

EXHIBIT 4

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



ELECTRONICALLY FILED - 2021 Jul 07 4:51 PM - RICHLAND - COMMON PLEAS - CASE#2021CP4003381

1 IN THE COURT OF COMMON PLEAS
2 STATE OF SOUTH CAROLINA
3 COUNTY OF HAMPTON

4
5 RENEE S. BEACH, AS PERSONAL REPRESENTATIVE OF
6 THE ESTATE OF MALLORY BEACH,

7 Plaintiff,

8
9
10 vs.

CIVIL ACTION NUMBER
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
15 ALEXANDER MURDAUGH, and RICHARD ALEXANDER
MURDAUGH, JR.,

16 Defendants.

17 -----/
18 The deposition of ROBIN CAMLIN, a
19 witness in the above-entitled cause, taken
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.



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

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1 ROBIN CAMLIN,
2 having been produced and first duly sworn as a
3 witness, testified as follows:
4 DIRECT EXAMINATION
5 BY MR. GRIFFITH:
6 Q Ms. Camlin, my name is Mitch Griffith.
7 I represent Parker's as a defendant in a lawsuit
8 brought about -- a defendant in a lawsuit
9 brought about an incident that took place on
10 February 24th, 2019. I understand that you had
11 some involvement in the investigation of that
12 matter, and so we're going to take your
13 deposition. I understand you've given a
14 deposition before. So all I'm going to tell you
15 is if you don't understand my question, stop me,
16 and I'll be happy to go back and repeat it.
17 Okay?
18 A Okay.
19 Q And my question just may be
20 unintelligible and I'm happy to rephrase it if
21 necessary. If you need a break, stop me. I'll
22 be happy to take a break. Okay?
23 A Okay.
24 Q And I do need you to give yes or no
25 responses as opposed to uh-huhs and huh-uhs.

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1 And if I stop you -- because it's natural --
2 it's -- I'm not being rude. I'm trying to make
3 sure we got a yes or no answer. Okay?
4 A Yes.
5 Q First of all, tell us your full name,
6 please?
7 A Robin Denise Camlin.
8 Q And Ms. Camlin, where do you live?
9 A Murrells Inlet, South Carolina.
10 Q All right. And you are a retired South
11 Carolina DNR officer; is that correct?
12 A Yes.
13 Q Or agent?
14 A Yes.
15 Q Okay. And do you have a -- first of
16 all, while you were with DNR, did you have a
17 state-issued cell phone?
18 A I did.
19 Q Do you remember that telephone number?
20 A Hang on. Oh, my gosh. That's crazy.
21 I will remember. If you didn't ask me, I'll
22 probably tell you.
23 Q I understand. If we need to get in
24 touch with you now, if we go to trial, what is
25 the best number to reach you?

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1 A [REDACTED]
2 Q Okay. And I assume that's a personal
3 cell now?
4 A It is.
5 Q Where did you originally grow up?
6 A Georgetown.
7 Q And did you go to high school there?
8 A I did.
9 Q You graduated from where?
10 A Winyah High School. It's no longer
11 there.
12 Q When did you graduate?
13 A 1979.
14 Q All right. And did you go to college
15 after that?
16 A I did.
17 Q Where did you go?
18 A Winthrop.
19 Q And when did you graduate -- or did you
20 graduate from there?
21 A I did. I graduated in the winter of
22 '83.
23 Q And your degree was in what?
24 A Bachelor of science, physical
25 education.

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1 Q Okay. And after you finished, did you
2 go on for any higher education than college?
3 A I didn't.
4 Q And when did you -- when were you
5 employed with DNR?
6 A I became an officer in 1990.
7 Q And what did you do between the time
8 you graduated college and went to work for DNR?
9 A I worked for Georgetown County Parks
10 and Recreation and I managed a restaurant. Also
11 probably my longest tenure, I was a veterinary
12 technician with Dennis McNeal Veterinary
13 Hospital, D.M. McNeal, M-c-n-e-a-l.
14 Q And that was in Georgetown?
15 A That was Pawleys Island and that was
16 immediately before I became a DNR officer.
17 Q All right. And when you started with
18 DNR in 1990, would your rank have been
19 conservation officer?
20 A Just conservation officer when I
21 started.
22 Q And run me up -- you went fairly high
23 up the ranks through DNR. Tell me what your
24 promotions were, titles and year, if you
25 remember.



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1 A Well, I went through the rank system
2 before -- before I actually became a supervisor,
3 if you will, it was a lieutenant's position.
4 **Q Okay.**
5 A With the investigation section.
6 **Q All right. And did you start in the**
7 **investigation?**
8 A No. I was a field officer and I came
9 up through the ranks there. I worked in the
10 field probably eight years, then I transferred
11 over to the education section, where I was a
12 sergeant, but it was not a supervisory sergeant.
13 So I taught hunter and boater education and I
14 also became involved in the training for the
15 Department of Natural Resources and I was
16 involved in training for quite a few years and
17 then I got transferred over into investigations.
18 I was an investigator, I believe, that was in
19 2008 when I became an investigator. And then I
20 became the lieutenant and got to think back --
21 maybe 2016, '17, somewhere around in there.
22 Because I was lieutenant for a little over three
23 years or right at three years. Don't quote me
24 on that, but I'm close.
25 **Q Okay. So right at three years you were**

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1 with that.
2 **Q With regards to the incident on**
3 **February 24th, how did you get involved in that?**
4 A Well, being the lieutenant, when
5 there's a boat accident where there's a
6 fatality, missing person, et cetera, our
7 dispatch contacts the on-call officer or the
8 lieutenant, and I was contacted by our dispatch
9 and then I contacted the investigator that would
10 be responsible for that area.
11 **Q Okay. And so the call originally came**
12 **into you as a lieutenant or were you on call**
13 **that day?**
14 A It came into me as the lieutenant.
15 **Q Okay.**
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**
22 **an on-call person for the weekend, or are you**
23 **on-call all the time? And I say that because**
24 **Donnie Pritcher testified that you rotated**
25 **weekends?**

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1 a lieutenant?
2 A A lieutenant.
3 **Q And when did you retire from DNR?**
4 A My last day after burning my leave was
5 on April 30th -- April 30.
6 **Q Is that this year, 2020?**
7 A Yeah.
8 **Q And do you currently -- are you**
9 **currently involved in any occupation?**
10 A Yes. I'm the safety manager of
11 Brookgreen Gardens in Murrells Inlet.
12 **Q Okay. Now, I hate to say this, but**
13 **safety manager, you will probably see a few more**
14 **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.**
19 A Hopefully, I won't have to.
20 **Q Tell me in February 24th, 2019,**
21 **incident took place at Archers Creek on the**
22 **Berkeley Bridge, Archers Creek in Beaufort.**
23 **You're familiar with that, correct?**
24 A Somewhat. I have worked some of the
25 boating saturations in Beaufort, so I'm familiar

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1 A We do. We rotate weekends. That may
2 have been my weekend.
3 **Q And so when the calls come in, then you**
4 **make the call to an investigator?**
5 A Yes. The closest investigator that I
6 can get is working I send them. A lot of times
7 there's a lot of phone calls going on between
8 the individual that received the call and a lot
9 of times a local officer. Then the local
10 officer has a call to dispatch. And then when
11 -- I don't know if that was the case here, but
12 it can happen that way. Or we have local --
13 local police agency that will actually get in
14 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.
17 **Q All right. And so if you were the**
18 **on-call supervisor, you make the assignment?**
19 A Yes.
20 **Q And does that investigator normally**
21 **come from your region or you don't have a**
22 **region; you're statewide?**
23 A We're statewide, but we run an
24 investigator schedule also, their schedule --
25 and sometimes the investigator is not within the



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1 immediate area and we have to call an
2 investigator could be coming from Greenville up
3 there -- all the way up there. We try to always
4 have an investigator on call on the coast.
5 **Q Okay. I handed you a document that is**
6 **-- we got it from DNR.**
7 A Mm-hmm.
8 **Q Bates-stamped 045 to 049, which appears**
9 **to be -- first of all, it looks like it's**
10 **entitled "Lieutenant Robin Camlin timeline."**
11 A Mm-hmm.
12 **Q And this is one of those times you need**
13 **to say yes or no.**
14 A Yes. Yes. I'm sorry.
15 **Q No problem. And did you create this**
16 **timeline?**
17 A Yes.
18 **Q Okay. And this is part of your file**
19 **then what you --**
20 A What I turned in.
21 **Q -- what you turned in?**
22 A Yes.
23 **Q And then on the back of 049, you just**
24 **did a memo to the file; is that correct?**
25 A Yes.

