

EXHIBIT A

RENEE S. BEACH vs GREGORY M. PARKER
2019-CP-25-00111 - CONNOR COOK

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IN THE COURT OF COMMON PLEAS
STATE OF SOUTH CAROLINA
COUNTY OF HAMPTON

RENEE S. BEACH, as PERSONAL REPRESENTATIVE OF
THE ESTATE OF MALLORY BEACH,
Plaintiff,

vs. CIVIL ACTION NUMBER
2019-CP-25-00111

GREGORY M. PARKER, INC., a/k/a PARKER'S
CORPORATION d/b/a PARKER'S 55, RICHARD ALEXANDER
MURDAUGH, and RICHARD ALEXANDER MURDAUGH, JR.,
Defendants.

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The deposition of CONNOR M. COOK, a
witness in the above-entitled cause, taken
pursuant to Notice and agreement, before Amanda
Bowen, Stenographic Reporter and Notary Public,
at Gooding and Gooding, PA, 265 Barnwell
Highway, Allendale, South Carolina, on the 13th
day of January 2020, commencing at or about the
hour of 11:55 a.m.



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1 ALSO PRESENT:

2 Blake L. Greco, Esquire (General counsel
3 for Parker's)

4 Patrick W. Carr (Counsel for Anthony
5 K. Cook)

6 Beverly Cook (Mother of witness)

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8 I N D E X

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PAGE

12

13

14 OPENING REMARKS AND STIPULATIONS ----- 5

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16

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18 DIRECT EXAMINATION:

19 By Mr. Griffith ----- 5

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24 CERTIFICATE ----- 139

ERRATA ----- 140-142

25

(NO EXHIBITS)



1 CONNOR M. COOK,
2 having been produced and first duly sworn as a
3 witness, testified as follows:

4 DIRECT EXAMINATION

5 BY MR. GRIFFITH:

6 Q Mr. Cook, my name is Mitch Griffith,
7 and we met just briefly before we started. I'm
8 here to take your deposition today and basically
9 what that is is I'm trying to find out
10 information about you, about a little
11 background, and the incident that occurred back
12 in February of last year. If you don't
13 understand my question, stop me and I'll be
14 happy to repeat it. Okay?

15 A Yes, sir.

16 Q And I need you for all my questions to
17 give a verbal response such as yes or no as
18 opposed to a nod of the head or uh-huh or
19 huh-uh. Okay?

20 A Yes, sir.

21 Q If you do say uh-huh or huh-uh, I may
22 correct you. I'm not trying to be rude. I'm
23 trying to make sure we got a correct answer -- a
24 good answer on the record. Okay?

25 That would be one time you need to say



1 yes or no.

2 A Yes, sir.

3 Q And again, I'm not going to -- I may
4 correct you, but I'm not trying to be rude about
5 it. The other thing is I'm not sure how long we
6 will be here. I don't anticipate being too
7 terribly long, but if you need to take a break,
8 just let me know. I'm happy to take a break for
9 you. If we do take a break though, during the
10 break I ask that you not to talk to anybody
11 about this case especially your lawyer because
12 that may be a partial waiver of the
13 attorney/client privilege and I can ask you what
14 that conversation is. Okay?

15 A Yes, sir.

16 Q Is there any reason you don't think you
17 can give a deposition today?

18 A No, sir.

19 Q Are you on any drugs, medications,
20 anything that would keep you from giving clear
21 responses?

22 A No, sir.

23 Q And the other thing is some of my
24 questions may not be the best, if you don't
25 understand, ask me to repeat it. Okay?



1 A Yes, sir.

2 Q The other thing let me finish my
3 question because we'll make sure the court
4 reporter has a full question before she gives --
5 before you give an answer and I'll allow to give
6 your full answer. If I interrupt you, I'll stop
7 and try to correct myself. Okay?

8 A Yes, sir.

9 Q First off all, tell me your full name.

10 A Connor Martin Cook.

11 Q And Mr. Cook, how old are you?

12 A Twenty.

13 Q And what is your date of birth?

14 A 3/15/99.

15 Q All right. And on February 24th, 2019,
16 last year, how old were you?

17 A Twenty -- no, I'd be 19.

18 Q Okay.

19 A Sorry.

20 Q The reason I paused because my math
21 isn't that good, but I thought that doesn't
22 sound right. Okay?

23 A Yes, sir.

24 Q So you were 19 at the time of this
25 incident?



1 A Yes, sir.

2 Q And if you would, give me your social
3 security number and I'm going to ask the court
4 reporter to place the last four digits on the
5 record. Okay?

6 A You need the whole thing? I don't have
7 it memorized.

8 Q Yes, sir.

9 A Can I get it out?

10 Q Yes, sir.

11 MR. McCULLOCH: Us old folks have
12 ours memorized.

13 MS. HENDERSON: You couldn't do
14 anything without it.

15 THE WITNESS: XXX-XX-6021.

16 BY MR. GRIFFITH:

17 Q All right. And last the four are 6021;
18 is that correct?

19 A Yes, sir.

20 Q Where do you currently live?

21 A 1104 Luray Highway, Hampton, South
22 Carolina.

23 Q How long have you lived there?

24 A My entire life.

25 Q And you live with your parents?



1 A Yes, sir.

2 Q And what are their names?

3 A Marty and Christine.

4 Q And they're here today with you; is
5 that correct?

6 A Yes, sir.

7 Q All right. Anybody else live there
8 with you?

9 A My little brother.

10 Q And what's his name?

11 A Cameron.

12 Q And how old is Cameron?

13 A I think he's 18.

14 Q Are you currently employed?

15 A Yes, sir.

16 Q Where do you work?

17 A J H Hiers Construction out of
18 Walterboro.

19 Q And what do you do for Hiers?

20 A Equipment operator.

21 Q And what type of equipment do you
22 operate?

23 A Dozer.

24 Q Is that Jeff Hiers?

25 A Yes, sir.



1 Q And he's got an office in Beaufort; is
2 that right?

3 A Yes, sir.

4 Q How long have you been with Hiers?

5 A Almost a year now.

6 Q Where were you employed at the time of
7 this incident in February?

8 A No, sir.

9 Q And little bit of background. Where
10 did you go to school?

11 A Wade Hampton, all through the Hampton
12 District.

13 Q I'm sorry?

14 A Through the Hampton District, all the
15 schools in Hampton.

16 Q But District 1?

17 A Yes, sir.

18 Q And you graduated from Wade Hampton?

19 A Yes, sir.

20 Q When was that?

21 A '17.

22 Q And what did you do after you graduated
23 -- from the time you graduated and went to work
24 for Hiers?

25 A I worked for my dad.



1 Q What does your dad do?
2 A Construction.
3 Q What type of construction?
4 A He's a general contractor. He builds
5 houses, remodels houses.
6 Q Is he -- when you say that, he does
7 residential work?
8 A Yes, sir.
9 Q No commercial work?
10 A That's right.
11 Q And then does he do that within Hampton
12 County?
13 A Yes, sir.
14 Q Allendale?
15 A Yes, sir.
16 Q Colleton County?
17 A Yes, sir.
18 Q What's the name of the company?
19 A Little Construction Company.
20 Q Little like small, L-i-t-t-l-e?
21 A Yes, sir.
22 Q What does your mom do?
23 A She's retired from the prison in
24 Estill.
25 Q What did she do there, to your



1 knowledge?

2 A To my knowledge, I don't know.

3 Q And how long has she been retired?

4 A A year, two years, something like that.

5 Q Okay. Mr. Cook, do you have a cell

6 phone number?

7 A Yes, sir.

8 Q I get you know that number --

9 A Yes, sir.

10 Q -- if you don't know your social

11 security?

12 A (803) 943-6740.

13 Q And who's your carrier?

14 A Like, Verizon?

15 Q Yes, sir?

16 A Verizon. Yes, sir.

17 MR. TINSLEY: 942 or 3?

18 THE WITNESS: 3.

19 BY MR. GRIFFITH:

20 Q How long has that been your number?

21 A It's always been.

22 Q And has Verizon always been your

23 carrier?

24 A Yes, sir.

25 Q Do you have a Facebook page?



- 1 A Yes, sir.
- 2 Q And --
- 3 A It is my name, Connor Cook.
- 4 Q Does it have a number after it?
- 5 A No, sir.
- 6 Q Are you active posting?
- 7 A No, sir.
- 8 Q Did you post anything about this
9 incident of February 2019 on it?
- 10 A No, sir.
- 11 Q You have a Snapchat or Instagram
12 account?
- 13 A Yes, sir.
- 14 Q Are they one now? This is where I'm
15 showing my age. Are they one in the same?
- 16 A What you mean?
- 17 Q Instagram and Snapchat.
- 18 A Are they what?
- 19 Q One in the same or different? Do you
20 have an Instagram?
- 21 A Yes.
- 22 Q Do you have Snapchat?
- 23 A Yes.
- 24 Q So they are separate accounts?
- 25 A Right.



1 Q That is what I thought.

2 MR. TINSLEY: Your question's so
3 stupid he didn't understand.

4 MR. GRIFFITH: I told him when I
5 started I was going to have some dumb
6 questions.

7 MR. McCULLOCH: Yes, separate
8 apps.

9 THE WITNESS: Yeah, there you go.

10 BY MR. GRIFFITH:

11 Q And what is your Instagram name?

12 A The user name?

13 Q Yes, sir.

14 A Connor Cook 4.

15 Q And your Snapchat?

16 A I think it's the same, Connor Cook 4.

17 Q Is there any significance to the Connor
18 Cook 4 or that was just the first number?

19 A It all came from when I was little. I
20 was always into motocross racing and my favorite
21 guy was number 4, so it always stuck with me.

22 Q Gotcha. Okay. And do you use those
23 accounts?

24 A Yes, sir.

25 Q Was there anything posted by you on the



1 night of February 23rd through 24th, 2019?

2 A No, sir.

3 Q Nothing at all about this incident?

4 A No.

5 Q Nothing at all about being downtown in
6 Beaufort?

7 A I posted stuff that night, but after
8 the accident I did not post anything about what
9 had happened.

10 Q All right. So you made posts the night
11 of the accident?

12 A Yes, sir. The night of there were
13 Snapchats.

14 Q Before the accident?

15 A Before, yes, sir.

16 Q And where do you recall those posts
17 being made?

18 A When we first left the Murdaugh river
19 house of the sunset.

20 Q All right. Anything else?

21 A That's it.

22 Q You made no posts at the Wood's or
23 Paukie Island?

24 A No, sir, not that I remember.

25 Q No posts downtown?



1 A No, sir.

2 Q Mr. Cook, did you have anything to
3 drink on the night of February 23rd/24th, 2019?

4 A Yes, sir.

5 Q All right. How long have you been
6 drinking? When did you start drinking?

7 A I have to say when I was 15, 16, I had
8 my first beer.

9 Q Okay. And where did that occur?

10 A I have no idea. That's been a while
11 back.

12 Q So three or four years before this
13 incident?

14 A Yes, sir.

15 Q And what would be your frequency of
16 drinking; once a week, twice a week, every
17 night?

18 A No, sir. It's very rare. Only on
19 occasions.

20 Q Any particular occasions that you would
21 drink on?

22 A Parties, any type of party.

23 Q Mr. Cook, did you have a fake ID or, I
24 guess, a fraudulent ID?

25 A Yes, sir.



1 Q All right. And how long have you had
2 an ID like that?

3 A I probably got it when I was 17 -- 16,
4 17.

5 Q Okay. And when I say "fraudulent ID,"
6 one that you had made for you or something like
7 that. Did you have a fraudulent ID or did you
8 have someone else's ID?

9 A I had one made with my name and
10 picture.

11 Q And where did you get that made?

12 A I have no clue. It was one of the
13 sites online. I got somebody else and I just
14 gave them the money and they gave me the ID.

15 Q Did you have to give them your picture
16 to send?

17 A Yes, sir and signature.

18 Q And how much did that cost you?

19 A I think it was 75 bucks. I think you
20 got three IDs.

21 Q Different states or all South Carolina?

22 A It was all the same. It was a Georgia
23 ID.

24 Q Do you still have that ID?

25 A No, sir.



1 Q When did you get rid of it?

2 A After this.

3 Q All three of them?

4 A Yes, sir.

5 Q Did you ever -- now I understand you
6 went into Luther's the night of this incident?

7 A Yes, sir.

8 Q Did you use it to get into any bars
9 before?

10 A Yes, sir.

11 Q And what bars or establishments have
12 you been in before?

13 A Maybe at Clemson at football games and
14 I went to Columbia a couple of times.

15 Q Have you ever been denied --

16 A No, sir.

17 Q -- because of the ID?

18 A No, sir.

19 Q I guess, the end of my question is have
20 you ever been denied entrance because somebody
21 looked at that ID and said this isn't a good ID?

22 A No, sir.

23 Q When you say "going to Clemson," did
24 you go there a lot?

25 A I mean, I went pretty much to every



1 game, but I went downtown every game.

2 Q Sure. Okay. But when you went, who
3 would you go with when you were up there?

4 A I was visiting my girlfriend when she
5 was there.

6 Q And that would have been?

7 A Miley Altman.

8 Q And she still in school up there?

9 A No, sir.

10 Q And is Miley a little bit older than
11 you?

12 A Yes, sir.

13 Q And when you went to Columbia, who did
14 you go with?

15 A With Miley visiting Mallory because she
16 was attending USC up there.

17 Q You ever denied entrance into the bar
18 in Columbia because the ID was not -- did not
19 appear to be real?

20 A Did I ever get denied in Columbia?

21 Q Yes, sir.

22 A No, sir.

23 Q And you've never been denied entrance
24 using that ID?

25 A No, sir.



1 Q Is that the one you used on February
2 25 -- 24th 2019?

3 A Yes, sir.

4 Q When you say you gave it to -- a group
5 got together, who was in that group?

6 A Me, Miley, a couple of her friends. I
7 can't remember exactly who it was. I think it
8 was three other people -- four. I honestly
9 don't know how many it was or who all it was.
10 But I know Miley and I got our IDs at the same
11 time at the same place.

12 Q So Miley had a fraudulent ID also?

13 A Yes, sir.

14 Q And she had her picture and signature
15 on it?

16 A Yes, sir.

17 Q And you had seen that before?

18 A Yes, sir.

19 Q Knew she had it?

20 A Yes, sir.

21 Q And you-all have used it together
22 before --

23 A Yes, sir.

24 Q -- going to places and clubs?

25 A Yes, sir.



1 Q Had you ever used yours in Beaufort
2 before?
3 A At downtown?
4 Q Anywhere.
5 A Only place I can remember it is at the
6 bar.
7 Q At Luther's?
8 A Yes, sir.
9 Q And that's the only time or had you
10 been there before?
11 A That's the only time.
12 Q Now, you said you had three made; is
13 that correct?
14 A Yes, sir.
15 Q And you do not have any of them
16 anymore, correct?
17 A No, sir.
18 Q And the only other person you know that
19 you made it with was Miley --
20 A Yes, sir.
21 Q -- correct?
22 Were you aware that Paul Murdaugh had a
23 fake ID?
24 A Yes, sir.
25 Q Have you ever seen that ID?



1 A I knew he had Buster's ID, but I never
2 paid attention to the ID. He did tell me he had
3 Buster's ID.

4 Q He told you he had Buster's ID?

5 A Yes, sir.

6 Q And when we say Buster, we're talking
7 about?

8 A His older brother.

9 Q Richard Alexander Murdaugh probably the
10 3rd by now, I think?

11 A Yes, sir.

12 Q Jr. I'm sorry. His brother?

13 A Yes, sir.

14 Q You knew it was Buster's, but you never
15 laid eyes on it?

16 A Right.

17 Q Have you been to any bars with him
18 before?

19 A I'm sure I've been to bars, but I never
20 went to a bar with him.

21 Q This is the first time you've ever been
22 to a bar with Buster?

23 A With Paul you mean?

24 Q I'm sorry. Paul. I'm confused there.

25 A Yes, sir. We've been -- probably been



1 in bars together, but that is the only time
2 going to the bar with him.

3 Q And with him, you mean Paul?

4 A Yes, sir.

5 Q And you knew that he had an ID -- you
6 knew he had an ID, correct?

7 A Yes.

8 Q However, you don't remember ever going
9 to the bar with Paul before, correct?

10 A Right.

11 Q All right. Had you ever known Paul to
12 be denied an alcohol purchase before using that
13 ID?

14 A Not that I know of.

15 Q Had you ever known him to be turned
16 down for entrance at a bar before because of
17 that ID?

18 A Not to my knowledge.

19 Q Do you know how long he had that ID?

20 A No, sir.

21 Q How long have you known Paul?

22 A I've known of Paul my entire life. We
23 used to hang out as kids.

24 Q You-all pretty good friends last year?

25 A Yes, sir. I guess you could say so.



1 Q You do a lot of things together?

2 A We did a lot of hunting together.

3 Q And where would you have gone when you
4 hunted?

5 A All the property he had and they have a
6 big property that they live on out on Moselle.
7 We hunted out there a lot.

8 Q At Moselle?

9 A Yes, sir.

10 Q When you-all were in Moselle hunting,
11 was there ever alcohol provided to you?

12 A Yes, sir.

13 Q By who?

14 A Well, it was just in the freezer.

15 Q Freezer?

16 A The deer cooler.

17 Q Okay.

18 A The walk-in cooler.

19 Q And what was provided?

20 A Normally, it would be Natural Light.

21 Q So beer?

22 A Yeah, beer.

23 Q There was never any problem with you
24 having a beer?

25 A No, sir.



1 Q Even though you were underage?

2 A Yes, sir.

3 Q Were you ever counseled by anybody
4 about going out there and staying away from
5 their beer?

6 A What you mean "counsel"?

7 Q Mr. Murdaugh telling you don't be
8 drinking my beer?

9 A No, sir.

10 Q Didn't have it locked up or anything?

11 A No, sir.

12 Q What's your relationship to Anthony,
13 first cousin?

14 A First cousin.

15 Q So his father and your father are
16 brothers?

17 A Yes, sir.

18 Q Had you ever been to the island before
19 where -- where you-all went the night of the
20 23rd?

21 A The Murdaugh Island or Paukie Island?

22 Q I'm talking Murdaugh Island.

23 A I've been there one time before.

24 Q When I talk about the island, we can
25 just call it the Murdaugh Island, that's the one



1 we're referring to?

2 A Chechessee.

3 Q Chechessee. Okay.

4 You said you had been to Chechessee one
5 time before?

6 A Yes.

7 Q What was the -- what was the reason for
8 that?

9 A We were just hanging out. We went on
10 the boat. Went over to Rose Island. Just
11 hanging out.

12 Q Who were you there with that night?

13 A It was me -- I don't think we stayed
14 that night. It was just during the day. It was
15 me, Paul, boy named Nathan Tuten. It was Miley
16 and Morgan, and that was it.

17 Q And when you say Morgan, you're talking
18 about Morgan Doughty? Am I saying that right?

19 A Yes, sir. Which was Paul's girlfriend
20 at the time.

21 Q Do you know how long Paul's been dating
22 her?

23 A No, sir. I don't know. It's been a
24 while.

25 Q Miley's your girlfriend?



1 A Yes, sir.

2 Q And how long have you and Miley been
3 dating?

4 A We first started messing around in
5 seventh grade and we been on and off since, so I
6 think we've been serious steady for two, three
7 years now, but we've been on and off for a long
8 time.

9 Q Okay.

10 A Seven years.

11 Q Mr. Cook, have you ever been arrested?

12 A No, sir.

13 Q Have you ever been ticketed before?

14 A Like traffic tickets?

15 Q Yes, sir.

16 A Yes, sir.

17 Q Have you ever received a ticket for an
18 alcohol violation before this night?

19 A Yes, sir.

20 Q How many times?

21 A I believe once.

22 Q Tell me the circumstances regarding
23 that alcohol violation?

24 A Like, where I was and what we were
25 doing?



1 Q Where you were.

2 A We were at Miley's river house. We
3 left her river house, which is on Boyd's Creek
4 and we were going to Cotton Island. A bunch of
5 us; me, her brother, his girlfriend, her cousin.
6 It was a whole bunch of us, and we were headed
7 over to Cotton Island because the game warden
8 stopped us because Miley had her feet hanging
9 over the bow of the boat looking for jelly balls
10 and wrote us all MIPs.

