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	Condensert:
	Page 1
IN THE CIRCUIT COURT FOR BALTIMORE CITY, MARYLAND	1 PROCEEDINGS
	2 (11:27 a.m.)
STATE OF MARYLAND,	3 (The panel of prospective jurors was present
US. Indictment Nos. 199103042-46	4 upon reconvening.)
ADNAN MASUD SYED,	5 THE COURT: You may be seated.
Defendant.	6 Ladies and Gentleman, my clerk will be here
/	7 momentarily. We have been downstairs in Part 9
REPORTER'S OFFICIAL TRANSCRIPT OF PROCEEDINGS	8 conducting our morning docket where which we have just
(Trial on the Merits)	9 concluded. He is completing the paperwork there, and he
Baltimore, Maryland	10 will be up shortly.
Monday, January 24, 2000	Upon his arrival, he will do the roll call. He
BEFORE:	12 will call your number out and we will to ensure
THE HONORABLE WANDA KEYS HEARD, Associate Judge	13 that you are all are here, and we will continue with jury
(and a jury)	14 selection.
APPEARANCES:	15 Before I begin any further, and while we're
For the State:	16 waiting for Mr. White to arrive, let me just give you a
KEVIN URICK, ESQ.	17 little brief overview of the process that you've been
KATHLEEN C. MURPHY, ESQ.	18 going through.
For the defendant:	19 Jury selection is one where a defendant and the
M. CRISTINA GUTIERREZ, ESQ.	20 State assists in selecting members from the voting rolls
REPORTED BY	21 of Baltimore City. Your name has been entered in that
Charles F. Madden	22 voting roll list, and we have, in this jurisdiction,
Official Court Reporter	23 unlike other jurisdictions, a rule, one day or one trial.
507 Courthouse West	Once you're concluded today, if you sit on the
Baltimore, Maryland 21202	25 jury and you then go to the end of the trial, that
	Page
T-A-B-1-E O-F C-O-N-T-E-N-T-S	1 information is then entered the computer and you will not
	2 be called back again for a period of one year.
Page	3 Likewise, those of you that are not selected
	4 and go home, your name is also entered into the computer
Preliminary matters 2	5 to show that you did complete your one trial; that is, it
	6 was more than one day and you will not be called again
Roll 2411 5	7 during the course of the next year.
	8 I know on Friday many of you were very
Voir dire resumed 21	9 discouraged at the prospect of having to come back today.
	10 And I must tell you that we do everything in our power to
Diry melection 250	11 move the cases along and to do what we can so that we
	12 don't inconvenience you.
fury sworn 297	13 But I must again for your patience again today
	14 while we conclude or continue with this process. It is
reliminary remarks by the Court 299	15 not my intent to make your lives any more difficult than
	16 they all ready are. If you think that I'm not sensitive
900	17 to this, believe it. Judges also are called to jury
is,	18 duty, and we must do the same thing that you have done.
1	19 And so for those of you that have been
	20 inconvenienced, my apologies. But I must tell you there
č	21 is nothing that I could do other than what I have done.
	22 I'm going to also let you know that this
Acres 62 September 2	23 morning I did conclude my regular docket. Because that's
	24 the way the process works at the Circuit Court. They
	25 never know when there's going to be a trial, so therefore

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	Cont	CHSCIL:		
	Page 4			Page 6
1 eac	h and every day in addition to any jury trial I start,	1	A JUROR: Here.	
2 I ha	ave still have a morning docket that I must do.	2	THE CLERK: 78.	
3	Sometimes it concludes within 30 minutes.	3	A JUROR: Here.	
4 Sor	metimes it takes an hour. This morning I did not know,	4	THE CLERK: 83.	
5 wh	ich is why I needed you here by 9:30 and you noticed I	5	A JUROR: Here.	
6 did	n't walk in until 11:30. But it wasn't that I wasn't	6	THE CLERK: 86.	
7 wo	rking. We were.	7	A JUROR: Here,	*
8	And now we will continue with jury selection in	8	THE CLERK: 87.	
9 this	s case. Again, everyone has a seat, please listen for	9	A JUROR: Here.	
100	ur juror number.	10	THE CLERK: 90.	
11	Before Mr. White begins, for the record I note	11	A JUROR: Here.	
12 that	t Mr. Syed is present. Ms. Gutierrez is present. Mr.	12	THE CLERK: 102.	
	ck is present. And Ms. Murray Murphy is present.	13	A JUROR: Here.	
	d we are able and ready to proceed.	14	THE CLERK: 105.	
15	If you could just formally, Mr. Urick, indicate	15	A JUROR: Here.	
16 the	case name for the record so that the stenographer can	16	THE CLERK: 114.	
	e that on his report, we will continue with roll call.	17	A JUROR: Here.	
18	MR URICK Thank you. Good morning, Your	18	THE CLERK: 129.	
	nor. This is State of Maryland versus Adnan Syed,	19	A JUROR: Here.	
	ses 19910342 through 46. Kevin Urick and Kathleen	20	THE CLERK: 132.	
	rphy for the State.	21	A JUROR: Here.	
22	THE COURT: Thank you very much. Ms.	22	THE CLERK: 136.	
	tierrez, good morning to you as well.	23	A JUROR: Here.	
24	MS. GUTIERREZ: Good morning, Your Honor.	24	THE CLERK: 145.	
25	THE COURT: On the docket, Mr. White, if you	25	A JUROR: Here.	
				D
1 0011	Page 5 ald indicate the juror numbers for those individuals	1	THE CLERK: 149.	Page 1
	t should be present. If you are here raise your hand	2	A JUROR: Present.	
	- or stand a little bit so that we can see that you	3	THE CLERK: 155.	
	present and accounted for.	4	A JUROR: Here.	
5	THE CLERK: Juror Number 6.	5	THE CLERK: 176	
6	13.	6	A JUROR: Here.	
7	16.	7	THE CLERK: 185.	
8	A JUROR: Here.	8	A JUROR: Here,	
9	THE CLERK: 18.	9	THE CLERK: 187.	
10	A JUROR: Here.	Allesso.	A JUROR: Here.	
		10		
1	THE CLERK: 19.	11	THE CLERK: 191.	
2	A JUROR: Here.	12	A JUROR: Here.	
3	THE CLERK: 23.	13	THE CLERK: 198.	
4	A JUROR: Here.	14	A JUROR: Here.	
5	THE CLERK: 56.	15	THE CLERK: 201.	
6	59.	16	A JUROR: Here.	
7	A JUROR: Here.	17	THE CLERK: 204.	
8	THE CLERK: 61.	18	219.	
9	62.	19	A JUROR: Here.	
20	A JUROR: Here.	20	THE CLERK: 220.	
1	THE CLERK: 68.	21	A JUROR: Here.	
2	A JUROR: Here.	22	THE CLERK: 235.	
13	THE CLERK: 69.	23	A JUROR: Here.	
24	A JUROR: Here.	24	THE CLERK: 237.	
25	THE CLERK: 70.	25	A JUROR: Here.	

		Condense	CIL:
		Page 8	Page 10
1	THE CLERK: 247.	1	THE CLERK: 352.
2	A JUROR: Here.	2	A JUROR: Here.
3	THE CLERK: 253.	3	THE CLERK: 353.
4	A JUROR: Here.	4	A JUROR: Here.
5	THE CLERK: 258.	5	THE CLERK: 355.
6	A JUROR: Here.	6	A JUROR: Here.
7	THE CLERK: 268.	7	THE CLERK: 357.
8	A JUROR: Here.	8	Juror Number 357?
9	THE CLERK; 273.	9	THE COURT: Elizabeth
10	A JUROR: Here.	10	(No response.)
11	THE CLERK: 278.	11	THE COURT: Counsel please note that Ms.
12	A JUROR: Here.	12	Juror Number 357, is not present.
13	THE CLERK: 282.	13	THE CLERK: 358.
14	A JUROR: Here.	14	THE COURT: 358? I'm sorry.
15	THE CLERK: 287.	15	THE CLERK: 368.
16	A JUROR: Here.	16	A JUROR: Here.
17	THE CLERK: 288.	17	THE CLERK: 372.
18	A JUROR: Here.	18	A JUROR: Here.
19	THE CLERK: 289.	19	THE CLERK: 376.
20	A JUROR: Here.	20	A JUROR: Here.
21	THE CLERK: 292.	21	THE CLERK: 377.
22	A JUROR: Here.	22	A JUROR: Here.
23	THE CLERK: 294.	23	THE CLERK: 379.
24	A JUROR: Here.	24	A JUROR: Here.
25	THE CLERK: 299.	25	THE CLERK: 381.
		Page 9	Page 11
1	A JUROR: Here.	1	A JUROR: Here.
2	THE CLERK: 304.	2	THE CLERK: 382.
3	A JUROR: Here.	3	A JUROR: Here.
4	THE CLERK: 306.	4	THE CLERK: 394.
5	A JUROR: Here.	5	A JUROR: Here.
6	THE CLERK: 310.	6	THE CLERK: 395.
7	A JUROR: Here.	7	A JUROR: Here.
8	THE CLERK: 312.	8	THE CLERK: 397.
9	A JUROR: Here.	9	A JUROR: Here.
10	THE CLERK: 321.	10	THE CLERK: 398.
11	A JUROR: Here.	11	A JUROR: Here.
12	THE CLERK: 322.	12	THE CLERK: 402.
13	A JUROR: Here.	13	A JUROR: Here.
14	THE CLERK: 332.	14	THE CLERK: 407.
15	A JUROR: Here.	15	A JUROR: Here.
16	THE CLERK: 334.	16	THE CLERK: 412.
17	A JUROR: Here.	17	THE COURT: I have 412 as a cause strike.
18	THE CLERK: 342.	18	Is that correct, Ms. Gutierrez? Do you know
19	A JUROR: Here.	1-72-91	not have that?
20	THE CLERK: 343.	20	MS. GUTIERREZ: I don't have 412 as a strike.
21	A JUROR: Here.	21	THE COURT: I'm sorry?
22	THE CLERK: 348.	22	MS. GUTIERREZ: I don't have 412 as a cause.
		2001	2000 CONTROL OF THE STATE OF TH
	A JUROR: Here	1.7.4	[HE COURT: 100 And that was one of the
23 24	A JUROR: Here. THE CLERK: 351.	23	THE COURT: I do. And that was one of the names I did call out and excuse.

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		Condens	sert!		
		Page 12		Page	14
1	A JUROR: Here.	1		THE CLERK: 495.	
2	THE CLERK: 417.	2		A JUROR: Here.	
3	A JUROR: Here.	3		THE CLERK: 498.	
4	THE CLERK: 418.	4		A JUROR: Here.	
5	A JUROR: Here.	5		THE CLERK: 500.	
6	THE CLERK: 419.	6	i	A JUROR: Here.	
7	A JUROR: Here.	7		THE CLERK: 502.	
8	THE CLERK: 425.	8		A JUROR: Here.	
9	A JUROR: Here.	9)	THE CLERK: 503.	
10	THE CLERK: 434.	10)	A JUROR: Here.	
11	A JUROR: Here.	11		THE CLERK: 505.	
12	THE CLERK: 449.	12		A JUROR: Here.	
13	A JUROR: Here.	13		THE CLERK: 506.	
14	THE CLERK: 450.	14		A JUROR: Here.	
15	A JUROR: Here.	15	5	THE CLERK: 507.	
16	THE CLERK: 451.	16	5	A JUROR: Here.	
17	A JUROR: Here.	17		THE CLERK: 509.	
18	THE CLERK: 452.	18	3	A JUROR: Here.	
19	THE COURT: Juror 4-5-2?	19)	THE CLERK: 511.	
20	A JUROR: Right here.	20)	A JUROR: Here.	
21	THE CLERK: 455.	21		THE CLERK: 512.	
22	A JUROR: Here.	22	2	A JUROR: Here.	
23	THE CLERK: 457.	23	3	THE CLERK: 519.	
24	A JUROR: Here.	24		A JUROR: Here.	
25	THE CLERK: 463.	25	;	THE CLERK: 521.	
		Page 13		Page	2 10 1
1	A JUROR: Here.	1		A JUROR: Here.	
2	THE CLERK: 464.	2	2	THE CLERK: 527.	
3	A JUROR: Here.	3	1	A JUROR: Here.	
4	THE CLERK: 469.	4		THE CLERK: 529.	
5	A JUROR: Here.	5	5	A JUROR: Here.	
6	THE CLERK: 470.	6		THE CLERK: 530.	
7	A JUROR: Here.	7	7	A JUROR: Here.	
8	THE CLERK: 471.	8	3	THE CLERK: 531.	
9	A JUROR: Here.	9)	A JUROR: Here.	
10	THE CLERK: 475.	10)	THE CLERK: 535.	
11	A JUROR: Here.	11		THE COURT: 535? Juror John	
12		12	2	A JUROR: Here.	
	THE CLERK: 476.	1 4			
13	THE CLERK: 476. A JUROR: Yo.	13	3	THE COURT: All right. Very well. I hank you.	
13 14	A JUROR: Yo.	13		THE COURT: All right. Very well. Thank you. Thank you very much, sir.	
14	A JUROR: Yo. THE CLERK: 477.	13 14	1	Thank you very much, sir.	
14 15	A JUROR: Yo. THE CLERK: 477. A JUROR: Here.	13 14 15	1	Thank you very much, sir. Mr. White, you may continue.	
14 15 16	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478.	13 14 15 16	1 5	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536.	
14 15 16 17	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here.	13 14 15 16	1 5 5	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here.	
14 15 16 17	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here. THE CLERK: 479.	13 14 15 16 17	1 5 5 7 3	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here. THE CLERK: 539.	
14 15 16 17 18	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here. THE CLERK: 479. A JUROR: Here.	13 14 15 16 17 18	\$ 5 5 7 8 8 9 9	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here. THE CLERK: 539. A JUROR: Here.	
14 15 16 17 18 19 20	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here. THE CLERK: 479. A JUROR: Here. THE CLERK: 481.	13 14 15 16 17 18 19	\$ 5 5 7 7 3 3 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here. THE CLERK: 539. A JUROR: Here. THE CLERK: 540.	
14 15 16 17 18 19 20 21	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here. THE CLERK: 479. A JUROR: Here. THE CLERK: 481. A JUROR: Here.	13 14 15 16 17 18 19 20 21	\$ 5 5 7 7 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here. THE CLERK: 539. A JUROR: Here. THE CLERK: 540. A JUROR: Here.	
14 15 16 17 18 19 20 21	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here. THE CLERK: 479. A JUROR: Here. THE CLERK: 481. A JUROR: Here. THE CLERK: 484.	13 14 15 16 17 18 19 20 21	4 5 5 7 3 3 9	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here. THE CLERK: 539. A JUROR: Here. THE CLERK: 540. A JUROR: Here. THE CLERK: 541.	
14 15 16 17 18	A JUROR: Yo. THE CLERK: 477. A JUROR: Here. THE CLERK: 478. A JUROR: Here. THE CLERK: 479. A JUROR: Here. THE CLERK: 481. A JUROR: Here.	13 14 15 16 17 18 19 20 21	4 5 5 5 7 7 8 8 9 9 9 1 1 1 2 2 2 3 8	Thank you very much, sir. Mr. White, you may continue. THE CLERK: 536. A JUROR: Here. THE CLERK: 539. A JUROR: Here. THE CLERK: 540. A JUROR: Here.	