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1 that area because they would be able to give
2 additional information because they're on the
3 spot.
4 **Q Let me stop you there. Contact**
5 **officer, that seems to have a special meaning.**
6 **Is that any --**
7 A It's just the officer that whomever I
8 assign contacting will be that officer.
9 **Q Okay. And then at 9:15, looks like you**
10 **made a call then, correct?**
11 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.**
23 A But close.
24 **Q Right. And then at 5:25, you also**
25 **contact -- then you contacted Investigator**

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1 **Q And we'll go to that in a minute. I**
2 **want to stick with the timeline, and feel free**
3 **-- I'm trying to find out what you know. All**
4 **right?**
5 A Yes.
6 **Q And it says you were contacted at 5:15**
7 **in the morning, early morning, correct?**
8 A Yes.
9 **Q All right. And by that time you said**
10 **it was a boating fatality with alcohol involved,**
11 **correct?**
12 A Yes.
13 **Q And then goes on to say operator not**
14 **identified?**
15 A Yes.
16 **Q You contacted First Sergeant Adam**
17 **Henderson. And why did you make contact with**
18 **Mr. Henderson?**
19 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 **Q Okay.**
24 A But usually when the dispatch calls me,
25 they give me the name of the contact officer in

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1 **Matthew Hammond?**
2 A Yes.
3 **Q How did he pop up as someone to**
4 **contact?**
5 A Matthew Hammond was a fairly new
6 officer and he wanted to get him involved in
7 investigations and to, as I say, and see how it
8 flows. He would be an individual who may
9 transport documents, interview someone, you
10 know, he would have different tasks assigned to
11 him by the -- by the investigator that's in
12 charge of the investigation.
13 **Q Okay.**
14 A So --
15 **Q Go ahead. I don't mean to cut you off.**
16 A So I contacted Matthew based on the
17 information that I had gotten, also the number
18 of people involved, and some of the -- some of
19 the answers to the questions we didn't have, so
20 I felt that Investigator Brock would need some
21 assistance.
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?**
25 A Well, yes, and the fact that he may go



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1 interview someone or go pick something up, take
2 photographs, et cetera.
3 **Q All right. Is it normal to have two**
4 **investigators on a boating accident at this time**
5 **-- you already --**
6 **A** It's not normal, but again, based on
7 several factors, you may feel that there --
8 extra manpower is needed.
9 **Q Okay. And then now we got at 5:46 is**
10 **listed, it says that Brock -- Michael Brock --**
11 **Investigator Michael Brock contacted you for an**
12 **update?**
13 **A** Yes.
14 **Q All right. He was updating you about**
15 **what was going on?**
16 **A** Yes.
17 **Q Okay. All right.**
18 **A** I have to send information when I
19 receive information, you know, our colonel, our
20 major, they do want to be informed of what's
21 going on during the investigation.
22 **Q And at that time just read into the**
23 **record what you wrote down because I want to ask**
24 **you a few things about that.**
25 **A** Okay. Yes. At 5:46, Investigator

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1 missing.
2 **Q Thank you for clarifying.**
3 **A** Okay.
4 **Q And they left downtown going back to**
5 **Lemon Island to the home of Randolph Murdaugh.**
6 **Do you know Randolph Murdaugh?**
7 **A** I vaguely know him. I don't know a lot
8 about him at all.
9 **Q Have you ever worked with him?**
10 **A** Not to my knowledge.
11 **Q Okay. Do you know if he has ever**
12 **prosecuted anything that you have been involved**
13 **in?**
14 **A** I feel that he has not.
15 **Q You know now that when I talk about**
16 **Randolph Murdaugh, I'm talking about the former**
17 **solicitor?**
18 **A** The last name is --
19 **Q One known to you?**
20 **A** Yes.
21 **Q Okay.**
22 **A** And it has been -- I had a friend that
23 may have had a little -- had a case with a
24 family member. Don't know the family. It was a
25 number -- that was during a boating saturation

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1 Michael Brock contacted me for an update, which
2 is to give me an update. He informed me the
3 incident happened near Archers Creek. There
4 were five occupants in the boat with one female,
5 early 20s named Mallory Beach was missing. They
6 left downtown Beaufort to go to Lemon Island to
7 the home of Randolph Murdaugh. There were two
8 possible operators. They had been arguing about
9 who should drive the boat. They had the dolphin
10 under the Archers Creek bridge. One of the
11 occupants was undergoing a CAT scan. I advised
12 to screen both of the individuals.
13 **Q All right. So it was your -- and not**
14 **to be confusing, was it your understanding there**
15 **were five occupants and one was missing or six**
16 **occupants and one missing?**
17 **A** My understanding based on the -- all
18 the information, there were five occupants that
19 were in the -- that were there, but one female
20 was missing.
21 **Q And now you understand there were six**
22 **people in the boat?**
23 **A** Oh, yes. I actually thought there was
24 six people here, but there were five occupants
25 that were accounted for and one that was

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1 here in Beaufort.
2 **Q You had a friend that had a case?**
3 **A** With DNR, a friend that works with DNR.
4 **Q Right.**
5 **A** We were on the saturation team. This
6 was years ago, and there was someone that she
7 stopped in a boat, conducted an inspection, and
8 things went from there. I don't know what the
9 turn out. I don't know what happened.
10 **Q Was it your understanding that it was a**
11 **Murdaugh family member that she -- that your**
12 **friend stopped?**
13 **A** Yes.
14 **Q Okay. And you don't know what happened**
15 **to that ticket?**
16 **A** I do not.
17 **Q Do you know if a BUI charge was made?**
18 **A** I don't know if it was made.
19 **Q Okay. And just go a little bit**
20 **further, my understand is DNR had a lot of**
21 **saturation people during the water festival.**
22 **Was it during the water festival?**
23 **A** It would have been during the water
24 festival.
25 **Q And do you know if that would have been**



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1 the person stop's name would have been Randy
2 Murdaugh?
3 A I do not know.
4 Q And do you know if one -- you don't go
5 if it was Paul either? I'll just throw that
6 out.
7 A No, I do not.
8 Q You heard that there were two possible
9 operators?
10 A Yes.
11 Q Okay. And gave you sort of a location
12 and you said you're familiar with Archers Creek,
13 right?
14 A I wouldn't be able to tell exactly
15 where it was. I have to look for it on a map or
16 what-have-you.
17 Q Okay. Sure. Then your advice was to
18 screen both individuals. And what kind of
19 screens were you going to get them to do?
20 A Well, there's a standardized screening
21 for impaired boat operators.
22 Q Right.
23 A And according to information that had
24 been reported, two of these individuals could
25 have driven. They were standing there by the

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1 Q All right. And then looks like
2 Investigator Brock called you back about just
3 approximately 45 minutes later at 6:34 a.m.?
4 A Yes.
5 Q Advised you neither individual would
6 participate in the -- I think that is standard
7 field sobriety test?
8 A Standardized field sobriety test, yes.
9 Q All right. Do you know who the
10 individuals were at that time?
11 A I knew the name of the individuals at
12 that time.
13 Q All right. What was your --
14 A I knew -- I guess, I knew the names of
15 the people or the occupants on the boat based on
16 information from Michael Brock.
17 Q Okay.
18 A Because this would have been
19 information that I would pass up to my chain of
20 command, if you will.
21 Q Okay.
22 A So these individuals, I was told were
23 offered an SFST.
24 Q Okay. And neither one of them would
25 participate is what you were told?

