REPORTER'S RECORD 1 2 VOLUME 5 OF 10 VOLUMES FILED IN TRIAL COURT CAUSE NO. 1404 COURT OF APPEALS HOUSTON, TEXAS 3 COURT OF APPEALS NO. 14-15-00918-CR CHRISTOPHER A. PRINE 4 5 BRITTINI KRESSIN IN THE DISTRICT COURT 6 Appellant 7 8 VS. HARRIS COUNTY, TEXAS 9 10 THE STATE OF TEXAS 11 351ST JUDICIAL DISTRICT Appellee 12 13 14 ******* 15 16 GUILT-INNOCENCE PROCEEDINGS * * * * * * * * * * * * * * * * * * 17 18 19 On the 8th day of October, 2015, the following 20 proceedings came on to be heard in the above-entitled 21 and numbered cause before the Honorable Terry Flenniken, 22 Judge presiding, held in Houston, Harris County, Texas; 23 Proceedings reported by computer-aided 24 transcription/stenograph shorthand. 25

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23							
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(Open court, defendant present, no jury.)
1
 2
                 THE COURT: The Court's back on the record
   in Cause No. 1404917.
3
                 The record will reflect the defendant is
 4
   present in the courtroom with her counsel.
                                                The State is
5
   represented by its district attorney. The jury is not
6
   currently in the courtroom.
7
                 As to the issues that were being discussed
8
   at the end of the day yesterday, the case that was
   presented by the State in addition to the case that was
10
11
   e-mailed to the Court by the State and the cases that
12
   were e-mailed by the defendant were received and have
13
   been read by the Court.
                 It is the Court's understanding that there
14
15
   is no challenge to the qualifications of either
   Dr. Cheney or Dr. Walterscheid; is that correct?
16
17
                 MR. MARTINEZ: That is correct, Your Honor.
18
                 THE COURT:
                             That being the case, then it's
   the Court's understanding that the defendant is making
19
20
   no request to examine either of these individuals
21
   outside the jury's presence.
22
                 MR. MARTINEZ: That's correct, Your Honor.
23
                 THE COURT: Further, it's the Court's
24
   understanding that the remaining issue before the Court
   is to what extent, if any, the first analyst -- to what
25
```

extent, if any, the report of the first analyst would be 1 admissible or any of the contents of the first report or 2 any conclusions of that analyst, which it would appear 3 by necessity have to come through Dr. Cheney; is that 4 correct? 5 MR. ASLETT: That's correct, Your Honor. 6 7 THE COURT: Okay. The Court having read 8 these cases, does the State have anything further the State would like to --MR. ASLETT: Your Honor, I think the 10 11 fairest reading of both the Lee case as well as the 12 Court of Criminal Appeals' decision in Paredes is that 13 the report itself from the previous analyst can't be introduced, that most likely the results she obtained, 14 15 since they're not entirely machine-generated, would require her testimony. And so probably the numbers 16 can't come in as well. 17 18 However, I think the fact that a previous report was done and I think that the fact that 19 20 Dr. Cheney can say that he reviewed that report and

those results were unspecifiedly higher than the results
he obtained supports his own independent expert opinion
that there was some oxidation or evaporation of the
ethanol in the defendant's blood in the intervening time
between 2013 and when he tested the blood in the summer

2015. 1 2 So I think there won't be any confrontation clause problems as long as he doesn't reveal the 3 specific numbers and as long as the report isn't 4 introduced. That's the State's position. He should be 5 allowed to talk about it. 6 7 THE COURT: Independent of the findings in 8 the first report as compared to Dr. Cheney's findings, would Dr. Cheney be basing his opinion regarding oxidation on something else or is it only on the --10 11 MR. ASLETT: Well, it's an expected 12 phenomenon. And Dr. Cheney and both Dr. Walterscheid 13 will testify to that, but the reason we want him to talk about it is, number one, because it's -- the amount of 14 15 oxidation he saw is what is expected and it would mean that the true ethanol content would actually be higher 16 17 than what he found due to that since there was such a 18 time gap. 19 THE COURT: All right. What says the 2.0 defendant? 21 MR. MARTINEZ: Your Honor, there is a 22 confrontational clause problem and a hearsay problem. 23 We're not getting a chance to cross-examine the doctor 24 who made the first report. The problem with the second

doctor talking about there was an earlier report, at the

```
point he brings out -- the government brings out that
1
   it's a higher result, he's already talking about a
   value. We know the value has got to be higher than 5.8
3
   {sic} and 7.0 {sic} based on that inference the jury
4
   could make. So there is a value that's being talked
   about when he says it's higher.
6
7
                 He probably could say there was an earlier
   test and leave it at that, and then talk about the
8
   oxidation process over time. That would probably be not
   a violation of the confrontation clause, but when he
10
11
   says it was higher, that's the problem. He is talking
12
   about a value. And by inference, it's higher than what
13
   you have in the second test. He could just say: There
   was an original report done -- that's not hearsay -- and
14
15
   that report was relied on by the second doctor, and the
   period -- after the period of oxidation, this is the
16
   results we got. And that's it. That's my opinion.
17
   That's it. I'm not the final say, but that's what I
18
19
   would say to be permitted.
20
                 THE COURT: All right. Anything further
   from the State?
21
22
                 MR. ASLETT: No, Your Honor.
23
                 THE COURT: All right. Dr. Cheney will be
24
   permitted to testify that he was contacted to reanalyze
```

the blood. He obviously can testify when he did it and

go into what his findings are and conclusions are. He may also say that there was a previous analyst that had analyzed the blood and issued a report. It can be established through him that that analyst has since left and moved away, or whatever he or she did.

But Dr. Cheney will not be permitted to testify to any conclusions of the report, including stating that the findings were different than what his findings are. However, he certainly may say, if it is the case, that he read the report and that it helped form the basis of his -- of any opinions he might have, but he can't go into any of the specifics of the report. The Court finds that that would be testimonial and that it violates the confrontation clause.

MR. ASLETT: And, Judge, just so the State understands -- so I guess the word "higher" of course is now out, but could he be asked: Have you reviewed the report? Yes, I have. Does that previous report support your opinion that there was oxidation and evaporation of the blood in the intervening time period, and could he say "yes" to that? The word "higher" is not used or anything, just would keep it vague like that.

MR. MARTINEZ: May it please the Court?

THE COURT: You may be heard.

MR. MARTINEZ: He may be referencing the

1 first report by even saying that. I admit it's better 2 than what he previously said.

THE COURT: It's assumed that he's going to have some knowledge of oxidation and he can certainly testify about that, but it just seems that any reference to any findings of the first report go into the first report, you know, and what it revealed.

MR. ASLETT: And I understand that. I guess just if he's allowed to rely on other reports to support the basis of his own opinion, although he can't disclose the raw facts or data, it's just -- I'm trying to understand how he's able to say that it supports his opinion without giving the reason that it supports his opinion.

THE COURT: Well, he -- it would be expected that he would probably testify that, when asked, you know, have you reviewed any documents, you know, in order to reach the conclusions or the opinions that you have, or reviewed any materials, that he would say: Yes, here's what I looked at. And then one of the things that he would say is: I looked at the first report.

But as far as going beyond that and then talking about what the first analyst either did or concluded or what any of the findings -- it just seems

```
1
   that that would be hearsay and that it would certainly
   be testimonial.
2
                 MR. ASLETT:
                              So I couldn't even ask him if
3
   his results were consistent given his review of the
4
   first report?
5
                 THE COURT: Is it really necessary?
6
7
   mean, if he testifies -- from your standpoint, if he
   testifies that there's expected oxidation, he explains
8
   that concept on a scientific basis, explains it to the
   jury, and then if that's the case, it would seem he
10
11
   would be in a position to give an opinion that had he
12
   tested or had -- you know, that it would have been
13
   expected that it would have been higher closer to the
   event but without saying anything about what that report
14
15
   revealed.
16
                 MR. ASLETT: I can do that, Judge.
   not a problem.
17
18
                 THE COURT: I mean, it would seem -- if
   that's his opinion based upon, you know, scientific
19
20
   method, I assume that that's probably what he would say,
   but maybe I'm wrong. If he's able to say that -- now,
21
22
   if he were to tell you or to come in here and testify:
23
   I don't have anything to base that opinion on except the
24
   report by a first analyst, then it would be improper
   even for him to render that opinion because there would
25
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be no scientific basis for it, nothing that had been,
1
   you know, established either scientifically or
2
   peer-reviewed or whatever. It would just be his opinion
3
   based on one anecdotal incident. I'm assuming that's
   not the case.
                 MR. ASLETT: No. His opinion would be
6
   based on general scientific literature about the
7
   phenomenon, as well as other cases in which he has done
8
   retests, and in those other cases observed that his
   results have been lower.
10
11
                 THE COURT: He can testify to that as long
12
   as he does not specifically say that first analyst had
13
   these findings, or when I tested it, the result that I
   received had a lower alcohol content than the first
14
15
   analyst. He's not going to be permitted to say those
16
   things.
17
                 MR. ASLETT: Understood, Judge.
18
                 THE COURT:
                             Anyway, I think you do
   understand. So I don't mean to belabor it. And I know
19
20
   you know I'm not fussing.
21
                 Anyway, is there anything else?
22
                 MR. MARTINEZ: No, Your Honor.
23
                 THE COURT: All right. Well, we don't have
24
   the jury here yet. I wish we did, we would get started,
   but we'll get started, hopefully, as soon as all 12 of
25
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them get here.
1
2
                 And you say your witnesses were trying to
   get on the elevator?
3
4
                 MR. ASLETT: That's correct, Judge. They
   may, in fact, be out in the hall. I haven't been
5
   checking my phone.
6
7
                 THE COURT: Okay. Is there any objection
   to going off the record?
8
9
                 MR. ASLETT: No, Your Honor.
                 MR. MARTINEZ: No, Your Honor.
10
                 THE COURT: Court's off the record.
11
                 (Off the record.)
12
13
                 (Open court, defendant and jury present.)
14
                 THE COURT: You may be seated.
15
                 You may call your next.
16
                 MR. ASLETT: Your Honor, the State calls
   Deputy Pete Galvan.
17
18
                 THE COURT: Have you been sworn?
19
                 THE WITNESS: No, sir.
2.0
                 (Witness sworn.)
21
                 THE COURT: Come around and take a seat.
22
                 Good morning.
23
                 JURORS: Good morning (in unison).
                 THE COURT: Y'all thought I'd forgotten to
24
   say good morning, didn't you?
25
```

No. We were just waiting for you. 1 JUROR: 2 THE COURT: Okay. It is Deputy? THE WITNESS: Yes, sir. 3 4 THE COURT: I know you know you're about to be asked some questions. Just keep your voice up so 5 everyone can hear you. Let these lawyers finish their 6 7 questions before you begin to answer. If you're interrupted, you'll be able to complete your answer 8 unless an objection has been sustained. Last, if any of these lawyers stand up 10 11 during the testimony to speak to the Court, please say 12 nothing further until you're given permission to do so. 13 Thank you. 14 THE WITNESS: Yes, sir. 15 You may proceed. 16 MR. ASLETT: Thank you, Judge. 17 DEPUTY PETE GALVAN, JR., having been called as a witness and being first duly 18 sworn, testified as follows: 19 20 DIRECT EXAMINATION 21 BY MR. ASLETT: 22 Deputy Galvan, would you please state your full 23 name for the jury? 24 Α. My name is Pete Galvan, Jr. 25 What agency do you work for, Deputy Galvan? Ο.

- I'm with the Harris County Sheriff's Office. Α.
- How long have you been with the Harris County 2 Q. Sheriff's Office? 3
 - Twenty-four years. Α.

4

5

6

7

8

18

19

20

- Ο. What is your current assignment with the Harris County Sheriff's Office?
 - I'm assigned to a jail intelligence unit. Α.
- What do you do as part of the jail intelligence Ο. unit?
- My primary duties there with that unit is to 10 11 maintain inmate phone watches and mail watches.
- 12 Ο. How long have you been monitoring phone and mail watches? 13
- 14 Approximately 11 years.
- 15 I'm not so concerned about the mail part. you could, explain to the jury how the phone system 16 17 works in the Harris County Jail.
- Basically, all phone calls are recorded in the Α. jail and they are saved. They're stored from a company that we have contracted with called Securus. And we're able to go into that computer system and retrieve those 22 And we can go back -- it used to be one year. calls. 23 Now we can go back two years. We can pull any calls
- 24 that are requested from either attorneys or other law enforcement agencies that are using those phone calls 25

- 1 for a criminal case.
- Q. Now, are all calls that an inmate makes from the Harris County Jail recorded?
 - A. Yes.

14

15

16

- Q. Are calls to an inmate's attorney recorded?
- A. They are documented that it's recorded, but the audio isn't there. It just shows the date and time they called.
- 9 Q. Okay. So when calls are requested, are those 10 calls from the attorney not released?
- 11 A. Correct. There's nothing there to release.
- Q. Now, when an inmate makes a phone call from the Harris County Jail, how are they supposed to do that?
 - A. The inmate will pick up the phone that's located in their cell block. They'll enter his SPN number along with a four-digit PIN number and dial the number directly.
- 18 Q. Now, you mentioned something called a SPN 19 number. What is a SPN number?
- 20 A. A SPN number is an eight-digit unique number.
- 21 It's a -- no two inmates have the same number. It's
- 22 kind of like your Social Security number. So an inmate
- 23 will enter, like I said, his SPN number, and then enter
- 24 his personal four-digit number.
- Q. Now, prior to an inmate being connected to

- 1 another person, is there an automated recording that 2 plays?
- A. I'm sorry?
- Q. Is there an automated recording that plays prior to every phone call?
- A. Yes. There's a warning message that's played.
- 7 Both parties hear the call -- I mean the message, the
- 8 person making the call as well as the person receiving
- 9 the call, and it lets them know that the call is going
- 10 to be monitored, that it's recorded. And it also
- 11 advises the person being called not to fall for like a
- 12 | star-72 scam.
- Q. Does that give the opportunity for the person
- 14 who is calling or the person who is being called to hang
- 15 | up the phone if they don't want to approve it?
- 16 A. Yes, it does.
- 17 Q. Okay. And if a person wants to have a
- 18 conversation from the jail without it being recorded,
- 19 can they have an in-person meeting with somebody?
- 20 A. I couldn't hear.
- 21 Q. If I knew an inmate in the Harris County Jail
- 22 and I wanted to talk to somebody without that being
- 23 | recorded, could I do that in person?
- 24 A. Yes. They have inmate visitations.
- 25 Q. Okay. Are inmate visitations recorded in any

```
way?
1
2
        Α.
             No.
             Okay. Deputy Galvan, in this case, did I ask
3
        Ο.
   you to pull some jail calls for an inmate named Brittini
   Kressin?
5
             Yes, you did.
6
        Α.
7
             And did I provide you with her SPN number so
        Q.
   you could pull those calls?
8
        Α.
             Yes, you did.
10
             What SPN number did I give you?
        Ο.
             02280234.
11
        Α.
12
             Okay. And did you burn a copy of the calls
        Q.
   that she made from the Harris County Jail?
13
14
             Yes, I did.
        Α.
        Q.
             All right. And did you burn those to a CD?
15
16
             Yes.
        Α.
17
             Okay. Did you then give those to me?
        Ο.
18
        Α.
             Yes.
19
             Prior to your testimony here today, did we
        Q.
20
   listen to some of those phone calls in my office?
21
        Α.
             Yes, sir.
22
             Okay. And on the phone calls, do we hear that
23
   same recorded message?
24
        Α.
             Yes.
25
             Okay. Do we hear the defendant giving her
```

0.

1 name?

2

- A. Yes.
- Q. And do we hear her mentioning her attorney's
- 4 name?
- 5 A. I don't remember if we did or didn't. I've 6 listened to too many calls.
- 7 Q. I understand.

And generally discussing the facts of her graphs case?

- 10 A. Yes.
- Q. Okay. Now, what information about the call is also burned onto the CD besides just the audio of the call? What else is recorded?
- A. It will display, also, the cell block location where the call is made from, the date and time when the call was made, along with their SPN number, their name, and their PIN number.
- Q. Now, prior to your testimony here today, did
 you view the booking photo that's associated with the
 SPN number that I gave you?
- 21 A. Yes.
- Q. And do you see the person -- a person in the courtroom today that matches that booking photo?
- 24 A. Yes.
- Q. Would you please point out that person and

```
describe an article of clothing that they're wearing?
1
2
            The lady sitting at the table in the black
   sweater (indicating).
3
4
                 MR. ASLETT: Your Honor, may the record
   reflect the witness has identified the defendant?
6
                 THE COURT: The record will so reflect.
7
                 MR. ASLETT: May I approach the witness,
   Your Honor?
8
                 THE COURT: You may.
            (By Mr. Aslett) Deputy Galvan, I'm showing you
10
   what I've marked as State's Exhibit 86. Could you tell
11
12
   the jury what this is (indicating)?
            This is phone calls from Brittini Kressin that
13
        Α.
   I had listened to. And I have initialed the CD, along
14
   with my badge number and the date and time that I
15
16
   listened to the calls.
17
            And do the calls that appear on this CD fairly
18
   and -- are they the same calls that we listened to in my
19
   office?
2.0
        Α.
            Yes.
21
                 MR. ASLETT: Your Honor, at this time State
22
   offers into evidence State's Exhibit 86.
23
                 (State's Exhibit No. 86 Offered)
24
                 MR. RAMIREZ: May I take this witness on
   voir dire, Judge?
25
```

1 THE COURT: You may. 2 VOIR DIRE EXAMINATION 3 BY MR. RAMIREZ: Officer Galvan, your role -- as I understand, 4 your role is you're just -- you'll receive this part of 6 the calls and -- the calls that come through the jail; 7 is that right? 8 Α. Yes. Now, you mentioned in your examination that you Q. have access to these -- to all calls that are made there 10 11 at the jail; is that right? 12 Α. Yes. 13 Now, you also testified -- you also testified that you don't actually do the recording, do you? 14 15 Α. No. The system does the recording. 16 And that system, the system that does the Ο. 17 recording, is another company; is that right? I think 18 you said Securus. It's contracted through Securus, but the 19 20 sheriff's office owns the phone records. 21 They own the phone records? Q. 22 Α. Yes. 23 Q. But the recording equipment is owned by 24 Securus; is that right? 25 Α. Yes.

- Okay. And did you have an opportunity to --1 0. have you ever had the opportunity to go over to Securus 2 and determine whether or not the equipment that they own 3 is working properly?
 - No, not there. They come to us.

- Okay. So you don't have any knowledge of the 6 working of the equipment that is owned by Securus that 7 does this recording, do you? 8
- Α. Well, yes. I work with the system in my I haven't had any problems with it. 10 office.
- 11 Ο. But you don't -- you don't service that 12 equipment, do you?
- 13 Α. No. We have people on site that do that.
- And Harris County doesn't own that equipment, 14 Ο. 15 do they?
- 16 I wouldn't know if they owned it. I just know Α. the equipment that is used was provided by Securus. 17 18 not sure if they purchased it.
- And you can't tell us that the equipment 19 O. recorded whatever it is the sheriff's office is 20 21 recording accurately, can you?
- 22 Yes, it's accurate. Α.
- 23 Q. But you don't -- you -- but Securus is the one 24 who's doing the recording, correct?
- 25 It's hard to define if Securus is doing it Α.