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	Cond	ens	SCIT:
	Page 16		Page 1
1	THE CLERK: 551.	1	MR. URICK: Good morning.
2	A JUROR: Here.	2	THE COURT: We're going to continue with 220 on
3	THE CLERK: 552.	3	Question Number 1.
4	A JUROR: Here.	4	MR. URICK: Okay.
5	THE CLERK: 554.	5	THE COURT: Logistically, let me advise you the
6	A JUROR: Here.	6	following things so that during the luncheon recess you
7	THE CLERK: 555.	7	make any phone calls. I hopefully will get our jury
8	A JUROR: Here.	8	picked today and then if not, finish up tomorrow morning
9	THE CLERK: 557.	9	with whatever preliminaries.
10	A JUROR: Here.	10	We will not be sitting on Wednesday on the
11	THE CLERK: 558.	11	rest of on Wednesday at all.
12	A JUROR: Here.	12	MR. URICK: Your Honor, Ms. Murphy would like
13	THE CLERK: 559.		to make a doctor's appointment for nine o'clock tomorrow,
14	A JUROR: Here.	14	so with your permission, we might start a little late.
15	THE CLERK: 560.	15	MS. MURPHY: Well, if we're not sitting on
16	A JUROR: Here.	16	Wednesday
17	THE CLERK: 570.	17	
18	A JUROR: Here.	18	finish. We will not be sitting tomorrow afternoon.
19		19	
20	A JUROR: Here.	20	
21	THE CLERK: 573.		get the panel picked, we swear them in and then do
22	A JUROR: Here.		opening statements and first witness on Thursday morning.
23	THE CLERK: 577.	23	
24	A JUROR: Here.	24	Was a second
25	THE CLERK: That completes the roll call. Are	25	Do you know what my docket looks like for
	Page 17		Page 19
1	there any numbers I did not call?	1	Thursday? Can you go get upstairs downstairs and just
2	THE COURT: May I see Counsel at the bench,	2	give me an idea so I can tell them what time it's likely
3	please, so that we continue with voir dire?	3	it would start it.
4	(Counsel and the defendant approached the	4	What I want to do is try to do as I did last
5	bench, and the following ensued:)	5	week and have the visiting judges take my docket so that
6	THE COURT: Mr. White, I have one present that	6	will clear me. If I can do that, then we'll start at
7	I also had noted, 334, you called out, Juror 334.	7	9:30. If I can't do that then we'll start after the
8	THE CLERK: You have him for cause?	8	docket.
9	THE COURT: I have him gone, 334. Do you have	9	MR. URICK: What would be a safe number of
10	334?	10	witnesses to plan to bring in on any given day?
11	MR. URICK: I don't have her struck.	11	THE COURT: Depending on how long the witnesses
12	MS. GUTIERREZ: No.		are, I'm pretty fast to move my cases along. So it just
13	THE COURT: She's here. She is here.	13	depends on you, if you have a long witness. But I will
14	MS. GUTIERREZ: Yes.	14	start as soon as I can, go until 12:30, come back at 2:00
15	THE COURT: I don't know why I have a line	15	and go to 5:00 and 5:30.
16	through her name.	16	I'm pretty good about that. And if you have a
100	MS. GUTIERREZ: You struck the following lady,	17	short witness, I've been known to tell you to put him on
17	13. OUTLINELL. I od struck the following rady,		the seiter or standard 5 00 '5 'standard to 5
	341.	18	the witness stand at 5:00 if it's a short witness. I
		1	tend to try to squeeze every minute.
18	341.	1	
18 19	341. THE COURT: 341 is gone?	19	tend to try to squeeze every minute.
18 19 20	341. THE COURT: 341 is gone? MS, GUTIERREZ: Yes.	19 20 21	tend to try to squeeze every minute. If for some reason you want us to go any longer
18 19 20 21	341. THE COURT: 341 is gone? MS. GUTIERREZ: Yes. THE CLERK: Yes. 341 is gone.	19 20 21	tend to try to squeeze every minute. If for some reason you want us to go any longer than that you need to let me know in advance, any later
18 19 20 21 22	341. THE COURT: 341 is gone? MS. GUTIERREZ: Yes. THE CLERK: Yes. 341 is gone. MS. GUTIERREZ: 341 was struck for cause also.	19 20 21 22	tend to try to squeeze every minute. If for some reason you want us to go any longer than that you need to let me know in advance, any later than 5:30.

Page 20 Page 22 THE COURT: On Thursday, I can also tell you 1 stuff. And then when they arrested Mr. Syed. THE COURT: Okay. As a result of what you saw 2 that there is a judge's meeting on Thursday at 6:00. So 3 I will leave at 5:00 on Thursday. There's a judge's 3 and read, are you able to set that aside, listen to the 4 facts and circumstances and evidence in this case and 4 meeting in Annapolis, and I have to go to that. But it 5 doesn't start until 6:00 but it takes me about an hour to render a fair and impartial verdict based on what you 6 drive down there. 6 hear in the courtroom and the law as I instruct you? MR. URICK: Do you have any collateral days A JUROR: Due to personal involvement with my uncle in a murder trial, I have a lot of problems with 8 scheduled over the next two weeks? THE COURT: Not that I know of. But if I have 9 it. The judicial --10 a collateral day, I will work the trial on my collateral THE COURT: Your uncle --10 11 day. I didn't do it last week, but I will do it once we A JUROR: Yeah. 11 12 get the case rolling. Okay? Does that make sense? 12 THE COURT: You have an uncle that was 13 MR. URICK: Yeah. 13 murdered? 14 THE COURT: And I apologize for Wednesday, but A JUROR: No, no, no. He's serving time 15 I have to attend a funeral out of state, so there's no 15 for a crime he --16 way I can get around that. 16 THE COURT: I don't want to cut you off. 17 MS. GUTIERREZ: Sorry to hear that. 17 THE JUROR: Uh-uh. 18 THE COURT: I was too. The relative was 38-THE COURT: He's serving -- okay. I don't want 18 19 years old. So it was definitely unexpected. 19 to cut you off. 20 So if we have nothing further, I'd like to talk 20 A JUROR: I know. 21 about the docket. Let me talk about our cases. We have 21 THE COURT: He's serving time for crime which -- our juror's 220. We can have them up and get started. 22 you believe he did not commit? Juror Number 220, will you please step up to 23 23 A JUROR: That he didn't - right. 24 the bench at this time? THE COURT: And as a result of that you don't The rest of the jurors that are present, will 25 believe you can be fair and impartial in this case Page 21 Page 23 1 you please listen as your juror number is going to be 1 because it's a murder case? 2 called. A JUROR: Well, that and eight-years we've been 2 3 And, Ms. Connelly, don't have them standing 3 still working with that. 4 more than say, three, since we -- I, you know, as -- as THE COURT: Okay. The family? 4 5 we move along, I don't like them to have to stand for any A JUROR: The family. 5 6 length of time. Thank you. All right. THE COURT: Very well. 6 7 If you could step up? 7 Any follow up, Mr. Urick? 8 (A juror approached the bench.) MR. URICK: No. Thank you, Your Honor. 8 THE COURT: Good morning. THE COURT: Any follow up, Ms. Gutierrez? 9 10 A JUROR: Morning. 10 MS. GUTIERREZ: No. Your Honor. 11 THE COURT: You indicated, when we asked the 11 THE COURT: Thank you very much, ma'am. You 12 question if you knew anything about this case, you stood 12 may be seated. 13 up. Can you tell me why? Did you see something on the A JUROR: Thank you. 13 14 radio --14 (The juror left the bench.) 15 A JUROR: I saw it on the news, television and MR. URICK: We'd make a motion. 15 16 in the newspaper. THE COURT: That's Juror Number 220. 16 THE COURT: Okay. And as a result of what you 17 Any objection from the defense? 18 saw on the television or the news -- can you first tell 18 MS. GUTIERREZ: No. 19 us what it was that you saw? 19 THE COURT: Juror Number 268. 20 A JUROR: Originally it was the case of her The Court will grant the motion for - to 20 21 missing. 21 strike the Juror 220 for cause. 22 THE COURT: Okay. (A juror approached the bench.) 22 23 A JUROR: And later on -- missing. 23 THE COURT: How are you? 24 THE COURT: Okay. 24 A JUROR: Fine. 25 A JUROR: And then just the rest was media 25 THE COURT: You indicated that you had either

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	Conc	iens	icit!
	Page 2		Page 26
1 rea	ad something in the newspaper or saw something on TV.	1	guilty. I'm just
2 Ca	nn you tell me what you saw?	2	THE COURT: You feel that he's guilty based on
3	A JUROR: Well, I just remember when the case	3	what you saw?
4 wa	as going and they mentioned about the young lady first	4	A JUROR: Not only that ma'am, but I can't see
5 wh	here her car was missing.	5	that the State
6	THE COURT: Was this is mentioned on TV or	6	THE COURT: Can you keep your voice down a
7 rac	dio?	7	little bit?
8	A JUROR: TV, on TV and the newspaper.	8	A JUROR: I'm sorry.
9	THE COURT: The newspaper?	9	THE COURT: That's why we bring everybody up
10	A JUROR: Uh-huh.	10	and that's why it takes so long.
11	THE COURT: As a result of what you saw or	11	A JUROR: I'm sorry. I'm nervous.
12 he	ard, can you set that aside in your mind, listen to the	12	THE COURT: That's all right. Don't be
13 fac	cts and say or circumstances of this case, the	13	nervous. I just need you
14 tes	stimony in the courtroom and render a fair and	14	A JUROR: But I can't
15 im	partial verdict?	15	THE COURT: to convey
16	A JUROR: Not at this time.	16	A JUROR: Yes, ma'am. I can't see the State
17	THE COURT: Okay. And your saying not at this	17	having a preliminary hearing or a trial if they didn't
18 tin	ne because of what?	18	feel they had enough evidence to win a conviction.
19	A JUROR: I feel that I know too much about it	19	THE COURT: Okay. Okay. So as a result, you
20 and	d that I'm probably led to believe what was in the	20	do not do not believe you could be fair and impartial;
21 pag	per.	21	is that correct?
22	THE COURT: Okay. So you you couldn't set	22	A JUROR: Yes, ma'am. I
23 tha	at aside.	23	THE COURT: Any follow up, Ms. Gutierrez?
24	A JUROR: Right.	24	MS. GUTIERREZ: No, Your Honor.
25	THE COURT: In your mind?	25	THE COURT: Any follow UP from the State?
	Page 2	5	Page 27
1	A JUROR: No, No.	1	MR. URICK: No, thank you.
2	THE COURT: Any follow-up questions, Ms.	2	THE COURT: Thank you very much.
3 Gu	itierrez?	3	A JUROR: I'm sorry, ma'am.
4	MS. GUTIERREZ: No, Your Honor.	4	THE COURT: There's no need to apologize. Step
5	THE COURT: Any follow up, Mr. Urick?	5	back. Thank you very much. Have a seat.
6	MR. URICK: No.	6	(The juror left the bench.)
7	THE COURT: Thank you very much. You may step	7	MS. GUTTERREZ: Make a motion to strike for
8 bac	k.	8	cause?
9	(The juror left the bench.)	9	THE COURT: That's Juror Number 102.
10	MS. GUTIERREZ: Make a motion to strike for	10	381, Juror 3-8-1.
II cau	ise.	11	(A juror approached the bench.)
12	THE COURT: Juror Number 268 will be stricken	12	THE COURT: Good morning. How are you this
13 for	cause.	13	morning?
14	I'll assume there's no objection from the	14	A JUROR: Very well.
15 Sta	te?	15	THE COURT: All right. You indicated that you
16	MR. URICK: No objection.	16	had read about this in the newspaper or saw on television
17	THE COURT: Juror 102.	17	
18	(A juror approached the bench.)	18	A JUROR: I saw it on television.
19	THE COURT: How are you?	19	THE COURT: - or knew about it?
20	A JUROR: Fine, ma'am.	20	A JUROR: I recognized the names right away
21	THE COURT: You indicated that you had either	21	when I heard you announce them.
22 read	d something in the newspaper or saw something on	22	THE COURT: Okay. Was there something about it
	vision?	23	that you recall specific that you can tell us about?
24	A JUROR: Yes, ma'am. I'm I'm sorry. I'm	24	A JUROR: Not really.
os at a	to respect. I'm I'm sorry but I feel that he's	25	THE COURT: Okay.

$\textbf{CondenseIt!}^{TM}$

	Condi	T	CIT:
	Page 28		Page 30
1	A JUROR: I have something else I'd like to	1	facilities? I don't mean to
2	mention to you that I remembered over the weekend?	2	A JUROR: Yes. Yes, I need to.
3	THE COURT: Okay. Can I finish this one	3	THE COURT: Okay. Any follow up, Ms. Urick?
4	question	4	MR. URICK: No. Thank you.
5	A JUROR: Sure.	5	THE COURT: Any follow up, Ms. Gutierrez?
6	THE COURT: and then you can tell me what	6	MS. GUTIERREZ: No.
7	you need to tell me? As a result of what you saw on	7	A JUROR: I really would be worried beforehand
8	television or read about, can you set that aside in your	8	of driving here.
9	mind	9	THE COURT: All right.
10	A JUROR: I think I could.	10	A JUROR: Understand?
11		11	THE COURT: No. I understand what you're
1,743,500	circumstances in this courtroom	12	saying.
13		13	A JUROR: Thank you.
1-4		14	MR. URICK: I do have one question. When you
15	and the state of t		say two times a week, can one of those be on the weekend?
16	Const. Const.	16	A JUROR: Possibly, yes. But I like to do it
	verdict?	1	every four days actually so
18		18	THE COURT: Every four it has to be
19	2 - 2 - 3 - 1 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		consistently every four days?
20	1	20	A JUROR: Yeah.
21	u 0	21	THE COURT: Okay. Let's put it this way. It'l
	I'm sorry, 70 before this year is out. And just before I		were able to accommodate
	retired about two and a half years ago, I came down with	23	A JUROR: This is
	colitis.	24	THE COURT: No. I believe
25	THE COURT: Uh-huh.	25	A JUROR: medicine.
	Page 29		Page 31
1	-,	1	THE COURT: I believe you. If I was able to
2			accommodate you with a reminder from you that this is the
3		3	fourth day, so that you could report, let's say
4	week which I have to take at bedtime. And the following	4	A JUROR: A little late on Monday or something?
	morning I really can't leave the house until around	5	THE COURT: Yes. Or we started afternoon,
- may	11:00. I must be near a bathroom, you understand?	6	let's say on Thursday.
7		7	A JUROR: I suppose so. I wouldn't like to but
8		8	I suppose so.
9	, , , , , , , , , , , , , , , , , , , ,	9	THE COURT: Well, I'm just the reason I'm
10	3		asking is because
11	THE COURT: Okay.	11	A JUROR: It's the stress I'm thinking about
12		12	THE COURT: The stress of the trial. That
13			could be and I can't speak for that. Do you believe that
14	A HIPOP, No. Not everyday tunce a week	14	the stress could cause
	A JUROR: No. Not everyday twice a week.		
15	THE COURT: Twice a week you have to do this.	15	A JUROR: Yes, I do.
	THE COURT: Twice a week you have to do this. Okay. Normally I would be able to start my docket when I	15 16	THE COURT: an onset of the illness? Okay.
16	THE COURT: Twice a week you have to do this. Okay. Normally I would be able to start my docket when I finish start this case when I finish my docket. I	15 16 17	THE COURT: an onset of the illness? Okay. Any follow up, Mr. Urick?
16 17 18	THE COURT: Twice a week you have to do this. Okay. Normally I would be able to start my docket when I finish start this case when I finish my docket. I don't always know whether that would be at 9:30 or ten	15 16 17 18	THE COURT: an onset of the illness? Okay. Any follow up, Mr. Urick? MR. URICK: No, thank you.
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16 17 18 19 20 21	THE COURT: Twice a week you have to do this. Okay. Normally I would be able to start my docket when I finish start this case when I finish my docket. I don't always know whether that would be at 9:30 or ten o'clock or 10:30, but I have the jurors report at 9:30. And the jury room has two bathrooms so that you would have a bathroom readily available to you when you	15 16 17 18 19 20 21	THE COURT: an onset of the illness? Okay. Any follow up, Mr. Urick? MR. URICK: No, thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, sir. And
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16 17 18 19 20 21 22 23	THE COURT: Twice a week you have to do this. Okay. Normally I would be able to start my docket when I finish start this case when I finish my docket. I don't always know whether that would be at 9:30 or ten o'clock or 10:30, but I have the jurors report at 9:30. And the jury room has two bathrooms so that you would have a bathroom readily available to you when you are waiting. Now, I'm telling you this to say you can't leave the house until 11 o'clock.	15 16 17 18 19 20 21	THE COURT: an onset of the illness? Okay. Any follow up, Mr. Urick? MR. URICK: No, thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, sir. And thank you for being so open and honest with the Court. A JUROR: Thank you.
16 17 18 19 20 21 22	THE COURT: Twice a week you have to do this. Okay. Normally I would be able to start my docket when I finish start this case when I finish my docket. I don't always know whether that would be at 9:30 or ten o'clock or 10:30, but I have the jurors report at 9:30. And the jury room has two bathrooms so that you would have a bathroom readily available to you when you are waiting. Now, I'm telling you this to say you can't	15 16 17 18 19 20 21 22	THE COURT: — an onset of the illness? Okay. Any follow up, Mr. Urick? MR. URICK: No, thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, sir. And thank you for being so open and honest with the Court.

