points.	25	A No. I'm going to guess, but I'm not		
Page	60	Dogo 64		
1 going to because I'm not sure.	1	Page 61 here. I get to 29 miles an hour. Do you know		
2 Q If we say this is a what is your	2	what that stands for? Boat speed?		
3 guess because I'm going ton ask you why we ha				
4 42 feet next to it?	4	A It could be boat speed. You know, all of these are positional sight here are fer as the		
5 A And I couldn't tell you.	5	of these are positional right here as far as the		
6 Q Okay.	6	feet. I don't know what this middle is right		
7 A Because I'm not deciphering these.		here.		
8 Q That's fine. Do you have any	7	Q Okay.		
9 experience with deciphering these?	8	A But I couldn't I mean, I know this		
	9	is speed at that heading.		
To the state of th	10	Q Okay.		
11 Q Okay.	11	A On that date and that time.		

gues	s because I'm going ton ask you why we have	3
42 fe	et next to it?	4
Α	And I couldn't tell you.	4 5
Q	Okay.	6
Α	Because I'm not deciphering these.	7
Q	That's fine. Do you have any	8
expe	rience with deciphering these?	9
	Very little.	10
Q	Okay.	11
Α	Very little. That's why I say I'm not	12
an ex		13
Q	What person at DNR that does have that	14
	•	15
Ä	Well, there are several individuals	16
		17
Q	Okay.	18
A		19
have		20
		21
	, -	22
		23
	·	24
		25
	42 fe A Q A Q expen A Q A an ex Q expe A that v Q A have playee inform but in do it a	42 feet next to it? A And I couldn't tell you. Q Okay. A Because I'm not deciphering these. Q That's fine. Do you have any experience with deciphering these? A Very little. Q Okay. A Very little. That's why I say I'm not an expert. Q What person at DNR that does have that experience? A Well, there are several individuals that were trained in GPS forensics. Q Okay.

here.	
Q	Okay.
Α	But I couldn't I mean, I know this
s spe	ed at that heading.
Q	Okay.
Α	On that date and that time.
Q	Just so we got it in the record, what
is the	e heading?
Α	It says 244.2 degrees true.
Q	And what does that mean?
Α	As far as the compass bearing 244.2
degre	es true.
Q	Okay. And then we got a date?
	Yes.
	And time, which is eastern standard?
Α	
Q	Then we got the latitude?
	Mm-hmm.
Q	Next the longitude
Α	Correct.



```
Page 62
 1
      Q -- right?
 2
         Mm-hmm.
      Α
 3
      Q Then last thing is a temperature. Is
 4
   that water temperature or outside temperature?
      A I don't know if it's water or outside.
      Q And then when I looked at Exhibit 2,
   which is actually the screenshot, we have the
    active log, and your experience in downloading,
   again, we have a longitude. Do you know what
10 the active log stands for? I assume, it is some
11
    type of identifier.
12
      A Well, the active log is the log that
13 was traveling on this occasion. It was the last
    log, which was the active log.
      Q Okay. All right. And then we have
16
    longitude, latitude, speed?
17
         Yes.
18
      Q
          And then we got the heading?
19
          Yes
20
      Q And time and it appears to be in Zulu
21
   time?
22
         Yes.
      Α
      Q And you don't know how this -- off the
23
24
    Google Earth matches up with the Garmin Base 24
25 Camp; is that correct?
                                           Page 64
```

MR. TINSLEY: Object to the form. THE WITNESS: Yes, it has information on Google. It would have information on Google and base camp. Base camp is going to be the printout of, you know, there is going to be differences depending on the unit, but there is information that gives you a graphic in Google Earth over the water and then the base camp is going to just print out every point and the information about that point. BY MR. GRIFFITH: Q All right. And is there a -- does Garmin has a certain time that it picks up a point? Is it a certain distance, a certain time? A It depends on the machine, but, I mean, it's reading the satellites and there is station control station on the ground, and they are doing time differentials and getting their readings corrections in there. Different ones will have different, you know, have accurate -they are probably within three meters, but it depends on the machine.

1 Q Okay. And just so that I make sure I 2 understand this, this base camp that is a software program that reads or prints this out? A Yes, it does. You can ask it to print 5 it out. Yep. You input that information. 6 Q If I went to the Garmin website to 7 translate, do you know what the website would 8 be? 9 Well, the Garmin you can download Α 10 Garmin Base Camp. 11 Q Okay. 12 A And get information about that. You 13 know, they did teach us about the base camp in 14 our forensics class. 15 Q Right. A And -- but I mean, that's all I can 16 17 remember. 18 Q All right. I don't think I have any 19 other questions right now. Thank you. 20 MR. TINSLEY: I got a few. 21 **CROSS-EXAMINATION** 22 BY MR. TINSLEY:

Q Let's just stick with the Garmin for a

Q When we look through -- I don't know how much you got there, do you -- I'm going to call it the GPS downloaded information, that's the speed and coordinates and things you've talked about?

A I have this.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

25

2

5

7

8

9

17

You just have the one page? Q

Mm-hmm,

Q Do you know that -- so from time to time, you'll have like a constant stream of speeds where it says the boat is going 33, 14, 19, 21, 24, all of a sudden there's a 3 in there 13

14 15

Q -- which seems to be impossible because 16 it is going 26 at the next second?

A Mm-hmm. Yes.

18 Q Is there sometimes a lag in the speeds 19 as that information is relayed from the GPS?

20 A Well, there are corrections on it, but 21 again, if the boat travels over a time, there is that lapse there, and it will pick up as it 23 catches itself.

24 Q Okay. So sort of simple terms as it 25 catches itself, the unit is reading whatever's



moment.

A Okay.