11 Q Minor in possession?

12 A Minor in possession of alcohol.

13 Q You said you were there? Miley was
14 there.

15 A Mallory was there.

16 Q I'm sorry. Who was there?

17 A Mallory.

18 Q Mallory?

19 A Her cousin Marissa. I want to say her
20 brother. It was a whole bunch of us.

21 Q Was Paul there?

22 A No, sir. It was all her family.

23 Q Do you know if Paul ever received a
24 minor in possession charge?

25 A Yes, sir.



1 Q When was that?

2 A I don't know when.

3 Q Was it not on the same day?

4 A No, sir. He's always had problems with
5 DNR from my concern.

6 Q What do you mean "he's always had
7 problems with DNR"?

8 A Like, showing out and getting pulled
9 over in the boat and stuff.

10 Q You've been with him --

11 A No, sir.

12 Q -- when he has been pulled over before?

13 A No, sir.

14 Q Has he told you about the times he's
15 been pulled over?

16 A And he told me DNR doesn't like him and
17 I heard from other people -- certain DNR,
18 anyway.

19 Q Did he give you any names of any DNR
20 agents?

21 A No, sir.

22 Q Tell you how many times he been pulled
23 over?

24 A No, sir.

25 Q Tell you where he's been pulled over?



1 A Beaufort, mainly.

2 Q What happened to your minor in
3 possession?

4 A I took the ABT class and got it
5 expunged. I think that is what it is. ABT;
6 isn't that right?

7 Q Your lawyer says yes.

8 MR. McCULLOCH: ADP OR AEP.

9 THE WITNESS: Whatever it is. One
10 those classes.

11 BY MR. GRIFFITH:

12 Q Okay. All right. And so you went
13 through that, did the public service and --

14 A Yes.

15 Q -- and got an expungement order?

16 A Yes, sir.

17 Q Okay. And you've only had one?

18 A Yes, sir.

19 Q Can you get more than one expunged?

20 A I don't know.

21 Q Okay. Have you ever used your ID that
22 you -- your fake ID at a Parker's store before?

23 A No, sir.

24 Q Have you ever tried to use it at a
25 Parker's store?



- 1 A No, sir.
- 2 Q Any reason you hadn't?
- 3 A There's never a Parker's around
4 Hampton, so no, sir.
- 5 Q Where have you made purchases in
6 Hampton before?
- 7 A The Shell station for sure and I think
8 the Exxon in Hampton. I've got it from there
9 before and that's all I can remember.
- 10 Q Shell station; is that right there on
11 278?
- 12 A Yes, sir.
- 13 Q And Exxon is on 278 near the hospital?
- 14 A The other one. That is the Varnville
15 one. The other one is in Hampton.
- 16 Q Okay.
- 17 A Passed Ben Hazel on the left.
- 18 Q Okay. When you would make those
19 purchases, did you ever have your ID checked?
- 20 A Yes, sir. It scanned. They just scan
21 it and give it back.
- 22 Q So they would have a scanner to check
23 it?
- 24 A Yes, sir.
- 25 Q And it cleared the scan?



1 A Yes, sir.

2 Q And then the sale was made to you,
3 correct?

4 A Yes, sir.

5 Q Was it -- were you told when you bought
6 it that it would be able to clear the scan?

7 A No, sir.

8 Q How did you find it out?

9 A Just tried it. And it scanned and then
10 I knew it was good enough to scan, I guess, but
11 no, sir, they didn't tell me that it was
12 scannable.

13 Q And you -- again, you don't remember
14 who you got it from?

15 A No, sir.

16 Q Somebody here in Hampton or -- well,
17 actually somebody in Hampton?

18 A Like, somebody made it in Hampton?

19 Q No, sir. The group got together and
20 you-all paid somebody in Hampton?

21 A They had to wire the money. I don't
22 know who exactly did it. But all I did was give
23 Miley the cash and she gave it to somebody and I
24 got the ID.

25 Q There's been some conversation that



1 Paul Murdaugh may have had some other accidents
2 that were alcohol involved. Are you aware of
3 that?

4 A I heard rumors and stuff.

5 Q Tell me about what you've heard.

6 A I heard that he wrecked his truck a few
7 times because of alcohol, but I never witnessed
8 it with my own eyes.

9 Q Have you ever been with him --

10 A No, sir.

11 Q -- when he wrecked his truck?

12 A No, sir.

13 Q Anything else you've heard about Paul
14 alcohol-related with accidents?

15 A No, sir.

16 Q Your fake ID, the picture you had, it
17 was your picture, right?

18 A Yes, sir.

19 Q And it had your proper height and
20 weight on it, correct?

21 A Yes, sir.

22 Q And you said you knew that Paul had an
23 -- or had Buster's license; is that correct?

24 A Yes, sir.

25 Q You don't know how Paul came by it; is



1 that correct?

2 A No, sir.

3 Q Do you know if Paul's parents or
4 specifically his father knew he had his license?

5 A I have no idea.

6 Q Did Paul ever mention to you that his
7 father knew?

8 A No, sir.

9 Q Had you ever been with Paul when he was
10 drinking and his parents were there?

11 A Yes, sir.

12 Q And where was that?

13 A At their place in Moselle or on the
14 boat out on the sandbar.

15 Q And Moselle, would that have been when
16 you-all were hunting?

17 A They had parties, all kind of stuff out
18 there.

19 Q And so when you were out there, there
20 would be alcohol?

21 A Yes, sir.

22 Q And it was provided to you?

23 A It was provided, yes, sir. But I
24 normally drank my own.

25 Q You normally brought your own?



1 A Yes, sir.

2 Q Any reason for that?

3 A No, sir. That is just how I had. I
4 don't like taking people for stuff. I don't
5 like people giving me things.

6 Q How many times have you been on the
7 boat with Paul where alcohol was provided?

8 A It's never been provided by him on the
9 boat.

10 Q All right. How does it work on the
11 boat?

12 A Everybody brings their own.

13 Q Is that the way it worked on February
14 23rd, 2019?

15 A Yes, sir.

16 Q So -- but going back to the boat, you'd
17 been on the boat before where alcohol was
18 involved?

19 A Yes, sir.

20 Q And had you been on there when Mr.
21 Murdaugh was there?

22 A No, sir.

23 Q All right. How many times you think
24 you were on the boat with Paul -- on the boat
25 with alcohol before?



1 A The one other time when we went to
2 Chechessee.

3 Q So you-all went out on the boat that
4 night or that day?

5 A That we went to Rose Island? Yes, sir.

6 Q Yes, sir. And you said the sandbar.
7 When have you been on the sandbar?

8 A I mean, during the summer, it is like
9 an every-weekend thing.

10 Q Being down -- at least down in Beaufort
11 County, which sandbar are you talking about?

12 A We go to all of them. Beaufort
13 Sandbar, Paukie Sandbar, Monkey Island, all over
14 the place.

15 Q Okay. When you the sandbar, it sounded
16 like it was just one in particular.

17 A No, sir. Just in the river in general.

18 Q And when I talk about the sandbar, I'm
19 talking about right in front of Beaufort.

20 A Yes, sir.

21 Q Are you familiar with that one?

22 A Yes, sir.

23 Q You ever go there --

24 A Yes, sir.

25 Q -- during the water festival?



1 A Yes, sir.

2 Q Did you ever have your ID checked
3 during the water festival?

4 A No, sir.

5 Q And so it sounds like going to sandbar
6 is a frequent event in the summer then?

7 A Yes, sir.

8 Q And you would go out there, I assume,
9 with Miley?

10 A Yes, sir.

11 Q Frequently?

12 A Yes, sir.

13 Q What about with Paul?

14 A Not frequently. I mean, he would be
15 there, but I was always in my boat and he was in
16 his.

17 Q What kind of boat did you have?

18 A A QS.

19 Q What size?

20 A I think it's 21'6." It's a bay boat.

21 Q Help me out with a bay boat.

22 A A shallow water boat.

23 Q And what is it powered with?

24 A 200.

25 Q 200?



1 A Mm-hmm.
2 Q Mercury?
3 A Yamaha.
4 Q Yamaha. I'm sorry.
5 A Yamaha.
6 Q Have you ever had an accident in that
7 before?
8 A No, sir.
9 Q All right. What's your familiarity --
10 get my tongue tied. How familiar are you with
11 the rivers around Beaufort?
12 A Pretty familiar.
13 Q You go out there a good bit?
14 A Yes, sir.
15 Q And you know where all these sandbars
16 are?
17 A Yes, sir.
18 Q And you would normally take your own
19 boat when you went there?
20 A Yes, sir.
21 Q Fish out there much?
22 A Yes, sir.
23 Q You-all fishing out in this weather?
24 A No, sir.
25 Q Let's talk about the night of this



1 incident. As I understand, there was going to
2 be an oyster roast at Paukie Island?

3 A Yes, sir.

4 Q Who was going to be hosting that?

5 A Like whose place was it?

6 Q Yes, sir.

7 A Michael and Christy Wood.

8 Q And do you know Michael and Christy
9 Wood?

10 A Yes, sir.

11 Q How do you know them?

12 A I've known them all my life. For one,
13 me and their youngest daughter went all the way
14 through school together and I also have a river
15 house on Paukie Island too, so we've always been
16 right behind.

17 Q You have a river house?

18 A My mom's parents.

19 Q Okay. I was going to ask you if it is
20 a family house.

21 A Yeah. Family.

22 Q And what's your mom's parents' names?

23 A Ann and Windell Crews.

24 Q Is that right beside the Wood's?

25 A It's not right beside it, but it's



1 right down the street.

2 Q Okay. Just while I'm thinking about
3 it, you-all tied off the boat that night on
4 Paukie Island at some other dock other than the
5 Wood's dock; is that correct?

6 A Yes, sir.

7 Q Do you know whose dock it was?

8 A I think his name is something Gooding
9 -- Larry. I think his name is.

10 Q Do you know Mr. Gooding?

11 A I don't know of him personally. I just
12 know of him.

13 Q Did he know you-all were tying off
14 there?

15 A I don't think so.

16 Q Was Mr. Gooding present?

17 A I don't remember. I don't think he
18 was, but I'm not positive on that.

19 Q All right. So there was going to be an
20 oyster roast at the Wood's there by invitation
21 or how did it come about that you-all were
22 going?

23 A Pretty sure Madison, which would be the
24 youngest of Michael and Christy's daughters
25 invited Miley and me, and I'm sure she invited



1 everybody else that was in the boat because her
2 Miley, Madison -- I mean, Mallory and Morgan all
3 work at the Retail Therapy in Beaufort.

4 Q Okay. And who owns Retail Therapy?

5 A I can't remember the fella's name.

6 Q Is it a fella or a woman?

7 A I guess it's both of them.

8 Q Okay. So Madison, Miley, Morgan all
9 work at Retail Therapy?

10 A Madison -- well, I don't think she
11 worked there then. She works there now.

12 Q Okay.

13 A So Mallory, Morgan, and Miley --

14 Q All worked --

15 A -- and Madison works there now.

16 Q Okay. But they were friends?

17 A Yes, sir. Close friends.

18 Q And when I say -- when you said they
19 were invited, this was a verbal invitation or --

20 A It was probably over the phone.

21 Q Okay. And were you the "plus one" or
22 were you invited also?

23 A I was the plus one.

24 Q What about Paul and Anthony?

25 A They were the plus ones also.



1 Q And so when this party came about, how
2 did you -- you-all come to decide let's stay at
3 the Murdaughs or Chechessee Island or the
4 Murdaugh's house?

5 A Paul offered because since it was
6 closer since she didn't have to drive back to
7 Hampton that we could just stay at his river
8 house.

9 Q Did Paul indicate that he needed
10 permission to stay there?

11 A I'm not sure. I don't think so.

12 Q You don't recall him making that
13 comment?

14 A No, sir.

15 Q And you had never stayed there before?

16 A No, sir.

17 Q When I say "stay," overnight?

18 A Right.

19 Q And you'd only been there once before;
20 is that correct?

21 A Yes, sir.

22 Q And then when all this came about, how
23 did you-all plan where you-all were going to
24 meet?

25 A What do you mean by that?



1 Q Did you-all plan to meet at the river
2 house?

3 A Yes, sir.

4 Q Or were you-all going to meet at the --
5 somewhere else?

6 A We were planning on meeting at the
7 river house where we planned on staying that
8 night.

9 Q Did it change?

10 A What do you mean?

11 Q Did it change that you didn't go
12 directly to the river house?

13 A No, sir. We went straight there,
14 straight to Chechessee.

15 Q Did you ever stop at Parker's that
16 night?

17 A Before?

18 Q Before you went to the river house.

19 A Yes.

20 Q How did you know to go to Parker's?

21 A It was -- Paul said he was going to
22 stop at the Parker's, so me and Miley stopped
23 with him and it's right across the road from
24 Chechessee, so it's convenient.

25 Q Did Paul ask you to meet him there?



1 A Yes, sir.

2 Q What was the purpose of you meeting
3 Paul there?

4 A Just the door was unlock -- the door it
5 was locked at the river house, so there was no
6 reason for me and Miley to go there, and when we
7 left the gas station we went and put the boat
8 in, so we were meeting up at the gas station to
9 put the boat in.

10 Q Did Paul buy any gas that night?

11 A I'm not positive. He may have.

12 Q Did Paul tell you that he needed to
13 stop at Parker's to get anything else?

14 A Other than gas?

15 Q Yes, sir.

16 A Yes, sir. Said he was going to get
17 some beer from Parker's.

18 Q Had he indicated he bought beer before
19 from Parker's?

20 A He never indicated that, but I'm sure
21 he has because the river house is right across
22 the road.

23 Q Did he ever tell you he bought beer at
24 the Parker's before?

25 A No, sir.



1 Q You're just guessing that he might have
2 bought some there?

3 A Yes, sir.

4 Q All right. Did he tell you what he was
5 going to get?

6 A No, sir.

7 Q Do you know what he got?

8 A Yes, sir.

9 Q What did he buy?

10 A The Natural Light and the Michelob
11 Limes.

12 Q Anything else?

13 A No, sir -- well, yes, he did. He got
14 the White Claws for Morgan.

15 Q Was all this for Paul's consumption?

16 A Paul and Morgan. The White Claws were
17 for Morgan and the rest for Paul.

18 Q And you would, as you said, it was
19 bring your own?

20 A Yes, sir.

21 Q And where did you buy your beer?

22 A My girlfriend actually bought mine from
23 the same Parker's.

24 Q From the same Parker's?

25 A Yes, sir.



1 Q When?
2 A That same time.
3 Q That night?
4 A Yes, sir.
5 Q So you-all went to Parker's and met
6 Paul?
7 A Yes, sir.
8 Q Did she get out of her car?
9 A Yes, sir.
10 Q And walked into the store?
11 A Yes, sir.
12 Q And bought beer at Parker's?
13 A Yes.
14 Q Did she drive off and come back or was
15 it at the same stop where you-all met Paul?
16 A Same stop.
17 Q And you're sure of that?
18 A Pretty positive.
19 Q Okay. And how old was Miley at the
20 time?
21 A Twenty.
22 Q And so she got your beer from Parker's?
23 A Yes, sir.
24 Q And what were you drinking?
25 A Budweiser.



1 Q Now, I want to be very clear, you-all
2 planned to meet at Parker's that night for Paul
3 to pick up beer?

4 A No, sir. He called on the way and said
5 he was going to stop at Parker's to grab some
6 beer, so we stopped at the same place.

7 Q So that was not a planned stop?

8 A No, sir.

9 Q And then while you were there, Miley
10 decided she was going to go in and buy some
11 beer?

12 A Yes, sir.

13 Q And what did she buy?

14 A She got the Budweiser and I think she
15 got her some White Claws too.

16 Q All right. And you're pretty sure that
17 when you made that stop she went in and you-all
18 did not drive off and come back?

19 A Right.

20 Q All right. How much Budweiser did she
21 buy for you?

22 A Twelve pack. I'm pretty sure.

23 Q And how much White Claw did she buy?

24 A I think it was also a 12.

25 Q What kind of White Claw did she get?



1 A I believe it was the variety pack.

2 Q All right. And Anthony was also --
3 Anthony was also there that night; is that
4 correct?

5 A Yes, sir.

6 Q All right. And what did -- did Anthony
7 get his alcohol at Parker's?

8 A No, sir.

9 Q Where did he get his?

10 A I believe he brought his from his
11 house.

12 Q All right. And what about Mallory?
13 Did she bring her own?

14 A Yes, sir.

15 Q What did she bring?

16 A I believe she had Corona Premiers.

17 Q Do you know where they came from?

18 A I believe her house.

19 Q And how much did she bring?

20 A I don't remember.

21 Q Six pack, twelve pack?

22 A I don't remember.

23 Q What about Anthony, how much did he
24 bring?

25 A I think it was a piece of a 12 pack.



- 1 Q Did he also bring any other alcohol?
- 2 A Not to my knowledge.
- 3 Q When Miley bought her alcohol at
4 Parker's, what did she use to pay with it?
- 5 A My debit card.
- 6 Q Your debit card?
- 7 A Yes, sir.
- 8 Q She didn't use any ID of her own?
- 9 A The fake ID, that's what you're asking?
- 10 Q Yes, sir.
- 11 A She used her fake ID with my debit
12 card.
- 13 Q How much did it cost?
- 14 A I don't remember that.
- 15 Q Did you ever go into the store that
16 night?
- 17 A No, sir. Not that I remember.
- 18 Q Have you ever been in that Parker's
19 before?
- 20 A No, sir.
- 21 Q What kind of car were you-all in that
22 night?
- 23 A A black Jeep.
- 24 Q Who owns that black Jeep?
- 25 A Miley -- it's Miley. I reckon you say



1 her parents own it.

2 Q It was for her use?

3 A Yes. It's her car.

4 Q Who rode with you that night?

5 A Just me and her.

6 Q Who was Morgan with?

7 A She drove herself because she had work
8 that day and Paul was by himself and she was by
9 herself.

10 Q Was there any alcohol provided at the
11 Chechessee island?

12 A No, sir.

13 Q So it was bring your own?

14 A Yes, sir.

15 Q Did you ride off -- did you leave with
16 Miley that night from Parker's?

17 A I believe so. Yes, sir.

18 Q And did you-all go straight to the
19 island, the -- Chechessee island, the Murdaugh's
20 island?

21 A Yes, sir.

22 Q And when you-all got there was anybody
23 else there?

24 A No, sir.

25 Q You-all were the first two there?



1 A Yes, sir.

2 Q So Morgan had not arrived yet?

3 A Right.

4 Q Paul had not gotten there?

5 A Paul was with us. We left together.

6 Q You drove together?

7 A Yes. It was me and Miley and then

8 Paul. I don't remember who was in front or

9 behind. We went from the gas station to the

10 house, I'm pretty sure, and when we got there,

11 me and Paul went to put the boat in.

12 Q So you-all went to the island and then

13 left and went to put the boat in?

14 A Yes, sir.

15 Q He doesn't have a landing there at his

16 island?

17 A No, sir.

18 Q Where did you put the boat in?

19 A I think that's the Lemon Island Bridge.

20 Q All right. Just so I'm sure, is it the

21 landing closest to Chechessee or the one closer

22 to Beaufort?

23 A Closer to Chechessee.

24 Q Okay. And so you-all went to the house

25 to let Miley off?