```
because, like I said, we -- it's with us, it's with the
1
2
   sheriff's office.
                 MR. RAMIREZ: Judge, I'm going to object
 3
   just on -- one, that the witness is not qualified to
4
   speak about the equipment owned by the other company and
   whether that equipment is able to record these or
6
   whether it's been serviced and all those things, but
7
   also based on that, that we have a second company that
8
   the proper predicate hasn't been laid for this recording
   to be admitted into evidence. So I'm going to object to
10
11
   State's Exhibit 86.
12
                 THE COURT: Do you have any other questions
13
   of this witness at this time?
14
                 MR. ASLETT: It depends on your ruling,
15
   Judge.
16
                 THE COURT: Will the lawyers approach?
17
                 (At the Bench, on the record.)
18
                 THE COURT: Did he say he's the custodian
   of that?
19
20
                 MR. ASLETT: I can go through -- there are
   two different predicates. For actual human-entered
21
22
   records, we go through the business records custodian
23
   questions. And he's qualified to do that. I can ask
24
   that. For machine-generated data like this, which is
   only reviewed by a human after the fact, you don't have
25
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to ask those questions, but if the Court feels more
1
2
   comfortable, I can go ahead and ask the custodian of
   records questions.
3
 4
                 THE COURT: What are you going to do
   about -- the predicate that you're talking about, what
5
6
   is that?
7
                 MR. ASLETT: Just that the company that
   provided the equipment that's installed at the Harris
8
   County Jail is Securus, but it's operated by the
   sheriff's office. They'll have techs come in and
10
11
   maintain it, and whatnot, but it's run and day-to-day
12
   operated by the sheriff's office.
                 THE COURT: Who is the actual custodian?
13
14
                 MR. ASLETT: He is, Judge. Deputy Galvan
15
   keeps all the jail --
16
                 THE COURT: Lay that predicate.
17
                 MR. ASLETT:
                             Okay.
18
                 (Open court, defendant and jury present.)
19
                       DIRECT EXAMINATION
2.0
   CONT'D BY MR. ASLETT:
21
            Deputy Galvan, I just have a few more questions
        Ο.
22
   for you so we can clarify some things.
23
                 When jail calls are recorded, do they go to
24
   your computer in your office?
25
            Yes.
        Α.
```

```
Okay. Are you a custodian of records for calls
1
        O.
2
   made from the Harris County Hail?
             Yes, I am.
3
        Α.
 4
             And are the records that -- phone calls that
        Ο.
   appear on the State's exhibit I just referred to, are
5
6
   they kept in the regular course of business with the
7
   Harris County Jail?
             Yes, they are.
8
        Α.
             And is it the regular practice of the Harris
        Q.
   County Jail to keep those phone records?
10
11
        Α.
             Yes.
12
        Q.
             And did an employee of the Harris County Jail,
13
   namely you, make those records by burning them onto that
14
   CD?
15
        Α.
             Yes.
16
             And are these phone calls recorded at the time
17
   they are actually made and then stored for later
   retrieval?
18
19
        Α.
             Yes.
20
        Q.
             Okay. Are the phone calls that appear on that
21
   CD exact duplicates of the originals on the computer?
22
        Α.
             Yes, they are.
23
                 MR. ASLETT: Your Honor, State reoffers --
24
                 THE COURT: All right. Any further
25
   objection?
```

```
MR. RAMIREZ: No objection, but I would
1
2
   like to approach the Judge on one issue regarding --
                 THE COURT: You may. You may approach.
 3
                 (At the Bench, on the record.)
 4
                               Judge, with respect to my
 5
                 MR. RAMIREZ:
   motion in limine regarding the bond violation issue, I'm
6
   concerned --
7
                 THE COURT: Has it been redacted?
8
9
                 MR. ASLETT: It has, Judge. There is no
   dates on it. It has to be --
10
11
                 MR. RAMIREZ: My concern would be that --
12
                 MR. ASLETT: I can play it so that
13
   information is not displayed on the screen.
                                                 I can
   minimize them, so they just hear the audio.
14
15
                 MR. RAMIREZ: I don't want the date to be
   exhibited of when the call was made because of the
16
   motion in limine.
17
18
                 THE COURT: Are you able to play it without
   the date showing?
19
20
                 MR. ASLETT: I can, Judge. I can do that.
21
   I can minimize the graphic while it's playing. There's
22
   a graphic that does display date. I don't need to show
23
   that to the jury.
24
                 And then in the meantime, before they get
   the evidence, I can make sure I have my tech remove the
25
```

```
date and time.
1
                 THE COURT: Okay. All right.
 2
3
                 (Open court, defendant and jury present.)
                 THE COURT: All right. State's 86 -- the
4
   objection is -- any objection is overruled. State's
5
   Exhibit 86 is admitted with the caveat that the State
6
   will redact the portion that was directed by the Court.
7
                 You may proceed.
8
9
                 (State's Exhibit No. 86 Admitted)
                 MR. ASLETT: Permission to publish, Your
10
11
   Honor?
12
                 THE COURT: You may.
13
                 (State's Exhibit No. 86 published.)
14
                 MR. ASLETT: Pass the witness.
15
                 THE COURT: All right. Any questions?
16
                 MR. RAMIREZ: No questions.
17
                 THE COURT: Any objection to this witness
18
   being excused?
19
                 MR. ASLETT: None from the State.
20
                 MR. RAMIREZ: None from the defense.
21
                 THE COURT: Deputy, you may step down.
22
   You're free to go about your business.
23
                 THE WITNESS:
                               Thank you, sir.
24
                 THE COURT: You may call your next.
25
                 MR. ASLETT: State calls Dr. Matthew
```

```
Cheney, Your Honor.
1
 2
                 (Witness sworn.)
                 THE COURT: Please come around and take a
 3
   seat in the witness chair.
4
                 As you know, you're about to be asked some
 5
   questions. Just keep your voice up so everyone can hear
6
   you. And let these lawyers completely finish their
7
   questions before you start to answer. If you're
8
   interrupted, you will be given the opportunity to finish
   your answer, unless an objection has been sustained.
10
11
                 Last, if any of these lawyers stands up
12
   during your testimony to speak to the Court, please say
13
   nothing further until you're given permission to do so.
14
                 Thank you.
15
                 You may proceed.
16
                 MR. ASLETT: Judge, can I confirm that this
   witness was sworn in on the record?
17
18
                 THE COURT: Weren't you just sworn?
19
                 MR. ASLETT: I just wanted to make sure.
                                                             Ι
2.0
   didn't know --
21
                 THE COURT:
                             He was.
22
                 MR. ASLETT:
                              Okay.
23
                 THE COURT: You must have been looking at
24
   your paper there.
25
                 MR. ASLETT: I think I was distracted,
```

Judge. 1 2 THE COURT: That's all right. DR. MATTHEW CHENEY, 3 having been called as a witness and being first duly 4 sworn, testified as follows: 6 DIRECT EXAMINATION BY MR. ASLETT: 7 Dr. Cheney, would you please state your full 8 name for the record? 10 My name is Matthew Cheney. 11 What do you do for a living, Dr. Cheney? Ο. 12 I'm a senior forensic analyst in the toxicology Α. section of the Houston Forensic Science Center. 13 How long have you been with the Houston 14 Ο. Forensic Science Center? 15 16 I've been there since November of last year. Α. What do you do as a toxicologist for the 17 Ο. Houston Forensic Science Center? 18 My duty is to analyze blood for alcohol content 19 20 as well as to report that analysis and to testify in court as to the science behind that. 21 Prior to working for the Houston Forensic 22 23 Science Center, did you work for any other crime lab? Yes, sir. 24 Α. Q. What crime lab? 25

- A. I worked for the Pasadena Police Regional Crime
 Lab.
 - Q. How long did you work there?
 - A. Approximately a year.

- Q. I want to talk about your educational background that qualifies you to be a toxicologist. If you could, walk us through your education starting with college and going on after that.
- 9 A. Yes, sir. I received an undergrad, a bachelor 10 of science degree from University of Texas at El Paso,
- 11 also known as UTEP, in chemistry. I also received a
- 12 master of science degree, also in chemistry from UTEP.
- 13 And then I received a master of arts and a doctorate
- 14 from Rice University also in chemistry.
- Q. Have you published any peer-reviewed articles in the field of chemistry?
- 17 A. Yes, sir.
- Q. And is part of your job at the Houston Forensic
 Science Center to test human blood for the presence of
 alcohol?
- 21 A. Yes, sir.
- Q. What sort of training have you received in order to do that sort of work?
- A. I received extensive in-house training at the
 Pasadena Police Regional Crime Lab. I also attended the

- 1 Borkenstein Course For Alcohol and Highways Safety at
- 2 | Indiana University. I've attended two controlled
- 3 drinking exercise studies at the Pasadena Police
- 4 | Academy, another controlled drinking exercise at the
- 5 | Department of Public Safety in Austin. I've also
- 6 attended several seminar lectures by Dr. Robert Forney
- 7 and Dr. Miller also at the Department of Public Safety.
- Q. Have you testified before as an expert in the area of testing human blood for the presence of alcohol?
- 10 A. Yes, sir.
- 11 Q. On few occasions or many occasions?
- 12 A. Approximately ten.
- 13 O. I want to talk about the accreditation that the
- 14 | Houston Forensic Science Center has. What sort of
- 15 | laboratory accreditation does your lab have?
- 16 A. It is accredited by FQS, or Forensic Quality
- 17 | Services.
- 18 Q. Is it also certified by the public safety
- 19 director of the Texas Department of Public Safety?
- 20 A. Presently it is not. It is accredited by the
- 21 Texas Forensic Science Commission.
- 22 O. Now, at the time the blood was tested in this
- 23 case, was your lab accredited by the public safety
- 24 director of the Texas Department of Public Safety?
- 25 A. Yes, sir.

- Q. Okay. And is your lab required to be audited periodically in order to maintain its certification?
 - A. Yes, sir.

- Q. Okay. Talk us through how the samples of blood arrive in the lab and then are prepared for testing.
- A. The general procedure is that evidence will be retrieved from the property room for the submitting agency. In this case, the Houston Police Department. The evidence will be then acquired and transferred to the toxicology section of the Houston Forensic Science Center. At that point, the evidence is assigned a unique laboratory identification number, along with the incident number for the submitting agency. That evidence is placed into refrigeration storage in a controlled setting until it is either accessioned -- another word for accessioned is inventoried. It is then after that analyzed, either analyzed or -- for alcohol content or drug content. In this case, the evidence was then -- it was accessioned, or inventoried, followed by analysis.
- Q. What is the scientific method of testing you use to test human blood for the presence of alcohol?
- A. It is called gas chromatography head space analysis.
 - Q. If you could, explain to the jury how gas

1 chromatography head space analysis is able to determine 2 the concentration of alcohol in the blood?

- A. May I use the --
- Q. Absolutely.

3

4

7

8

10

11

20

21

5 MR. ASLETT: Your Honor, may I approach the 6 witness?

THE COURT: You may.

- Q. (By Mr. Aslett) Dr. Cheney, if you want to go ahead and use the whiteboard, we can go ahead and do that. I'll just move it to the side here. And there should be a Sharpie marker.
- THE COURT: Do you mind maybe bringing it

 out here somewhere? And then y'all can get wherever you

 need to get in order to see it.
- MR. ASLETT: Okay, Judge. I just didn't want to block the defense attorneys' view. But I can move it.
- 18 THE COURT: Maybe just bring it back -- I
 19 can't see. This bench is too high.
 - Mr. Ramirez, you and your client may position yourselves wherever you can see it.
- Q. (By Mr. Aslett) Dr. Cheney, if you would, explain how gas chromatography head space analysis works.
- A. GC head space, or gas chromatography head

space, works by analyzing the head space portion of a closed container. So imagine that this is a vial with a liquid sample. In this case, it would be a blood sample, along with internal standard solution. liquid sample -- the amount of a volatile in this liquid sample is proportional to the amount of that same volatile -- in this case, ethanol -- in the head space portion above it (indicating).

The head space portion or the gas above the liquid is simply what we test. This then is taken into the gas chromatograph, which then has really long tubing -- if you could imagine a really long, thin piece of tubing with special chemistry -- that can then take the compounds that were in this sample and separate them to get something like this. It's called chromatogram (indicating).

If you could imagine -- instead of the liquid sample, imagine there was a piece of cake. If you could sample that piece of cake and it goes through these columns, you would actually see a separation of the egg, the flour, and the sugar. And it would separate these compounds, but it will also tell you how much of each one was present in that sample.

Q. And is gas chromatography head space analysis something that has been used in the scientific community

to measure alcohol in blood for many years?

A. Yes, sir.

- Q. And is it generally accepted as a reliable means for determining alcohol content in someone's blood?
 - A. Yes, sir.
- Q. Okay. You can stand up there. I don't know if you need to draw anymore, but I'd hate to have you keep coming back and forth.
- So just so I understand a little bit better, what exactly is the mechanism by which these different volatile chemicals are separated out? Is it by weight or how is that exactly done?
- A. Well, the compounds from -- that are taken from this sample are taken into the gas chromatography part of the instrument, which is then separated with these columns that has special chemistry. And it's simply the attraction of those molecules with the compounds within the column. It's called the stationary phase. The compounds that exit inside the column do not move. So it's simply the interaction of these compounds from the sample that go through these columns, interact differently, and then come out at different times. That timing that the compounds come out is referred to as retention time. So compounds have different retention

1 times.

- Q. Okay. So if I'm understanding you correctly, depending on chemical structure they're going to be attracted to the substance of what's in the tubes at different strengths, and I guess that affects how long it takes them to travel through the tube?
- A. Well, it has to do with not just the structure of the compound, but it also has to do with the polarity of the compound. It deals with several aspects of the compound.
- 11 Q. Okay. I won't get into anymore detail than 12 that.
- How are samples prepared to go into the gas the chromatograph?
 - A. Well, in this case we do have a closed container. This is called a head space vial, what is used. And in this glass head space vial, we put 50 microliters of the blood sample, along with 500 microliters of internal standard. And an internal standard is simply -- in this case, it's n-Propanol. It is a substance, volatile, that should never exist in the body, but that can be used in this analysis to provide evidence that the instrument was running correctly the entire time.

So simply when you're testing something you

- don't know, you should test something you do know and it's consistent throughout the entire run, the entire batch. And that's how you know the results were correct and valid, as well as the instrument being correct the entire time.
 - Q. So if I understand you correctly, you inject a known amount of n-Propanol, and you expect to have that same amount come out once the testing is completed?
 - A. That's correct.

- Q. Okay. Is that something you review once you get your chromatograph at the end of this test?
- A. It is a requirement for us to check that the internal standard area counts, which is simply the area for each one of these peaks. If you take this area, we call that the area counts (indicating). We know that the internal standard should have approximately the same internal standard area counts. And that's how we know that the instrument was running -- was stable the entire run.
- Q. What's the sort of tracking system you use to make sure that you tie particular results from a particular blood sample to a particular person? Do y'all use UPC codes or how is that sort of thing tracked?
- A. When evidence is received into the laboratory,

it is given a lab number. I do not know the lab number in this case. But say, for example, it is 13-12345. We take that number that comes with the evidence, we accession the evidence. And in the evidence, we actually write the lab number, the item number, the analyst's or the accessioner's initials and date.

After analysis, any person who actually manipulates the evidence, who handles the evidence, will put their initials and their date. These head space vials will also receive an identification. In my case, I will put the lab number. So I will actually write "13-12345." That is how I know this vial belongs to this case. And in the chromatogram, the head space gas chromatograph, the software, there's a sequence. that sequence, I tell the instrument that in this position is this vial. So I correlate the sequence that's programmed into the instrument with the vials. Ι double-check as they're put into the instrument. the sequence is also verified with the evidence by a second analyst after the analysis has been completed.

- Q. So it sounds like there are multiple layers to catch any possible errors; is that correct?
 - A. Yes.

7

8

10

11

12

13

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17

18

19

2.0

21

22

23

Q. Okay. After you've gotten a result from the gas chromatograph, do you prepare a report?

1 A. Yes, sir.

- Q. And is that report then reviewed by another person?
- A. It is actually reviewed by two individuals, one person for technical review and another person for administrative review.
 - Q. What's the purpose of that process?
- A. It's simply to catch if any errors have been made, if all of the requirements have been met, and to determine whether the proper protocols have been followed.
- 12 Q. You can go ahead and have a seat.
- A. (Witness complies.)
- Q. Now, in this case, did you test two blood
 samples obtained from the defendant, Brittini Kressin?
- 16 A. Yes, sir.
- 17 Q. On what date did you conduct your testing?
- 18 A. The testing -- the analysis portion was 19 conducted on June 5th, 2015.
- Q. Now, prior to you testing the blood on June

 5th, 2015, had this blood already been tested by another

 analyst?
- 23 A. Yes, sir.
- 24 O. At an earlier date?
- 25 A. Yes, sir.

- 1 Q. Okay. And do you know the name of that
- 2 | analyst?
- 3 A. Yes, sir.
- Q. Who was that analyst?
- 5 A. The analyst was Dwan A. Wilson.
- 6 Q. Do you know what year she tested the blood?
- 7 A. The analysis portion was conducted on
- 8 October 24th, 2013.
- 9 Q. Now, does Ms. Wilson still work for the Houston
- 10 | Forensic Science Center?
- 11 A. No, sir.
- 12 Q. Okay. To your understanding, while she was at
- 13 the lab, was her work perfectly good?
- 14 A. I cannot attest to perfectly good, but she was
- 15 a good analyst, in my opinion.
- 16 Q. Okay. And what is your understanding of why
- 17 | she ultimately left the lab?
- 18 A. My understanding is that she went back to
- 19 | school.
- 20 Q. Okay. So she wasn't fired or terminated for
- 21 poor performance or anything, to your understanding?
- 22 A. To my knowledge, no, sir.
- Q. Okay. I don't want you to talk about the
- 24 results that she obtained because she's not here, but
- 25 did you review her report as part of your preparation

