

Exhibit 38

CASE NO. 19-CV-01717

WATTS COORDINATED PRETRIAL PROCEEDINGS

DEPONENT:

OFFICER BRIAN BOLTON

DATE:

March 14, 2022

1 IN THE UNITED STATES DISTRICT COURT
2 FOR THE NORTHERN DISTRICT OF
3 ILLINOIS EASTERN DIVISION
4 MASTER DOCKET CASE NO. 19-CV-01717

5
6 IN RE: WATTS COORDINATED
7 PRETRIAL PROCEEDINGS
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22

23 DEPONENT: OFFICER BRIAN BOLTON
24 DATE: MARCH 14, 2022
25 REPORTER: KORTNEY CHASE

<p>1 APPEARANCES</p> <p>2</p> <p>3 ON BEHALF OF THE PLAINTIFFS, LOEY & LOEY PLAINTIFFS:</p> <p>4 Scott Rauscher, Esquire</p> <p>5 Loevy & Loevy</p> <p>6 311 North Aberdeen Street</p> <p>7 3rd Floor</p> <p>8 Chicago, Illinois 60607</p> <p>9 Telephone No.: (312) 243-5900</p> <p>10 Facsimile No.: (312) 243-5902</p> <p>11 E-mail: scott@loevy.com</p> <p>12 (Appeared via videoconference)</p> <p>13</p> <p>14 ON BEHALF OF THE PLAINTIFFS REPRESENTED BY KENNETH N.</p> <p>15 FLAXMAN P.C.:</p> <p>16 Joel Flaxman</p> <p>17 Kenneth N. Flaxman P.C.</p> <p>18 200 South Michigan Avenue</p> <p>19 Suite 201</p> <p>20 Chicago, Illinois 60604</p> <p>21 Telephone No.: (312) 427-3200</p> <p>22 E-mail: jaf@kenlaw.com</p> <p>23 (Appeared via videoconference)</p> <p>24</p> <p>25</p>	Page 2	Page 4
<p>1 APPEARANCES (CONTINUED)</p> <p>2</p> <p>3 ON BEHALF OF THE DEFENDANT, RONALD WATTS:</p> <p>4 Ahmed Kosoko, Esquire</p> <p>5 Johnson & Bell Ltd</p> <p>6 33 West Monroe Street</p> <p>7 Suite 2700</p> <p>8 Chicago, Illinois 60603</p> <p>9 Telephone No.: (312) 372-0770</p> <p>10 E-mail: kosokoa@jbltd.com</p> <p>11 (Appeared via videoconference)</p> <p>12</p> <p>13 ON BEHALF OF THE DEFENDANT, OFFICER BRIAN BOLTON:</p> <p>14 Brian Stefanich, Esquire</p> <p>15 Hale & Monico LLC</p> <p>16 53 West Jackson Boulevard</p> <p>17 Suite 330</p> <p>18 Chicago, Illinois 60604</p> <p>19 Telephone No.: (312) 341-9646</p> <p>20 E-mail: bstefanich@halemonico.com</p> <p>21 (Appeared via videoconference)</p> <p>22</p> <p>23</p> <p>24</p> <p>25</p>	Page 3	Page 5
<p>1 APPEARANCES (CONTINUED)</p> <p>2</p> <p>3 ON BEHALF OF THE DEFENDANTS, MATTHEW CADMAN AND MICHAEL SPAARGAREN:</p> <p>4 Thomas Leinenweber, Esquire</p> <p>5 Megan McGrath, Esquire</p> <p>6 Leinenweber Baroni & Daffada LLC</p> <p>7 120 North LaSalle Street</p> <p>8 Suite 2000</p> <p>9 Chicago, Illinois 60602</p> <p>10 Telephone No.: (312) 606-8695</p> <p>11 E-mail: thomas@ilesq.com</p> <p>12 mkm@ilesq.com</p> <p>13 (Appeared via videoconference)</p> <p>14</p> <p>15 ON BEHALF OF THE DEFENDANTS, CITY OF CHICAGO AND CERTAIN SUPERVISORY OFFICIAL DEFENDANTS:</p> <p>16 Paul Michalik, Esquire</p> <p>17 Reiter Burns LLP</p> <p>18 311 South Wacker Drive</p> <p>19 Suite 5200</p> <p>20 Chicago, Illinois 60606</p> <p>21 Telephone No.: (312) 982-0090</p> <p>22 E-mail: pmichalik@reiterburns.com</p> <p>23 (Appeared via videoconference)</p> <p>24</p> <p>25</p>		

INDEX		Page 6	EXHIBITS (CONTINUED)		Page 8
1	Page		1	EXHIBITS (CONTINUED)	
2			2		
3	PROCEEDINGS	13	3	Plaintiff Coleman Exhibit	Page
4	DIRECT EXAMINATION BY MR. RAUSCHER	15	4	1 - Arrest Report for Jermaine Coleman	74
5	EXAMINATION BY MR. FLAXMAN	63	5	CITYBG055945-CITY-BG-055949	
6			6	2 - Arrest Report for Jabal Stokes	75
7	EXHIBITS		7	CITY-BG-055955-055959	
8	Group Exhibit	Page	8	3 - Vice Case Report for Jermaine Coleman and	77
9	1 - Collection of Documents and Reports	20	9	Jabal Stokes - CITY-BG-055943-055944	
10	for Ben Baker and Clarissa Glenn		10	4 - Jermaine Coleman's Mugshot - CITY-BG-055951	79
11	3 - Collection of Documents and Reports for	31	11	5 - Jabal Stokes' Mugshot - CITY-BG-055961	79
12	Leonard Gipson		12		
13	4 - Collection of Documents and Reports for	42	13	Plaintiff Johnson Exhibit	
14	Larry Lomax		14	1 - Arrest Report for Trinere Te Ericka Johnson	81
15	5 - Collection of Documents and Reports for	44	15	CITY-BG-057847-057849	
16	Chris Scott		16	2 - Vice Case Report for Darnell Trabeck and	82
17	6 - Collection of Documents and Reports for	45	17	Trinere Johnson - DO-JOINT 018068-018069	
18	Bobby Coleman		18	3 - Arrest Report for Darnell Trabeck	83
19	7 - Collection of Documents and Reports for	48	19	CITY-BG-057844-057846	
20	Isaac Weekly		20	4 - Arrest Report for John Massey	84
21	8 - Collection of Documents and Reports for	50	21	CITY-BG-057841-057843	
22	Stefon Harrison, Chauncey Ali, and		22	5 - Arrest Report for Gregory McElrath	86
23	Tyrone Herron		23	CITY-BG-057838-057840	
24	9 - Collection of Documents and Reports for	53	24	6 - General Offense Case Report - DO-JOINT	86
25	Derrick Mapp		25	018070-018071	
1	EXHIBITS (CONTINUED)	Page 7	1	EXHIBITS (CONTINUED)	Page 9
2			2		
3	Group Exhibit	Page	3	Plaintiff Johnson Exhibit	Page
4	10 - Collection of Documents and Reports for	56	4	7 - Arrest Report for Angelo Shenault	90
5	Jermaine Morris and Gregory Warren		5	CITY-BG-032233-032237	
6	11 - Collection of Documents and Reports for	59	6	8 - Vice Case Report for Angelo Shenault	91
7	Alvin Waddy		7	9 - Angelo Shenault Mugshot - CITY-BG-032314	92
8			8		
9	Plaintiff Adams Exhibit		9	Plaintiff Lewis Exhibit	
10	1 - Vice Case Report for Demetrius Adams	65	10	1 - Vice Case Report for D'andra Woods,	93
11	2 - Arrest Report for Demetrius Adams on	67	11	Victor Cline, and Kenneth J. Jones	
12	June 26, 2004 - CITY-BG060023-060024		12	COPA-WATTS002746-002747 (CONFIDENTIAL)	
13	3 - Demetrius Adams Mugshots - DO-JOINT	68	13	2 - Arrest Report for D'andra Woods	97
14	030931-030933		14	F PL JOINT 03278-03331	
15			15	4 - Vice Case Report for Jamar Lewis	99
16	Plaintiff Bonner Exhibit		16	COPA-WATTS002838-002839 (CONFIDENTIAL)	
17	1 - Vice Case Report for Frank Saunders and	69	17	5 - Arrest Report for Jamar Lewis	100
18	Catrina Bonner - COPA-WATTS_033650-033651		18	COPA-WATTS02844-002845 (CONFIDENTIAL)	
19	(CONFIDENTIAL)		19	6 - Criminal History Report for Jamar Lewis	100
20	2 - Arrest Report for Catrina Bonner - DO-JOINT	73	20	DO-JOINT 030468	
21	030159-030163		21		
22	3 - Prisoner Transportation Transmittal for	73	22	Plaintiff Lockett Exhibit	
23	Catrina Bonner - DO-JOINT 030172		23	1 - Arrest Report for Jesse Lockett	101
24	4 - Arrest Report for Frank Saunders - DO-JOINT	70	24	DO-JOINT 018219-018223	
25	006076-006080		25		

1	EXHIBITS (CONTINUED)	Page 10	1	STIPULATION	Page 12
2			2		
3	Plaintiff Lockett Exhibit	Page	3	The VIDEO deposition of OFFICER BRIAN BOLTON was taken	
4	2 - General Offense Case Report for Jesse Lockett	103	4	at KENTUCKIANA REPORTERS, 30 SOUTH WACKER DRIVE, 22ND	
5	DO-JOINT 018224-018225		5	FLOOR, CHICAGO, ILLINOIS 60606, via videoconference in	
6			6	which all participants attended remotely, on MONDAY the	
7	Plaintiff Moye Exhibit		7	14th day of MARCH 2022 at approximately 10:07 a.m.; said	
8	1 - Arrest Report for Terrence Moye	106	8	deposition was taken pursuant to the FEDERAL Rules of	
9	DO-JOINT 031382-031386		9	Civil Procedure. The oath in this matter was sworn	
10	2 - Original Case Incident Report from Eisworth	107	10	remotely pursuant to FRCP 30.	
11	Smith Incident - DO-JOINT 031374-031376		11		
12	3 - Terrence Moye Mugshot - DO-JOINT 031387-031388	108	12	It is agreed that KORTNEY CHASE, being a Notary Public	
13	4 - Original Case Incident Report	109	13	and Court Reporter for the State of ILLINOIS, may swear	
14	F PL JOINT 03759-03761		14	the witness.	
15	5 - Arrest Report for Dashon Hendricks	112	15		
16	F PL JOINT 03767-03771		16		
17	6 - Arrest Report for Cinque Abbott	113	17		
18	F PL JOINT 03762-03766		18		
19	7 - Arrest Report for Milton Sims	113	19		
20	F PL JOINT 03772-03776		20		
21			21		
22			22		
23			23		
24			24		
25			25		
1	EXHIBITS (CONTINUED)	Page 11	1	PROCEEDINGS	Page 13
2			2		
3	Plaintiff Wilbourn Exhibit	Page	3	COURT REPORTER: We are now on the record. My	
4	1 - Vice Case Report for Vondell Wilbourn	114	4	name is Kortney Chase. I'm the online video	
5	COPA-WATTS045494-045495 (CONFIDENTIAL)		5	technician and court reporter today, representing	
6	2 - Arrest Report for Vondell Wilbourn	115	6	Kentuckiana Reporters, located at 30 South Wacker	
7	COPA-WATTS045277 (CONFIDENTIAL)		7	Drive, 22nd floor, Chicago, Illinois 60606. Today	
8	3 - Vondell Wilbourn's Mugshot - CITY-BG-052535	116	8	is the 14th day of March, 2022. The time is	
9	4 - Vice Case Report for Torrence Ivory	116	9	10:07 a.m. Central Time. We are convened by	
10	CITY-BG-059987-059988		10	videoconference to take the deposition of Officer	
11			11	Brian Bolton in the matter of In re: Watts	
12			12	Coordinated Pretrial Proceedings, pending in the	
13			13	United States District Court for the Northern	
14			14	district of Illinois Eastern Division, Master Docket	
15			15	Case Number 19-CV-01717. Will everyone but the	
16			16	witness please state your appearance, how you are	
17			17	attending, and the location you are attending from,	
18			18	starting with plaintiff's counsel?	
19			19	MR. RAUSCHER: Scott Rauscher for the	
20			20	plaintiffs represented by Loevy & Loevy in the	
21			21	Watts Coordinated proceedings.	
22			22	MR. FLAXMAN: Joel Flaxman for the Flaxman	
23			23	plaintiffs, attending remotely from Chicago.	
24			24	MR. STEFANICH: Brian Stefanich for Officer	
25			25	Brian Bolton, and we're in Chicago.	

<p>1 MR. SULLIVAN: Sean Sullivan –</p> <p>2 MR. MICHALIK: Michalik – go ahead, Sean. I'm</p> <p>3 sorry.</p> <p>4 MR. SULLIVAN: Sorry. Sean Sullivan for</p> <p>5 Defendant Kallat Mohammad, attending remotely from</p> <p>6 Chicago.</p> <p>7 MR. MICHALIK: Paul Michalik for Defendants,</p> <p>8 City of Chicago and some supervisory officials,</p> <p>9 attending remotely from Oak Forest, Illinois.</p> <p>10 MR. LEINENWEBER: Dan Leinenweber on behalf of</p> <p>11 Matthew Cadman and Michael Spaargaran, attending</p> <p>12 remotely from Wilmette, Illinois.</p> <p>13 MR. KOSOKO: I'm Ed Kosoko on behalf of Ronald</p> <p>14 Watts, attending remotely Chicago, Illinois.</p> <p>15 COURT REPORTER: Okay. Officer Bolton, will</p> <p>16 you please state your name for the record?</p> <p>17 THE WITNESS: Sure. My name is Brian Bolton,</p> <p>18 B-R-I-A-N, B-O-L-T-O-N.</p> <p>19 COURT REPORTER: And do all parties agree that</p> <p>20 the witness is, in fact, Brian Bolton?</p> <p>21 MR. RAUSCHER: Sure. Yep.</p> <p>22 MR. KOSOKO: Yeah.</p> <p>23 MR. MICHALIK: Agreed.</p> <p>24 MR. SULLIVAN: Yes.</p> <p>25 COURT REPORTER: Okay. Officer Bolton, will</p>	Page 14	Page 16
<p>1 you please raise your right hand? Do you solemnly</p> <p>2 swear or affirm that the testimony you are about to</p> <p>3 give will be the truth, the whole truth, and nothing</p> <p>4 but the truth?</p> <p>5 THE WITNESS: Yes.</p> <p>6 COURT REPORTER: Thank you. You may begin.</p> <p>7 DIRECT EXAMINATION</p> <p>8 BY MR. RAUSCHER:</p> <p>9 Q All right. We're going to get into some</p> <p>10 specific cases very soon. I just want to ask a few</p> <p>11 preliminary questions before we do that. So are you</p> <p>12 still employed as a Chicago police officer?</p> <p>13 A Yes.</p> <p>14 Q What's your current job with CPD?</p> <p>15 A I work in area four, detective division.</p> <p>16 Q What do you do in area four, detective</p> <p>17 division?</p> <p>18 A I answer the phone and I – filing.</p> <p>19 Q Is that job – how long have you been in area</p> <p>20 four, detective division, answering the phone and</p> <p>21 filing?</p> <p>22 A It'll be two years, I believe, in May.</p> <p>23 Q Okay.</p> <p>24 A This May.</p> <p>25 Q Do you know who Ben Baker or Clarissa Glenn</p>	Page 15	Page 17