_	Conde	ens	elt! "
	Page 32		Page 34
1	(Pause.)	1	hesitation because you're not sure or
2		2	A JUROR: No.
3	regard to Mr 380.	3	THE COURT: that's just the way you speak?
4		4	A JUROR: Yes. I I read things because I
5	for cause?	5	like reading newspapers. So I read the thing just
6	The state of the s	6	THE COURT: You don't believe everything you
7	that, wouldn't you, under the circumstances?		read in the newspaper, is that what you're telling me?
8		8	A JUROR: That's for sure.
9		9	THE COURT: Uh-huh.
10	he's very very honest. The case is going to be	10	A JUROR: I don't never believe everything I
11	stressful because it's going to last awhile and we're	1	read. And I don't even necessarily it doesn't
	going to be juggling. And my concern is, as he		necessarily register. I just read information. It
1	articulated, that this could cause his illness to flare	1	becomes I read.
	up.	14	THE COURT: Okay.
15		15	A JUROR: And so I'm aware of things. I know
16	80	1	something happens, but as far as where it goes from there
17	MS. GUTIERREZ: you're talking about having five alternates.	18	it's onto the next day's newspaper.
19		CAST AV	THE COURT: So you've not formed a judgement one way or another with regard to the guilt or innocence
20			of the defendant in this case?
21	And I don't know that that's a fair thing to do. I think	21	A JUROR: Right.
22	in light of the circumstances, and even the Court's	22	THE COURT: And you are then able to listen to
23	willingness to adjust and accommodate, I'm going to	100	the facts and circumstances and evidence, setting aside
24	strike him for cause. All right.		what you may have read, and considering that evidence
25			only in the courtroom, and the law as I instruct you?
	Page 33		Page 35
1		1	A JUROR: Yes.
2		2	THE COURT: And render a fair and impartial
3	The state of the s	1	verdict? You can do that?
4	THE COURT: I'm going to ask you, you stood up	4	A JUROR: I think I can do that.
5	on the question indicating that you had read about this	5	THE COURT: All right.
	in the newspaper or saw it on television? I need you to	6	Ms. Gutierrez?
7	tell me what media that you saw it and then what did you	7	MS. GUTIERREZ: No follow up, Judge.
8	see?	8	THE COURT: Mr. Urick?
9	A JUROR: I'm a newspaper person. I read it	9	MR. URICK: No, Your Honor.
10	I remember reading something about it occurring back	10	THE COURT: Thank you very much.
11	then.	11	A JUROR: Okay.
12	THE COURT: When you say you're a newspaper	12	(The juror left the bench.)
13	person, do you work for a newspaper?	13	THE COURT: One second.
14	A JUROR: No, no, no. I mean	14	(Pause.)
15	THE COURT: You like to read the newspaper?	15	THE COURT: 555? Juror 555?
16	A JUROR: 1 read the newspaper.	16	(A juror approached the bench.)
17	THE COURT: Okay. And as a result of what you	17	THE COURT: How are you?
18	may have read in the newspaper, can you set aside what	18	A JUROR: Good morning. Well, thank you.
19	you read, listen to the facts and circumstances in the	19	THE COURT: Good morning. You indicated that
20	trial, the testimony and the evidence and the law as I		you read something in the newspaper, saw something on
21	instruct you, and render a fair and impartial verdict?		
22	A JUROR: Probably I can.	22	A JUROR: I've been reading constantly about
23	THE COURT: When you say probably	-0.000	the case.
24	A JUROR: More than	24	THE COURT: Could you keep your voice down? I
25	THE COURT: are you saying that with	25	can't because I can't hear well.

	· Condo	1	oit:
	Page 36		Page 38
1	, , , , , , , , , , , , , , , , , , , ,	1	That's Juror Number 555.
1	indicate to me whether or not what you read can be set	2	MS. GUTTERREZ: Why do we have these people who
	aside, what you saw on television, could be set aside in	3	are over 70 come in?
	your mind so that you could render a fair and impartial	4	THE COURT: But there's no other way we could
5	verdict.	5	deal with it. No other way. Honestly.
6		6	MS. GUTTERREZ: Huh.
7	THE COURT: All right. And you doubt it	7	THE COURT: No other way. We have to have them
	because?		here. You have a right to question them on their voir
9	,,	1000	dire. We would not know their responses till they came
10	State University. A student at the same time	10	in.
11	THE COURT: All right. I must ask you to stop	11	MS. GUTIERREZ: No, no. What I meant with
1	at this time.		they're over 70. Everything else stops at 70.
13	CARTON CONTRACTOR CONT	13	THE COURT: Yeah. But you know
14	Strong Control of the	14	
	cannot allow your voice to carry.	15	
16		16	MS. GUTIERREZ: Can they get out of it if
17	THE COURT: I understand you have a hearing		they're over 70?
18	problem. What I'm going to ask you to do is just answer	18	THE COURT: I don't know, but to be honest with
	my question.		you
20	3	20	MS. GUTIERREZ: We have a lot over 70.
21	THE COURT: What you're about to tell me is	21	THE COURT: We I think that that's part of
	something that relates to your inability		the population. Certainly it that's a jury of your
23	A ликок: Yes.		peers, and that would include registered voters of that
24	THE COURT: to listen to this case		age so.
25	A JUROR: Yes.	25	Juror 472. Juror 4-7-2.
	Page 37		Page 39
1	THE COURT: and be fair and impartial?	1	MR. URICK: He was struck for cause.
2	A JUROR: Yes.	2	THE COURT: Okay. For cause. 527 is there?
3	THE COURT: And your concern that you can't set it aside?	3	
1 4	11 351057		
1		4	THE COURT: 527.
5	A JUROR: No, I can't.	5	(Pause.)
5	A JUROR: No, I can't. THE COURT: Because of something happened at	5	(Pause.) THE COURT: Ladies and Gentleman, if you have
5 6 7	A JUROR: No, I can't. THE COURT: Because of something happened at the school?	5 6 7	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to
5 6 7 8	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students.	5 6 7 8	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court
5 6 7 8 9	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students. THE COURT: One of your students. Very well.	5 6 7 8 9	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court inquires. This is not the only question that we have.
5 6 7 8 9	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students. THE COURT: One of your students. Very well. Ms. Gutierrez, do you have a follow-up	5 6 7 8 9	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court inquires. This is not the only question that we have. We will be asking other questions and that may be
5 6 7 8 9 10	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students. THE COURT: One of your students. Very well. Ms. Gutierrez, do you have a follow-up question?	5 6 7 8 9 10	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court inquires. This is not the only question that we have. We will be asking other questions and that may be allowing you to come up.
5 6 7 8 9 10 11	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students. THE COURT: One of your students. Very well. Ms. Gutierrez, do you have a follow-up question? MS. GUTIERREZ: No, Your Honor.	5 6 7 8 9 10 11 12	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court inquires. This is not the only question that we have. We will be asking other questions and that may be allowing you to come up. But this is by far the question that we think
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5 6 7 8 9 10 11 12 13 14 15 16 17 18	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students. THE COURT: One of your students. Very well. Ms. Gutierrez, do you have a follow-up question? MS. GUTIERREZ: No, Your Honor. THE COURT: Ms Mr. Urick, do you have a follow up? MR. URICK: No, Your Honor. THE COURT: Thank you very much, ma'am. THE JUROR: Thank you. THE COURT: You may step back. A JUROR: Thank you.	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court inquires. This is not the only question that we have. We will be asking other questions and that may be allowing you to come up. But this is by far the question that we think will generate the most strikes and therefore that is one of the reasons why we started with this question, in hopes that we would narrow the group down so that everyone wouldn't have to sit through so many questions. (A juror approached the bench.) THE COURT: This is Juror number 527? A JUROR: Yes. Good Morning.
5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A JUROR: No, I can't. THE COURT: Because of something happened at the school? A JUROR: Involving one of my students. THE COURT: One of your students. Very well. Ms. Gutierrez, do you have a follow-up question? MS. GUTIERREZ: No, Your Honor. THE COURT: Ms Mr. Urick, do you have a follow up? MR. URICK: No, Your Honor. THE COURT: Thank you very much, ma'am. THE JUROR: Thank you. THE COURT: You may step back. A JUROR: Thank you. (The juror left the bench.)	5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	(Pause.) THE COURT: Ladies and Gentleman, if you have something you like to add or say or add your number to the group that are coming up, please wait until the Court inquires. This is not the only question that we have. We will be asking other questions and that may be allowing you to come up. But this is by far the question that we think will generate the most strikes and therefore that is one of the reasons why we started with this question, in hopes that we would narrow the group down so that everyone wouldn't have to sit through so many questions. (A juror approached the bench.) THE COURT: This is Juror number 527? A JUROR: Yes. Good Morning. THE COURT: How are you? Good morning.
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	Page 40		Page 42
1	A JUROR: I seen it on the news and I read	1	A JUROR: No.
2	both. I read a little of the newspaper, too.	2	THE COURT: Okay.
3	THE COURT: Okay. One second.	3	Any follow up, Mr. Urick?
4	(Pause.)	4	MR. URICK: No. Thank you.
5	THE COURT: Ms. Connelly, come. One second.	5	THE COURT: Any follow up, Ms. Gutierrez?
6	(Pause.)	6	MS. GUTIERREZ: No, Your Honor.
7	THE COURT: You read something in the	7	THE COURT: Thank you very much, ma'am.
8		8	THE JUROR: Okay.
9		9	THE COURT: You may step back.
10		10	, , , , , , , , , , , , , , , , , , , ,
11	or you read, in your mind, and listen only to the facts	11	THE COURT: If there's not a motion, the Court
12	and circumstances in this case, the evidence that's		will make a motion on my own. I find that a juror who's
	produced and the law as I instruct you, and render a fair	13	not able to withstand using the facilities; that is,
	and impartial verdict?	14	needs to use or requires more frequently than once an
15		15	hour would significantly interfere with the
16		16	administration of justice.
17	and the second s	17	We can break once an hour, but we can't break
18	AND ADMINISTRAÇÃO DE PROPERTOR DE PROPERTOR DE PROPERTOR DE LA CONTRACTOR		two times every hour. That would be, I think,
	question. I would like to know what her response was.	19	unreasonable. And for that reason in light of her
20		20	medical condition I'm going to strike her for cause sua
21	• • • • • •	1200	sponte on my own.
22		22	
23	THE COURT: Okay. Any further questions on	23	
24	this question?	24	(A juror approached the bench.)
25	MS. GUTIERREZ: Yes.	25	THE COURT: How are you?
	Page 41		Page 43
1	Ms. Driver, what is it that you saw and/or	1	A JUROR: Little nervous.
2	read?	2	THE COURT: All right. Don't be nervous. All
3	, , , , , , , , , , , , , , , , , , ,	3	we'd like to know is you indicated you either read about
4	had found the you lady's body in Leakin Park.		this in the newspaper or saw about it saw it on
5	THE COURT: Okay. And did you form an opinion	5	television. We'd like to know where you saw it and what
6	about the guilt or innocence of the defendant based on	6	you saw?
7	what you read or saw?	7	A JUROR: I believe Channel 13 News. We
8	A JUROR: No.	8	watched it the disappearance of course, the report
9	THE COURT: Okay. Now, as Mr. Urick has		that she had been missing. She was very bright,
10	indicated, you also stood up on the other question about		athletic. And I guess it kind of stuck in my mind
11	there being a hardship, your sitting. Can you tell me		because my husband does work for Baltimore County Schools
Variation.	what that hardship would be?		and was working in that area at the time.
13	A JUROR: I take hypertension medication and	13	
	medicine and I have to go to bathroom more frequently	1	home and we discussed it.
1	than an hour.	15	and the state of t
16	THE COURT: More frequently than an hour?		you believe that you could set it aside in your mind and
17	Okay. And you've been doing that in over the course		not consider what you read or saw on television, listen
College and	of our jury selection process?	18	to the facts and circumstances in the courtroom only and
19	Normally I would take a break in the morning	19	the law as I instruct you, and render a fair and
	and then a break in the afternoon. Our courtroom is	20	impartial verdict?
	downstairs. This isn't the courtroom we will be using.	21	A JUROR: I honestly do not know.
	And there is a bathroom which is in close proximity. If	22	THE COURT: You do not know?
23	we broke once an hour, would that help you?	23	A JUROR: I do not know if I could.
24	THE CLERK: (Shaking head.)	24	THE COURT: Okay. You're not sure because you
25	THE COURT: No?	25	think that what you read or what you saw
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	Page 44		Page 46
1	A JUROR: And what my husband and I discussed,	1	THE COURT: and the law as I instruct you,
2	too.	2	can you do that?
3	THE COURT: And what you discussed with your	3	A JUROR: Yes.
4	husband might effect your decision?	4	THE COURT: And render a fair and impartial
5	Any follow up, Ms. Gutierrez?	5	decision?
6	MS. GUTIERREZ: No.	6	A JUROR: Yes.
7	THE COURT: Any follow up, Mr. Urick.	7	THE COURT: Any follow up, Ms. Gutierrez?
8	MR URICK: No. Thank you, Your Honor.	8	MS. GUTIERREZ: No, Your Honor.
9	THE COURT: Thank you very much. You may step	9	THE COURT: Any follow up, Mr. Urick?
10	back.	10	MR. URICK: No, Your Honor. But he is another
11	(The juror left the bench.)	11	person who answered the second question.
12	MS. GUTIERREZ: Motion to strike for cause?	12	THE COURT: You stood up on the hardship
13	THE COURT: It's my considered opinion that	13	question?
14	defense is entitled to an absolute that she is able, not	14	A JUROR: Yes.
15	that maybe she can or maybe she can't, so for that reason	15	THE COURT: Can you tell me what's your
16	I will grant the motion to strike for cause Juror Number	16	hardship is?
17	13.	17	A JUROR: I suffer from sleep apnea. I have a
18	Juror 450? Juror Number 450?	18	problem falling asleep when I'm not actively engaged in
19	And as we're doing this, if had they stood up	19	something. Just like sitting here waiting to be called,
20	for two questions in that either Counsel notices it, if		I fell asleep a few times, Friday.
21	you bring it to my attention I appreciate it.	21	THE COURT: Okay. All right. Is there
22	450 as you did before.	22	anything you can take, any medication that you can take
23	(A juror approached the bench.)	23	that keeps you awake?
24	THE COURT: 450, you indicated that you had	24	A JUROR: No.
25	either read about this in the newspaper, saw it on	25	THE COURT: All right.
		_	
1	Page 45		Page 4
1	Page 45 television, knew something about this case?	1	A JUROR: Nothing that I know of
1 2	television, knew something about this case?	1 2	A JUROR: Nothing that I know of.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	television, knew something about this case? A JUROR: Yes. THE COURT: Can you tell me what you know and under what circumstances you found out about it? A JUROR: I knew about the both defendant and the victim both attended Woodlawn High. I think they were THE COURT: Okay. You got this information from where? A JUROR: On the news. THE COURT: The news? Okay. A JUROR: That they were both they were dating and they had just recently broke up. And she was on the track team. I don't remember and basically, you know, how they found her body and the defendant was charged. THE COURT: Okay. Have you formed an opinion in your mind as to the guilt or innocence of the defendant? A JUROR: No. THE COURT: Can you set aside what you saw or you heard on the television or media, not consider it,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A JUROR: Nothing that I know of. THE COURT: So you might not get all the testimony, you might miss something? A JUROR: That's possible I'm just it's something I can't control. THE COURT: You just don't know? Okay. Any follow up, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: You're under doctor's care; is that correct? A JUROR: Yes. THE COURT: Very well. Thank you, sir, you may step back. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for cause? THE COURT: Any objection? (No response.) THE COURT: Hearing none, I will strike him for cause, 450.
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	television, knew something about this case? A JUROR: Yes. THE COURT: Can you tell me what you know and under what circumstances you found out about it? A JUROR: I knew about the both defendant and the victim both attended Woodlawn High. I think they were THE COURT: Okay. You got this information from where? A JUROR: On the news. THE COURT: The news? Okay. A JUROR: That they were both they were dating and they had just recently broke up. And she was on the track team. I don't remember and basically, you know, how they found her body and the defendant was charged. THE COURT: Okay. Have you formed an opinion in your mind as to the guilt or innocence of the defendant? A JUROR: No. THE COURT: Can you set aside what you saw or you heard on the television or media, not consider it,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A JUROR: Nothing that I know of. THE COURT: So you might not get all the testimony, you might miss something? A JUROR: That's possible I'm just it's something I can't control. THE COURT: You just don't know? Okay. Any follow up, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: You're under doctor's care; is that correct? A JUROR: Yes. THE COURT: Very well. Thank you, sir, you may step back. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for cause? THE COURT: Any objection? (No response.) THE COURT: Hearing none, I will strike him for cause, 450.