```
for your testimony in this case?
1
2
        Α.
            Yes, sir.
            Okay. Now, let's talk about the testing you
3
        0.
   did. Did you use the same procedures to prepare and
4
   test Brittini Kressin's samples that you've talked about
   before this jury?
6
7
            The same analytical procedure, gas
        Α.
   chromatography head space analysis, was conducted, yes,
8
   sir.
            Did you receive a result for the blood vial
10
   that was obtained at 4:31 and the blood vial that was
11
12
   obtained at 5:04? Without saying what they were, did
   you obtain a result?
13
14
        Α.
          Yes, sir.
15
            Okay. And did you prepare a report?
        Ο.
           Yes, sir.
16
        Α.
17
            And was that report subject to administrative
   and technical review?
18
19
            Yes, sir.
        Α.
20
                 MR. ASLETT: Your Honor, may I approach the
21
   witness?
22
                 THE COURT: You may.
23
            (By Mr. Aslett) Dr. Cheney, I'm showing you
   what I've marked as State's Exhibit 68. If you could
24
```

generally tell the jury what this is (indicating).

This is the lab report that I wrote. It has my 1 Α. signature on the bottom. It also has the lab number for 2 this case, 13-29227, along with the individual -- the 3 related individual, Brittini Elizabeth Kressin. Is this a fair and accurate copy of the lab report that you prepared for the testing of the blood 6 7 samples in this case? Yes, sir. 8 Α. Now, were you requested to retest these because Q. Ms. Wilson no longer works at the lab? 10 11 Α. I do not have the specifics as to who requested 12 it. I was asked to retest it by my supervisor. 13 Ο. Okay. And is that something you've done for other cases in which Ms. Wilson tested blood but is no 14 longer available to testify? 15 16 Yes, sir. Α. 17 MR. ASLETT: Your Honor, at this time State offers into evidence State's Exhibit 68 and tenders to 18 defense counsel for inspection. 19 2.0 (State's Exhibit No. 68 Offered) 21 MR. MARTINEZ: No objection. THE COURT: State's 68 is admitted. 22 23 (State's Exhibit No. 68 Admitted) 24 MR. ASLETT: Permission to publish, Your 25 Honor?

THE COURT: You may.

2

3

- Q. (By Mr. Aslett) Dr. Cheney, what was the result that you obtained for the blood sample that was obtained at 4:31 in the morning?
- 5 A. The result was a 0.070, plus or minus 0.006, 6 grams of ethanol per 100 milliliters of blood.
- Q. And the results for the later blood sample obtained at 5:04 in the morning?
- 9 A. The result was a 0.058, plus or minus 0.005, 10 grams of ethanol per 100 milliliters of blood.
- Q. What conclusion can you draw as to whether the defendant's blood was metabolizing alcohol based on these two results?
- A. Based on these two results, the fact that one is higher than the other and the fact that the one was acquired approximately 30 minutes prior to the other, this does speak to the elimination of alcohol in the body.
- Q. And if we were to -- and I'm not asking you to
 do a retrograde extrapolation analysis, but is it
 possible to take data such as this and then extrapolate
 what ethanol would have been hours earlier?
 - A. Given certain facts, yes, sir.
- Q. Okay. And I'm not going to ask you to do that,
 but my other question for you is: Does the ethanol in

- stored blood decrease over time?
- 2 A. Yes, sir.

- Q. Okay. And if I'm understanding you correctly,
 you tested this blood almost two years after it was
 collected, correct?
- 6 A. Approximately, yes, sir.
- Q. In your training and experience, are you
 familiar with the phenomenon of alcohol slowly getting
 eliminated in stored blood over time?
- 10 A. I have read several articles as to the
 11 explanation and the observation of that phenomenon, yes,
 12 sir.
- Q. And is that something you've observed in other cases where you've had to retest blood at a much later date than it was originally tested?
- 16 A. Yes, sir.
- Q. Okay. If you had tested this blood shortly
 after was collected, would you expect the ethanol levels
 that you would have obtained at that time to be higher
 than what we see?
- A. It would be approximately the same if not a little lower.
- Q. I mean -- I'm sorry. Assuming that you tested the blood shortly after it was collected, would we expect higher ethanol results than we would two years

```
later?
1
2
        A. Yes, sir.
            Okay. And is that something you've personally
3
        Ο.
   observed in other cases?
4
            Yes, sir.
5
        Α.
            Okay. So based on your scientific
6
   understanding of this phenomenon, ethanol reduction over
7
   time -- by the way, do you know what the mechanism, why
8
   that happens?
            The articles refer to it as oxidation of
10
11
   ethanol.
12
        Q.
            Okay. Is that a natural process that results
   in less ethanol over time?
13
14
          Yes, sir.
        Α.
15
            Okay. So is it possible to tell exactly how
   much more we would expect, or do we just know it would
16
   be more?
17
            The original value being more than the value
18
        Α.
   obtained at a later time?
19
20
        O. Correct.
            We could not state specifically what that value
21
22
   difference were to be.
23
        Q.
            Okay. Thank you, Dr. Cheney.
24
                 MR. ASLETT: I pass the witness, Your
25
   Honor.
```

```
THE COURT: Any questions?
1
                 MR. MARTINEZ: Yes, Your Honor. May it
2
   please the Court?
3
4
                       CROSS-EXAMINATION
   BY MR. MARTINEZ:
5
6
            Sir, my name is Ralph Martinez. I represent
   Ms. Kressin. Good morning.
7
                 Sir, what is the legal limit in Texas for
8
   intoxication?
        A. The legal limit is 0.08 grams per 100
10
   milliliters of blood.
11
12
        Q. So the first sample at 4:31 a.m. was below the
   legal limit?
13
14
        A. Yes, sir.
15
            And the sample at 5:04 was actually
   substantially below the legal limit, correct?
16
        A. It was below 0.08, yes, sir.
17
18
        Q. Thank you.
19
                 Do you know when the blood was actually
20
   drawn?
21
        A. I was not there at the time, so I cannot
22
   testify to that.
23
        Q. So you don't know -- you just stated you don't
   know when the blood was drawn. So at 4:31 and at
24
25
   5:04 a.m., you have no knowledge of any testing that
```

- occurred before those times, correct? 1 2 I have no knowledge of that. So when the prosecutor asked you what the --3 Ο. you would expect the higher result if there had been testing shortly after the incident, you gave your professional opinion, but there was actually no 6 7 verifiable testing at that time that you know of? Immediately after the testing -- immediately 8 Α. after the blood --10 Yes, sir. Ο. 11 No, sir, I do not know that. Α. You don't know that. 12 Q. 13 Okay. But you were only asked to analyze 14 these tests, right? 15 Α. Yes, sir. 16 And this was at 4:31 a.m., 5:04 a.m. date -- sir, was that 6-5-14? 17 The 6 -- I do not -- the 6-5-15 is when I 18 Α. analyzed the blood. When the blood was actually 19 2.0 acquired, I do not have those dates. 21 You don't know who drew the blood, do you? Ο.
- Q. You don't know what happened to it other than that it might have been stored over the past years --
- 25 the past year?

Α.

I do not.

```
I -- as to the evidence, I do have a chain of
1
        Α.
2
   custody.
            Okay. All right, sir. Thank you very much.
3
        0.
                 MR. MARTINEZ: No questions -- I'm sorry.
 4
5
   No more questions.
6
                 THE COURT: Anything further?
7
                 MR. ASLETT: Nothing from the State.
                             Any objection to this witness
8
                 THE COURT:
9
   being excused?
10
                 MR. RAMIREZ: No, Your Honor.
11
                 MR. ASLETT: No, Your Honor.
12
                 THE COURT: Doctor, you may step down.
13
   You're free to go about your business.
14
                 THE WITNESS: Appreciate it, Judge.
15
                 THE COURT: You may call your next.
                 MR. ASLETT: Your Honor, before calling its
16
   next witness, the State would offer into evidence
17
   State's Exhibit 66, which is the chain of custody
18
   affidavit for the blood in this case. It has been on
19
20
   file with the Court for several months prior to trial.
   No objections lodged by the defense.
21
                 State would also offer into evidence
22
23
   State's Exhibit 67, which is a certificate of analysis
24
   by the toxicologist who did the drug testing on the
   blood sample. Again, a copy was served on defense
25
```

```
several months ago. No objection was lodged prior to
1
2
   trial.
                 (State's Exhibit Nos. 66 and 67 Offered)
 3
                 THE COURT: All right. Any objections?
 4
 5
                 MR. MARTINEZ: May I look at it, Your
   Honor, to make sure?
6
7
                 THE COURT: You may.
8
                 MR. MARTINEZ: Thank you, sir.
9
                 No objection, Your Honor.
                 THE COURT: State's 66 and State's 67 are
10
11
   admitted.
                 (State's Exhibit Nos. 66 and 67 Admitted)
12
13
                 MR. ASLETT: Permission to publish State's
   Exhibit 67 by reading it?
14
15
                 THE COURT: You may.
16
                 MR. ASLETT: State's Exhibit 67 is a
   certificate of analysis that reads as follows:
17
18
   BEFORE ME, the undersigned authority, personally
   appeared Monica Mellon, who being duly sworn, stated as
19
   follows:
2.0
21
                 My name is Monica Mellon. I am of sound
22
   mind, over the age of 18 years, capable of making this
23
   affidavit, and personally acquainted with the facts
   stated in this affidavit.
24
25
                 From September 2012 to August 2014, I was
```

```
employed by the Houston Police Department Crime
1
   Laboratory, which was authorized to conduct the analysis
2
   referenced in this affidavit. Part of my duties for
3
   this laboratory involved the analysis of physical
4
   evidence of alcohol, drugs, and other toxins.
5
   laboratory was accredited by the Texas Department of
6
   Public Safety and ASCLD/LAB at the time of the analysis.
7
                 My educational background is as follows --
8
                 THE COURT: Mr. Aslett, you might want to
9
10
   slow down just a tad for the court reporter.
11
                 MR. ASLETT: Very well. Just trying to be
   efficient.
12
13
                 My educational background is as follows:
   Bachelor of Science degree in Biology and Chemistry from
14
   West Texas A&M University, 2005, and a Master of Science
15
   degree in Forensic Science from Sam Houston State
16
17
   University in 2007. These degrees are supplemented with
   both internal training provided by my employers and
18
   external training received.
19
20
                 My training and experience that qualifies
   me to perform the tests or procedures referred to in
21
22
   this affidavit and determine the results of those tests
23
   or procedures are as follows: I trained and worked at
24
   S.E.D. Medical Laboratories in Albuquerque, New Mexico,
25
   from 2007 to 2009; trained and worked at the Sam Houston
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State University Regional Crime Laboratory in The
Woodlands, Texas from 2009 to 2012; and worked at the
Houston Police Department Crime Laboratory in Houston,
Texas from 2012 to 2014.

I received the physical evidence listed in
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Laboratory Report No. 13-29227, Incident No. 129184013, on the 21st day of January, 2014. On the date indicated in the laboratory report, I reported results from the following tests or procedures on the physical evidence:

Gas Chromatography/Mass Spectrometry analysis of the blood sample.

The tests and procedures used were reliable and approved by the laboratory; the results are as indicated on the laboratory report. However, the Houston Police Department Crime Laboratory was not able to test for Gamma-Hydroxybutyrate, also known as GHB, at the time of analysis.

And the results for drug testing are on the second page, which indicate she found Fluoxetine, which is Prozac, which is a selective serotonin reuptake inhibitor, which is prescribed for the treatment of depression.

Your Honor, State calls Dr. Jeffrey
Walterscheid.

THE BAILIFF: The witness has not been

sworn, Judge. 1 THE COURT: Doctor, please come forward and 2 stop along in there somewhere and raise your right hand. 3 4 (Witness sworn.) THE COURT: You may put your hand down. 5 Please come around and take a seat in this 6 7 witness chair. As you know, these lawyers are getting 8 ready to ask you questions. Please keep your voice up 9 so everyone can hear you. And let them completely 10 11 finish their questions before you begin to answer. Ιf 12 you're interrupted, you will be given the opportunity to 13 complete your answer, unless an objection has been 14 sustained. 15 Last, if any of these lawyers stand up to address the Court, please say nothing further until 16 17 you're given permission to do so. 18 Thank you. 19 THE WITNESS: Thank you, sir. 2.0 THE COURT: You may proceed. 21 MR. ASLETT: Thank you, Judge. 22 DR. JEFFREY WALTERSCHEID, 23 having been called as a witness and being first duly 24 sworn, testified as follows: 25 DIRECT EXAMINATION

BY MR. ASLETT:

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4

- Q. Dr. Walterscheid, will you please tell the jury your full name?
 - A. My name is Jeff Walterscheid.
 - Q. Where do you work, Dr. Walterscheid?
- A. I am a toxicologist at the Harris County
 Institute of Forensic Sciences.
- Q. How long have you been a toxicologist with the Harris County Institute of Forensic Sciences?
- 10 A. About -- a little over eight years now.
- 11 Q. What are your duties in that position?
- 12 A. I oversee daily operations. I also develop new
- 13 | methods. As new drugs come out, we develop techniques
- 14 | for revealing, confirming these drugs. I also work with
- 15 the pathology staff for a lot of our death
- 16 investigations, looking at causes of death due to drugs.
- 17 | I also evaluate casework on DWI suspects and sexual
- 18 assault victims.
- 19 Q. And how long have you worked in the field of 20 toxicology?
- 21 A. In forensics, it's been eight years.
- Q. Tell us about the educational background you
- 23 have that qualifies you for this sort of work.
- A. I have a bachelor of science in chemistry from the University of Texas at Austin, a Ph.D. in immunology

- 1 from the UT Health Science Center here in Houston, and
- 2 then a postdoctoral fellowship in cardiovascular
- 3 | medicine from Baylor College of Medicine. And then I'm
- 4 | a board certified Fellow of the American Board of
- 5 | Forensic Toxicology.
- 6 Q. Have you testified before as an expert in the
- 7 | field of forensic toxicology?
- 8 A. Yes.
 - Q. On few or many occasions?
- 10 A. This will be 77 times now.
- 11 Q. Is it starting to get old?
- 12 A. It's always something new, every time.
- 13 Q. All right. As part of your training in
- 14 | toxicology, have you studied -- or are you familiar with
- 15 the effects of alcohol consumption on the human body?
- 16 A. Yes.
- 17 Q. And is this an area where you've testified as
- 18 | an expert before?
- 19 A. Yes.
- 20 Q. Can alcohol cause the loss of normal use of a
- 21 person's mental or physical facilities?
- 22 A. Certainly.
- Q. How does alcohol do that to the human body?
- 24 A. Alcohol disrupts normal neurotransmitter
- 25 | traffic in the brain due to GABA transmissions. GABA is

something that's made in your brain to kind of keep you somewhere between sedated and excited to the point of seizure. So it kind of modulates your normal routine.