1 A Mm-hmm.

2 Q You and Paul went back to the Lemon
3 Island -- Chechessee -- Lemon Island Marina
4 Landing, right?

5 A Yes, sir.

6 Q And then took the boat?

7 A I drove the truck back to the river
8 house and he drove the boat around.

9 Q Okay. So Miley was the person driving
10 the Jeep?

11 A Yes.

12 Q Did he drive from Hampton?

13 A Yes, I believe so.

14 Q Where did you and Miley meet up that
15 day to go?

16 A She picked me up from my house.

17 Q About what time was that?

18 A 2:00, 2:30, I believe it was.

19 Q And you-all were the only two in the
20 Jeep?

21 A Yes, sir.

22 Q And she drove the whole way?

23 A I believe so.

24 Q Did Paul purchase any alcohol for you
25 at Parker's?



1 A No, sir.

2 Q Did he purchase any for Anthony Cook?

3 A No, sir.

4 Q Did he purchase any for Miley that
5 night?

6 A No, sir.

7 Q What about for Mallory that night?

8 A No, sir.

9 Q Only for he and Morgan?

10 A Morgan.

11 Q When did you start drinking that day,
12 Mr. Cook?

13 A When I arrived to the island.

14 Q And that would have been the beer you
15 brought?

16 A Yes, sir.

17 Q Or the beer you had?

18 And over the course of the evening, how
19 many beers did you drink?

20 A Through the whole night?

21 Q Yes, sir. Let's just talk about the
22 whole night. We'll break it down after that.

23 A I would say eight, nine, somewhere in
24 there. I'm not positive.

25 Q All right. And how long were you-all



1 at the island before Anthony arrived?

2 A A couple hours, I have to say. Because
3 they were supposed to be there -- I think we
4 planned on leaving the house around 6:30 or 6:45
5 and they were actually running a little bit
6 late, so two hours, three hours, somewhere in
7 there.

8 Q What time did you arrive at the house?

9 A 2:00, 2:30. I think it was maybe 3:00.

10 Q Sometime between 2:00 and 3:00?

11 A Yes, sir. I'm not positive.

12 Q An you-all stopped at Parker's before
13 you went to the house, right?

14 A Yes, sir.

15 Q Did you ever leave the house and go
16 back to Parker's?

17 A No, sir.

18 Q And then you-all -- what time did
19 you-all leave the house on the boat?

20 A It was right before sunset so 6:45,
21 6:50, somewhere in there. Whenever Anthony and
22 Mallory got there, we left. We didn't stay long
23 after they got there.

24 Q So as soon as they got there, you-all
25 got on the boat and took off?



1 A Yes, sir.

2 Q And do you know if Mallory and Anthony
3 went into the house?

4 A They could have.

5 Q Did they have bags with them?

6 A Yes, sir.

7 Q Did you have a bag with you?

8 A Yes, sir.

9 Q How about Miley?

10 A Yes, sir.

11 Q Did you-all take your bags in the
12 house?

13 A Yes, sir.

14 Q And so if you-all had gotten there
15 between 2:00 and 3:00, you-all were there a
16 couple hours before?

17 A Yes.

18 Q And then you-all never left after
19 getting there; is that correct?

20 A Right. Once we put --

21 Q Beside getting the boat.

22 A Once we put the boat in, we never left.

23 Q And then when Anthony and Mallory got
24 there?

25 A We got in the boat and left.



1 Q There you go?

2 A Yes.

3 Q What did you-all do over the hour or
4 two hours when you were there?

5 A Just hanging out waiting for everybody
6 getting there.

7 Q Drinking beer?

8 A Yes, sir.

9 Q All of you were drinking?

10 A Yes, sir.

11 Q At that point -- what time did Morgan
12 get there?

13 A Shortly before Mallory and Anthony.

14 Q Would you say sometime after 6:00?

15 A I think it was before 6:00, so maybe
16 5:00, somewhere around there. She was there,
17 let's say, an hour before Anthony and Mallory
18 arrived. She had enough time to go in and put
19 her stuff up and change clothes, all that.

20 Q All right. And so while you-all were
21 there, you-all had a few beers or something to
22 drink?

23 A Yes, sir.

24 Q Do you remember how many you would have
25 had?



1 A Not off the top of my head. A couple
2 beer.

3 Q And what about Paul, did Paul have
4 anything to drink while you were there?

5 A Yes, we were all drinking.

6 Q And when we say "all," that would be
7 all four of you?

8 A Me, Miley, Morgan, Paul.

9 Q And you don't know how many you would
10 have had then?

11 A No, sir.

12 Q Left about 6:30, and tell me, if you're
13 familiar with the river, which way did you-all
14 head.

15 A We were heading straight toward the
16 oyster roast.

17 Q Paukie?

18 A Yes, sir.

19 Q Did you cut through Archers Creek?

20 A Archers Creek.

21 Q Had you ever been to Archers Creek
22 before?

23 A Yes, sir.

24 Q Frequently?

25 A I mean, I wouldn't say frequently, but



1 I have been there before.

2 Q And you consider it a narrow
3 cut-through?

4 A Yes, sir.

5 Q Who was driving the boat when you-all
6 left?

7 A Paul was.

8 Q Was there any alcohol provided at the
9 Chechessee island?

10 A No, sir.

11 Q Did Paul drive all the way over to
12 Paukie?

13 A Yes, sir.

14 Q Were you-all drinking on the way over
15 there?

16 A Yes, sir.

17 Q Do you know how many you would have had
18 on the way over there?

19 A No, sir.

20 Q Do you know if Miley had anything to
21 drink on the way over?

22 A Yes. We were all drinking.

23 Q You got to Paukie Island about what
24 time, do you remember?

25 A Around 7:00, 7:30, somewhere in there.



1 I believe so.

2 Q And when you got to Paukie Island, was
3 there any alcohol provided?

4 A No, sir.

5 Q Was there alcohol available?

6 A What do you mean by that?

7 Q Did you have your alcohol?

8 A I had mine. Everybody had theirs.

9 Q All the people under 21. Did the Woods
10 supply alcohol for any of the adults?

11 A Not to my knowledge.

12 Q So oyster roast, how long were you-all
13 there?

14 A From whenever we arrived, 7:00 to 7:30,
15 and I think we left at 12:00.

16 Q What did you do over the course of that
17 five hours?

18 A Just hanging out, drinking beer and
19 eating oysters.

20 Q Do you know how many beers you would
21 have had at Paukie?

22 A No, sir. I'm not positive.

23 Q Do you know who all was at Paukie?

24 A No, sir. It was a bunch of people.

25 Q Do you know -- can you name any of the



1 names of anybody being there?

2 A I remember Randy Murdaugh being there.
3 I remember Rusty Purdy; the Woods, which is
4 their house; Ziegler -- be Rick Ziegler, his
5 wife, his kids. That's about all I can
6 remember.

7 Q And who are Rick Ziegler's kids, do you
8 know them?

9 A Paige and Brennen.

10 Q How old are they?

11 A Brennen's probably -- be 22, 23, and
12 his sister is probably 18 or 19.

13 Q And you said Rusty Purdy was there?

14 A (Nods head.)

15 Q Is Mr. Purdy also from Hampton?

16 A Yes, sir.

17 Q What does he do in Hampton?

18 A He worked for forestry I believe or the
19 mill, like buying wood.

20 Q And you said Randy Murdaugh was there?

21 A Yes, sir.

22 Q That would have been Alex's brother?

23 A Yes. Paul's uncle and his wife.

24 Q All right. Did you speak to him?

25 A I don't remember. Could have.



1 Q And you don't remember anybody else
2 that was there other than these; Murdaugh,
3 Purdy, and Ziegler?

4 A No, sir.

5 Q Was a bunch of young --

6 A There was -- my uncle was there. My
7 Uncle Windell and his wife, his daughter, her
8 boyfriend. There was a lot of people there.

9 Q What's Windell's wife's name?

10 A Melanie.

11 Q I know you told me a minute ago. Last
12 name though?

13 A Crews.

14 Q And the daughter's name?

15 A Mallory.

16 Q Mallory Crews?

17 A Mm-hmm.

18 Q Yes?

19 A Yes, sir.

20 Q Let me go back a second, Mr. Cook. Why
21 did Paul wait to buy the beer from Parker's as
22 opposed to getting it here in Hampton?

23 A I don't know.

24 Q I said here in Hampton.

25 Did you ever have that conversation



1 with him?

2 A No, sir.

3 Q Have you ever been with him when he
4 bought beer at the convenience store?

5 A No, sir.

6 Q Do you recall Paul loading the beer
7 while he was at Parker's or did he wait until --

8 A He loaded it at Parker's.

9 Q With ice in the cooler?

10 A Yes, sir. I don't remember if he got
11 ice from the Parker's or what, but I remember
12 him putting the beer in the boat at Parker's.

13 Q Mr. Cook, while you-all were at the
14 Wood's, did anybody ever suggest that you-all
15 spend the night at the Wood's?

16 A No, sir.

17 Q Did anybody ever suggest that you-all
18 take an Uber or taxi?

19 A Yes, sir.

20 Q Who made that suggestion?

21 A I don't remember who that was. I just
22 remember it -- somebody saying that they would
23 get us an Uber.

24 Q All right. And was that because
25 you-all were intoxicated?



1 A I don't know -- I mean, I think it was
2 just it's not really safe being in the boat in
3 the dark anyway.

4 Q And you knew that, didn't you?

5 A Yes, sir.

6 Q And you've been in a boat enough to
7 know --

8 A Yes, sir.

9 Q -- you have to be alert in a boat at
10 night --

11 A Right.

12 Q -- right?

13 A Yes, sir.

14 Q And you don't remember who suggested
15 the Uber?

16 A No, sir.

17 Q Was it somebody in your party or was it
18 somebody at the Wood's?

19 A I don't remember.

20 Q Were you intoxicated when you-all left
21 Paukie Island?

22 A I would say so. Yes, sir.

23 Q And so you knew that it was unsafe to
24 be in a boat at that time; is that correct?

25 A Yes, sir.



1 Q Under those conditions?

2 A It isn't not safe. It is just -- it be
3 better to get an Uber. Yes, sir.

4 Q Well, is it safe to be driving a boat
5 while you're intoxicated?

6 A No, sir.

7 Q And that's in broad daylight?

8 A Right.

9 Q And it's not safe at night?

10 A Right.

11 Q Was the weather a factor also?

12 A It was foggy, yes, sir.

13 Q So that was another reason not to be in
14 the boat; is that right?

15 A Yes, sir.

16 Q And you were well aware of that when
17 you got in the boat?

18 A Yes, sir. But not when I got in it.

19 Q Paukie?

20 A But we left Paukie, yes, sir, it was
21 foggy.

22 Q So you were aware that it was not a
23 safe situation to be riding in a boat?

24 A Yes, sir.

25 MS. BOWER: Mitch, are we at a



1 good spot for a break?

2 MR. GRIFFITH: With this long of a
3 pause, of course.

4 MS. BOWER: Thank you.

5 (Whereupon, a break was taken at
6 1:01 p.m.)

7 (Back on the record at 1:12 p.m.)

8 BY MR. GRIFFITH:

9 Q All right, Mr. Cook, we were just
10 talking about the weather at the time.

11 When you were at Paukie Island, did you
12 have anything to drink?

13 A At the oyster roast?

14 Q Yes, sir.

15 A Yes, sir.

16 Q And did you have it in a can, cup?

17 A It was in the can in a Koozie.

18 Q In a Koozie?

19 A Yes.

20 Q All right. What about the other --
21 let's talk about Miley. Did she have anything
22 to drink, to your knowledge?

23 A Yes, sir.

24 Q Did she put it in a can or a Koozie?

25 A I don't remember that.



1 Q What about do you remember if Mallory
2 had anything to drink there?

3 A Yes, sir. I'm sure we all did.

4 Q Do you remember whether it was in a
5 cup --

6 A No, sir, I don't recall.

7 Q -- Koozie?

8 A (Shakes head.)

9 Q And same for Morgan, you don't
10 remember?

11 A I don't remember.

12 Q What about Anthony and Paul, did they
13 have a cup or a bottle or anything?

14 A I don't remember that either. I just
15 know I had mine in a Koozie.

16 Q Do you know if anybody had bottles with
17 them that night?

18 A I don't remember. I think Michelob
19 Ultra was the aluminum bottle.

20 Q Who drank the Michelob Lime?

21 A I don't know. I don't know where they
22 went.

23 Q Did you drink them?

24 A No, sir. I had my Budweiser.

25 Q And you said it was suggested that



1 you-all take an Uber or not drive the boat; is
2 that correct?

3 A It was offered, yes, sir.

4 Q Do you remember who offered it?

5 A No, sir.

6 Q All right. And -- and not to re-plow
7 ground, but what time did you-all leave Paukie?

8 A I believe it was 12:00.

9 Q When you-all left Paukie Island, what
10 was the plan?

11 A To stop by downtown Beaufort and get a
12 shot and then go on to the river house.

13 Q Whose idea was that?

14 A Paul's.

15 Q Did you go along with it?

16 A Yes, sir.

17 Q Did everybody else want to go?

18 A No, sir.

19 Q Were you and Paul the only two that
20 wanted to go?

21 A Yes, sir.

22 Q How long did it take for you to get
23 downtown from Paukie?

24 A I'd say 45 minutes to an hour, so it
25 would have been like 1:00.



1 Q Was there any problems getting
2 downtown?

3 A No, sir.

4 Q Who drove?

5 A Paul did.

6 Q And I don't know if it is the door or
7 we both getting tired. Your voice is sort of
8 trailing off.

9 A Yes, sir.

10 Q Just keep it up a little bit.

11 A Yes, sir.

12 MR. TINSLEY: I'll just cut the
13 air off. How about that?

14 MR. GRIFFITH: It doesn't matter
15 to me. I think you were getting soft
16 spoken no matter what.

17 THE WITNESS: Yes, sir.

18 BY MR. GRIFFITH:

19 Q Did anybody drink anything between
20 Paukie and going downtown?

21 A Yes, sir.

22 Q Who?

23 A Everybody.

24 Q Everyone continued to drink?

25 A Yes, sir.



1 Q All right. But you wanted to go
2 downtown with Paul?

3 A Yes, sir.

4 Q And you and Paul were planning on
5 stopping. Did anything happen on the way down,
6 anything that concerned you?

7 A No, sir. I mean, everybody was kind of
8 -- they didn't want to stop, but it wasn't
9 anything major.

10 Q And Paul drove all the way?

11 A Yes, sir.

12 Q Was there any problem with his driving
13 on the way from Paukie to downtown?

14 A Yes, sir.

15 Q Did he almost hit the swing bridge
16 coming through?

17 A I don't recall that.

18 Q What type of lighting was there on the
19 boat?

20 A Just a little handheld flashlight.

21 Q When you say handheld, describe that to
22 me. Some got a little powerful beam on it.

23 A It was a good beam on it, but it was
24 just a little handheld.

25 Q Okay. And was there a red/green light



1 on it?

2 A It had it, but it did not work. None
3 of the navigation lights worked.

4 Q Who was holding the handheld?

5 A Me.

6 Q Did you do that the whole night?

7 A Yes, sir.

8 Q And when you say -- so the light on the
9 pole didn't work?

10 A No, sir.

11 Q I guess, that is the running light?
12 I'm not sure what the technical term is.

13 A Yes, sir.

14 Q Okay. And did the handheld work the
15 whole time?

16 A Yes, sir.

17 Q It was necessary for you-all to see?

18 A What do you mean?

19 Q Did that help you at all to see?

20 A The light didn't really help, no, sir.

21 That water is so big. You can't hardly see from
22 the bank anyway.

23 Q Did Paul have his GPS on?

24 A Yes, sir.

25 Q Were you-all following the popcorn



1 trail?
2 A What do you mean "popcorn trail?"
3 Q Some GPS.
4 A The track.
5 Q The track?
6 A Yes, sir.
7 Q I call it a popcorn trail.
8 A Yes, sir.
9 Q You-all were following that to get
10 back?
11 A Yes, sir.
12 Q So that was your basic means of getting
13 back; you didn't have much visual either way?
14 A Right.
15 Q Now, are you familiar with the river up
16 towards between downtown Beaufort and up toward
17 Paukie by the air station?
18 A Yes, sir.
19 Q You've been there before?
20 A Yes, sir.
21 Q You felt -- did you feel comfortable in
22 the boat at that time?
23 A Yes, sir.
24 Q Did Paul appear to be intoxicated while
25 driving the boat at that time?



1 A You can tell he had been drinking, but
2 I wouldn't say he was totally messed up.

3 Q Had you ever been with Paul before when
4 he was messed up?

5 A Yes, sir.

6 Q Does -- it's been said that he changes
7 personalities?

8 A Yes, sir.

9 Q Did he change personalities that night?

10 A Yes, sir.

11 Q Before you got downtown?

12 A It was during downtown while we were at
13 the bar is when it hit him.

14 Q Okay. Before we get there, you pulled
15 -- you-all came into Beaufort. Did Paul dock
16 the boat?

17 A Yes, sir.

18 Q And do you know which dock it was that
19 you-all tied up to?

20 A The new one there. What do you call
21 it? The day dock?

22 Q Day dock.

23 A Yes, sir.

24 Q And you said it was about 1:00 when you
25 got to downtown Beaufort?



1 A I believe so, yes, sir.

2 Q You and Paul were going to go down to
3 Luther's?

4 A Yes, sir.

5 Q Did you go to anywhere else other than
6 Luther's?

7 A No, sir, not that I can remember.

8 Q And not to be flippant, but the fact
9 that you said not that I can remember, did you
10 lose any memory from the alcohol or anything
11 that night?

12 A No, sir.

13 Q Is Luther's the only place that you
14 went then?

15 A Yes, sir.

16 Q And you and Paul were the only two that
17 went in there; is that correct?

18 A Yes, sir.

19 Q Did the other individuals have IDs with
20 them to go if they wanted to?

21 A Yes, sir.

22 Q But you and Paul were the only two that
23 chose to go in?

24 A Yes, sir.

25 Q They check your ID when you went in?



1 A Yes, sir.

2 Q Was there any problem getting in?

3 A No, sir.

4 Q Did you know anybody at Luther's that
5 night?

6 A No, sir.

7 Q Did Paul indicate he knew anybody?

8 A No, sir.

9 Q And this is the first time you ever
10 been in Luther's? I'm sorry. We may have asked
11 that earlier.

12 A I mean, yeah. I've been there before,
13 Luther's, but I think it was the first time I
14 been in there drinking.

15 Q And I thought I should have been better
16 with my question. Maybe you've gone there to
17 have lunch or dinner?

18 A Right.

19 Q This is the first time you went in
20 there after hours to the bar?

21 A To the bar.

22 Q When it was a bar?

23 A Yes, sir.

24 Q And as I said, to the best of your
25 knowledge, you didn't know anybody in there and



1 you don't think Paul knew anybody?

2 A Yes, sir.

3 Q Correct?

4 A Correct.

5 Q What did you-all buy when you-all were
6 at Luther's?

7 A We had a lemon drop shot, I believe, is
8 what it is called, but I bought a round of shots
9 and he bought a round of shots.

10 Q You remember how long you were in
11 Luther's?

12 A Twenty to 30 minutes, I believe.

13 Q Did any of the other individuals that
14 were with you, did they try to get in Luther's?

15 A No, sir.

16 Q Did Paul ask the bartender if he could
17 get his friends in the bar?

18 A No, sir.

19 Q So you don't know if the other
20 individuals were denied entrance?

21 A I don't know. I mean, I don't think
22 they tempted to come in while we were in. They
23 didn't want to be there to start with, so...

24 Q You don't recall Paul asking the
25 bartender if his friends could come in?



- 1 A Correct.
- 2 Q What did you use to buy the shot with?
- 3 A The same debit card that Miley used to
- 4 purchase the beer at Parker's.
- 5 Q Who is your bank with -- who do you
- 6 bank with?
- 7 A Palmetto.
- 8 Q And what's the name on the account that
- 9 you use?
- 10 A My name, Connor Cook.
- 11 Q Is it Connor M. Cook?
- 12 A Yes, sir.
- 13 Q Is it a Visa-type card?
- 14 A Yes, sir.
- 15 Q And do you know if the last four are
- 16 3250?
- 17 A I don't have it memorized, but my guess
- 18 that's it.
- 19 Q And did you buy two shots; is that
- 20 right?
- 21 A I believe so, yes, sir. Me one and him
- 22 one.
- 23 Q And did he also buy shots?
- 24 A Yes, sir.
- 25 Q Okay. And did he buy lemon drops or



1 something else?