<p>1 Q Were you ever involved in arresting Ben Baker?</p> <p>2 A I don't believe so.</p> <p>3 Q Do you know what Mr. Baker looks like?</p> <p>4 A Yes.</p> <p>5 Q Describe what he looks like.</p> <p>6 A He's a male, black. I don't know what other</p> <p>7 physical characteristics that would have – I know him</p> <p>8 by – I could know by a picture of him. I would know –</p> <p>9 be able to describe him or know that by a picture that</p> <p>10 that is that person.</p> <p>11 Q Okay. Got it. Did you – and when you – are</p> <p>12 you – do you have a vision of what he looks like from</p> <p>13 back in Ida B. Wells, or have you seen pictures somewhat</p> <p>14 recently? Or do you have some other basis for</p> <p>15 remembering what he looks like?</p> <p>16 A I saw a picture of him on the news, so that</p> <p>17 would be a recent image that I have of him. I don't</p> <p>18 remember the year that I saw him on the news, but it –</p> <p>19 probably a few years back.</p> <p>20 Q And when you saw him on the news, did you</p> <p>21 recognize him from Ida B. Wells?</p> <p>22 A Yes.</p> <p>23 Q So did you know Mr. Baker when you worked at</p> <p>24 Ida B. Wells?</p> <p>25 A Yes.</p>	Page 18	Page 20
<p>1 Q And did you – do you know if you ever talked</p> <p>2 to him?</p> <p>3 A I'm not sure about that.</p> <p>4 Q How did you know him from when you were</p> <p>5 working at Ida B. Wells?</p> <p>6 A I knew him from always being at 527 East</p> <p>7 Browning, always being in that area.</p> <p>8 Q Do you know if that's where he lived?</p> <p>9 A I believe he lived there.</p> <p>10 Q Do you remember ever seeing any other officers</p> <p>11 on your tactical team talking to Mr. Baker?</p> <p>12 A I don't recall any specific instance where</p> <p>13 that was, no.</p> <p>14 Q And do you understand that Mr. Baker and</p> <p>15 Clarissa Glenn – well, Mr. Baker is suing for multiple</p> <p>16 arrests that he alleges were wrongful?</p> <p>17 A I understand that.</p> <p>18 Q And do you know – I know you don't know</p> <p>19 specifically if you recently looked at his arrest</p> <p>20 reports, but do you recall if you've ever looked at his</p> <p>21 arrest reports or case of incident reports or similar?</p> <p>22 A I have, before.</p> <p>23 Q And did looking at those reports refresh your</p> <p>24 recollection at all as to whether you were involved in</p> <p>25 any of his arrests?</p>	Page 19	Page 21

<p>1 A I believe so.</p> <p>2 Q And then what's 15903 stand for?</p> <p>3 A That's my star number.</p> <p>4 Q Would you have been listed as an assisting,</p> <p>5 responding, or reporting officer if you were not</p> <p>6 involved in the arrest?</p> <p>7 MR. STEFANICH: Object to form. You can</p> <p>8 answer.</p> <p>9 A I would've been assisting in some – in some</p> <p>10 way. I don't remember, specifically, what way that</p> <p>11 would be.</p> <p>12 Q And then what does R/O stand for in this</p> <p>13 report? It says assisting R/Os?</p> <p>14 A Reporting officers.</p> <p>15 Q So although you don't remember specifically,</p> <p>16 it's safe to say you were involved in some way in the</p> <p>17 arrest based on the fact that you were listed on the</p> <p>18 report?</p> <p>19 A Well, I don't know about the arrest of him,</p> <p>20 but it's – at some point, I was involved in some way. I</p> <p>21 don't know about the actual physical arrest of him, but</p> <p>22 in some way, I must have been.</p> <p>23 Q In other – what other ways could you have</p> <p>24 been involved?</p> <p>25 A I could have done a complaint. I could have</p>	Page 22	<p>1 only role was making copies?</p> <p>2 A I would.</p> <p>3 Q You would?</p> <p>4 A Uh-huh.</p> <p>5 Q Okay. Were there people in administrative</p> <p>6 roles at CPD in the summer of 2004 who could help make</p> <p>7 copies?</p> <p>8 A I'm sure there were, yes.</p> <p>9 Q Did you ever utilize the services of any of</p> <p>10 those people to make copies?</p> <p>11 A I don't recall that, no.</p> <p>12 Q Okay. Typically, it would be a team member if</p> <p>13 you needed a copy of a report?</p> <p>14 A A team member or the person – or that person</p> <p>15 filling out the report, yes.</p> <p>16 Q And then you also mentioned you could have</p> <p>17 taken them to the bathroom. Is that something typically</p> <p>18 you'd list someone as an assisting reporting officer, if</p> <p>19 they took the arrestee to the bathroom?</p> <p>20 A Yes.</p> <p>21 Q Okay. Is there – are there any other</p> <p>22 documents you're aware of that we can look at relating</p> <p>23 to this June 2004 arrest that would show what your role</p> <p>24 was?</p> <p>25 A Not that I'm aware of, no. No, sir.</p>	Page 24
<p>1 taken him to the bathroom. I could have made copies,</p> <p>2 run a name, something – something in that way.</p> <p>3 Q What is – what do you – when you say you</p> <p>4 "could have done a complaint," what do you mean by that?</p> <p>5 A Part of the paperwork that would go to – that</p> <p>6 would go to court that lists the offense that was</p> <p>7 committed.</p> <p>8 Q And then you said you "could have made</p> <p>9 copies," what do you mean by that?</p> <p>10 A Photocopies.</p> <p>11 Q Photocopies of what?</p> <p>12 A Papework.</p> <p>13 Q And so if you would've made photocopies of</p> <p>14 paperwork, you'd – typically, you'd be listed as an</p> <p>15 assisting reporting officer?</p> <p>16 A That could happen, yes.</p> <p>17 Q Is that typically how things would be done? If</p> <p>18 someone's only role is making copies, they'd be listed</p> <p>19 as an assisting reporting officer?</p> <p>20 A That could happen, yes. I don't want to say</p> <p>21 that happens all the time, but I will say that that</p> <p>22 would be a reason while someone's name would – or might</p> <p>23 be on as a assisting officer.</p> <p>24 Q When you filled out reports, did you list</p> <p>25 people as assisting reporting officers who had – whose</p>	Page 23	<p>1 taken him to the bathroom. I could have made copies,</p> <p>2 run a name, something – something in that way.</p> <p>3 Q What is – what do you – when you say you</p> <p>4 "could have done a complaint," what do you mean by that?</p> <p>5 A Part of the paperwork that would go to – that</p> <p>6 would go to court that lists the offense that was</p> <p>7 committed.</p> <p>8 Q And then you said you "could have made</p> <p>9 copies," what do you mean by that?</p> <p>10 A Photocopies.</p> <p>11 Q Photocopies of what?</p> <p>12 A Papework.</p> <p>13 Q And so if you would've made photocopies of</p> <p>14 paperwork, you'd – typically, you'd be listed as an</p> <p>15 assisting reporting officer?</p> <p>16 A That could happen, yes.</p> <p>17 Q Is that typically how things would be done? If</p> <p>18 someone's only role is making copies, they'd be listed</p> <p>19 as an assisting reporting officer?</p> <p>20 A That could happen, yes. I don't want to say</p> <p>21 that happens all the time, but I will say that that</p> <p>22 would be a reason while someone's name would – or might</p> <p>23 be on as a assisting officer.</p> <p>24 Q When you filled out reports, did you list</p> <p>25 people as assisting reporting officers who had – whose</p>	Page 25

<p>1 Q Okay. So it's an arrest from March 23, 2005.</p> <p>2 It's got a – the first page of that report has a</p> <p>3 picture on it.</p> <p>4 A On the upper right-hand corner, correct?</p> <p>5 Q Yep, exactly.</p> <p>6 A Okay.</p> <p>7 Q And do you recognize the person depicted</p> <p>8 there?</p> <p>9 A Yes.</p> <p>10 Q And who is that?</p> <p>11 A That's Ben Baker.</p> <p>12 Q Do you have a independent knowledge of that</p> <p>13 being Ben Baker, separate from the fact that it says his</p> <p>14 name on the arrest report?</p> <p>15 A Well, I know what his – what he looks like</p> <p>16 with the picture. I recognize Ben Baker from this</p> <p>17 picture.</p> <p>18 Q Yeah. That's what I might – right. So even</p> <p>19 if his name wasn't on there, you'd look – you'd be able</p> <p>20 to look at that and say that's Ben Baker?</p> <p>21 A Yes.</p> <p>22 Q Okay. Have you read this arrest report</p> <p>23 before?</p> <p>24 A I may have.</p> <p>25 Q You don't remember either way if you've read</p>	Page 26	Page 28
<p>1 it before?</p> <p>2 A I don't remember either way. I may have read</p> <p>3 this before, yes.</p> <p>4 Q Do you recall whether you were involved in</p> <p>5 arresting Mr. Baker in March 2005?</p> <p>6 A I don't recall that.</p> <p>7 Q Can you take a look at the last page of this</p> <p>8 report? Page 5 of 5.</p> <p>9 A Okay.</p> <p>10 Q You see your name on there as an assisting</p> <p>11 arresting officer?</p> <p>12 A I do.</p> <p>13 Q And then it's got beat 264B next to it?</p> <p>14 A Yes.</p> <p>15 Q What's 264B?</p> <p>16 A That was the beat while I was in the second</p> <p>17 district.</p> <p>18 Q Second district tactical team?</p> <p>19 A Yes.</p> <p>20 Q And then it's got Gonzalez with the same beat</p> <p>21 that day.</p> <p>22 A Yes.</p> <p>23 Q Does that mean that he was your partner that</p> <p>24 day?</p> <p>25 A Yes.</p>	Page 27	Page 29

<p>1 A No, sir.</p> <p>2 Q And you're not aware of any other documents</p> <p>3 that are out there that might refresh your recollection,</p> <p>4 are you?</p> <p>5 A I'm not aware of any other documents, sir.</p> <p>6 Q Would you agree that just because you thought</p> <p>7 that Ben Baker was a drug dealer at Ida B. Wells, it</p> <p>8 wouldn't be okay, as a police officer, to fabricate</p> <p>9 reports saying he had drugs at a time he didn't?</p> <p>10 MR. STEFANICH: Objection. Form. You can</p> <p>11 answer.</p> <p>12 A Pretty -</p> <p>13 MR. STEFANICH: Can you repeat the question,</p> <p>14 Scott?</p> <p>15 BY MR. RAUSCHER:</p> <p>16 Q Sure. Let me try to rephrase it. Would you</p> <p>17 agree that you, as a police officer, are not allowed to</p> <p>18 frame people because you believe they're drug dealers?</p> <p>19 A Of course, yes.</p> <p>20 Q Did Sergeant Watts ever tell you not to frame</p> <p>21 people?</p> <p>22 A I was never asked to frame anyone.</p> <p>23 Q But did - were you ever told not to frame</p> <p>24 people?</p> <p>25 A I was never told that.</p>	Page 30	Page 32
<p>1 Q Right. You were never - Sergeant Watts never</p> <p>2 instructed you, "Do not frame people."</p> <p>3 MR. STEFANICH: Objection. Asked and answered.</p> <p>4 Answer again.</p> <p>5 A That question or statement never happened.</p> <p>6 I -</p> <p>7 Q Okay. We're going to skip, mostly just for</p> <p>8 the record, Group Exhibit 2, which was Lionel White,</p> <p>9 Senior, because although that was on our list for today,</p> <p>10 we've already covered that case with Officer Bolton, so</p> <p>11 I'm going to go ahead to - Group Exhibit 3 will be the</p> <p>12 next one we talk about. Before we do that, do you know</p> <p>13 Leonard Gipson?</p> <p>14 (GROUP EXHIBIT 3 MARKED FOR IDENTIFICATION)</p> <p>15 A No.</p> <p>16 Q Do you know -- did you know someone with a</p> <p>17 nickname Fuzz when you worked at Ida B. Wells?</p> <p>18 A No.</p> <p>19 Q What about Larry Lomax, Christopher Scott, or</p> <p>20 Bobby Coleman? Do you know any of those names?</p> <p>21 A I don't recall those people, no.</p> <p>22 MR. RAUSCHER: Okay. Brian, you handed him</p> <p>23 Group Exhibit 3?</p> <p>24 MR. STEFANICH: Yes.</p> <p>25 MR. RAUSCHER: Did you by chance - were you</p>	Page 31	Page 33

<p>1 Q Okay. What are the differences between 2 listing someone as – an officer as a witness on the 3 Vice Case Report and an assisting arresting officer on 4 the arrest report?</p> <p>5 A Well, this assisting officer, like I said 6 before, could be you take someone to the restroom. You 7 may have been – may have transported that person to a 8 police facility. You may have just watched them as, 9 like, a prisoner detail, just to make sure that they 10 didn't harm themselves. Something like that. Witness, 11 from what I see here, could mean that you were actually 12 – witnessed some portion of the event that – or the 13 event that took place, I guess. Does that make sense?</p> <p>14 Q You said it could mean that you witnessed a 15 portion of the event? Could it mean something else?</p> <p>16 A No, it – I don't think so. I think that's – 17 witness is you witnessed some portion of what took place 18 here.</p> <p>19 Q And then if you could read through the – 20 well, let me ask you this before we do that. Does 21 looking at this report refresh your recollection as to 22 whether you were involved in the arrests described in 23 this Vice Case Report?</p> <p>24 A Can I read the narrative real quick?</p> <p>25 Q Yeah, that – please do. And I think the</p>	Page 34	Page 36
<p>1 narrative starts on the first page and carries over to 2 the second page.</p> <p>3 A Okay. Sorry, I don't read very fast. I 4 apologize for that.</p> <p>5 Q That's all right. Did you have a chance to 6 read through the full narrative report?</p> <p>7 A Yes.</p> <p>8 Q Sorry, the full narrative on the report?</p> <p>9 A Of the Vice Case Report, I read the narrative.</p> <p>10 Q And did looking at that narrative on the Vice 11 Case Report refresh your recollection as to what your 12 involvement was, if any, in the arrests described in 13 that Vice Case Report?</p> <p>14 A No.</p> <p>15 Q You don't see yourself described in that 16 narrative, do you?</p> <p>17 A No.</p> <p>18 Q That you – okay. Do you know which R/Os it 19 refers to? There's multiple places it says R/Os 20 received information, R/Os did other things. Do you 21 know who it's talking about?</p> <p>22 A I don't know.</p> <p>23 Q When you created reports that listed multiple 24 officers – officers on the report, did you try to 25 identify who did what in the report?</p>	Page 35	Page 37

<p>1 this report, so I would – it says R/Os, so I would 2 assume that R/Os are Ridgell and Summers, reporting 3 officers. 4 Q If you were the author of the report and you 5 wrote R/Os, would those be the only two people you'd be 6 referring to? 7 A I can't say that necessarily every time I've 8 – it could mean that, or it could mean someone else. 9 In this long narrative of – there's a lot going on 10 here. So I can't say what I would do in this. I don't 11 know – I don't know what Kelvin and Turone meant by 12 R/Os, if it meant more than just them. 13 Q So is it fair to say it could have meant one 14 or both of them, or it could have meant any of the other 15 nine officers listed as witnesses in box 18? 16 MR. KOSOKO: Object to the form of the 17 question. 18 Q Sorry, it's actually eight. I think I counted 19 Summers twice. 20 A It could have. I don't know. I don't know. I 21 didn't prepare the report, so I don't know what Summers 22 and Ridgell meant by R/Os. I don't remember this event, 23 so I can't – I can't answer that question. It could. 24 Q If – when you wrote reports, what was the 25 purpose in, for you, trying to identify who did what?</p>	Page 38	Page 40
<p>1 So, you know, if you said you would've tried to say 2 which R/O or R/Os heard that, what would be the reason 3 to identify who heard what? 4 A To identify what role they may have played – 5 they played during the event. 6 Q But for what – to what end? Like, for what 7 purpose? 8 A For court purposes. To know what was going – 9 to have a clear of knowledge of what was going on. 10 Q All right. I'm going to have you go turn – 11 look toward the back of this. Well, actually, I guess 12 before we do that, do you have any – know any personal 13 knowledge, one way or the other, as to whether the 14 narrative description of the arrest described in that 15 Vice Case Report is accurate? 16 A I have no personal knowledge, no. 17 Q Take a look at the last couple pages. So it's 18 15 to 16 of the packet. It's COPA-WATTS 45 – 45445 to 19 45446. This is an arrest from August 28, 2007. You see 20 that Vice Case Report? 21 A Last two, okay. Okay, I see it. 22 Q And do you see your name on that report also? 23 A I do. 24 Q And does it – does the report describe what 25 role you played, if any, in the arrest?</p>	Page 39	Page 41