And when you take something like ethanol or even drugs like Xanax, you know, benzodiazepines, they will bind to the GABA receptor and allow GABA to bind tighter, better

activate these flow of chloride ions into the cell.

And this causes a depolarization. So the neurons in your brain don't fire as often as they normally would. So you start to feel a buzz, euphoria, and you have this kind of central nervous system depression that causes, you know, an imbalance in walking, slurred speech, things like that, this intoxication effect.

- Q. And, of course, does that affect your ability to drive?
- 17 A. Yes.

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- 18 Q. At what blood-alcohol concentration does
 19 alcohol begin to affect a person?
- A. Typically around -- the onset of alcohol
 intoxication begins around -- like around .04 or .05.

 You start to feel the buzz after a couple of drinks.

 Through various clinical studies, it's determined that
 everybody -- you know, some people might be intoxicated
 after a couple of drinks, others might not. And so

- they've determined at .08 is the point at which
 everybody is intoxicated, no matter how much tolerance
 you have. If you've had enough drinks to bring your
 blood-alcohol level to that state, you're going to be
 too impaired to drive safely.
 - Q. But as I think I understand your testimony, is it possible for someone to be intoxicated personally under .08 depending on --
 - A. Yes, it's true.
- 10 Q. Okay. Are you familiar with the science of 11 retrograde alcohol extrapolation?
- 12 A. Yes.

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- Q. What is retrograde alcohol extrapolation?
- A. It is a way of using the -- I guess the root of pharmacodynamic equations to work your way back up to a point in the past to determine a BAC range at several hours in the past. Since alcohol degrades in custody, you can measure the alcohol, what it would be at a certain point, but it's more important to know what it was at this point in the past.
- Since it degrades at a zero order kind of kinetics, it's basically just a linear slope of -- about .02 grams per deciliter per hour alcohol will disappear. So we can just kind of work our way back up that gradient using these equations.

- Q. And is this something you've studied in the scientific literature?
 - A. Yes.

- Q. And have you been asked to perform retrograde extrapolation analysis in other cases?
 - A. Yes.
- Q. And have you testified before as an expert in the area of retrograde alcohol extrapolation?
- A. Yes.
- Q. How exactly do you go about performing that analysis? What do you do?
 - A. Only the BAC that we determine experimentally and the time at which the blood was taken, because once the blood enters a gray-top tube, all metabolism stops and so the ethanol that would be in there is very well preserved. Whether it's refrigerated or not, whether it's been opened to air or not, it's going to be very stable and solid.

Then by knowing the point at which the last drink was taken, we can safely assume that there's going to be absorption continuing either for the next 30 minutes on an empty stomach or maybe even up to two hours on a full stomach. And then as you reach this distribution phase, the completion of that turns into the elimination phase, and then there's a slow slide as

1 | it disappears.

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So knowing that time, knowing the time the blood was drawn, I could start working backwards and find out what the ethanol range was at a certain point in the past. And then if I have other characteristics such as age and weight and gender and things, then I can start calculating how many drinks they took as well.

- Q. Now, you mentioned that on average, it's about .02 grams per deciliter per hour elimination rate.
- A. Yeah.
- 11 Q. Is that something that was determined in 12 population studies or --
- 13 Α. Yeah. In many studies they found it can vary anywhere from .01 to .025. And in my experience, 14 especially in a lot of our death cases where somebody 15 16 might have been in a car crash and survived several 17 hours in the hospital and we have multiple blood draws, 18 I can track the rates of elimination. It tends to center around .18 -- I'm sorry -- .018, .02, right 19 2.0 around in there.
 - Q. All right. And in your retrograde extrapolation analyses, do you use, I guess, all of the different scientists and what they've determined the metabolic rates to be for the elimination of alcohol?
- 25 A. Yes.

- Okay. So essentially what you're giving in 1 Ο. your report is sort of an average of all these studies?
 - It's the extremes of all the studies. Α. everybody is somewhere in between there.
 - How long has alcohol elimination in the body been studied? How old is this scientific field?
 - Probably things really got kicked off in the 1930s with Dr. Widmark's experiments and determining the formulas that describe this. And since then, it's been studied by thousands and thousands of other trials.
- 11 So would you say that our understanding of how alcohol is absorbed and eliminated in the human body is 12 a mature science? 13
- There's not really not much -- any new 14 Α. Yeah. 15 research going on. It's all been carefully determined 16 by now.
- Dr. Walterscheid, did I ask you to perform 17 Ο. retrograde extrapolation analyses based on the blood 18 results obtained in this case? 19
 - Α. Yes.

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- And what information did I provide you with? Ο.
- 22 The age, gender, weight, height, time of the 23 known -- or time of the withdrawal of the blood, and then time of the last drink, and also the time of 24 25 interest at the crash.

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MR. ASLETT: Your Honor, may I approach the
1
2
   witness?
3
                 THE COURT: You may.
             (By Mr. Aslett) Dr. Walterscheid, I'm showing
4
        Ο.
   you what I've marked as State's Exhibits 70 and 71.
6
   you could tell the jury generally what these are
7
   (indicating).
            These are copies of the extrapolation reports I
8
   produced.
10
            And is there one for each blood sample?
11
        Α.
            Yes, sir.
12
        Q.
             Okay. Is this fair and accurate copies of the
   reports that you provided to me?
13
14
             That's right.
        Α.
                 MR. ASLETT: Your Honor, State offers into
15
   evidence State's Exhibits 70 and 71.
16
17
                 (State's Exhibit Nos. 70 and 71 Offered)
18
                 MR. MARTINEZ: May I approach the bench,
19
   Your Honor?
2.0
                 THE COURT: You may.
21
                 (At the Bench, on the record.)
22
                 MR. MARTINEZ: I respectfully object to the
23
   testimony of this man --
24
                 THE COURT: I tell you what, hang on.
25
                 (Open court, defendant and jury present.)
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1 THE COURT: Ladies and gentlemen, why don't 2 y'all take a break. Report back to the jury room in about 15 minutes. Remember the admonitions previously 3 given. 4 All rise for the jury. 5 THE BAILIFF: (Open court, defendant present, no jury.) 6 7 THE COURT: You may be seated. Since the jury is out, you can step back. 8 That way, it will make it easier to hear. 9 10 Mr. Martinez, what is the objection? 11 MR. MARTINEZ: Your Honor, in no way am I challenging the qualifications of the expert, nor the 12 13 science of retrograde extrapolation. What I'm arguing, Your Honor, is that the results are not reliable because 14 15 the information provided to the expert is not reliable. 16 First of all, all the information that he used, other than the actual blood draw, comes from my 17 18 client, but my client clearly stated, when she was being interviewed by the deputy, that she really didn't 19 20 remember. She was giving information, but it was clear 21 there's a lot of speculation going on, not to mention 22 guilt -- being motivated by her guilt and feelings of 23 despair. So the information she's providing to -- that 24 would support this opinion is not an accurate -- may not be accurate because it comes from a lady in that 25

condition who doesn't remember, at the very minimum, and who may be under the influence of Prozac and who's on Prozac. And also, it is very despondent, which would increase her susceptibility to the psychological problems she's taking the Prozac for.

Another thing, Your Honor, is that the testing was four-and-a-half hours after the incident. And as a result of that, it ties in -- it creates a better -- a higher result by the fact that there is a higher degree of elimination going on at that point. Had it been taken earlier, perhaps it wouldn't have resulted in a higher elimination rate.

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And finally, Your Honor, the actual test represents a standard elimination rate or resistance; that it's a standard, but it's not reflective on what my client's actual rate is because she was not examined by anybody and there was no evidence of any physiological elimination rate or susceptibility to alcohol, none of that, with regard to my client. This is more of a standard rate.

So on those objections, I -- my objection is actually the unreliability of the opinion because he was not given reliable information from which to form that opinion.