23

24

25

66-69

	Page 66	3	Page 67
1		': 1	A Yes.
2	be and says it was?	2	Q And as far as the resolution or what
3	A Yes.	3	charge was made, you don't know other than it
4	Q And that gets recorded?	4	involved alcohol and there was a stink about it?
5	A Yes.	5	A Yes.
6	Q So the speed might not be completely	6	Q Have you ever had any contact or spoken
7	accurate, but you get an idea of what happened;	7	to, to your knowledge, any of the Murdaughs?
8	is that fair?	8	A No, not to my knowledge. I know that I
9	A Because I'm not an expert on	. 9	was there when Karen, whichever Murdaugh it was,
10	deciphering information.	10	
11	Q That's fine.	11	Q Oh, this is back in 2016 or whenever it
12	A I really don't want to try to explain	12	
13		- 13	
14	information on the paper.	14	
15	Q That's completely all right. Do you	15	
16		16	
17		17	mine in the same in the same in the same in the same in
8	member of the Murdaugh family and you said your		
9	friend was involved. Was that Karen Swink?	19	
20	A And yes, to be clear, I don't know that	20	characterize you as Brock's superior?
21	the ticket was written. I can't remember that.	21	A I was his supervisor.
2	Q Okay.	22	Q Supervisor is fine. I don't mind going
3	A But I do remember the situation.	23	
4	Q You remember there being a stink about	24	-
_	it?	25	Q And when we read your timeline that
			And when we read your timeline that
	Page 68		Page 69
	5:46 a.m. entry, you advised are you there?	1	in the operator's position.
	A Yes.	2	Q If you advised him, should he had done
	Q It is the very last sentence. I	3	that or your order?
	advised to screen both individuals. You advised	4	A No.
	Brock that both Individuals should be given the	5	Q Why not?
	field sobrlety test, correct?	6	A Possues have an assess Number 1 ha
7	A Well, I did advise him to screen both		A Because he is on scene. Number 1, he
		7	is looking, hearing, smelling everything that is
	of the individuals based on who was there at the	7 8	is looking, hearing, smelling everything that is going on there. To screen both individuals, it
9	of the individuals based on who was there at the console, you know, what was - what had been	7 8	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think
0	of the individuals based on who was there at the console, you know, what was - what had been said and, you know, they were both standing	7 8	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen
0	of the individuals based on who was there at the console, you know, what was what had been said and, you know, they were both standing there and no one was admitting to who was	7 8 9	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think
0	of the individuals based on who was there at the console, you know, what was what had been said and, you know, they were both standing there and no one was admitting to who was driving.	7 8 9 10	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen
) 0 1 2	of the individuals based on who was there at the console, you know, what was what had been said and, you know, they were both standing there and no one was admitting to who was	7 8 9 10 11	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals.
0 1 2 3	of the individuals based on who was there at the console, you know, what was what had been said and, you know, they were both standing there and no one was admitting to who was driving.	7 8 9 10 11 12 13	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay.
9 0 1 2 3	of the individuals based on who was there at the console, you know, what was what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help	7 8 9 10 11 12 13	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that.
9 0 1 2 3 4 5	of the individuals based on who was there at the console, you know, what was what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help me understand the difference what I just asked	7 8 9 10 11 12 13	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is
0 1 2 3 4 5	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain — help me understand the difference what I just asked you and what you just answered. Did you advise	7 8 9 10 11 12 13 14 15	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide
9 0 1 2 3 4 5 6	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals?	7 8 9 10 11 12 13 14 15 16	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired.
9 0 1 2 3 4 5 6	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they	7 8 9 10 11 12 13 14 15 16	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I
9 0 1 2 3 4 5 6 7 3 3	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they Q I'm just asking you what you told him.	7 8 9 10 11 12 13 14 15 16 17 18	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I understand what you're saying. Let me ask it
9 0 1 2 3 4 5 6 7 3 9	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they Q I'm just asking you what you told him. Did you tell him to do that?	7 8 9 10 11 12 13 14 15 16 17 18 19 20	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I understand what you're saying. Let me ask it this way: If Officer Brock detailed in his
9 0 1 2 3 4 5 6 7 8 9	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they Q I'm just asking you what you told him. Did you tell him to do that? A I advised him to screen both	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I understand what you're saying. Let me ask it this way: If Officer Brock detailed in his supplemental report that he told Austin Pritcher
) 0 1 2 3 4 5 6 7 8 9 1	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain — help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they — Q I'm just asking you what you told him. Did you tell him to do that? A I advised him to screen both individuals.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I understand what you're saying. Let me ask it this way: If Officer Brock detailed in his supplemental report that he told Austin Pritcher to conduct field sobriety tests on both Paul
9 0 1 2 3 4 5 5 6 7 3 9 1 1 2 1 1 2 1 1 1 1 2 1 1 1 1 1 1 1 1	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain — help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they — Q I'm just asking you what you told him. Did you tell him to do that? A I advised him to screen both individuals. Q Okay.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I understand what you're saying. Let me ask it this way: If Officer Brock detailed in his supplemental report that he told Austin Pritcher to conduct field sobriety tests on both Paul Murdaugh and Connor Cook, would you expect him
9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4	of the individuals based on who was there at the console, you know, what was — what had been said and, you know, they were both standing there and no one was admitting to who was driving. Q You have to help me. Explain — help me understand the difference what I just asked you and what you just answered. Did you advise those tests should have been given to those individuals? A If they — Q I'm just asking you what you told him. Did you tell him to do that? A I advised him to screen both individuals.	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	is looking, hearing, smelling everything that is going on there. To screen both individuals, it was if there was not probable cause to think alcohol was involved, he wouldn't have to screen both individuals. Q Okay. A But I can't direct him as yes, do that. That is not what I was saying. Okay. He is there to evaluate and use his training to decide on who may have been operating and if he felt they were impaired. Q Okay. Let me make sure that I understand what you're saying. Let me ask it this way: If Officer Brock detailed in his supplemental report that he told Austin Pritcher to conduct field sobriety tests on both Paul



Page 70 Q Help me understand why you wouldn't expect Officer Brock to have told Pritcher to do those things if he wrote down that he did.

A I was not there, so I don't know what 5 conversation would be going on between them. I don't know why Investigator Brock would ask 7 Pritcher -- Pritcher and whomever to do that. I 8 don't know why. 9

Q That's not what I'm asking you.

I'm sorry. I'm not understanding.

Okay. In Officer's Brock, and this

AG138, he writes, I advised CO Pritcher to offer 12 SFSTs to both individuals. 13

A Okay.

10

11

14

17

R

12

14

15

19

20

22

Q So he wrote down that he told Pritcher 15 to do what you had advised at 5:26 a.m.

18 Do you agree that your record indicates a 19 that? I'm just asking.

20 I know what I advised him to do. I 21 don't know anything about what he advised. 22

Q Okay.

23 A I mean, I don't get why you don't --24 you're looking like you don't understand what

25 I'm saying or even what --

Page 72

A The only thing I recall is I was told 2 there was some bantering back and forth about if 3 that individual had his faculties and could

4 operate a boat and that they argued about it.

That's what I know.

Q That Paul Murdaugh had -- this is 7 pretty strong language, that Paul Murdaugh killed my girlfriend. Did he ever tell you that

he spoke to Anthony Cook and Anthony Cook told

10 him that Paul Murdaugh killed his girlfriend? 11

A I don't recall that.

Q If he had told you that and used that 13 word, would you have written it down?

A I believe I would have written.

Q That Paul -- I'm sorry -- that Anthony

16 Cook had tried to go after to try to attack Paul

Murdaugh at the scene of the crash and he had to 18 be restrained by officers?

A I don't recall that.

Q If he told you that, would you have

21 written that down?

A Yes.

23 Q If he -- did he ever tell you that Paul

Murdaugh screamed I hope you rot in fucking jail 25 for what you did? I think I said Paul Murdaugh.

Q I'll help you why because Officer Pritcher says he didn't do it.

A Okay.

2

3

7

10

16

17

18

19

3

6

7

13

14

15

18

And we know that Officer Brock had a 5 conflict with the Murdaugh family. Do you realize that?

A I do realize that. There's something with his wife and I heard that.

Q is that what he told you?

A A little bit later. Yeah. I think his

wife or somebody worked for the Murdaughs or had 11

something to do with them, maybe.

13 Q There were a number of statements in 14 your timeline that document that periodically 15 you spoke to Michael Brock?

A Yes.

And he would relay what was going on at the scene?

Yes. Α

20 At any time did he tell you that 21 Anthony Cook Paul killed my girlfriend and Murdaugh driving at the time of the cash and just prior to the crash, he and Murdaugh got

into an argument about his ability to drive due

to him being drunk?

Page 73

Did Anthony Cook scream that to Paul Murdaugh, I hope you rot in fucking jail --

A Yeah, I'm trying to keep them straight

4 and I'm trying to keep up. 5

Q And I'm exclusively asking you what Michael Brock told you, so what I'm trying to understand is whether Michael Brock told you these things?

A I don't recall those -- that verbiage being told to me.

10

11 Q You don't ever recall hearing that 12 before I just asked you; is that fair?

A Correct.

Q You had how many years of investigation experience before you retired?

