1 THE COURT: Call your next witness. 2 MS. MARTINEZ: State calls Officer Holloway with 3 the Houston Police Department. 4 THE COURT: Holloway. MR. ISBELL: Your Honor, Ms. McCleod has come 5 6 from another court. Can she join us at counsel table? 7 THE COURT: Of course. 8 Ms. Martinez. 9 MS. MARTINEZ: Thank you, Your Honor. CLIFTON HOLLOWAY, 10 11 having been first duly sworn, testified as follows: 12 **DIRECT EXAMINATION** BY MS. MARTINEZ: 13 14 Good morning officer would you please introduce 15 yourself to the jury and the Court? 16 THE WITNESS: My name is officer Clifton Holloway. 17 18 Q. How are you employed? 19 Α. Houston Police Department. 20 Q. For how long have you been employed with the Houston 21 Police Department? 22 Α. It will be 7 years in January. 23 And what is your current assignment? Q. I am with the gang division, Crime Reduction Unit. 24 Α. 25 Q. For how long have you been with that unit?

- 1 A. Six and a half of those years.
- 2 Q. Is someone's birthday today?
- 3 A. It's my daughter's birthday today.
- 4 Q. How old is she?
- 5 A. She is 3 today.
- 6 Q. Thank you for being here, Officer.
- 7 Now, let me ask you: What are your duties in your unit?
- 8 A. We are a proactive unit. We don't answer calls for
- 9 | service. If you call us, we are not the people that show up.
- 10 We drive around neighborhoods that are high crime and we catch
- 11 | bad guys doing bad things.
- 12 Q. Let me turn your attention to Friday, June 3rd, 2011,
- 13 were you employed as an officer with the
- 14 | Houston Police Department that day?
- 15 A. Yes. ma'am.
- 16 Q. And were you on duty that day?
- 17 A. Yes, ma'am.
- 18 Q. What were the regular shift hours that you work on
- 19 | that day?
- 20 A. We work from 8:00 p.m. to 6:00 a.m.
- 21 Q. Did you conduct an investigation that night?
- 22 A. Yes, ma'am.
- 23 Q. What type of investigation did you conduct?
- 24 A. A narcotic's investigation.
- 25 Q. What was the location of that investigation?

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1
         Α.
              It was 5300 North Ridge, I believe.
 2
         Q.
              And is that location in Harris County, Texas?
              Yes, ma'am.
 3
         Α.
 4
         Q.
              And were you patrolling by yourself, or were you with
    someone else?
 5
              I was with my partner.
6
         Α.
 7
         Q.
              Who was your partner?
              At the time it was Officer James Crawford.
8
         Α.
9
                   MS. MARTINEZ: Officer, I am going to show you
10
    State's Exhibit No. 5.
11
         Q.
              (BY MS. MARTINEZ) Do you recognize the area shown in
12
    State's Exhibit No. 5?
         Α.
13
              Yes, ma'am.
14
         Ω.
              What area is that?
15
         Α.
              5300 North Ridge.
16
         Q.
              So did anything call your attention on June 3rd,
17
    2011, about that area, 5300 North Ridge?
18
              Yes. ma'am. We received information from other
         Α.
19
    officers and from people in the neighborhood that, that area
20
    was kind of an open-area drug market where you go and --
21
                   MR. ISBELL: Your Honor, I am going to object
22
    the --
23
                   THE COURT: To the narrative.
24
                   MR. ISBELL: Narrative, and what other people
25
    say to him.
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- THE COURT: Okay. She'll ask a question and you will respond to that. We don't just let you go on. It has to be question and answer.
 - Q. Officer, if you can describe the area of 5300 North Ridge.
 - A. An open-area drug market.

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21

- Q. And you say drug market, what does that mean?
- A. You can go there and get the drug of your choice.
- 9 Q. So that day once you are patrolling that area, why is 10 that, that calls your attention?
- A. When we drove to that area, we observed a Jeep
 12 Cherokee parked on the wrong side of the road.
- Q. And once you see the Jeep parked on the wrong side of the road, what do you do?
- A. We drove past it with our windows down and detected a strong odor of PCP coming from the area.
- Q. After you smelled PCP -- let me back up a little bit.

 Who do you see in the Jeep, if you see anyone?
 - A. There are two females in the backseat of the Jeep.

 There is a black male standing in the street on the passenger's side back door, and there is a black male standing in the grass at the front driver's door.
- Q. Do you see any of those people here in the courtroom today?
- 25 A. Yes, ma'am.