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1 console. No one was admitting to operating the
2 boat at all.
3 Q Yes, ma'am?
4 A So that's how that came about.
5 Q Okay. And you requested both of them
6 take field sobriety tests?
7 A Yes. After some conversation just, you
8 know, with no one -- with no one admitting to
9 operating the boat, just the two individuals
10 standing at the console.
11 Q Would it be necessary or do you know if
12 it would be necessary to have some type of
13 probable cause-
14 A Yes.
15 Q -- reasonable suspicion that they were
16 driving?
17 A Yes.
18 Q And is there a way to say there is
19 reasonable suspicion two people are driving?
20 A Well, I know that a question was asked
21 because it needed to be, if someone was driving
22 and another jerked the wheel --
23 Q Okay.
24 A -- to prevent the incident from
25 happening, so that is what that was based on.

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1 A That is correct.
2 Q Okay. Then you got a call from Brock
3 at 7:00, said he talked to Craig Jones, who I
4 assume is assistant general counsel?
5 A That's correct.
6 Q For the agency?
7 A He is.
8 Q Then shortly thereafter you contacted
9 the dive team to get them lined up?
10 A I did because one of the individuals
11 was still missing, and we needed to get the dive
12 team as soon as possible and then they come from
13 all areas of the state.
14 Q Gotcha. Was DNR treating this as a
15 fatality at the time because you made that
16 comment, or is that just --
17 A Well, based on this individual not
18 being located, you know, this was a fatality
19 victim probably. I wont say at that time we
20 knew it was a fatal incident, but with everyone
21 there together and one person not, it's a
22 possible fatality. It's a missing person, but
23 then, you know, as time goes on, yes.
24 Q Right. And then you -- after that you
25 contacted, it says, I called DNR to send out an



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1 incident page in reference to the boating
2 incident with a fatality.
3 **Q What is an incident page now?**
4 A Well, an incident page is when you have
5 a missing person, a fatal boat incident, great
6 bodily injury, any time there is a boating
7 incident, dispatch gets contacted and based on
8 certain criteria, an investigator is called.
9 Great bodily injury at the request of the region
10 captain and they request us to go, we would go.
11 If there is fatality, we will go. There's no
12 question about that.
13 **Q Okay. And then right after that, looks**
14 **like you contacted Dwayne Rogers, and am I**
15 **correct in my understanding that he is the dive**
16 **team supervisor?**
17 A Yes. And I'm unaware if he was a dive
18 team supervisor at the time, but he actually
19 contacted me to let me know that divers would be
20 Beaufort. Typically he'll give me how many he
21 has and where they will be coming from.
22 **Q And I asked this sort of snuck up back**
23 **to 7:13, dive team Dwayne Rogers, so that's why**
24 **I said that.**
25 A Yes.

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1 incident?
2 A I should have some times, just quick
3 notes, maybe two little pieces of paper.
4 **Q Okay. If you could maybe take a look**
5 **for that?**
6 A Okay.
7 **Q And see if you do and e-mail us a copy**
8 **and distribute that to everyone and my e-mail is**
9 **on the letter from the subpoena.**
10 A Yes.
11 **Q At 7:21, you're now talking to**
12 **Investigator Brock and looks like trying to**
13 **figure out if anyone admitted to operating the**
14 **boat?**
15 A Yes.
16 **Q Were you getting any information about**
17 **the operator at that time?**
18 A No.
19 **Q Do you recall if Investigator Brock had**
20 **any indication of who may be driving? Had he**
21 **narrowed it down or was anybody saying anything?**
22 A I can't recall anything that me may
23 have said.
24 **Q Okay. Then we go to 7:25, maybe this**
25 **is sort of the questions I was asking about. If**

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1 **Q Okay. It wasn't because I was that**
2 **knowledgeable about DNR.**
3 A That's okay.
4 **Q And then we sort of getting into --**
5 **you're fairly involved in the phone at this**
6 **point in time, correct?**
7 A Yes. I have to make sure that
8 individuals that need to be contacted are
9 contacted as far as DNR and chain of command is
10 kept up to date on what's going on, and it's so
11 fluid, any little increment of information will
12 come in. There have been several calls going
13 back and forth in trying to organize the team.
14 **Q Okay.**
15 A Making sure all bases were covered.
16 **Q While this is going on, do you plan on**
17 **putting together a timeline as you are -- as**
18 **this is happening?**
19 A Yes, I am.
20 **Q Do you make notes is sort of where I'm**
21 **going with this?**
22 A Yeah, I make notes.
23 **Q Do you save those notes?**
24 A I save -- I mean, I do save notes, yes.
25 **Q Do you have notes from this particular**

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1 **you read there, you talked to Craig Jones?**
2 A Mm-hmm.
3 **Q Who was general counsel, correct?**
4 A Yes. And he had already spoke with
5 Michael Brock because I think Michael had called
6 him to get some legal guidance on expectations
7 based on knowing -- really participate in what
8 was being asked.
9 **Q Okay. And by that, you mean the field**
10 **sobriety tests?**
11 A Number 1 admit to who was operating the
12 boat.
13 **Q Okay. And was it your understanding**
14 **that it was just -- that nobody really was**
15 **talking about who was operating the boat?**
16 A That's correct, yes.
17 **Q Okay. You made a comment we spoke**
18 **about probable cause and in particular who is**
19 **not operating the boat?**
20 A That's right.
21 **Q Tell me what you mean by that. It is**
22 **backwards way of saying something.**
23 A That's exactly right. If an
24 individuals were not admitting to operating the
25 boat, ask individuals if they were operating the



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1 boat and if, you know, if they say I was not
 2 operating the boat. I was not operating the
 3 boat. I was not operating the boat, and we want
 4 them to write a statement to that effect and
 5 sign it.
 6 **Q Okay. So get information from the**
 7 **individual occupants about them not being the**
 8 **driver?**
 9 **A Right.**
 10 **Q Or operator?**
 11 **A Mm-hmm.**
 12 **Q I guess, and maybe what they were doing**
 13 **at the time or where they were located?**
 14 **A Where they were seated.**
 15 **Q Okay. And I've seen that --**
 16 **A Mm-hmm.**
 17 **Q -- that there were directions by the**
 18 **investigator trying to find that out?**
 19 **A Yeah, yeah.**
 20 **Q All right. And now at 7:47, looks like**
 21 **you were advised Connor Cook had been**
 22 **transported to MUSC?**
 23 **A Yes. Michael Brock called and told me**
 24 **he had been transported to MUSC in Charleston.**
 25 **Q What did you do with that information?**

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1 **possible operator? Did you narrow that focus**
 2 **down, to your knowledge?**
 3 **A Not to my knowledge.**
 4 **Q Okay.**
 5 **A Because no one wanted to say anything**
 6 **and they were beside themselves because Mallory**
 7 **was missing.**
 8 **Q Gotcha. Then it looks like you**
 9 **basically followed up with Brock and then you**
 10 **followed up with Craig Jones?**
 11 **A Mm-hmm.**
 12 **Q And then at 8:40, you called Brock for**
 13 **an update and advised about the officer going to**
 14 **MUSC, correct?**
 15 **A Yes. Yes.**
 16 **Q Do you know who the officer was at that**
 17 **time?**
 18 **A That went to USC?**
 19 **Q Yes, ma'am.**
 20 **A MUSC?**
 21 **Q I think if you scanned on down, maybe**
 22 **William?**
 23 **A I knew it -- it was William LaDue, but**
 24 **I don't know if at that time I knew who it was.**
 25 **Q Okay.**