THE COURT: All right. The objection is

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overruled. State's 70 and 71 are admitted.
1
2
                 (State's Exhibit Nos. 70 and 71 Admitted)
3
                 THE COURT: Anything else that needs to be
   addressed at this time?
4
                                No, sir.
5
                 MR. MARTINEZ:
6
                 THE COURT: If there's no objection, the
7
   Court's off the record.
                 Court's off the record.
8
9
                 (Discussion off the record.)
                 (Brief recess.)
10
11
                 THE BAILIFF: All rise for the jury.
12
                 (Open court, defendant and jury present.)
13
                 THE COURT: You may be seated.
14
                 You may continue.
15
                 MR. ASLETT: Your Honor, may I publish
   State's Exhibit 77 {sic}?
16
17
                 THE COURT: You may.
18
            (By Mr. Aslett) Dr. Walterscheid, first I'm
        Ο.
   going to throw up State's Exhibit 70. Is this the
19
20
   report you prepared for the blood sample that was taken
   at 4:31 in the morning (indicating)?
21
22
        Α.
            Yes.
23
        Q.
            Okay. What is this chart that we see here with
   all these different numbers?
24
25
        A. These are tabulations of the projected alcohol
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measurements or readings over time starting at
1
   1600 hours -- that's like 4:00 o'clock p.m. -- up to --
   all the way to 4:31 when the blood was drawn.
3
        Ο.
            Did you prepare a chart to -- a graph, I should
   say, to illustrate these numbers that you see in that
   chart?
6
7
        Α.
            Yes.
            Now, it says under here on different lines,
8
        Ο.
   Pose-Moz, Watson, Siedl, Widmark, Forrest. What do
   these refer to?
10
11
        Α.
            These are a series of equations. The Widmark
12
   is the original equation developed back in the 1930s,
13
   followed by refinements by Watson, Siedl, and Forrest.
   And then the Pose-Moz refers to Posey-Mozayani.
14
15
   Actually, that's Dr. Douglas Posey and Ashraf Mozayani.
   She was my mentor at Harris County, and what they did is
16
17
   took all of these equations and merged them together
   into another unique formula.
18
            So we see a peak alcohol concentration
19
        Q.
20
   approximately, if I go back to the other chart, of a
   two-four-three, give or take around 6:30 in the
21
22
   afternoon?
```

A. Yeah.

24

25

Q. Were you able to determine a blood-alcohol concentration around the time of the crash at 12:15?

- 1 A. Yes.
- Q. What was that?
- 3 A. Somewhere between a .11 and a .17.
- 4 Q. And so I guess the midpoint between that is a
- 5 .145?
- 6 A. Yes.
- 7 Q. Is that above the legal limit of .08?
- 8 A. It is.
- 9 Q. Were you able to estimate how many drinks the
 10 defendant would have had to consume to get to that level
- 11 of alcohol?
- 12 A. It would take about four to six standard 13 drinks.
- 0. What is a "standard drink"?
- 15 A. It's any kind of beverage that contains
- 16 .6 ounces of alcohol, ethanol. So think of a 12-ounce
- 17 beer that's 5 percent. When you multiply that, it's .6.
- 18 Or a shot of liquor is 1.5 ounces, but it's 40 percent.
- 19 Again, it's .6. Or a glass of wine, that's -- you have
- 20 a 5-ounce glass, but it's 12 percent ethanol. Again,
- 21 it's .6.
- 22 So any kind of these drinks is actually a
- 23 standard drink. They all deliver the same amount of
- 24 ethanol, just in various concentrations and volumes.
- 25 Q. You mentioned standard drinks. Let's say I

- were to have a tall cocktail, a tall glass that has four 1 shots in it. Would that contain four standard drinks? 2 Right. 3 Α. Okay. So is it then possible to consume 4 Ο. multiple standard drinks by having a small amount of, I quess, drink containers? 6 7 Oh, sure. You could have a large fishbowl-size margarita, you know. And you might say I only had one 8 drink, but it could be several standard drinks. Did you also prepare a report for the lower 10 11 result, the .058? 12 Α. Yes. Okay. And is this the chart that is reflective 13 Ο. of the analysis you did for that (indicating)? 14 15 Α. Yes. 16 And do we see a virtually identical graph for this as well? 17 18 Yes, sir. Α. Where the ethanol is peaking around 6:30? 19 Q. 20 Α. Correct. 21 Again, what was the BAC, give or take, for the Q. 22 time of driving around 12:15?
- A. Same range, about a .11 to a .17.
- Q. Averaged out to a .14?
- 25 A. Yeah.

- O. About the same number of standard drinks?
- 2 A. Yes.

- Q. Now, Dr. Walterscheid, are you familiar with the phenomenon of ethanol in stored blood decreasing over time?
 - A. Yes.
 - O. What causes that?
 - A. Normally ethanol is eliminated by an enzymatic reaction using alcohol dehydrogenase and a cofactor called NAD. When it's stored in a blood tube with sodium fluoride, that reaction is poisoned. And, of course, the NAD would be consumed pretty rapidly afterwards. No more is going to be made. So that reaction would stop.
 - However, there's a very slow, inefficient reaction by the oxyhemoglobin. The red blood cells contain -- still contain oxygen and it has a catalytic center that can still oxidize ethanol at a very slow rate, around like a .01, .02 per year. And so what we often see is if we do a test within, you know, several days of the blood being taken and then maybe -- if we have to do a retest, you know, 15, 16 months later, then the results will always be a little bit lower.
- Q. I guess the most common type of oxidation that average people would be familiar with would be rusting,

- 1 correct, or something that rusts?
 - A. Rust is oxidation, yes.

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- Q. So this would just be a similar phenomenon that happens to blood?
 - A. Yeah. The blood still containing oxygen can still cause further oxidation of ethanol to acetaldehyde.
- Q. So would you expect the ethanol level in blood
 that had been stored for 18 months to be lower than if
 the blood had been tested immediately after it was
 tested?
- 12 A. Yes. We've seen that in our lab and it's also 13 been published in several papers.
- 14 Q. And you mentioned about a .02 per year?
 - A. Yeah, roughly. That's kind of an average. It really depends on the temperature it's been stored at, and also the amount of -- the concentration of sodium fluoride, because that will also poison the reaction pretty well.
 - Q. So fair to say we don't know exactly how much higher, but would we expect an even higher retrograde extrapolation if we had results from the blood testing immediately after it was drawn?
- 24 A. That's true.
- 25 Q. Dr. Walterscheid, I only have a couple of

1 additional questions for you.

Let's talk about Prozac very briefly. Are you familiar with Prozac and its effects on the human body?

A. Yes.

- Q. Would the fact that Prozac was detected in the defendant's blood have any sort of effect?
- A. No. Modern antidepressants such as this, serotonin reuptake inhibitors, are very safe and they don't cause impairment.
- Q. The only other question I have for you is -- I want to ask you a hypothetical question. Let's assume you have a driver that's driven the wrong way down a roadway and strikes another vehicle. She has an odor of alcoholic beverage about her, bloodshot eyes, speaks with mumbled speech, she admits drinking several alcoholic beverages, she scores six out of six on the HGN test, six out of eight on the walk-and-turn, and one out of four on the one-leg stand. She cannot properly say her alphabet, cannot remember what she was doing prior to the crash, and that person's blood was drawn and the results are what we see.

In your expert opinion, are these results

consistent --

MR. MARTINEZ: I object, Your Honor, to the

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opinion that is being solicited. It is based on --
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2
                 THE COURT:
                             The Court will certainly
   consider the objection. What was the rest of the
3
   question?
4
            (By Mr. Aslett) In your expert opinion, are
   these results consistent with someone who's lost the
6
   normal use of their mental and physical faculties
7
   through the consumption of alcohol?
8
                 THE COURT: Don't answer yet.
10
                 What's the objection?
11
                 MR. MARTINEZ: Your Honor, one, no personal
12
   knowledge. Two, it is not of assistance to the jury
13
   because that's a fact issue for the jury to decide.
   Three, he's being asked to give an expert opinion on the
14
   ultimate issue in this case. And four, he's not an
15
   expert to testify about the actual subject matter being
16
17
   elicited. He's only talking about the actual blood
18
   content and extrapolation. So it's not his field of
   expertise.
19
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                 THE COURT:
                             It's overruled.
21
        Ο.
            (By Mr. Aslett) You may answer,
22
   Dr. Walterscheid.
23
            The blood-alcohol concentration would be
24
   sufficiently high enough to cause impairment.
25
            Just a couple more questions. Can alcohol
        0.
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1 consumption cause someone to black out and affect their
2 memory?

- A. Yes. It's called anterograde amnesia.
- Q. Okay. And would it be surprising to find that effect beginning at around whatever the peak alcohol consumption is?

It's difficult to pin that with the actual

- concentration, you know, at this level you become this.

 It's highly variable, but it is consistent with -significant intoxication will cause blackout or loss of
 memory. The inability to form memories under that
 influence.
 - Q. Thank you, Dr. Walterscheid.

14 MR. ASLETT: I pass the witness, Your

15 Honor.

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16 THE COURT: Any questions?

17 MR. MARTINEZ: Yes, sir. Thank you.

CROSS-EXAMINATION

19 BY MR. MARTINEZ:

Α.

- Q. My name is Ralph Martinez. Good morning, sir.
- A. Howdy.
- Q. I know you're giving your opinion and it's an expert opinion, but let me ask you this: The figures you're talking about, the .14, the .11 to .17, those

25 | figures you're talking about, I know this is based on

- 1 | your sort of deductive reasoning based on the
- 2 | information you had, but ultimately those figures are
- 3 | not supported by a scientific verifiable blood analysis;
- 4 is that correct?
- A. It would be more accurate if we had a blood
- 6 draw closer to the time point.
- 7 Q. Okay. So that's your estimate. And it's
- 8 ultimately an opinion based on the facts?
 - A. Yes.
- 10 Q. There is no blood draw that would indicate
- 11 those numbers, right, in this case?
- 12 A. Right.
- Q. Now, the analysis, the opinion you formulated
- 14 comes from the two samples you tested, one at 4:30 --
- 15 one that was drawn at 4:30, the other one was drawn
- 16 about 5:00 o'clock, right?
- 17 A. Right.
- 18 Q. That's about four hours after the incident,
- 19 | correct?
- 20 A. Right.
- 21 Q. Would you have preferred to have samples drawn,
- 22 | say, closer to 12:15?
- 23 A. Right. Yeah. The sooner that it's drawn, the
- 24 less variability you have. There is a greater
- 25 variability over the next four or five hours as we see

here in this graph. The separation becomes much wider.

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- Q. Is it possible that the delay or the later testing would increase your opinion or the content -- would make a higher content -- your opinion -- you would testify that it would be a higher content based on something that was done four hours later as opposed to earlier?
- A. The variability in that measurement would be greater, would be wider as we go back up closer -- if we had a time point that was much more proximal to the event, the variability would be very low. It would be a lot more precise.
- Q. Would that produce a higher result of intoxication or a lower result?
- A. No. Instead of saying like a .11 to a .17, the interval would be much shorter, like a -- say like a .13 to a .15.
- Q. Is there any possibility it could go, say,
 below 1.1, like -- could you get to a point where if you
 tested it early enough that the scores would be going up
 as opposed to be going -- I mean, it would be going -it would be lower when she was driving as opposed to
 higher?
- A. In order to do that, we'd have to change the interval of drinking, start and stop drinking.

- So if the information you're provided is not 1 0. accurate, your opinion is not accurate, through no fault 2 of your own? 3
 - Right. Like, for example, using a drink time of, say, starting at 4:00 ending at 6:00, if that had begun and ended much closer to midnight, then the BAC values would be much lower.
- So -- and, also, if the testing had -- if you Ο. had been able to test her right after the incident, you think it might have been lower than, perhaps, testing 11 her four hours later?
- 12 Α. I think it would be right around the same 13 range. Like I said, the precision of that estimate becomes smaller if you have a more proximal measurement, 14 15 but four or five hours out, because of the variability and absorption and elimination, I have a very wide range 16 17 of possibilities.
- And in reality, you have no knowledge as to why 18 they waited four hours to test her, do you? 19
- 20 Α. I don't know.

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- 21 But you would prefer as an expert to have that Ο. 22 blood tested much closer to the incident?
 - It gives a more precise range.
- 24 Ο. Okay. So do you know how -- I know you said that the prosecutor gave you the information about my 25

1 client, but do you know where the prosecutor got that 2 information?

- A. I guess at the investigation.
- Q. Okay. Now, if he got that information through officers who interviewed my client in a condition where maybe she was under shock, depression, guilt-ridden, maybe said she didn't remember, and you honestly felt if you concluded that because of those factors the information she gave was not accurate, maybe the impact of the accident, that your opinion, through no fault of your own, would not be accurate?
- A. Yeah. This only reflects under that scenario
 given. If we change the times, then the estimates will
 be different.
 - Q. So your opinion is only as good as the investigation is accurate in obtaining the information?
 - A. Yes.

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- Q. The one thing you do know about the investigation is they didn't test her for four hours?
 - A. They didn't pull the blood until then.
- Q. Okay. Now, you don't have -- you opinion is
 based a lot on what it is -- from what little I know
 about this science, but it's kind of like the
 elimination absorption ratio, right? In other words,
 your tests -- how many -- your conclusions are based on

measuring the elimination levels, correct?

- 2 A. Yeah. I use an assumption of a low elimination
- 3 rate at .01 or a higher elimination at .025. There are
- 4 | published values that go much higher. I don't want to
- 5 do that because the faster the elimination rate, the
- 6 | much higher that estimate will be at a point in the
- 7 past. So I try to keep it a little bit more
- 8 conservative for the benefit of the doubt.
- 9 Q. So at 1.0, that variable, versus -- you said
- 10 | .25 or --

- 11 A. Yeah, .01 and a .025.
- 12 Q. Okay. If you used the 1.0, it would be lower,
- 13 the score would be lower than using a .25 elimination
- 14 rate?
- 15 A. That's right. That's where I come up with that
- 16 | .11 versus the .17. That takes those elimination rates
- 17 both into account.
- 18 Q. Is it possible to use elimination rates lower
- 19 | than 1.0?
- 20 A. Than the .01?
- 21 O. Yes.
- 22 A. I don't think it's been demonstrated by anybody
- 23 to do that, but we could -- I suppose we could run the
- 24 numbers if you'd like.
- 25 Q. So depending -- and I'm not in any way

- suggesting there's anything sinister about it, but your opinion kind of depends upon what elimination rate you choose?
 - A. Yeah, somewhere in between those two.
 - Q. Someone -- and I'm not saying you, but someone who is really out to get someone could pick a very high rate and that's all he picks and he's going to get higher scores?
 - A. Yes, that's true.

- Q. So someone, it's possible, that they could manipulate the results based on delaying the testing or based on giving false information or inaccurate information or based on some expert using a higher elimination rate with the result of trying to get a higher result?
- A. That's a very good point. Dr. A. W. Jones came up with this. He wrote in Garriott's book on "Medical-Legal Aspects of Alcohol," he said that extrapolation can be a dubious process. And if -- like you said, if you skew the results and try to use the highest elimination rates and do this and that, if you don't give the whole range and the entire picture, you're really not doing any service to the Court.
 - Q. I appreciate that, sir.
- 25 So your opinion, obviously, you try to be

- 1 as fair as you can in using both rates?
- 2 A. Yes, I try.
- Q. Right, and you did. But you're still dependent
- 4 on the information that's given to you, if that's
- 5 | accurate; and your opinion is still dependent on the
- 6 timing of when the blood draw takes place, and that's
- 7 | not in your control.
- 8 A. True.
- 9 Q. Now, you didn't do a personal examination of
- 10 Ms. Kressin, did you?
- 11 A. No, I didn't.
- 12 Q. You didn't have any of her medical information,
- 13 | did you?
- 14 A. No.
- 15 Q. Is it possible that -- you know, do people have
- 16 different elimination rates?
- 17 A. Yes, they do. Even the same person on
- 18 different days.
- 19 Q. So you say each -- one person can have
- 20 different elimination rates on different days?
- 21 A. Yes.
- 22 Q. What are some of the things that affect the
- 23 elimination rates?
- A. What you've eaten, and, you know, things
- 25 | like -- for example, the higher protein content tends to

```
1 cause a faster elimination rate. Also, if you are on
```

- 2 other medications that slow gastric emptying, you won't
- 3 | have -- you know, the distribution will take a lot
- 4 | longer, the absorption and distribution. So elimination
- 5 | will occur at a lot later point. Not necessarily
- 6 affecting the rate, but that point at which elimination
- 7 | is out in full force will be variable. Surgical
- 8 | alterations such as gastric bypass, bariatric surgery,
- 9 will also change that, too.
- 10 Q. And you really don't have any information about
- 11 | Brittini Kressin as to those particulars, right?
- 12 A. Right.
- Q. You didn't examine her --
- 14 A. No.
- 15 | O. -- to determine those, correct?
- 16 A. Right.
- Q. Would Prozac being in her system increase the
- 18 | elimination rate?
- 19 A. I would not consider that to be a factor in
- 20 anything. It's been studied with, you know, all kinds
- 21 of SSRI compounds or the drugs that -- what do they call
- 22 | them -- proton pump inhibitors, things for gastric
- 23 reflex, also don't tend to change any absorption
- 24 | elimination patterns. And none of them are impairing as
- 25 | well. And if you need these drugs, you should be on

1 | them without any consequence.

2

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18

19

2.0

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22

23

- O. What about insulin?
- A. Insulin is a hormone that helps you utilize sugar.
 - Q. But does it increase the elimination rate?
- 6 A. Increase the elimination rate? I don't know.
 - I'll have to look into that.
- Q. Now, your own opinion is predicated on certain standards that have been reviewed by members of your profession, pretty much standard. However, despite that, your opinion can never be based on what the actual rate is for Brittini Kressin, correct?
- 13 A. We'll never know what the actual was that 14 night.
 - Q. Not only because you don't know about her particular physiology, but you also don't know about what she ate, maybe, or the things that were going on in her life or the accuracy of the information of the investigation, correct?
 - A. Right. Because I don't know that, I usually make an assumption of like a 30-minute absorption maximum versus like a two-hour to try to encompass empty stomach to full stomach and everything in between.
 - Q. And you didn't interview Ms. Brittini Kressin?
- 25 A. Right, I didn't.

- Q. You relied on others interviewing her?
- 2 A. Correct.

3

4

6

7

- Q. And you didn't have -- you don't have sort of a law enforcement mentality. You're not doing your analysis in order to convict. You're just trying to give a fair reading?
 - A. Right. I'm just a scientist.
 - Q. And a police officer might have a different approach to getting information than you would, correct?
- 10 A. Yes.
- Q. He may be trying to make a case, correct, as opposed to trying to get an accurate reading on what her elimination rate was?
- 14 A. Yeah. I don't know...
- 15 O. You don't know what the officer --
- 16 A. Yeah, I just don't know.
- Q. Is it possible to do your analysis using other rates besides the ones you mentioned, like 1.5 or 2.2?
- A. Yeah, these would all be in between the values that I used. So they're all already accommodated.
- Q. So you could pick really -- of course, when you start getting to like 2.9, 3.0, you're talking about something that's almost -- someone is almost like an alcoholic or something, right?
- 25 A. Yeah.

```
But you could conceivably give anywhere
1
        0.
2
   between, you know, 0.5 all the way to 3.0 and have, you
   know, 30 different opinions based on 30 different
3
   elimination levels, correct?
            It's just the range becomes wider and wider.
5
            And of course -- and I'll just finish up by
6
7
   saying: Your opinion -- and I appreciate your candor.
   Your opinion is always going to be limited somewhat by
8
   not having her particular elimination rate, correct?
            We'll never know what that number was.
10
11
   only testify to a range.
12
        Q.
            Thank you, sir.
13
                 THE COURT: Anything further?
14
                 MR. MARTINEZ: Nothing from the State, Your
15
   Honor.
16
                 THE COURT: Any objection to this witness
   being excused?
17
18
                 MR. ASLETT: Not from the State, Your
19
   Honor.
20
                 MR. MARTINEZ: Not from the defense, Your
21
   Honor.
```

THE WITNESS: Thank you.

THE COURT: You may step down. You're free

THE COURT: You may call your next.

22

23

24

25

to go about your business.

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MR. ASLETT: State calls Officer Wilson,
1
   Your Honor.
2
3
                 THE BAILIFF: Your Honor, this witness has
   not been sworn in.
4
                 (Witness sworn.)
5
                 THE COURT: You may put your hand down.
6
7
   Come forward and take a seat in this witness chair.
                 As you know, these lawyers are about to ask
8
   you some questions. Please keep your voice up so
   everyone can hear you. And let them finish their
10
11
   questions before you start to answer. If you're
12
   interrupted, you will be given the opportunity to
13
   complete your answers.
14
                 Last, if anybody stands up, any of these
15
   lawyers, to address the Court, please say nothing
   further until you're given permission to do so.
16
17
                 Thank you.
18
                 You may proceed.
19
                 MR. ASLETT: Thank you, Your Honor.
20
                      OFFICER MARK WILSON,
21
   having been called as a witness and being first duly
22
   sworn, testified as follows:
23
                       DIRECT EXAMINATION
   BY MR. ASLETT:
2.4
25
        Q. Would you please tell the jury your name?
```

A. My name is Mark Wilson.

1

2

5

- Q. What do you do for a living, Mr. Wilson?
- A. I'm an officer with the Houston Police
 4 Department.
 - Q. How long have you been an officer with HPD?
- 6 A. Just over eight years.
 - Q. What is your current assignment within HPD?
- A. I'm currently assigned to the digital forensic lab and the Secret Service high-tech task force.
- 10 Q. What do you do as part of the digital forensics
 11 lab and the Secret Service high-tech task force?
- A. My primary job is to extract data from mobile devices, mostly cell phones, and provide that data to prosecution in criminal trials.
- Q. What sort of educational background and training qualifies you to download content from cell phones?
- A. I have a master's in digital forensics. I've received over 1,000 hours of training, mostly in mobile forensics. I've processed hundreds of cases and thousands of cell phones. I'm currently also an instructor with one of the leading mobile forensic companies in the world.
- Q. And have you testified before in the area of forensic analysis of cell phones?

- 1 A. Yes, sir.
- Q. On few or many occasions?
- 3 A. Yes.

- Q. Few or many?
- 5 A. Many.
 - Q. Okay. Tell us, what is sort of the process you use to download information from a cell phone beginning from when the cell phone is given to your custody?
- 9 A. The case agent drops the cell phone, or
 10 whatever mobile device, off at my office along with a
 11 search warrant allowing me to search that device. It's
 12 put into an inventory so we know what we have at any
 13 given time. We lock it up in our vault until we're
 14 ready to work on it.

Once it's ready to be worked on and I have the time to do it, I go into the vault, I retrieve that evidence, and I place it inside of a Faraday box. A Faraday box is a large steel box. You put the phone inside, you close the lid. And it has a window so I can see it. And it has two gloves. So I can put my hands in and I can interact with the phone, but while it's inside this phone, the phone can't send or receive transmissions. So no texts are going out, no incoming calls, that kind of thing. That way nothing on the phone is being changed. Everything -- from the time

- that it was seized and powered off until the time that I turned it on again, nothing is being changed. And while it's inside of the box, nothing is being changed. So that way, when I hook it up to my forensic computer,
- 5 it's pulling data exactly as it was at the time that it 6 was seized.
- Q. And does a Faraday cage prevent the possibility of remote data wipes?
 - A. Yes, sir.

- 10 Q. Okay. Tell us how you go about plugging the 11 phone into your computer and downloading the data?
- 12 A. The majority of phones now just interact via
 13 USB. The USB port goes outside of the Faraday box
 14 through a protected shield. So nothing is going in,
 15 once again. The data is being extracted directly from
 16 the phone through a cord into my forensic machine. And
 17 a particular software is able to interpret the phone's
 18 data in a human readable format.
- 19 Q. What sort of data do you download from the 20 phone?
- A. Most of the time, it's images and videos, texts, call logs, contacts, multimedia messages, web history, GPS, that type of thing.
- Q. Now, on November 5th, 2013, did you receive a cell phone attached to this case to analyze?