And could you, please, point at that person and 1 Q. 2 identify them by a piece of clothing? 3 Right there with the stripe shirt on. Α. And do you know his name? Q. 4 Demetrius Williams. 5 Α. MS. MARTINEZ: For the record, the witness has 6 7 identified the defendant. 8 THE COURT: All right. It will show it. 9 MS. MARTINEZ: May I approach -- exhibits, Your Honor. 10 11 THE COURT: You may. 12 MS. MARTINEZ: Officer, I am showing you Defense Exhibit No. 1. 13 14 (BY MS. MARTINEZ) Is that the Jeep that you were Q. 15 referring to as the one part of 5300 block of North Ridge? 16 It could be. I don't remember the license plate Α. number. It could be. It's similar. 17 18 Okay. Would you like to refresh your recollection as Q. 19 far as the license plate in order for you to identify that as 20 that vehicle? 21 Α. I can't read that plate, but yeah. 22 MS. MARTINEZ: May I approach the witness. 23 THE COURT: You may. 24 THE WITNESS: Yes. That is the same vehicle. 25 MS. MARTINEZ: I am also showing you Defense

Exhibit No. 2.

- Q. (BY MS. MARTINEZ) Is that also the vehicle that you saw parked in the 5300 North Ridge block?
 - A. Yes, ma'am.
- Q. Now, as you are at that vehicle, where do you see the defendant standing at that point?
 - A. At the back passenger's side window.
 - Q. And how close are you to the defendant at that point?
- A. We drove right past him, and I was on the passenger's side of my patrol car, so I was within feet of him.
- MS. MARTINEZ: May the witness step down, Your 12 Honor?

THE COURT: He may.

- Q. (BY MS. MARTINEZ) Officer, if you were to point to -- I use this chair to represent the vehicle and how close you were and exactly where the defendant was. So I am going to use this to be the front of the vehicle, the front driver's side, back passenger's side.
- If you could just show the jury exactly how is it that people are in the car and with respect to your location and the street location. There were two females sitting in the backseat of the Jeep. The defendant is, like, leaning into the window talking to the female right here? And then the --

THE COURT: On which side?