A Well, I was an investigator, just an 17 investigator, I believe, for eight years.

Q Okay.

19 A And then I was lieutenant. 20

Q Still involved in investigations of

21 this kind?

22 Α No. I'm retired.

23 Q No, no, no, no. I'm sorry. When you

24 were a lieutenant, were you still involved in investigations?



	13-CF-23-00 1 - RODIN CANLIN		74-77		
	Page 74	_	Page 75		
1	A Only as someone that would need to	1	function or anything?		
2	assign a case or offer guidance just like a	2	A Only on boating saturations when we're		
3	captain would or possibly the major.	3	together as a team. I'm not a personal friend.		
14	Q Okay.	4			
5	A You know, there were six investigators	5	asking you questions this is going to get		
6	at the time.	6	about your field sobriety tests that you didn't		
7	Q So if you were my supervisor and I was	7	like me asking you about a minute ago, but I'm		
8	an investigator and said, hey, this kid is going	8	going to ask you again.		
9	after this other kid and screamed at him that I	9	A I didn't mind.		
10		10	Q You directed Brock to conduct field		
11	girlfriend, would you tell me that to document	11	sobriety teats and that's what we were talking		
12	The Company of the Co	12	about. And then you said you were told these		
13		13	two individuals were offered the test?		
14			A Yes.		
15		15	Q You were told that by Brock, correct?		
16	A Yes, because it could lead to there was	16	A Yes.		
17	a conflict and things are coming to a head.	17	Q Okay. Because he is the only one you		
18	Q You would expect that Michael Brock	18	were getting the information from at that time?		
19	would have documented those things, wouldn't		A Yeah. I don't even know if I remember		
20	you, if they were told to him?	20	speaking with anyone else but Willy LaDue. I		
21	A Yes.	21	don't think I ever spoke with Adam Henderson,		
22	Q Okay. Do you know Michael Brock other	22			
23	than professionally?	23	checked on Hammond, again, because he's a little		
24	A No.	24	young, how are things going? Are you okay? I		
25	Q Every been out to eat at dinner or	25	know you're tired and just kind of a pep talk.		
	Page 76		Page 77		
1	Q Right. And when you testified today	1	CERTIFICATE		
	that to my knowledge no one wanted to say	2			
	anything, that again would have been based on	3	STATE OF SOUTH CAROLINA:		
4	what Brock was telling you?	4	STATE OF SOUTH CAROLINA: BEAUFORT COUNTY:		
4 5	what Brock was telling you? A Yeah. I mean, the report's from	4 5	BEAUFORT COUNTY:		
4 5 6	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating	4 5			
4 5 6 7	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were	4 5 6 7	BEAUFORT COUNTY: f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do		
4 5 6 7 8	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each	4 5 6 7 8	BEAUFORT COUNTY: f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was		
4 5 6 7 8 9	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other.	4 5 6 7 8	Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place		
4 5 6 7 8	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each	4 5 6 7 8	BEAUFORT COUNTY: f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was		
4 5 6 7 8 9 10 11	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul	4 5 6 7 8 9 10	BRAUFORT COUNTY: 1, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the		
4 5 6 7 8 9 10 11 12	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact	4 5 6 7 8 9	BRAUFORT COUNTY: 1, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by		
4 5 6 7 8 9 10 11	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything?	4 5 6 7 8 9 10	BRAUFORT COUNTY: 1, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the		
4 5 6 7 8 9 10 11 12 13	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact	4 5 6 7 8 9 10 11	BRAUFORT COUNTY: 1, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that		
4 5 6 7 8 9 10 11 12 13 14 15	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the	4 5 6 7 8 9 10 11 12	f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later		
4 5 6 7 8 9 10 11 12 13 14 15 16	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you?	4 5 6 7 8 9 10 11 12 13	f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken.		
4 5 6 7 8 9 10 11 12 13 14 15	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the	4 5 6 7 8 9 10 11 12 13 14	f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my		
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you?	4 5 6 7 8 9 10 11 12 13 14 15	f, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken.		
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any	4 5 6 7 8 9 10 11 12 13 14 15 16	f. Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to		
4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any questions.	4 5 6 7 8 9 10 11 12 13 14 15 16 17	I, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to either party, nor interested in the event of this cause.		
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any questions. MR. GRIFFITH: I think you can	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	I, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to either party, nor interested in the event of		
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any questions. MR. GRIFFITH: I think you can head back to Georgetown.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to either party, nor interested in the event of this cause.		
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any questions. MR. GRIFFITH: I think you can head back to Georgetown. (SIGNATURE RESERVED.)	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	I, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to either party, nor interested in the event of this cause. **Conorda Bowen**		
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any questions. MR. GRIFFITH: I think you can head back to Georgetown. (SIGNATURE RESERVED.) (Whereupon, the deposition of	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	I, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to either party, nor interested in the event of this cause. Amanda Bowen		
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	what Brock was telling you? A Yeah. I mean, the report's from everybody. Nobody was saying who was operating the boat and from what I was getting, they were all friends and didn't want to tell on each other. Q And certainly, as it was relayed to you and as you said today you would agree that Paul Murdaugh killed my girlfriend is the exact opposite of no one wanted to say anything? A Yeah. Q Yeah. Okay. I think that's all the questions I have for you? MS. BOWER: I don't have any questions. MR. GRIFFITH: I think you can head back to Georgetown. (SIGNATURE RESERVED.) (Whereupon, the deposition of Robin Camlin was concluded at	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	I, Amanda Bowen, Court Reporter and Notary Public in and for the above county and state, do hereby certify that the foregoing testimony was taken before me at the time and place herein-before set forth; that the witness was by me first duly sworn to testify to the truth, the whole truth, and nothing but the truth, that thereupon the foregoing testimony was later reduced by computer transcription; and I certify that this is a true and correct transcript of my stenographic notes so taken. I further certify that I am not of counsel to either party, nor interested in the event of this cause. Amanda Bowen Court Reporter		



78-80

1	ERRATA SHEET	Page 78		DEPOSITION ERRATA SHEET	Page 79
2 3	CAPTION: RENEE S. BEACH VS- GREGORY M.	2		Line No. Change to:	
	PARKER, INC. ET AL.	3	Page No	Line NoChange to:	
5		4		Line NoChange to:	
6	DECLARATION UNDER PENALTY OF PERJURY	5	Reason for		
7	I declare under penalty of perjury that I have read the entire transcript	6		Line No. Change to:	
8	of my Deposition taken in the	,	Reason for	The notation change co.	
9	above-captioned matter or the same has been read to me and the same is	8		Line No. Change to:	
	true and accurate, save and except for	9	Reason for	Garle No.	
10	changes and/or corrections, if any, as indicated by me on the COASTAL COURT	10		Line No. Change to:	
11	REPORTING DEPOSITION ERRATA SHEET	11	Reason for		
12	hereof, with the understanding that I offer these changes as if still under	12	change: Page No.	Line No. Change to:	
112	oath. Signed on the day of	13	Reason for		
13		14	change: Page No	Line No. Change to:	
14		15	Reason for		
15		16	change: Page No.	Line No. Change to:	
16 17		17	Reason for		
	ROBIN CAMLIN (Deponent)	18	changer Page No.	Line No. Change to:	
18 19		19	Reason for		
	SWORN TO and subscribed before me	20	change:	Line NoChange to:	
20	THIS day of 2020	21	Reason for		
22		22	change:	Line No. Change to:	
23	NOTARY PUBLIC: My commission Expires:	23			
25	My Committee on Expires.	25	SIGNATURE:	DATE:	
_		Page 80			
1	DEPOSITION ERRATA SHEET	age oo			
2	Reason for change:	o.			
3	Page NoChange to:	5' F			
4	Reason for change:				
5	Page NoChange to:				
6	Reason for change:				
7	Page NoLine NoChange to:				
9	Reason for change:				
9	Page NoLine NoChange to:				
10	Resson for change:	7			
11	Page NoChange to:				
12	Reason for change:				1
13	Page No. Line No. Change to:				- 1
14	Reason for change:				
15	Page No Line No Change to:				
	Reason for change:				
17	Page NoLine NoChange to:	1			
	Reason for change:				1
	Page No. Line No. Change to:				1
	Reason for change:				1
21	Page NoLine NoChange to:				
	Reason for				
2.2	change :				
	change: Page NoCine NoChange to:				
23	Change: Page NoLine NoChange to: SIGNATURE:DATE:				