<p>1 building to do a premise check?</p> <p>2 A No typical method, no.</p> <p>3 Q Would it be more common to be running, to run</p> <p>4 into a building for a premise check? To walk in?</p> <p>5 A Like I said, we had no common way to enter the</p> <p>6 building, you know? Walking and/or running, you know?</p> <p>7 Q If you – once you've read the narrative</p> <p>8 description, do you have any personal knowledge, one way</p> <p>9 or the other, as to whether the narrative description in</p> <p>10 this Vice Case Report of the August 28, 2007, arrest is</p> <p>11 accurate?</p> <p>12 A I have – I have – I have no knowledge of</p> <p>13 that.</p> <p>14 Q I'm going to ask you to take a look at the</p> <p>15 last page of Group Exhibit 4.</p> <p>16 (GROUP EXHIBIT 4 MARKED FOR IDENTIFICATION)</p> <p>17 A Okay.</p> <p>18 Q Which should be a picture. And it's City</p> <p>19 BG052081.</p> <p>20 A Okay.</p> <p>21 Q Do you have that picture in front of you?</p> <p>22 A I do.</p> <p>23 Q Do you recognize the person in that picture?</p> <p>24 A No, I do not.</p> <p>25 Q As far as you know, have you ever seen him</p>	Page 42	Page 44
<p>1 before?</p> <p>2 A No.</p> <p>3 Q Do you know why Larry Lomax was at</p> <p>4 Ida B. Wells when he was arrested with Leonard Gipson</p> <p>5 and others? Oh, actually I'm going to rephrase that.</p> <p>6 Do you know why Larry Lomax was at Ida B. Wells when he</p> <p>7 was arrested on January 4, 2003?</p> <p>8 A Unless there is a statement of some sort in</p> <p>9 the case report somewhere, I don't know the – I don't</p> <p>10 remember this person and I don't remember him – I don't</p> <p>11 remember him. So no, I don't.</p> <p>12 Q Well, take a look at the first page of this</p> <p>13 report.</p> <p>14 A Okay.</p> <p>15 Q I'm sorry, not this report, this group</p> <p>16 exhibit, which is affidavit of Larry Lomax.</p> <p>17 A Okay.</p> <p>18 Q And just read paragraph 1.</p> <p>19 A Okay. I've read it.</p> <p>20 Q Do you have any knowledge as to whether it's</p> <p>21 true that Larry Lomax was in Chicago and visiting his</p> <p>22 brother at Ida B. Wells because his brother had cancer</p> <p>23 and he was trying to give him money.</p> <p>24 A I have no knowledge of that.</p> <p>25 Q Do you know who Larry – who Lonnie Lomax is?</p>	Page 43	Page 45

<p>1 A I remember this person. I remember this 2 person. I don't remember the name of this – other than 3 looking at the name on the sheet here, I – but I 4 remember this individual.</p> <p>5 Q So you remember him, but is it fair to say if 6 this wasn't in a packet of documents that had Bobby 7 Coleman's name all over them, you wouldn't know this 8 person as Bobby Coleman?</p> <p>9 A Right.</p> <p>10 Q Do you know – did this person have a nickname 11 to your knowledge?</p> <p>12 A Not to my knowledge.</p> <p>13 Q And when you say you recognize him from 14 Ida B. Wells, what specifically do you remember, if 15 anything, about this person?</p> <p>16 A I remember this person being extremely, 17 extremely tall, and I remember him being very tall, very 18 big. That's what I remember.</p> <p>19 Q Do you know if he was involved in the drug 20 trade at Ida B. Wells?</p> <p>21 A I don't recall that.</p> <p>22 Q Do you recall ever being involved in the 23 arrest of Bobby Coleman?</p> <p>24 A I don't recall that either.</p> <p>25 Q You've already had a chance to look at the</p>	Page 46	Page 48
<p>1 Vice Case Report describing the arrest, but would you 2 like to look again?</p> <p>3 A Sure.</p> <p>4 Q That's the last two pages – are the Vice Case 5 Report.</p> <p>6 A Okay. Okay. I just read this.</p> <p>7 Q Yeah, this is the same Vice Case Report from 8 the –</p> <p>9 A Okay.</p> <p>10 Q – first one in the –</p> <p>11 A I'm sorry.</p> <p>12 Q That's okay.</p> <p>13 A Apologize.</p> <p>14 Q No, that – I'm – is it fair to say, seeing 15 this for the second time today does not refresh your 16 recollection about being involved in this arrest?</p> <p>17 A No.</p> <p>18 MR. RAUSCHER: I hate to ask so soon, but would 19 it be okay if we just took a couple-minute break 20 everyone?</p> <p>21 MR. KOSOKO: Let's take, like, a five-minute 22 break, Scott.</p> <p>23 MR. RAUSCHER: Okay. Sounds good. Five's 24 fine.</p> <p>25 MR. KOSOKO: All right.</p>	Page 47	Page 49

<p>1 involved in some way in interacting with Isaac Weekly in 2 August of – August 19, 2007? 3 A No, sir. 4 Q Do you have any personal knowledge, one way or 5 the other, as to whether the narratives described about 6 Mr. Weekly's arrest are accurate? 7 A No, sir. 8 Q All right. Do you know who Chauncey Ali is? 9 A No, sir. 10 Q What about Stefon Harrison? 11 A No, sir. 12 Q Tyrone Herron? 13 A No, sir. 14 Q Do you recall being involved in arresting any 15 of those people? 16 A No, sir. 17 Q And have you looked at any reports relating to 18 their arrests that you are aware of? 19 A I may have. I'm not sure, sir. 20 Q Take a look at Group Exhibit 8, please. 21 (GROUP EXHIBIT 8 MARKED FOR IDENTIFICATION) 22 A Okay. 23 Q You see a picture on the first page? 24 A Yes, sir. 25 Q You recognize the person depicted in that</p>	Page 50	Page 52
<p>1 picture? 2 A No, sir. 3 Q Take a look through the arrest report and let 4 me know if that refreshes your recollection about being 5 involved in arresting Chauncey Ali? 6 A No, sir. 7 Q Do you see your name listed as an assisting 8 arresting officer on the last page of the arrest report, 9 City-BG-56835? 10 A Yes, sir. 11 Q But you don't know what you did to assist with 12 the arrest? 13 A Can I read the Vice Case Report prior to the 14 - I - 15 Q Of course. 16 A May be something in the narrative. 17 Q Sure. The Vice Case Report is – just follows 18 that. It's PL Joint 44816 to 817. 19 A Okay. 20 Q And having read the Vice Case Report, does 21 that refresh your recollection about being involved in 22 the arrest described in that Vice Case Report? 23 A No, sir. 24 Q And you see your name listed on the Vice Case 25 Report in box 18?</p>	Page 51	Page 53

<p>1 Q If you could take a look at these reports, and 2 I can tell you your name shows up as assisting arresting 3 officer on page 5 of the PDF, which is COPA-Watts 4 045046.</p> <p>5 A Okay. Okay.</p> <p>6 Q Why don't you look at that report, and there's 7 a vice case later. And tell me if it refreshes your 8 recollection about what involvement you had with this 9 arrest.</p> <p>10 A Okay.</p> <p>11 THE WITNESS: The copy's kind of -- sir --</p> <p>12 MR. STEFANICH: Scott, can you put the vice 13 case up on the screen? The copy we have is pretty 14 hard to read.</p> <p>15 MR. RAUSCHER: Yeah, it's actually just as bad 16 probably. But I'm happy to share it.</p> <p>17 MR. STEFANICH: All right. Let's see if it's 18 any better.</p> <p>19 MR. RAUSCHER: Do you see it now? Oh, I 20 haven't pressed it. Do you see it now?</p> <p>21 THE WITNESS: Oh, boy.</p> <p>22 MR. RAUSCHER: The second page is better.</p> <p>23 MR. STEFANICH: Okay.</p> <p>24 MR. RAUSCHER: Let me know when you want me to 25 scroll.</p>	Page 54	Page 56
<p>1 THE WITNESS: Oh, I'm sorry. I apologize. If 2 you could scroll to the -- there we go.</p> <p>3 MR. RAUSCHER: To the second page, or...</p> <p>4 THE WITNESS: Yes, sir. There we go. Thank 5 you.</p> <p>6 MR. RAUSCHER: Sure.</p> <p>7 THE WITNESS: Okay. Thank you, sir.</p> <p>8 BY MR. RAUSCHER:</p> <p>9 Q Did looking at the arrest or Vice Case Report 10 refresh your recollection as to whether you were 11 involved in the arrest of Derrick Mapp?</p> <p>12 A No, sir.</p> <p>13 Q And did it refresh your recollection as to who 14 Derrick Mapp is?</p> <p>15 A No, sir.</p> <p>16 Q Or whether you knew Derrick Mapp at all?</p> <p>17 A No, sir.</p> <p>18 Q Are there any other documents that you could 19 look at that would refresh your recollection as to what 20 role you played in the arrest of Derrick Mapp?</p> <p>21 A Not that I'm aware of at this time, sir.</p> <p>22 Q Do you have any personal knowledge as to 23 whether the narrative description in the arrest report, 24 or the Vice Case Report is accurate?</p> <p>25 A No, sir.</p>	Page 55	Page 57

<p>1 at to help refresh your recollection about this arrest?</p> <p>2 A Not at this time, sir.</p> <p>3 Q Do you know who Alvin Waddy is?</p> <p>4 A No, sir.</p> <p>5 MR. RAUSCHER: And I guess before we ask some</p> <p>6 questions about Alvin Waddy, this one is in State</p> <p>7 Court, this case. This is for the lawyers, it's not</p> <p>8 so much for you, Officer Bolton. Brian, it's my</p> <p>9 understanding that we have an agreement that we can</p> <p>10 use the Watts depositions basically the same way</p> <p>11 that discovery depositions can be used in State</p> <p>12 court. And so if we have that, then we don't need</p> <p>13 to do a whole separate deposition? Is that -</p> <p>14 MR. STEFANICH: That's agreed.</p> <p>15 BY MR. RAUSCHER:</p> <p>16 Q Okay. Do you know who Alvin Waddy is?</p> <p>17 A No, sir.</p> <p>18 Q Do you have any recollection of being involved</p> <p>19 in arresting Alvin Waddy?</p> <p>20 A No, sir.</p> <p>21 Q Take a look at the third page of the PDF of</p> <p>22 Group Exhibit 11.</p> <p>23 A Okay.</p> <p>24 Q The Bates stamp is IND DEF-AW a bunch of</p> <p>25 leading zeros and a one. You see that?</p>	Page 58	Page 60
<p>1 (GROUP EXHIBIT 11 MARKED FOR IDENTIFICATION)</p> <p>2 A Yes, sir.</p> <p>3 Q Do you see a picture?</p> <p>4 A Yes, sir.</p> <p>5 Q Do you recognize the person in this picture?</p> <p>6 A No, sir.</p> <p>7 Q Have you had a chance to read over this</p> <p>8 report, the arrest report?</p> <p>9 A I may have, sir.</p> <p>10 Q And you have no independent recollection at</p> <p>11 this time of being involved in the arrest of Alvin Waddy</p> <p>12 on April 4, 2007, correct?</p> <p>13 A No, sir.</p> <p>14 Q Would you like to read over the report, the</p> <p>15 arrest report, and see if it helps refresh your</p> <p>16 recollection as to your involvement in this arrest?</p> <p>17 A Yes, sir.</p> <p>18 Q Okay. Please do that and let me know when</p> <p>19 you've finished.</p> <p>20 A Thank you. Okay, sir.</p> <p>21 Q Did you also look at the Vice Case Report?</p> <p>22 A I did, sir.</p> <p>23 Q Okay. Having looked at the arrest report and</p> <p>24 the Vice Case Report, do you have any recollection of</p> <p>25 being involved in the – arresting Alvin Waddy?</p>	Page 59	Page 61

<p>1 business. It was like a building inspection business. 2 Q Do you know if the argument had anything to do 3 with his building inspection business? 4 A I don't recall that. I don't – it's a long 5 time ago, so I don't remember – I don't remember all 6 that. 7 Q Do you remember any other – any discussions 8 among team members about whether officers were treated 9 differently based on race? 10 A No, I don't recall any other discussions about 11 that. 12 Q Do you ever – do you recall Spaargaren ever 13 talking about that or saying that to any – at any time 14 other than the argument you overheard? 15 A No. I don't remember that. 16 Q And then were you ever told at roll call not 17 to frame people? 18 A I've never had any conversations about framing 19 any people. I – 20 Q Or not framing people? 21 A Not framing people, framing people. I – it 22 was – I've never had any conversation, in my almost 23 24 years as a policeman, about not framing people or 24 framing people. It's – I don't – I've never had that 25 conversation with anyone.</p>	Page 62	Page 64
<p>1 MR. RAUSCHER: Okay. Those are all the 2 questions that I have on individual cases. So I 3 think, Brian, I'll turn it over to Joel for his 4 cases. And then let's see how much time we have 5 left, and if we can do some CRs or CR topic, we can 6 do that. Does that work? 7 MR. STEFANICH: That's nice. 8 EXAMINATION 9 BY MR. FLAXMAN: 10 Q Officer Bolton, can you hear me? 11 A I can hear you, sir. 12 Q Okay. My name's Joel Flaxman. I represent 13 some other plaintiffs in this case, and I'm going to go 14 through some questions for you on them. You should have 15 some exhibits that we provided. 16 MR. STEFANICH: Yes, we got those Joel. 17 MR. FLAXMAN: Okay. Do you have them in order? 18 I know – I'll just go through alphabetically if 19 that's okay. 20 MR. STEFANICH: Yeah. That's how we organized 21 them. 22 BY MR. FLAXMAN: 23 Q Okay. Great. And actually, before I get into 24 that, let me just ask you very quickly a follow-up on 25 one of the exhibits that Mr. Rauscher looked at with</p>	Page 63	Page 65

<p>1 happened that day.</p> <p>2 Q And is it correct that you don't have any</p> <p>3 recollection of what that role was?</p> <p>4 A I don't remember, sir.</p> <p>5 Q Okay. And does the report explain what your</p> <p>6 role was?</p> <p>7 A May I read the narrative portion, sir?</p> <p>8 Q Please. Yes, please. After reviewing the</p> <p>9 report, I'll ask you to answer that question.</p> <p>10 A Okay. Thank you. Okay, sir.</p> <p>11 Q You've now reviewed the Vice Case Report,</p> <p>12 Plaintiff Adams Exhibit 1?</p> <p>13 A Yes, sir.</p> <p>14 Q Okay. And does that report explain your</p> <p>15 involvement in this arrest?</p> <p>16 A No, sir.</p> <p>17 Q This report states that the address of the</p> <p>18 occurrence was 574 East 36th Street. Do you see that?</p> <p>19 A Yes, sir.</p> <p>20 Q And do you recognize that as the address of an</p> <p>21 apartment building at the Wells homes?</p> <p>22 A Yes, sir.</p> <p>23 Q Do you recall that building having any</p> <p>24 reputation?</p> <p>25 A A repu – I don't understand. A reputation</p>	Page 66	Page 68
<p>1 meaning?</p> <p>2 Q Well, were there differences between who lived</p> <p>3 in the buildings or what kind of activity happened at</p> <p>4 each building?</p> <p>5 A No, drugs were sold at this building.</p> <p>6 Q And is that something that you remember or</p> <p>7 that you're basing on this report?</p> <p>8 A I remember drugs being sold here at this</p> <p>9 building.</p> <p>10 Q Did you see the report referred to drugs being</p> <p>11 sold on the fifth floor of this building?</p> <p>12 A I don't recall a floor, but I remember drugs</p> <p>13 being sold here at this building.</p> <p>14 Q Okay. And did you see on the second page of</p> <p>15 the report it said that the offender fled to the door of</p> <p>16 apartment number 510?</p> <p>17 A Yes, sir.</p> <p>18 Q Do you recall anything about apartment 510 at</p> <p>19 574 East 36th Street?</p> <p>20 A No, sir.</p> <p>21 Q Can I ask you to look at Plaintiff Adams</p> <p>22 Exhibit 2, please? And is that the arrest report of</p> <p>23 Demetris Adams from June 26, 2004?</p> <p>24 (PLAINTIFF ADAMS EXHIBIT 2 MARKED FOR</p> <p>25 IDENTIFICATION)</p>	Page 67	Page 69