A. On the passenger side. And then the other male

```
suspect is on the driver's side, leaning into the driver's
 1
 2
   window.
 3
              (BY MS. MARTINEZ) Where are you at that point?
         Q.
              We are driving by on the street, probably, I don't
 4
         Α.
    know, 3 or 4 feet away from there by the street.
 5
6
              So as you are driving by, what do you see the
7
    defendant is doing?
8
         Α.
              They're looking at us with the deer in the headlight
9
    look.
10
              And what else is he doing?
              He is talking to the female in the backseat and
11
         Α.
12
    looking at us as we drive by.
13
         Q.
              Okay. Did he do anything else that caught your
14
    attention that day?
15
              Not until we stopped, no.
         Α.
16
              Okay. And once you stopped, what happens next?
         Q.
17
              Whenever we stopped, I got out of the patrol car and
         Α.
18
    observe the suspect reaching and hand a little bottle to the
19
    female that was sitting right next to him.
20
                   MS. MARTINEZ: I am going to show you
21
    State's Exhibit 1.1.
22
         Your Honor, may I approach?
                   THE COURT: You may.
23
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Q. (BY MS. MARTINEZ) Do you recognize that bottle as the one that the defendant passed to the female in the backside 1 of the car?

2

3

- A. Yes, ma'am.
 - Q. And how is it that you recognize it?
- A. It is the same bottle he handed and I see the initials of the officer that tagged it.
- Q. Once you see him handing that bottle to the female, then what happens next?
- A. The female takes it and she makes a motion to the back and she either threw it or dropped it into the back of the Jeep.
- 11 Q. And what do you do next?
- 12 A. I'm sorry.
- 13 Q. What do you do next?
- 14 A. I get out and I detain the defendant.
- Q. What is Officer Crawford doing at that point?
- A. He gets out, and he detains the suspect on the driver's side of the vehicle. He sees him throw a PCP cigarette on the ground.
- 19 Q. And what do you do at that point?
- A. Once I have the defendant in the backseat of the car, one of the females that was in the backseat on the driver's side jumps into the driver's seat of the Jeep and turns it on so I run back over and stop her from driving off.
 - Q. How many arrest did you make that day?
- A. We made three arrest that night.

- 1 Q. After you detained everyone, what is it that you do 2 next?
 - A. We get everybody out of the car. We have all four of them in the backseat of the car. I'm running them through our computer to see if any of them are wanted, and my partner goes and searchs the vehicle for the bottle I told him I saw.
 - Q. To your knowledge, what is that Officer Crawford found in the vehicle?
- 9 A. In the vehicle, he found some crack cocaine and this 10 bottle of PCP.
 - Q. Do you know where the bottle was found?
- A. It was behind the back passenger in the back trunk area of the Jeep.
 - Q. Was it close or nearby the place where you saw the female throwing the bottle in the back?
 - A. Yes, ma'am.

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- MS. MARTINEZ: Officer, if you could, please,
 describe to the jury what were the lighting conditions of that
 street that day.
 - THE WITNESS: There are streetlights on the street that provide ample lighting, and we bring a lot of light with us everywhere we go.
- MS. MARTINEZ: Okay. Showing you the Defendant's Exhibit No. 2 and No. 1.
- Q. (BY MS. MARTINEZ) Do you notice that the back

windows are tinted and the front windows were not tinted? 1 I don't believe they were tinted at all. They may 2 have been tinted since then, but I could clearly see through 3 the back window on the Jeep that night. 4 MS. MARTINEZ: Pass the witness. 5 THE COURT: Mr. Isbell. 6 7 (BY MR. ISBELL) What are your hours of duty today? Q. 8 Α. From 8:00 at night to 6:00 a.m. 9 Q. I see you are dressed in your uniform; is that 10 because you were going to testify for the State? 11 Α. Yes, sir. 12 And the office policy is that if a police officer is Q. going to testify for a defendant, he can't wear his uniform, 13 14 can he, while he testifies? That's correct. 15 Α. 16 MS. MARTINEZ: Objection. Relevance. 17 THE COURT: I am going to allow it. Overruled. 18 (BY MR. ISBELL) That is the policy. Q. 19 Α. Yes. 20 Q. That night, you were riding with Officer Holloway? 21 Α. I am Officer Holloway, so yes, I was. 22 Q. I apologize. It's Crawford. You were with Crawford? 23 Α. Yes, sir. 24 Q. Are y'all still riding together?

No. He has promoted since then.

25

Α.

- 1 Q. He is a sergeant?
- 2 A. Yes, sir.

- Q. And are you still on this special task force?
- 4 A. Yes, sir.
- Q. And do you know whether that special task force receives special grants for the number of arrest they make?
- 7 A. We do not receive any kind of grants.
- 8 Q. Did you search Demetrius Williams?
- 9 A. I patted him down before I put him in the patrol car, 10 yes, sir.
- 11 Q. Did you find any cocaine on him?
- 12 A. Not on him, no.
- 13 Q. Did you find any marijuana on him?
- 14 A. No. sir.
- 15 Q. He didn't even have any cigarettes, did he?
- 16 A. No, sir.
- 17 Q. Did you find any PCP on him?
- 18 A. No. He handed it off.
- MR. ISBELL: Your Honor, may I ask an
- 20 instruction that he answer the question and not volunteer
- 21 information.
- THE COURT: That is okay. He is going to answer
- 23 a question; you can answer it. Sometimes it begins with yes or
- 24 no.
- 25 Q. (BY MR. ISBELL) You did not find any PCP on

Mr. Demetrius Williams? 1 2 Α. Not on him, no sir. 3 Did you ever see him inside that vehicle? Q. No. sir. 4 Α. 5 Q. And you are saying that the windows were not tinted? 6 Α. No, sir. 7 Q. No, sir? 8 Α. They were not tinted. If they were tinted, then I 9 could see through them within the light. 10 Q. The headlights of the police car were pointed in the 11 opposite direction from where the car was sitting; that's 12 correct, isn't it? 13 Α. Yes, sir. 14 Did you have to use your flashlight? Q. Yes, sir. 15 Α. 16 Well, I thought it was well lighted out there? Q. 17 Α. It was; but I used my flashlight anyway. 18 Q. So it wasn't so lighted that you could see without 19 the aid of an instrument like a flashlight, correct? 20 Α. Yes, I could see. 21 Q. But you used the flashlight anyway? 22 Α. Yes, sir. 23 The police car would be very visible coming down the Q.

24

25

Α.

street, wouldn't it, to anybody?

Yes, sir.

- 1 Q. For quite a ways, correct?
- 2 A. Yes, sir.
- Q. I mean, your patrol car was the one with the lights on top of the vehicle?
 - A. Yes, sir.

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19

- Q. Police cars are intentionally marked to be very distinctive so people would know if a police car was in the area, correct?
 - A. Yes, sir.
- 10 Q. So as I understand it, you have the -- there is no 11 traffic, correct.
- 12 A. No, sir.
- Q. So there is nothing to block the vision of the people in the Jeep to see you coming from quite a distance?
 - A. We turned a corner right where they were at.
- Q. Well, in the State's photographs, I didn't see a conner. I saw straight away. Didn't you identify that as a picture portraying where the car was parked?
 - A. She was probably standing in the intersection when she took that picture.
- Q. So you're saying the picture which the jury is reviewing, I mean, the view doesn't accurately reflect that night, what was there?
- A. It does accurately reflect it, yes, sir.
- Q. Well, people would know that a police car was there,

correct? 1 2 Α. Their head was back to the street. He was talking to the female in the back of the car. 3 4 Q. Well, you were coming towards them? Yes, sir. 5 Α. 6 Q. And they were parked in the lane in which your police 7 car was driving? 8 Α. Yes, sir. 9

Q. And your headlights were on at that time, correct?

Α. Yes, sir.

10

18

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21

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24

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11 And you got very close to where that Jeep was parked? Q.

12 Yes, sir. Α.

13 Q. And you were headed straight or if you hadn't moved, 14 you would have run right into the Jeep, right?

15 I wouldn't say that, no. Α.

16 Q. Probably was parked on the wrong side of the street, you told us? 17

> We were not going to run into it. Α.

Q. If you had not swerved, you would have run into it?

Α. I wasn't driving, but if my partner would not have swerved, ves.

Q. You say when you passed, you could hear

23 Demetrius Williams talking?

> Α. I did not say that.

Well, you said that he was talking to Kandilyn; Q.

that's what you said to the jury that he was talking.

1

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- I didn't hear what he was That's what I observed. 2 But, yes, he was leaning in the car talking. 3 saving.
- 4 Q. And did you hear any sound coming out of his mouth at a11?
 - I wasn't listening for a sound, no, sir. Α.
 - Q. Did it just appear to you that he may have been talking and that you didn't hear anything, any sound coming from his mouth?
- 10 Α. That's what I said yes, sir. It appeared that he was 11 talking.
 - Q. And what made it appear that he was talking?
- 13 Α. He was leaning in the car window talking to the 14 suspects in the back.
- 15 Q. How do you know he was talking simply because he was 16 leaning in the interior?
- 17 Because that's what you do when you lean into the Α. 18 interior of the vehicle.
 - Q. You have never in your life leaned into the interior without talking to somebody? Is that what you're saying?
- 21 Α. That's what I observed him doing that night is what 22 I'm saying.
- 23 Did you hear him say anything? Q.
 - Α. I did not hear him say anything.
- 25 MR. ISBELL: And this bottle -- may I approach

the witness, Your Honor. 1 THE COURT: You may. 2 If I understand what you want the 3 MR. ISBELL: jury to think is -- is it possible to remove this bottle, Your 4 5 Honor, for just demonstration purposes? I mean, do y'all have any objection? 6 7 MS. MARTINEZ: No objection. You may want to 8 wear some gloves. 9 THE COURT: I think you are going to smell it 10 when you open it. 11 MR. ISBELL: I won't do it, Your Honor. 12 Q. (BY MR. ISBELL) What you're saying is you saw 13 Mr. Demetrius Williams. You are riding in a police car and you 14 are getting very close and he hands this bottle that he needs 15 to get rid of and you saw him hand this little bottle to 16 somebody in the car. That's what you are saying? 17 I was out of the patrol car when I saw him do Α. No. 18 that. 19 Q. You mean, he stood there holding this bottle all the 20 time the police car stopped right by where he was standing? 21 Α. He was probably hoping we would keep driving. 22 Are you saying he must have kept the bottle in his Q. 23 hand when the police car lights -- brake lights came on because 24 y'all stopped right at his bumper; is that what you are saying? 25 Α. Yes, sir.