Exhibits	2008 10:19	42.737 59:11	
EXHIDITS	2014 51:5	45 24:3	9
DX-1 5:3 57:11,15,16,20	2015 51:5	4th 47:3	9 37:23 50:2
58:3	2016 10:21 67:11		90 38:4
DX-2 5:4 57:16,17 62:6	2019 6:10 11:20	5	900 53:15
0	2020 11:6	582 50:6,18	9:15 16:9
	20203 59:23	583 50:18	
001190 38:3	20s 19:5	599 50:7	A
0047 37:3	21 65:12	5:15 15:6	a.m. 16:11 24:3 68:1 70:16
045 14:8	21.736 58:10	5:19 16:11	ability 71:24
049 14:8,23	24 65:12	5:25 16:24	accident 12:5 18:4 41:8
1	244.2 61:14,16	5:26 70:16	accounted 19:25
	24th 6:10 11:20 12:3	5:30 45:23	accurate 63:23 66:7
1 29:11 54:18 57:11,16,20	26 65:16	5:46 18:9,25 68:1	active 55:19,21 56:7 62:8,
58:3 69:6	29 61:1		10,12,14
100 66:13	29638 55:22	6	Adam 15:16,20 16:15
11:07 34:5 35:14,17	2:16 44:23	685 52:19,23 53:1	75:21
11:08 35:16	2:20 31:8	6:34 24:3	additional 16:2,15
11:20 39:2	2:30-ish 31:7	6th 48:1	ADM 50:4
11:54 37:7			Administration 51:15
12:34 42:9	3	7	admit 29:11
14 65:11	3 65:12	737 59:9	admitted 28:13
1410 43:6	3/4/19 46:20	7:00 25:3	admitting 23:1,8 29:24 68:11,25
1530 43:8	30 11:5	7:13 26:23	advice 22:17
16 67:14	30203 58:17	7:13 20:23 7:21 28:11	advise 35:23 51:19 68:7,
1600 43:9	302032 58:7	7:25 28:24	15
17 10:21	30th 11:5	7:47 30:20	advised 19:11 24:5 30:21
17.5 59:23,24	32 58:10	7.47 30.20	32:13 36:1,5 68:1,4,21 69:2 70:12,16,20,21
19 65:12	33 65:11	8	AG138 70:12
1979 8:13	3:00 44:21		age 47:17
1990 9:6,18	3:14 76:24	80 59:8	agency 13:13 25:6
		83 8:22	
2	4	8:1	agent 7:13
2 54:13,19,24 57:11,16,25	4 04 45 05 40	8:40 32:12	agents 47:7,8
62:6	4 31:15 35:19		agree 70:18 76:11
.006 67:14	42 59:8 60:4		ahead 17:15



81Index: 001190-ahead

82Index: AIGCD10011-command

AIGCD10011 37:23

Albert 51:24

alcohol 15:10 47:18 67:4 69:10

Angus 31:15,20

answers 17:19

Anthony 41:20 71:21 72:9, 15 73:1

appears 14:8 59:17 61:21 62:20

approximately 24:3 76:24

April 11:5

Archers 11:21,22 19:3,10 22:12 41:9 55:11,12

area 12:10 14:1 15:21 16:1,

areas 25:13

argued 72:4

arguing 19:8

argument 71:24

arrived 38:14 44:23

arrows 56:3.4

aspect 47:24

assign 13:16 16:8 74:2

assigned 16:13 17:10

assignment 13:18

assist 34:7,9

assistance 17:21,23 31:16.18

assistant 25:4 51:25

assisted 42:24

Association 51:14

assume 8:2 25:4 48:19

62:10

assuming 44:11

asterisk 42:5,14

attack 72:16

attend 31:3,10 51:15

attended 51:16

Austin 69:21

aware 15:22

R

Bachelor 8:24

back 6:16 10:20 14:23 20:4 24:2 26:22 27:13 39:1,9 42:12,13 43:7,22 46:5,15 49:3,17 66:1 67:11,13 72:2 76:20

backwards 29:22

bad 42:7

bantering 72:2

base 52:11,12,23 53:20,21, 24,25 56:17 57:21,23,24 62:24 63:4,5,10 64:2,10,13

based 17:16 18:6 19:17 23:25 24:15 25:17 26:7 29:7 31:1,13 34:16 36:23 49:24 68:8 76:3

bases 27:15

basically 32:9 48:14

Bates 37:4 50:6 52:18 53:1,5

Bates-stamped 14:8

Beach 19:5

bearing 61:16

Beaufort 11:22,25 16:21 19:6 21:1 26:20

beautiful 11:18

benefit 37:21

Berkeley 11:22

bit 21:19 51:18 67:15 71:10

boat 12:5 19:4,9,22 21:7 22:21 23:2,9 24:15 26:5 28:14 29:12,15,19,25 30:1, 2,3 31:22 36:17,18 39:21 41:14,21,22 42:2,11,17,19 43:13,15,21,22,23,25 54:4 61:2,3 65:11,21 68:25 72:4 76:7 **boater** 10:13

boating 11:25 15:10 18:4 20:25 26:1,6 34:20 51:14 75:2

Bobby 49:25 50:1

bodily 26:6,9

bouncing 66:1

BOWER 76:17

break 6:21,22 42:21

bridge 11:22 19:10 41:12 42:24 55:11

Brock 16:12,17,20 17:20 18:10,11 19:1 24:2,16 25:2 28:12,19 29:5 30:23 32:9, 12 33:14 34:6 35:18 44:11 47:6 68:5 69:20 70:2,6,11 71:4,15 73:6,7 74:18,22 75:10,15 76:4