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	Page 48		Page 50
1	204? Juror 204?	1	(A juror approached the bench.)
2	(A juror approached the bench.)	2	THE COURT: Hi. Will you stand for a minute?
3	THE COURT: How are you?	3	Ladies and Gentleman, the following individuals
4			that are in the courtroom, I'm going to advise you that
5		5	you may go home or wherever you would like to go.
6	something on the radio or newspaper about this case or	6	Juror Number 13, go home. If you need a work
7	you knew something about it?	7	slip, Jury Assignment will give you one.
8		8	Juror Number
9		9	THE CLERK: I have them.
1227	that you saw or you heard?	10	THE COURT: What?
11		11	THE CLERK: I have them.
12	The second secon	12	
13			advised me slips for you to give for you employer So
14	was on the TV.		see him. Mr I'm sorry, Deputy Church is going to
15	Secretaria de Managara I Managara I Managara (Managara) Managara		walk to the back door and give those to those
16		16	individuals.
2.00	they was looking for a girl, she thought she was just	17	Juror Number 13.
10000	carjacked or whatever, and then they found out that	18	Extrace Systems (Systems)
19	that her that it was her boyfriend that killed her.	19	
20	THE COURT: Okay. As a result of what you've	20	Juror 2-2-0, you may go home or wherever you
100000	heard, have you already made a decision about this		would like, to work, wherever.
22	A JUROR: Yes.	22	, , , , , , , , , , , , , , , , , , , ,
23	THE COURT: I didn't even ask you a question	23	Juror 4-5-0.
	yet. Have you already made a decision about the guilt or	24	Juror 5-5-5, you may go home or you may go
25	innocence of the defendant?	25	wherever you may like. If you need a workslip, Deputy
	Page 49		Page 51
1	A JUROR: Yes.	1	Church will see that you have one.
2	THE COURT: Okay. And you can't set aside in	2	3
3	your mind your feelings?	3	A JUROR: Hello.
4	A JUROR: No.	4	THE COURT: You are Juror Number 136?
5	THE COURT: Very well.	5	A JUROR: Yes.
б	Any questions from Ms. Gutierrez?	6	THE COURT: Wait one moment for Ms. Gutierrez.
7	MS. GUTIERREZ: No, Your Honor.	7	,
8	THE COURT: Mr. Urick?	8	THE COURT: Ms. Gutierrez, this is Juror Number
9	MR. URICK: No. Thank you, Your Honor.		136. I was about to ask her about whether or not she
10	THE COURT: You stood up on the other question		could tell us the reason why she knows something about
	as well?		this case. Did she read about it in the newspaper, saw
12	A JUROR: Uh-huh.	1	it on television or someone tell her about it?
13	THE COURT: Okay. That thank you. Oh.	13	A JUROR: I seen it on TV.
14	THE COURT: Please step back.	14	THE COURT: TV?
15	(The juror left the bench.)	15	A JUROR: All the stations.
16	THE COURT: I don't think	16	THE COURT: On TV, all stations.
17	MS. GUTIERREZ: Move to strike for cause.	17	A JUROR: Yeah.
18	THE COURT: And I grant that motion in light of	18	THE COURT: And as a result of that, what did
19	what he's just said. And his response to the other	100	you see?
20	question I think is irrelevant because I don't think he's	20	A JUROR: The family and the brother the son
21	qualified to sit under the circumstances of his initial	21	what, the brother was talking about their mother.
22	response.	22	THE COURT: Okay.
23	Juror Number 136? Juror Number, 136 please	23	A JUROR: And there was quite a few different
24	step up?	24	things, but right now I don't remember them right off.
25	The motion is granted for the record.	25	THE COURT: Is it possible that you could set

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	aside what you read about or saw on the television and	1	MR. URICK: No, Your Honor.
100	listen to the facts and circumstances of this case and	2	THE COURT: Any follow up, Ms. Gutierrez?
3	the evidence, and render a fair and impartial verdict?	3	MS. GUTIERREZ: No, Your Honor.
4		4	THE COURT: Thank you very much.
5		5	THE JUROR: Thank you.
6	,,	6	THE COURT: You may step back.
7		7	(The juror left the bench.)
8			MR. URICK: The next two both stood up on the
9			second question, and by my list they are the only ones
10			who did.
11		11	THE COURT: Thank you.
12	, , , , , , , , , , , , , , , , , , , ,	12	MR. URICK: Of the remaining ones for the first
13	3		question.
14	A STATE OF THE STA	14	THE COURT: Are there any ones thank you.
15		15	Juror 5-0-7? Juror Number 5-0-7?
16	(16	(A juror approached the bench.)
17		17	A JUROR: How are you?
18		18	THE COURT: Good. You stood up on the question
	indicated she could not be fair and set aside what's		as to whether or not you knew something about this case
20		200	or read about it in the newspaper or heard about on
21	353. Juror Number 3-5-3? Juror 3-5-3, please	21	television?
	step up?	22	A JUROR: I think I saw it on television.
23	3 2 FF	23	THE COURT: Can you tell me what you heard or
24	9 3		your read?
25	THE JUROR: Good afternoon.	25	A JUROR: What I heard is that the body of a
	Page 53		Page 55
1	THE COURT: You indicated that you had seen	1 10	young lady was found in, I think it was Leakin Park
2	something on television, read something about	2	THE COURT: Uh-huh.
3		3	A JUROR: That's it.
4		4	THE COURT: Did you form an opinion based on
5	A JUROR: Yes. I remember that the deceased	100	what you heard as to whether the defendant was guilty or
	was she went to Woodlawn High School.		innocent?
7	THE COURT: Uh-huh.	7	A JUROR: No.
8	A JUROR: It happened in Leakin Park. I also	8	THE COURT: Okay. Can you set aside what you
	remember on the TV, I think the family was Asian. And I		heard, not consider what you heard but rather listen to
	think the brother did all the talking and the mother did	1	the facts and the evidence presented in Court and the law
11			as I instruct you and render a fair and impartial
12	THE COURT: Okay. As a result of what you saw	2.6365	verdict?
13		13	A JUROR: Yes.
14		14	THE COURT: Any follow up, Ms. Gutierrez?
15	after listening to the evidence and the testimony and the	15	MS. GUTTERREZ: No, Your Honor
16		16	THE COURT: Any follow up, Mr. Urick?
17	A JUROR: Yes,	17	MR. URICK: Not on this question, Your Honor
18	THE COURT: Okay. You've not formed an opinion	18	THE COURT: You also stood up on the hardship
19	in your mind as to the guilt or innocence of the		question.
20	defendant based on what you saw?	20	A JUROR: Uh-huh.
21	A JUROR: No.	21	THE COURT: You indicated that you had some
22	THE COURT: Did you stand up on the second		hardship, some reason why you could not sit for the two
23			weeks?
24	A JUROR: No. I did not.	24	A JUROR: Yeah. That may have been a little
25	THE COURT: Any follow-up questions, Mr. Urick?	25	selfishness on my part.

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1	THE COURT: Well, you have to tell me the	1	right.	And you've already made up your mind?
2	A JUROR: Okay.	2		A JUROR: Yes.
3	THE COURT: So you tell me the reason and I'll	3		THE COURT: Any follow up, Ms. Gutierrez?
4	decide whether it's selfish or not.	4		MS. GUTIERREZ: No, Your Honor.
5	A JUROR: I'm I'm a Program Manager on my	5		THE COURT: Any follow up, Mr. Urick.
6	job.	6		MR. URICK: No. thank you, Your Honor.
7	THE COURT: Uh-huh.	7		THE COURT: Thank you very much. You may step
8	A JUROR: And I deal with development disabled	8	back.	
9	individuals. And I have to write programs for them.	9		(The juror left the bench.)
10	THE COURT: Uh-huh.	10		MS. GUTIERREZ: 1'll make a motion for cause.
11	A JUROR: And we have like new clients coming	11		THE COURT: 463, 4-6-3, will be stricken for
		12	cause	
	like backs up. And it would cause my stress level to be	13		394? Juror number 3-9-3?
14	high because	14		(A juror approached the bench.)
15	THE COURT: When you go back to work you'd have	15		THE COURT: How are you?
16	a lot of work to catch up on.	16		A JUROR: Fine.
17	A JUROR: Yeah, yeah.	17		THE COURT: You indicated that you'd saw
18	THE COURT: I see. Any follow-up questions,			something about this on the radio or television or
19	Mr. Urick?		heard	about in the newspaper?
20	MR. URICK: No, Your Honor.	20		A JUROR: Heard something on TV. That's all I
21	THE COURT: Any follow up, Ms. Gutierrez?		heard	
22	MS. GUTIERREZ: No, Your Honor.	22	5 7 (2) 10	THE COURT: And what was it that you heard on
23	THE COURT: We thank you very much. You may be		televi	
	seated.	24		A JUROR: Just that I think he did it because
25	A ллгог: Okay.	25	she bi	oke up a marriage or something, I don't know too
	Page 57			Page 5
1	(The juror left the bench.)	1	much	about it.
2	THE COURT: Okay. I have Juror Number 463.	2		THE COURT: Okay. And you said you don't know
3	4-6-3? Juror Number 4-6-3?	1		uch about it, is that that you just don't recall
4	(A juror approached the bench.)			you saw or you read?
5	THE COURT: How are you? You indicated that	5		A JUROR: I didn't follow it up or anything.
	you had read something in the newspaper or saw something	6		THE COURT: All right. Have you formed and
	on television?		opinio	on then in this case at all?
8	A JUROR: Me?	8	1	A JUROR: I say if he's guilty, then you pay
9	THE COURT: Yeah. Well, you stood up on the	1972	the pr	ice for that.
	question	10		THE COURT: Okay. But what I'm saying is have
1	A JUROR: Yes.	1	With the same of t	lready decided that he's guilty or innocent in your
12	THE COURT: that you read	10000	mind	based on what you've heard?
13	A JUROR: I saw it on the tele on the news.	13		A JUROR: I'm not sure about that.
14	THE COURT: Okay. Can you tell me what you saw	14		THE COURT: You're not sure if you've decided
	or you read?		yet?	
16	A JUROR: I saw where they said that it was	16		A JUROR: No. Uh-uh.
	done in in Leakin Park.	17		THE COURT: All right then, could you listen to
8	THE COURT: Uh-huh.			cts and circumstances and evidence presented in the
9	A JUROR: And that they that she was buried.	19		oom and the law as I instruct you, and set aside
0.0	THE COURT: Okay. Can you set aside what you	20		you may have read about in the newspaper, don't
	saw on the television, in your mind set it aside, listen	21		der that, and render a fair and impartial verdict?
	to the facts and circumstances and the testimony that	1000	Could	you do that?
	comes out at trial in the courtroom	23		A JUROR: I wouldn't like to judge it.
24	A JUROR: No. Because I think he's guilty.	24		THE COURT: You would not like to judge him?
25	THE COURT: You believe he's guilty? All	25		A JUROR: No.

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	Conde	ens	eit!
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1	THE COURT: And that is because of something	1	THE COURT: Did your niece tell you anything
2	personal or your religious belief?	2	about the case at all?
3	172	3	A JUROR: I don't think she knew anything. She
4	, , , , , , , , , , , , , , , , , , , ,	4	just simply said that she couldn't believe that
	understand is why you chose to use the words, "I would	5	
6	not like to judge him"?	6	happened?
7		7	A JUROR: Yeah.
	aside and just say	8	THE COURT: Are you able to set aside what your
9	Para Para Para Para Para Para Para Para		niece may have told you and what you may have seen in the
	aside?		newspaper or television, not consider it, but rather
11	A JUROR: Yeah.	100	listen to the facts, circumstances, the evidence as
12	, , , , , , , , , , , , , , , , , , , ,		presented in the courtroom, and the law as I instruct
	you're talking about what you read or saw on on the	1000	you,
	news?	14	The state of the s
15	The second of th	15	The state of the s
16	The contract of the contract o	166650	verdict?
17		17	
18	A JUROR: No. I mean on the TV.	18	
19	THE COURT: On the TV?		you're best, you're saying that because you will do your
20	A JUROR: What I heard, that's what I'm saying.	10000	best; is that right?
21	THE COURT: I see.	21	A JUROR: That is correct.
22	Any follow-up questions, Ms. Gutierrez?	22	THE COURT: Any follow up, Ms. Gutierrez?
23	MS. GUTIERREZ: (Shaking head.)	23	Company of the Compan
24	THE COURT: Follow up, Mr. Urick?	24	THE COURT: Ms Mr. Urick, any follow up?
25	MR. URICK: No, Your Honor.	25	
	Page 61		Page 63
1	THE COURT: Thank you very much, ma'am. You	1	THE COURT: Did you stand up on the other
50	may step back.	100	question about there being a hardship?
3	A JUROR: Thank you.	3	A JUROR: No.
4	(The juror left the bench.)	4	THE COURT: Thank you very much, ma'am.
0	MS. GUTIERREZ: Motion to strike for cause.	5	A JUROR: You're welcome.
6	THE COURT: I'm going to strike her for cause.	6	(The juror left the bench.)
	I find that she, with great hesitancy, answered the	7	THE COURT: 395? Juror 3-9-5?
	Court's questions, was really unsure whether or not she	8	(A juror approached the bench.)
	could do this or not, wasn't really able to give a clear	9	THE COURT: How are you?
11	yes. So therefore, I will strike her for cause in an abundance of caution.	10	A JUROR: Fine. And you? THE COURT: You indicated that had either read
12	Juror Number 379? 3-7-9?	11	
13	The state of the s	1	about this on the newspaper, saw about it on the
13	(A juror approached the bench.) THE COURT: How are you?	1	television or in someway knew something about this case? A JUROR: From the television.
15	- Comment of the Comm	14	THE THEORY MAINS CHIEF COST - THE CASE OF THE COST OF
16	A JUROR: Okay.	15	THE COURT: TV?
	THE COURT: You indicated that you read	16	Control of the Contro
17	something in the newspaper, saw something on television	17	THE COURT: What is it that you saw on TV?
	or know something about this case?	18	A JUROR: Like the the pictures and just
19	A JUROR: Well, from my memory, my niece		when it first happened and the different when the
20	attended the school that Ms. Lee attended. And we just	20	, 5
21	overheard it over the news and everything, so she and I	21	THE COURT: And the location of where it
22	talked about it. But I don't think she know her		happened?
23	personally or anything. I just asked her.	23	A JUROR: Yes.
24	THE COURT: Okay.	24	THE COURT: Did you form an opinion based on
25	A JUROR: Because she went to the same school.	25	what you saw as to the guilt or innocence of the