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1 **A So based on that information and**
 2 **knowing that I was two hours away and I had a**
 3 **week training class that I was going to attend**
 4 **that day -- okay -- well, after the weekend that**
 5 **Monday in Charleston.**
 6 **Q And I understand this happened on a**
 7 **Sunday night, early Sunday morning 2:30-ish,**
 8 **2:20, I think?**
 9 **A I would have been leaving for**
 10 **Charleston to attend my class Monday through**
 11 **Friday.**
 12 **Q Gotcha.**
 13 **A Okay. And based on that being two**
 14 **hours away and preparing, I contacted Lieutenant**
 15 **Angus McBride, who is the Region 4 lieutenant,**
 16 **and if we need assistance with an officer to go**
 17 **conduct an interview with an individual and they**
 18 **are closer, then we will ask assistance that**
 19 **way. There are many people involved in it. But**
 20 **I did contact Lieutenant Angus McBride to**
 21 **request an officer go to try to interview Connor**
 22 **Cook, a possible operator of the boat.**
 23 **Q All right. Okay. Now by this time,**
 24 **had you-all narrowed it down to the number of**
 25 **the -- out of the six people who might be a**

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1 **A And I contacted the lieutenant and they**
 2 **were doing things behind the scenes while other**
 3 **things kept moving.**
 4 **Q All right. And then you contacted**
 5 **investigator Matthew Hammond to make sure he was**
 6 **there?**
 7 **A Yes.**
 8 **Q And did he update you with any**
 9 **information that you recall outside of the fact**
 10 **that you got an update?**
 11 **A There was no information that I can**
 12 **recall he updated me with. It is probably very**
 13 **early in getting there, and I couldn't tell.**
 14 **You have to ask Michael Brock about that.**
 15 **Q After that it looks like you got a call**
 16 **from Captain Pritcher to go to MUSC; is that**
 17 **correct?**
 18 **A That's correct.**
 19 **Q If you were having an officer going**
 20 **there, do you think there is a reason why**
 21 **Captain Pritcher thought it was necessary for**
 22 **you to go?**
 23 **MR. TINSLEY: Object to form.**
 24 **THE WITNESS: You have to ask**
 25 **Captain Pritcher that.**



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1 BY MR. GRIFFITH:
 2 Q Do you know why he wanted you go to go
 3 rather than the other officer handle it?
 4 A If he did, I can't recall it.
 5 Q And then at 11:07, you told
 6 Investigator Brock Captain Pritcher was coming
 7 to assist and you were going to MUSC. Do you
 8 remember if Captain Pritcher told you why he was
 9 going to assist?
 10 A No.
 11 Q Is that usual or unusual that the
 12 captain will become involved in an
 13 investigation?
 14 A I don't know if that -- trying to
 15 think. It's not unusual. It's not unusual if
 16 we feel that whatever the incident is and based
 17 on the number of people who's available, the
 18 guidance that is needed, it is not unusual for a
 19 captain to show up. Many times there has been a
 20 major that showed up on the boating incident in
 21 the past. I mean, people do pitch in. And he
 22 was the captain. I had spoken -- trying to -- I
 23 had spoken with Captain Pritcher when I found
 24 out the names of the individuals, I believe,
 25 that were involved in this and it isn't...

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1 Q Okay. And you advised him you were
 2 coming also?
 3 A Yes.
 4 Q Did you tell him what you needed?
 5 A I advised him to make it clear it was
 6 very important that we knew what happened and
 7 that we would like to get a statement and, you
 8 know, there are times where you know you may not
 9 have to ask the question directly, but, you
 10 know, again, try to find out what happened by
 11 being smart in the way you ask your questions
 12 and being thorough.
 13 Q All right. And did you give him any
 14 specific information that you needed?
 15 A Well, I believe I did ask him to make
 16 sure he indicated where everyone was sitting in
 17 the boat, so we could place individuals in the
 18 boat.
 19 Q Okay.
 20 A I know that, you know, I did -- did
 21 actually direct him to try to find that out. I
 22 also directed him to get as much information as
 23 he possibly can based on the treatment that
 24 Connor was going to have and, you know, he said
 25 something about the parents were there, I

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1 Q Okay. And did that ring -- was there
 2 any conversation stimulated between you and
 3 Captain Pritcher as a result of the individuals?
 4 A The last name well-known in this part
 5 of the country.
 6 Q That being Murdaugh?
 7 A Yes.
 8 Q Did he indicate to you he knew the
 9 Murdaugh family?
 10 A I do feel he does know the Murdaughs.
 11 I don't know how deeply he knows them, but I
 12 know that he knows who they are.
 13 Q Okay. All right. And then it
 14 indicates William LaDue at 11:07 was going to be
 15 going to MUSC. I guess to talk to the Cook
 16 family and then you called him at 11:08, right?
 17 A Yes. I'm reading the 11:07 to complete
 18 that. Yes. Michael Brock actually informed me
 19 that William LaDue was the Region 4 officer
 20 because I know I was not told who it was early
 21 on. And I then I informed him I was going to go
 22 also.
 23 Q All right. And did you advise then --
 24 did you know William LaDue? What's his rank?
 25 A I don't know what his rank is.

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1 believe, and even speaking with the parents and
 2 let them know how important it was.
 3 Q All right. As I look -- I'm on 0047,
 4 we're doing SCDNR. Craig has put some Bates
 5 numbers on there, which is part of yours.
 6 A All right.
 7 Q And 11:54, that sounds like what you
 8 just told me you were telling him; is that
 9 right, how important it was to tell what
 10 happened?
 11 A Yes.
 12 Q All right. Do you know if Mr. LaDue
 13 was able to speak to Connor Cook?
 14 A Yes. I believe he did. He was able to
 15 speak with him.
 16 Q And do you remember what the substance
 17 of that conversation was? And I'm trying to
 18 find something that might help our memory.
 19 A That would be nice because I can't
 20 remember everything we discussed.
 21 Q So in any event for the benefit of
 22 everybody, I do not have a copy of this. I will
 23 make it. But its AIGCD10011, looks like 9, and
 24 it's supplemental report?
 25 MR. TINSLEY: By who?



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1 MR. GRIFFITH: This is just the
2 supplemental report by LaDue. It looks
3 like 001190 to me.
4 MS. DEAN: It does look like 90,
5 yeah.
6 MR. TINSLEY: Yeah, that's what it
7 is.
8 BY MR. GRIFFITH:
9 **Q Okay. If I show you this, does this**
10 **help you with the conversation?**
11 A Yeah. There was -- there is some of
12 that I recall in the conversation, but not all
13 of it because he did get there to speak with him
14 before I arrived, and I have some notes from
15 Willy LaDue that he had left me.
16 **Q You have some notes from Willy LaDue?**
17 A Yes.
18 **Q At your house? I hadn't seen them in**
19 **the DNR file.**
20 A There may be notes there. I have to
21 look.
22 **Q Okay. And that's another thing if you**
23 **can put your hands on those and get us a copy?**
24 A Mm-hmm.
25 **Q Then if I go on down, that's where you**

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1 **you get from Mr. LaDue that he had gleaned from**
2 **talking to Connor?**
3 A Well, when we were down -- before
4 actually meeting Connor's parents, I had
5 actually prodded Willy to, you know, tell me
6 what he had learned while we're at the hospital.
7 **Q Right.**
8 A And he had nothing written down at that
9 time, and I asked him to write it down while
10 we're here right now and he did.
11 **Q Okay.**
12 A So that's where those notes came from.
13 So, you know, he really -- other than this, it's
14 pretty much -- pretty much it is what he told
15 me.
16 **Q Sure.**
17 A There is nothing that I know any
18 different than what he has provided.
19 **Q Gotcha. And what did Willy tell you or**
20 **put in the file that he was told?**
21 A That he was told?
22 **Q Yes, ma'am. By Connor Cook.**
23 A The RO, who was Willy LaDue, asked
24 Connor where they were coming from and he -- I
25 supposed is Connor Cook he is speaking with, an

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1 **contacted Willy LaDue to -- let's go back to**
2 **11:20.**
3 A Okay.
4 **Q It looks like Willy LaDue was able to**
5 **talk to Connor; is that correct?**
6 A Yes.
7 **Q All right. And then as I read on, I**
8 **gave LaDue some questions that needed to be**
9 **answered. Was LaDue supposed to go back and ask**
10 **these questions?**
11 A If he could.
12 **Q Right.**
13 A And I didn't like give it to him like,
14 you know, five questions -- here's five
15 questions asked, you know. It wasn't like that.
16 **Q We need to know this?**
17 A It is the importance of, you know,
18 knowing, you know, what were they doing.
19 **Q Right.**
20 A You know, what -- how did this happen,
21 who was operating the boat, you know, who's the
22 first one on the scene, how are they contacted,
23 you -- it's things like that that you would want
24 to know.
25 **Q All right. And what information did**