<p>1 Plaintiff Bonner Exhibit 4, please. Is that the arrest 2 report for Frank Saunders dated March 28, 2007? 3 (PLAINTIFF BONNER EXHIBIT 4 MARKED FOR 4 IDENTIFICATION) 5 A Yes. 6 Q Okay. And if you look on the last page of 7 that, page 505, do you see your name listed? 8 A I do. 9 Q Okay. And how are you listed there? 10 A Assisting arresting officer. 11 Q Do you know what you did to be an assisting 12 arresting officer for this arrest? 13 A No, sir. 14 Q And does the report state what you did to be 15 an assisting arresting officer? 16 A Can I read the narrative, sir? 17 Q Yes, please. 18 A I've read the narrative, sir. 19 Q Does reviewing the narrative help you recall 20 what you did to be an assisting arresting officer in 21 this arrest? 22 A No, sir. 23 Q And it doesn't state in the narrative what you 24 did; is that right? 25 A No, sir.</p>	Page 70	Page 72
<p>1 Q And this arrest report -- I'm sorry, let me 2 start that question over. Does this arrest report 3 describe the same event that was described in the Vice 4 Case Report that was Exhibit 1? 5 A Yes, sir. 6 Q And do you see your name listed in the Vice 7 Case Report, Exhibit number 1? 8 A I'm not seeing my name on the Vice Case 9 Report, sir. Maybe -- 10 Q Oh, go ahead. Let me know when you're done 11 looking at it. 12 A I don't see it here. 13 Q When you prepared Vice Case Reports, was it 14 your practice to list the assisting arresting officers 15 on the Vice Case Report? 16 A For me, as an officer, that usually happens. 17 But occasionally, you know, mistakes are made. 18 Q Sure. 19 A So I can't say what Officer Muhammad and 20 officer Lewis -- I don't know why I'm not listed on -- 21 in the arrest report, but not the case -- I'm sorry, the 22 Vice Case Report. I don't know why. 23 Q All right. And did you review the narrative 24 in the Vice Case Report? 25 A I did.</p>	Page 71	Page 73

<p>1 related to Catrina Bonner on March 28, 2007?</p> <p>2 A No, sir.</p> <p>3 Q No, you don't have personal knowledge?</p> <p>4 A I don't recall these people and/or this</p> <p>5 arrest, sir.</p> <p>6 Q Okay. All right. Thanks. The next thing I</p> <p>7 want to ask about, Jermaine Coleman and Jabal Stokes. Do</p> <p>8 you have any recollection of those two men?</p> <p>9 A No, sir.</p> <p>10 Q No? Okay. Could you please take a look at</p> <p>11 Plaintiff Coleman Exhibit 1?</p> <p>12 (PLAINTIFF COLEMAN EXHIBIT 1 MARKED FOR</p> <p>13 IDENTIFICATION)</p> <p>14 A Okay.</p> <p>15 Q And is that the arrest report of Jermaine</p> <p>16 Coleman from May 3, 2006?</p> <p>17 A Yes, sir.</p> <p>18 Q And are you listed on the last page of this</p> <p>19 report as an assisting arresting officer?</p> <p>20 A Yes, sir.</p> <p>21 Q Do you know what you did to be an assisting</p> <p>22 arresting officer?</p> <p>23 A Can I read the narrative, sir?</p> <p>24 Q Sure.</p> <p>25 A Okay, sir.</p>	Page 74	Page 76
<p>1 Q Do you remember what you did to be an</p> <p>2 assisting arresting officer for the arrest of Jermaine</p> <p>3 Coleman?</p> <p>4 A No, sir.</p> <p>5 Q Okay. And reading the report doesn't tell you</p> <p>6 the answer to that?</p> <p>7 A No, sir.</p> <p>8 Q Could you please look at Plaintiff Coleman</p> <p>9 Exhibit 2 now?</p> <p>10 (PLAINTIFF COLEMAN EXHIBIT 2 MARKED FOR</p> <p>11 IDENTIFICATION)</p> <p>12 A That's right. Okay.</p> <p>13 Q Is that the arrest report for Jabal Stokes</p> <p>14 from May 3, 2006?</p> <p>15 A Yes, sir.</p> <p>16 Q Do you see that you were listed on the last</p> <p>17 page of this report as an assisting arresting officer?</p> <p>18 A Yes, sir.</p> <p>19 Q And do you know what you did to be an</p> <p>20 assisting arresting officer on this arrest?</p> <p>21 A No, sir.</p> <p>22 Q Let me ask you to look at the narrative of</p> <p>23 this arrest report on page 2, please.</p> <p>24 A 205, sir?</p> <p>25 Q Yes, correct.</p>	Page 75	Page 77

<p>1 the arrest of Mr. Coleman and Mr. Stokes?</p> <p>2 A No, sir.</p> <p>3 Q Okay. And does the narrative of the report</p> <p>4 explain your role in the arrest?</p> <p>5 A No, sir.</p> <p>6 Q I wanted to ask you, in the report it refers</p> <p>7 to officers setting up surveillance and then also for</p> <p>8 officers calling for enforcement. Are those terms that</p> <p>9 you've heard, surveillance officers and enforcement</p> <p>10 officers?</p> <p>11 A Yes, sir.</p> <p>12 Q Okay. And what do they mean?</p> <p>13 A Surveillance officers would be the officers</p> <p>14 observing the crime that is occurring, and the</p> <p>15 enforcement officers would be the officers that are</p> <p>16 apprehending – or apprehending the offenders.</p> <p>17 Q And do you have experience in both roles?</p> <p>18 A Yes.</p> <p>19 Q Whenever you were assigned to be a</p> <p>20 surveillance officer, would you always have enforcement</p> <p>21 officers working with you?</p> <p>22 A Usually, yes.</p> <p>23 Q Would you not want to be involved as a</p> <p>24 surveillance officer if there wasn't somebody else</p> <p>25 working enforcement?</p>	Page 78	Page 80
<p>1 A That's – no, you could – you would be – you</p> <p>2 could break your surveillance and then go and apprehend</p> <p>3 the offender. That's a possibility, sir. So I wouldn't</p> <p>4 say I would not want to do that.</p> <p>5 Q Let me ask you please to look at the last two</p> <p>6 exhibits for Plaintiff Coleman, numbers 4 and 5.</p> <p>7 (PLAINTIFF COLEMAN EXHIBIT 4 MARKED FOR</p> <p>8 IDENTIFICATION)</p> <p>9 (PLAINTIFF COLEMAN EXHIBIT 5 MARKED FOR</p> <p>10 IDENTIFICATION)</p> <p>11 A Okay.</p> <p>12 THE WITNESS: Take a break?</p> <p>13 MR. STEFANICH: Joel, we're going to take a</p> <p>14 break at 12:30.</p> <p>15 MR. FLAXMAN: Okay. Do you want to take a</p> <p>16 break after we do these two pictures?</p> <p>17 THE WITNESS: Yeah, that'll be good.</p> <p>18 MR. STEFANICH: Okay. Yeah, that's fine.</p> <p>19 Thanks.</p> <p>20 MR. FLAXMAN: Sure. Let's just do those, and</p> <p>21 then we'll go off the record.</p> <p>22 MR. STEFANICH: Thank you.</p> <p>23 BY MR. FLAXMAN:</p> <p>24 Q Is Coleman Exhibit number 4 – do you see</p> <p>25 that? There's a picture of a man. It says "Jermaine</p>	Page 79	Page 81

<p>1 top right of that report?</p> <p>2 A Yes, sir.</p> <p>3 Q Okay. Does the person in that picture look</p> <p>4 familiar to you?</p> <p>5 A No, sir.</p> <p>6 Q All right. Let me ask you, then, to look at</p> <p>7 Plaintiff Johnson Exhibit 2, please.</p> <p>8 (PLAINTIFF JOHNSON EXHIBIT 2 MARKED FOR</p> <p>9 IDENTIFICATION)</p> <p>10 A Okay.</p> <p>11 Q And is that the Vice Case Report dated</p> <p>12 March 3, 2008, for Damell Trabeck and Trinere Johnson?</p> <p>13 A Yes, sir.</p> <p>14 Q And do you see your name listed on this</p> <p>15 report?</p> <p>16 A Yes, sir.</p> <p>17 Q Where's your name listed?</p> <p>18 A In the extension of box 18, sir.</p> <p>19 Q Okay. And is the box for witness checked?</p> <p>20 A Yes, sir.</p> <p>21 Q All right. And do you know what you did in</p> <p>22 relation to this arrest?</p> <p>23 A No, sir.</p> <p>24 Q Okay. And --</p> <p>25 A May I read the narrative of the arrest report,</p>	Page 82	Page 84
<p>1 sir? Oh, I'm sorry, the Vice Case Report. Just</p> <p>2 double-check that, sir.</p> <p>3 Q Yes, and why -- yeah. And actually, before</p> <p>4 you do that, let me just -- why don't you also look at</p> <p>5 Exhibit 3 at the same time? Do you have that in front</p> <p>6 of you?</p> <p>7 (PLAINTIFF JOHNSON EXHIBIT 3 MARKED FOR</p> <p>8 IDENTIFICATION)</p> <p>9 A Yes, sir.</p> <p>10 Q And is that the arrest report of Damell</p> <p>11 Trabeck on March 3, 2008?</p> <p>12 A Yes, sir.</p> <p>13 Q Okay, well -- so yeah, why don't you take a</p> <p>14 moment to look at the two arrest reports and the Vice</p> <p>15 Case Report. And let me know when you've done that.</p> <p>16 A Okay. Thank you, sir. Okay, sir, I've read</p> <p>17 the narrative of both or all three reports.</p> <p>18 Q And does reviewing the three reports about</p> <p>19 Mr. Trabeck and Ms. Johnson refresh your recollection</p> <p>20 about their arrests?</p> <p>21 A No, sir.</p> <p>22 Q Is it correct that you do not have any</p> <p>23 personal knowledge of the arrests of Mr. Trabeck and</p> <p>24 Ms. Johnson on March 3, 2008?</p> <p>25 A No, sir.</p>	Page 83	Page 85

<p>1 A I don't.</p> <p>2 Q Okay. Can I ask you to look at Plaintiff</p> <p>3 Johnson Exhibit 5, please? Do you have that arrest</p> <p>4 report?</p> <p>5 (PLAINTIFF JOHNSON EXHIBIT 5 MARKED FOR</p> <p>6 IDENTIFICATION)</p> <p>7 A McElrath?</p> <p>8 Q So you're looking at the arrest report for</p> <p>9 Gregory McElrath now?</p> <p>10 A Yes, sir.</p> <p>11 Q And do you have any knowledge of</p> <p>12 Mr. McElrath's arrest?</p> <p>13 A No, sir.</p> <p>14 Q Okay. And the picture of Mr. McElrath and the</p> <p>15 picture of Mr. Massey on the reports didn't help you</p> <p>16 remember anything about them?</p> <p>17 A No, sir.</p> <p>18 Q Okay. And then let me ask you to look at</p> <p>19 Johnson Exhibit 6, please. Do you have that general</p> <p>20 offense case report for Mr. McElrath and Mr. Massey in</p> <p>21 front of you?</p> <p>22 (PLAINTIFF JOHNSON EXHIBIT 6 MARKED FOR</p> <p>23 IDENTIFICATION)</p> <p>24 A I do.</p> <p>25 Q Okay. And does looking at the report help you</p>	Page 86	Page 88
<p>1 remember anything about the arrest of these two people?</p> <p>2 A No, sir.</p> <p>3 Q Okay. This – the general offense case</p> <p>4 report, do you see in the narrative, it states that</p> <p>5 officers encountered Mr. McElrath and Mr. Massey in the</p> <p>6 lobby of the building?</p> <p>7 A Yes, sir.</p> <p>8 Q And did you recall, or if you want to look</p> <p>9 back at it, that the arrest reports for Ms. Johnson and</p> <p>10 Mr. Trabek were about their arrests on the fifth floor</p> <p>11 of the same building?</p> <p>12 A Yes, sir. Fifth floor. Yes, sir.</p> <p>13 Q And – okay. And based on your experience</p> <p>14 writing arrest reports as a Chicago police officer, was</p> <p>15 that the usual practice that if there was two arrests in</p> <p>16 the lobby and two separate arrests on the fifth floor,</p> <p>17 they'd be written up on separate reports?</p> <p>18 A Well, one includes narcotics, and from what I</p> <p>19 understand – I don't – I don't know – I don't know</p> <p>20 why they're on two reports. I don't know why because –</p> <p>21 well, they're at different times, so maybe that's the</p> <p>22 reason why they're on two separate reports, sir. I –</p> <p>23 maybe that's why.</p> <p>24 Q Sure. And in general, was there some way of</p> <p>25 determining when multiple arrests would be on separate</p>	Page 87	Page 89