Conde	OIL	ort;
Page 64		Page 66
defendant?	1	that didn't happen in this court, do you understand that?
A JUROR: Yes.	2	A JUROR: Uh-huh.
THE COURT: You did?	3	MS. GUTIERREZ: You'd have to put that totally
A JUROR: Yes.	4	aside and not listen to that opinion which was based on
THE COURT: Okay. And so you're saying that	5	things before you were selected a juror, do you
you couldn't set aside in your mind what you read about	6	understand that?
or saw on television and listen to the facts and	7	A JUROR: Yes.
circumstances, the evidence in the courtroom	8	MS. GUTIERREZ: Is that going to be difficult
A JUROR: Yes.	9	for you?
THE COURT: Okay. You could?	10	A JUROR: No. I say yeah and no. I'm going to
A JUROR: Yes.	11	say yeah because I wouldn't want to confuse the two so I
THE COURT: All right. This is what I need to	12	would say yes.
know because you're confusing two things from	13	MS. GUTIERREZ: So it would be a difficulty?
A JUROR: Right.	14	A JUROR: Yeah.
THE COURT: When we have a trial of the	15	MS. GUTIERREZ: And, Ms. do you think
evidence, testimony, witnesses, and I need to know that	16	that there's a possibility that because you've already
you're not considering what you read in the newspaper as	17	formed an opinion that this man is guilty that that would
part of the evidence, but rather that you're setting that	18	interfere in your ability to just base a juror's decision
aside and not considering that but only looking at the	19	on what you hear in this courtroom?
evidence and witness testimony and then the law as I	20	A JUROR: I wouldn't be able.
instruct you in order to render a fair and impartial	21	THE COURT: Any follow up, Mr. Urick?
verdict. Can you do that?	22	MR. URICK: No, Your Honor.
A JUROR: Uh-huh.	23	THE COURT: Thank you very much. You may step
THE COURT: Yes?	24	back.
A JUROR: Yes.	25	(The juror left the bench.)
Page 65		Page 67
	1	MS. GUTIERREZ: Make a motion to strike for
	2	cause.
A JUROR: No.	3	THE COURT: You have no problem with that do
THE COURT: Ms. Gutierrez, do you have a follow	4	you?
	5	The same of the sa
MS. GUTIERREZ: Yes.	6	
Ms. you said that based on what you'd	7	
	8	(A juror approached the bench.)
Separation of the Control of the Con	9	N. O. S. C. L. C.
	10	A JUROR: Fine. And you?
defendant was guilty?	11	THE COURT: I'm fine. You indicated that
	12	you've read something in the newspaper, saw something on
The same of the sa		television?
	115000	A JUROR: Saw it on TV.
And the second of the second o	-501	THE COURT: Okay. Can you tell me what it is
	1	that you read or saw?
A CONTROL OF THE PROPERTY OF T	1	A JUROR: Well, what I saw was the time when
MS. GUTIERREZ: From what you heard	18	they found the body in Leakin park.
A JUROR: What I heard, right, I	19	THE COURT: Was this on TV?
MS. GUTIERREZ: you believe already that	20	A JUROR: Yes. On WJZ.
The Collection for other alleady that	20	
With the state of	21	THE COURT: All right And ac a recult of what
he's	21	THE COURT: All right. And as a result of what
he's A JUROR: pass my own judgements	22	you saw on television did you form an opinion about the
he's	22	
	defendant? A JUROR: Yes. THE COURT: You did? A JUROR: Yes. THE COURT: Okay. And so you're saying that you couldn't set aside in your mind what you read about or saw on television and listen to the facts and circumstances, the evidence in the courtroom— A JUROR: Yes. THE COURT: Okay. You could? A JUROR: Yes. THE COURT: All right. This is what I need to know because you're confusing two things from— A JUROR: Right. THE COURT: When we have a trial of the evidence, testimony, witnesses, and I need to know that you're not considering what you read in the newspaper as part of the evidence, but rather that you're setting that aside and not considering that but only looking at the evidence and witness testimony and then the law as I instruct you in order to render a fair and impartial verdict. Can you do that? A JUROR: Uh-huh. THE COURT: Did you stand up on the other question for hardship? A JUROR: No. THE COURT: Ms. Gutierrez, do you have a follow up? MS. GUTIERREZ: Yes. Ms. You said that based on what you'd seen on TV, you had already formed an opinion? A JUROR: Right. MS. GUTIERREZ: As to whether or not this defendant was guilty? A JUROR: Right. MS. GUTIERREZ: And that opinion is that he's guilty? A JUROR: I mean—well, I didn't—just by reading, but not knowing all of the facts really and getting, I guess, more like hearing the facts—	defendant? A JUROR: Yes. THE COURT: You did? A JUROR: Yes. THE COURT: Okay. And so you're saying that you couldn't set aside in your mind what you read about or saw on television and listen to the facts and circumstances, the evidence in the courtroom A JUROR: Yes. THE COURT: Okay. You could? A JUROR: Yes. THE COURT: All right. This is what I need to know because you're confusing two things from A JUROR: Right. THE COURT: When we have a trial of the evidence, testimony, witnesses, and I need to know that you're not considering what you read in the newspaper as part of the evidence, but rather that you're setting that aside and not considering that but only looking at the evidence and witness testimony and then the law as I instruct you in order to render a fair and impartial verdict. Can you do that? A JUROR: Uh-huh. THE COURT: Did you stand up on the other question for hardship? A JUROR: Yes. Page 65 THE COURT: Did you stand up on the other question for hardship? A JUROR: No. THE COURT: Ms. Gutierrez, do you have a follow up? MS. GUTIERREZ: Yes. Ms. You had already formed an opinion? A JUROR: Right. MS. GUTIERREZ: As to whether or not this defendant was guilty? A JUROR: Right. MS. GUTIERREZ: As to whether or not this defendant was guilty? A JUROR: Right. MS. GUTIERREZ: And that opinion is that he's guilty? A JUROR: I mean well, I didn't just by reading, but not knowing all of the facts really and getting, I guess, more like hearing the facts

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	Page 68		Page 70
1	THE COURT: You think you might be biased?	1	A JUROR: Fine.
2	A JUROR: Yes.	2	, , , , , , , , , , , , , , , , , , ,
3	THE COURT: And that's because of what you saw		on the question as to whether or not you had some
4	or read on on television?	4	information that you knew about this case?
5	A JUROR: No.	5	A JUROR: Because I listened to it on the TV
6	THE COURT: Based on some other reason?	6	and read it in the newspaper.
7	A JUROR: Yes.	7	THE COURT: Okay. What was it that you read
8	THE COURT: Can you tell me what that other	8	about or heard about in the newspaper and on 1V"
9	reason is?	9	A JUROR: About how he kidnapped the girl and
10	A JUROR: Because I don't feel that anyone that		put her you know, killed her, put her in the park and
11	purposely commit murder should also receive murder, that	11	covered her with leaves and paper cardhoard paper
12	**	12	
13	THE COURT: Okay. The purpose of your sitting		you've seen on the newspaper in a newspaper media,
14	on the jury is to decide the facts.		you've already formed an opinion about this case that you
15	A JUROR: Right.		could not set aside, listen to the facts and
16	THE COURT: In other words your your role is		circumstances in the courtroom and render a fair and
17		1	impartial verdict?
18	presented and law as I instruct you and to decide whether	18	A JUROR: Well, it's some other things too
19		100	because I had a niece that was murdered, and as far I
20	doubt and to a moral certainty.		know he could be the one cause they he was never
21	A JUROR: Uh-huh.		found.
22	THE COURT: You're supposed to do that in a	22	THE COURT: Okay.
make serv	fair and impartial way. So what I would do is ask you to	23	
24		24	
25	before you came here and make your mind up not on what	25	that was also murdered, you're concerned then you
	D //	1	D :
30	Page 69		Page 7.
1	you heard on the news or read about in the newspaper, but		wouldn't be fair to him thinking that he might
2	you heard on the news or read about in the newspaper, but what you hear in the courtroom.	2	wouldn't be fair to him thinking that he might responsible for that as well?
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2 3 4 5	you heard on the news or read about in the newspaper, but what you hear in the courtroom. My question to you is can you do that? A JUROR: I don't think so. THE COURT: And you think you'd be affected by	2 3 4 5	wouldn't be fair to him thinking that he might responsible for that as well? A JUROR: Yes. Because the one that, you know, that he was never found. So how do I know it wasn't him? THE COURT: Okay. Any follow-up questions, Mr
2 3 4 5 6	you heard on the news or read about in the newspaper, but what you hear in the courtroom. My question to you is can you do that? A JUROR: I don't think so. THE COURT: And you think you'd be affected by what you already heard?	2 3 4 5 6	wouldn't be fair to him thinking that he might responsible for that as well? A JUROR: Yes. Because the one that, you know, that he was never found. So how do I know it wasn't him? THE COURT: Okay. Any follow-up questions, Mr Urick?
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you heard on the news or read about in the newspaper, but what you hear in the courtroom. My question to you is can you do that? A JUROR: I don't think so. THE COURT: And you think you'd be affected by what you already heard? A JUROR: Already know, yes. THE COURT: Okay. Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Any follow up, Mr. Urick? MR. URICK: No. Thank you, Your Honor. THE COURT: Thank you very much, ma'am. You may step back. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for cause. And that was Number 62? THE COURT: That's correct. I will grant that motion. I have number the next number as gone? MR. URICK: Yeah. 103's already been excused. THE COURT: Gone. 198 is the next number.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	wouldn't be fair to him thinking that he might responsible for that as well? A JUROR: Yes. Because the one that, you know, that he was never found. So how do I know it wasn't him? THE COURT: Okay. Any follow-up questions, Mr. Urick? MR. URICK: No, Your Honor. THE COURT: Ms. Gutierrez? MS. GUTIERREZ: No. THE COURT: Thank you very much. You may step back. A JUROR: Thanks. (The juror left the bench.) MS. GUTIERREZ: Motion to strike for cause. I don't think she can be fair and impartial under the circumstance of emotional grounds. 155? 155? Juror 155, please step up? (A juror approached the bench.) THE COURT: How are you? A JUROR: Fine. THE COURT: You indicated this morning that
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	you heard on the news or read about in the newspaper, but what you hear in the courtroom. My question to you is can you do that? A JUROR: I don't think so. THE COURT: And you think you'd be affected by what you already heard? A JUROR: Already know, yes. THE COURT: Okay. Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Any follow up, Mr. Urick? MR. URICK: No. Thank you, Your Honor. THE COURT: Thank you very much, ma'am. You may step back. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for cause. And that was Number 62? THE COURT: That's correct. I will grant that motion. I have number the next number as gone? MR. URICK: Yeah. 103's already been excused. THE COURT: Gone. 198 is the next number.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	wouldn't be fair to him thinking that he might responsible for that as well? A JUROR: Yes. Because the one that, you know, that he was never found. So how do I know it wasn't him? THE COURT: Okay. Any follow-up questions, Mr. Urick? MR. URICK: No, Your Honor. THE COURT: Ms. Gutierrez? MS. GUTIERREZ: No. THE COURT: Thank you very much. You may step back. A JUROR: Thanks. (The juror left the bench.) MS. GUTIERREZ: Motion to strike for cause. I don't think she can be fair and impartial under the circumstance of emotional grounds. 155? 155? Juror 155, please step up? (A juror approached the bench.) THE COURT: How are you? A JUROR: Fine. THE COURT: You indicated this morning that

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	Page 72	100	Page 74
	saw it?	10000	saw?
2		2	
3	in the Sunpaper about it.	3	Programme and Comment Comment and Comment and Comment Comment Comment Comment Comment Comment Comment Comment
4	THE COURT: The Sunpaper?	200	sorry.
5	- The state of the second seco	5	
6			body in Leakin Park and they had linked the I guess
1550	hear?	7	the defendant with
8		8	THE COURT: Okay. And as a result of what you
	young lady in Leakin Park.		read, did you form an opinion about whether the defendant
10		1000	had committed this crime or not?
11	A JUROR: And then later on they questioned	11	A JUROR: Oh, no ma'am.
	some of her classmates and whatever. And a young man who	12	- Andrew Andrews and the Anthropy of the Control of
	was later found while, I wouldn't say guilty, but they	11253450	listen to the facts and circumstances in the courtroom,
14	found him what they say he's responsible for it or	I was to	consider the evidence and the law as I instruct you and
15	whatever.	15	render a fair and impartial verdict?
16	THE COURT: Okay. All right. And as a result	16	A JUROR: Yes, ma'am,
17	of what you saw or read, can you set aside what you saw	17	THE COURT: Any follow-up questions, Mr. Urick?
18	in the newspaper, in other words, don't consider it,	18	MR. URICK: No, Your Honor.
19	listen to the witness testimony and the evidence	19	THE COURT: Any follow up, Ms. Gutierrez'
20	presented in this courtroom, and render a verdict based	20	MS. GUTIERREZ: No, Your Honor.
21	on that; not on what you read in the newspaper. Not what	21	THE COURT: Thank you very much, ma'am. You
22	you saw on television. What you see in the courtroom,	22	may step back.
23	the evidence you consider in the courtroom and the law as	23	(The juror left the bench.)
24	I instruct you, rendering a fair and impartial verdict?	24	THE COURT: We've concluded the first question
25	Can you do that?	25	at this time. My plan is to go through and read out
	Page 73		Page 75
- 1	A JUROR: No. I think I would still remember.	1	aloud to ensure all jurors that have been stricken for
2	THE COURT: What you saw on the news?		cause on this one question are removed.
3	A JUROR: What I already seen.	3	Would you step back so I can see?
4	THE COURT: All right.	4	Ladies and Gentleman, I'm going to go through a
5	Any follow up, Mr. Urick?	5	list of numbers. You may or find that some of these
6	MR. URICK: No, Your Honor.		people have already left. I just want to ensure that if
7	THE COURT: Follow up, Ms. Gutierrez?		you are still in this courtroom, you may go home or you
8	MS. GUTIERREZ: No, Your Honor.		may take the work slips from Mr. White.
9	THE COURT: Thank you very much, ma'am. You	9	
	may step back.	1	here.
11	(The juror left the bench.)	11	
12	THE COURT: I'll assume there's a motion.	12	The state of the s
13	MS. GUTIERREZ: Make a motion.	13	
14	THE COURT: That motion will be granted.	14	
15	Juror Number 560? Juror 560?	15	soul!
16	(A juror approached the bench.)	16	
17	THE COURT: How are you?	17	
	The state of the s		
18	A JUROR: All right.	18	
19	THE COURT: You indicated that you had read	19	
20	about this in the newspaper, saw it on the television?	20	
21	A JUROR: Yes, ma'am.	21	169.
22	THE COURT: Can you tell me what you saw it on,	22	
	TV or radio, newspaper?	23	
24	A JUROR: In the newspaper, the Sunpaper.	24	A CONTRACTOR OF THE CONTRACTOR
25	THE COURT: Newspaper. And what is it that you	25	MR. URICK: Yes.