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1 oyster roast on Paukie Island.
2 And then the responding officer asked
3 Connor, where were they going?
4 They were going to P. Murdaugh's -- and
5 I don't know who P. Murdaugh is -- house on
6 Chechessee Creek. That was the answer.
7 Then the question for the responding
8 officer, where did the accident happen?
9 And the answer was Archers Creek.
10 And the responding officer, LaDue asked
11 Connor, what did you hit?
12 And the response was a bridge.
13 Responding officer, where was everyone
14 sitting in the boat?
15 And the answer Paul and Connor's
16 girlfriends were sitting on the seat in the
17 front of the middle console. And Connor was on
18 the right side of the console and Paul was
19 standing at the console on the left side.
20 Anthony and Mallory were sitting on the helm
21 seat from the stern of the boat.
22 Who was driving the boat at the time of
23 the collision?
24 The answer from Connor was I don't
25 know.



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1 Then the question from the responding
2 officer asked Connor who was driving the boat
3 prior to the collision.
4 And the answer was, I don't know.
5 Then there's an asterisk that was a
6 general statement from Mrs. Cook that they were
7 going slow because of the fog was bad.
8 And then Connor said the GPS lied.
9 12:34, responding officer talked to
10 Camlin, and told the responding officer that the
11 boat was in reverse.
12 Maybe we'll get back to that and get
13 back to that.
14 And then there's asterisk and the
15 responding officer talked to the Cooks separated
16 from Connor and how it important it was to know
17 who was driving the boat. They said that they
18 asked Connor, but they didn't know who was
19 driving the boat.
20 The responding officer asked what he
21 hit to break his jaw.
22 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.

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1 **Q And where did you get that information**
2 **from?**
3 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
7 information, you know, giving the information
8 and receiving the information, so...
9 **Q And who would that have been that you**
10 **spoke with?**
11 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?**
16 A Right.
17 **Q And you did end up speaking to Mr. and**
18 **Mrs. Cook, Connor's parents; is that correct?**
19 A I did.
20 **Q 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,

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1 And the answer was he didn't know.
2 Question responding officer asked
3 Connor, what did he recall about the time of
4 impact?
5 The answer was he didn't recall.
6 Then at 1410, the responding officer
7 notified R. Camlin that Connor was going back to
8 surgery. At 1530, the responding officer
9 introduce R. Camlin to the Cooks, and at 1600,
10 the responding officer left MUSC, and that is
11 the end of his supplemental.
12 **Q Okay. At what point -- you said there**
13 **it was noted the boat was in reverse?**
14 A Yes. That is something that we do want
15 to know about. If a boat is found and the motor
16 running, is the GPS on if it has GPS. Is the
17 key in the start position? Is the throttle
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.

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1 I waited until they got there because I did want
2 to introduce myself and let them know who I was
3 and really why I was there, and we had
4 conversation, the three of us. Willy left after
5 a period of time, but Ms. Cook indicated that
6 she raised her son right and he was going to
7 tell the truth, and she told me that all these
8 kids grew up together and they were very close,
9 and, you know, I told her that all I was there
10 to do was put the puzzle together, ask some
11 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
14 want to know what happened to her, and I did
15 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.
18 **Q Right.**
19 A But then was not the time because of
20 the medication that he was probably under after
21 the surgery.
22 **Q Okay. Looks like you left the hospital**
23 **about 5:30?**
24 A Mm-hmm.
25 **Q And so you were there for about two and**



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1 half hours?
2 A Yes.
3 Q Did you stay with the Cooks the
4 majority of the time?
5 A Yes, until they went back.
6 Q To see Connor?
7 A Yes, because I believe when I was
8 there, the doctor -- the doctor came out
9 actually when we were sitting together, and I
10 walked away, but I did overhear the doctor say
11 when he get out of recovery, he can probably go
12 home, and I left my information with them. I
13 saw them walk through the door and I have not
14 seen nor heard from them since.
15 Q Gotcha. Would you have headed back to
16 Georgetown after that?
17 A No, sir. I would have gone to North
18 Charleston to check in for my training.
19 Q And then when I look at the next entry
20 is 3/4/19?
21 A Yes.
22 Q Which is actually a little more than a
23 week. So you went to your training. You had no
24 involvement in the investigation or the search
25 and rescue?

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1 Q And again, on March 6th, you were asked
2 to pull the GPS information?
3 A Yes.
4 Q All right. You go through a series of
5 what you did to get it downloaded and without
6 reading it all, it was a successful download?
7 A It was.
8 Q Okay.
9 A 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
16 things about it or an extra step, and I did not
17 want to -- I didn't want to hit anything that I
18 was unfamiliar.
19 Q And risk losing information, I assume?
20 A Well, I mean, you're not going to lose
21 it unless you find it and say erase it all.
22 Q Gotcha.
23 A But, you know, I followed the steps as
24 far as my training, and when I -- I was in a
25 metal building, what we refer is to the "kwanza

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1 A Nothing at all until I just took the
2 track off.
3 Q And at this time on the 4th indicates
4 that you went to a meeting with Craig Jones,
5 Major Gary Sullivan, Captain Donnie Pritcher,
6 and Investigators Brock, Yongue, and Hammond,
7 and two SLED agents. Do you remember what two
8 agents you were with?
9 A I don't recall their names.
10 Q And --
11 A I was going to Charleston anyway to
12 work and because everyone was there and I was
13 the lieutenant, I was privy to the meeting and I
14 did go in.
15 Q All right. Did you -- do you know --
16 remember what the meeting was about?
17 A I believe the meeting was about the age
18 of the individuals that purchased alcohol and
19 SLED was involved with that and be handling
20 that.
21 Q Okay. And --
22 A And that's what the meeting was about.
23 Q And SLED would be in charge of that
24 aspect of it?
25 A Yes, if I recall correctly.

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1 hut," and I think I took pictures of everything
2 that I was doing, but I had to take the cards
3 back to the office, which is right around the
4 corner. I could walk there to check on my
5 desktop to see if the information was there that
6 I got off of there. So it was not there and I
7 didn't know why it wasn't there, so I contacted
8 Matt Majors, who was one of my training officers
9 in Tennessee, explained to him, you know, what
10 was going on here and, you know, again, he calms
11 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
14 did.
15 Well, it still would not put it on
16 there because I kept getting that popup. So
17 when I went back to the office to check, I
18 actually got on Garmin's website, read the
19 owner's manual, and it did not have the step in
20 it -- it wasn't a step, but, you know, just a
21 little popup window. I can't recall what the
22 window was saying.
23 Q Okay.
24 A So yeah, based on that, I called Garmin
25 and talked to an individual named Bobby, and



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1 Bobby said to extract the files and name it.
 2 Just name the file, which I did, which was 9,
 3 and I -- the two formats for the GPS and I think
 4 the ADM.
 5 **Q Okay. I'm going to show you what's**
 6 **been marked as DNR Bates stamp number 582**
 7 **through 599, and that's -- starts with the photo**
 8 **log and for some reason I think it is just out**
 9 **of place, really the third page on it has a**
 10 **photo log, which looks like Michael Brock's of**
 11 **the watch, but that's just in the order it's in,**
 12 **so I wanted to make sure it was there.**
 13 **You didn't do that, did you?**
 14 A No, sir.
 15 **Q Okay. So you did --**
 16 A I did the GPS -- anything with the GPS
 17 on it.
 18 **Q 582 and 583?**
 19 A Mm-hmm.
 20 **Q Yes?**
 21 A Yes.
 22 **Q All right. And then if you flip over,**
 23 **these are pictures you took of the Garmin --**
 24 A Yes.
 25 **Q -- in the process of downloading?**

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1 taught a portion of it and went around to make
 2 sure we were operating the laptops correctly and
 3 retrieving the information.
 4 **Q All right. Now, you ultimately got it**
 5 **downloaded?**
 6 A Yes.
 7 **Q And my understanding there comes with**
 8 **it like a Google Maps will give you certain**
 9 **information; is that correct?**
 10 A You can't upload it to Google Maps, but
 11 in this case, Garmin Base Camp, this information
 12 was also loaded to the Garmin Base Camp and
 13 there is several pages of information that is
 14 part of this file.
 15 **Q Okay. Let me ask you --**
 16 A Yeah. They look like that. There's a
 17 lot of pages they look like that.
 18 **Q And what I'm showing you is Bates stamp**
 19 **from SCDNR 685 and there are a lot of them, so I**
 20 **didn't copy all of them.**
 21 A Yeah.
 22 **Q But that is -- what did you describe**
 23 **685 as? Something from Garmin Base Camp, I**
 24 **thought?**
 25 A No, I don't think so.