Brock's 50:10 67:20

Brookgreen 11:11,17

brought 6:8,9

BUI 21:17 66:17

building 48:25

burning 11:4

C

call 12:11,12 13:4,8,10 14:1,4 16:10 25:2 33:15 51:18 65:3

called 24:2 25:25 26:8 29:5 30:23 32:12 35:16 49:24 51:5 55:12

calls 13:3,7 15:24 27:12

calms 49:10

Camlin 6:1,6 7:7,8 14:10 42:10 43:7,9 76:23

camp 52:11,12,23 53:20, 21,24,25 56:17 57:21,23, 24 62:25 63:4,5,10 64:2, 10,13

captain 26:10 33:16,21,25 34:6,8,12,19,22,23 35:3

47:5 74:3

Card 54:13,18,19,24

cards 49:2 54:16,21

career 11:14

Carolina 7:9,11

carrots 56:4

case 13:11 16:14 20:23 21:2 52:11 54:21 74:2

cash 71:22

CAT 19:11

catches 65:23,25

cause- 23:13

cell 7:17 8:3

center 13:14

cetera 12:6 18:2

chain 24:19 27:9

characterize 67:20

charge 17:12 21:17 47:23

67:3

Charleston 30:24 31:5,10 46:18 47:11

Chechessee 41:6

check 46:18 49:4,17

checked 75:23

clarifying 20:2

class 31:3,10 51:12,13 64:14

classes 51:15

clear 36:5 66:20

close 10:24 16:23 45:8

closer 31:18

closest 13:5

coast 14:4

college 8:14 9:2,8

collision 41:23 42:3

colonel 18:19

command 24:20 27:9



83Index: comment-education

comment 25:16 29:17

compass 61:16

complete 35:17

completely 66:6,15

concluded 76:23

conduct 31:17 69:22

75:10

conducted 21:7

conflict 71:5 74:17

confusing 19:14

connect 54:9

Connor 30:21 31:21 36:24 37:13 39:5 40:2,22,24,25 41:3,11,17,24 42:2,8,16, 18,23 43:3,7 45:12,15 46:6 69:23

Connor's 40:4 41:15 44:18

conservation 9:19,20

console 23:1,10 41:17,18, 19 68:9

constant 65:10

contact 13:15 15:17,19,20, 25 16:4,14,25 17:4 31:20 67:6

contacted 12:8,9 15:6,16 16:11,18,25 17:16 18:11 19:1 25:8,25 26:7,14,19 27:8,9 31:14 33:1,4 39:1, 22 49:7

contacting 16:8

contacts 12:7

control 63:20

conversation 23:7 35:2 37:17 38:10,12 44:21 45:4 70:5

conversations 44:4

converting 57:6

Cook 30:21 31:22 35:15 37:13 40:22,25 42:6 44:18 45:5 69:23 71:21 72:9,16 73:1 Cooks 42:15 43:9 46:3

coordinates 65:4

copied 53:8

copy 28:7 37:22 38:23

52:20

copying 53:14

corner 49:4

correct 7:11 11:23 14:24 15:7,11 16:10 25:1,5 26:15 27:6 29:3,16 32:14 33:17, 18 39:5 44:18,22 52:9 55:3,7 56:1 61:25 62:25 68:6 73:13 75:15

corrections 63:22 65:20

correctly 47:25 52:2

counsel 25:4 29:3

country 35:5

County 9:9

couple 57:10

covered 27:15

Craig 25:3 29:1 32:10 37:4 47:4 53:7

crash 71:23 72:17

crazy 7:20

create 14:15

created 51:24

Creek 11:21,22 19:3,10 22:12 41:6,9 55:11,12

criteria 26:8

CROSS-EXAMINATION

64:21

cursor 55:18,25

cut 17:15

D

D.M. 9:13

data 58:14

date 27:10 54:7 56:9 59:20 61:11,18

day 11:4 12:13 31:4

DEAN 38:4

decide 69:15

deciphered 60:21

deciphering 60:7,9 66:10

deeply 35:11

defendant 6:7,8

Defendant's 57:15

degree 8:23

degrees 58:10 59:8,15

61:14,17

Denise 7:7

Dennis 9:12

Department 10:15

depending 63:7

depends 63:18,25

deposition 6:13,14 76:22

depositions 11:14

describe 52:22

desktop 49:5 55:6

detailed 69:20

difference 68:14

differences 63:7

differentials 63:21

dinner 74:25

direct 6:4 36:21 69:13

directed 36:22 75:10

directions 30:17

directly 36:9

discussed 37:20

dispatch 12:7,8 13:10,14

15:24 26:7

distance 63:16

distribute 28:8

dive 25:9,11 26:15,17,23

54:25

divers 26:19

DNR 7:11,16 9:5,8,16,18, 23 11:3 13:14 14:6 21:3,20 25:14,25 27:2,9 38:19 50:6 60:14,24

doctor 46:8,10

document 14:5 57:12 71:14 74:11,14

documented 74:19

documents 17:9

dolphin 19:9

Donnie 12:24 47:5

door 46:13

download 48:6,10 64:9

downloaded 44:14 48:5, 13 52:5 65:3

downloading 50:25 62:8

downtown 19:6 20:4

drive 19:9 54:15 55:6 71:24

driven 22:25

driver 30:8

driving 23:16,19,21 28:20 41:22 42:2,17,19 68:12 71:22

drunk 71:25

due 16:18 71:24

duly 6:2

Dwayne 26:14,23

Ε

e-mail 28:7,8

early 15:7 19:5 31:7 33:13 35:20

Earth 54:14,25 55:1,5 62:24 63:9

eastern 56:19 61:20

eat 74:25

education 8:25 9:2 10:11,



effect 30:4

employed 9:5

end 43:11 44:17 59:3

entitled 14:10

entry 46:19 68:1

envelope 54:18

equation 57:6

•

erase 48:21

evade 42:24

evaluate 69:15

event 37:21

evidence 54:19

exact 76:12

EXAMINATION 6:4

exclusively 73:5

Exhibit 57:11,15,20 58:3 62:6

expect 69:23 70:2 74:14,

expectations 29:6

experience 60:9,15 62:8 73:15

expert 56:16 60:13 66:9

explain 56:15 58:13 66:12 68:13

explained 49:9 56:23

extra 18:8 48:16

extract 50:1

F

fact 17:25 33:9 57:5

factors 18:7

faculties 72:3

fair 66:8 73:12 75:4

fairly 9:22 17:5 27:5

familiar 11:16,23,25 22:12

family 20:24 21:11 35:9,16

66:18 71:5

fast 54:3,7

fatal 25:20 26:5

fatality 12:6 15:10 16:12 25:15,18,22 26:2,11

February 6:10 11:20 12:3

feel 15:2 18:7 20:14 34:16 35:10

feelings 67:17

feet 59:23,24 60:4 61:5

felt 17:20,22 69:16

female 19:4,19

festival 21:21,22,24

field 10:8,10 23:6 24:7,8 29:9 68:6 69:22 75:6,10

figure 28:13

file 14:18,24 38:19 40:20 50:2 52:14 55:5,6

files 50:1

find 15:3 30:18 36:10,21 37:18 48:21

fine 45:12 60:8 66:11 67:22

finished 9:1

flash 54:15,25 55:6

flip 50:22

flows 17:8

fluid 27:11

focus 32:1

fog 42:7

follow 44:13

forensic 51:24

forensics 51:6 60:17

64:14

form 33:23 63:1

format 59:10

formats 50:3 58:12

forward 43:18

found 34:23 43:15

free 15:2

Friday 31:11

friend 20:22 21:2,3,12 66:19 75:3

friends 76:8

front 41:17

fucking 72:24 73:2 74:10

full 7:5

function 75:1

G

Gardens 11:11

Garmin 49:24 50:23 51:11 52:11,12,23 53:20,21,24, 25 56:17 62:24 63:15 64:6, 9,10,23