2 A I think it was lemon drops, but I'm not
3 positive.

4 Q There was some indication that you-all
5 went there to buy a Jager?

6 A Jager Bomb.

7 Q Jager Bombs.

8 MR. TINSLEY: Object to the form.

9 THE WITNESS: Yes, sir.

10 BY MR. GRIFFITH:

11 Q Do you know if that was the first
12 drink?

13 A That might have been. Like I said, I
14 don't remember.

15 Q I'm going to show you what's actually
16 Bates-stamped ADC-1000153. Can you look at that
17 and is that your signature on that card?

18 A Yes, sir.

19 Q Okay.

20 A Yes, sir.

21 Q And time says it was on date 2/24/19,
22 time is 1:05 a.m. Is that the card you used to
23 buy the lemon drops with?

24 A Yes, sir.

25 Q All right. And do you know if the card



1 also on there that has listed Margaret B.
2 Murdaugh, is that the one that Paul used to make
3 his purchase?

4 A I reckon so. Yes, sir.

5 Q Is that your signature at the bottom?

6 A Yes, sir.

7 Q Is that the way your signature normally
8 looked?

9 A Sadly. Yes, sir.

10 Q You said that Paul sort of took on a
11 different persona while he was there. What did
12 Paul do that indicated to you he was becoming
13 intoxicated?

14 A He started doing -- I'm sure you've
15 heard, how he does his hands.

16 Q Tell me what you're talking about.

17 A The -- how he holds them out like this
18 and his eyes got real big and he started getting
19 mean. Just being Timmy.

20 Q All right. I've heard the word "Timmy"
21 before.

22 A Yes, sir.

23 Q Were you part of the group that gave
24 him that name?

25 A No, sir. I just always heard of him



1 being called Timmy.

2 Q All right. But you have been around
3 him enough to know that he has those
4 characteristics when he was drunk?

5 A Yes, sir.

6 Q Or intoxicated?

7 A Yes, sir.

8 Q I'm sorry. And then when you-all left
9 Luther's, did anything happen? Did he almost
10 get into a fight with someone?

11 A Yes, sir. On the way out of Luther's.

12 Q What happened there?

13 A I don't exactly remember how it
14 happened. There was a guy or two guys sitting
15 in some chairs, kind of, in the way and he got
16 an attitude with them and they got an attitude
17 back with him and he started throwing chairs out
18 of the way and all kinds of stuff, and I grabbed
19 him and walked him away.

20 Q And you-all walked back to the day
21 dock?

22 A Yes, sir.

23 Q And other people in your group were
24 there?

25 A No, sir. They were down at the swings



1 right by the dock.

2 Q Did they see that occur or did you tell
3 them about that?

4 A I believe I told them. I don't think
5 they could have seen.

6 Q Was there any discussion among you-all
7 about getting back on the boat?

8 A No, sir, not that I remember.

9 Q Did you have any conversation about
10 let's get an Uber let's get a cab?

11 A No, sir.

12 Q Let's not take the boat?

13 A No, sir.

14 Q Did you-all have any conversation with
15 Miley about driving the boat back?

16 A No, sir.

17 Q Did you have any conversation with
18 Anthony about driving the boat?

19 A No, sir.

20 Q Did you have any conversation about
21 whether Paul should be driving or not?

22 A No, sir, not at that point.

23 Q When you-all got in the boat at that
24 point in time to leave downtown, do you know
25 about what time it was?



1 A I'd say 1:00 -- 12:45, 1:00, somewhere
2 in there.

3 Q All right. Well, if your ticket was
4 1:05, it would have been after 1:00, wouldn't
5 it?

6 A Then after 1:00.

7 Q All right. Now, you get back in the
8 boat. Who was driving the boat? All six of you
9 got back in the boat, right?

10 A Yes, sir.

11 Q And who was driving the boat at that
12 time?

13 A Paul was.

14 Q And did anything happen between there
15 and the time you-all got to Archers Creek that
16 caused you concern?

17 A Yes, sir.

18 Q All right. As you-all left the day
19 dock, which direction did you-all go in?

20 A Towards Archers Creek.

21 Q Did you-all head back before going to
22 Archers Creek to the swing bridge and almost
23 have a problem there?

24 A No, sir, not that I remember.

25 Q And you head back to Archers Creek.



1 Did you go around the sandbar or did you take
2 the cut-through?

3 A I believe we took the cut-through, but
4 I can't remember.

5 Q Do you remember what the tide was at
6 that time?

7 A No, sir.

8 Q Could you do the cut-through at the low
9 tide?

10 A Through Archers Creek?

11 Q Around the sandbar.

12 A Around the sandbar. I believe so, yes,
13 sir.

14 Q And when I say the cut-through, the
15 sandbar, the sandbar downtown?

16 A By the Beaufort sandbar is what you're
17 talking about?

18 Q Yeah, the one right by the hospital.

19 A Yes, sir.

20 Q Once you got by the sandbar, what
21 happened?

22 A Paul started getting in a fight with --
23 with his girlfriend.

24 Q Did he start driving the boat
25 erratically?



1 A After. Yes, sir, but while the
2 argument was going, it was just slow idle round
3 and round.

4 Q Was that the Beaufort side of the new
5 bridge or the opposite side?

6 A I think it was the opposite side, but
7 I'm not positive.

8 Q So over by the naval hospital then?

9 A Yes, sir.

10 Q Did he go straight from downtown passed
11 the sandbar, passed the new bridge into the, I
12 guess, the sound right there across from the
13 naval hospital?

14 A Yes, sir.

15 Q With no problems?

16 A The arguing.

17 Q That would have been Morgan he was
18 arguing with, correct?

19 A Yes, sir.

20 Q All right. And what was the argument
21 about?

22 A First, he showing out at Luther's, and
23 then when we got in the boat, he was carrying on
24 doing his drunk self and she didn't like it.
25 Everybody was ready to be home and he was just



1 messing around.

2 Q All right. Was it just -- was he

3 behind the wheel at that time?

4 A Yes, sir.

5 Q All right. And where were you?

6 A On the right side of the console.

7 Q Where was Anthony?

8 A In the back behind -- what you would

9 call it? The little seat that flips -- he was

10 in the back by the motor.

11 Q And Mallory was back there?

12 A With him, yes, sir.

13 Q Where were Miley and Morgan?

14 A In front of the console.

15 Q All right. And that console has a seat

16 there?

17 A Yes, sir.

18 Q Is that a cooler, I guess?

19 A Yes, sir.

20 Q So they were on the cooler?

21 A No. Morgan -- Miley were front of the

22 console in the front of the boat.

23 Q They were at the front of the boat?

24 A At the front of the boat, yes, sir.

25 Q Okay. And who would have been -- as



1 you were standing on the console, who is on the
2 left-hand side?

3 A Miley was on my side and Morgan was on
4 Paul's side.

5 Q Okay. All right. And Paul left the
6 wheel at some point?

7 A Yes, sir.

8 Q With the boat in idle?

9 A Yes, sir.

10 Q Did you hear the conversation between
11 he and Morgan?

12 A The arguing?

13 Q Yes, sir.

14 A I'm sure I heard it, but I can't
15 remember exactly now what it was about.

16 Q Did it get physical?

17 A Yes, sir.

18 Q What happened?

19 A He pushed her.

20 Q She standing up?

21 A I don't believe so. She was still
22 sitting down, but he kind of pushed her down to
23 the bow of the boat.

24 Q Did she do anything in retaliation?

25 A Just hollering at him.



1 Q She hollered at him?

2 A Yes, sir.

3 Q Did anybody at any time from the time
4 you left the day dock and the accident occurred,
5 did anybody make a phone call?

6 A Not that I remember.

7 Q Did anybody take a picture?

8 A No, sir, not that I remember.

9 Q You had your phone with you; is that
10 correct?

11 A Yes, sir.

12 Q Did Paul leave the steering wheel more
13 than once?

14 A Probably so, yes, sir.

15 Q When he did, did you take over the
16 wheel?

17 A There was not really taking over. It
18 was just kind of steering when the boat needed
19 to be steered because we were going round and
20 round like getting us pointed back. That's it.

21 Q Did you have any trouble determining
22 which direction to go in?

23 A No, sir.

24 Q So you could see, right?

25 A No, sir. The GPS, would let you know



1 where you were going.

2 Q So the GPS, you looked down and didn't
3 know which direction you were going?

4 A Yes, sir.

5 Q Did the GPS sort of go around in
6 circles at some point?

7 A Yes, sir.

8 Q And during this time this would have
9 been at a slow idle?

10 A Yes. Very slow.

11 Q Did you put your hand on the wheel to
12 drive the boat?

13 A To, like, take off plane off?

14 Q Yeah.

15 A No, sir. Never planed the boat off.

16 Q Did anybody ever tell Paul to stop the
17 boat and take them to the dock to get off?

18 A Yes, sir.

19 Q Who did?

20 A Anthony and Mallory.

21 Q What did Paul say?

22 A That it would be all right. We're
23 fixing to make it home.

24 Q All right. Did you know how long it
25 took to get from downtown to Archers Creek?



1 A I don't know exactly. I say we left
2 probably 1:30, 1:25, so maybe 2:00 to Archers
3 Creek, maybe a little after.

4 Q Do you know about how long it normally
5 takes?

6 A Ten minutes, 15 minutes. It's not that
7 far, but with us arguing and stuff it took us a
8 while.

9 Q Did anybody ever put on a life jacket?

10 A No, sir.

11 Q Did anybody say where are the life
12 jackets?

13 A No, sir.

14 Q That was never a consideration?

15 A No, sir.

16 MR. TINSLEY: Object to the form.

17 BY MR. GRIFFITH:

18 Q During this time that you-all were
19 driving from the day dock or from the new bridge
20 towards Archers Creek, were you still holding
21 the light?

22 A Yes, sir, but when I was holding the
23 light, it wasn't like a constant shining the
24 light. It was every now and again, shine the
25 light.



1 Q Had you ever been with Paul before in
2 the boat at night?

3 A No, sir.

4 Q There's some indication that Paul
5 started removing his clothes. Did he do that?

6 A Yes, sir.

7 Q All right. Why would he do that?

8 A I have no idea.

9 Q How much clothing did he remove?

10 A I believe his shirt.

11 Q Has he been known to do that before?

12 A Not that I know of. No, sir.

13 Q Not when he is intoxicated?

14 A No, sir. I never seen him stripped his
15 clothes off.

16 Q It was pretty cool that night, wasn't
17 it?

18 A Yes, sir. It was cold.

19 Q He took his shirt off at what point in
20 time?

21 A I don't remember exactly what time it
22 was.

23 Q Was it after the argument?

24 A I believe so. I'm not sure though.

25 Q Did you ever offer to drive?



1 A No, sir.

2 Q Did Anthony ever offer to drive?

3 A Yes, sir.

4 Q Is Anthony as familiar with the boat as
5 you are?

6 A No, sir.

7 Q Why did you not to drive the boat?

8 A Well, Paul's always been the one that
9 wanted to drive the boat and will not let anyone
10 else drive the boat. He told us it was his boat
11 and no one could operate his boat like him and
12 no one is driving his effing boat.

13 Q Those were the words he used?

14 A Yes, sir.

15 Q Do you remember getting into Archers
16 Creek?

17 A Not exactly, no, sir.

18 Q Do you remember coming by Port Royal?

19 A You mean out in the sound?

20 Q Not Port Royal sound. The sands, do
21 you remember coming by the sands?

22 A Yes, sir.

23 Q And you-all would have turned and taken
24 a left to go into Archers Creek?

25 MR. TINSLEY: Object to the form.



1 THE WITNESS: Yes, sir.

2 BY MR. GRIFFITH:

3 Q Who was driving when you-all came by
4 the sands?

5 A Paul was.

6 Q How fast was he going?

7 A I don't remember.

8 Q Was he planed off?

9 A Yes, sir.

10 Q And you were standing where?

11 A On the right side of the console.

12 Q Were you holding onto the console?

13 A To the little -- the grab bar?

14 Q Right.

15 A Yes, sir.

16 Q Okay. And Paul was behind the wheel at
17 that point in time?

18 A Yes, sir.

19 Q What's -- after you passed the sands,
20 do you remember getting into Archers Creek?

21 A Now, no sir. My memory is bad after
22 going into the creek.

23 Q And do you remember -- you don't know
24 who was driving the boat then?

25 A Yeah. Paul was.



1 Q You said your memory was bad. Do you
2 remember who was driving the boat?

3 A Yes, sir.

4 Q Okay. Who was?

5 A Paul.

6 Q Did you ever say you didn't remember
7 who was driving the boat?

8 A Yes, sir.

9 Q When did you say that?

10 A A bunch of times.

11 Q To the officers?

12 A Yes, sir.

13 Q During their investigation?

14 A Yes, sir.

15 Q All right. When did you decide that
16 you remembered what you -- that Paul was driving
17 the boat?

18 MR. TINSLEY: Object to the form.

19 THE WITNESS: I knew the whole
20 time that Paul was driving.

21 BY MR. GRIFFITH:

22 Q Why were you not upfront with the
23 officers?

24 A Well, I was told for one by Alex
25 Murdaugh that I didn't need to tell anyone who



1 was driving.

2 Q And when were you told that?

3 A At the hospital.

4 Q Did you speak to Mr. Murdaugh?

5 A Yes, sir.

6 Q Where were you when you spoke with him?

7 A In the hallway at the hospital.

8 Q Let's go back. Right before the

9 impact, where were the people located on the

10 boat just before impact?

11 A Same place I told you --

12 Q Okay.

13 A -- before.

14 Q So Morgan would have been front left?

15 A Yes, sir.

16 Q Miley front right directly in front of

17 you?

18 A Yes, sir.

19 Q They were sitting on the bow?

20 A No, sir. I think they were on the live

21 well in front of the console.

22 Q Okay. So they would have had their

23 backs to you and Paul?

24 A Yes, sir.

25 MR. TINSLEY: Object to the form.



1 BY MR. GRIFFITH:

2 Q Were their backs towards you and Paul?

3 A I believe so.

4 Q Have you ever talked with Miley about
5 who was driving the boat?

6 A No, sir.

7 Q Not since this accident?

8 A (Shakes head.)

9 Q All right. And at that point in time
10 just prior to the impact, Anthony and Mallory
11 were behind you?

12 A Yes, sir.

13 Q Okay. Just before impact did anything
14 happen with the boat?

15 MR. TINSLEY: Object to the form.

16 THE WITNESS: What do you mean?

17 BY MR. GRIFFITH:

18 Q Did the boat take off, throttle up?

19 A When the argument got done, Paul put it
20 in the wind.

21 Q Planed it off?

22 A Yeah. He was pissed and everybody was
23 ready to get home, so he hauled ass.

24 Q Do you remember -- you said you were
25 having trouble with your memory. Do you



1 remember what happened when the boat hit the
2 bridge, the pilings?

3 A I remember waking up in the bottom of
4 the boat. My girlfriend woke me up and asking
5 me if I was all right, and Paul and Anthony in
6 the water and Morgan screaming her hand was
7 bleeding.

8 Q Do you know how long or did anybody
9 ever indicate to you how long you were
10 unconscious or were you unconscious? I'm sorry.

11 A I guess so.

12 Q Did anybody indicate how long you were
13 unconscious?

14 A No, sir.

15 Q After Mallory got you up, did you have
16 any conversation with her about what happened?

17 A You mean Miley?

18 Q Miley. I'm sorry.

19 A We just -- she was making sure I was
20 coming to and everybody was all right and try to
21 calm everybody and everybody was freaking out
22 trying to find Mallory.

23 Q You -- I understand you broke your jaw;
24 is that right?

25 A Yes, sir.



1 Q And I'm sorry. On the left side?

2 A Yes, sir.

3 Q Is that scar what remains?

4 A Yes, sir.

5 Q Were you able to talk?

6 A Very -- it was hard, but I could talk,
7 yes, sir.

8 Q Okay. Now, I understand you called
9 9-1-1; is that right?

10 A Yes, sir.

11 Q Do you know how long after the impact
12 that you called 9-1-1?

13 A It was five minutes, maybe. It wasn't
14 long.

15 Q Do you know whose phone you used to
16 call?

17 A I used my phone.

18 Q Your phone was working?

19 A Yes, sir, at the time.

20 Q Where were you when you made the call?
21 Were you down in the boat?

22 A I started down in the boat, yes, sir,
23 but Morgan was screaming so loud, so I had to
24 walk up to the top of the hill to hear the lady,
25 so she could hear me over Morgan screaming.



- 1 Q Right there on the bridge?
- 2 A Yes, sir, away from Morgan.
- 3 Q Was there some problems getting 9-1-1
4 to the location?
- 5 A Yes, sir.
- 6 Q What problems were you aware of?
- 7 A She kept asking me where -- where I was
8 and I kept telling her over and over and she
9 would say different places and I'd say, no,
10 Archers Creek, the bridge, and it was just
11 chaos, the whole conversation.
- 12 Q Going back to before impact, was it
13 Paul that pushed the throttle down?
- 14 A Yes, sir.
- 15 Q You didn't push the throttle down?
- 16 A No, sir.
- 17 Q Do you remember who pushed the throttle
18 down?
- 19 A Yes, sir.
- 20 Q After the impact did you go to the
21 hospital?
- 22 A Yes, sir.
- 23 Q How did you get there?
- 24 A Ambulance.
- 25 Q And while you were -- before the



1 ambulance arrived, did the police arrive?

2 A Yes, sir.

3 Q Did you have a conversation with
4 police?

5 A I pretty much just told them that it
6 was six of us and one was still missing.

7 Q All right. Did they ever tell you that
8 they were videotaping you?

9 A No, sir.

10 Q Did they ever put you in front of their
11 car and talked to you?

12 A No, sir.

13 Q Did they ever indicate that they had a
14 body cam on you when they were having a
15 conversation with you?

16 A No, sir.

17 Q When they talked to you, did you
18 indicate who was driving the boat?

19 A No, sir.

20 Q Did they ask you who was driving the
21 boat?

22 A No, sir, not that I remember.

23 Q Did they ask you about you doing any
24 field sobriety tests?

25 A No, sir.



1 Q At that time?

2 A No, sir.

3 Q All right. Did they later ask you
4 about sobriety tests?

5 A No, sir. Everybody was just trying to
6 find Mallory at this time.

7 Q Do you remember what time the boat
8 impacted the bridge?

9 A No, sir, not the exact time.
10 2:30-something, wasn't it? I believe it was.

11 Q Very close to there as I understand it.

12 A Yes.

13 Q Do you know what time you got to the
14 hospital?

15 A No, sir.

16 Q And you went by ambulance; is that
17 correct?

18 A Yes, sir.

19 Q Did you indicate to anybody how the
20 accident happened on the way to the hospital?

21 A No, sir.

22 Q The EMS personnel, did they ask you
23 what happened?

24 A No, sir.

25 Q They didn't ask for a history?



1 A No, sir. They just wanted to know
2 where I was hurting and stuff like that.

3 Q When you got to the hospital, did you
4 walk in?

5 A Yes, sir.

6 Q And Miley walked in with you?

7 A Yes, sir.

8 Q And I understand Miley initially did
9 not seek any treatment; is that correct?

10 A Right.

11 Q You, on the other hand, had your jaw --
12 they admitted you to the emergency room,
13 correct?

14 A Yes, sir.

15 Q And I understand over the course of the
16 time they ultimately sent you to MUSC?

17 A Yes, sir.

18 Q While you were at the hospital, you got
19 checked in, correct?

20 A Yes, sir.

21 Q Did they take a history from you about
22 what happened?

23 A They just asked about what happened and
24 I told them we got in a boat crash and that was
25 it.



1 Q Do you know how long you were at
2 Beaufort Memorial Hospital?

3 A No, sir.

4 Q They put you in a room in the emergency
5 room, correct?

6 A Yes, sir.

7 Q All right. And while you were there,
8 who came in and talked to you?

9 A Miley was in there with me. A whole
10 bunch of people came in there. The nurse came
11 in there. My parents were in there. Miley's
12 parents came in there. Alex came in there.
13 Paul came in there. It was a bunch of people in
14 there.