<p>1 Johnson Exhibit number 7.</p> <p>2 (PLAINTIFF JOHNSON EXHIBIT 7 MARKED FOR</p> <p>3 IDENTIFICATION)</p> <p>4 A Okay. Is this –</p> <p>5 Q And this is an arrest report of Angelo –</p> <p>6 A This is all part of – this is all still part</p> <p>7 of this other – still on the same thing. Okay.</p> <p>8 Q Yes. This is still Johnson.</p> <p>9 A I apologize.</p> <p>10 Q That's okay.</p> <p>11 A Okay.</p> <p>12 Q And you're looking at the arrest report of</p> <p>13 Angelo M. Shenault?</p> <p>14 A Yes, sir.</p> <p>15 Q Okay. And you see the arrest date is</p> <p>16 March 3, 2008. Time is 17:10 hours.</p> <p>17 A Yes, sir.</p> <p>18 Q And do you see your name listed as an</p> <p>19 assisting arresting officer on the last page of this</p> <p>20 report?</p> <p>21 A Yes, sir.</p> <p>22 Q Do you have any recollection of this arrest?</p> <p>23 A No, sir.</p> <p>24 Q And I'm just going to ask you if looking at</p> <p>25 the report helps you remember it, and you may as well</p>	Page 90	<p>1 Q Okay. And –</p> <p>2 A Yes, sir.</p> <p>3 Q Okay. And does reviewing the arrest report</p> <p>4 and the Vice Case Report Angelo Shenault dated March 3,</p> <p>5 2008, refresh your recollection about this arrest?</p> <p>6 A No, sir.</p> <p>7 Q Okay. And is it correct that you do not have</p> <p>8 personal knowledge of the arrest of Mr. Shenault on</p> <p>9 March 3, 2008?</p> <p>10 A I have no personal knowledge, sir.</p> <p>11 Q Okay. And let me ask you to look at one last</p> <p>12 exhibit on these, Plaintiff Johnson Exhibit 9. And do</p> <p>13 you see that? That's a photograph of a man wearing a</p> <p>14 jacket that says Yale on?</p> <p>15 (PLAINTIFF JOHNSON EXHIBIT 9 MARKED FOR</p> <p>16 IDENTIFICATION)</p> <p>17 A Yes, sir.</p> <p>18 Q Does the man depicted there look familiar to</p> <p>19 you?</p> <p>20 A No, sir.</p> <p>21 Q All right. You could put the Johnson exhibit</p> <p>22 to the side.</p> <p>23 A This whole packet here. Okay.</p> <p>24 Q Next I want to ask you about some arrests. The</p> <p>25 first name on the report is D'Andra Woods. Do you have</p>	Page 92
<p>1 look at the Vice Case Report at the same time. If you</p> <p>2 could just look at Plaintiff Johnson Exhibit 8, please.</p> <p>3 And is that the Vice Case Report for Angelo Shenault on</p> <p>4 March 3, 2008?</p> <p>5 (PLAINTIFF JOHNSON EXHIBIT 8 MARKED FOR</p> <p>6 IDENTIFICATION)</p> <p>7 A Yes – yes, sir.</p> <p>8 Q Okay. And do you see your name listed on the</p> <p>9 Vice Case Report?</p> <p>10 A I don't see my name listed on the report, sir.</p> <p>11 Q Okay. We did see your name listed on the</p> <p>12 arrest report, right?</p> <p>13 A Yes, sir.</p> <p>14 Q Okay. Well, let me ask you, please, to review</p> <p>15 the arrest report and the Vice Case Report, and I'll ask</p> <p>16 you if they refresh your recollection about the arrest.</p> <p>17 A Okay, sir.</p> <p>18 Q So please let me know once you've looked at</p> <p>19 them.</p> <p>20 A Okay. Okay, sir.</p> <p>21 Q So you reviewed Exhibit 7 and Exhibit 8?</p> <p>22 A The arrest report and the Vice Case Report for</p> <p>23 Angelo Shenault, correct?</p> <p>24 Q Yes.</p> <p>25 A Okay.</p>	Page 91	<p>1 any recollection of that person?</p> <p>2 A No, sir.</p> <p>3 Q Okay. Do you have any recollection of someone</p> <p>4 named Victor Cline?</p> <p>5 A No, sir.</p> <p>6 Q Kenneth Jones?</p> <p>7 A No, sir.</p> <p>8 Q Lolita Sparks?</p> <p>9 A No, sir.</p> <p>10 Q Okay. If you take a look please at Plaintiff</p> <p>11 Lewis Exhibit 1.</p> <p>12 (PLAINTIFF LEWIS EXHIBIT 1 MARKED FOR</p> <p>13 IDENTIFICATION)</p> <p>14 A Okay.</p> <p>15 Q And is that the Vice Case Report for Woods,</p> <p>16 Cline, Jones, and Sparks?</p> <p>17 A Yes, sir.</p> <p>18 Q Okay. And do you see your name on this</p> <p>19 report?</p> <p>20 A Yes, sir.</p> <p>21 Q Where are you listed on this report?</p> <p>22 A At the bottom of the report, sir.</p> <p>23 Q Okay. Were you –</p> <p>24 A Box 40 – I think it's 46, sir.</p> <p>25 Q Okay. And is that a reporting officer?</p>	Page 93

<p>1 A Yes, sir.</p> <p>2 Q Would you consider yourself to be the second</p> <p>3 reporting officer in this report?</p> <p>4 A Yes, sir.</p> <p>5 Q And was it the practice that Officer Gonzalez,</p> <p>6 as the first reporting officer, would've prepared the</p> <p>7 report?</p> <p>8 A Yes, sir.</p> <p>9 Q Would you have assisted Officer Gonzalez in</p> <p>10 preparing the report?</p> <p>11 A This report or the arrest, yes, sir. Maybe</p> <p>12 not the report, but the arrest in some way, sir.</p> <p>13 Q You would've been involved in the arrest?</p> <p>14 A In some ways sir, yes.</p> <p>15 Q Okay. And what was your answer to whether you</p> <p>16 would've assisted with preparing the report?</p> <p>17 A Well, I don't know. I don't remember the</p> <p>18 incident, so I don't remember -</p> <p>19 Q Okay.</p> <p>20 A - who prepared the report.</p> <p>21 Q Okay.</p> <p>22 A But Officer Gonzalez, I'm assuming him and I</p> <p>23 were partners in that - that day. So I would have</p> <p>24 assisted him in some - some way with the processing of</p> <p>25 the arrests.</p>	Page 94	Page 96
<p>1 Q And is that your signature under your name at</p> <p>2 the bottom of the report?</p> <p>3 A No, that's not my signature.</p> <p>4 Q Okay. Do you know who signed your name?</p> <p>5 A I don't know.</p> <p>6 Q Was it a common practice for somebody to sign</p> <p>7 your name on a Vice Case Report?</p> <p>8 MR. MICHALEK: Objection. Foundation.</p> <p>9 A It - it would be common for someone to ask</p> <p>10 permission to sign your name on a report, yes.</p> <p>11 Q And would you expect that before signing your</p> <p>12 name, somebody - another officer would ask you for that</p> <p>13 permission?</p> <p>14 A Yes. Or you would be like, "Just sign my</p> <p>15 name."</p> <p>16 Q Okay.</p> <p>17 A They wouldn't necessarily have to ask. It</p> <p>18 would - "Just sign my name."</p> <p>19 Q So you mean either you would give it after a</p> <p>20 request or you would give it before a request, your -</p> <p>21 give your permission?</p> <p>22 A I would give my permission, yes.</p> <p>23 Q Okay. And do you have experience signing</p> <p>24 other officers' names?</p> <p>25 A I have signed other officers' names on</p>	Page 95	Page 97

<p>1 Q And each one lists you as the second arresting 2 officer, correct? 3 A Yes, sir. 4 Q All right. All right. I want to ask you to 5 take a moment to review these arrest reports, and then 6 I'll ask you about them. 7 A Okay. Okay, sir. 8 Q Okay. And does looking at those arrest 9 reports refresh your recollection about these arrests? 10 A No, sir. 11 Q And the arrest reports don't state what you 12 did in relation to the arrests, correct? 13 A No, sir. 14 Q Okay. And they – the arrest reports also 15 list some assisting arresting officers; is that right? 16 A Yes, sir. 17 Q Officer Rodriguez, Jones, Young, Summers, 18 Ridgell, Edwards, Mohammed, correct? 19 A Yes, sir. 20 Q Okay. And the arrest reports in the Vice Case 21 Report do not state what those officers did in relation 22 to these arrests, correct? 23 A They do not, sir. 24 Q All right. Is it correct that you do not have 25 any personal knowledge of the arrests of Woods, Cline,</p>	Page 98	Page 100
<p>1 Jones, and Sparks on June 28, 2004? 2 A I have no personal knowledge, sir. 3 Q Let ask you to look at two more exhibits. The 4 next one is Plaintiff Lewis Exhibit 4. Do you have 5 that? A Vice Case Report for the arrest of Jamar Lewis 6 on June 28, 2004? 7 (PLAINTIFF LEWIS EXHIBIT 4 MARKED FOR 8 IDENTIFICATION) 9 A Yes, sir. 10 Q Okay. And do you see your name at the first 11 line of the narrative section? 12 A Yes, sir. 13 Q Do you have any recollection of this arrest of 14 Jamar Lewis? 15 A No, sir. 16 Q Okay. Do you remember Jamar Lewis? 17 A No, sir. 18 Q Okay. Let me ask you to please look at the 19 Vice Case Report and let me know when you're done 20 reviewing. 21 A Okay. Okay, sir. Read it. 22 Q And does reviewing the Vice Case Report 23 refresh your recollection about this arrest? 24 A No, sir. 25 Q Okay. And the Vice Case Report doesn't state</p>	Page 99	Page 101

<p>1 A Yes, sir.</p> <p>2 Q Do you have any recollection of this arrest?</p> <p>3 A No, sir.</p> <p>4 Q And have you reviewed the arrest report?</p> <p>5 Sorry. Why don't you take a minute and let me know when</p> <p>6 you've looked at it?</p> <p>7 A Okay, sir. Okay, sir. Sorry. I apologize</p> <p>8 for that.</p> <p>9 Q All right. You've looked over the arrest</p> <p>10 report. It's Plaintiff Lockett Exhibit 1.</p> <p>11 A Yes, sir.</p> <p>12 Q Okay. And does that refresh your recollection</p> <p>13 about the arrest of Mr. Lockett?</p> <p>14 A No, sir.</p> <p>15 Q And it's the report – excuse me. Does the</p> <p>16 report state what you did to be listed as an assisting</p> <p>17 arresting officer?</p> <p>18 A No, sir.</p> <p>19 Q On the first page of the report, under the</p> <p>20 name, it has a AKA of Stanley Mack. Do you see that?</p> <p>21 A Yes, sir.</p> <p>22 Q Okay. Do you remember anybody named</p> <p>23 Stanley Mack?</p> <p>24 A No, sir.</p> <p>25 Q Okay. It also has a nickname in quotes,</p>	Page 102	Page 104
<p>1 "Jay," J-A-Y. Do you have any recollection of somebody</p> <p>2 with that nickname?</p> <p>3 A No, sir.</p> <p>4 Q The narrative also mentions an individual that</p> <p>5 goes by the street name JJ. Do you have any</p> <p>6 recollection of somebody that went by the street named</p> <p>7 JJ?</p> <p>8 A No, sir.</p> <p>9 Q Do you recall during your time working at</p> <p>10 Ida B. Wells knowing any nicknames of individuals who</p> <p>11 were in that area?</p> <p>12 A I can't recall at this time any nicknames.</p> <p>13 Q Okay.</p> <p>14 A It's been a long time. I don't recall.</p> <p>15 Q Okay. Sure. At that time, might you have</p> <p>16 known some nicknames?</p> <p>17 A That's a possibility, sir.</p> <p>18 Q All right. All right. Let me ask you, then,</p> <p>19 to look at Plaintiff Lockett Exhibit 2. Do you have</p> <p>20 that in front of you now?</p> <p>21 (PLAINTIFF LOCKETT EXHIBIT 2 MARKED FOR</p> <p>22 IDENTIFICATION)</p> <p>23 A I do.</p> <p>24 Q And is that the general offense case report</p> <p>25 for the arrest of Jesse Lockett on May 12, 2005?</p>	Page 103	Page 105

<p>1 Q Okay. Can I ask you please to look at 2 Plaintiff Moye Exhibit 1? 3 (PLAINTIFF MOYEE EXHIBIT 1 MARKED FOR 4 IDENTIFICATION) 5 A Okay. 6 Q Is that the arrest report of Terrence Moye 7 dated July 21, 2008? 8 A Yes, sir. 9 Q And are you listed on the fifth page as an 10 assisting arresting officer? 11 A Yes, sir. 12 Q Sorry, do you know what you did to be an 13 assisting arresting officer for this arrest? 14 A No, sir. 15 Q All right. Why don't you look at the arrest 16 report and let me know when you've had a chance to read 17 it, please? 18 A Okay. Okay, sir. 19 Q All right. Does reviewing the arrest report 20 refresh your recollection of the arrest of Mr. Moye on 21 July 21, 2008? 22 A No, sir. 23 Q Okay. And does the report state what your 24 role was in the arrest? 25 A No, sir.</p>	Page 106	Page 108
<p>1 Q Okay. Let me ask you please to look at 2 Plaintiff Moye Exhibit 2 now. And do you have in front 3 of you now the original case incident report for the 4 arrest of Mr. Moye on July 21, 2008? 5 (PLAINTIFF MOYEE EXHIBIT 2 MARKED FOR 6 IDENTIFICATION) 7 A Yes, sir. 8 Q And are you listed on page 3 of 3 as an 9 assisting officer? 10 A Yes, sir. 11 Q And this report also lists a supervisor on 12 scene and says Ronald Watts. 13 A Yes, sir. 14 Q Is it your practice to include Sergeant Watts 15 when he was on the scene? 16 MR. KOSOKO: Object to foundation. 17 MR. STEFANICH: Objection. Form. 18 A I can't remember if that was a common practice 19 or not, sir. 20 Q Okay. All right. Well, why don't you look at 21 this report and let me know when you've reviewed it, and 22 I'll ask you a question about it. 23 A Okay. Okay, sir. 24 Q All right. You've had a chance to review the 25 original case incident report?</p>	Page 107	Page 109
		<p>1 A Yes, sir. 2 Q Okay. Does that refresh your recollection 3 about the arrest of Mr. Moye on July 21, 2008? 4 A No, sir. 5 Q Does the report state what you did to be an 6 assisting officer in this arrest? 7 A No, sir. 8 Q All right. Let me ask you to look at 9 Plaintiff Moye Exhibit 3 please. It should be two 10 pictures. Do you have Exhibit 3 that's two pages of 11 mugshot pictures? 12 (PLAINTIFF MOYEE EXHIBIT 3 MARKED FOR 13 IDENTIFICATION) 14 A Yes, sir. 15 Q Okay. And does the person in those pictures 16 look familiar to you? 17 A No, sir. 18 Q All right. Is it correct that you do not have 19 personal knowledge of the arrest of Terrence Moye on 20 July 21, 2008? 21 A That's correct. 22 Q All right. Let me ask you to look at 23 Plaintiff Moye Exhibit 4, please. And do you see that's 24 an original case incident report that's also dated 25 July 21, 2008?</p>

<p>1 Q A little lower down, Officer Gonzalez is 2 listed as the reporting officer? 3 A Yes, sir. 4 Q Do you know why Officer Gonzalez was the 5 reporting officer and the second arresting officer? 6 A I don't know, sir. 7 Q Was it unusual for the second arresting 8 officer to be the reporting officer? 9 A I would not say unusual, sir. 10 Q Can you tell from the assignments who it was 11 who prepared this report? 12 A I'm looking to see who generated the report, 13 and it's blocked out by marker, it looks like. 14 Q Looking at the bottom of the page where it 15 says print generated by? 16 A Yeah, it's blocked out. 17 Q Oh, okay. Is the answer that you can't tell 18 who wrote the report? 19 A I can't tell, sir – 20 Q Okay. 21 A – because of the markings that are on the 22 report. 23 Q Have you had a chance to look at the report? 24 Let me know when you've taken a look at the narratives 25 on it.</p>	Page 110	Page 112
<p>1 A Okay. Okay. Okay. 2 Q And does reviewing that help you remember the 3 arrest of these four suspects? 4 A No, sir. 5 Q Okay. And the narrative sections begins by 6 saying A/Os initiated narcotics mission. Do you see 7 that? 8 A Yes, sir. 9 Q Does A/O mean arresting officers? 10 A Yes, sir. 11 Q And who are the arresting officers on this 12 report? 13 A That would be myself. 14 Q Okay. Just you? 15 A Well, it says first arresting officer Bolton, 16 and then second arresting officer Robert Gonzalez. 17 Q Okay. And do you take this report to be 18 describing what you and Gonzalez did or just what you 19 did? 20 A I take it myself and Gonzalez. 21 Q Okay. All right, the – I'm sorry, was there 22 something you want to say? 23 A No, sir. 24 Q Could you please look at the next exhibit, 25 Plaintiff Moyer Exhibit 5? Is that the arrest report of</p>	Page 111	Page 113

<p>1 Q Okay. And has reviewing these arrest reports 2 helped you remember these arrests on July 21, 2008? 3 A No, sir. 4 Q And you were the attesting officer and the 5 first arresting officer on all three reports, right? 6 A Yes, sir. 7 Q And is it correct that you do not have 8 personal knowledge of the arrest of Hendricks, Abbott, 9 Sims, and the fourth suspect on July 21, 2008? 10 A That's true. Yes, sir. 11 Q Okay. You can put those exhibits to the side. 12 And the last person I want to ask you about was Vondell 13 Wilbourn. Do you remember Vondell Wilbourn? 14 A No, sir. 15 Q Okay. I'm asking you, please, to look at 16 Plaintiff Wilbourn Exhibit 1. Do you have that in front 17 of you, the Vice Case Report for the arrest of Vondell 18 Wilbourn – 19 (PLAINTIFF WILBOURN EXHIBIT 1 MARKED FOR 20 IDENTIFICATION) 21 A Yes, sir. 22 Q – on July 27, 2004? 23 A Yes, sir. 24 Q Do you see your name on the second page as 25 assisting arrest?</p>	Page 114	Page 116
<p>1 A Yes, sir. 2 Q Okay. Will you please review this report and 3 let me know when you've taken a look at it? 4 A Okay. Okay, sir. 5 Q All right. Does reviewing the Vice Case 6 Report for Mr. Wilbourn help you remember this arrest? 7 A No, sir. 8 Q Okay. And does the report explain what you 9 did to be an assisting arresting officer? 10 A No, sir. 11 Q And the – if you look at Mr. Wilbourn's, 12 there's a box for offender's name, number 19. Do you 13 see that? 14 A Yes, sir. 15 Q Okay. And then two boxes over, number 21, has 16 a nickname Roady, R-O-A-D-Y. Do you see that? 17 A Yes, sir. 18 Q And are you familiar with somebody with the 19 nickname Roady? 20 A No, sir. 21 Q Okay. Can I ask you please to look at 22 Plaintiff Wilbourn Exhibit 2? Is that the arrest report 23 for Vondell Wilbourn dated July 27, 2004? 24 (PLAINTIFF WILBOURN EXHIBIT 2 MARKED FOR 25 IDENTIFICATION)</p>	Page 115	Page 117