- 1 A. Yes, sir.
- Q. Prior to doing that, did you review the search warrant for that phone?
- 4 A. Yes, sir.
- Q. Did you follow the same procedure you just described to download that phone?
- 7 A. Yes, sir.
- Q. Now, prior to doing that, do you -- or is prior to or after that you photograph the phone?
- 10 A. Before I put it in the Faraday box, I'll 11 photograph it.
- MR. ASLETT: Your Honor, may I approach the
- 13 | witness?
- 14 THE COURT: You may.
- Q. (By Mr. Aslett) Officer Wilson, I'm showing you what I've marked as State's Exhibits 60, 61, and 62. If you could tell us what these are (indicating).
- 18 A. These are photographs of the phone that I took
 19 at my desk.
- Q. And do these fairly and accurately depict the very phone that you downloaded the data from?
- 22 A. Yes, sir.
- Q. I'm showing you State's Exhibit 63. If you could tell the members of the jury what this is (indicating).

- A. This is a DVD that I burned with all of the extracted data from the phone.
- Q. Does State's Exhibit 63 contain a copy of all of the data that was on that phone?
 - A. All of the data that I extracted, yes.
- Q. Okay. Now, prior to trial today did we meet in my office to discuss the case?
- 8 A. Yes, sir.

- 9 Q. And is it fair to say there's an extremely 10 large amount of data on that CD?
- 11 A. Yes, sir.
- Q. Okay. Did I, in your presence, go about
 extracting bits of data to summarize for the jury from
 this CD?
- 15 A. Yes.
- Q. I'm going to show you State's Exhibit 64. If
 you could tell us what this exhibit shows (indicating).
- 18 A. This exhibit shows both incoming and outgoing 19 call logs.
- Q. And State's Exhibit 65, what does State's Exhibit 65 show (indicating)?
- A. These are text messages, both incoming and outgoing.
- Q. And are State's Exhibit 64 and State's Exhibit
 55 65 fair and accurate copies of the call log data and the

```
text message information from the phone data?
1
2
        Α.
            Yes, sir.
                 MR. ASLETT: Your Honor, at this time State
3
   offers into evidence State's Exhibits 60 through 65, and
4
   tenders to defense counsel for inspection.
6
                 (State's Exhibit Nos. 60 through 65
7
                  Offered)
                 MR. RAMIREZ: No objection, Your Honor, to
8
   State's Exhibits 63 and 64 and --
10
                 MR. ASLETT: 60 through 65.
                 MR. RAMIREZ: Or to 64 to 65 -- no
11
12
   objection. No objection.
13
                 THE COURT: All right. State's 60 through
14
   65 are admitted.
15
                 (State's Exhibit Nos. 60 through 65
16
                  Admitted)
17
                 MR. ASLETT: Permission to publish, Your
18
   Honor?
19
                 THE COURT: You may.
20
        O.
            (By Mr. Aslett) Okay. Can you tell us what
   we're looking at here in State's Exhibit 60
21
22
   (indicating)?
23
            It's the cell phone I received heavily damaged.
24
        O.
            State's Exhibit 61 (indicating).
25
        A. The back of the cell phone.
```

- 1 0. State's Exhibit 62 (indicating).
- 2 A. And the back removed and battery removed.
- Q. And is this the way that you record the serial number of the phone to make sure it matches the serial
- 5 | number on the search warrant?
- 6 A. Yes, sir.
- Q. State's Exhibit 64, the phone outgoing calls list. For outgoing calls, what do these numbers refer to here in the second column (indicating)?
- 10 A. This is the number that was dialed.
- Q. Okay. And the names that we see in this third column, where are those pulled from?
- 13 A. These are pulled from the contacts list,
- 14 | however -- however it was saved in the phone.
- Q. So if it's saved via nickname or some such,
- 16 | that's how it would appear in this chart?
- 17 A. Yes, sir.
- Q. Okay. The date and time. We see GMT minus
- 19 | five. What does that mean?
- 20 A. It's Greenwich Mean Time. By subtracting five
- 21 hours, it puts it into local time, for Houston local
- 22 time.
- Q. Okay. So were all these times in military time
- 24 | for Houston local time?
- 25 A. Yes, sir.

- Q. Okay. And the duration that we see here in column number three, what does that refer to (indicating)?
- A. The length that the user was talking on the phone allegedly.
- Q. Okay. Is there any way to determine whether that's a voicemail message as opposed to an actual phone conversation?
 - A. No.
- Q. Okay. Just going through this, I guess we see a series of calls at around -- or shortly after 12:30 on October 14th. Am I understanding that correctly?
- 13 A. That's correct.
- Q. And then we see later on a series of two phone calls to a man named Forrest, listed as Forrest at 9:55 and at 10:01 p.m.?
- 17 A. Yes.
- Q. Okay. After that, at 10:02 p.m., a follow-up call, 36 seconds to a person listed as Big Bro?
- 20 A. Correct.
- Q. And then two unknown numbers we see at 12:03 within short succession of each other; is that correct?
- 23 A. Correct.
- 24 Q. And that would be 12:03 in the morning?
- 25 A. Yes.

- Q. Okay. As far as the only incoming call listed that day, it's much earlier at 1:07 from another unknown number; is that correct?
 - A. Yes, sir.

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- Q. Okay. For the text message data, first if you could explain to us sort of what all this information is under "Phone Examination Report Properties."
- These items are automatically populated by the Α. forensic software I used. The selected make and model shows the model of phone that I selected. This is what I told the software, hey, this is the type of phone it is. And then also the detected is what the forensic software believes it is. The revision is specifically for the forensic software. The MEID is the mobile equipment identifier. It's similar to a serial number of the phone. The MDN is the mobile dialing number. this is the phone's phone number. The ICCID and IMSI, these are numbers that identify the SIM card of the phone. And the date and time is the date and time of the phone. The connection type, I connected via USB cable. And the UFED version and UFED serial number are the identifiers for the forensic device that I used.
- Q. Let's go down a little bit further to text messages and we'll break it down by column.

The column in the far left, what do these

```
numbers represent?
1
2
        Α.
             Do you mind sliding that over a little?
3
        Q.
             Sorry.
 4
        Α.
             Thanks.
            Yes.
 5
        Q.
6
             In this case, the text message, it was text
   message 4,605. There were a number of text messages
7
   before that.
        0.
             So the phone numerically orders all of the text
   messages I guess by time sent and received?
10
11
        Α.
             Correct.
12
        Q.
             Okay. Until they're, I guess, deleted by the
13
   user?
14
             Correct.
        Α.
15
             Okay. So this would be the 4,605th text
        Ο.
16
   message on the phone?
17
        Α.
             Correct.
18
            The phone number here, is this what we're
        Ο.
19
   looking at in column two?
2.0
        Α.
            Yes.
21
            And column three, what are we looking at there?
        Q.
22
             Same thing as before, this is how that phone
23
   number is stored in the phone. So that phone number is
```

Q. And then next to it, the date and time?

associated with Adam.

24

- 1 A. Yes.
- Q. The next column, sent, read, sent, what does that refer to?
- A. This is: Did you send the text, did you receive it, did you read it. So a number of different things going on.
- Q. And then in the next column, sent, inbox, sent, what does that tell you?
- 9 A. This one shows what folder it's being stored
 10 in. Is it in your sent folder, is it in your received
 11 folder, is it in your read folder.
- 12 | Q. And the next column that says "Phone"?
- 13 A. It just shows that it's housed in the phone 14 right now.
- 15 Q. And outgoing, incoming, outgoing?
- 16 A. Is the SMS message or text message incoming or 17 outgoing.
- 18 Q. And finally here, do we see the actual text on 19 the right side?
- 20 A. Yes, sir.
- Q. I'm going to go ahead and skip to some texts
 that were sent later on in the day, starting with Text
 4629 -- I'll have to zoom in a little further -- to a
 person listed in the contacts as OKRA Gabrielle at
 approximately 4:35, sent, outgoing, and the text says:

```
Come to Anvil. And then we see a response from
1
   Gabrielle: I can come when I get out of class at 6:00.
2
   LOL.
3
                 And then we see a couple of more text
   messages between her and Gabrielle. And then a text
5
   message from Forrest at approximately 7:37 p.m. -- sent
6
7
   to Forrest: What are you doing tonight? A reply from
   Forrest about a minute later: Heading to Blacksmith for
8
   a coffee thing, then to Poison Girl. You?
                 A response from the cell phone to Forrest
10
11
   at 7:47: Just wondering around, seeing what was going.
12
   And then a blank text message sent at 8:18, also
13
   Forrest. And then another text message to Forrest sent
14
   at 9:21 p.m.: Would you want to see me at all tonight?
15
   "Tonight" being misspelled. A response from Forrest at
   9:43 p.m.: Sure. Come to PG. And then another text
16
17
   message to Forrest at 9:46 saying: Okay.
18
   question mark.
                 And then some texts from Forrest to the
19
20
   phone, 9:56: We are in back. Phone is dying. And then
21
   another text from Forrest to the phone, this time
22
   shortly before midnight, 11:54 p.m.: Just got home and
23
   phone is charged. Come over and sneak into my bed.
24
   response to Forrest from the phone at 12:01 a.m.: All
   right. Sneaking may happen. Then a message from
25
```

```
Forrest at 12:13 a.m.: Left the door open. Let me know
1
   if you're not coming please so I can lock it. Hope to
2
   see you soon.
3
 4
                And then a response from the phone to
   Forrest at 12:16 a.m.: Okay. Just got in a wreck.
5
   Hope to see you, not sure. Response from Forrest
6
7
   shortly after: What? Are you okay? Wherever. Another
8
   response -- another message to Forrest at approximately
   12:17 in the morning: Not sure yet. M.
                                             Another
   message from Forrest asking: Where?
10
11
                 Another message to Forrest from the phone
12
   at 12:19: I think I'm good. Guy on bike not sure.
                                                        Ιf
13
   not, nice to know you. And another response from the
   phone: I-10 and Shepherd. Forrest asks: Did you hit
14
15
   him? Response is: He hit me. Forrest asks: Are you
   okay? Should I come get you? How is your car?
16
                 Response is: Not okay. He is not okay.
17
   Forrest replies: Heard the ambulance. Heading that
18
   way. Let me know if I can help or if you'd like me
19
20
   help. Still hope to see you.
21
                And no further text messages after 12:37
22
   a.m.
23
                 Officer Wilson, apart from simply
24
   downloading the phone content in this case, did you have
25
   any additional involvement in this case?
```

```
No, sir.
1
        Α.
 2
            Thank you, Officer Wilson.
        Q.
3
                 MR. ASLETT: I pass the witness, Your
4
   Honor.
                 THE COURT: Any questions?
5
6
                 MR. RAMIREZ: No questions from the
7
   defense.
                 THE COURT: Any objection to this witness
8
   being excused?
10
                 MR. RAMIREZ: None from the defense, Your
11
   Honor.
12
                 MR. ASLETT: None from the State, Your
13
   Honor.
14
                 THE COURT: You may step down. You're free
15
   to go about your business.
16
                 THE WITNESS: Thank you, sir.
17
                 THE COURT: You may call your next.
18
                 MR. ASLETT: Your Honor, the State calls
   Dr. Alex John.
19
20
                 THE COURT: Stop along in there somewhere
   and raise your right hand.
21
22
                 (Witness sworn.)
23
                 THE COURT: You may come around and take a
   seat in the witness chair.
24
25
                 These lawyers are about to ask you some
```

questions. Please keep your voice up so everyone can 1 hear you. And let them complete their questions before you begin to answer. If you're interrupted, you will be 3 given the opportunity to complete your answer, unless an objection has been sustained. 6 Last, if any of these lawyers stand up 7 during your testimony to speak to the Court, please say nothing further until you're given permission to do so. 8 Thank you. 10 THE WITNESS: Okay. 11 THE COURT: You may proceed. 12 DR. ALEX JOHN, 13 having been called as a witness and being first duly sworn, testified as follows: 14 DIRECT EXAMINATION 15 16 BY MR. ASLETT: 17 Dr. John, would you please tell the jury your full name? 18 My name is Dr. Alex John. 19 Α. 20 Q. And what do you do for a living, Dr. John? 21 I'm employed by the Harris County Institute of Α. 22 Forensic Sciences as an assistant medical examiner. 23 Q. And you're not a musician, right? I'm not a musician. 24 Α. 25 Terrible joke. Q.

Okay. How long have you been an assistant medical examiner with the Houston {sic} Institute of Forensic Sciences?

2.0

- A. I've been with the Harris County Institute of Forensic Sciences for over two years now.
- Q. And before that, were you a medical examiner anywhere else?
- A. Yes. I was employed as a forensic pathologist at the Office of Chief Medical Examiner of Oklahoma located in Tulsa, Oklahoma.
- Q. Could you tell us about the educational background you have that qualifies you to be a forensic pathologist?
- A. To be a forensic pathologist, you have to be a physician first, which means you have to go through medical school. Some of them gone through medical schools here in the United States. International medical degrees are also accepted here in the U.S. I happened to go to medical school in India where I was born and raised.

And after finishing medical school, I did a four-year residency training in anatomic and clinical pathology. I did that at the University of Oklahoma from 2006 to 2010, and following which, I did a year of Fellowship in forensic pathology at the Harris County

- Institute of Forensic Sciences from 2010 to 2011. And to be a forensic pathologist or assistant medical examiner, you have to go through all this training and also pass the relevant certifying exams that go along
 - Q. And have you passed those exams?
- 7 A. Yes.

with the training.

- Q. Are you also licensed to practice medicine in the state of Texas?
- 10 A. Yes.
- 11 Q. Are you board certified in forensic pathology?
- 12 A. Yes.
- Q. Okay. Tell us, what is forensic pathology the study of?
- 15 A. Forensic pathology is a subspecialty of
 16 pathology in general, and forensic pathology deals with
 17 the determination of cause and manner of death. And
 18 autopsy and other death investigation techniques are
 19 used to arrive at an accurate cause and manner of death.
 - Q. Is part of that process performing autopsies?
- 21 A. Yes.

- Q. And have you performed autopsies in your career as an assistant medical examiner?
- 24 A. Yes.
- Q. Is that something you were trained how to do?

- 1 A. Yes.
- Q. Approximately how many autopsies would you say you've performed over the course of your career?
- A. I've done about 1,000 autopsies in the course of my career.
- Q. And have you testified before as an expert witness in the area of forensic pathology?
- 8 A. Yes.
 - Q. On few or many occasions?
- 10 A. Many occasions.
- Q. Dr. John, on October 15th of 2013, did you perform an autopsy on a woman named Claudia Ontiveros?
- 13 A. Yes.
- Q. During the autopsy, were photos taken of the body?
- 16 A. Yes.
- Q. And did you also prepare an autopsy report after your examination was completed?
- 19 A. Yes.
- MR. ASLETT: Your Honor, may I approach the
- 21 | witness?
- THE COURT: You may.
- Q. (By Mr. Aslett) Dr. John, I'm showing you what
 I've marked as State's Exhibits 75 through 82. Do these
 photographs fairly and accurately depict the various

```
parts of Claudia Ontiveros' body as you observed it on
1
   October 15th, 2013 (indicating)?
2
             Yes.
 3
        Α.
             State's Exhibit 83. Is this a fair and
 4
        Ο.
5
   accurate copy of the autopsy report you prepared after
   conducting the autopsy on Claudia Ontiveros
6
   (indicating)?
7
8
        Α.
             Yes.
                 MR. ASLETT: Your Honor, at this time,
   State offers into evidence State's Exhibits 75 through
10
11
   83.
                 (State's Exhibit No. 75 through 83 Offered)
12
13
                 MR. RAMIREZ: No objection to State's
   Exhibits 75 to 83.
14
15
                 THE COURT:
                             Admitted.
16
                 (State's Exhibit Nos. 75 through 83
17
                  Admitted)
             (By Mr. Aslett) Dr. John, before we start going
18
        0.
   through these photographs, could you walk us through the
19
20
   way you do an autopsy from beginning to end?
             When a body is brought into our office, first
21
        Α.
22
   of all, they are photographed in the state that the body
23
   is in with the clothing and with everything else that
24
   the body comes with. And then subsequent to that, I
25
   start documenting all the personal property, the
```

- 1 clothing, and the injuries that I can see in the
- 2 beginning. Subsequent to that, the clothing is taken
- 3 off. All the medical intervention, like I.V. lines and
- 4 | endotracheal tubes that medical personnel might have put
- 5 | in, is taken out. The body is cleaned. And then the
- 6 second round of photographs are taken.
- Now, in this state, the body is in a
- 8 position where the injuries can be seen much more
- 9 easily. And at that point, I start documenting the
- 10 | injuries or scars or other identifying features that the
- 11 | body has.
- 12 Q. And after you do your external examination, do
- 13 you conduct an internal examination?
- 14 A. Yes.
- Q. Tell us how you do that.
- 16 A. The internal examination consists of an
- 17 | incision that is made. It's a Y-shaped incision, and
- 18 that exposes the internal organs. And all the internal
- 19 organs of the torso are examined. Likewise, the head is
- 20 opened to visualize and examine the brain.
- 21 Q. And do you sometimes find severe internal
- 22 | injuries that are not readily apparent from an external
- 23 exam?
- 24 A. Yes.
- 25 Q. I want to go ahead and start showing you some

```
of these photographs starting with your external exam.
1
   And if you could, as I put each photograph up onto the
   screen, just tell us what we're looking at and if you
3
   could note any injuries.
4
                 First State's Exhibit 75. Just tell us
 5
   what we're looking at here (indicating).
6
7
            This is a photograph depicting the arm with two
              The first armband has the number, which is
   armbands.
8
   ML13-1350, which is a number that is given to the
   decedent when they come in. "ML" stands for
10
11
   medical-legal.
12
                 The band on the top is the armband in which
   the decedent came with. And I believe this was
13
   placed -- just by the characteristics of this band, it
14
15
   seems like it has been placed by the hospital or the
   medical intervention team that took care of the
16
   decedent.
17
            Do you check these I.D. bands before performing
18
        0.
19
```

- the autopsy to make sure you're doing it on the correct 20 body?
- 21 Α. Yes.