15 Q Paul came into your room?

16 A Yes, sir.

17 Q Paul Murdaugh?

18 A Yes, sir.

19 Q He got out of his bed and came into
20 your room?

21 A Yes, sir.

22 Q Did you have a conversation with him?

23 A No, sir.

24 Q Why did he come into your room, do you
25 know?



1 A I guess they were trying to check on
2 me. They were leaving.

3 Q They were leaving the hospital?

4 A Yes, sir.

5 Q Did Mr. Alex come in before leaving
6 just to check on you?

7 A I don't remember that.

8 Q You said a minute ago he came in and
9 said you didn't have to talk to anybody?

10 A No. That was in the hallway.

11 Q All right. When you initially arrived?

12 A Yes, sir. When they took me to the
13 x-ray machine or whatever you call it, he
14 stopped me.

15 Q Were you on a gurney or were you
16 walking?

17 A What do you mean?

18 Q Like on the bed they roll?

19 A No, sir. They put me in a wheelchair.

20 Q So you're in a wheelchair, correct?

21 A Yes, sir.

22 Q You're going to get x-rays?

23 A Yes, sir.

24 Q And Mr. Alex, as you called him, came
25 up to you?



1 A Yes, sir. Stopped me in the hallway.

2 Q And told you what?

3 A That everything was going to be all
4 right. I just needed to keep my mouth shut and
5 tell them I didn't know who was driving and that
6 he's got me.

7 Q What did you understand that to mean?

8 MS. BOWER: Objection to the form.

9 THE WITNESS: I guess don't say
10 anything. I never been in anything
11 like this.

12 BY MR. GRIFFITH:

13 Q And did you then give a statement to
14 law enforcement after that?

15 A Yes, sir.

16 Q And that statement was given about 4:00
17 in the morning; is that right?

18 A I guess so.

19 Q This has been Bates-stamped Parker's
20 number 000705.

21 Is that the statement you made?

22 A Yes, sir.

23 Q All right. And in that statement, it
24 says we were headed -- or how about reading it
25 to me?



1 A "We were headed down Archers Creek
2 headed towards --" does that say Broad River?
3 "I remember seeing the bridge and that's about
4 it."

5 Q All right. And the signature on this
6 is -- signature of officer. Do you know who
7 that is?

8 A Austin Pritcher.

9 Q Do you know who that is?

10 A Yes, sir. That's my dad.

11 Q So he witnessed your signature, right?

12 A Yes, sir.

13 Q Is that your handwriting?

14 A No, sir.

15 Q Do you know whose handwriting that is?

16 A No, sir.

17 Q Do you know if it's Mr. Pritcher's
18 handwriting?

19 A I don't know that. No, sir.

20 Q Did you indicate that you couldn't
21 write a statement and he would write it for you?

22 A No, sir.

23 Q All right. Is this your signature?

24 A Yes, sir.

25 Q And that's your father witnessing it



1 for you?
2 A Yes, sir.
3 Q Is that what you intended to tell the
4 officer that night?
5 A What do you mean?
6 Q That you didn't remember --
7 A Yes, sir.
8 Q -- seeing the bridge and that was about
9 it?
10 A Yes, sir.
11 Q Is that what you were doing not saying
12 who was driving?
13 A Pretty much just not saying anything.
14 Q But that's not true; is that correct,
15 you knew more than that?
16 A Yes, sir.
17 Q And you just didn't want to give them
18 any more information than that?
19 A Right.
20 Q Why not?
21 A Because I was told not to.
22 Q Mr. Cook, you have a lawyer here today;
23 is that correct?
24 A Yes, sir.
25 Q Did you have a lawyer before Mr.



1 McCulloch?

2 A Yes, sir.

3 Q Who was that?

4 A My first lawyer was -- oh, God, what's
5 his name? Cory Fleming, I think is his name.

6 Q How did you come to retain Mr. Fleming?

7 A Mr. Alex Murdaugh, Paul's dad, said
8 that he would be the best one for me. Said he
9 recommended him.

10 Q Okay. And after that, did you have any
11 other lawyers in between?

12 A Yes, sir.

13 Q Who was that.

14 A Sam Bauer.

15 Q All right. Mr. Bauer is over on Hilton
16 Head?

17 A Yes, sir.

18 Q Hilton Head and Bluffton, I believe?

19 A I believe, yes, sir.

20 Q No other lawyers other than that, now
21 you have Mr. McCulloch?

22 A Yes, sir.

23 Q Did you ever hear Miley say -- while in
24 the hospital that she did not know who was
25 driving the boat?



1 A No, sir.

2 Q Have you ever talked to her about who
3 was driving the boat?

4 A No, sir.

5 Q Did you ever speak to Michael Brock
6 with the South Carolina Department of Natural
7 Resources, DNR?

8 A I don't know who that is, no, sir. I
9 don't know.

10 Q Okay. After you were transferred to
11 MUSC, did a DNR agent come to your room?

12 A Yes, sir.

13 Q Did he talk to you?

14 A He attempted to, but I was laid up in
15 the bed drugged up, so wasn't much of a
16 conversation.

17 Q Did he ask you who was driving the
18 boat?

19 A I don't remember if he did. I would
20 have told him I didn't know because that is what
21 I was told to do.

22 Q Did you -- so you would have told him I
23 don't know -- if he asked you the question who
24 was driving the boat at the time of the
25 collision, your answer was I don't know?



1 A Right.

2 Q And if he asked you who drove the boat
3 prior to the collision?

4 A Prior?

5 Q Prior. Before.

6 A I would have said Paul.

7 Q Okay. I'm going to show you a document
8 that's Bates-stamped Parker's 000706 and 707,
9 and this is a conversation that Mr., I believe,
10 Ladue, L-a-d-u-e, indicated he had with you.
11 I'm going to ask you to take a look at that and
12 see if you remember having that conversation
13 with him.

14 Do you remember having that
15 conversation with Agent Ladue?

16 A Parts and pieces of it.

17 Q What parts do you remember?

18 A I mean, I remember coming into the room
19 and having a conversation with him, but the
20 questions and answers and stuff, no, sir, I
21 don't exactly remember all of them.

22 Q You remember him asking who was driving
23 the boat?

24 A Not exactly. No, sir.

25 Q But you don't deny your response would



- 1 have been I don't know?
- 2 A Yes, sir.
- 3 Q That's correct?
- 4 A Yes, sir.
- 5 Q You remember if he -- you remember
6 being asked where you-all were coming from and
7 you indicated an oyster roast in Paukie Island?
- 8 A Yes, sir, I'm sure.
- 9 Q And that was correct?
- 10 A Yes, sir.
- 11 Q And asked you where you-all were going
12 and you indicated Paul Murdaugh's house on
13 Chechessee?
- 14 A Yes, sir.
- 15 Q And that's true, that's where you-all
16 were heading?
- 17 A Yes, sir.
- 18 Q He also asked you, "Connor, where did
19 the accident happened?" And you knew that it
20 happened in Archers Creek, correct?
- 21 A Yes, sir.
- 22 Q He asked, "What did you hit?"
23 And you told him, "The bridge"?
- 24 A Yes, sir.
- 25 Q And those statements so far had been



1 correct, if you were asked those questions?

2 A Right.

3 Q And then where was everybody sitting on
4 the boat. Do you see that on the narrative?

5 A Yes, sir.

6 Q And did you put everybody on the boat
7 where they actually were?

8 A Yes, sir.

9 Q And that was true?

10 A Yes, sir.

11 Q And then the next question you were
12 asked about who was driving the boat and you
13 responded I don't know?

14 A Yes, sir.

15 Q And the first time you didn't
16 understand what the question was?

17 MR. TINSLEY: Object to the form.

18 THE WITNESS: What do you mean by
19 that?

20 BY MR. GRIFFITH:

21 Q Did you understand what the question
22 was?

23 A Yes, sir.

24 Q Was that a truthful answer?

25 A No, sir.



1 Q What about RO asked Connor who was
2 driving the boat prior to the collision. Again,
3 your answer to that was what?

4 A It says I don't know.

5 Q Was that a true statement?

6 A No, sir.

7 Q Did you indicate to them that you-all
8 were going slow at the time of the impact?

9 A It says I did.

10 Q Is that true?

11 A I don't remember. I don't remember.

12 Q You don't remember giving that
13 statement?

14 A No, sir.

15 Q You remember saying that the GPS lied?

16 A No, sir.

17 Q Was there a problem with the GPS to
18 your knowledge?

19 A To my knowledge, no, sir.

20 Q Okay. Did he ask how you broke your
21 jaw? Do you remember that?

22 A No, sir.

23 Q Do you know how you broke your jaw?

24 A Yes, sir.

25 Q How?



1 A The rod holder on the side of the
2 console.

3 Q Which side?

4 A The right side.

5 Q Did you ever put your hand on the
6 throttle? Do you remember being asked that
7 question?

8 A No, sir. I don't remember that
9 question, but no, sir, I did not.

10 Q You didn't put your hand on the
11 throttle?

12 A No, sir.

13 Q You didn't try to throttle it back?

14 A No, sir.

15 Q You remember telling your mother that
16 you were going slow because of the fog?

17 A No, sir.

18 Q You don't remember telling your mother
19 that the GPS lied?

20 A No, sir.

21 Q And to the best of your knowledge as
22 you sit here, was there any problem with the
23 GPS?

24 A To the best of my knowledge, no, sir.

25 Q Did -- when did you retain your



1 counsel, your first counsel, Mr. Fleming?
2 A It would have been that night.
3 Q That night?
4 A Yes, sir.
5 Q Were they retained --
6 A I believe.
7 Q Was he retained while you were at MUSC?
8 A I'm not sure. I don't know.
9 Q Okay. Do you remember having a phone
10 conversation with a DNR agent while you were at
11 MUSC?
12 A No, sir.
13 Q You remember telling him you weren't
14 talking to him. You had already given a
15 statement and you weren't talking anymore?
16 A No, sir.
17 Q Okay. How long were you at MUSC?
18 A I don't exactly remember how long it
19 was.
20 Q Were you -- you went to surgery that
21 day, correct?
22 A I think it was the next day.
23 Q 25th then?
24 A I believe so.
25 Q So you spent at least one night at



1 MUSC, right?

2 A Yes, sir.

3 Q And then you were -- went into surgery
4 on the 25th and released the day of the surgery?

5 A I believe so. I'm not positive.

6 Q Since the time of the accident -- since
7 you were released from the hospital, had you had
8 any conversation with Miley about how the
9 accident happened?

10 A No, sir.

11 Q No conversation whatsoever?

12 A No, sir.

13 Q Had you talked to Anthony about what
14 happened?

15 A No, sir.

16 Q What about Morgan?

17 A No, sir.

18 Q What about Paul?

19 A No, sir.

20 Q No conversations about what happened on
21 that night?

22 A No, sir.

23 Q All right. And you had no conversation
24 whatsoever with Anthony, correct?

25 A Correct.



1 Q Did you ever tell Anthony that you were
2 not driving?

3 A I mean, we all knew I wasn't driving.

4 Q Did you ever tell him that?

5 A Not that I remember.

6 Q Do you remember telling him that you
7 were concerned about the Murdaughs, about being
8 in Hampton County?

9 A I don't remember telling him that. No,
10 sir.

11 Q So if Anthony made the statement that
12 Connor told him he was "not driving the boat,"
13 do you remember not having that conversation
14 with Anthony?

15 A Of telling him that I was not driving?

16 Q Yes, sir.

17 A No, sir, I don't remember.

18 Q Did you also tell Anthony you were
19 scared because the Murdaughs are "trying to pin
20 it on him"?

21 A Yes, sir.

22 Q So you did have a conversation about
23 the incident; is that correct?

24 A No, sir, not necessarily a
25 conversation.



1 Q What is your concern? You said that
2 night you didn't remember who was driving; is
3 that right?

4 A That's what I told him.

5 Q And then did you decide that you were
6 not driving when you became concerned that
7 someone was trying to pin this on you?

8 MR. TINSLEY: Object to the form.

9 THE WITNESS: Say again.

10 BY MR. GRIFFITH:

11 Q Did you change your story when you
12 found out someone was trying to pin it on you,
13 your words?

14 A Yes, sir.

15 Q When you became a suspect?

16 A Yes, sir, trying to make it my fault.

17 Q Were you driving the boat?

18 A No, sir.

19 Q If we go by the statement you gave on
20 the night of the accident, you don't know who
21 was driving the boat then, right?

22 A That's what the statement says, yes,
23 sir.

24 Q Okay. Why are you -- why were you
25 scared to tell the truth?



1 A Well, I was told not to and being who
2 they are, I was doing what I was told.

3 Q You were told not to tell the truth?

4 MS. BOWER: Object to the form.

5 THE WITNESS: Yes.

6 BY MR. GRIFFITH:

7 Q So you decided not to?

8 A Yes, sir.

9 Q Even though this was an investigation
10 into this accident?

11 A Yes, sir.

12 Q Where there was a girl missing?

13 A Yes, sir.

14 Q And again, what made you scared?

15 A Them being who they are.

16 Q Do you know of anything else, any other
17 incidents that would cause you concern?

18 A Yes, sir.

19 Q What's that?

20 A There's a couple of things that had
21 happened in Hampton that I heard about.

22 Q What's that?

23 A Well, one was said that Paul had pushed
24 his housemate down the stairs and she died and
25 nothing ever happened. And another one, there



1 was something that Paul was supposedly involved
2 with a guy, got found beat up in the middle of
3 the road that they got out of.

4 Q Do you know who that guy was?

5 A I can't remember the name, no, sir.

6 Q How long ago was that?

7 A Year, two years, something like that.
8 I'm not sure.

9 Q Anything else?

10 A I mean, just anything they get in they
11 get out of. I've always been told that.

12 Q Have you been out with Paul since this
13 incident?

14 A No, sir.

15 Q You don't socialize with him at all?

16 A No, sir.

17 Q Is he still a member of your Facebook
18 or Snapchat group?

19 A I don't know. I haven't seen his name
20 popped up, so I don't know.

21 Q Did you ever tell -- I know your cousin
22 did, but did you ever tell any SLED agent that
23 you were concerned about coming forward?

24 A I don't believe I ever talked to a SLED
25 agent.



1 Q What about a DNR agent?

2 A No, sir, I don't remember.

3 Q Ever talk with a DNR agent other than
4 the statement you gave on the night of incident?

5 A No, sir.

6 Q Do you know if your father ever talked
7 to Mr. Murdaugh, Alex Murdaugh?

8 A After?

9 Q Yes, sir.

10 A After, not that I know of.

11 Q What about before he witnessed your
12 statement, did he talk to Mr. Murdaugh?

13 A I know he was calling him all the way
14 to the hospital that night.

15 Q Did Paul ever use your phone the night
16 of the accident?

17 A No, sir. It died actually.

18 Q When did it die?

19 A On the phone with the -- what you call
20 it -- dispatch.

21 Q 9-1-1 person?

22 A 9-1-1 person.

23 Q Okay. And at that time did you then
24 have to use somebody else's phone to finish the
25 call?



1 A The 9-1-1 call?

2 Q Yes, sir.

3 A No. I never called back to 9-1-1.

4 Q Did you ever use Miley's phone that
5 night?

6 A I don't think so.

7 Q Did Paul ever use your phone at any
8 time after the accident?

9 A No, it was dead.

10 Q Did Paul ever use Miley's phone after
11 the accident?

12 A I'm pretty sure he used the EMT -- the
13 lady in the ambulance, right?

14 Q Okay.

15 A The lady in the ambulance, I used her
16 phone to actually call my parents and he used
17 the same phone I did or Miley's. I'm not
18 positive which one he used.

19 Q Who did he call?

20 A His granddad.

21 Q Did you hear that conversation?

22 A Parts and pieces.

23 Q What did he say?

24 A Well, he told him that we had been in a
25 boat wreck and whatever, and he went on to say



1 -- I heard his granddad asked him who was
2 driving and he told his granddad that I was.

3 Q That you were driving?

4 A Yeah.

5 Q You, Connor Cook?

6 A Well, my nickname "Cotton Top."

7 Q Okay. So he was told -- or you heard
8 Paul say to his grandfather that you were
9 driving the boat, correct?

10 A Yes, sir.

11 Q And after that you gave a statement
12 saying you did not know who was driving the
13 boat; is that correct?

14 A Right.

15 Q So at the time you gave the statement,
16 sounded like you knew somebody was going to
17 blame you or somebody was going to point a
18 finger at you?

19 MS. BOWER: Object to the form.

20 THE WITNESS: Yes.

21 BY MR. GRIFFITH:

22 Q And you still gave that statement?

23 A Yes, sir. That's what I was told to
24 do.

25 Q What else did Paul say to his



1 grandfather that you overheard?

2 A I don't remember really anything other
3 than that.

4 Q Were you concerned when he said Cotton
5 Top was driving the boat?

6 A Yes, sir.

7 Q What did you do in response to that?

8 A Me and Miley looked at each other and
9 was shaking our heads.

10 Q Did you call -- or did you call anyone
11 other than your parents with the EMT's phone?

12 A No, sir.

13 Q Did you use anybody else's phone to
14 call anyone between the time of the accident and
15 the time you went to MUSC?

16 A No, sir, not that I can remember.

17 Q Did your father ever tell you not to
18 talk to law enforcement?

19 A Not that I remember.

20 Q Did your father ever come into your
21 hospital room and make some kind of sign about
22 not talking to anybody?

23 A No, sir, not that I can remember.

24 Q And I believe that Mr. Murdaugh told
25 you he could take care of this?



1 A Yes, sir.

2 Q Is that -- what he told you?

3 A Yes, sir.

4 Q Did he tell you that on more than one
5 occasion?

6 A I don't remember that.

7 Q The only time you remember is when you
8 were in the chair going to x-rays?

9 A Yes, that's the only time I talked to
10 him.

11 Q Did you ever talk to Paul's
12 grandfather?

13 A No, sir.

14 Q Have you ever had any text messages
15 with Paul since the accident?

16 A Yes, sir.

17 Q About the accident?

18 A No, sir. He texted me -- it was when
19 they were still looking for Mallory and
20 everybody was on the bridge and he texted me and
21 asked was everything all right and asked if I
22 was okay and that was it.

23 Q Did you respond?

24 A Yes, sir.

25 Q What did you tell him?



1 A I just said I was fine.

2 Q Have you ever texted with Morgan since
3 the accident?

4 A Yes, sir.

5 Q What was the content of those texts?

6 A Same thing. Everybody was just
7 checking on everybody.

8 Q Did you ever text about the accident?

9 A No, sir.

10 Q Did you ever text her about the
11 incidents of the accident?

12 A What do you mean incidents?

13 Q The fact that somebody might be trying
14 to pin it on you?

15 A No, sir.

16 Q Do you know an Amy Sauls?

17 A No, sir.

18 Q Are you a member of the Snapchat group
19 called Darpvil2, D-a-r-p-v-i-l-l-e-2?

20 A No, sir.

21 MR. McCULLOCH: Can you give that
22 person's name?

23 MR. GRIFFITH? Amy Sauls,
24 S-a-u-l-s. That's the way I've got it
25 spelled.



1 MR. McCULLOCH: Thank you.

2 BY MR. GRIFFITH:

3 Q Mr. Cook, do you blame Paul for this
4 accident?

5 MS. BOWER: Object to form.

6 THE WITNESS: What do you mean by
7 that?

8 BY MR. GRIFFITH:

9 Q The fact that the boat hit the pilings
10 in Archers Creek, do you blame Paul for that?

11 A Yes, sir.

12 Q Do you take any responsibility for
13 being in the boat knowing what you knew?

14 A What do you mean by that?

15 Q Drinking in a boat?

16 MR. TINSLEY: Object to the form.

17 THE WITNESS: Do I blame myself
18 for that?

19 BY MR. GRIFFITH:

20 Q Do you take any responsibility for
21 that?

22 A No, sir.

23 Q And you deny that you were ever driving
24 the boat that night?

25 A Like saying I was not driving the boat?



1 Q Yes, sir.

2 A Yes, sir.

3 Q You ever tell anybody at the hospital
4 you are not sure who was driving the boat?

5 A Yes, sir.

6 Q Who did you tell that to?

7 A The DNR guy.

8 Q Anybody else?

9 A No, sir, not that I remember.

10 Q Did you ever try to take control of the
11 boat while Paul was driving erratically?

12 A No, sir.

13 Q You bought a 12 back of Budweiser. Did
14 anybody else drink that?

15 MR. TINSLEY: Object to the form.

16 MR. McCULLOCH: Go ahead.

17 BY MR. GRIFFITH:

18 Q If you know you can answer. Do you
19 know if anybody else drank any of your
20 Budweisers?

21 A No, sir.

22 Q Did you ever give anybody?

23 A No, sir.

24 Q And you were intoxicated. Do you know
25 how much you had to drink? You said eight or



1 nine beers; right?