<p>1 arresting officer? Was it your practice to review 2 reports that you were listed on? 3 A No, sir. Not all the time. 4 Q Sometimes you would, sometimes you wouldn't? 5 A Yes, sir. 6 Q Okay. Let me ask you to review this report, 7 please. 8 A Okay. Okay, sir. 9 Q All right. Does reviewing the report help you 10 remember the arrest of Mr. Ivory? 11 A No, sir. 12 Q And are you able to tell from the report who 13 drafted the report? 14 A No, sir. 15 Q Would you expect it to be Officer Gonzalez who 16 wrote the report? 17 A That's possible, sir. 18 Q Is it possible that you wrote the report? 19 A That's possible, sir. 20 Q Is it possible that an officer that – other 21 than you or Officer Gonzalez wrote the report? 22 A Normally, that's not common practice that -- 23 usually the first and/or second arresting – second – 24 I'm sorry. First reporting officer or the second 25 reporting officer would be the ones that would be</p>	Page 118	<p>1 CERTIFICATE OF REPORTER 2 STATE OF ILLINOIS 3 4 I do hereby certify that the witness in the foregoing 5 transcript was taken on the date, and at the time and 6 place set out on the Title page hereof by me after first 7 being duly sworn to testify the truth, the whole truth, 8 and nothing but the truth; and that the said matter was 9 recorded by me and then reduced to typewritten form 10 under my direction, and constitutes a true record of the 11 transcript as taken, all to the best of my skills and 12 ability. I certify that I am not a relative or employee 13 of either counsel, and that I am in no way interested 14 financially, directly or indirectly, in this action. 15 16 17 18 19 20 21 22 KORTNEY CHASE, 23 COURT REPORTER / NOTARY 24 COMMISSION EXPIRES ON: 09/24/2025 25 SUBMITTED ON: 03/23/2022</p>	Page 120
<p>1 preparing the Vice Case Report, sir. 2 Q All right. And is it correct that you do not 3 have personal knowledge of the arrest of Torrence Ivory 4 on July 27, 2004? 5 A That's correct, sir. 6 MR. FLAXMAN: I don't have any more questions. 7 Why don't we go off the record and discuss? 8 COURT REPORTER: Okay. We are now off the 9 record. The time is 2:03 p.m. 10 (DEPOSITION CONCLUDED AT 2:03 P.M.) 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25</p>	Page 119		

0	19- 13:15 197 33:2	115:15 22nd 13:7 23 26:1 28:14 24 62:23 2 28:18 31:8 36:12,21 67:22, 24 72:5,23 73:1 75:9,10,23 82:7,8 97:9,11 103:19,21 107:2,5 115:22, 24	40 93:24 41850 57:13 44816 51:18 45 39:18 26 65:14 67:23 68:24 69:2,6 26196 32:21 33:2 264B 27:13,15 27 114:22 115:23 116:6, 19,24 119:4 28 39:19 40:17 42:10 69:17 70:2 72:21 74:1 2003 43:7 64:9 65:5 2004 21:13 24:6,23 65:14 67:23 68:24 69:2,6 97:3 99:1,6 100:6,15 114:22 115:23 2000 101:9 2005 26:1 27:5 28:14 101:22 11:07 13:9 11:19 48:8 12:17 80:24 12:30 79:14 12:46 81:4 13 25:19 14 48:8 81:4 14th 13:8 15 39:18 15903 22:2 16 39:18 17 21:13 17:10 90:16 18 33:12 38:15 51:25 65:22,23 77:12,13 82:18 19 50:2 115:12	817 51:18 83 25:22 84 28:17 87 25:20 9 53:7,8,11,23 92:12,15 9610 104:19,21 5 2:03 119:9,10 3 3 31:11,14,23 32:14 36:13 68:12,13 73:4,7 74:16 75:14 2006 53:20 57:10,19 74:16 75:14 77:5 80:15,19 81:23 82:12 83:5,7, 11,24 90:16 91:4 92:4,9 107:8 108:9,10, 12 116:9,11,16 2007 39:19 40:17 42:10 50:2 59:12 69:18 70:2 72:21 74:1 2008 81:23 82:12 83:11,24 90:16 91:4 2022 13:8 48:8 81:4 205 75:24 21 106:7,21 107:4 108:3,20, 25 114:2,9	817 51:18 83 25:22 84 28:17 87 25:20 9 53:7,8,11,23 92:12,15 9610 104:19,21 A A-B-B-O-T-T 109:11 a.m. 13:9 48:3, 8 A/o 111:9 A/os 111:6 Abbott 109:11 113:21 114:8 accurate 25:3, 8 28:23 29:2 39:15 42:11 50:6 53:3 55:24 57:23 60:4,8 accusations 61:6 actions 36:4 activity 41:9, 11,13 67:3 actual 22:21 Adams 65:9, 10,13,15,16 66:12 67:21,23, 24 68:3,12,13, 17,24 69:2,5 additional 104:6 address 66:17, 20 administrative 24:5 affidavit 43:16
----------	-------------------------------------	--	--	--	---

affirm 15:2	approximate 85:5	105:3,10,14,17, 19 106:6,13,15, 19,20,24 107:4 108:3,6,19 111:3,25	assist 51:11 assisted 94:9, 16,24	39:11 41:18,19 48:5 53:1 64:1 81:1 85:1 87:9
agree 14:19 30:6,17	April 53:20 59:12	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	assisting 21:7 22:4,9,13 23:15,19,23,25 24:18 27:10 29:5,9,25 33:23 34:3,5 51:7 54:2 57:3 70:10,11,15,20 71:14 74:19,21 75:2,17,20 76:25 90:19 98:15 101:25 102:16 104:9 106:10,13 107:9 108:6 114:25 115:9 117:25	back-and-forth 89:6 bad 54:15 Baker 15:25 16:2,13,17,18, 19 17:24 18:1, 3,23 19:11,14, 15 20:19 21:11 25:20,21 26:11, 13,16,20 27:5 28:11,14,17 30:7 32:21
agreed 14:23 58:14	area 15:15,16, 19 19:7 103:11	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	arrested 16:23,24 17:1, 11,15,18 43:4,7 85:11,15 88:13, 22	based 22:17 62:9 85:19 87:13
agreement 58:9	arguing 60:18	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	arrestee 24:19	basically 58:10
ahead 14:2 31:11 36:24 71:10 113:9	argument 60:18 61:9 62:2,14	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	arresting 18:1 27:5,11 28:14 29:5,9,25 33:23 34:3 40:17 45:2 49:15 50:14 51:5,8 53:20 54:2 56:6 57:3, 19 58:19 59:25 70:10,12,15,20 71:14 74:19,22 75:2,17,20 76:12,14,15,25 90:19 98:1,15 101:25 102:17 104:9,12,14 106:10,13 109:20,24 110:5,7 111:9, 11,15,16 112:21,24 114:5 115:9 118:1,23	basing 67:7
AKA 102:20	arrest 16:12,14 19:19,21 21:10, 11,17 22:6,17, 19,21 24:23 25:18 26:1,14, 22 28:11 29:6, 10,25 33:19,23 34:4 36:8	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	assume 25:11 38:2	basis 17:16 18:14
Ali 50:8 51:5	arrestee 24:19	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	assuming 37:25 94:22	Bates 21:3 32:19,20 44:4 45:9 58:24
Alias 68:2	arresting 18:1 27:5,11 28:14 29:5,9,25 33:23 34:3 40:17 45:2 49:15 50:14 51:5,8 53:20 54:2 56:6 57:3, 19 58:19 59:25 70:10,12,15,20 71:14 74:19,22 75:2,17,20 76:12,14,15,25 90:19 98:1,15 101:25 102:17 104:9,12,14 106:10,13 109:20,24 110:5,7 111:9, 11,15,16 112:21,24 114:5 115:9 118:1,23	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	attending 13:17,23 14:5, 9,11,14	bathroom 23:1 24:17,19
alleges 19:16	attending 13:17,23 14:5, 9,11,14	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	attesting 112:6,9,10,14 114:4	beat 21:20,22, 23 27:13,16,20 76:9 104:19,21, 23
allowed 30:17	attorney 81:7	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	August 39:19 40:17 42:10 50:2	beats 76:12,17, 21
alphabetically 63:18	attorney 81:7	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	author 38:4	begin 15:6
Alvin 58:3,6, 16,19 59:11,25	authority 117:18	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	aware 24:22,25 30:2,5 40:21 50:18 55:21	begins 76:2 111:5
and/or 41:19 42:6 74:4 112:11 118:23	author 38:4	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	behalf 14:10, 13	believes 112:10,15
Angelo 90:5,13 91:3,23 92:4	authority 117:18	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	B	Ben 15:25 16:2, 13,17,18 18:1 20:19 21:11 26:11,13,16,20 28:11,14 30:7
answering 15:20	arrests 16:24 19:16,25 34:22 35:12 50:18 52:11 56:14 83:20,23 87:10, 15,16,25 88:3 92:24 94:25 96:8 97:3,6 98:9,12,22,25 104:22 114:2	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	B-O-L-T-O-N 14:18	
apartment 66:21 67:16,18	assigned 78:19	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	B-R-I-A-N 14:18	
apartments 41:6	assignments 110:10	112:17 113:2, 18,20,23 114:1, 8,17,25 115:6, 22 116:5,6,19 118:10 119:3	back 18:13,19	
apologize 35:4 37:2 47:13 55:1 84:15 85:18 90:9 102:7				
appearance 13:16				
appears 49:1,4 72:10				
apprehend 79:2				
apprehending 78:16				
approve 88:24				

benefit 109:13	bring 20:2	24 53:1,3 54:7, 13 55:9,24	Chicago 13:7, 23,25 14:6,8,14 15:12 43:21 87:14 100:22	colored 32:5
BG00019 21:3	brother 43:22	56:24 58:7	Christopher 31:19 44:9,13 45:2,6	committed 23:7
BG052081 42:19	Browning 19:7 41:17	59:21,24 60:4 63:13 64:4,8 65:14 66:11 69:17,25 71:4,	Cinque 109:11 113:21	common 42:3, 5 95:6,9 107:18 118:22
BG31496 32:9	BT 76:9	7,8,13,15,21, 22,24 72:19	circulated 20:5	complaint 22:25 23:4 96:10
big 46:18 61:9	BT.264D 76:7	73:21 77:4,23 82:11 83:1,15	circumstance 88:21	CONCLUDED 119:10
black 18:6 61:4,8,13,16	building 41:5, 14 42:1,4,6	86:20 87:3	city 14:8 21:3 28:17 32:9 42:18	conducted 36:6 48:6 81:2
blacked 109:5	62:1,3 66:21,23	88:17,18,19,20, 25 89:14 91:1, 3,9,15,22 92:4	City-bg-03287 44:5	connection 112:19
blocked 110:13,16	67:4,5,9,11,13	93:15 95:7	City-bg- 051681 45:10	constant 41:11
boarded 41:6	85:16 87:6,11	96:20 97:10	City-bg- 052497 49:2	construction 61:25
Bobby 31:20 45:21,23,25 46:6,8,23 64:11	bunch 36:10 48:24 58:24	98:20 99:5,19, 22,25 103:24	City-bg- 052502 49:5	contents 73:11
body 85:1,6,8	business	104:7 105:13	City-bg- 052506 48:17	continuation 65:22
Bolton 13:11, 25 14:15,17,20, 25 31:10 48:6 58:8 63:10 81:2,6 111:15	61:22,23,25 62:1,3 89:3	107:3,25	City-bg- 56835 51:9	continues 64:14
	C	108:24 114:17 115:5 116:23 119:1	Clarissa 15:25 16:13 17:22,24 19:15 20:19	convened 13:9
Bonner 69:9, 10,13,14,22 70:1,3 72:8,25 73:1,7,19,23 74:1	C-I-N-Q-U-E 109:14,15	cases 15:10 63:2,4	City-bg- 5222,25	conversation 62:22,25
bottom 21:6 33:12 93:22 95:2 110:14	Cadman 14:11	Catrina 69:9, 10,21 72:25 73:19,23 74:1	City-bg- 52497 49:2	conversations 62:18 89:20
box 33:12 38:15 51:25 52:4 65:22,23 77:12,13,17 82:18,19 93:24 104:6 115:12 117:9	call 62:16	Central 13:9	City-bg- 52502 49:5	Coordinated 13:12,21
boxes 115:15	called 73:4	chance 20:21	City-bg- 52506 48:17	COPA-WATTS 39:18 52:14 53:11 54:3
boy 54:21	calling 78:8	31:25 32:12	City-bg- 56835 51:9	copies 23:1,9, 18 24:1,7,10
break 47:19,22 79:2,12,14,16	Calls 60:15	35:5 40:6 46:25 48:21 49:11	Clarissa 15:25 16:13 17:22,24 19:15 20:19	copy 24:13 54:13
Brian 13:11,24, 25 14:17,20 16:7 20:11 31:22 48:6 52:18 58:8 63:3 81:2	cameras 85:1, 6	53:22 56:19 57:7 59:7 96:19	clear 39:9 56:1	copy's 54:11
	cams 85:8	106:16 107:24 110:23 113:6, 17	Cline 93:4,16 98:25	corner 26:4 52:17 53:11
	cancer 43:22	characteristic	Coleman 31:20 45:21,23, 25 46:8,23	correct 21:11 26:4 36:16 37:14 59:12 60:11 64:9 65:3 66:2 69:4 73:24
	care 41:7	s 18:7	64:11 74:7,11, 12,16 75:3,8,10 77:3,4,6 78:1 79:6,7,9,24	
	carries 35:1	Chase 13:4 48:7 81:3	80:1,3,15,19	
	36:17	Chauncey 50:8 51:5	Coleman's 46:7	
	case 13:15	check 40:24 41:1,2,4,8,15 42:1,4 52:2,4	color 32:1	
	16:12 19:21 29:11,15,23	checked 77:13,17 82:19		
	31:10 33:2,6, 19,22 34:3,23			
	35:9,11,13			
	39:15,20 40:7			
	42:10 43:9			
	47:1,4,7 49:3			
	51:13,17,20,22,			