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20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the record the following numbers please step up? I need to record the following numbers please step up? I need to record the following numbers please step up? I need to record the following numbers please step up? I need to record the following numbers please step up? I need to record the following numbers please step up? I need to record the following numbers please step up? I need to record the following numbers please step up? I need to record to reco		Con	испа	
2 442, 3 450, may leave. 4 459. 5 463. 6 472 and 473 may leave. 7 485 did not return. I have a no show? 8 THE CLERK: No show on Friday. 9 THE COURT: 487. 10 490. 11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to 25 record the following numbers please follow Ms. 3 Connelly's direction. 4 (A juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: Vou indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 11 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due on 19 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 2 would be until September when the fall semester starts,		Page 7	6	Page 7
3 450, may leave. 4 459. 5 463. 6 472 and 473 may leave. 7 485 did not return. I have a no show? 8 THE CLERK: No show on Friday. 9 THE COURT: 487. 10 490. 11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the record the following numbers please step up? I need to page 79. 1 see Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: You indicated you had a hardship. 8 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 2 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the spring semester next week and these are the only two weeks that I would be able to work overtime. And surrently right now I have property taxes that are due on the 30th that I'm not able to pay at this time and some bills that have to be paid. 2 would be until September when the fall semester starts.	1	THE COURT: 209.	1	
4 459. 5 463. 6 472 and 473 may leave. 7 485 did not return. I have a no show? THE CLERK: No show on Friday. 9 THE COURT: 487. 10 490. 11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to 25 record the following numbers please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: Vou indicated you had a hardship. 8 A JUROR: Hi. 7 THE COURT: Vou indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 2 spring semester next week and these are the only two weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due on 5 tills that have to be paid. 20 bills that have to be paid. 21 And the only other time I can be work overtime 2 would be until September when the fall semester starts.	2	212.	2	442.
5 463. 6 472 and 473 may leave. 7 485 did not return. I have a no show? THE CLERK: No show on Friday. THE COURT: 487. 10 490. 11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to Page 77 Page 77 Page 77 Page 78 Page 79 I see Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: Vou indicated you had a hardship. 8 A JUROR: Hi. 7 THE COURT: Can you tell me what that is? 10 A JUROR: Pinancial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due on 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	3	220.	3	450, may leave.
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Page 77 Page 78 Page 77 Page 78 Page 77 Page 78 Pag	5	264.	5	
B THE CLERK: No show on Friday. 9 THE COURT: 487. 10 490. 11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to page 79. Page 79. 1 see Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: Vou indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due or 20 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	6	267.	6	472 and 473 may leave.
Page 77 Page 77 Page 77 Page 77 I see Juror Number 6 at the bench. Juror Number 258 and 201, please follow Ms. Connelly's direction. (A juror approached the bench.) THE COURT: Okay. A JUROR: Hi. THE COURT: Okay. A JUROR: Financial hardship. THE COURT: Can you tell me what that is? A JUROR: Financial hardship. THE COURT: Can you tell me what that is? A JUROR: At this time, I work at Catonsville Community College. THE COURT: Uh-huh. A JUROR: And this is the beginning of the Spring semester next week and these are the only two weeks that I would be able to work overtime. And surrently right now I have property taxes that are due or to the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. And the only other time I can be work overtime. And the only other time I can be work overtime. 20 would be until September when the fall semester starts.	7	268.	7	485 did not return. I have a no show?
10 490. 11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to 12 feet to 12 feet to 13 feet to 14 feet to 14 feet to 14 feet to 15 feet to 15 feet to 16 feet to 17 feet to 17 feet to 18	8	277.	8	THE CLERK: No show on Friday.
11 497. 12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 18 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to Page 77 1 see Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: Vou indicated you had a hardship. 8 A JUROR: Financial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due of the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	9	283.	9	THE COURT: 487.
12 504. 13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to 25 record the following numbers please step up? I need to 25 record the following numbers please follow Ms. 3 Connelly's direction. 4 (A juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the spring semester next week and these are the only two weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due of 19 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	10	285.	10	490.
13 524. 14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to Page 77 1 see Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Okay. 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due or object to be paid. 21 And the only other time I can be work overtime 20 would be until September when the fall semester starts.	11	295.	11	497.
14 533. 15 One moment. We're okay? 533? 16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 545. 20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to 25 record the following numbers please step up? I need to 25 record the following numbers please follow Ms. 3 Connelly's direction. 4 (A juror Approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 4 JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the spring semester next week and these are the only two weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due on the 30th that I'm not able to pay at this time and some bills that have to be paid. 2 And the only other time I can be work overtime 2 would be until September when the fall semester starts.	12	301.	12	504.
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16 545. 17 MR. URICK: 527. 18 THE COURT: Correct. 527. 19 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the record the following numbers please step up? I need to Page 77 Page 77 Page 77 1 see Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two weeks that I would be able to work overtime. And and the only other time I can be work overtime. 2 would be until September when the fall semester starts.	4	307.	14	533.
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20 549. 21 5-5-5, you may leave. 22 565. 23 566, you may leave. 24 The next question involved hardship. For the 25 record the following numbers please step up? I need to Page 77 See Juror Number 6 at the bench. 2 Juror Number 258 and 201, please follow Ms. 3 Connelly's direction. 4 (A juror approached the bench.) 5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due o 19 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	8	MR. URICK: 323.	18	THE COURT: Correct. 527.
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Page 77 Page 78 Page 78 Page 79 Pag	0:0	323.	20	549.
Page 77 Page 78 Page 77 Page 78 Page 78 Page 79 Pag	1.1	346.	21	5-5-5, you may leave.
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Page 77 Page 77 Page 77 see Juror Number 6 at the bench. Juror Number 258 and 201, please follow Ms. Connelly's direction. (A juror approached the bench.) THE COURT: Okay. A JUROR: Hi. THE COURT: You indicated you had a hardship. A JUROR: Yes. THE COURT: Can you tell me what that is? A JUROR: Financial hardship. THE COURT: Okay. A JUROR: At this time, I work at Catonsville Community College. THE COURT: Uh-huh. A JUROR: And this is the beginning of the spring semester next week and these are the only two weeks that I would be able to work overtime. And surrently right now I have property taxes that are due of the 30th that I'm not able to pay at this time and some bills that have to be paid. And the only other time I can be work overtime would be until September when the fall semester starts.	3	MR. URICK: 341.	23	566, you may leave.
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5 THE COURT: Okay. 6 A JUROR: Hi. 7 THE COURT: You indicated you had a hardship. 8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due of the analysis of the soft that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	3	363.	3	
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8 A JUROR: Yes. 9 THE COURT: Can you tell me what that is? 10 A JUROR: Financial hardship. 11 THE COURT: Okay. 12 A JUROR: At this time, I work at Catonsville 13 Community College. 14 THE COURT: Uh-huh. 15 A JUROR: And this is the beginning of the 16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due of the action of the solution of the solution of the solution. Do not leave, 402. 19 the 30th that I'm not able to pay at this time and some bills that have to be paid. 21 And the only other time I can be work overtime would be until September when the fall semester starts.	7	381.	7	THE COURT: You indicated you had a hardship.
A JUROR: Financial hardship. THE COURT: Okay. A JUROR: At this time, I work at Catonsville Community College. THE COURT: Uh-huh. A JUROR: And this is the beginning of the spring semester next week and these are the only two weeks that I would be able to work overtime. And currently right now I have property taxes that are due o the 30th that I'm not able to pay at this time and some bills that have to be paid. And the only other time I can be work overtime would be until September when the fall semester starts.	8	394.	8	
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16 spring semester next week and these are the only two 17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due of 19 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	5	THE COURT: 412. One second.		
17 weeks that I would be able to work overtime. And 18 currently right now I have property taxes that are due o 19 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	6	MR. URICK: Not 402.	16	
18 currently right now I have property taxes that are due of pain. Do not leave, 402. 19 the 30th that I'm not able to pay at this time and some bills that have to be paid. 21 And the only other time I can be work overtime would be until September when the fall semester starts.	7	403.		
nain. Do not leave, 402. 19 the 30th that I'm not able to pay at this time and some 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts.	8	404.	100	
 20 bills that have to be paid. 21 And the only other time I can be work overtime 22 would be until September when the fall semester starts. 			100000	
And the only other time I can be work overtime would be until September when the fall semester starts.				
22 would be until September when the fall semester starts.				The state of the s
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	
THE COURT. Okay Voulte concerned about your	3	+12, Illay leave.	122	
		421 mars leave	22	THE COURT, Okay Vou're concerned shout your
174 ADDITY TO WOLK DVELLIME HOWEVEL WITH TEAST TO VOID	3	421, may leave.	25620	
	19 20 21	THE COURT: 402 remain. Do not leave, 402. 403. 404, may leave. 412, may leave.	20 21	bills that have to be paid. And the only other time I can be work ow would be until September when the fall semeste
27 dollity to work overtille. However, with regard to you		421, may leave. 426.	25620	THE COURT: Okay. You're concerned about you ability to work overtime. However, with regard to you

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	Conde	ens	CIL:
	Page 80		Page 82
1	A JUROR: Uh-huh.	1	Any follow-up questions, Mr. Urick?
2	THE COURT: Would you receive that?	2	Secretary of the selection of the secretary of the secret
3	A JUROR: Yes.	3	ACCORDANG OF A SHIP AND A SHIP AND A SHIP AND A SHIP AS
4	THE COURT: While you're working here?	4	MS. GUTIERREZ: (Shaking head.)
5	A JUROR: Uh-huh. But it wouldn't be enough to	5	THE COURT: Thank you very much. You may step
6		6	back.
7	next week would be the times that I could do the	7	(
8	overtime.	8	
9	CONTRACTOR	9	the state of the s
10			the record I represented Anthony Jones.
11	Victor Section 11 Control 11 Cont	11	THE COURT: All right. 258 we will strike
12			then. Note that Ms. Gutierrez indicated she represented
13		-	the defendant. 201 that's 258 was stricken.
14	Comprehensive State Comprehensive Comprehens	14	
	may step back.	15	
16	100 CH CO CO CO CO A PARE A SERVICIO DE PROPERTO CONTROL CONTR	16	the state of the s
17		100	2-0-1?
18	CONTRACTOR OF THE PROPERTY OF	18	, , , , , , , , , , , , , , , , , , , ,
	making sure that I don't repeat those that we may have	19	
	either struck for cause or already questioned. Believe I	20	
	got their responses down in the appropriate place but if		you had some hardships, some reason you could not sit?
	you notice as we're going through someone is stricken for	22	
	cause I'd appreciate your assistance.	23	The state of the s
24			reason that you could not sit?
25	Set Wilder and Description (1994) And Set Wilder Set Wilder and Control of the Set Wilder (1994) And Andrews (1994)	25	A JUROR: Yes. I take first of all, I take
	Page 81		Page 83
	hardship. How are you?		blood pressure pills.
2		2	
3		3	
4	A JUROR: I've been out of work since November		didn't take them Friday or Monday because of having to
	13th.	1	come here.
6		6	
7		1	bathroom; is that right?
	work.	8	
9		9	7
10	A JUROR: And I've just been released on	1000	frequently than once an hour?
	Monday. Here's the slip.	11	A JUROR: Oh, yes.
12	THE COURT: Okay. I believe you. You can keep	12	
	your slip.	13	A JUROR: And I've just been diagnosed with diabetes.
14	A JUROR: Okay. And I suffering from	4,500	
15	THE COURT: But you can go back to work? Is	15	
	that what you're telling me? That's what that says?	16	A CONTRACTOR OF THE PROPERTY O
17	A JUROR: Uh-huh.		tomorrow to get started on treatment.
18	THE COURT: Okay, Go ahead. And the second	18	THE COURT: All right.
	reason?	19	1 1
20	A JUROR: Is because I have a son that was	20	MR. URICK: No, Your Honor.
	murdered, the Anthony Jones case.	21	THE COURT: Any follow up, Ms. Gutierrez?
22	THE COURT: Uh-huh.	22	services and the services of t
23	A JUROR: And I really don't want to stand up	23	THE COURT: Thank you very much, ma'am. You
	and listen to this go on.	1	may step back.
25	THE COURT: Okay.	25	A JUROR: Thank you.

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	Page 84		Page 86
1	(The juror left the bench.)	1	so
2	MR. URICK: Make a motion.	2	THE COURT: Okay. Very well.
3	MS. GUTIERREZ: Make a motion.	3	I find that in light of the fact that he's been
4	THE COURT: I'm going to treat her as I did the	4	excused he should be excused under the circumstances
5	other one, strike her for cause. As I indicated with the		And I will note that he's talking to other jurors at this
6	other one, more frequently than an hour in addition to	6	time so I'm going to ask that he leave, and I'm going to
7	the medical other medical reasons. So 201 will be	7	excuse the following jurors that we've already noted.
8	stricken for cause.	8	And that would be Juror Number he's number
9	132, please step up to the bench? Juror 1-3-2?	9	-32 132.
10	()	10	The following jurors please listen and at this
11			time you may leave. You may go home or whatever you
12		12	would like to do.
13		13	Juror Number 6.
14	You indicated that you had some hardship, some reason you	14	Juror Number 258.
15	The second secon	15	ALTERNATION CONTRACTOR OF THE STATE OF THE S
16		16	MR. URICK: 6 wasn't excused.
1000	anxiety."	17	THE COURT: I'm sorry. One moment. One
18			moment. Strike that.
19		19	Juror number 6, you'll have to remain for one
20		1	moment. My mistake.
21	• · · · · · · · · · · · · · · · · · · ·	21	I have 258; right?
22		22	258.
	require you to sit in a chair somewhat like you've been	23	MR. URICK: 258.
1	sitting. You'd have to do that everyday for the next two	24	THE COURT: 258, you may go.
23	weeks. Are you saying that you are not able to do that?	25	201, you may go.
	Page 85		Page 87
1	A JUROR: Yeah.	1	132, you may go.
2		2	(Pause.)
100	medication for this?	3	THE COURT: Juror Number 32, please approach
1	A JUROR: The chiropractor will not administer	-	the bench?
1	any medication.	5	MR. URICK: I have 32 as already struck.
6	THE COURT: Okay.	6	THE COURT: I'm sorry. 32 is gone. All right.
7	Any follow-up question, Mr. Urick?	7	304? 304?
8	THE COURT: No, Your Honor.	8	(A juror approached the bench.)
9	THE COURT: Any follow up, Ms. Gutierrez?	9	THE COURT: How are you? You indicated that
10	MS. GUTIERREZ: No, Your Honor.	1	you had some reason, some hardship? A JUROR: Yes.
11	THE COURT: Thank you very much, sir. You may	11	The state of the s
	step back.	12	THE COURT: Can you tell me what that is? A JUROR: Financially I can't afford it.
13	A JUROR: Thank you, Your Honor.	13	THE COURT: Okay. And what is the financial
14	(The juror left the bench.)	14	hardship? What do you do for a living?
10000	MS. GUTTERREZ: Judge, I would make a motion for cause.		A JUROR: Well, I'm currently working two jobs.
-0.000		16	THE COURT: Uh-huh.
17	THE COURT: Okay, He had said	17	A CONTRACTOR OF THE CONTRACTOR
18	MS. GUTIERREZ: I would also note this is a	18	A JUROR: And my day starts at two o'clock in
	juror who this morning early, I got here at quarter after		the morning.
	9:00, was roaming the halls insisting on finding Judge	20	THE COURT: Uh-huh.
1	Heller, Judge Heller's office; that she was the only one	21	A JUROR: I'll never be able to stay awake
	who could help him and.		sitting.
23	You know, I I observed him speaking others	23	THE COURT: Okay. And do you work for the
	and he attempted to come up to me and I just held out my	24	State or the City?
23	hands and I didn't listen. But this is that same juror,	25	A JUROR: No. I work for an insurance company

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	Conde	ens	cit!
	Page 88		Page 90
1	well, it's a it's not an insurance company cause	1	THE COURT: And a 434? Juror Number 4-3-4?
2	it's like a we don't call ourselves an insurance	2	(A juror approached the bench.)
3	company. We pay medical bills but it's not an insurance	3	the state of the s
4	company.	4	A JUROR: Okay.
5	THE COURT: And what do you do there?	5	THE COURT: You indicated that you had a
6	A JUROR: It's a	6	hardship. Can you tell me what that is?
7	THE COURT: What do you do for them?	7	A JUROR: On my job I'm only part time.
8	A JUROR: Medical claims.	8	THE COURT: You work part time?
9	3.00	9	
10		10	
11		11	get paid?
12	A JUROR: No, ma'am.	12	Control of the Contro
13	THE COURT: You work by the hour?	13	but I don't get their benefits.
14	A JUROR: Yes.	14	
15		15	hospital?
16	other job?	16	
17	The state of the s	17	
18	Sunpaper.	18	2 , , , , , , , , , , , , , , , , , , ,
19		19	
20	do not go to work, you will not get paid?	20	A JUROR: No.
21	A JUROR: I miss all the overtime and I'm	21	THE COURT: Okay. And that's why it would be a
22	trying to settle on a piece of property.	22	hardship
23		23	A JUROR: Right.
24		24	THE COURT: for you to sit for two weeks?
25	THE COURT: I asked you whether or not you	25	A JUROR: I work the I work for I work
	Page 89		Page 91
1	would not get paid and your answer was I wouldn't get	1	for Bayview, but I'm under a contract with someone.
2	overtime.	2	THE COURT: I understand.
3	A JUROR: Right.	3	Any follow-up questions from Ms. Gutierrez?
4	THE COURT: Apart from the overtime, would you	4	MS. GUTIERREZ: No, Your Honor.
5	get your regular pay?	5	THE COURT: Follow up, Mr. Urick?
6	A JUROR: Yes. And I have to pay them what you	6	MR. URICK: No, Your Honor.
7	pay me.	7	THE COURT: Thank you very much, sir. You may
8	THE COURT: You have to reimburse them the \$10?	8	step back. You might want to take your coat off. You
9	A JUROR: \$15.	9	may be a little more comfortable.
10	THE COURT: Yes, \$15, excuse me. And then	10	A JUROR: All right,
11	but you get the rest of your money?	11	THE COURT: Because it's very warm in here.
12	A JUROR: Yes.	12	(The juror left the bench.)
13	THE COURT: Okay.	13	MS. GUTIERREZ: I'll make a motion to strike
14	Any follow-up questions, Mr. Urick?	14	for cause.
15	MR. URICK: No, Your Honor.	15	THE COURT: He's a contractual employee and the
16	THE COURT: Any follow up, Ms. Gutierrez?	16	
17	MS. GUTIERREZ: No, Your Honor.	17	Any objection from the State?
18	THE COURT: Thank you very much, ma'am. You	18	MR. URICK: No, Your Honor.
19	may step back.	19	THE COURT: 134.
20	A JUROR: Thank you.	20	334. 334 is the next one I have.
21	(The juror left the bench.)	21	Okay. Juror 3-3-4? 3-3-4, please step up?
22	THE COURT: Number 17 I have as the next one.	22	(A juror approached the bench.)
	MR. URICK: He was struck.	23	THE COURT: How are you?
23	THE RESERVE OF THE PARTY OF THE		
23 24	THE COURT: Struck as	24	A JUROR: Okay.