```
And that he didn't want to get rid of it until then;
 1
         Q.
2
    is that what you are saying?
 3
              I don't know what he wanted to do, but he didn't
         Α.
    do --
 4
              And you saw this bottle?
 5
         Q.
         Α.
              Yes, sir.
 6
 7
         Q.
              And he was leaning in?
 8
         Α.
              Yes, sir.
9
         Q.
              And you saw this bottle; is that what you are saying?
10
         Α.
              Yes, sir.
11
         Q.
              Did you find Demetrius Williams' fingerprints on that
12
    glass bottle?
13
         Α.
              It's not our policy to fingerprint bottles when we
14
    see someone holding it.
15
              Well, this jury has been asked to find a man guilty
    of a first-degree felony. Don't you think it wouldn't be too
16
17
    much trouble to fingerprint that bottle to see if he had
18
    touched it?
19
         Α.
              It would be no point in that. I saw it in his hand.
20
         Q.
              Would it have helped the jury if you had
21
    fingerprinted that bottle to see if his fingerprints was on it?
22
         Α.
              I can't say.
23
              What you want is the jury to take your word that
         Q.
24
    that's actually what happened?
25
                   MS. MARTINEZ: Objection to relevance, Your
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Honor. 1 2 THE COURT: I am going to allow it. 3 (BY MR. ISBELL) You said that the windows, you Q. 4 should see through those back windows clearly. Yes, sir. 5 Α. Did you have any informants or anything that night 6 Q. 7 that told you to go look for that Jeep? 8 Α. Not for that Jeep, no, sir. 9 Q. So this wasn't where somebody had called you and said 10 look for a black Jeep with tinted windows? 11 THE COURT: He's already said he didn't get any 12 telephone calls regarding the confidentiality forms. Move on. 13 MR. ISBELL: Is that true? That's true. 14 THE WITNESS: Yes, sir. 15 Q. (BY MR. ISBELL) Oh, when you were searching 16 Demetrius Williams, was he corporative with you? 17 Α. I don't remember. 18 Well, wouldn't you put that in a police report if Q. 19 somebody is not cooperative when you are placing them under 20 arrest? 21 Α. I didn't write the offense report. 22 Q. Did you tell whoever wrote the offense report that 23 Demetrius Williams misbehaved in any way? 24 I don't remember. Α. 25 You've read the offense report, haven't you? Q.