2 A Yes, sir. Around. I don't know
3 exactly how many.

4 Q And you would agree you were
5 intoxicated that night?

6 A Legally, yes. Physically, no.

7 Q What do you mean physically you're not?

8 A I could physically walk around fine.

9 Q Do you have any videos of any of the
10 instances of that night?

11 A No, sir.

12 Q On your phone, any Snapchats?

13 A No, sir. They are -- the thing where
14 it goes away.

15 Q I guess, that's Instagram is the same
16 way?

17 A I didn't post on Instagram. Instagram
18 stays.

19 Q Okay. Any text messages?

20 A No, sir.

21 Q You've known Paul, you said, almost all
22 your life, right?

23 A Pretty much, yes, sir.

24 Q How long have you known Mallory?

25 A Even longer.



1 Q And if you've known him all your life,
2 how do you know her even longer?

3 A Sorry?

4 Q No. I understand.

5 A I spend more time with Mallory. Put it
6 that way.

7 Q Okay. All right.

8 A Me and Mallory are better friends.

9 Q Okay. And I think I understood that.
10 I just needed you to explain a little bit.

11 So you sort of grew up with Mallory and
12 dated --

13 A Yes, sir.

14 Q And she was dating your first cousin?

15 A Correct.

16 Q You never dated Mallory?

17 A No, sir.

18 Q As I understand, were you and Mallory
19 in the same class?

20 A Yes, sir.

21 Q Did she graduate from Wade Hampton?

22 A Yes, sir.

23 Q She went to Carolina for a period of
24 time?

25 A Yes, sir.



1 Q Do you know how long she was there?

2 A No, sir.

3 Q When this accident happened she was not
4 in Carolina; is that correct?

5 A I don't think so. No, sir.

6 Q She was working at a store in Beaufort,
7 Retail Therapy?

8 A Yes, sir.

9 Q Do you know what her job there was?

10 A No, sir.

11 Q Do you know what she was being paid or
12 anything?

13 A No, sir.

14 Q Did she ever talk to you about what she
15 wanted to do?

16 A I mean, she always wanted to get into
17 realty -- real estate or whatever. That's what
18 she's always said.

19 Q And do you know what in real estate?

20 A Like, redoing houses, selling houses.
21 I guess you would call it "flipping."

22 Q I use the term "flipping."

23 A Yes.

24 Q Is that your understanding?

25 A Yes.



1 Q Okay. Was she doing any of that at the
2 time?

3 A No, sir.

4 Q She was just in the --

5 A Store.

6 Q -- store, Retail Therapy?

7 A Yes, sir.

8 Q How often would Mallory go out with
9 you-all?

10 A Every weekend. My girlfriend and her
11 were, like, best friends.

12 Q Okay.

13 A So pretty much if I wasn't hanging out
14 with my girlfriend, I was with Mallory or vice
15 versa. She was always with me.

16 Q And what were -- was she a hunter too?

17 A Yes.

18 Q You're a hunter?

19 A Yes.

20 Q Is she a hunter?

21 A Yes, sir.

22 Q Any other things that you-all would do
23 together?

24 A What you mean?

25 Q Well, you hunt together. You-all --



1 the term is "hang out" but I'm trying to figure
2 out what you do when you hang out?

3 A Just hang out, go bowling, go out to
4 eat, do whatever.

5 Q Would you do that in Hampton or go to
6 Beaufort?

7 A Beaufort and Bluffton.

8 Q Was it basically you-all would go to
9 Beaufort and Bluffton every weekend for dinner,
10 movie, or whatever?

11 A We were just always hanging out, doing
12 something.

13 Q Did I -- did one of these girls have an
14 apartment down in Beaufort?

15 A I don't believe so.

16 Q Okay. I thought I saw that somewhere.
17 I'm going to take a break. I might be through,
18 but I'm going to talk to Mr. Greco and get right
19 back.

20 MS. BOWER: We can take a break.

21 Let's take a quick break.

22 (Whereupon, a break was taken at
23 2:25 p.m.)

24 (Back on the record at 2:48 p.m.)

25 BY MR. GRIFFITH:



1 Q Mr. Cook, I'm going to ask a few more
2 questions. I want to go back and talk a little
3 bit about the boat. When you-all were on the
4 boat or got on the boat that night, was there
5 any other alcohol on the boat?

6 A Not that I know of.

7 Q Do you know if there was any liquor on
8 the boat?

9 A Not that I know of.

10 Q Anthony has indicated he had two drinks
11 of Crown Royal. Do you know where the Crown
12 Royal came from?

13 A No, sir.

14 Q Do you know if that was on the boat?

15 A No, sir. I never saw it.

16 Q When you're at the oyster roast on
17 Paukie Island, was the boat tied up at Gooding
18 -- I believe you said Larry Gooding's dock; is
19 that right?

20 A Yes, sir.

21 Q Were one of you-all on the boat the
22 whole time or with the boat?

23 A No, sir, not the whole time. No.

24 Q Did you go back and forth over the
25 course of the evening?



1 A Yes, sir.

2 Q Did any other people go with you other
3 than members of your party, the six in your
4 party?

5 A Not that I know of. I mean, it could
6 have possibly. Yes, sir.

7 Q So could there have been other people
8 to have access to the boat that you're unaware
9 of?

10 A Yes, sir.

11 Q Leading up to the time of the accident,
12 you said that the boat went around in circles
13 between the new bridge and Archers Creek. Is
14 that what your memory was?

15 A Yes, sir, somewhere in there.

16 Q All right. And you said that -- did
17 the boat ever plane off after or did the
18 throttle just go down and the accident happened?

19 MR. TINSLEY: Object to the form.

20 THE WITNESS: What do you mean by
21 that?

22 BY MR. GRIFFITH:

23 Q I'm trying to figure out what speed
24 you-all got up to. There was an argument,
25 right?



1 A Yes, sir.

2 Q Then Paul came back to the steering
3 wheel, correct?

4 A Yes, sir.

5 Q And at that point then he drove there
6 until the point of impact?

7 A Yes, sir.

8 Q Do you know where you-all were when he
9 got behind the wheel?

10 A Right in front the sands. I don't know
11 if it was that side of the big bridge or
12 Beaufort side, but it is in that big body of
13 water.

14 Q When we talk about the big bridge --

15 A By the sands.

16 Q Okay. The one that leads over to
17 Parris Island?

18 A No. That's the little one that goes to
19 Parris Island.

20 Q Okay.

21 A I can't remember where the big one is,
22 where it goes, but there's the swing bridge and
23 there's the next one.

24 Q Okay.

25 A The sands.



1 Q That's what I call the new bridge by
2 the naval hospital.

3 A The big one?

4 Q The big one.

5 A Yes.

6 Q So between the new bridge and the big
7 bridge?

8 A Somewhere in between there.

9 Q Okay. And as you got into Archers
10 Creek, do you remember getting into Archers
11 Creek?

12 A Not really.

13 Q So do you know if the boat was planed
14 off at that point in time?

15 A I feel sure it was.

16 Q You said that you don't -- do you
17 remember the impact?

18 A Not really the impact. Only thing I
19 really remember is waking up to my girlfriend.

20 Q When you -- I think you broke your jaw,
21 right, what did you hit your jaw on?

22 A The rod holders on the side of the
23 console and probably the grab bar.

24 Q I forgot there is a pitcher of the
25 empty Bud Light can that was taken. Do you



1 remember who was drinking Bud Light?

2 A I don't think anybody was. It could
3 have been old.

4 Q Were there old beer cans in there?

5 A Possibly. I don't really remember.

6 Q And you said that you think you hit
7 your chin on the rod holders. Where were they
8 located? Were they on the console?

9 A On the side of the console, yes, sir.

10 Q I would say port or starboard, but the
11 left or right side?

12 A The right side.

13 Q And that was the side you were standing
14 on?

15 A Yes, sir.

16 Q Is that the side you came to, on the
17 right-hand side?

18 A Yes, sir.

19 Q Did your parents know -- let me go
20 back. After you came to, you said within about
21 five minutes you tried to call 9-1-1, correct?

22 A Correct.

23 Q And you said you were having a
24 difficult time connecting, so you had to go up
25 on the bridge?



1 A It wasn't a connection problem. I
2 couldn't hear because Morgan was screaming, so I
3 went up there.

4 Q Okay. So what was Morgan screaming?

5 A She was just screaming because she was
6 losing so much blood.

7 Q In her hand?

8 A Her fingers.

9 Q All right. She wasn't screaming about
10 the accident or anything; it was her pain?

11 A Her pain. Yes, sir.

12 Q Did your parents know where you were
13 going that night?

14 A Yes, sir.

15 Q And they knew you were going to be
16 there that night?

17 A Yes, sir.

18 Q Do you know if Miley's parents knew
19 that you-all were going to be at the Murdaugh
20 river house that night?

21 A I believe so.

22 Q And what about Mallory's parents, do
23 you know?

24 A I believe so.

25 Q So everybody was well aware of where



1 everybody was going?

2 A Should be.

3 Q Did everybody know there was going to
4 be drinking going on, to your knowledge?

5 A To my knowledge, yes, sir.

6 MR. TINSLEY: Object to the form.

7 MR. GRIFFITH: I think that's all
8 the questions I have there. Thank you.

9 I may have one or two after --

10 THE WITNESS: Yes, sir.

11 MR. GRIFFITH: -- in follow up.

12 MS. BOWER: I don't have any
13 questions.

14 MR. TINSLEY: You're done.

15 (SIGNATURE RESERVED.)

16 (Whereupon, the deposition of
17 Connor M. Cook was concluded at
18 approximately 2:56 p.m.)

19

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1 C E R T I F I C A T E

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

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Beaufort, South Carolina



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ERRATA SHEET

CAPTION: RENEE S. BEACH VS- GREGORY M.
PARKER, INC., ET AL.

DECLARATION UNDER PENALTY OF PERJURY

I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the above-captioned matter or the same has been read to me and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the COASTAL COURT REPORTING DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the _____ day of

_____, 2020.

CONNOR M. COOK (Deponent)

SWORN TO and subscribed before me
THIS _____ day of _____, 2020

NOTARY PUBLIC: _____

My commission Expires: _____



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25 CONNOR M. COOK

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0

000705 103:20
000706 108:8

1

1 10:16
1104 8:21
12 47:24 48:25 126:13
12:00 59:15 67:8
12:45 81:1
15 16:7 88:6
16 16:7 17:3
17 10:21 17:3,4
18 9:13 60:12
19 7:17,24 60:12
1:00 67:25 72:24 81:1, 4,6
1:01 65:6
1:05 77:22 81:4
1:12 65:7
1:25 88:2
1:30 88:2

2

2/24/19 77:21
200 37:24,25
2019 7:15 13:9 15:1 16:3 20:2 35:14
21 59:9
21'6." 37:20
22 60:11
23 60:11
23rd 15:1 25:20 35:14
23rd/24th 16:3
24th 7:15 15:1 20:2

25 20:2
25th 113:23 114:4
278 31:11,13
2:00 52:18 54:9,10 55:15 88:2
2:25 131:23
2:30 52:18 54:9
2:30-something 99:10
2:48 131:24
2:56 138:18

3

3 12:17,18
3/15/99 7:14
30 75:12
3250 76:16
3:00 54:9,10 55:15
3rd 22:10

4

4 14:14,16,18,21
45 67:24
4:00 103:16

5

5:00 56:16

6

6021 8:17
6:00 56:14,15
6:30 54:4 57:12
6:45 54:4,20
6:50 54:21

7

707 108:8

75 17:19
7:00 58:25 59:14
7:30 58:25 59:14

8

803 943-6740 12:12

9

9-1-1 96:9,12 97:3 119:21,22 120:1,3 136:21
942 12:17

A

a.m. 77:22
ABT 30:4,5
access 133:8
accident 15:8,11,14 38:6 86:4 94:7 99:20 109:19 114:6,9 116:20 117:10 119:16 120:8,11 122:14 123:15,17 124:3,8,11 125:4 129:3 133:11,18 137:10
accidents 33:1,14
account 13:12 76:8
accounts 13:24 14:23
active 13:6
ADC-1000153 77:16
admitted 100:12
ADP 30:8
adults 59:10
AEP 30:8
age 13:15
agent 107:11 108:15 113:10 118:22,25 119:1,3
agents 29:20
agree 127:4

ahead 126:16
air 68:13 71:17
alcohol 23:12 24:11 27:18,23 28:12 33:2,7 34:20 35:7,17,25 48:7 49:1,3 50:10 52:24 58:8 59:3,5,7,10 73:10 132:5
alcohol-related 33:14
alert 63:9
Alex 92:24 101:12 102:5,24 106:7 119:7
Alex's 60:22
Alexander 22:9
Allendale 11:14
Altman 19:7
aluminum 66:19
ambulance 97:24 98:1 99:16 120:13,15
Amy 124:16,23
Ann 39:23
answers 108:20
Anthony 25:12 41:24 48:2,3,6,23 53:2 54:1, 21 55:2,23 56:13,17 66:12 80:18 84:7 87:20 90:2,4 94:10 95:5 114:13,24 115:1,11,14, 18 132:10
anticipate 6:6
anymore 21:16 113:15
apartment 131:14
approximately 138:18
apps 14:8
Archers 57:19,20,21 81:15,20,22,25 82:10 87:25 88:2,20 90:15,24 91:20 97:10 104:1 109:20 125:10 133:13 135:9,10
arguing 83:16,18 85:12 88:7
argument 83:2,20



89:23 94:19 133:24
arrested 27:11
arrive 54:8 98:1
arrived 51:2 53:13 54:1
56:18 59:14 98:1
102:11
ass 94:23
assume 37:8
attempted 107:14
attending 19:16
attention 22:2
attitude 79:16
attorney/client 6:13
Austin 104:8
aware 21:22 33:2
64:16,22 97:6 137:25

B

back 5:11 16:11 31:21
35:16 42:6 46:14 47:18
52:2,7 54:16 61:20 65:7
71:10,13 79:17,20 80:7,
15 81:7,9,21,25 84:8,
10,11 86:20 93:8 97:12
112:13 120:3 126:13
131:19,24 132:2,24
134:2 136:20
background 5:11 10:9
backs 93:23 94:2
bad 91:21 92:1
bag 55:7
bags 55:5,11
balls 28:9
bank 70:22 76:5,6
bar 19:17 21:6 22:20,22
23:2,9,16 72:13 74:20,
21,22 75:17 91:13
135:23
bars 18:8,11 22:17,19
23:1
bartender 75:16,25

basic 71:12
basically 5:8 131:8
Bates-stamped 77:16
103:19 108:8
Bauer 106:14,15
bay 37:20,21
beam 69:22,23
beat 118:2
Beaufort 10:1 15:6
21:1 30:1 36:10,12,19
38:11 41:3 51:22 67:11
71:16 72:15,25 82:16
83:4 101:2 129:6 131:6,
7,9,14 134:12
bed 101:19 102:18
107:15
beer 16:8 24:21,22,24
25:5,8 44:17,18,23
45:21 46:12,22 47:3,6,
11 53:14,17 56:7 57:2
59:18 61:21 62:4,6,12
76:4 136:4
beers 53:19 56:21
59:20 127:1
Ben 31:17
big 24:6 70:21 78:18
134:11,12,14,21 135:3,
4,6
birth 7:13
bit 10:9 19:10 38:13
54:5 68:10 128:10
132:3
black 49:23,24
blame 121:17 125:3,10,
17
bleeding 95:7
blood 137:6
Bluffton 106:18 131:7,
9
boat 26:10 28:9 29:9
34:14 35:7,9,11,16,17,
24 36:3 37:15,17,20,21,
22 38:19 40:3 41:1
44:7,9 51:11,13,18

52:6,8 54:19,25 55:21,
22,25 58:5 62:12 63:2,
6,9,24 64:4,14,17,23
67:1 69:19 71:22,25
72:16 80:7,12,15,18,23
81:8,9,11 82:24 83:23
84:22,23,24 85:8,23
86:18 87:12,15,17 89:2
90:4,7,9,10,11,12 91:24
92:2,7,17 93:10 94:5,
14,18 95:1,4 96:21,22
98:18,21 99:7 100:24
106:25 107:3,18,24
108:2,23 110:4,6,12
111:2 115:12 116:17,21
120:25 121:9,13 122:5
125:9,13,15,24,25
126:4,11 132:3,4,5,8,
14,17,21,22 133:8,12,
17 135:13
body 98:14 134:12
Bomb 77:6
Bombs 77:7
bottle 66:13,19
bottles 66:16
bottom 78:5 95:3
bought 32:5 44:18,23
45:2,22 46:12 49:3 62:4
75:8,9 126:13
bow 28:9 85:23 93:19
BOWER 64:25 65:4
103:8 117:4 121:19
125:5 131:20 138:12
bowling 131:3
boy 26:15
Boyd's 28:3
boyfriend 61:8
break 6:7,8,9,10 53:22
65:1,5 131:17,20,21,22
Brennen 60:9
Brennen's 60:11
bridge 51:19 69:15
81:22 83:5,11 88:19
95:2 97:1,10 99:8 104:3
105:8 109:23 123:20

133:13 134:11,14,22
135:1,6,7 136:25
briefly 5:7
bring 45:19 48:13,15,
19,24 49:1 50:13
brings 35:12
broad 64:7 104:2
Brock 107:5
broke 95:23 111:20,23
135:20
brother 9:9 22:8,12
28:5,20 60:22
brothers 25:16
brought 34:25 48:10
53:15
bucks 17:19
Bud 135:25 136:1
Budweiser 46:25
47:14,20 66:24 126:13
Budweisers 126:20
builds 11:4
bunch 28:4,6,20 59:24
61:5 92:10 101:10,13
Buster 22:6,22
Buster's 22:1,3,4,14
33:23
buy 44:10 45:9,21
47:10,13,21,23 61:21
75:5 76:2,19,23,25
77:5,23
buying 60:19

C

cab 80:10
call 25:25 71:7 72:20
84:9 86:5 96:16,20
102:13 119:19,25
120:1,16,19 122:10,14
129:21 135:1 136:21
called 47:4 75:8 79:1
96:8,12 102:24 120:3
124:19



calling 119:13
calm 95:21
cam 98:14
Cameron 9:11,12
cans 136:4
car 46:8 49:21 50:3
98:11
card 49:5,6,12 76:3,13
77:17,22,25
care 122:25
Carolina 8:22 17:21
107:6 128:23 129:4
carrier 12:13,23
carrying 83:23
case 6:11
cash 32:23
caused 81:16
cell 12:5
chair 123:8
chairs 79:15,17
change 43:9,11 56:19
72:9 116:11
chaos 97:11
characteristics 79:4
charge 28:24
Chechessee 26:2,3,4
36:2 42:3 43:14,24
50:11,19 51:21,23 52:3
58:9 109:13
check 31:22 73:25
102:1,6
checked 31:19 37:2
100:19
checking 124:7
chin 136:7
chose 73:23
Christine 9:3
Christy 39:7,8
Christy's 40:24

circles 87:6 133:12
circumstances 27:22
class 30:4 128:19
classes 30:10
Claw 47:23,25
Claws 45:14,16 47:15
clear 6:20 32:6 47:1
cleared 31:25
Clemson 18:13,23
close 41:17 99:11
closer 42:6 51:21,23
closest 51:21
clothes 56:19 89:5,15
clothing 89:9
clubs 20:24
clue 17:12
cold 89:18
Colleton 11:16
collision 107:25 108:3
111:2
Columbia 18:14 19:13,
18,20
comfortable 71:21
comment 42:13
commercial 11:9
company 11:18,19
concern 29:5 81:16
116:1 117:17
concerned 69:6 115:7
116:6 118:23 122:4
concluded 138:17
conditions 64:1
confused 22:24
connecting 136:24
connection 137:1
Connor 5:1 7:10 13:3
14:14,16,17 76:10,11
109:18 111:1 115:12