Garmin's 49:18

Gary 47:5

gave 22:11 39:8 53:11

general 25:4 29:3 42:6

Georgetown 8:6 9:9,14

46:16 76:20

girlfriend 71:21 72:8,10 74:11 76:12

girlfriends 41:16

give 6:24 15:25 16:1 19:2 26:20 36:13 39:13 52:8 54:2 55:19 56:8

giving 44:7 58:9

gleaned 40:1

Google 52:8,10 54:14,25 55:1,4 62:24 63:3,4,9

gosh 7:20

Gotcha 25:14 31:12 32:8 40:19 46:15 48:22

GPS 42:8 43:16 44:13,14 48:2,14 50:3,16 51:5 54:6 58:25 60:17 65:3,19

grabbing 42:24

graduate 8:12,19,20

84Index: effect-heading

graduated 8:9,21 9:8

graphic 54:10 63:9

great 26:5,9

Greenville 14:2

grew 45:8

Griffith 6:5,6 34:1 38:1,8 57:18 63:13 66:16 75:4 76:19

ground 63:20

grow 8:5

guess 24:14 30:12 35:15 44:5 51:24 59:25 60:3

guidance 29:6 34:18 74:2

guy 51:21,23

Н

half 46:1

Hammond 17:1,5,23 33:5 47:6 75:23

handed 14:5

handle 34:3

handling 47:19

hands 38:23

hands-on 51:23

Hang 7:20

happen 13:12 39:20 41:8

happened 12:19 19:3 21:9,14 31:6 36:6,10 37:10 45:14 66:7

happening 23:25 27:18

happy 6:16,20,22

hate 11:12

he'll 26:20

head 57:4 74:17 76:20

headed 46:15

heading 54:6 56:9 61:9,13 62:18



headings 54:6

heard 22:8 46:14 57:3 71:8

hearing 69:7 73:11

helm 41:20

Henderson 15:17,18,19,

21 16:15 75:21

hey 74:8

high 8:7,10 9:22

higher 9:2

hiking 54:5

hit 41:11 42:21 48:17

home 19:7 20:5 46:12

hope 72:24 73:2 74:10

hospital 9:13 40:6 45:22

hour 61:1

hours 31:2,14 46:1

house 38:18 41:5

huh-uhs 6:25

hunter 10:13

hurt 67:18

hut 49:1

idea 66:7

identification 57:17

identified 15:14

identifier 62:11

identify 58:23

immediately 9:16

impact 43:4

impaired 22:21 69:17

import 54:14,25 55:4

importance 39:17

important 36:6 37:2,9

42:16 49:11

impossible 65:15

incident 6:9 11:21 12:2 19:3 23:24 25:20 26:1,2,3, 4,5,7 28:1 34:16,20

increment 27:11

indication 28:20

individual 13:8 17:8 24:5 25:17 30:7 31:17 49:25

72:3

75:13

individuals 19:12 22:18, 24 23:9 24:10,11,22 25:10 27:8 29:24,25 34:24 35:3 36:17 47:18 60:16,19 68:4, 5,8,17,22 69:8,11 70:13

information 16:2,16 17:17 18:18,19 19:18 22:23 24:16,19 27:11 28:16 30:6, 25 31:1 33:9,11 36:14,22 39:25 43:19 44:1,3,7,8 46:12 48:2,10,19 49:5 52:3,9,11,13 53:18,20 54:2,3,14,20,24 55:2 56:8 58:2,4 60:22,23 63:3,4,8, 12 64:5,12 65:3,19 66:10, 14 75:18

informed 16:14 18:20 19:2 35:18,21

initially 48:9

injury 26:6,9

Inlet 7:9 11:11

input 64:5

inspection 21:7

instructor 51:23

interview 17:9 18:1 31:17, 21

introduce 43:9 45:2

introduced 44:24

investigation 6:11 10:5,7 17:12 18:21 34:13 46:24 73:14

investigations 10:17 17:7 73:20,25

investigator 10:18,19 12:9 13:4,5,16,20,24,25 14:2,4 16:11,13,25 17:11, 20 18:11,25 24:2 26:8 28:12,19 30:18 33:5 34:6 44:12 70:6 73:16,17 74:8

investigators 18:4 47:6 74:5

involved 10:14,16 11:9 12:3 15:10 17:6,18 20:12 27:5 31:19 34:12,25 47:19 66:19 67:4 69:10 73:20,24

involvement 6:11 46:24

Island 9:15 19:6 20:5 41:1

.

jail 72:24 73:2 74:10

jaw 42:21

jerked 23:22

Jones 25:3 29:1 32:10 47:4 53:7

K

Karen 66:19 67:9,10

key 43:17

kid 74:8,9

kids 45:8

killed 71:21 72:8,10 74:10

76:12

kind 22:18 51:22 73:21 75:25

knew 24:11,14 25:20 32:23,24 35:8 36:6

knowing 29:7 31:2 39:18

knowledge 20:10 32:2,3 67:7,8 76:2

knowledgeable 27:2

kwanza 48:25

L

Ladue 32:23 35:14,19,24 37:12 38:2,15,16 39:1,4,8, 9 40:1,23 41:10 44:24

75:20

lag 65:18

language 72:7

85Index: headings-longitude

lapse 65:22

laptop 55:5

laptops 52:2

lat 54:3 58:9 59:4,5

latitude 61:22 62:16

lawsuit 6:7,8

lead 44:12 74:16

learned 40:6

leave 11:4

leaving 31:9

left 19:6 20:4 38:15 41:19 43:10 45:4,22 46:12

legal 29:6

Lemon 19:6 20:5

letter 28:9

lied 42:8

lieutenant 10:20,22 11:1,2 12:4,8,12,14 14:10 31:14, 15,20 33:1 47:13 73:19,24

lieutenant's 10:3

lined 25:9

lines 58:15

listed 18:10

live 7:8

loaded 52:12

local 13:9,12,13

located 25:18 30:13 51:11

location 16:18 22:11

log 50:8,10 51:14 55:19,21 56:7 62:8,10,12,14

long 54:3 59:4

longer 8:10

longest 9:11

longitude 58:8 61:24 62:9, 16



86Index: longitudinal-organize

longitudinal 59:8

looked 62:6

lose 48:20

losing 48:19

lot 13:6,7,8 20:7 21:20 52:17,19 54:8

love 45:16

lying 44:13

M

M-C-N-E-A-L 9:13

machine 63:18,25

made 16:10 21:17,18 25:15 29:17 67:3

major 18:20 34:20 47:5 74:3

majority 46:4

Majors 49:8 51:20

make 7:2 13:4,18 15:17 16:19 27:7,20,22 33:5 36:5,15 37:23 50:12 52:1 64:1 69:18

Making 27:15

Mallory 19:5 32:6 41:20

Mallory's 45:13

managed 9:10

manager 11:10,13

manpower 18:8

manual 49:19

map 22:15 58:14

Maps 52:8,10

March 48:1

mark 57:11,20

marked 50:6 57:16

matches 62:24

Matt 49:8 51:20,25

matter 6:12

Matthew 17:1,5,16 33:5

Mcbride 31:15,20

Mcneal 9:12,13

meaning 16:5

medication 45:20

meeting 40:4 47:4,13,16,

17,22

member 20:24 21:11

51:16 66:18

memo 14:24

memory 37:18

meridian 56:14 58:15

mess 49:12

messed 54:21

metal 48:25

meters 63:24

Michael 16:12,17,20 18:10,11 19:1 24:16 29:5 30:23 33:14 35:18 44:11 50:10 71:15 73:6,7 74:18,

middle 41:17 61:5

miles 61:1

military 57:4

mind 67:22 75:9

minute 15:1 75:7

minutes 24:3 58:10 59:8, 11,12,15

missina 12:6 19:5 15 16

missing 12:6 19:5,15,16, 20 20:1 25:11,22 26:5 32:7

Mitch 6:6

Mm-hmm 14:7,11 29:2 30:11,16 32:11 38:24 45:24 50:19 55:17 58:18 59:6 61:23 62:2 65:8,17

moment 64:24

Monday 31:5,10

morning 12:20 15:7 31:7

motor 43:15

moving 33:3

Murdaugh 19:7 20:5,6,16 21:11 22:2 35:6,9 41:5 66:18 67:9 69:23 71:5,22, 23 72:6,7,10,17,24,25 73:1 76:12