- State's Exhibit 76 (indicating). Ο.
- 23 This is a photograph that we take on all our 24 decedents. It depicts the face. We call this the I.D. 25 shot. It used to be used, in the old days, for

identification purposes, but now we have scientific 1 methods like fingerprinting that we use for 2 identification.

3

11

12

13

14

15

16

17

23

24

- In this photograph you can also see a tube which is inserted into the mouth, which is the 5 endotracheal tube that the paramedics inserted or the 6 hospital inserted for airway maintenance. Other than 7 8 that, there is an abrasion on the right eye, this right here. And then there are other punctate, small abrasions around the mouth (indicating). 10
 - And do you know what would cause those sort of small abrasions that we see on the face?
 - Α. This abrasion is caused by blunt force trauma. Likewise, abrasions are in general caused by blunt force trauma, but punctate abrasions can also be caused by shattered glass which hits or strikes the face.
 - State's Exhibit 77 (indicating). Ο.
- This is part of our external examination, what 18 Α. we call the second round photographs, depicting the face 19 20 and the torso. Here documented are tattoos on the torso 21 and the arm. And also here is a chest tube, which was 22 placed as part of medical intervention (indicating).
 - Now, I guess from a layman's perspective, the body appears to be bloated. What would cause this sort of bloating?

- A. I would say that the abdomen is distended. She was slightly on the heavier side. And also, there is a faint contusion here (indicating), which I have described in my report. And the main reason for the
- abdomen to distend is the abdominal fat right underneath the entry of the abdominal wall.
 - Q. Now, later on did you discover there was some internal bleeding that had occurred?
 - A. Yes.

8

17

- Q. So that internal bleeding would not necessarily be the cause of what we see here?
- 12 A. Correct.
- Q. State's 78 (indicating).
- A. This represents the lower part of the body, includes the lower part of the arms and the upper part of the legs and the entire thigh.
 - O. State's Exhibit 79 (indicating).
- A. This is the lowermost portion of the lower
 extremities seen as the feet, the entire legs, and the
 lower portion of the thighs.
- Q. Now, it looks like from just the front part of the body, there doesn't appear to be a lot of external damage. Is that uncommon in a car-crash situation?
 - A. It is not uncommon.
- Q. Where do most of the injuries that you see from

bodies that you receive from car crashes tend to be?

- A. If the person is belted and the airbags have deployed, then externally you don't necessarily have to see a lot of trauma. Now, people who have been ejected or do not wear a seatbelt tend to have more trauma externally.
 - Q. State's Exhibit No. 80 (indicating).
- A. This is the back of the body, which you can see the head. And here there is some purple discoloration, which is called lividity, which is not an injury (indicating).
- Lividity is the postmortem settling of blood. So after you die, if you're placed on your back, then the blood, because of gravity, will settle down and will give rise to this purple discoloration.
 - Q. State's Exhibit 81 (indicating).
- Again, this is the photograph representing the lower portions including the lower back, the gluteal region, or the buttock, and the posterior thigh. Again, in this photograph, you can see some purple discoloration here and there are areas which don't have the purple discoloration. The difference is because if the body is pressed against something, then there is no lividity there or it's blanched. We call a blanching. And the blood pools in other areas which are not pressed

- or which are not -- which have a space to -- for the blood to collect.
- Q. Finally, the last photograph, State's
- 4 Exhibit 82 (indicating).
- A. This is the last photograph of our second round of external examination, which we call it showing the
- 7 lowermost portions of the back of the body.
- Q. Again, do we see really any major external injuries to the back of the body?
- 10 A. No.
- Q. Again, is that unusual at all in a car-crash
- 12 | situation where somebody is seat-belted in?
- 13 A. No.
- Q. Okay. After you did your physical exam, did
- 15 | you then perform an internal examination?
- 16 A. Yes.
- Q. Let's sort of go through from the top starting
- 18 with any internal head injuries that you noticed and
- 19 work our way down.
- 20 What, if anything, did you see as far as
- 21 | head injuries internally?
- 22 A. Internally?
- Q. Were there any?
- 24 A. No. Internally, there was no head injuries.
- 25 Q. So no hemorrhages or anything like that to the

brain; is that correct?

A. Yes.

2.0

- Q. Any skull fractures?
- 4 A. No.
 - Q. Okay. Moving on down to the torso, what did you find of your examination of the internal organs in the torso area?
- A. Internally in the torso, the ribs were fractured, the right ribs two through four were fractured anteriorly. And the underlying lung had lacerations and hemorrhages.
 - The right clavicle, which is the bone right here (indicating), was fractured. And the aorta, which is the large vessel which takes blood out of the heart back to the rest of the body, was transected, which means it was totally cut off. And that resulted in about 200 milliliters of liquid blood in the right chest cavity, and the left chest cavity -- chest cavity meaning the space around the lungs -- had about 300 milliliters of liquid blood.
- Other than that, if you go down to the
 abdomen, the liver had multiple lacerations. It was
 pretty extensive, extending to all the surfaces of the
 liver. And also the -- when I cut through the liver,
 there was a portion of the liver which was almost

1 pulpified.

4

5

6

7

10

11

- Q. Would that be due to blunt force trauma?
- 3 A. Yes.
 - Q. When somebody is seat-belted in with both a shoulder and a lap strap, do you often sometimes see severe injuries around the area where the person was seat-belted in?
- 8 A. It's possible.
 - Q. Okay. Could that account for why you saw, I guess, what you would say, I guess for lack of a better term, crushed liver?
- 12 A. It's possible.
- Q. Okay. You also mentioned that you found
 approximately 500 milliliters of blood inside her chest
 cavity. Is that a major amount of internal bleeding?
- 16 A. It is quite significant.
- 17 Q. Okay. Now, you mentioned transected aorta.
- 18 | That means completely cut off from the rest of the
- 19 heart?
- 20 A. Yes.
- 21 Q. Okay. How quickly would that cause death?
- A. It can incapacitate somebody really quickly. I would not expect somebody who had a transected aorta to
- 24 be walking around. Death is difficult to define
- 25 | where -- you know, brain death is the ultimate

- 1 definition of death. So I would say if the aorta is
- 2 transected, I would not expect somebody to function.
- 3 You would be unresponsive.
- 4 Q. Would you say that among all of the injuries
- 5 | that you observed, the transected aorta was the most
- 6 | serious?
- 7 A. Yes.
- Q. Would you point to that as the most immediate grave of death?
- 10 A. Yes.
- Q. What, if any, other injuries internally did you note, or does that about encompass it?
- 13 A. That's about it.
- Q. Now, did you make a finding in your autopsy
- 15 report of the manner of death for Ms. Ontiveros?
- 16 A. Yes.
- 17 | O. And what was the cause of death determination?
- 18 A. The cause of death was multiple blunt force
- 19 trauma, and manner of death was accident.
- 20 Q. And are all of the injuries that you observed
- 21 on Ms. Ontiveros' body consistent with injuries that
- 22 would have been suffered in a car crash?
- 23 A. Yes.
- 24 Q. I have to ask you this question even though it
- 25 | may sound silly. In your experience, is a motor vehicle

```
a device that is capable of causing serious bodily
1
2
   injury or death?
            Yes.
3
        Α.
            And does it, in fact, appear to have done so in
4
   this case?
6
        Α.
            Yes.
7
        Q.
          Thank you, Dr. John.
                 MR. ASLETT: I pass the witness, Your
8
   Honor.
10
                 THE COURT: Any questions?
11
                 MR. RAMIREZ: No questions of this witness.
12
                 THE COURT: Any objection to this witness
   being excused?
13
14
                 MR. RAMIREZ: No objection from the
15
   defense.
16
                 MR. ASLETT: None from the State, Your
17
   Honor.
18
                 THE COURT: Doctor, you may step down.
   You're free to go about your business.
19
2.0
                 THE WITNESS: Thank you.
21
                 THE COURT: You may call your next.
22
                 MR. ASLETT: Your Honor, the State rests.
23
                 THE COURT: What says the defendant?
24
                 MR. RAMIREZ: May we take a moment?
25
                 THE COURT: Yes.
```

```
Will the lawyers approach?
1
 2
                 (At the Bench, off the record.)
                 (Open court, defendant and jury present.)
3
4
                 THE COURT: Ladies and gentlemen, please
   step into the jury room.
5
6
                 (Open court, defendant present, no jury.)
7
                 THE COURT: You may be seated.
                 Did you need a few minutes, Mr. Ramirez?
8
9
                 MR. RAMIREZ: Yes, Judge.
                 THE COURT: All right. Court's off the
10
11
   record if there is no objection.
12
                 MR. RAMIREZ: No objection.
13
                 (Brief recess.)
14
                 (Open court, defendant and jury present.)
15
                 THE COURT: You may be seated.
16
                 The State having rested, what says the
   defendant?
17
18
                 MR. RAMIREZ: Your Honor, the defense rests
   as well.
19
20
                 THE COURT: All right. State closes?
21
                 MR. ASLETT: State closes, Your Honor.
22
                 THE COURT:
                             Ladies and gentlemen, that's
23
   all the evidence that you're going to hear in this case.
24
   You're going to be recessed for lunch at this time.
25
                 The Court needs to prepare the Court's
```

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charge. That's going to take a little while, but not an
1
   extremely long time. By the time your lunch gets here
2
   and you have an opportunity to eat it, it's probably
3
   going to be closer to 2:00 o'clock, or maybe
   2:00 o'clock when you're brought back into the
5
   courtroom. When you are brought back into the
6
7
   courtroom, the Court's charge will be read to you.
8
   After the reading of the charge, then these lawyers will
   be given an opportunity to make closing remarks to you,
   summarizing the evidence and discussing the law with you
10
11
   that is contained in the charge.
12
                 After that, you will retire to the jury
13
   room to commence your deliberations. You must remain
   together until you have reached a unanimous verdict in
14
15
   this case. Of course, after you reach a unanimous
   verdict, you'll be brought back into the courtroom where
16
   your verdict will be received by the Court and announced
17
   in open court.
18
                 If the verdict is not guilty, the case will
19
20
   be concluded. If the verdict is guilty beyond a
   reasonable doubt, then, of course, we will proceed to
21
22
   the punishment phase of the trial. So that's how things
23
   will proceed from now on.
24
                 With that, remember the admonitions
   previously given. Do not discuss this case amongst
25
```

```
yourselves or with anyone else.
1
                 Please step into the jury room.
 2
                 THE BAILIFF: All rise for the jury.
 3
                 (Open court, defendant present, no jury.)
 4
                 THE COURT: You may be seated.
 5
                 If there's no objection, the Court's going
6
7
   off the record.
                 MR. ASLETT: No objection, Your Honor.
8
                 MR. RAMIREZ: No objection.
                 (Discussion off the record.)
10
                 THE COURT: The Court's back on the record
11
12
   in Cause No. 1404917. The jury having been removed from
13
   the courtroom, the defendant is present in the courtroom
   with her attorneys. The State is represented by its
14
   assistant district attorney.
15
16
                 Has the State received a copy of the
   proposed charge of the Court?
17
18
                 MR. ASLETT: It has, Your Honor.
19
                 THE COURT: Any requested instructions or
   objections to the charge?
20
21
                 MR. ASLETT: No requested instructions and
22
   no objections to the charge, Your Honor.
23
                 THE COURT: Has the defendant received a
24
   copy of the proposed charge of the Court?
25
                 MR. RAMIREZ: We have, Your Honor.
```

```
THE COURT: Any requested instructions or
1
2
   any objections to the charge?
3
                 MR. RAMIREZ: No, Your Honor.
4
                 THE COURT: All right. Is there anything
   else that needs to be addressed on the record?
5
6
                 MR. ASLETT: Just what time do you want us
7
   back, close to 2:00?
                 THE COURT: Does that need to be addressed
8
   on the record?
10
                 MR. ASLETT: It does not, Judge.
11
                 THE COURT: All right. Court's off the
12
   record if there's no objection.
                 MR. ASLETT: None from the State.
13
14
                 MR. RAMIREZ: No objection.
                 (Discussion off the record.)
15
                 (Lunch recess.)
16
17
                 (Open court, defendant and jury present.)
18
                 THE COURT: You may be seated.
19
                 Ladies and gentlemen, at this time the
20
   charge of the Court is going to be read to you.
21
                 (Court's Charge read.)
22
                 THE COURT: The lawyers have agreed to
23
   limit their closing remarks to no more than 15 minutes
   to the side.
24
25
                 You may proceed, Mr. Aslett.
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MR. ASLETT: Your Honor, State waives the
1
2
   right to open and reserves the right to close.
                 THE COURT: Mr. Ramirez, you may proceed.
 3
                 MR. RAMIREZ:
                               Thank you, Judge.
 4
                 May I, with the Court's permission, move
 5
   the easel?
6
7
                 THE COURT: You may.
                   DEFENSE CLOSING STATEMENT
8
9
                 MR. RAMIREZ: May it please the Court,
   opposing counsel:
10
11
                 Ladies and gentlemen of the jury, I want to
12
   thank you for your service over this past week. I know
13
   it's been a long, grueling week for all of us.
                                                    And I
   know your work is about to begin.
14
15
                 This is a very important case. I told you
   from the very beginning when we started -- when we
16
17
   started my opening statement, this was a horrible,
   horrible accident. Horrible. What more can you say?
18
   It was a horrible accident. It has affected two
19
20
   families for the rest of their lives no matter how you
21
   try to think about what happened. We have a beautiful
22
   family that lost a beautiful daughter. We have a
23
   beautiful family who is here with their beautiful
24
   daughter.
25
                 And what more can you say? It's horrible.
```

It involves an unfortunate death, horrible accident on the Katy Freeway. We can't change those facts. not trying to change the fact that this was a horrible accident. And, unfortunately, a young lady lost her life. When we began this case, we asked you if you could stand in judgment in a case where somebody was driving the wrong way on the freeway and there was a loss of life, and if you could set that aside and judge this case on the facts of that case.

And I told you at the time in my opening that this was an intoxication case. This was an intoxication case. And it very much remains that. The prosecution has the burden of proof in this case. And I'm going to ask you to -- when you are deliberating that you separate the two major events in this case.

One, the accident, which nobody disputes. Nobody disputes that. My client doesn't dispute that. You heard from her through her video.

But there is also the question of intoxication. And I'm going to ask you, when you are evaluating this case, that you at least attempt to separate those two things, although obviously related. Can't unrelate them, but -- because that's why we're here, but at least take a look at the evidence that the State has presented you in this case.

What is it that we have? What is it --1 2 with respect to intoxication, what do we have? about it. We have an officer that made the scene, took 3 Ms. Kressin, formulated his opinion based on his testing 4 and -- and his experience, or lack thereof. We have her 5 statements where she tells you where she had three 6 drinks, two cocktails and one shot. She was stressed, 7 in shock, tired. No doubt, those things existed. 8 It's impossible -- even though Officer Corral says that he didn't think those factors existed, they have to exist. 10 11 They have to exist. 12 And we got Mr. Jon Giraldo who says: 13 couldn't calm her down. I was trying to get her to calm down. But he couldn't. She was obviously not -- she 14 15 was in the frame of mind that you would probably expect somebody to be who had just been in that type of an 16 accident. 17 All these factors, all these things, and 18 19 more that I'm going to discuss in a minute. Remember 20 what I said in voir dire. Probable cause to arrest, 21 that was, in this case, Officer Corral's responsibility. 22 Did he have probable cause to arrest? Absolutely. 23 There was some question of having had something to 24 drink, those types of things, but Officer Corral's burden is not where we're at today. Today we're at 25

beyond a reasonable doubt. And there's -- you don't
jump from here to here without credible evidence.

2.0

In this case, the State cannot get you from here to here with regard to intoxication. If this was an accident case, and an accident case only, then the person bringing the case would only have to get you to preponderance of the evidence. And we don't -- we don't have any fight with that argument. But this is an intoxication case and whether or not the State of Texas has been able to prove that.

So we have Officer Corral's testimony. We have her testimony on the video. And then we have the testing that was done on the blood and the interpretation of that, the retrograde extrapolation expert. I would like to say the one person that probably was at the scene that was probably the most closest and unbiased in the sense that he doesn't represent the government, doesn't -- we don't know him on the defense side, was Mr. Giraldo. And his testimony was that he didn't smell any alcohol on her breath.

Now, obviously, the State will say he is not trained, but you don't have to be trained to -- to -- when somebody is that close, you should smell it. And if you want to believe what Officer Corral said, he said it was strong. And if it was strong, then he

1 should have been able to smell it. But he didn't have 2 any reason -- he's very objective.

The extrapolation expert. We have that, but there's -- there's no viable studies or testing to substantiate his opinion. Everything that he testified to was based on information that was provided to him. And he very clearly said to you that his opinion was based on the information that was provided to him by whatever sources that was, which could be from the prosecution, but the prosecution through the investigating officers. And it trickles down that way.

And he told you that if somebody wanted to provide wrong information or manipulate -- that it could be manipulated because he's just plugging in the numbers. He didn't -- it's not part of the process, but you can't say: Well, we know for a fact that her elimination rate is .18 or .018, which is what he used as a standard rate. It could have been lower, it could have been higher, but he can't say that is her elimination rate. And he didn't evaluate her. He didn't investigate her. He didn't conduct the physical examination on her. We don't know what she had to eat. He didn't know what she had to eat, drink, how much she had. All those factors, he testified, could affect the results that he presented.