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1 A Yes.
 2 **Q Now, while you were looking at that,**
 3 **you had some training in this?**
 4 A Yes. I went to the training. It was
 5 either in 2014 or 2015. It is called GPS
 6 forensics. There are a few of us that went
 7 there.
 8 **Q And where was that training?**
 9 A It was -- I think it was Nashville,
 10 Tennessee.
 11 **Q Is that where Garmin is located or just**
 12 **the class was given?**
 13 A It's just a class offered through the
 14 National Association of State Boating Log
 15 Administration, just classes you can attend as a
 16 member and so I attended that.
 17 **Q Okay. And you told me there was**
 18 **someone you had to call to get a little bit of**
 19 **advise of the popup?**
 20 A Yes. Matt Majors.
 21 **Q And he was the guy that trained you?**
 22 A He was one of them. He was kind of the
 23 hands-on guy. You had an instructor, Paul
 24 Albert. I guess, who created the forensic
 25 program and then Matt was his assistant and he

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1 **Q Here's the Bates stamp number 685.**
 2 A Okay.
 3 **Q All right. What does this page show**
 4 **us?**
 5 A Well, I'm not sure what the Bates stamp
 6 is for.
 7 **Q That's something Craig Jones put on**
 8 **there when he copied them, so there will be in a**
 9 **numerical order.**
 10 A Okay.
 11 **Q When he gave them to my office.**
 12 A Okay.
 13 **Q So I can refer to numbers, so we all**
 14 **know what page we're doing instead of copying**
 15 **900 pages.**
 16 A Is this is last page?
 17 **Q This is the last page of whatever this**
 18 **information is, yes.**
 19 A Okay. So this is last page of the
 20 information that was on Garmin Base Camp.
 21 **Q Garmin Base Camp?**
 22 A Yes.
 23 **Q That's what I was trying to get --**
 24 A Garmin Base Camp.
 25 **Q What is Garmin Base Camp?**



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1 A It is a program that you upload
2 information that will actually give you the
3 information that's here of lat, long, how fast
4 the boat or vehicle, you can do it for anything.
5 Walking. People use it for hiking all the time
6 use GPS. Heading, it gives you headings, how
7 fast it was going, the date, the time that this
8 particular point -- so a track has a lot of
9 points in it and you connect the points and it
10 is the track. It is graphic representation of
11 where that unit has traveled.
12 Q Okay. And looking at your timeline,
13 that would be Card 2 was used to print track
14 information and to import into Google Earth and
15 a flash drive?
16 A Yes. Both of the cards had the same --
17 Q I'm reading right there.
18 A Yes. I placed Card 1 into an envelope
19 and put it into evidence, and Card 2 had the
20 same information on it because it was -- two
21 cards were done in case something messed up with
22 one.
23 Q Okay.
24 A Card 2 was tracking information and
25 import to Google Earth and to the flash drive.

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1 Q Correct.
2 A There will be other numbers along these
3 little arrows.
4 Q Every one of those arrows or carrots
5 would have a track number?
6 A Yes.
7 Q Or active log number?
8 A Yes. Give the information that you see
9 here; speed, heading, a time, a date.
10 Q All right.
11 A And that's -- looks like that is Zulu
12 time.
13 Q I think what you're talking about is
14 Zulu time and meridian?
15 A I can't explain Zulu time. I'm not an
16 expert with it. I know it came out that way on
17 this. On the Garmin Base Camp, it did not. It
18 came in regular time, not Zulu time.
19 Q It came in eastern standard time?
20 A Yes. Sorry. However you would like to
21 refer to it.
22 Q All right. And from your training, you
23 were not explained to -- it was not explained to
24 you what Zulu time was?
25 A No, it wasn't.

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1 Q And you can look on Google Earth and
2 you can actually see the track information; is
3 that correct?
4 A You have to import it to the Google
5 Earth from either a file on your laptop or
6 desktop or a flash drive, any file.
7 Q Okay. And you did that, correct?
8 A Yes.
9 Q And that was produced to us and I did a
10 screen shot of one of the -- I was looking at
11 the Archers Creek Bridge and I did a screenshot
12 of Archers Creek, and I've always called it a
13 "popcorn trail," but we know that is the print
14 track --
15 A Yeah, it's the track.
16 Q -- right?
17 A Mm-hmm.
18 Q So if you put your cursor over one, it
19 will give an active log number?
20 A Yes.
21 Q What is the active log number?
22 A It says 2963 8.
23 Q Right.
24 A But that would be for wherever you put
25 the cursor.

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1 Q Did you come out in the training that
2 it may come out in Zulu?
3 A No. I have heard of Zulu time before.
4 But in my head it seemed to be a military term
5 and I don't know that for a fact even now, but I
6 do know there's an equation for converting it.
7 Q Right.
8 A And I do not know what it is.
9 Q All right. Then what I would like to
10 do because I have done a couple of things, I'm
11 going to mark as Exhibit 1 and 2 because I've
12 given a screenshot is not a document; it's just
13 a screenshot. I want to ask you a few questions
14 about it.
15 (Whereupon, Defendant's Exhibit
16 Numbers 1 and 2 were marked for
17 identification.)
18 BY MR. GRIFFITH:
19 Q All right. When we get through, these
20 are going to mark as Exhibit 1, which you told
21 me was the base camp?
22 A Yeah. That's one page.
23 Q One page of the base camp?
24 A Yes, what was printed from base camp.
25 Q And Number 2, which is the screenshot I



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1 took of the, again, popcorn trail, but the track
2 information. Can you help me -- when I look at
3 Exhibit Number 1, when I read across here, what
4 is the information -- I'm looking at information
5 as I am going across. What I'm first seeing and
6 go down to the third one, just so we're --
7 302032. What is that number, if you know?
8 A Well, that is a western longitude and
9 the north is a lat up here and it's giving you
10 the 32 degrees and 21.736 minutes.
11 Q Okay.
12 A There is different formats to that.
13 Again, I can't -- I can't explain that to you
14 other than, you know, it's on a map data as far
15 as the lines and meridian.
16 Q What I'm asking you about is this
17 number 30203 --
18 A Mm-hmm.
19 Q -- that starts there, and I look at
20 that, it looks like each one of them they're
21 numbered sequentially?
22 A Yes --
23 Q -- to sort of identify the --
24 A -- those would be the points that that
25 GPS recorded, positional points.