121:5 138:17
consideration 88:14
console 84:6,14,15,22
85:1 91:11,12 93:21
112:2 135:23 136:8,9
constant 88:23
construction 9:17
11:2,3,19
consumption 45:15
content 124:5
continued 68:24
contractor 11:4
control 126:10
convenience 62:4
convenient 43:24
conversation 6:14
32:25 61:25 80:9,14,17,
20 85:10 95:16 97:11
98:3,15 101:22 107:16
108:9,12,15,19 113:10
114:8,11,23 115:13,22,
25 120:21
conversations 114:20
Cook 5:1,6 7:10,11
12:5 13:3 14:14,16,18
16:2,23 27:11 53:2,12
61:20 62:13 65:9 76:10,
11 105:22 121:5 125:3
132:1 138:17
cool 89:16
cooler 24:16,18 62:9
84:18,20
Corona 48:16
correct 5:22,23 6:4 7:7
8:18 9:5 21:13,16,21
23:6,9 32:3 33:20,23
34:1 40:5 42:20 48:4
55:19 63:24 67:2 73:17
75:3,4 76:1 83:18 86:10
99:17 100:9,13,19
101:5 102:20 105:14,23
109:3,9,20 110:1
113:21 114:24,25
115:23 121:9,13 128:15
129:4 134:3 136:21,22

Cory 106:5
cost 17:18 49:13
Cotton 28:4,7 121:6
122:4
counsel 25:6 113:1
counseled 25:3
County 11:12,16 36:11
115:8
couple 18:14 20:6 54:2
55:16 57:1 117:20
court 7:3 8:3
cousin 25:13,14 28:5,
19 118:21 128:14
crash 100:24
creek 28:3 57:19,20,21
81:15,20,22,25 82:10
87:25 88:3,20 90:16,24
91:20,22 97:10 104:1
109:20 125:10 133:13
135:10,11
Crews 39:23 61:13,16
Crown 132:11
cup 65:16 66:5,13
cut 57:19 68:12
cut-through 58:3 82:2,
3,8,14

D

D-A-R-P-V-I-L-L-E-2
124:19
dad 10:25 11:1 104:10
106:7
dark 63:3
Darville2 124:19
date 7:13 77:21
dated 128:12,16
dating 26:21 27:3
128:14
daughter 39:13 61:7
daughter's 61:14



daughters 40:24
day 26:14 29:3 36:4
 50:8 52:15 53:11 72:21,
 22 79:20 81:18 86:4
 88:19 113:21,22 114:4
daylight 64:7
dead 120:9
debit 49:5,6,11 76:3
decide 42:2 92:15
 116:5
decided 47:10 117:7
deer 24:16
denied 18:15,20 19:17,
 20,23 23:12 75:20
deny 108:25 125:23
Department 107:6
deposition 5:8 6:17
 138:16
describe 69:21
determining 86:21
die 119:18
died 117:24 119:17
difficult 136:24
digits 8:4
dinner 74:17 131:9
DIRECT 5:4
direction 81:19 86:22
 87:3
directly 43:12 93:16
discussion 80:6
dispatch 119:20
District 10:12,14,16
DNR 29:5,7,16,17,19
 107:7,11 113:10 119:1,
 3 126:7
dock 40:4,5,7 72:15,18,
 21,22 79:21 80:1 81:19
 86:4 87:17 88:19
 132:18
document 108:7

door 44:4 68:6
Doughty 26:18
downtown 15:5,25
 19:1 21:3 67:11,23
 68:2,20 69:2,13 71:16
 72:11,12,25 80:24
 82:15 83:10 87:25
Dozer 9:23
drank 34:24 66:20
 126:19
drink 16:3,21 53:19
 56:22 57:4 58:21 65:12,
 22 66:2,23 68:19,24
 77:12 126:14,25
drinking 16:6,16 25:8
 34:10 46:24 53:11 56:7,
 9 57:5 58:14,22 59:18
 72:1 74:14 125:15
 136:1 138:4
drinks 132:10
drive 42:6 46:14 47:18
 52:12 58:11 67:1 87:12
 89:25 90:2,7,9,10
driving 52:9 58:5 64:4
 69:12 71:25 80:15,18,
 21 81:8,11 82:24 88:19
 90:12 91:3,24 92:2,7,
 16,20 93:1 94:5 98:18,
 20 103:5 105:12 106:25
 107:3,17,24 108:22
 110:12 111:2 115:2,3,
 12,15 116:2,6,17,21
 121:2,3,9,12 122:5
 125:23,25 126:4,11
drop 75:7
drops 76:25 77:2,23
drove 50:7 51:6 52:7,8,
 22 68:4 69:10 108:2
 134:5
drugged 107:15
drugs 6:19
drunk 79:4 83:24
duly 5:2
dumb 14:5

E

earlier 74:11
eat 131:4
eating 59:19
effing 90:12
else's 17:8 119:24
 122:13
emergency 100:12
 101:4
employed 9:14 10:6
empty 135:25
EMS 99:22
EMT 120:12
EMT's 122:11
end 18:19
enforcement 103:14
 122:18
entire 8:24 23:22
entrance 18:20 19:17,
 23 23:16 75:20
equipment 9:20,21
erratically 82:25
 126:11
establishments 18:11
estate 129:17,19
Estill 11:24
evening 53:18 132:25
event 37:6
every-weekend 36:9
exact 99:9
EXAMINATION 5:4
explain 128:10
expunged 30:5,19
expungement 30:15
Exxon 31:8,13
eyes 22:15 33:8 78:18

F

Facebook 12:25
 118:17
fact 73:8 124:13 125:9
factor 64:11
fake 16:23 21:23 30:22
 33:16 49:9,11
familiar 36:21 38:10,12
 57:13 71:15 90:4
familiarity 38:9
family 28:22 39:20,21
fast 91:6
father 25:15 34:4,7
 104:25 119:6 122:17,20
fault 116:16
favorite 14:20
February 5:12 7:15
 10:7 13:9 15:1 16:3
 20:1 35:13
feel 71:21 135:15
feet 28:8
fella 41:6
fella's 41:5
felt 71:21
festival 36:25 37:3
field 98:24
fight 79:10 82:22
figure 131:1 133:23
find 5:9 32:8 95:22 99:6
fine 124:1 127:8
finger 121:18
fingers 137:8
finish 7:2 119:24
Fish 38:21
fishing 38:23
fixing 87:23



flashlight 69:20
Fleming 106:5,6 113:1
flippant 73:8
flipping 129:21,22
flips 84:9
fog 112:16
foggy 64:12,21
folks 8:11
follow 138:11
football 18:13
forestry 60:18
forgot 135:24
form 77:8 88:16 90:25
92:18 93:25 94:15
103:8 110:17 116:8
117:4 121:19 125:5,16
126:15 133:19 138:6
forward 118:23
found 116:12 118:2
fraudulent 16:24 17:5,
7 20:12
freaking 95:21
freezer 24:14,15
frequency 16:15
frequent 37:6
frequently 37:11,14
57:24,25
friends 20:6 23:24
41:16,17 75:17,25
128:8 130:11
front 36:19 51:8 84:14,
21,22,23,24 93:14,16,
21 98:10 134:10
full 7:4,6,9

G

game 19:1 28:7
games 18:13
gas 44:7,8,10,14 51:9

gave 17:14 20:4 32:23
78:23 116:19 119:4
121:11,15,22
general 11:4 36:17
Georgia 17:22
girl 117:12
girlfriend 19:4 26:19,
25 28:5 45:22 82:23
95:4 130:10,14 135:19
girls 131:13
give 5:17 6:17 7:5 8:2
17:15 29:19 31:21
32:22 103:13 105:17
124:21 126:22
giving 6:20 35:5 111:12
God 106:4
good 5:24 7:21 18:21
23:24 32:10 38:13 65:1
69:23
Gooding 40:8,10,16
132:17
Gooding's 132:18
Gotcha 14:22
GPS 70:23 71:3 86:25
87:2,5 111:15,17
112:19,23
grab 47:5 91:13 135:23
grabbed 79:18
grade 27:5
graduate 128:21
graduated 10:18,22,23
granddad 120:20
121:1,2
grandfather 121:8
122:1 123:12
Greco 131:18
grew 128:11
Griffith 5:5,6 8:16
12:19 14:4,10 30:11
65:2,8 68:14,18 77:10
88:17 91:2 92:21 94:1,
17 103:12 110:20

116:10 117:6 121:21
124:23 125:2,8,19
126:17 131:25 133:22
138:7,11
ground 67:7
group 20:4,5 32:19
78:23 79:23 118:18
124:18
guess 16:24 18:19
23:25 32:10 41:7 70:11
76:17 83:12 84:18
95:11 102:1 103:9,18
127:15 129:21
guessing 45:1
gurney 102:15
guy 14:21 79:14 118:2,
4 126:7
guys 79:14

H

hallway 93:7 102:10
103:1
Hampton 8:21 10:11,
14,15,18 11:11 31:4,6,
8,15 32:16,17,18,20
42:7 52:12 60:15,17
61:22,24 115:8 117:21
128:21 131:5
hand 87:11 95:6 100:11
112:5,10 137:7
handheld 69:20,21,24
70:4,14
hands 78:15
handwriting 104:13,
15,18
hang 23:23 131:1,2,3
hanging 26:9,11 28:8
56:5 59:18 130:13
131:11
happen 69:5 79:9
81:14 94:14
happened 15:9 30:2
79:12,14 82:21 85:18
95:1,16 99:20,23
100:22,23 109:19,20
114:9,14,20 117:21,25
129:3 133:18
happy 5:14 6:8
hard 96:6
hailed 94:23
Hazel 31:17
head 5:18 57:1,14
60:14 66:8 81:21,25
94:8 106:16,18
headed 28:6 103:24
104:1,2
heading 57:15 109:16
heads 122:9
hear 85:10 96:24,25
106:23 120:21 137:2
heard 29:17 33:4,5,6,13
78:15,20,25 85:14
117:21 121:1,7
height 33:19
HENDERSON 8:13
Hiers 9:17,19,24 10:4,
24
Highway 8:21
hill 96:24
Hilton 106:15,18
history 99:25 100:21
hit 69:15 72:13 95:1
109:22 125:9 135:21
136:6
holder 112:1
holders 135:22 136:7
holding 70:4 88:20,22
91:12
holds 78:17
hollered 86:1
hollering 85:25
home 83:25 87:23
94:23
honestly 20:8



hospital 31:13 82:18
83:8,13 93:3,7 97:21
99:14,20 100:3,18
101:2 102:3 106:24
114:7 119:14 122:21
126:3 135:2

hosting 39:4

hour 56:3,17 67:24

hours 54:2,6 55:16
56:4 59:17 74:20

house 15:19 28:2,3
39:15,17,20 42:4,8
43:2,7,12,18 44:5,21
48:11,18 51:10,24 52:8,
16 54:4,8,13,15,19
55:3,12 60:4 67:12
109:12 137:20

housemate 117:24

houses 11:5 129:20

huh-uh 5:19,21

hunt 130:25

hunted 24:4,7

hunter 130:16,18,20

hunting 24:2,10 34:16

hurting 100:2

I

ice 62:9,11

ID 16:23,24 17:2,5,7,8,
14,23,24 18:17,21
19:18,24 20:12 21:23,
25 22:1,2,3,4 23:5,6,13,
17,19 30:21,22 31:19
32:24 33:16 37:2 49:8,
9,11 73:25

idea 16:10 34:5 67:13
89:8

idle 83:2 85:8 87:9

IDS 17:20 20:10 73:19

impact 93:9,10 94:10,
13 96:11 97:12,20
111:8 134:6 135:17,18

impacted 99:8

incident 5:11 7:25 10:7
13:9 15:3 16:13 18:6
39:1 115:23 118:13
119:4

incidents 117:17
124:11,12

indication 77:4 89:4

individuals 73:19
75:13,20

information 5:10
105:18

initially 100:8 102:11

Instagram 13:11,17,20
14:11 127:15,17

instances 127:10

intended 105:3

interrupt 7:6

intoxicated 62:25
63:20 64:5 71:24 78:13
79:6 89:13 126:24
127:5

investigation 92:13
117:9

invitation 40:20 41:19

invited 40:25 41:19,22

involved 33:2 35:18
118:1

island 15:23 25:18,21,
22,24,25 26:10 28:4,7
36:5,13 39:2,15 40:4
42:3 50:11,19,20 51:12,
16,19 52:3 53:13 54:1
58:9,23 59:2 63:21
65:11 67:9 109:7
132:17 134:17,19

J

jacket 88:9

jackets 88:12

Jager 77:5,6,7

jaw 95:23 100:11
111:21,23 135:20,21

Jeep 49:23,24 52:10,20

Jeff 9:24

jelly 28:9

job 129:9

Jr 22:12

K

kids 23:23 60:5,7

kind 34:17 37:17 47:25
49:21 69:7 79:15 85:22
86:18 122:21

kinds 79:18

knew 20:19 22:1,14
23:5,6 32:10 33:22
34:4,7 63:4,23 74:7
75:1 92:19 105:15
109:19 115:3 121:16
125:13 137:15,18

knowing 125:13

knowledge 12:1,2
23:18 49:2 59:11 65:22
74:25 111:18,19
112:21,24 138:4,5

Koozie 65:17,18,24
66:7,15

L

L-A-D-U-E 108:10

L-I-T-T-L-E 11:20

Ladue 108:10,15

lady 96:24 120:13,15

laid 22:15 107:14

landing 51:15,21 52:4

Larry 40:9 132:18

late 54:6

law 103:14 122:18

lawyer 6:11 30:7
105:22,25 106:4

lawyers 106:11,20

Leading 133:11

leads 134:16

leave 50:15 54:15,19
67:7 80:24 86:12

leaving 54:4 102:2,3,5

left 15:18 28:3 31:17
44:7 51:5,13 54:22
55:18,22,25 57:12 58:6
59:15 63:20 64:20 67:9
79:8 81:18 85:5 86:4
88:1 90:24 93:14 96:1
136:11

left-hand 85:2

Legally 127:6

lemon 51:19 52:2,3
75:7 76:25 77:2,23

license 33:23 34:4

lied 111:15 112:19

life 8:24 23:22 39:12
88:9,11 127:22 128:1

light 24:20 45:10 69:25
70:8,11,20 88:21,23,24,
25 135:25 136:1

lighting 69:18

lights 70:3

Lime 66:20

Limes 45:11

liquor 132:7

listed 78:1

live 8:20,25 9:7 24:6
93:20

lived 8:23

loaded 62:8

loading 62:6

located 93:9 136:8

location 97:4

locked 25:10 44:5

long 6:5,7 8:23 10:4
12:3,20 16:5 17:1
23:19,21 26:21 27:2,7
53:25 54:22 59:12 65:2



67:22 75:10 87:24 88:4
95:8,9,12 96:11,14
101:1 113:17,18 118:6
127:24 129:1

longer 127:25 128:2

looked 18:21 78:8 87:2
122:8

lose 73:10

losing 137:6

lot 18:24 24:1,2,7 61:8

loud 96:23

low 82:8

lunch 74:17

Luray 8:21

Luther's 18:6 21:7
73:3,6,13 74:4,10,13
75:6,11,14 79:9,11
83:22

M

machine 102:13

made 15:10,17,22 17:6,
9,11 21:12,19 31:5
32:2,18 47:17 62:20
96:20 103:21 115:11
117:14

Madison 40:23 41:2,8,
10,15

major 69:9

make 5:23 7:3 31:18
78:2 86:5 87:23 116:16
122:21

making 42:12 95:19

Mallory 19:15 28:15,
17,18 41:2,13 48:12
53:7 54:22 55:2,23
56:13,17 61:15,16 66:1
84:11 87:20 94:10
95:15,22 99:6 123:19
127:24 128:5,8,11,16,
18 130:8,14

Mallory's 137:22

Margaret 78:1

Marina 52:3

Marissa 28:19

Martin 7:10

Marty 9:3

math 7:20

matter 68:14,16

Mcculloch 8:11 14:7
30:8 106:1,21 124:21
125:1 126:16

means 71:12

medications 6:19

meet 42:24 43:1,4,25
47:2 52:14

meeting 43:6 44:2,8

Melanie 61:10

member 118:17 124:18

members 133:3

Memorial 101:2

memorized 8:7,12
76:17

memory 73:10 91:21
92:1 94:25 133:14

mention 34:6

Mercury 38:2

messages 123:14
127:19

messed 72:2,4

messing 27:4 84:1

met 5:7 46:5,15

Michael 39:7,8 40:24
107:5

Michelob 45:10 66:18,
20

middle 118:2

Miley 19:7,10,15 20:6,
10,12 21:19 26:15 27:2
28:8,13 32:23 37:9
40:25 41:2,8,13 43:22
44:6 46:19 47:9 49:3,25
50:16 51:7,25 52:9,14
53:4 55:9 57:8 58:20

65:21 76:3 80:15 84:13,
21 85:3 93:16 94:4
95:17,18 100:6,8 101:9
106:23 114:8 122:8

Miley's 26:25 28:2
101:11 120:4,10,17
137:18

mill 60:19

mine 45:22 59:8 66:15

minor 28:11,12,24 30:2

minute 61:11 102:8

minutes 67:24 75:12
88:6 96:13 136:21

MIPS 28:10

missing 98:6 117:12

Mitch 5:6 64:25

Mm-hmm 38:1 52:1
61:17

mom 11:22

mom's 39:18,22

money 17:14 32:21

Monkey 36:13

Morgan 26:16,17,18
41:2,8,13 45:14,16,17
50:6 51:2 53:9,10 56:11
57:8 66:9 83:17 84:13,
21 85:3,11 93:14 95:6
96:23,25 97:2 114:16
124:2 137:2,4

morning 103:17

Moselle 24:6,8,10
34:13,15

mother 112:15,18

motocross 14:20

motor 84:10

mouth 103:4

movie 131:10

Murdaugh 15:18 21:22
22:9 25:7,21,22,25 33:1
35:21 60:2,20 61:2 78:2
92:25 93:4 101:17
106:7 119:7,12 122:24

137:19

Murdaugh's 42:4
50:19 109:12

Murdaughs 42:3
115:7,19

MUSC 100:16 107:11
113:7,11,17 114:1
122:15

N

named 26:15

names 9:2 29:19 39:22
60:1

narrative 110:4

narrow 58:2

Nathan 26:15

Natural 24:20 45:10
107:6

naval 83:8,13 135:2

navigation 70:3

necessarily 115:24

needed 42:9 44:12
86:18 103:4 128:10

nickname 121:6

night 15:1,7,10,12 16:3,
17 18:6 25:19 26:12,14
27:18 36:4 38:25 40:3
43:8,16 44:10 46:3 47:2
48:3 49:16,22 50:4,16
53:5,7,20,22 62:15
63:10 64:9 66:17 70:6
72:9 73:11 74:5 89:2,16
105:4 113:2,3,25
114:21 116:2,20 119:4,
14,15 120:5 125:24
127:5,10 132:4 137:13,
16,20

nod 5:18

nods 60:14

number 8:3 12:6,8,20
13:4 14:18,21 103:20

nurse 101:10



O

Object 77:8 88:16
90:25 92:18 93:25
94:15 110:17 116:8
117:4 121:19 125:5,16
126:15 133:19 138:6