```
He said that -- that -- or I believe in
1
2
   response to the State that there was -- at some point,
   there was a .24. That sounds extremely high for
3
   somebody who just had three drinks 30 minutes later.
4
   Think about that. It's based on the information that
   was provided to him through Corral. Of course, we
6
   talked about that, but Officer Hall --
7
                 THE COURT: You have five minutes
8
   remaining.
9
10
                 MR. RAMIREZ: During the investigation, he
11
   says: She's stressed out, she is in shock, she's
12
   remorseful, she's talking, she's crying, she's wishing
13
   it was her. All those factors have to go into this
   determination.
14
15
                 Remember, the State has to prove this case
   beyond a reasonable doubt. They must exclude all doubt
16
17
   based on reason. They can't do that in this case in
   respect to intoxication. If it were an accident case,
18
   they could do it, but this -- I mean, an accident case
19
20
   only, they could do it. They can't do it in this case.
21
   And if I'm telling you wrong, he would be objecting, but
22
   that's not -- that is what they have to do. There's not
23
   enough evidence in this case.
24
                 When you took this oath, you said you could
   set aside the accident. I'm asking you to just evaluate
25
```

```
this case on the intoxication. And there should be no
1
   concern from anybody in this courtroom that my client
2
   has not taken -- has -- that we have decided not to
3
   present evidence. It is not our burden. The burden is
4
   on the State of Texas. And any comments or concerns
   about, you know, we could have brought this person in --
6
7
   for example, ask yourself: Why didn't the State of
8
   Texas bring in the person who served her the alcohol
   that night? Why was that person not brought in? Or why
10
   was not the person that was with her not brought in?
11
   Raises a real important question. With all their
12
   subpoena powers, they're bringing people in from Denver
13
   and all of these other places -- or New Mexico, I think,
   where the young man was from -- why couldn't they bring
14
15
   the bartender from down the street and say: Tell this
   jury what you served this young lady. Was it one drink,
16
   was it two drinks, ten drinks? They didn't do that.
17
18
   You have to ask yourself why.
                 They can't get you from here to here in
19
20
   this case today. They can't get beyond a reasonable
   doubt with those factors here. There's nothing else.
21
22
   The expert -- the blood is -- the only thing that's
23
   verifiable for the expert is that the blood is below the
24
   legal limit at .058 and .07 at 4:30 and 5:00 in the
   morning. That's verifiable. And to retrograde back
25
```

```
is -- based on the information that that expert was
1
   given is not accurate. It can't be accurate. He said
 2
   it can't be. It's too many variables.
3
                 And I don't think that we should, in this
 4
   type of case, convict somebody on those potential
5
   possibilities. If they had come in here and said:
                                                        This
6
   is her elimination rate, this is what she had to drink,
7
8
   and, therefore, she should be found quilty, then that
   would be different. But all the extrapolation is
   nothing but speculative opinions based on potentially
10
11
   flawed information that was provided to him.
12
                 THE COURT: You have one minute remaining.
13
                 MR. RAMIREZ: Find my client not guilty of
14
   this offense. Thank you so much.
15
                 MR. ASLETT: Your Honor, may I have a
16
   moment to set up?
17
                 THE COURT:
                             You may.
18
                 (Pause.)
                   STATE'S CLOSING STATEMENT
19
20
                 MR. ASLETT: You know, as I watched all of
   y'all during this trial, something struck me. And
21
22
   that's that I think this is a jury more so than just
23
   about any jury I've had that probably best represents
24
   our community here in Houston, Harris County. There are
   members of this jury who are young, who are older, who
25
```

have wildly different job experiences, who are from the north part of the county, who live in the city, who have graduated from high school, who have been all the way onto college, who are every single different type of race that we have here in the county. Y'all are almost a perfect cross-section of our community.

And you know what? That's by design. I didn't try to pick a skewed or slanted jury because I

And you know what? That's by design. I didn't try to pick a skewed or slanted jury because I know that the evidence in this case is strong enough that it doesn't matter who you are or what your background is or how old you are or where you are from. This is an easy case. It's a case where the defendant is obviously guilty. And it doesn't matter who you are to be able to see that. And I know that I'm already telling you what you already know.

Beyond a reasonable doubt, we're well beyond that. If there is a case where the defendant's guilt has been proved to a near certainty, this is it.

Mr. Ramirez kept saying over and over again in his closing argument that he wants you to forget and set aside the crash. I disagree with that. The crash is the entire reason we are here. It is the reason that Brittini Kressin is charged with intoxication manslaughter and not DWI. Because it's that crash that turned a 20-year-old woman who used to look like this

1 into somebody who looks like this (indicating). That is 2 why we are here.

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I do not want you to forget Claudia, a real human being, not somebody who just exists in autopsy photographs. And that two years ago almost to the day, she was taken from us by what this defendant did.

How do we know she was intoxicated? I'm just telling you what you already know. She gets onto I-10 the wrong way. No dispute about that. Who does Somebody who's intoxicated. She admits to drinking. She says she had three drinks, cocktails. Who knows how many shots are in those cocktails. And that's all that she can remember. She admits herself that she may have drank more. We know that she wasn't passed out or unconscious because we have her cell phone calls. She was calling, texting people all through the night, 9:00, 10:00, shortly before midnight. She even texts Forrest that she was about to go over there. she says that she is wandering around. Where is she wandering around to? Presumably other bars that she doesn't remember she went to where she is drinking.

How does she behave during the crash? She doesn't even realize that she initially hit a car. She thinks she only hit a motorcycle. Right after the crash, she's not getting out or trying to do anything.

```
She's still got the foot on the accelerator, spinning
1
   the tires, putting up smoke and sparks. Who knows why?
2
   Thinking that she's still driving? Well, that's bad
3
   enough. Trying to get away? That's even worse.
4
                                                      Т
   think only she knows -- or, well, I guess she doesn't
   know why she did that because she was so black-out
6
   drunk.
7
                 Mr. Giraldo. We've heard a little bit
8
   about him.
               It's true, he's the one that came into
9
   closest contact with the defendant. What did he tell
10
11
   you over and over again? He's literally feet
12
   from her only for a couple of seconds before the second
13
   crash with the motorcycle happens, and then he goes out
   to try and help Mr. Arias. And this is something that
14
15
   was a very, very quick event.
16
                 It's not surprising that of all six or
   seven of the civilian witnesses you heard from,
17
   everybody remembers it a little bit differently, right?
18
19
   I mean, Mr. Giraldo remembers he was on the phone with
20
   911. That's something he's very insistent about. You
   have the 911 calls. There's no recorded 911 call from
21
22
   Mr. Giraldo. Okay?
23
                 Mr. Barnes is very insistent that there was
24
   a brown truck that was part of the crash. Nobody else
25
   saw a brown truck. There's no roadway evidence to
```

suggest there was a brown truck, but he's equally adamant about that. So people differ in the little details. And that's normal for a quick, traumatic event like this.

But everybody agrees on the broad outline of what happened. She came down one of the exit ramps by TC Jester, maybe it was North Shepherd. Maybe it was one further down. She's going freeway speed. She gets into a head-on collision. She's disabled. And then Mr. Arias hits her, and, frankly, almost dies. Had he not had his helmet and his crash gear on and had there not been civilians right then and there to help pull him out of the roadway, you know we could have easily had a second dead person in this case. It's really just a miracle that Mr. Arias was here to be able to talk to you about what he experienced that night.

So what does the defendant do after this crash? She doesn't even remember that she gets into this other person's vehicle. She barely remembers what interaction she had with Officer Corral. Now,

Mr. Giraldo is somebody who only came into contact with her briefly. Officer Corral is a DWI task officer who has been doing this for his entire career, who has seen countless intoxicated people. Smells alcohol, mumbled speech, bloodshot eyes. And you saw her performance on

those tests. You can't see the eye tests, so you'll have to trust him on that, but you saw how she performed on the walk-and-turn test. She's not even trying. She can barely stand up in the starting position and she's not even trying to go heel to toe.

But, really, that's not even the most important piece of evidence in this case, is it?

Because what does Officer Corral do? He doesn't have to go get a warrant for her blood. He could just rely on the mandatory blood draw statute, but, no, he wants to put a bow around this case and get a warrant to make sure there's absolutely no problems. And that's what he does. Even though it ultimately causes some delay from the time he has to go to type all this stuff up and bring it to the judge and then run it down to Memorial Hermann.

And so that y'all can know whether she's eliminating or absorbing alcohol, we get two samples, one half an hour from the other. And what do those show? .058 from the later one and a .070 from the first one within 30 minutes. What did Dr. Walterscheid tell you is roughly the normal elimination rate? .02 per hour. That's .01 difference between .058 and .070. Double that, what do you have? Pretty much the average metabolic alcohol rate for a human being. Doesn't take

a rocket scientist to extrapolate her up to what Dr. Walterscheid did, .14 roughly at the time of driving.

And we know that because the blood wasn't tested until about 18 months later, because it had to be retested since this analyst left, that more than likely her actual blood-alcohol content is going to be much higher than that, possibly a .16. Who knows? Maybe double the limit, but, regardless, well above. And is that consistent with what we heard? Of course it is. I mean, look at the chart. Her alcohol concentration peaks at around 6:30 in the afternoon. Between 6:30 and 7:30, it's at its highest.

When does she say that she blacked out and can't really remember what happened? She says she went to Spaghetti Western. Well, that's another thing. She tells Officer Corral she went to Spaghetti Warehouse and then she says she went to Spaghetti Western. So that's a bit of a sign of intoxication. She says to Officer Corral that she had shot of Ferret. She tells Officer Hall that she had a shot of Fernet. So that's just evidence she's messed up and slurring her words, but she says she can't really remember much about what happens in that gap between 7:30 and the time of the crash.

Guess when her peak alcohol concentration

```
is according to extrapolation. Right around the time
1
   where she says that she can't remember what happened.
2
   We know she doesn't have any medical problems.
3
   not epileptic. She's not diabetic, so she didn't have
4
   any sort of passing out from a sugar crash.
5
   this is because she was intoxicated. It is plain and
6
7
   simple as that.
                 This is an extremely simple case, but you
8
   know what? You don't just have to take my word for it.
9
10
                 (Exhibit published.)
11
                 MR. ASLETT: I want you to tell the
12
   defendant what she already knows herself. Find her
13
   guilty, find "we do" on the deadly weapon paragraph, and
14
   let's get to the punishment phase.
15
                 THE COURT:
                             Ladies and gentlemen, at this
   time you will retire to the jury room to commence your
16
17
   deliberations. When you have reached a unanimous
   verdict, respond in the manner that the bailiff
18
19
   instructs you to respond to alert the Court.
2.0
                 THE BAILIFF: All rise for the jury.
21
                 (Open court, defendant present, no jury.)
22
                 THE COURT: You may be seated.
23
                 Is there any objection to going off the
24
   record?
25
                              There is one thing before we
                 MR. ASLETT:
```

go off the record. 1 2 THE COURT: You may. MR. ASLETT: Over the break, I went ahead 3 and had my technical expert redact the date portion of 4 the phone calls. I have not yet labeled those with a 5 State's exhibit number. What I could do, for clarity of 6 the record, is label the newly redacted jail calls as 7 State's Exhibit 86. And then for purposes of the 8 appellate record, give a new exhibit number to the jail calls that were actually played in front of the jury. 10 11 The only difference between the two is that Deputy 12 Galvan initialed one, as he testified to, and obviously he hasn't initialed the redacted version. I think that 13 14 may be the cleanest way to do it. 15 THE COURT: Why don't you mark the redacted one with the same exhibit number that the exhibit was 16 marked since that's what the exhibit reflects as the 17 exhibit was admitted. You can mark the original one 18 before the redaction, you can mark that with the exhibit 19 20 number, dash 1. 21 MR. ASLETT: Okay. For purposes of the 22 record, I'm marking the original introduced exhibit as 23 86-1 and marking the redacted exhibit as State's Exhibit 24 86. 25 (State's Exhibit No. 86-1 Offered)

```
THE COURT: All right. The record will so
1
2
             If there's no objection, then we're off the
3
   record.
                 (State's Exhibit No. 86-1 Admitted)
 4
                 MR. ASLETT: None from the State, Judge.
 5
                 MR. RAMIREZ: None from the defense.
 6
7
                 THE COURT: Court's off the record.
                 (Jury deliberating.)
8
9
                 (Open court, defendant present, no jury.)
                 THE COURT: Y'all ready for the jury?
10
                 MR. ASLETT: Yes, Your Honor.
11
12
                 MR. RAMIREZ: Yes, Judge.
13
                 THE COURT: You can bring them in.
14
                 (Open court, defendant and jury present.)
15
                 THE COURT: Has the jury reached a verdict?
16
                 FOREPERSON: We have.
17
                 THE COURT: You may be seated.
18
                 You may hand the verdict form to the
19
   bailiff.
2.0
                 (Foreperson complies.)
21
                         JURY'S VERDICT
22
                 THE COURT: We, the jury, find the
23
   defendant, Brittini Kressin, guilty of intoxication
24
   manslaughter as charged in the indictment.
25
                 So say you all?
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JURORS: Yes (in unison).
1
2
                 THE COURT: Any request to have the jury
   polled?
3
4
                 MR. ASLETT: No, Your Honor.
5
                 THE COURT: Any request to have the jury
   polled?
6
7
                 MR. RAMIREZ:
                               No.
                 THE COURT: Do you, the jury, find beyond a
8
   reasonable doubt that the defendant used or exhibited a
   deadly weapon, namely, a motor vehicle during the
10
   commission of the offense for which she has been
11
12
   convicted or during the immediate flight therefrom?
13
                 Answer: We do.
14
                 So say you all?
15
                 JURORS: Yes (in unison).
16
                 THE COURT: Any request to have the jury
   polled?
17
18
                 MR. ASLETT: No, Your Honor.
19
                 MR. RAMIREZ: No, Your Honor.
20
                 THE COURT: All right. You may be seated.
21
                 Ladies and gentlemen, if you would, please
22
   step into the jury room.
23
                 THE BAILIFF: All rise for the jury.
24
                 (Open court, defendant present, no jury.)
25
                 THE COURT: You may be seated.
```

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Any objection to going off the record?
 1
                  MR. ASLETT: None from the State, Judge.
 2
 3
                  MR. RAMIREZ: None, Your Honor.
                  THE COURT: All right. Court's off the
 4
   record.
 5
                  (End of guilt-innocence proceedings.)
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REPORTER'S CERTIFICATE 1 2 3 THE STATE OF TEXAS OF HARRIS) COUNTY 4 I, Gayle Patterson, Deputy Official Court Reporter 5 in and for the 351st District Court of Harris County, 6 7 State of Texas, do hereby certify that the above and foregoing contains a true and correct transcription of 8 all portions of evidence and other proceedings requested in writing by counsel for the parties to be included in 10 11 this volume of the Reporter's Record, in the above-styled and numbered cause, all of which occurred 12 13 in open court or in chambers and were reported by me. I further certify that this Reporter's Record of 14 15 the proceedings truly and correctly reflects the exhibits, if any, admitted by the respective parties. 16 17 WITNESS MY OFFICIAL HAND this the 8th day of 18 February, 2016. 19 20 21 /s/ Gayle Patterson Gayle Patterson, Texas CSR 3355 22 Expiration Date: 12/31/2017 Deputy Official Court Reporter 23 351st District Court P.O. Box 5224 24 Alvin, Texas 77512 713.582.9121 25

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