75:25 80:17,20 83:22 91:23 92:7 96:18 98:2,12,18,22, 24 100:2,3 101:7 108:18, 21 114:7 116:18,21 117:16,17 119:2,5 coughs 32:15 73:9 counsel 13:18 16:6 counted 38:18 couple 39:17 112:18 couple-minute 47:19 court 13:3,5,13 14:15,19,25 15:6 20:6 23:6 28:4 39:8 48:2, 5 58:7,12 80:23 81:1 109:13 119:8 covered 31:10 56:15 CPD 15:14 24:6 CR 63:5 create 84:18, 21 created 35:23 crime 78:14 CRS 63:5 current 15:14 custody 85:6, 10 cut 97:15 CV-01717 13:15	 D-E-E 68:3,6 Dan 14:10 Darnell 82:12 83:10 Dashon 109:8 112:1 113:18 date 21:13 28:6 84:23 90:15 100:6 dated 64:8 69:17 70:2 81:23 82:11 92:4 101:22 106:7 108:24 115:23 day 13:8 21:21 27:21,24 28:2,7 66:1 81:11 84:3,14 94:23 DEA 16:25 17:2,11 deal 88:8,19 dealer 16:21, 22 17:12,13,20 30:7 dealers 30:18 dealing 44:13 Dee 68:3,17 DEF-AW 58:24 Defendant 14:5 Defendants 14:7 Demetris 65:9, 10,15 67:23 68:17 69:5 department 85:8 100:22 depend 41:23, 24 depicted 26:7 50:25 68:19 73:12 80:3 92:18 101:4 116:15	 deposition 13:10 16:5 48:6 56:16 58:13 81:2 119:10 depositions 58:10,11 Derrick 53:5, 17,20 55:11,14, 16,20 describe 18:5, 9 39:24 40:20, 22 41:18 71:3 describing 47:1 111:18 description 25:8 29:1 39:14 40:23 42:8,9 53:3 55:23 57:22 60:3,7 detail 34:9 detective 15:15,16,20 105:2 determine 84:22 determining 52:6 87:25 differences 34:1 67:2 differently 61:4,8,13,16 62:9 direct 15:7 32:18 57:2 discovered 52:3 discovery 58:11 discuss 119:7 discussions 62:7,10 dispatcher 84:25 85:4 district 13:13, 14 27:17,18	 division 13:14 15:15,17,20 105:2 Docket 13:14 document 20:25 32:19 33:1 45:20,23 73:4 documents 16:6,7,10 20:18,22,24,25 24:22 30:2,5 32:13 40:19,21 46:6 52:9 55:18 57:25 Dog 105:24 door 67:15 double 33:13, 14 detail 34:9 detective 15:15,16,20 105:2 determine 84:22 determining 52:6 87:25 differences 34:1 67:2 differently 61:4,8,13,16 62:9 direct 15:7 32:18 57:2 discovered 52:3 discovery 58:11 discuss 119:7 discussions 62:7,10 dispatcher 84:25 85:4 district 13:13, 14 27:17,18	 employed 15:12 encountered 87:5 end 36:14 39:6 enforcement 78:8,9,15,20,25 enter 41:14,21 42:5 entering 41:25 entire 28:7 40:9 entrance 41:16,17,19 equivalent 33:23 estimate 17:5 event 34:12,13, 15 36:8 38:22 39:5 40:22 65:25 71:3 76:3 96:8 events 72:2,21 73:25 84:3 evidence 105:4 exact 60:19 EXAMINATIO N 15:7 63:8 excuse 102:15 116:14 exhibit 20:3,8, 18 25:23 31:8, 11,14,23 32:14 42:15,16 43:16 44:2,4,6 45:9, 11 48:13,14,22 49:12 50:20,21 53:7,8,11,23 56:9,10,20 58:22 59:1 64:1,6 65:7,13, 16 66:12 67:22, 24 68:12,13 69:13,14 70:1,3 71:4,7 72:23 73:1,4,7 74:11,
 D D'ANDRA 92:25		 E		

12 75:9,10 77:3,6 79:7,9, 24 80:4,7,10 81:18,19 82:7,8 83:5,7 84:5,8 86:3,5,19,22 90:1,2 91:2,5, 21 92:12,15,21 93:11,12 97:9, 11 99:4,7 100:5,7,21,23 101:1,16,18 102:10 103:19, 21 106:2,3 107:2,5 108:9, 10,12,23 109:1 111:24,25 112:2 113:10, 12,14 114:16, 19 115:22,24 116:9,11,16,23, 25	familiar 80:4, 11 82:4 92:18 101:5 108:16 115:18 fast 35:3 February 57:10,19 feeling 61:8 felt 88:24 files 20:5 filings 15:18,21 filled 23:24 filling 24:15 fine 20:9 47:24 79:18 finished 59:19 Five's 47:23 five-minute 47:21 Flaxman 13:22 63:9,12,17,22 79:15,20,23 80:22 81:5 119:6 fled 67:15 floor 13:7 67:11,12 87:10, 12,16 focused 40:11 follow-up 63:24 Forest 14:9 form 22:7 30:10 33:8 38:16 72:9 76:18 107:17 formats 33:20 foundation 95:8 107:16 fourth 114:9 frame 30:18, 20,22,23 31:2 62:17	framing 62:18, 20,21,23,24 Frank 69:21 70:2 front 32:23 33:3 41:16,19 42:21 45:20,22 56:12 83:5 86:21 103:20 107:2 114:16 116:9,24 full 35:6,8 Fuzz 31:17	good 44:20 47:23 79:17 Great 63:23 Gregory 86:9 group 20:3,8, 17 25:23 31:8, 11,14,23 32:13 42:15,16 43:15 44:2,4,6 45:8, 11 48:12,14,22 49:12 50:20,21 53:7,8,11,23 56:9,10,19 58:22 59:1 64:6	44:16 59:15 90:25 Hendricks 109:8 112:1 113:18 114:8 Herron 50:12 hold 97:18 homes 66:21 hours 90:16 housing 21:23 hung 45:18	
			guess 20:25 34:13 36:6,8 39:11 58:5 G-DOG 64:23 65:1 gauge 85:2,5,9 general 86:19 87:3,24 103:24 104:7 105:13 generated 110:12,15 George 64:16, 20 Gipson 31:13 32:6,9 40:17 43:4 gist 60:22 give 15:3 17:4 25:20 43:23 89:18 95:19,20, 21,22 giving 96:5 Glenn 15:25 16:13 17:22 19:15 20:19 25:20,22 28:17 32:21 Gonzalez 27:20 28:6,11 94:5,9,22 109:23 110:1,4 111:16,18,20 112:23 113:4 118:15,21	H	I
			hand 15:1 handed 31:22 happen 23:16, 20 41:12 happened 31:5 66:1 67:3 32:6,9 40:17 43:4 gist 60:22 give 15:3 17:4 25:20 43:23 89:18 95:19,20, 21,22 giving 96:5 Glenn 15:25 16:13 17:22 19:15 20:19 25:20,22 28:17 32:21 Gonzalez 27:20 28:6,11 94:5,9,22 109:23 110:1,4 111:16,18,20 112:23 113:4 118:15,21	Ida 16:18,20,21 17:8,12,15,17, 20 18:13,21,24 19:5 30:7 31:17 41:3 43:4,6,22 45:18 46:14,20 103:10	
				IDENTIFICATI ON 20:8 31:14 42:16 44:6 happen 23:16, 20 41:12 happened 31:5 66:1 67:3 32:6,9 40:17 43:4 happy 54:16 hard 54:14 harm 34:10 hear 32:3 63:10,11 hate 47:18 hear 32:3 63:10,11 hate 47:18 hear 32:3 63:10,11 heard 36:13, 18,21 37:7,10, 14 39:2,3 78:9 heating 37:9 heated 61:9 helped 68:23 114:2 helpful 49:10 helps 29:21	

III 64:12	50:1,14 51:5,21	83:7,19,24	83:23 86:11	70:7,9 71:6,20
Illinois 13:7,14	53:19 55:11	84:5,8,13 85:15	92:8,10 98:25	74:18 75:16
14:9,12,14	56:6 58:18	86:3,5,19,22	99:2 101:8,10	76:25 77:11
	59:11,25 60:24	87:9 90:1,2,8	105:17,18	82:14,17 90:18
image 18:17	61:1,3 78:23	91:2,5 92:12,	108:19 114:8	91:8,10,11
incident 19:21	88:16 89:2	15,21	116:19 119:3	93:21 97:10
33:16 60:16	94:13	Joint 33:2		101:24 102:16
77:16 88:5,16,	involvement	51:18 57:2,13	Kortney 13:4	104:5,6,9,11
22 89:5,19	29:24 35:12		48:7 81:3	106:9 107:8
94:18 107:3,25	54:8 59:16	Jones 93:6,16	Kosoko 14:13,	109:20,23
108:24	66:15 105:14	98:17 99:1	22 38:16 47:21,	110:2 112:5,20
incidents 88:5	Isaac 48:10	July 106:7,21	25 107:16	117:6 118:2
include 107:14	49:8,15,18 50:1	107:4 108:3,20,	listing 34:2	
included 89:13	issue 88:21	25 114:2,9,22	lists 21:7 23:6	
includes 87:18	89:21	115:23 116:6,	37:15 69:20	
IND 58:24	Ivory 116:24	19,24 119:4	98:1 107:11	
independent	117:4 118:10	June 21:13	109:4	
26:12 45:24	119:3	24:23 65:14	lived 19:8,9	
59:10	J	67:23 68:24	67:2	
individual 46:4	J-A-Y 103:1	69:2,6 97:3	lobby 87:6,16	
63:2 103:4	Jabal 74:7	99:1,6 100:6,15	located 13:6	
individuals	75:13 80:8,19	101:9	location 13:17	
25:10 103:10	jacket 92:14	K	84:13 85:3,15	
information	Jamar 99:5,14,		88:7	
35:20	16 100:6,15	Kallat 14:5	Locket 105:10,	
initiated 111:6	101:9	Kelvin 38:11	17	
inspection	January 43:7	Kenneth 93:6	Lockett	
62:1,3	64:9 65:4	97:18	101:12,13,16,	
instance 19:12	Jay 103:1	Kentuckiana 13:6	18,22 102:10,	
89:15	Jermaine 56:4,	kind 54:11 67:3	13 103:19,21,	
instructed	7,18 57:19	85:2,9 89:10	25	
31:2 89:13	74:7,15 75:2	97:15	Loevy 13:20	
interacted	79:25 80:19	knew 19:6	Lolita 93:8	
45:6	Jesse 101:12,	55:16 72:8 96:5	Lomax 31:19	
interacting	13,22 103:25	knowing 25:10	43:3,6,16,21,25	
50:1 53:16	105:17	32:10 103:10	64:2	
internet 112:19	JJ 103:5,7	knowledge	long 15:19 38:9	
interruption	job 15:14,19	17:19,21 25:2,	62:4 103:14	
96:17	Joel 13:22	7,14 26:12	Lonnie 43:25	
involved 18:1	63:3,12,16	28:21,25 39:9,	looked 16:15	
19:24 21:16	79:13	13,16 42:8,12	19:19,20 20:23,	
22:6,16,20,24		43:20,24 46:11,	24 32:8,16	
27:4 28:14		12 50:4 52:25	40:15 49:14	
34:22 44:9 45:2		53:2 55:22	50:17 56:21	
46:19,22 47:16	John 84:7	56:2,3 57:21	57:11 59:23	
49:7,15,17,21	Johnson	60:2,6 65:4	listed 22:4,17	
	81:14,15,18,19,	69:5 73:22,24	23:14,18 33:5,	63:25 91:18
	23,25 82:7,8,12	74:3 80:18	15 35:23 38:15	102:6,9 113:11,
			20,23	20,23
			51:7,24 57:3	

offenders 36:13 64:15 78:16	78:7,8,9,10,13, 15,21 87:5 98:15,21 111:9, 11	PDF 20:5 25:19 48:16 49:2,4 52:13 54:3 58:21	photograph 92:13	25
offense 23:6 86:20 87:3 103:24 104:7 105:13	officers' 95:24, 25	pending 13:12	physical 18:7 22:21	plaintiff's 13:18 65:13
offenses 88:25	officials 14:8	people 23:25 24:5,10 30:18, 21,24 31:2,21 37:9,14,16 38:5 50:15 56:14 62:17,19,20,21, 23,24 74:4 87:1 88:13,18 97:10	picture 18:8,9, 16 26:3,16,17 32:1,5,9 42:18, 21,23 45:5,9, 13,15,17 48:19 50:23 51:1 52:16,21 53:10 59:3,5 73:12 79:25 80:7,10 81:25 82:3 86:14,15 101:1, 5	plaintiffs 13:20,23 63:13
offers 35:24	Ollie 64:17,20	period 60:11	police 15:12 30:8,17 34:8 36:4 85:7,8 87:14 100:22	
office 61:10 104:9	online 13:4	permission 95:10,13,21,22 96:3,4,6	policeman 62:23	
officer 13:10, 24 14:15,25 15:12 22:5 23:15,19,23 24:18 27:11 28:10 29:5,9,25 30:8,17 31:10 33:23 34:2,3,5 37:19 51:8 54:3 57:3 58:8 63:10 70:10,12,15,20 71:16,19,20 72:10,11,15 74:19,22 75:2, 17,20 76:14,15, 25 78:20,24 81:6 87:14 90:19 93:25 94:3,5,6,9,22 95:12 98:2,17 101:25 102:17 106:10,13 107:9 108:6 109:20,23,24 110:1,2,4,5,8 111:15,16 112:6,9,10,14, 15,21,23,24 113:4 114:4,5 115:9 117:9,10, 11,21 118:1,15, 20,21,24,25	overheard 62:14	person 18:10 24:14 26:7 34:7 36:7 37:11 42:23 43:10 44:3 45:15,17 46:1,2,8,10,15, 16 48:19 50:25 52:23 53:14 59:5 65:8 68:19,25 69:8 72:13,14 76:23 80:3 82:3 85:5, 10 93:1 96:12 101:12 105:20 108:15 109:17 114:12 117:18	pictured 44:3 52:23 53:14	
		piece 96:15	portion 34:12, 15,17 40:1 44:21 66:7	
	p.m. 80:24 81:4 119:9,10	PL 33:2 51:18 57:2,13	possibility 79:3 103:17	
	pack 36:14	place 34:13,17 84:3 89:16,19	possibly 56:24 89:4	
	packet 20:18 39:18 46:6 48:25 64:2,5 92:23	places 35:19	pot 88:18	
	pages 29:16 39:17 47:4 108:10	plaintiff 65:13, 16 66:12 67:21, 24 68:12,13 69:13,14 70:1,3 73:1,7 74:11,12 75:8,10 77:3,6 79:6,7,9 81:18, 19 82:7,8 83:7 84:8 86:2,5,22 90:2 91:2,5 92:12,15 93:10, 12 97:8,11 99:4,7 100:4,7, 20,23 101:15, 18 102:10 103:19,21	practice 71:14 87:15 94:5 95:6 107:14,18 117:16,22 118:1,22	
	paper 25:10,11	personal 17:19,21 25:14 28:21,25 39:12, 16 42:8 50:4 52:25 53:1 55:22 56:2,3 57:21 65:4 69:5 73:22,24 74:3 80:18 83:23 92:8,10 98:25 99:2 101:8,10 105:16,18 108:19 114:8 116:18 119:3	preliminary 15:11	
	pardon 32:15 73:9	phone 15:18, 20	premise 40:24 41:1,2,4,8,15 42:1,4	
	part 21:25 23:5 89:4 90:6	photocopies 23:10,11,13	prepare 16:4 37:25 38:21	
	parties 14:19		prepared 71:13 94:6,20 110:11	
	partner 27:23		preparing 94:10,16 119:1	
	partners 28:3 94:23		pressed 54:20	
	Paul 14:7		Pretrial 13:12	
			pretty 30:12 54:13	