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1 going to because I'm not sure.
2 Q If we say this is a -- what is your
3 guess because I'm going ton ask you why we have
4 42 feet next to it?
5 A And I couldn't tell you.
6 Q Okay.
7 A Because I'm not deciphering these.
8 Q That's fine. Do you have any
9 experience with deciphering these?
10 A Very little.
11 Q Okay.
12 A Very little. That's why I say I'm not
13 an expert.
14 Q What person at DNR that does have that
15 experience?
16 A Well, there are several individuals
17 that were trained in GPS forensics.
18 Q Okay.
19 A And there may be other individuals that
20 have taken this course that have, you know,
21 played with the program and deciphered the
22 information, not this information, of course,
23 but information, but I wouldn't know who could
24 do it at DNR. I couldn't tell you a name.
25 Q Okay. And again, if I go right across

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1 Q Okay. And then I'm going to run across
2 here because as I go across, it looks like maybe
3 at the end, I start to pick up --
4 A The lat, long.
5 Q -- the lat line?
6 A Mm-hmm.
7 Q And then the next one is the
8 longitudinal, which is 80 degrees, 42 minutes,
9 and 737 seconds?
10 A I think it is a different format for
11 minutes and seconds. I think that is 42.737
12 minutes.
13 Q Okay.
14 A Because I know, you know, it is
15 degrees, minutes, seconds.
16 Q All right. And then in here we have a
17 time, which again, appears to be --
18 A The time is right here.
19 Q Okay.
20 A The time is right here and the date and
21 the time.
22 Q If we're reading across here, we got a
23 20203 and then we got 17.5 feet. Do you know
24 what that 17.5 feet is?
25 A No. I'm going to guess, but I'm not

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1 here. I get to 29 miles an hour. Do you know
2 what that stands for? Boat speed?
3 A It could be boat speed. You know, all
4 of these are positional right here as far as the
5 feet. I don't know what this middle is right
6 here.
7 Q Okay.
8 A But I couldn't -- I mean, I know this
9 is speed at that heading.
10 Q Okay.
11 A On that date and that time.
12 Q Just so we got it in the record, what
13 is the heading?
14 A It says 244.2 degrees true.
15 Q And what does that mean?
16 A As far as the compass bearing 244.2
17 degrees true.
18 Q Okay. And then we got a date?
19 A Yes.
20 Q And time, which is eastern standard?
21 A It appears.
22 Q Then we got the latitude?
23 A Mm-hmm.
24 Q Next the longitude --
25 A Correct.



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1 Q -- right?
 2 A Mm-hmm.
 3 Q Then last thing is a temperature. Is
 4 that water temperature or outside temperature?
 5 A I don't know if it's water or outside.
 6 Q And then when I looked at Exhibit 2,
 7 which is actually the screenshot, we have the
 8 active log, and your experience in downloading,
 9 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
 14 log, which was the active log.
 15 Q Okay. All right. And then we have
 16 longitude, latitude, speed?
 17 A Yes.
 18 Q And then we got the heading?
 19 A Yes.
 20 Q And time and it appears to be in Zulu
 21 time?
 22 A Yes.
 23 Q And you don't know how this -- off the
 24 Google Earth matches up with the Garmin Base
 25 Camp; is that correct?

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1 Q Okay. And just so that I make sure I
 2 understand this, this base camp that is a
 3 software program that reads or prints this out?
 4 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 A Well, the Garmin you can download
 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.
 16 A And -- but I mean, that's all I can
 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:
 23 Q Let's just stick with the Garmin for a
 24 moment.
 25 A Okay.

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1 MR. TINSLEY: Object to the form.
 2 THE WITNESS: Yes, it has
 3 information on Google. It would have
 4 information on Google and base camp.
 5 Base camp is going to be the printout
 6 of, you know, there is going to be
 7 differences depending on the unit, but
 8 there is information that gives you a
 9 graphic in Google Earth over the water
 10 and then the base camp is going to just
 11 print out every point and the
 12 information about that point.
 13 BY MR. GRIFFITH:
 14 Q All right. And is there a -- does
 15 Garmin has a certain time that it picks up a
 16 point? Is it a certain distance, a certain
 17 time?
 18 A It depends on the machine, but, I mean,
 19 it's reading the satellites and there is station
 20 control station on the ground, and they are
 21 doing time differentials and getting their
 22 readings corrections in there. Different ones
 23 will have different, you know, have accurate --
 24 they are probably within three meters, but it
 25 depends on the machine.

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1 Q When we look through -- I don't know
 2 how much you got there, do you -- I'm going to
 3 call it the GPS downloaded information, that's
 4 the speed and coordinates and things you've
 5 talked about?
 6 A I have this.
 7 Q You just have the one page?
 8 A Mm-hmm.
 9 Q Do you know that -- so from time to
 10 time, you'll have like a constant stream of
 11 speeds where it says the boat is going 33, 14,
 12 19, 21, 24, all of a sudden there's a 3 in there
 13 --
 14 A Right.
 15 Q -- which seems to be impossible because
 16 it is going 26 at the next second?
 17 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
 22 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



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1 bouncing back from the satellite where it should
 2 be and says it was?
 3 A Yes.
 4 Q And that gets recorded?
 5 A Yes.
 6 Q So the speed might not be completely
 7 accurate, but you get an idea of what happened;
 8 is that fair?
 9 A Because I'm not an expert on
 10 deciphering information.
 11 Q That's fine.
 12 A I really don't want to try to explain
 13 away something that I'm not 100 percent on the
 14 information on the paper.
 15 Q That's completely all right. Do you
 16 recall Mr. Griffith was asking you about the
 17 other BUI ticket that had been written to a
 18 member of the Murdaugh family and you said your
 19 friend was involved. Was that Karen Swink?
 20 A And yes, to be clear, I don't know that
 21 the ticket was written. I can't remember that.
 22 Q Okay.
 23 A But I do remember the situation.
 24 Q You remember there being a stink about
 25 it?

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1 5:46 a.m. entry, you advised -- are you there?
 2 A Yes.
 3 Q It is the very last sentence. I
 4 advised to screen both individuals. You advised
 5 Brock that both individuals should be given the
 6 field sobriety test, correct?
 7 A Well, I did advise him to screen both
 8 of the individuals based on who was there at the
 9 console, you know, what was -- what had been
 10 said and, you know, they were both standing
 11 there and no one was admitting to who was
 12 driving.
 13 Q You have to help me. Explain -- help
 14 me understand the difference what I just asked
 15 you and what you just answered. Did you advise
 16 those tests should have been given to those
 17 individuals?
 18 A If they --
 19 Q I'm just asking you what you told him.
 20 Did you tell him to do that?
 21 A I advised him to screen both
 22 individuals.
 23 Q Okay.
 24 A Because neither one of them were
 25 admitting operating the boat and they were both

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1 A Yes.
 2 Q And as far as the resolution or what
 3 charge was made, you don't know other than it
 4 involved alcohol and there was a stink about it?
 5 A Yes.
 6 Q Have you ever had any contact or spoken
 7 to, to your knowledge, any of the Murdaughs?
 8 A No, not to my knowledge. I know that I
 9 was there when Karen, whichever Murdaugh it was,
 10 when Karen was there.
 11 Q Oh, this is back in 2016 or whenever it
 12 was?
 13 A This was way back. Way back.
 14 Q 2006. I'm sorry. I said '16.
 15 A That sounds a little bit better. I was
 16 there at that time. But he was very rude and it
 17 upset her, you know, as far as her feelings got
 18 hurt by him.
 19 Q I understand. You -- can I
 20 characterize you as Brock's superior?
 21 A I was his supervisor.
 22 Q Supervisor is fine. I don't mind going
 23 that way.
 24 A Yes.
 25 Q And when we read your timeline that

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1 in the operator's position.
 2 Q If you advised him, should he had done
 3 that or your order?
 4 A No.
 5 Q Why not?
 6 A Because he is on scene. Number 1, he
 7 is looking, hearing, smelling everything that is
 8 going on there. To screen both individuals, it
 9 was if there was not probable cause to think
 10 alcohol was involved, he wouldn't have to screen
 11 both individuals.
 12 Q Okay.
 13 A But I can't direct him as yes, do that.
 14 That is not what I was saying. Okay. He is
 15 there to evaluate and use his training to decide
 16 on who may have been operating and if he felt
 17 they were impaired.
 18 Q Okay. Let me make sure that I
 19 understand what you're saying. Let me ask it
 20 this way: If Officer Brock detailed in his
 21 supplemental report that he told Austin Pritcher
 22 to conduct field sobriety tests on both Paul
 23 Murdaugh and Connor Cook, would you expect him
 24 to have done that?
 25 A No.