Page 92 Page 94 1 choose to stay. You're here, and you've been sitting 1 hardship. Can you -- a hardship, some reason you could 2 not sit for the next two weeks? 2 through this process. And also you've raised your right hand to be A JUROR: Yes. I say that but --3 3 4 sworn. So you're welcome to stay. However, are you THE COURT: Okay. You're saying you said that 5 telling me that due to your age you feel that that is a 5 but. Why did you say it? 6 hardship for you to sit for the next two weeks? A JUROR: Because when you said this was our 6 duty, I changed my mind. 7 A JUROR: I think so. THE COURT: You said this was a what? 8 THE COURT: And you feel that because of your A JUROR: You said it's our duty to serve so. 9 age? 9 10 I'm just staying. 10 A JUROR: I do. THE COURT: Okay. So you don't believe you THE COURT: I'm not going to challenge you on 11 12 have a hardship as I described. 12 that one, but I will ask Ms. Gutierrez is she has any 13 A JUROR: Just have asthma. 13 follow-up questions? THE COURT: You have asthma. Okay. MS. GUTIERREZ: No, Your Honor. 14 14 A JUROR: And arthritis, and I take medication. THE COURT: Any follow-up questions? 15 15 16 THE COURT: Does the medication interfere with 16 MR. URICK: No, Your Honor. THE COURT: Thank you very much, ma'am. You your ability to listen or pay attention? 17 17 A JUROR: No. It doesn't. 18 18 may step back. A JUROR: Thank you. Thank you, Your Honor. 19 THE COURT: And does it in anyway cause you to 19 20 have to go to the facilities more frequently than once an (The juror left the bench.) 21 hour? MS. GUTIERREZ: Your Honor? 21 22 A JUROR: No. It doesn't. THE COURT: There's the answer to your 22 THE COURT: Thank you very much, ma'am, for 23 23 question? 24 being honest. One moment. 24 MS. GUTIERREZ: Right. I'll make a motion for 25 Ms. Gutierrez, you have a follow up? 25 cause. It's a nice little adventure for her. Page 93 Page 95 MS. GUTIERREZ: No. Your Honor. THE COURT: Well, technically she, according to 1 2 THE COURT: Mr. Urick? 2 the form, says she doesn't have to so, Mr. Urick, you MR. URICK: No. Your Honor. 3 don't have any objection do you? 3 MR. URICK: No. 4 THE COURT: Thank you very much, ma'am. You 5 may step back. THE COURT: So I'm grant the strike for cause. 6 THE JUROR: Okay. 6 Had she wanted to sit, I would have not stricken her (The juror left the bench.) under the circumstances. 7 8 THE COURT: Juror Number 4-5-5? 4-5-5? 8 MS. GUTIERREZ: Yes. 9 (A juror approached the bench.) THE COURT: But under these Number 455 will be 9 10 THE COURT: How are you? 10 stricken. A JUROR: Fine. How are you? 573. And she's, in effect, done her duty, 11 11 12 THE COURT: You indicated that you had a 12 she's been here two days. 573? 5-7-3? 13 hardship, some reason you could not sit for the next two 13 14 weeks. (A juror approached the bench.) 14 15 A JUROR: No. My problem is I miss -- I didn't 15 THE COURT: How are you? read, and I'm 70-years old. A JUROR: Well. 16 THE COURT: You indicated that you had some THE COURT: Okay. 17 17 18 reason why you could not sit? 18 A JUROR: And I didn't know at that until I got to the jury assembly room. 19 A JUROR: Because of my job won't allow me to 20 take off. I'm not financially able to do that at this THE COURT: Okay. 20 21 A JUROR: And once I found that out, since I 21 time. was there, I decide I would stay. 22 THE COURT: Okay. And what do you do for a 22 23 THE COURT: Okay. Let me tell you now. You 23 living? 24 can stay if you want to. You have an absolute right to 24 A JUROR: I'm a General Manager for Checkers, 25 be part of a jury panel for the selection process if you 25 Checkers fast food restaurant.

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	Page 96		Page 98
1		1	
2		2	live here and all my wife's relatives do work.
3		3	, F 1
4		4	
5		5	
6		6	
7		7	men reality services
8	, , , , , , , , , , , , , , , , , , , ,		back.
9		9	(The juror left the bench.)
10	1,5	10	MS. GUTIERREZ: Make a motion to strike for
11			cause.
12	CONTRACTOR STATE SESSION CONTRACTOR (CONTRACTOR (CONTR	12	
13		13	State would have no objection, would you?
14	MR. URICK: No, Your Honor.	14	MR. URICK: I would object.
15	THE COURT: Thank you very much. You may step	15	THE COURT: And you're reason for objecting to
16	back.	1	
17		1	seven-month old child and he's not able to find I mean
18		18	financially afford a sitter while he's saying in this
19	THE COURT: Juror Number 87? Juror 87, please	19	case?
20	step up?	20	MR. URICK: I just don't think that that reason
21		21	is sufficient for cause.
22	right before that.	22	THE COURT: Okay. I disagree with you, and
23	The state of the s		I'll strike him for cause. That's a financial obligation
	did?		that this case would bear and I don't believe \$15 will
25	MR. URICK: No. That was	25	cover the cost to take care of a seven-month old over the
	Page 97		Page 99
1	THE CLERK: 5-7-3.	1	course of a day, let alone two days which he's already
2	MS. GUTIERREZ: 573.	2	done.
3	THE COURT: Okay.	3	5-0-5 we'll strike him for cause.
4	MS. GUTIERREZ: Okay. And I'm sorry, 87 is	4	5-0-5, step up please?
5	what we're doing now?	5	(A juror approached the bench.)
6	(A juror approached the bench.)	6	THE COURT: Hi. You indicated that you had
7	THE COURT: 8 your number is?	7	hardship. Can you tell me what that is?
8	A JUROR: 87.	8	A JUROR: I work I'm a temporary employee
9	THE COURT: 87. And the one we just did was 5-		for Census 2000 and they do not pay for jury duty. And
10	0 573?	10	it wouldn't cover my daycare.
11	MR. URICK: Yes.	11	THE COURT: How old is your child?
12	THE COURT: Okay. One second. I just stuck it	12	A JUROR: Three.
13	in the wrong place, that's why. Give me one second to	13	THE COURT: Three-years old. Does you child go
14	edit this.	14	to daycare?
15	(Pause.)	15	A JUROR: Yes. Yes.
16	THE COURT: Okay. One second, my computer is	16	THE COURT: During the day. What time is
	playing "I do not want to cooperate." Okay.	17	A JUROR: 8:00 to 4:30.
17	praying 1 do not want to cooperate. Okay.	-	
17 18	And Number 87 wants to tell me about the	18	THE COURT: To 4:30?
18			THE COURT: To 4:30? A JUROR: Yes.
18	And Number 87 wants to tell me about the	18	A JUROR: Yes.
18	And Number 87 wants to tell me about the hardship? A JUROR: My wife is sole provider. I just	18 19 20	A JUROR: Yes. THE COURT: If I could tell you that we would
18 19 20	And Number 87 wants to tell me about the hardship?	18 19 20 21	A JUROR: Yes. THE COURT: If I could tell you that we would end at 4:30 if you were selected on this jury to enable
18 19 20 21	And Number 87 wants to tell me about the hardship? A JUROR: My wife is sole provider. I just closed down my business last month and I have to babysit	18 19 20 21 22	A JUROR: Yes. THE COURT: If I could tell you that we would
18 19 20 21	And Number 87 wants to tell me about the hardship? A JUROR: My wife is sole provider. I just closed down my business last month and I have to babysit my seven-month old son. And right now in Chapter 7	18 19 20 21 22	A JUROR: Yes. THE COURT: If I could tell you that we would end at 4:30 if you were selected on this jury to enable you to get to daycare, would that change your hardship

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	Page 100		Page 102
1	THE COURT: Because they don't pay you if you	1	You may go home or wherever.
2	don't participate?	2	Juror Number 322.
3	A JUROR: Right.	3	Juror Number 2-0-9.
4	THE COURT: Are you a sole support for your	4	Juror Number 87.
5	child?	5	Juror Number 5-0-5.
6		6	And I believe 1-3-2 has already been excused.
7	THE COURT: All right. Fine.	7	If not, Juror Number 1-3-2.
8	Any follow-up questions, Ms. Gutierrez?	8	Correct?
9	MS. GUTIERREZ: No, Your Honor.	9	MS. GUTIERREZ: No, Judge, 17.
10	THE COURT: Any follow up, Mr. Urick?	10	MR. URICK: 17 was excused a long time ago.
11		11	THE COURT: Yeah. I did all the others.
12	- May the commence of the comm	12	MS. GUTIERREZ: Okay.
13	may step back.	13	THE COURT: Juror Number 267 is that the next
14		14	one you have?
15	MS. GUTIERREZ: Make a motion to strike for	15	MR. URICK: That one's been excused already.
16	cause.	16	
17	The state of the s	17	THE COURT: Okay. And we'll go down.
18		18	MS. GUTIERREZ: I'm sorry. What's the number?
19		19	THE COURT: 572.
20	7	20	Juror 5-7-2? Juror 5-7-2?
21	MR. URICK: Yes.	21	(A juror approached the bench.)
22	The second secon	22	THE COURT: How are you?
23	412?	23	A JUROR: Just fine.
24	MS. GUTIERREZ: He's excused.	24	THE COURT: You indicated that you had a
25	MR. URICK: You may have I think you excused	25	hardship, some reason that you could not sit?
	Page 101		Page 103
1	412.	1	A JUROR: Yes. I have a mental illness.
2	THE COURT: One second. All right. 412 is	2	THE COURT: Uh-huh.
3	stricken.	3	A JUROR: And I see a doctor, a psychiatrist.
4		4	And I thought about asking beforehand to let me out but I
5	(A juror approached the bench.)	5	didn't and I I have trouble concentrating. And
6		6	THE COURT: Okay. You're afraid that if you
7	hardship. Can you tell us	7	sat in this case, you would not be able to concentrate
8		8	A JUROR: Concentrate, yes.
9	A STATE OF THE STA	9	THE COURT: the entire time and consider the
10	,	10	evidence that's presented?
11	and ready to go?	11	A JUROR: Yes.
12		12	THE COURT: Any follow up, Mr. Urick?
13	THE COURT: All right.	13	MR. URICK: No, Your Honor.
14		14	THE COURT: Any follow up, Ms. Gutierrez?
15	MR. URICK: No, Your Honor.	15	MS. GUTIERREZ: No, Your Honor.
16	THE COURT: Any follow up from defense?	16	THE COURT: Thank you very much, sir. You may
17	MS. GUTIERREZ: Can we make her stay here in	17	step back.
18	Maryland?	18	A JUROR: Thank you.
19	THE COURT: We could, but it but if she	19	(The juror left the bench.)
20	leaves the state I couldn't even get her. Any objection?	20	MS. GUTIERREZ: Make a motion to strike for
21	All right. You may leave at this moment.	21	cause.
22	A JUROR: Thank you.	22	THE COURT: I will grant the motion. That's
23	THE COURT: Goodbye.	23	572, 5-7-2.
24	(The juror left the bench.)	24	Mr. White, can you add what strikes we have so
25	THE COURT: The following jurors please listen.	25	far so that I know how deep we are into the panel, if you

_	Conc	lens	elt!
	Page 104	1	Page 106
1	would? Take out the two people that didn't show, the one	1	A JUROR: Right here.
2	today and one from Friday and give me a balance at this	2	MR. URICK: 16.
3	juncture, including 572 being removed.	3	THE COURT: 16, please remain.
4	Juror Number 185? Juror 1-8-5, please step up?	4	MR. URICK: 145 and everything through the end
5	(A juror approached the bench.)	5	of the list after that.
6	THE COURT: Okay. You indicated that you had a	6	THE COURT: 145?
7	hardship. Can you tell me what that is?	7	MR. URICK: Yeah.
8	A JUROR: I babysit for my daughter.	8	THE COURT: I have 45.
9	THE COURT: Uh-huh. Okay. One second.	9	MS. GUTIERREZ: I have 145.
10	One moment, please.	10	THE COURT: Do you have 45?
11	Ladies and Gentleman, I'm going to call out	11	MS. GUTIERREZ: 45's been excused.
12	some numbers. Those individuals that are still seated in	12	MR. URICK: Okay. Then it's 129.
13	the courtroom I'm going to do this in the following	13	THE COURT: 129? One second.
14	fashion.	14	Okay. 129, remain.
15	It's one o'clock. What I propose to do is for	15	469.
16	those of you who have indicated the hardship answer, and	16	481.
17	I'm going to call your number out, you should remain.	17	498.
18	I'm going to try to go through that list before	18	471.
19	we take lunch. Those of you that whose number is not	19	477.
	called, if your number is not called, I'm going to ask	20	478.
21	that you please go to lunch and return to this room at	21	310, please remain.
22	2:30, so you get a long luncheon recess.	22	Everyone else you may go to lunch except
23	Now understand. We are going to go through	23	wait, one second. One second. Before you go, those that
	these lists of names of the list of voir dire	24	are leaving those that are leaving, Juror Number 572,
25	questions. There are more questions. But realistically	25	you do not have to come back here. You may go home.
	Page 105		Page 107
1	I could have you sit here while I do the hardship, but	1	Juror Number 450, you do not have to come back
2	what I'm doing is allowing you to go get something to eat	2	MS. GUTIERREZ: I have Number 507 on this
3	and have a little bit of a long luncheon recess.	3	question also.
4	So that if I do not call your number you may go	4	THE COURT: Wait. Wait one second. One
5	to lunch. Return to this room at 2:30.	5	second. 185 is staying; right? Or did we strike that?
6	Those of you that are going to remain are Juror	6	A JUROR: I'm here.
7	Number 473, who should be up are you 473?	7	MS. GUTIERREZ: 185 is
8	A JUROR: 86.	8	A JUROR: Right here.
9	MR. URICK: 473's been struck already.	9	THE COURT: Okay.
10	THE COURT: Okay. 86.	10	And 527 we already took care of; right?
11	463?	11	MS. GUTIERREZ: Right.
12	MR. URICK: Already questioned.	12	THE COURT: Everyone else please go out quietly
13	368.	13	while we continue with our voir dire. Those individuals
14	THE COURT: 368, you are? Your number is?	14	that are leaving, go to lunch, come back at 2:30, we will
15	MR. URICK: 86.	15	continue.
16	A JUROR: 86.	16	Yes, sir?
17	THE COURT: 86. Okay.	17	A JUROR: May I approach the bench?
18	MR. URICK: The next one is 368.	18	THE COURT: Yes, you may.
19	THE COURT: 368 is still here.	19	MS. GUTIERREZ: You already have one
20	306.	20	THE COURT: Step back for one second.
21	MR. URICK: 83,	21	If you find that you have some emergency
22	A JUROR: Right here.	22	situation that you believe is going to require the
23	THE COURT: State will you please stay.		Court's attention immediately, you may stay. But let me
24	306.	24	under explain, these staff members have been working
25	83.	25	since 9:30 this morning.