previous 56:15	quick 34:24	real 34:24	100:14 102:2, 12 103:1,6	19,22,24,25 61:1,20 62:5,7,
print 20:12 32:1 110:15	quickly 63:24	rear 41:16	105:10,21	15 65:6 66:4
printed 20:14, 15	quote 36:13,14 37:7	reason 23:22 39:2 87:22	106:20 108:2 117:3	67:6,8,12 68:23 69:2 73:13,16
prior 51:13 53:24 96:6,23	quotes 102:25	recall 19:12,20 24:11 27:4,6 31:21 46:21,22, 24 48:24 49:16 50:14 61:7,17	recommend 116:14	75:1 80:14,16 86:16 87:1 89:15,20,23,24
	R	62:4,10,12 66:23 67:12,18 68:5 70:19 72:2 74:4 84:2 87:8 103:9,12,14 116:6	record 13:3 14:16 31:8 48:3,4,5 79:21 80:22,24,25 81:1 119:7,9	90:25 94:17,18 96:23 97:2 99:16 101:13 102:22 104:22 105:19 107:18
prisoner 34:9 73:5	R-O-A-D-Y 115:16	R/o 22:12 39:2	recovered 36:5	109:7,10,17 111:2 113:3 114:2,13 115:6
private 60:18	R/os 21:7	recent 18:17	refer 20:4	remembering 18:15
prob 89:3	22:13 35:18,19, 20 36:11,13,18	recently 18:14 19:19 20:24	referred 67:10	remotely 13:23 14:5,9, 12,14
probable 112:11,15	37:7,15,16,20 38:1,2,5,12,22 39:2	received 35:20	referring 38:6	removed 60:21 61:10
proceedings 13:1,12,21	race 60:24 61:1,3 62:9	recent 18:17	refers 35:19 40:24 78:6	repeat 25:4 30:13 36:24
process 96:11	raise 15:1	recognize 18:21 26:7,16 42:23 44:3 45:15 46:13 48:19 50:25 53:14 59:5	refresh 19:23 21:15 29:21,23 30:3 32:10 34:21 35:11 44:16,25 45:4 47:15 49:20,25 51:21 55:10,13, 19 57:17 58:1	rephrase 30:16 41:1 43:5
processing 94:24	range 17:4	recognized 59:15 68:9 72:8,12,14	refreshes 49:6 51:4 54:7	report 16:16 21:11,15 22:13, 18 24:13,15
provided 63:15	rap 100:22	recollection 19:24 21:16 28:13,15 29:21, 24 30:3 32:10 34:21 35:11	91:16 92:5 98:9 99:23 100:14 102:12 105:9 106:20 108:2	25:21 26:2,14, 22 27:8 28:17, 18 29:11,15,23
public 21:23	Rauscher	read 16:6 25:21 26:22,25 27:2 28:20 34:19,24	related 74:1	33:2,6,22,24 34:3,4,21,23
purpose 36:3 38:25 39:7	13:19 14:21 15:8 20:2,10,16	40:16 44:8,11, 12,16 45:1,4,24	relating 20:18 24:22 50:17	35:6,8,9,11,13, 24,25 36:4
purposes 39:8	30:15 31:22,25	47:16 49:6,21, 24,25 51:4,21	relation 82:22 98:12,21 100:1	37:6,11,17,19, 25 38:1,4,21
put 37:11 54:12 65:7 84:22 88:18 89:5 92:21 101:11 114:11	32:3,7 33:11 47:18,23 48:1,9 54:15,19,22,24 55:3,6,8 58:5, 15 63:1,25 64:2	53:16,19 54:8 55:10,13,19 57:18 58:1,18 59:10,16,24 64:19,25 65:9	remember 18:18 19:10 22:10,15 26:25	39:15,20,22,24 40:4,7,9,15
	Q	66:3 68:9 72:20	27:2 28:5 29:14	42:10 43:9,13, 15 44:3,15,17, 18,24,25 45:5
question 25:5, 6,13 30:13 31:5 36:25 37:3 38:17,23 66:9 71:2 77:20 85:17 88:2 107:22	73:18 74:8	85:20 90:22	47:1,5,7 49:3	51:3,8,13,17, 20,22,25 52:5,7
questioned 64:2	97:18,23 99:21	91:16 92:5	53:1,3 54:6	53:1,3 54:6
questions 15:11 58:6 63:2,14 69:24 119:6	106:16 109:14 113:8,9	93:1,3 98:9 99:13,23	55:9,23,24 56:25 57:13,17, 23 59:8,14,15, 21,23,24 60:4,8	55:9,23,24 56:25 57:13,17, 23 59:8,14,15, 21,23,24 60:4,8

64:5,8 65:14,19 66:5,9,11,14,17 67:7,10,15,22 68:8 69:17,25 70:2,14 71:1,2, 4,7,9,15,21,22, 24 72:2,11,17, 19,20,25 74:15, 19 75:5,13,17, 23 76:11 77:4, 9,20,23 78:3,6 81:22 82:1,11, 15,25 83:1,10, 15 84:7,12,15, 17,18 85:12 86:4,8,20,25 87:4 88:15,19 89:14 90:5,12, 20,25 91:1,3,9, 10,12,15,22 92:3,4,25 93:15,19,21,22 94:3,7,10,11, 12,16,20 95:2, 7,10 96:20 97:2,5,10 98:21 99:5,19,22,25 100:5,11,13,17 101:21 102:4, 10,15,16,19 103:24 104:3,7 105:7,9,13 106:6,16,19,23 107:3,11,21,25 108:5,24 109:21 110:11, 12,18,22,23 111:12,17,25 112:6 113:2,7, 18,20,23 114:17 115:2,6, 8,22 116:5,23 117:6,8 118:6, 9,12,13,16,18, 21 119:1	Reporters 13:6 reporting 22:5, 14 23:15,19,25 24:18 37:17,20, 24 38:2 88:17, 21 93:25 94:3,6 110:2,5,8 117:9,10,11,21 118:24,25 reports 16:12, 14,16 19:20,21, 23 23:24 30:9 32:13,16 33:19 35:23 38:24 44:19 48:21,24 49:5,9,11,14, 20,25 50:17 53:22,25 54:1 56:2,19,22 57:7 71:13 73:11,25 83:14,17,18 84:4,21 85:14, 20 86:15 87:9, 14,17,20,22 88:1,4,11,19,24 89:1 96:1 97:9, 24 98:5,9,11, 14,20 114:1,5 117:22 118:2 represent 63:12 represented 13:20 representing 13:5 repu 66:25 reputation 66:24,25 request 95:20 respect 57:18 responding 22:5 rest 56:24 restroom 34:6 review 32:12 48:21 56:19 71:23 85:7 91:14 96:19	98:5 105:7 107:24 115:2 117:22 118:1,6 reviewed 32:17 48:23 66:11 77:22 80:13 91:21 96:25 102:4 107:21 116:3 reviewing 66:8 70:19 72:1 83:18 92:3 97:2 99:20,22 105:9 106:19 111:2 114:1 115:5 118:9 Ridgell 37:19, 23 38:2,22 98:18 right-hand 26:4 53:10 Roady 115:16, 19 Robert 28:6 111:16 Rodriguez 98:17 role 23:18 24:1, 23 29:4,9,13 39:4,25 40:16, 20,22 52:2,6,10 55:20 57:18 65:25 66:3,6 76:20,22 78:4 97:5 100:18 106:24 117:8 roles 24:6 78:17 roll 62:16 Ronald 14:13 60:17 107:12 room 60:18 81:6,9 96:13 run 23:2 42:3 61:22,24 running 41:12, 22 42:3,6	S safe 22:16 sales 41:11 Saunders 69:21 70:2 scene 107:12, 15 Scott 13:19 30:14 31:19 44:10,13 45:2,6 47:22 54:12 screaming 60:19 screen 20:13 54:13 scroll 54:25 55:2 Sean 14:1,2,4 section 25:1 28:16 40:12 76:2 99:11 sections 111:5 selling 16:25 17:1,16 send 20:6 Senior 31:9 sense 34:13 88:10 89:8 sentence 36:12 76:5 separate 17:7 26:13 58:13 87:16,17,22,25 88:11 Sergeant 30:20 31:1 89:21 107:14 services 24:9 setting 78:7 seventh 25:22 share 20:12 32:4 54:16	sheet 46:3 100:22 Shenault 90:13 91:3,23 92:4,8 show 24:23 84:4 shows 17:11, 13 54:2 side 32:20 92:22 101:11 114:11 sign 95:6,10, 14,18 96:7,9, 13,14,17 signature 95:1,3 117:12 signed 95:4,25 117:14 signing 95:11, 23 96:5 117:18 similar 19:21 Sims 109:16 113:24 114:9 sir 21:5,9 24:25 25:5 30:1,5 32:25 33:4 send 20:6 Senior 31:9 sense 34:13 88:10 89:8 sentence 36:12 76:5 separate 17:7 26:13 58:13 87:16,17,22,25 88:11 Sergeant 30:20 31:1 89:21 107:14 services 24:9 setting 78:7 seventh 25:22 share 20:12 32:4 54:16
--	--	---	--	--

70:13,16,18,22, 25 71:5,9 72:3, 6,18,22 73:17, 20 74:2,5,9,17, 20,23,25 75:4, 7,15,18,21,24 76:8 77:1,8,10, 12,14,18,21,24 78:2,5,11 79:3 80:2,5,9,12,16, 20 81:8,10,12, 16,24 82:2,5, 13,16,18,20,23 83:1,2,9,12,16, 21,25 84:1,10, 16,20 85:13 86:10,13,17 87:2,7,12,22 88:12 89:19,22, 24 90:14,17,21, 23 91:7,10,13, 17,20 92:2,6, 10,17,20 93:2, 5,7,9,17,20,22, 24 94:1,4,8,11, 12,14 96:1 97:4,7,15,25 98:3,7,10,13, 16,19,23 99:2, 9,12,15,17,21, 24 100:3,9,12, 16,19 101:3,6, 10,14,20,23 102:1,3,7,11, 14,18,21,24 103:3,8,17 104:1,4,10,13, 16,25 105:8,12, 15,19,23,25 106:8,11,14,18, 22,25 107:7,10, 13,19,23 108:1, 4,7,14,17 109:3,6,9,12, 18,22,25 110:3, 6,9,19 111:4,8, 10,23 112:4,7, 22,25 113:5,8, 19,22,25 114:3, 6,10,14,21,23 115:1,4,7,10, 14,17,20 116:1, 4,7,13,17,21 117:2,5,7,11, 13,15,20,24 118:3,5,8,11,	14,17,19 119:1, 5 situation 88:10 skip 31:7 slightly 33:20 smoother 96:9 sold 67:5,8,11, 13 solemnly 15:1 soliciting 89:3 someone's 23:18,22 sort 21:22 43:8 Sounds 47:23 south 13:6 21:24 Spaargaran 14:11 Spaargaren 60:11 61:12 62:12 Sparks 93:8,16 99:1 specific 15:10 19:12 28:5 89:18,19 specifically 16:15 19:19 22:10,15 32:17 41:10 46:14 48:24 53:25 56:22 57:10 speculation 60:15 split 28:4 spot 25:25 stack 16:16 32:16 stacks 44:19 stamp 32:19, 21 58:24 stamped 21:3 44:5 45:10	stand 22:2,12 standpoint 36:3 stands 21:19 Stanley 102:20,23 star 22:3 start 71:2 starting 13:18 36:22 61:23 starts 25:21,22 35:1 36:12 57:13 state 13:16 14:16 58:6,11 70:14,23 76:11, 16 97:5 98:11, 21 99:25 100:17 102:16 105:13 106:23 108:5 statement 31:5 43:8 states 13:13 66:17 72:4 76:6 87:4 station 61:10 84:25 Stefanich 13:24 16:8,11 20:9,14 21:4 22:7 30:10,13 31:3,24 32:2,5 33:8,10 52:19 54:12,17,23 58:14 63:7,16, 20 72:9 76:18 79:13,18,22 81:7 107:17 Stefon 50:10 Stokes 74:7 75:13 77:5 78:1 80:8,15,19 stop 36:6 street 66:18 67:19 103:5,6	suggest 37:13 suing 19:15 Sullivan 14:1, 4,24 summer 24:6 Summers 37:20,22 38:2, 19,21 98:17 super 25:21 supervisor 107:11 supervisors 88:23 89:23 supervisory 14:8 supplementar y 21:11 supposed 52:3 surveillance 78:7,9,13,20,24 79:2 suspect 109:5 114:9 suspects 109:4 111:3 swear 15:2 <hr/> T <hr/> TAC 60:21 61:11 tact 76:6 tactical 19:11 21:25 27:18 60:10 taking 61:19 talk 31:12 talked 19:1 76:24 talking 19:11 35:21 62:13 tall 46:17	team 19:11 21:25 24:12,14 27:18 60:10,13, 21 61:11 62:8 technician 13:5 105:4 ten 84:14 terms 78:8 Terrence 105:21,22 106:6 108:19 testimony 15:2 that'll 79:17 there'd 88:3 thing 74:6 76:5 90:7 things 23:17 35:20 36:10 41:5,7 thinking 17:16 thought 30:6 61:12,15 time 13:8,9 21:25 23:21 30:9 38:7 40:3 47:15 48:3,8 52:12 55:21 57:4 58:2 59:11 60:11,25 61:19, 24 62:5,13 63:4 80:24 81:4 83:5 85:7,17 88:3 89:18 90:16 91:1 96:13 103:9,12,14,15 113:10 117:24 118:3 119:9 times 16:23 87:21 89:12 104:22 title 20:5 today 13:5,7 16:5 20:4 31:9 47:15 48:7 81:3,6
---	---	---	---	--

told 30:23,25 62:16	typically 23:14,17 24:12, 17	98:20 99:5,19, 22,25 114:17 115:5 116:23 119:1	17,20 18:13,21, 24 19:5 30:7 31:17 41:3 43:4,6,22 45:18 46:14,20 66:21 103:10	wrongful 19:16
top 53:10 68:17 82:1 97:15,19 116:10	Tyrone 50:12	victims 104:6	whatsoever 44:12 53:17	wrote 25:11 37:18 38:5,24 110:18 113:2 118:16,18,21
top-right 52:16	U	Victor 93:4	white 31:8 61:5	Y
topic 63:5	Uh-huh 24:4	videoconferen ce 13:10 48:7 81:3	Wilbourn 114:13,16,18, 19 115:6,22,23, 24 116:6,8,10, 11,15,19,22,25	Yale 92:14
Torrence 116:24 117:4 119:3	unable 80:14, 16	view 17:10	Wilbourn's 115:11	year 17:3 18:18 25:18
tough 97:22	unders 17:14	vision 18:12	Wilmette 14:12	years 15:22 17:6,11 18:19 62:23
Trabeck 82:12 83:11,19,23	understand 19:14,17 66:25 87:19 88:2 97:22	visiting 43:21	Young 98:17	Young 98:17
Trabek 87:10	understanding 58:9 112:8	Vondell 114:12,13,17 115:23 116:10, 19	witnessed 34:12,14,17 77:18	Z
trade 46:20	United 13:13	W	witnesses 33:6 38:15	zeros 58:25
traffic 36:6	units 76:7	Wacker 13:6	woman 69:10 73:12,15	
transmittal 73:5	unusual 110:7, 9	Waddy 58:3,6, 16,19 59:11,25	Woods 92:25 93:15 98:25	
transportation 73:5	upper 26:4	walk 42:4	word 97:18	
transported 34:7	usual 87:15	walking 41:22 42:6	words 60:20 104:12 112:19	
treated 61:4,8, 13,16 62:8	utilize 24:9	wanted 64:15 73:11 78:6	work 15:15 36:14 61:24 63:6	
trespassed 88:18,22	V	wanting 61:19, 22	worked 18:23 31:17	
trespassing 85:11,25 88:14 89:2	vacant 41:6	watched 34:8	working 19:5 21:20 41:2 78:21,25 103:9	
Trinere 81:14, 15,22 82:12	vice 29:11,15, 23 33:1,6,19,22 34:3,23 35:9, 10,13 39:15,20	Watts 13:11,21 14:14 30:20 31:1 58:10 60:17 89:21 107:12,14	would've 21:20 22:9 23:13 28:1 39:1 94:6,13,16	
true 25:12,15 43:21 81:11 105:16 112:17 114:10	ways 22:23 94:14	Wearing 92:13	write 88:14	
truth 15:3,4	turn 39:10 63:3	Weekly 48:10 49:8,15,18 50:1	writing 37:6,17 87:14	
turn 39:10 63:3	two-page 33:1	Weekly's 50:6	written 25:9 37:13 87:17	
Turone 38:11	22:24 72:19 77:4,23 82:11	Wells 16:18,20, 21 17:8,12,15,		
two-page 33:1	83:1,14 88:18, 19,25 89:4,14			
type 41:5 76:22 105:3	91:1,3,9,15,22 92:4 93:15 95:7			
typical 41:25 42:2	96:20 97:10			