Murdaugh's 41:4

Murdaughs 35:10 67:7 71:11

Murrells 7:9 11:11

MUSC 30:22,24 32:14,20 33:16 34:7 35:15 43:10 44:23

Ν

named 19:5 49:25

names 24:14 34:24 47:9

narrow 32:1

narrowed 28:21 31:24

Nashville 51:9

National 51:14

natural 7:1 10:15

needed 17:22 18:8 23:21 25:11 34:18 36:4,14 39:8

neutral 43:18

nice 37:19

night 31:7

night/sunday 12:20

normal 18:3,6

north 46:17 58:9

noted 43:13

notes 27:20,22,23,24,25 28:3 38:14,16,20 40:12

notified 43:7

number 7:19,25 17:17 20:25 29:11 31:24 34:17 50:6 53:1 55:19,21 56:5,7 57:25 58:3,7,17 69:6 71:13

numbered 58:21

numbers 37:5 53:13 56:2 57:16

numerical 53:9

0

Object 33:23 63:1

occasion 62:13

occupants 19:4,11,15,16, 18,24 24:15 30:7

occupation 11:9

offer 70:12 74:2

offered 24:23 51:13 75:13

office 49:3,17 53:11

officer 7:11 9:6,16,19,20 10:8 12:7 13:9,10 15:20,25 16:5,7,8 17:6 31:16,21 32:13,16 33:19 34:3 35:19 41:2,8,10,13 42:2,9,10,15, 20,23 43:2,6,8,10 69:20 70:2 71:1,4