Yes, sir. 1 Α. Do you see anything in that offense report that 2 indicates that Demetrius Williams was behaving iritically or 3 caused you trouble? 4 5 Α. No. sir. Doesn't that leave the inference that, that didn't 6 Q. 7 happen? 8 Α. If you want to look at it that way, yes, sir. 9 Q. Well, you would have put it in there and told the 10 person to put it in there if he had misbehaved, wouldn't you? 11 If I told him about it, he didn't put it in there. Α. 12 Q. Did you tell him about? 13 Α. I don't remember. I already said that. 14 MR. ISBELL: I pass the witness. 15 THE COURT: Thank you. 16 MS. MARTINEZ: May I approach the witness? 17 THE COURT: You may. 18 REDIRECT EXAMINATION 19 BY MS. MARTINEZ: 20 MS. MARTINEZ: I am showing you 21 State's Exhibit No. 4 that has been admitted. 22 Q. (BY MS. MARTINEZ) Do you recognize what it is? 23 Α. It is a map of the area. 24 MS. MARTINEZ: Okay. I am showing you what has 25 been premarked as State's Exhibit No. 11.

```
1
         Q.
              (BY MS. MARTINEZ) Do you recognize what it is?
              It looks like the intersection of North Ridge and
 2
         Α.
   Hershelwood.
 3
 4
         Q.
              And is that intersection the way -- does it depict
 5
    the same intersection that you saw on the night of June 3rd,
 6
    2011?
 7
         Α.
              Yes, ma'am.
8
                   MS. MARTINEZ: At this point I am going to offer
    State's Exhibit No. 11 and tender it to defense counsel for any
9
10
    objections.
11
                   (State's Exhibit 11 offered)
12
                   MR. ISBELL:
                                No objection, Your Honor.
                   THE COURT: Then it is admitted without
13
14
    objection. Publish.
15
                   (State's Exhibit 11 admitted)
16
         Q.
              (By MS. MARTINEZ) Just to clarify, Officer, would
    you please describe what you see in State's Exhibit No. 11.
17
18
         Α.
              It's the intersection of Herchelwood and North Ridge.
19
         Q.
              And can you actually use the screen and point which
20
    one is North Ridge and which one is the street?
21
                   THE COURT: You can draw on the screen.
22
              If I am looking at it correctly, this is North Ridge
         Α.
23
    and this is Herchelwood.
24
         Q.
              (BY MS. MARTINEZ) So if I show you Exhibit No. 5, is
25
    this a close up of State's Exhibit No. 11?
```