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1 Q Help me understand why you wouldn't
2 expect Officer Brock to have told Pritcher to do
3 those things if he wrote down that he did.
4 A I was not there, so I don't know what
5 conversation would be going on between them. I
6 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.
10 A I'm sorry. I'm not understanding.
11 Q Okay. In Officer's Brock, and this
12 AG138, he writes, I advised CO Pritcher to offer
13 SFSTs to both individuals.
14 A Okay.
15 Q So he wrote down that he told Pritcher
16 to do what you had advised at 5:26 a.m.
17 A Yes.
18 Q Do you agree that your record indicates
19 that? I'm just asking.
20 A 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 --

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1 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.
5 That's what I know.
6 Q That Paul Murdaugh had -- this is
7 pretty strong language, that Paul Murdaugh
8 killed my girlfriend. Did he ever tell you that
9 he spoke to Anthony Cook and Anthony Cook told
10 him that Paul Murdaugh killed his girlfriend?
11 A I don't recall that.
12 Q If he had told you that and used that
13 word, would you have written it down?
14 A I believe I would have written.
15 Q That Paul -- I'm sorry -- that Anthony
16 Cook had tried to go after to try to attack Paul
17 Murdaugh at the scene of the crash and he had to
18 be restrained by officers?
19 A I don't recall that.
20 Q If he told you that, would you have
21 written that down?
22 A Yes.
23 Q If he -- did he ever tell you that Paul
24 Murdaugh screamed I hope you rot in fucking jail
25 for what you did? I think I said Paul Murdaugh.

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1 Q I'll help you why because Officer
2 Pritcher says he didn't do it.
3 A Okay.
4 Q And we know that Officer Brock had a
5 conflict with the Murdaugh family. Do you
6 realize that?
7 A I do realize that. There's something
8 with his wife and I heard that.
9 Q Is that what he told you?
10 A A little bit later. Yeah. I think his
11 wife or somebody worked for the Murdaughs or had
12 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?
16 A Yes.
17 Q And he would relay what was going on at
18 the scene?
19 A Yes.
20 Q At any time did he tell you that
21 Anthony Cook Paul killed my girlfriend and
22 Murdaugh driving at the time of the crash and
23 just prior to the crash, he and Murdaugh got
24 into an argument about his ability to drive due
25 to him being drunk?

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1 Did Anthony Cook scream that to Paul Murdaugh, I
2 hope you rot in fucking jail --
3 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
6 Michael Brock told you, so what I'm trying to
7 understand is whether Michael Brock told you
8 these things?
9 A I don't recall those -- that verbiage
10 being told to me.
11 Q You don't ever recall hearing that
12 before I just asked you; is that fair?
13 A Correct.
14 Q You had how many years of investigation
15 experience before you retired?
16 A Well, I was an investigator, just an
17 investigator, I believe, for eight years.
18 Q Okay.
19 A And then I was lieutenant.
20 Q Still involved in investigations of
21 this kind?
22 A No. I'm retired.
23 Q No, no, no, no. I'm sorry. When you
24 were a lieutenant, were you still involved in
25 investigations?



1 A Only as someone that would need to
 2 assign a case or offer guidance just like a
 3 captain would or possibly the major.
 4 Q Okay.
 5 A You know, there were six investigators
 6 at the time.
 7 Q So if you were my supervisor and I was
 8 an investigator and said, hey, this kid is going
 9 after this other kid and screamed at him that I
 10 hope you rot in fucking jail and you killed my
 11 girlfriend, would you tell me that to document
 12 that in some way?
 13 A Yes.
 14 Q Would you expect that I would document
 15 it?
 16 A Yes, because it could lead to there was
 17 a conflict and things are coming to a head.
 18 Q You would expect that Michael Brock
 19 would have documented those things, wouldn't
 20 you, if they were told to him?
 21 A Yes.
 22 Q Okay. Do you know Michael Brock other
 23 than professionally?
 24 A No.
 25 Q Every been out to eat at dinner or

1 function or anything?
 2 A Only on boating saturations when we're
 3 together as a team. I'm not a personal friend.
 4 Q Fair enough. So when Mr. Griffith was
 5 asking you questions -- this is going to get
 6 about your field sobriety tests that you didn't
 7 like me asking you about a minute ago, but I'm
 8 going to ask you again.
 9 A I didn't mind.
 10 Q You directed Brock to conduct field
 11 sobriety teats and that's what we were talking
 12 about. And then you said you were told these
 13 two individuals were offered the test?
 14 A Yes.
 15 Q You were told that by Brock, correct?
 16 A Yes.
 17 Q Okay. Because he is the only one you
 18 were getting the information from at that time?
 19 A Yeah. I don't even know if I remember
 20 speaking with anyone else but Willy LaDue. I
 21 don't think I ever spoke with Adam Henderson,
 22 and along and along during that week, I may have
 23 checked on Hammond, again, because he's a little
 24 young, how are things going? Are you okay? I
 25 know you're tired and just kind of a pep talk.

1 Q Right. And when you testified today
 2 that to my knowledge no one wanted to say
 3 anything, that again would have been based on
 4 what Brock was telling you?
 5 A Yeah. I mean, the report's from
 6 everybody. Nobody was saying who was operating
 7 the boat and from what I was getting, they were
 8 all friends and didn't want to tell on each
 9 other.
 10 Q And certainly, as it was relayed to you
 11 and as you said today you would agree that Paul
 12 Murdaugh killed my girlfriend is the exact
 13 opposite of no one wanted to say anything?
 14 A Yeah.
 15 Q Yeah. Okay. I think that's all the
 16 questions I have for you?
 17 MS. BOWER: I don't have any
 18 questions.
 19 MR. GRIFFITH: I think you can
 20 head back to Georgetown.
 21 (SIGNATURE RESERVED.)
 22 (Whereupon, the deposition of
 23 Robin Camlin was concluded at
 24 approximately 3:14 p.m.)
 25

1 CERTIFICATE
 2
 3 STATE OF SOUTH CAROLINA:
 4 BEAUFORT COUNTY:
 5
 6 I, Amanda Bowen, Court Reporter and Notary
 7 Public in and for the above county and state, do
 8 hereby certify that the foregoing testimony was
 9 taken before me at the time and place
 10 herein-before set forth; that the witness was by
 11 me first duly sworn to testify to the truth, the
 12 whole truth, and nothing but the truth, that
 13 thereupon the foregoing testimony was later
 14 reduced by computer transcription; and I certify
 15 that this is a true and correct transcript of my
 16 stenographic notes so taken.
 17 I further certify that I am not of counsel to
 18 either party, nor interested in the event of
 19 this cause.
 20
 21 *Amanda Bowen*
 22 Amanda Bowen
 23 Court Reporter
 24 Notary Public
 25 Beaufort, South Carolina



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

78-80

ERRATA SHEET Page 78

1
2
3 CAPTION: RENE S. BEACH VS- GREGORY M.
PARKER, INC. ET AL.

4
5
6 DECLARATION UNDER PENALTY OF PERJURY
7 I declare under penalty of perjury
8 that I have read the entire transcript
of my Deposition taken in the
9 above-captioned matter or the same
has been read to me and the same is
10 true and accurate, save and except for
changes and/or corrections, if any, as
indicated by me on the COASTAL COURT
11 REPORTING DEPOSITION ERRATA SHEET
hereof, with the understanding that I
12 offer these changes as if still under
oath. Signed on the ____ day of
13 _____, 2020.

14
15
16
17 _____
ROBIN CAMLIN (Deponent)

18
19 SWORN TO and subscribed before me
20 THIS ____ day of _____, 2020

21
22
23 NOTARY PUBLIC: _____
24 My commission Expires: _____
25

DEPOSITION ERRATA SHEET Page 79

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ROBIN CAMLIN

DEPOSITION ERRATA SHEET Page 80

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25 SIGNATURE: _____ DATE: _____
ROBIN CAMLIN

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