Officer's 70:11

officers 49:8 72:18

on-cali 12:7,22,23 13:15, 16,18 16:19

on-the-job 17:24

operate 72:4

operating 23:1,9 28:13 29:11,15,19,24,25 30:2,3 39:21 52:2 68:25 69:16

operator 15:13 28:17 30:10 31:22 32:1

operator's 69:1

operators 19:8 22:9,21

opportunity 45:17

opposed 6:25

opposite 76:13

order 50:11 53:9 69:3

organization 11:16

organize 27:13



87Index: originally-responding

originally 8:5 12:11 overhear 46:10 owner's 49:19

oyster 41:1 43:23

Р

p.m. 76:24

pages 52:13,17 53:15

paper 28:3 66:14

parents 36:25 37:1 40:4 44:18 45:13

Parker's 6:7

Parks 9:9

part 14:18 35:4 37:5 52:14

participate 24:6,25 29:7

pass 24:19

past 34:21

Paukie 41:1

Paul 22:5 41:15,18 51:23 69:22 71:21 72:6,7,10,15, 16,23,25 73:1 76:11

Pawleys 9:15

people 17:18 19:22,24 21:21 23:19 24:15 31:19, 25 34:17,21 54:5

pep 75:25

percent 66:13

period 45:5

periodically 71:14

person 12:6,22 16:19 22:1 25:21,22 26:5 60:14

personal 8:2 75:3

phone 7:17 13:7 27:5

photo 50:7.10

photographs 18:2

physical 8:24

pick 18:1 59:3 65:22

picks 63:15

pictures 49:1 50:23

pieces 28:3

pitch 34:21

place 6:9 11:18,21 36:17 50:9

plan 27:16

played 60:21

point 27:6 43:12 54:8 63:11,12,16

points 54:9 58:24,25

police 13:13

pop 17:3

popcorn 55:13 58:1

popped 48:14

popup 48:11 49:16,21 51:19

portion 52:1

position 10:3 43:17 69:1

positional 58:25 61:4

possibly 36:23 74:3

preparing 31:14

pretty 40:14 72:7

prevent 23:24

print 54:13 55:13 63:11

64:4

printed 57:24

printout 63:5

prints 64:3

prior 42:3 71:23

Pritcher 12:24 33:16,21,25 34:6,8,23 35:3 47:5 69:21

70:2,7,12,15 71:2

privy 47:13

probable 23:13 29:18 69:9

problem 14:15

process 50:25

prodded 40:5

produced 6:2 55:9

professionally 74:23

program 51:25 54:1 60:21

64:3

promotions 9:24

prosecuted 20:12

provided 40:18

pull 48:2

purchased 47:18

put 37:4 38:23 40:20 45:10 49:15 53:7 54:19 55:18,24

putting 27:17

puzzle 45:10

Q

question 6:15,19 23:20 26:12 36:9 41:7 42:1 43:2

questions 17:19 28:25 36:11 39:8,10,14,15 45:11 57:13 64:19 75:5 76:16,18

quick 28:2

quirky 48:15

quote 10:23

R

raised 45:6

Randolph 19:7 20:5,6,16

Randy 22:1

rank 9:18 10:1 35:24,25

ranks 9:23 10:9

reach 7:25

read 18:22 29:1 39:7 49:18

58:3 67:25

reading 35:17 48:6 54:17 59:22 63:19 65:25

readings 63:22

reads 64:3

realize 71:6,7

reason 33:20 50:8 reasonable 23:15.19

reasons 43:25

recall 28:19,22 33:9,12 34:4 38:12 43:3,5 47:9,25 49:21 66:16 72:1,11,19 73:9 11

receive 18:19

received 13:8

receiving 44:8

record 18:23 61:12 70:18

recorded 58:25 66:4

recovery 46:11

Recreation 9:10

refer 48:25 53:13 56:21

reference 16:12 26:1

region 13:21,22 26:9 31:15

35:19

regular 56:18

relay 71:17

relayed 65:19 76:10

remember 7:19,21 9:25 34:8 37:16,20 47:7,16 64:17 66:21,23,24 75:19

repeat 6:16

rephrase 6:20

report 37:24 38:2 69:21

report's 76:5

reported 22:24 43:21

represent 6:7

representation 54:10

request 26:9,10 31:21

requested 23:5

rescue 46:25

RESERVED 76:21

resolution 67:2

Resources 10:15

responding 41:2,7,10,13



88Index: response-supplemental

42:1,9,10,15,20,23 43:2,6, 8,10

response 41:12

responses 6:25

responsible 12:10

restaurant 9:10

restrained 72:18

result 35:3

retire 11:3

retired 7:10 73:15,22

retrieving 52:3

reverse 42:11 43:13,18,21,

25

ring 35:1

rink 43:24

risk 48:19

RO 40:23

roast 41:1

Robin 6:1 7:7 14:10 76:23

Rogers 26:14,23

rot 72:24 73:2 74:10

rotate 13:1

rotated 12:24

rude 7:2 67:16

run 9:22 13:23 59:1

running 43:16

S

safety 11:10,13

satellite 66:1

satellites 63:19

saturation 20:25 21:5,21

saturations 11:25 75:2

Saturday 12:20

save 27:23,24

scan 19:11

scanned 32:21

SCDNR 37:4 52:19

scene 39:22 69:6 71:18

72:17

scenes 33:2

schedule 12:17 13:24

school 8:7,10

science 8:24

scream 73:1

screamed 72:24 74:9

screen 19:12 22:18 55:10

68:4,7,21 69:8,10

screening 22:20

screens 22:19

screenshot 55:11 57:12,

13,25 62:7

search 46:24

seat 41:16,21

seated 30:14

seconds 59:9,11,15

section 10:5,11

send 13:6 18:18 25:25

sentence 68:3

separated 42:15

sequentially 58:21

sergeant 10:12 15:16,20

16:15

series 48:4

SFST 24:23

SFSTS 70:13

shortly 25:8

shot 55:10

show 34:19 38:9 50:5 53:3

showed 34:20

showing 52:18

side 41:18,19

sign 30:5

SIGNATURE 76:21

simple 65:24

sir 46:17 50:14

sitting 36:16 41:14,16,20

46:9

situation 66:23

SLED 47:7,19,23

slow 42:7

small 11:15

smart 36:11

smelling 69:7

snuck 26:22

sobriety 23:6 24:7,8 29:10

68:6 69:22 75:6,11

software 64:3

solicitor 20:17

son 45:6

sort 12:20 22:11 26:22

27:4,20 28:25 58:23 65:24

sounds 37:767:15

South 7:9,10

speak 37:13,15 38:13

45:17

speaking 37:1 40:25

44:17 75:20

special 16:5

specific 36:14

speed 56:9 61:2,3,9 62:16

65:4 66:6

speeds 65:11,18

spoke 29:4,17 44:6,10

71:15 72:9 75:21

spoken 34:22,23 67:6

spot 16:3

stamp 50:6 52:18 53:1,5

standard 24:6 43:20 56:19

61:20

standardized 22:20 24:8

standing 22:25 23:10 41:19 68:10

stands 61:2 62:10

start 10:6 43:17 59:3

started 9:17,21

starts 50:7 58:19

state 25:13 51:14

state-issued 7:17

statement 30:4 36:7 42:6

statements 71:13

statewide 13:22,23

station 63:19,20

stay 45:15 46:3

step 48:16 49:19,20

steps 48:23

stern 41:21

stick 15:2 64:23

stimulated 35:2

stink 66:24 67:4

stop 6:15,21 7:1 16:4

stop's 22:1

stopped 21:7,12

straight 73:3

stream 65:10 strong 72:7

subpoena 28:9

substance 37:16

successful 48:6

sudden 65:12

Sullivan 47:5

Sunday 31:7 superior 67:20

supervisor 10:2 13:15,16, 18 26:16,18 67:21,22 74:7

supervisory 10:12

43:11 69:21

supplemental 37:24 38:2



supposed 39:9 40:25 **surgery** 43:8 45:15,21 **suspicion** 23:15,19 **Swink** 66:19

sworn 6:2 system 10:1

T

talk 20:15 35:15 39:5 75:25

talked 25:3 29:1 42:9,15 49:25 65:5

talking 20:16 28:11 29:15 40:2 56:13 75:11

tasks 17:10

taught 10:13 52:1

teach 64:13

team 21:5 25:9,12 26:16, 18,23 27:13 75:3

teats 75:11

technician 9:12

telephone 7:19

telling 37:8 76:4

temperature 62:3,4

Tennessee 49:9 51:10

tenure 9:11

term 57:4

terms 65:24

test 24:7,8 68:6 75:13

testified 6:3 12:24 76:1

tests 23:6 29:10 68:16 69:22 75:6

thing 38:22 62:3 72:1

things 18:24 21:8 33:2,3 39:23 48:16 57:10 65:4 70:3 73:8 74:17,19 75:24

thought 19:23 33:21 52:24

throttle 42:25 43:17

throw 22:5

ticket 21:15 66:17,21

time 9:7 12:23 15:9 18:4,22 24:10,12 25:15,19,23 26:6, 18 27:6 28:17 30:13 31:23 32:17,24 40:9 41:22 43:3 44:15 45:5,19 46:4 47:3 54:5,7 56:9,12,14,15,18, 19,24 57:3 59:17,18,20,21 61:11,20 62:20,21 63:15, 17,21 65:9,10,21 67:16 71:20,22 74:6 75:18

timeline 14:10,16 15:2 27:17 54:12 67:25 71:14

times 13:6,9 14:12 28:2 34:19 36:8

TINSLEY 33:23 37:25 38:6 63:1 64:20.22

tired 75:25

titles 9:24

today 76:1,11

told 24:22,25 30:23 34:5,8 35:20 37:8 40:14,20,21 42:10 45:7,9 51:17 57:20 68:19 69:21 70:2,15 71:9 72:1,9,12,20 73:6,7,10 74:20 75:12,15

ton 60:3

touch 7:24 13:14

track 47:2 54:8,10,13 55:2, 14,15 56:5 58:1

tracking 54:24

tracks 48:12

trail 55:13 58:1

trained 51:21 60:17

training 10:14,16 17:24 31:3 46:18,23 48:12,24 49:8 51:3,4,8 56:22 57:1 69:15

transferred 10:10,17

translate 64:7

transport 17:9

transported 30:22,24

traveled 54:11

traveling 62:13

travels 65:21

treating 25:14

treatment 36:23

trial 7:24

true 61:14,17

truth 45:7

turn 21:9

turned 14:20,21

type 23:12 62:11

Typically 26:20

U

uh-huhs 6:25

ultimately 52:4

unaware 26:17

undergoing 19:11

understand 6:10,13,15 7:23 19:21 21:20 31:6 64:2 67:19 68:14 69:19 70:1,24 73:7

understanding 19:14,17 21:10 26:15 29:13 52:7 70:10

understood 43:22

unfamiliar 48:18

unintelligible 6:20

unit 54:1163:765:25

unusual 12:18 34:11,15,

update 18:12 19:1,2 32:13 33:8.10

updated 33:12

updating 18:14

upload 52:10 54:1

upset 67:17

USC 32:18

usual 34:11

89Index: supposed-window

V

vaguely 20:7

vehicle 54:4

verbiage 73:9

veterinary 9:11,12

victim 25:19

W

waited 45:1

walk 46:13 49:4

walked 46:10

Walking 54:5

wanted 17:6 32:5 34:2 50:12 76:2,13

watch 50:11

water 21:21,22,23 62:4,5 63:9

website 49:18 64:6,7

week 31:3 46:23 75:22

weekend 12:21,22 13:2 31:4

weekends 12:25 13:1

well-known 35:4

western 58:8

what-have-you 22:16

whatever's 65:25

wheel 23:22

whichever 67:9

whomever 16:7 70:7

wife 71:8.11

William 32:22,23 35:14,19,

Willy 38:15,16 39:1,4 40:5, 19,23 44:24 45:4 75:20

window 48:11,13 49:21,22



RENEE S. BEACH vs GREGORY M. PARKER 2019-CP-25-00111 - ROBIN CAMLIN 90Index: winter-Zulu winter 8:21 Winthrop 8:18 Winyah 8:10 wont 25:19 word 72:13 work 9:8 47:12 worked 9:9 10:9 11:24 20:9 71:11 working 12:16 13:6 16:20 works 21:3 worried 45:13 write 30:4 40:9 writes 70:12 written 40:8 66:17,21 72:13,14,21 wrote 18:23 70:3,15 Y year 9:24 11:6 years 10:10,16,23,25 21:6 73:14,17 Yongue 47:6 you-all 12:21 31:24 young 75:24 **Zulu** 56:11,14,15,18,24 57:2,3 62:20