A. Yes, ma'am.

- Q. So when you are driving -- I am showing you again State's Exhibit No. 11 -- where are you coming from?
- A. I don't remember if we were coming north or south on Herchelwood, but we turned this direction onto North Ridge.
- Q. And is that where you found the Jeep parked on the wrong side of the street?
- A. Yes, ma'am. It was like the Jeep was parked right behind where this guy is standing.
- MS. MARTINEZ: May the witness stand -- step down?
- 12 THE COURT: Yes.
 - MS. MARTINEZ: Officer, I would like you to pretend that I am going to play your role and you are going to play the defendant's role. So how far, if I am standing over here, let's pretend the Jeep is parked on this side, my left side, where was the defendant standing in reference to where you are standing?
 - THE COURT: Why don't you make the table the

 Jeep. Well, do it anyway you want. I'm sorry. I'm not trying

 to tell you how to -- I'm just.
- MS. MARTINEZ: If this is the front of the Jeep,
 right here. The Jeep is facing the jury.
- THE WITNESS: The Jeep is facing the jury. He is standing right here and if you are me.

1 MS. MARTINEZ: So this is where you are and you 2 are in the middle of the courtroom and that's where the defendant is. 3 THE WITNESS: Yes. 4 5 Q. What exactly do you see him do at that point? 6 I don't know where he got it from. I saw him looking 7 at me, reaching and handing it to her. She immediately took it and put it back hind her in the Jeep. 9 MS. MARTINEZ: Pass the witness. 10 THE COURT: Mr. Isbell. 11 RECROSS EXAMINATION 12 BY MR. ISBELL: 13 Q. (BY MR. ISBELL) In that representation, you were 14 representing Demetrius Williams standing here, correct? 15 Α. Yes. 16 Q. And the prosecutor represented the officer. And I 17 noticed that you had him just reaching in when he could have 18 easily blocked it if he wanted to conceal anything, couldn't 19 he? 20 Α. He could have, yes, sir. 21 MS. MARTINEZ: Objection. Speculation. THE COURT: Overruled. 22 23 MR. ISBELL: It is your testimony that somebody 24 is holding this PCP small bottle and sees the police car just 25 stop, just sort of nonchalantly hand somebody else the bottle

and doesn't try to conceal any of his actions with the bottle? 1 2 Α. I didn't say he was a smart man. It's your testimony that that's what happened. 3 Q. That's exactly what happened, yes, sir. 4 Α. 5 Q. Was the air-conditioning on in the police car? Α. In June, probably. 6 7 Q. And does the air condition make any kind of noise? 8 Α. Well, it's not noticeable. 9 Q. Officer, have you ever leaned into a car simply 10 because you wanted to see what was going on without saying 11 anything? Ever done that? 12 Α. Probably. 13 Q. Have you ever leaned into a car without saying 14 anything and just listening to what two other people in the car 15 were talking about? 16 Yes, sir. Α. So leaning into the car doesn't mean 17 Q. 18 Demetrius Williams was talking because you didn't hear him 19 talk, correct? 20 Α. That could be possible, yes, sir. 21 Q. You understand we are here beyond a reasonable doubt 22 and not what is possible or not possible, correct? 23 MS. MARTINEZ: Objection. That is a legal

MR. ISBELL: I withdrew it.

24

question.

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THE COURT: Sustained.
 1
 2
                   MR. ISBELL: Pass the witness.
 3
                   THE COURT: Anymore questions.
                   MS. MARTINEZ:
                                  No further questions.
 4
                   THE COURT: Well, looks like it is time to go to
 5
    lunch, ladies and gentlemen. I think you are going out to
6
 7
    lunch to Treebeards which is three blocks down. So you need to
 8
    really be expeditious on walking there.
         Don't discuss the case yet. Y'all don't have the facts,
10
    so please don't start discussing it. You will go in a group
11
    together. Deputy Val Jenkins is going to take you and y'all
12
    are going to go right now.
13
                   (Break taken).
14
                   (Jury Present).
15
                   So all rise for the jury.
16
                   Call your next witness.
17
                   MS. MARTINEZ: State calls Officer Johns with
18
    the Houston Police Department.
19
                   THE COURT: We are going to break for the day
20
    and come back tomorrow and finish in the morning.
21
    hopefully. Do you also anticipate that?
22
                   MR. ISBELL: I anticipate we will be through
23
    before lunch tomorrow.
24
                   THE COURT: Good.
25
                   All right Ms. Martinez.
```