Objection 103:8

occasion 123:5

occasions 16:19,20

occur 16:9 80:2

occurred 5:11 86:4

offer 89:25 90:2

offered 42:5 67:3,4

office 10:1

officer 104:6 105:4

officers 92:11,23

older 19:10 22:8

online 17:13

operate 9:22 90:11

operator 9:20

opposed 5:18 61:22

opposite 83:5,6

order 30:15

overheard 122:1

overnight 42:17

owns 41:4 49:24

oyster 39:2 40:20
57:16 59:12 65:13
109:7 132:16

oysters 59:19

P

p.m. 65:6,7 131:23,24
138:18

pack 47:22 48:1,21,25

paid 22:2 32:20 129:11

Paige 60:9

pain 137:10,11

Palmetto 76:7

parents 8:25 34:3,10
39:18 50:1 101:11,12
120:16 122:11 136:19
137:12,18,22

parents' 39:22

Parker's 30:22,25 31:3
43:15,20,22 44:13,17,
19,24 45:23,24 46:5,12,
22 47:2,5 48:7 49:4,18
50:16 52:25 54:12,16
61:21 62:7,8,11,12 76:4
103:19 108:8

Parris 134:17,19

part 78:23

partial 6:12

parties 16:22 34:17

parts 108:16,17 120:22

party 16:22 42:1 63:17
133:3,4

passed 31:17 83:10,11
91:19

Paukie 15:23 25:21
36:13 39:2,15 40:4
57:17 58:12,23 59:2,21,
23 63:21 64:19,20
65:11 67:7,9,23 68:20
69:13 71:17 109:7
132:17

Paul 21:22 22:23,24
23:3,9,11,21,22 26:15
28:21,23 33:1,13,22,25
34:6,9 35:7,24 37:13
41:24 42:5,9 43:21,25
44:3,10,12 45:16,17
46:6,15 47:2 50:8 51:4,
5,8,11 52:2,24 57:3,8
58:7,11 61:21 62:6
66:12 67:19 68:5 69:2,
4,10 70:23 71:24 72:3,
15 73:2,16,22 74:7
75:1,16,24 78:2,10,12
80:21 81:13 82:22 85:5
86:12 87:16,21 89:1,4
91:5,16,25 92:5,16,20
93:23 94:2,19 95:5
97:13 101:13,15,17

108:6 109:12 114:18
117:23 118:1,12 119:15
120:7,10 121:8,25
123:15 125:3,10 126:11
127:21 134:2

Paul's 26:19,21 34:3
45:15 60:23 67:14 85:4
90:8 106:7 123:11

pause 65:3

paused 7:20

pay 49:4

people 20:8 29:17 35:4,
5 59:9,24 61:8 79:23
93:9 101:10,13 133:2,7

period 128:23

permission 42:10

person 21:18 52:9
119:21,22

person's 124:22

persona 78:11

personalities 72:7,9

personally 40:11

personnel 99:22

phone 12:6 41:20 86:5,
9 96:15,17,18 113:9
119:15,19,24 120:4,7,
10,16,17 122:11,13
127:12

physical 85:16

physically 127:6,7,8

pick 47:3

picked 52:16

picture 17:10,15 20:14
33:16,17 86:7

piece 48:25

pieces 108:16 120:22

pilings 95:2 125:9

pin 115:19 116:7,12
124:14

pissed 94:22

pitcher 135:24

place 8:4 20:11 21:5
34:13 36:14 39:5 47:6
73:13 93:11

places 20:24 97:9

plan 42:23 43:1 67:10

plane 87:13 133:17

planed 87:15 91:8
94:21 135:13

planned 43:7 47:2,7
54:4

planning 43:6 69:4

point 56:11 80:22,24
85:6 87:6 89:19 91:17
94:9 121:17 134:5,6
135:14

pointed 86:20

pole 70:9

police 98:1,4

popcorn 70:25 71:2,7

popped 118:20

port 90:18,20 136:10

positive 40:18 44:11
46:18 53:24 54:11
59:22 77:3 83:7 114:5
120:18

possession 28:11,12,
24 30:3

possibly 133:6 136:5

post 13:8 15:8 127:17

posted 14:25 15:7

posting 13:6

posts 15:10,16,22,25

powered 37:23

powerful 69:22

Premiers 48:16

present 40:16

pretty 18:25 23:24
38:12 40:23 46:18
47:16,22 51:10 89:16
98:5 105:13 120:12
127:23 130:13



prior 94:10 108:3,4,5
111:2
prison 11:23
Pritcher 104:8
Pritcher's 104:17
privilege 6:13
problem 24:23 69:12
74:2 81:23 111:17
112:22 137:1
problems 29:4,7 68:1
83:15 97:3,6
produced 5:2
proper 33:19
property 24:5,6
provided 24:11,19
34:22,23 35:7,8 50:10
58:8 59:3
public 30:13
pulled 29:8,12,15,22,25
72:14
purchase 23:12 52:24
53:2,4 76:4 78:3
purchases 31:5,19
Purdy 60:3,13,15 61:3
purpose 44:2
push 97:15
pushed 85:19,22
97:13,17 117:23
put 44:7,9 51:11,13,18
55:20,22 56:18 65:24
87:11 88:9 94:19 98:10
101:4 102:19 110:6
112:5,10 128:5
putting 62:12

Q

QS 37:18
question 5:13 7:3,4
18:19 74:16 107:23
110:11,16,21 112:7,9
question's 14:2

questions 5:16 6:24
14:6 108:20 110:1
132:2 138:8,13
quick 131:21

R

racing 14:20
Randy 60:2,20
rare 16:18
re-plow 67:6
reading 103:24
ready 83:25 94:23
real 19:19 78:18
129:17,19
realty 129:17
reason 6:16 7:20 26:7
31:2 35:2 44:6 64:13
recall 15:16 42:12 62:6
66:6 69:17 75:24
received 27:17 28:23
reckon 49:25 78:4
recommended 106:9
record 5:24 8:5 65:7
131:24
red/green 69:25
redoing 129:20
referring 26:1
relationship 25:12
released 114:4,7
remains 96:3
remember 15:24 20:7
21:5 23:8 31:9 32:13
40:17 41:5 48:20,22
49:14,17 51:8 56:24
58:24 60:2,3,6,25 61:1
62:10,11,21,22 63:14,
19 65:25 66:1,4,10,11,
14,18 67:4 73:7,9 75:10
77:14 79:13 80:8 81:24
82:4,5 85:15 86:6,8
89:21 90:15,18,21 91:7,
20,23 92:2,6 94:24

95:1,3 97:17 98:22 99:7
102:7 104:3 105:6
107:19 108:12,14,17,
18,21,22 109:5 111:11,
12,15,21 112:6,8,15,18
113:9,13,18 115:5,6,9,
13,17 116:2 118:5
119:2 122:2,16,19,23
123:6,7 126:9 134:21
135:10,17,19 136:1,5
remembered 92:16
remodels 11:5
remove 89:9
removing 89:5
repeat 5:14 6:25
reporter 7:4 8:4
RESERVED 138:15
residential 11:7
Resources 107:7
respond 123:23
responded 110:13
response 5:17 108:25
122:7
responses 6:21
responsibility 125:12,
20
rest 45:17
Retail 41:3,4,9 129:7
130:6
retain 106:6 112:25
retained 113:5,7
retaliation 85:24
retired 11:23 12:3
Richard 22:9
Rick 60:4,7
rid 18:1
ride 50:15
riding 64:23
right-hand 136:17
river 15:18 28:2,3 36:17

39:14,17 42:7 43:1,7,
12,18 44:5,21 52:7
57:13 67:12 71:15
104:2 137:20
rivers 38:11
RO 111:1
road 43:23 44:22 118:3
roast 39:2 40:20 57:16
59:12 65:13 109:7
132:16
rod 112:1 135:22 136:7
rode 50:4
roll 102:18
room 100:12 101:4,5,
15,20,24 107:11 108:18
122:21
Rose 26:10 36:5
round 75:8,9 83:2,3
86:19,20
Royal 90:18,20 132:11,
12
rude 5:22 6:4
rumors 33:4
running 54:5 70:11
Rusty 60:3,13

S

S-A-U-L-S 124:24
Sadly 78:9
safe 63:2 64:2,4,9,23
sale 32:2
Sam 106:14
sandbar 34:14 36:6,7,
11,13,15,18 37:5 82:1,
11,12,15,16,20 83:11
sandbars 38:15
sands 90:20,21 91:4,19
134:10,15,25
Sauls 124:16,23



scan 31:20,25 32:6,10	sign 122:21	6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	SLED 118:22,24
scannable 32:12	signature 17:17 20:14 77:17 78:5,7 104:5,6, 11,23 138:15	6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	slow 83:2 87:9,10 111:8 112:16
scanned 31:20 32:9	significance 14:17	6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	small 11:20
scanner 31:22	sir 5:15,20 6:2,15,18,22 7:1,8,23 8:1,8,10,19 9:1,6,15,25 10:3,8,17, 19 11:8,13,15,17,21 12:7,9,15,16,24 13:1,5, 7,10,13 14:13,24 15:2, 12,15,24 16:1,4,14,18, 25 17:17,25 18:4,7,10, 16,18,22 19:9,12,21,22, 25 20:3,13,16,18,20,23, 25 21:8,14,17,20,24 22:5,11,13,25 23:4,20, 25 24:9,12,25 25:2,9, 11,17 26:19,23 27:1,12, 15,16,19 28:22,25 29:4, 11,13,21,24 30:16,18, 23 31:1,4,12,20,24 32:1,4,7,11,15,19 33:10,12,15,18,21,24 34:2,8,11,21,23 35:1,3, 15,19,22 36:5,6,17,20, 22,24 37:1,4,7,10,12 38:8,14,17,20,22,24 39:3,6,10 40:6 41:17 42:14,16,21 43:3,13 44:1,15,16,25 45:3,6,8, 13,20,25 46:4,7,9,11,23 47:4,8,12 48:5,8,14 49:7,10,17,20 50:12,14, 17,21,24 51:1,14,17 52:5,21 53:1,3,6,8,16, 21 54:11,14,17 55:1,6, 8,10,13 56:8,10,23 57:11,18,23 58:4,10,13, 16,19 59:4,22,24 60:16, 21 61:4,19 62:2,5,10, 16,19 63:5,8,13,16,22, 25 64:3,6,12,15,18,20, 24 65:14,15,23 66:3,6, 24 67:3,5,16,18,21 68:3,9,11,17,21,25 69:3,7,11,14 70:7,10, 13,16,20,24 71:6,8,11, 18,20,23 72:5,8,10,17, 23 73:1,4,7,12,15,18, 21,24 74:1,3,6,8,23 75:2,15,18 76:12,14,21, 24 77:9,18,20,24 78:4,	Snapchat 13:11,17,22 14:15 118:18 124:18	
scar 96:3		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	Snapchats 15:13 127:12
scared 115:19 116:25 117:14		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	sobriety 98:24 99:4
school 10:10 19:8 39:14		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	social 8:2 12:10
schools 10:15		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	socialize 118:15
screaming 95:6 96:23, 25 137:2,4,5,9		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	soft 68:15
seat 84:9,15		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	sort 68:7 78:10 87:5 128:11
security 8:3 12:11		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,5,9,15,18, 21,24 100:1,5,7,14,17, 20 101:3,6,16,18,21,23 102:4,12,19,21,23 103:1,15,22 104:10,12, 14,16,19,22,24 105:2,7, 10,16,24 106:2,12,17, 19,22 107:1,4,8,12 108:20,24 109:2,4,8,10, 14,17,21,24 110:5,8,10, 14,23,25 111:6,14,16, 19,22,24 112:8,9,12,14, 17,20,24 113:4,12,16 114:2,10,12,15,17,19, 22 115:10,16,17,21,24 116:14,16,18,23 117:8, 11,13,18 118:5,14,16 119:2,5,9,17 120:2 121:10,23 122:6,12,16, 23 123:1,3,13,16,18,24 124:4,9,15,17,20 125:11,22 126:1,2,5,9, 12,21,23 127:2,11,13, 20,23 128:13,17,20,22, 25 129:2,5,8,10,13 130:3,7,21 132:13,15, 20,23 133:1,6,10,15 134:1,4,7 136:9,15,18 137:11,14,17 138:5,10	sound 7:22 83:12 90:19,20
seek 100:9		6,9,22,25 79:5,7,11,22, 25 80:8,11,13,16,19,22 81:10,17,24 82:7,13,19 83:1,9,14,19 84:4,12, 17,19,24 85:7,9,13,17 86:2,8,11,14,23,25 87:4,7,15,18 88:10,13, 15,22 89:3,6,12,14,18 90:1,3,6,14,17,22 91:1, 9,15,18,21 92:3,8,12,14 93:5,15,18,20,24 94:6, 12 95:14,25 96:2,4,7, 10,19,22 97:2,5,14,16, 19,22 98:2,9,12,16,19, 22,25 99:2,	

22 119:4,12 121:11,15,
22
statements 109:25
states 17:21
station 31:7,10 44:7,8
51:9 71:17
stay 42:2,7,10,17 54:22
stayed 26:13 42:15
staying 25:4 43:7
stays 127:18
steady 27:6
steered 86:19
steering 86:12,18
134:2
stop 5:13 7:6 43:15,22
44:13 46:15,16 47:5,7,
17 67:11 69:8 87:16
stopped 28:8 43:22
47:6 54:12 102:14
103:1
stopping 69:5
store 30:22,25 46:10
49:15 62:4 129:6 130:5,
6
story 116:11
straight 43:13,14 50:18
57:15 83:10
street 40:1
stripped 89:14
stuck 14:21
stuff 15:7 29:9 33:4
34:17 35:4 56:19 79:18
88:7 100:2 108:20
stupid 14:3
suggest 62:14,17
suggested 63:14
66:25
suggestion 62:20
summer 36:8 37:6
sunset 15:19 54:20

supply 59:10
supposed 54:3
supposedly 118:1
surgery 113:20 114:3,4
suspect 116:15
swing 69:15 81:22
134:22
swings 79:25
sworn 5:2

T

takes 88:5
taking 35:4 86:17
talk 6:10 25:24 36:18
38:25 53:21 65:21 96:5,
6 102:9 107:13 119:3,
12 122:18 123:11
129:14 131:18 132:2
134:14
talked 94:4 98:11,17
101:8 107:2 114:13
118:24 119:6 123:9
talking 22:6 25:22
26:17 36:11,19 65:10
78:16 82:17 113:14,15
122:22
taxi 62:18
technical 70:12
telling 25:7 97:8
112:15,18 113:13
115:6,9,15
tempted 75:22
Ten 88:6
term 70:12 129:22
131:1
terribly 6:7
testified 5:3
tests 98:24 99:4
text 123:14 124:8,10
127:19
texted 123:18,20 124:2

texts 124:5
Therapy 41:3,4,9 129:7
130:6
thing 6:5,23 7:2 8:6
36:9 124:6 127:13
135:18
things 24:1 35:5
117:20 130:22
thinking 40:2
thought 7:21 14:1
74:15 131:16
throttle 94:18 97:13,15,
17 112:6,11,13 133:18
throwing 79:17
ticket 27:17 81:3
ticketed 27:13
tickets 27:14
tide 82:5,9
tied 38:10 40:3 72:19
132:17
time 5:25 7:24 10:6,23
20:11 21:9,11 22:21
23:1 25:23 26:5,20 27:8
36:1 46:2,20 52:17
54:8,18 56:11,18 58:24
63:24 65:10 67:7 70:15
71:22,25 74:9,13,19
77:21,22 80:24,25
81:12,15 82:6 84:3 86:3
87:8 88:18 89:20,21
91:17 92:20 94:9 96:19
99:1,6,7,9,13 100:16
107:24 110:15 111:8
114:6 119:23 120:8
121:15 122:14,15
123:7,9 128:5,24 130:2
132:22,23 133:11
135:14 136:24
times 18:14 27:20
29:14,22 33:7 35:6,23
92:10
Timmy 78:19,20 79:1
TINSLEY 12:17 14:2
68:12 77:8 88:16 90:25
92:18 93:25 94:15
110:17 116:8 125:16

126:15 133:19 138:6,14
tired 68:7
today 5:8 6:17 9:4
105:22
told 14:4 22:4 29:14,16
32:5 61:11 80:4 90:10
92:24 93:2,11 98:5
100:24 103:2 105:21
107:20,21,22 109:23
115:12 116:4 117:1,2,3
118:11 120:24 121:2,7,
23 122:24 123:2
tongue 38:10
top 57:1 96:24 121:6
122:5
totally 72:2
track 71:4,5
traffic 27:14
trail 71:1,2,7
trailing 68:8
transferred 107:10
treatment 100:9
trouble 86:21 94:25
truck 33:6,11 52:7
true 105:14 109:15
110:9 111:5,10
truth 116:25 117:3
truthful 110:24
turned 23:15 90:23
Tuten 26:15
twelve 47:22 48:21
Twenty 7:12,17 46:21
75:12
tying 40:13 131:1
type 9:21 11:3 16:22
69:18

U

Uber 62:18,23 63:15
64:3 67:1 80:10



uh-huh 5:18,21
ultimately 100:16
Ultra 66:19
unaware 133:8
uncle 60:23 61:6,7
unconscious 95:10,13
underage 25:1
understand 5:13 6:25
14:3 18:5 39:1 95:23
96:8 99:11 100:8,15
103:7 110:16,21 128:4,
18
understanding 129:24
understood 128:9
unlock 44:4
unsafe 63:23
upfront 92:22
USC 19:16
user 14:12

V

variety 48:1
Varnville 31:14
verbal 5:17 41:19
Verizon 12:14,16,22
versa 130:15
vice 130:14
videos 127:9
violation 27:18,23
Visa-type 76:13
visiting 19:4,15
visual 71:13
voice 68:7

W

Wade 10:11,18 128:21
wait 61:21 62:7

waiting 56:5
waiver 6:12
waking 95:3 135:19
walk 96:24 100:4 127:8
walk-in 24:18
walked 46:10 79:19,20
100:6
walking 102:16
Walterboro 9:18
wanted 67:20 69:1
73:20 90:9 100:1
129:15,16
warden 28:7
water 36:25 37:3,22
70:21 95:6 134:13
weather 38:23 64:11
65:10

week 16:16
weekend 130:10 131:9

weight 33:20
whatsoever 114:11,24

wheel 84:3 85:6 86:12,
16 87:11 91:16 134:3,9

wheelchair 102:19,20

White 45:14,16 47:15,
23,25

wife 60:5,23 61:7

wife's 61:9

wind 94:20

Windell 39:23 61:7

Windell's 61:9

wire 32:21

witnessed 33:7 104:11
119:11

witnessing 104:25

woke 95:4

woman 41:6

wood 39:7,9 60:19

Wood's 15:22 39:24
40:5,20 62:14,15 63:18

Woods 59:9 60:3

word 78:20

words 90:13 116:13

work 9:16 10:23 11:7,9
35:10 41:3,9 50:7 70:2,
9,14

worked 10:25 35:13
41:11,14 60:18 70:3

working 96:18 129:6

works 41:11,15

wreck 120:25

wrecked 33:6,11

write 104:21

wrote 28:10

X

x-ray 102:13

x-rays 102:22 123:8

XXX-XX-6021 8:15

Y

Yamaha 38:3,4,5

year 5:12 7:16 10:5
12:4 23:24 118:7

years 12:4 16:12 27:7,
10 118:7

you-all 20:21 23:24
24:10 25:19 32:20
34:16 36:3 38:23 40:3,
13,21 42:2,23 43:1,4
46:5,15 47:1,17 49:21
50:18,22,25 51:12,24
52:19 53:25 54:12,18,
19,24 55:11,14,15,18
56:3,20,21 57:13 58:5,
14 59:12 62:13,14,17,
25 63:20 67:1,7,9
70:17,25 71:9 72:15,19
75:5 77:4 79:8,20 80:6,
14,23 81:15,18,19,21

88:18 90:23 91:3 109:6,
11,15 111:7 130:9,22,
25 131:8 132:3,21
133:24 134:8 137:19

young 61:5

youngest 39:13 40:24

Z

Ziegler 60:4 61:3

Ziegler's 60:7