	Cond	спэ	OTC.
	Page 108		Page 110
1	Although you're departing for lunch, we have	1	A JUROR: Yes.
2	not eaten at all, nor have we taken a break. So if you	2	3
	have something urgent that you believe will be should	3	
4	be brought to my attention immediately, you may step up	4	THE COURT: Did you tell them you had an
5	and I will see you.	5	emergency?
6	Yes, sir?	6	A JUROR: I told them I had a problem. A very
7	(A juror approached the bench.)		I told them I had a problem, and they said, "I'm sorry
8	THE COURT: Your juror number, please?	8	but we can't do anything for you. You're going to have
9	A JUROR: 476.	9	to go over to the judge's office."
10	THE COURT: 476. One second, 476. Your number	10	THE COURT: Well, excuse me
11	does not appear on the hardship list at all. You have	11	A JUROR: I went over to 339 and I told them.
12	some other matter?	12	THE COURT: Excuse me, sir.
13	A JUROR: No. I yes. It occurred, yes.	13	A JUROR: Yeah.
14	THE COURT: 4-7-6.	14	THE COURT: You're not answering my question.
15	A JUROR: It occurred Friday.	15	THE COURT: I said yet well, I didn't come
16	THE COURT: All right.		right out and say, "Hey, I got a real emergency." I just
17	A JUROR: My wife had a double bypass in		came out and said, "I have something very important I
18	December.	18	have to talk to the judge about."
19	THE COURT: Uh-huh.	19	And I've been sitting here since 9:30 or ten
20		20	o'clock waiting and waiting because I was told, "Well,
21	occasions I've had to take her back because of heart		they're going to call they're going to ask other
22	palpitations or this or that.		things or this and that." And I'm sitting here and
23		23	there's the letter.
24	A JUROR: She has ver I think it's called	24	THE COURT: Well, I thank you for the letter
25	vertigo vertiga	25	but I have to tell you that there's no way anyone could
1	P 100		D 111
	Page 109		Page 111
1	THE COURT: Uh-huh.	1	read your mind to know that it was an emergency And I
2	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon	1 2	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and
2 3	THE COURT: Uh-huh. A JUROR: - of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon	1 2 3	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used
3 4	THE COURT: Uh-huh. A JUROR: - of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off	1 2 3 4	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have
2 3 4 5	THE COURT: Uh-huh. A JUROR: - of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what	1 2 3 4 5	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention.
2 3 4 5 6	THE COURT: Uh-huh. A JUROR: — of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor.	1 2 3 4 5 6	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an
2 3 4 5 6 7	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night	1 2 3 4 5 6 7	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left
2 3 4 5 6 7 8	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night THE COURT: Uh-huh.	1 2 3 4 5 6 7 8	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left with a message for jurors so in the event that you had
2 3 4 5 6 7 8 9	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night THE COURT: Uh-huh. A JUROR: She was she was depressed and	1 2 3 4 5 6 7 8	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left with a message for jurors so in the event that you had even called the Circuit Court for Baltimore City over the
2 3 4 5 6 7 8 9	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night THE COURT: Uh-huh. A JUROR: She was she was depressed and sitting there and scared.	1 2 3 4 5 6 7 8 9	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left with a message for jurors so in the event that you had even called the Circuit Court for Baltimore City over the weekend or this morning or on Friday, there would have
2 3 4 5 6 7 8 9 10	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night THE COURT: Uh-huh. A JUROR: She was she was depressed and sitting there and scared. THE COURT: Uh-huh.	1 2 3 4 5 6 7 8 9 10	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left with a message for jurors so in the event that you had even called the Circuit Court for Baltimore City over the weekend or this morning or on Friday, there would have been a message that you could have left for the Court.
2 3 4 5 6 7 8 9 10 11 12	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night THE COURT: Uh-huh. A JUROR: She was she was depressed and sitting there and scared. THE COURT: Uh-huh. A JUROR: Early this morning I went in to see	1 2 3 4 5 6 7 8 9 10 11 12	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left with a message for jurors so in the event that you had even called the Circuit Court for Baltimore City over the weekend or this morning or on Friday, there would have been a message that you could have left for the Court. So I'm sorry that no one got to you before five
2 3 4 5 6 7 8 9 10 11 12 13	THE COURT: Uh-huh. A JUROR: of the ear. Friday afternoon while I was here in Court, about 2:30 in the afternoon she was having an attack of this vertiga. She was off balance. She called the doctor. She didn't know what else to do. She called the doctor. I didn't get home to 5:30 at night THE COURT: Uh-huh. A JUROR: She was she was depressed and sitting there and scared. THE COURT: Uh-huh. A JUROR: Early this morning I went in to see the doctor	1 2 3 4 5 6 7 8 9 10 11 12 13	read your mind to know that it was an emergency And I must add that my staff and I myself have been here, and as I told you if you had an emergency, if you had used the word "emergency," I'm sure someone would have directed you to my attention. And also I can tell you that I have an answering machine on my phone which I absolutely left with a message for jurors so in the event that you had even called the Circuit Court for Baltimore City over the weekend or this morning or on Friday, there would have been a message that you could have left for the Court. So I'm sorry that no one got to you before five minutes after 1:00, but there were procedures in place
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Page 112 Page 114 1 your phone number on it that you gave us? 1 what common sense got me? THE COURT: No, there was not. THE COURT: Excuse me, sir. 2 A JUROR: Then how do I know that? A JUROR: Nothing. 3 3 THE COURT: Excuse me, sir. Perhaps common THE COURT: Well, you know, as you said if you 4 5 sense in a difference of opinion. But you are in front 5 use your common sense and if you had called --6 of me now and I'm reading the letter. And it says that A JUROR: I tried. When I tried to call the 7 evidently your wife is a patient, this occurred over the 7 one number to get here to find out whether I was going to 8 weekend, and it's a request that you be excused from 8 have jury, busy, busy, busy, busy, busy. I know - I 9 serving jury duty. 9 know there are problems. And I appreciate those Are you telling the Court that you need to be problems. And I -- I realize that. 10 THE COURT: We anticipate --11 at home with your wife? 11 12 A JUROR: And I apologize for the way I am 12 A JUROR: Yes, I am. THE COURT: All right. In light of your 13 13 right now but I'm on edge. 14 expressed concern, any questions from Ms. Gutierrez? THE COURT: I understand. And if you could MS. GUTIERREZ: No, Your Honor. 15 15 imagine me trying to accommodate not only the possible --THE COURT: Any questions from Mr. Urick? A JUROR: 200 some people, I understand. 16 16 17 17 MR. URICK: No. Your Honor. THE COURT: Not only that but the possible THE COURT: Did you show this letter to the 18 snow. That's why I made sure the message on my recorder 18 19 Commissioner when you arrived this morning? said in the event you have a problem this is what you 20 A JUROR: The Commissioner -should do, and here is a recording if it doesn't 21 THE COURT: Jury Commissioner? accommodate you, you can leave a message. 22 A JUROR: No. I didn't, and the reason I 22 But I hope your wife is well. 23 didn't it said go -- I went to Room 3-2-9. 23 A JUROR: Can I make one more comment. THE COURT: Uh-huh. 24 THE COURT: You're excused. 24 25 A JUROR: And I said to the young lady, "I have 25 A JUROR: I guarantee you that if I had called Page 113 Page 115 1 this letter. I have to talk to somebody here." And she I this building to try to get your number it would have 2 said, "We don't handle it. You have to go because you 2 taken me a dozen days. 3 already got a number" --THE COURT: Actually, sir, may I tell you, no. 4 THE COURT: That's the Jury Commissioner's 4 On Friday I personally called the City operator myself 5 Office across the street? 5 and informed my City operator that I had 200 jurors that A JUROR: Yes. 3 -- 239. 6 might call. I made sure of that only that City operator 6 7 have my work number, but my home number and my cell 7 THE COURT: 239. Okay. All right. In light 8 of what you've indicated, the Court will excuse you 8 number. 9 appearance as a juror today. You may leave or you may go And just in case, I did do that. So I don't 10 want to say to you that no one's thinking, and I don't 10 home. 11 A JUROR: Now, I apologize for the way I may be 11 want you to think that we don't try. But we can't 12 possibly anticipate every possible scenario. We can 12 acting but I tried --13 THE COURT: I understand. 13 only, like you, use common sense and do the best we can. 14 14 And that's what I did. A JUROR: -- to do it the right way and I'm not 15 running around yelling, "Emergency, emergency, 15 You are now excused. I wish your wife well. 16 And I apologize for the Court, the whole Court, if we did 16 emergency." 17 THE COURT: Well, sir, with all due respect --17 not get to your problem sooner. A JUROR: When you -- when you hit the house A JUROR: Someday I hope you and I can sit down across a beer and have a good talk about these things. 19 and you see her sitting there and depressed and 20 Have a nice day. 20 everything else. 21 21 THE COURT: That's why, sir --THE COURT: I'll be here for a long time. 22 THE JUROR: Thank you. 22 A JUROR: I thank you. 23 THE COURT: Judge Heard. THE COURT: - there was a phone number for you 24 (The juror left the bench.) 24 in the event of an emergency. I made sure --25 MS. GUTIERREZ: Make a motion to strike for 25 A JUROR: Was -- was there literature that had

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1	Page 116 cause.	1	Okay. Do I have 473 next?
2	THE COURT: All right. And he is going to be	2	MR. URICK: No. Stricken already. 86 should
-	removed for cause.		be next.
4	MS. GUTIERREZ: 476.	4	MS. GUTIERREZ: And we still have jurors here
5	THE COURT: Juror 4-7-6. All right.	1 35	who lined up.
6	Ma'am, I apologize. You may step back up.	6	THE COURT: I know.
7	(A juror approached the bench.)	7	MS. GUTIERREZ: Okay.
8	THE COURT: You indicated that you had some	8	THE COURT: Juror Number 86.
1000	reason, some hardship.	9	I will see you all that are standing up with
10	A JUROR: My granddaughter.	10	emergency matters but I'm going to go through all the
11	THE COURT: Your granddaughter?	1	list as well. If there's something that you have just
12	A JUROR: Yes.	1	know that we're going to try to get to you.
13	THE COURT: And your juror number is?	13	Of the people standing in line, did you also,
14	A JUROR: 185.		are you also in the line for hardship? did you give me
15	THE COURT: 1-8-5. Okay. And you have to		your number before?
16	babysit; correct?	16	Okay. Ms. Connelly, can you get the numbers of
17	A JUROR: Yes.	17	those individuals that are in line that have not given me
18	THE COURT: And there's no one to take care	-	the number?
19	A JUROR: No, ma'am.	19	(A juror approached the bench.)
20	THE COURT: And how old is your granddaughter?	20	THE COURT: Hardship?
21	A JUROR: She's seven.	21	A JUROR: 86.
22	THE COURT: Seven-years old. does she go to	22	THE COURT: Number 86. Can you
23	school?	23	A JUROR: Financial.
24	A JUROR: Yes.	24	THE COURT: Can you tell me what that financial
25	THE COURT: So you have to be there to pick her	25	reason is?
	Page 117		Page 11,
1	up in the evenings? All right. And she gets out at	1	A JUROR: I've basically been unemployed the
2	2:30?	2	last two years.
2			
3	A JUROR: 2 2:20.	3	THE COURT: Uh-huh.
4	A JUROR: 2 2:20. THE COURT: 2:20, okay.	3 4	THE COURT: Uh-huh. A JUROR: Full-time student, and I graduated i
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4	THE COURT: 2:20, okay.	4 5	A JUROR: Full-time student, and I graduated i
4 5 6	THE COURT: 2:20, okay. A JUROR: 2:40, I'm sorry.	4 5	A JUROR: Full-time student, and I graduated i October, took me three and a half months to get the job I
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	Page 120		Page 122
1	MS. GUTIERREZ: No, Your Honor.	1	THE COURT: Okay. But did you hear what I said
1 2	THE COURT: Thank you very much, sir. You may		about the breaking? Usually we break at 10:30, 11:00,
3	step back.		again at 12:30, and we would have luncheon recess till
2		4	2:00. Then you could break at 3:00.
5		5	
16	for cause?	6	change my meals then.
7		7	THE COURT: And then 3 5:30 would be the end
8		1	of the day.
9	The state of the s	9	Secretaria de la constitución de
	You do not have to return. Juror 86, you may leave. You	10	The state of the s
11		1	you that in advance
12	0,	12	
	out of turn? She's diabetic.	13	
14		Towns.	and a half to do that, could you do that?
15		15	A JUROR: I can try. I have to call my doctor
16	Department of the second secon	1	first.
1	indicated?	17	THE COURT: Okay. But there's nothing you're
18	A JUROR: No. A health problem. I'm a diabetic.		taking that would interfere with your ability to pay attention?
20		7.70	
100	THE COURT: Okay. And as a result of your diabetes, you cannot sit? You take medication?	20	A JUROR: Sometimes my head I take pressure pills.
22		22	THE COURT: Okay. Does that interfere with
170	day.	1	your ability to pay attention.
24		24	A JUROR: Sometime it make me sleepy.
25		25	
-	Tuggering part a stranger out the stranger sector of the particles and the stages.		
1.	Page 121 THE COURT: Okay. But I mean does it interfere	١,	Page 123
1	with your ability to pay attention?	2	pills now?
3		3	A JUROR: Yes, I am. THE COURT: And have you been sleepy?
	to	4	A JUROR: 'Bout all morning.
5		5	THE COURT: Okay.
6		6	Any follow-up questions, Ms. Gutierrez?
7	THE COURT: Okay. If we take breaks once in	7	MS. GUTIERREZ: No, Your Honor.
1.50	the morning, of course, we won't go on the bench until	8	THE COURT: Any follow up, Mr. Urick?
	9:30 or we wouldn't start until 9:30.	9	MR. URICK: No, Your Honor.
10	A JUROR: I have to eat at 11:00 o'clock.	10	THE COURT: Thank you very much. You may step
11	THE COURT: 11:00 o'clock we would take a	11	back.
12	break, allow you to eat something.	12	(The juror left the bench.)
13	A JUROR: And then you'd have to I have to	13	MS. GUTTERREZ: Judge, I would make a motion to
14		14	strike for cause.
15	THE COURT: 12:30 we would take a break so	15	THE COURT: State want to join?
16	you'd be able to eat from 12:30 to 2:00. Then we would	16	MR. URICK: No objection.
17	break at 3:30, and then again at 5:30.	17	THE COURT: I'll strike her for cause under the
18	A JUROR: Because I'm past my lunchtime now.	18	circumstances. I tried to accommodate her, but it
19	THE COURT: I know.		appears that she has other health problems that would be
20	A JUROR: And I feel sick.	1	competing. So 478
21	THE COURT: Okay. Today is unusual. We would	21	Juror 478, you may go home.
22		22	Okay. The next juror I have on my list on
100000	1 : 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 ·	1500.56	10 10 10 10 10 10 10 10 10 10 10 10 10 1
23	described to you, would that cause you a problem?	23	the hardship list let me just go down. Do we have

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	Page 124		Page 126
1	person. 368 is next.	1	situation?
2	THE COURT: Okay. 368.	2	A JUROR: I stated to my job that I would be
3		188	having to do jury duty, and they didn't give me a
4		4	response that they would make up the difference.
5	- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	5	THE COURT: Okay.
6	hardship?	6	A JUROR: And my bills are pressing right now.
7		7	THE COURT: All right. When you said that you
8	to the second control of the second control		told them that you might be on jury duty, and they might
9		-50000	not make up the difference,
10		10	A JUROR: Right.
11		11	THE COURT: who do you work for?
	just recently put back to work.	12	A JUROR: I work for a company called Microwave
13			Tower.
	get paid?	14	THE COURT: Company for Microwave
15		15	A JUROR: Microwave Towers.
	temp to perm assignment.	16	THE COURT: Towers? Okay. And what do you do
17			for them?
18	in the second section of the second s	18	A JUROR: I'm a welder.
	won't get paid. But what's the \$15 that they give out	19	
	is and I mean, I was laid off ever since December the		rate; is that right?
21		21	A JUROR: Yes, ma'am. THE COURT: Not salary?
23	SCHOOL SERVICE STATE OF THE SERVICE SE	23	A JUROR: Yes, ma'am.
24		24	THE COURT: Are you contractual with them or
	Gutierrez?	1	have you been with them for some time?
	Page 125		Page 127
1	W W	1	A JUROR: I just started with them maybe two
2		1 30	months ago.
3	3	3	THE COURT: Okay. And you are sole support for yourself and family?
4	A JUROR: I work for Allstate Temporary Services now. But I was working with the VMA at first.	1 2	A JUROR: Yes, ma'am.
6		5	THE COURT: Any follow up, Mr. Urick?
7	The first of the second second	7	MR. URICK: No, Your Honor.
8		8	THE COURT: Any follow up, Ms. Gutierrez?
	back.	9	
10		10	THE COURT: Thank you very much, sir. You may
11	and the second second second second	11	
12		12	
	cause.	13	MS. GUTIERREZ: Make a motion to strike for
14	MR. URICK: You have no objection, Mr Mr.	-	cause.
	Urick?	15	
16	MR. URICK: No.	16	
17	THE COURT: 368, you may go home. 368.	17	
18		18	
19	enough and the second	19	
20		20	
21	A JUROR: How you doing?	21	A JUROR: Hi.
in A	THE COURT: You indicated you had a hardship	22	
22	THE COURT I DI HIGH GROW YOU HAVE A HARDSHIP	As he	The court. Tou maioriou mat you had a
	137	23	hardshin. Can you tell me what that is?
22 23 24	question? A JUROR: Yes, ma'am, financial.	23 24	hardship. Can you tell me what that is? A JUROR: Yes. I had a prostrate operation.

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	Page 128		Page 130
1	A JUROR: And my water leaks and I'm taking	1	A JUROR: Today and Friday.
2	Lotensin, and that will put me to sleep.	2	THE COURT: Okay.
3	THE COURT: Okay. So you cannot pay attention	3	A JUROR: Two more weeks would be impossible.
4	and stay awake?	4	THE COURT: Follow up from Mr. Urick?
5	A JUROR: Right.	5	MR. URICK: No, Your Honor.
6	THE COURT: Okay.	6	THE COURT: Follow up from Ms. Gutierrez?
7	A JUROR: Lotensin does that,	7	MS. GUTIERREZ: No, Your Honor.
8		8	THE COURT: Thank you very much. You may step
9		9	back.
10		10	A JUROR: Thank you.
11		11	(The juror left the bench.)
12		12	MS. GUTIERREZ: Make a motion to strike for
13	You may step back.	13	cause.
14	Committee and the second of th	14	THE COURT: He's the sole practitioner in his
15	the first transfer of the second seco	15	business and he doesn't work.
16		16	Juror Number 16, you may go home or wherever
17		17	The next number I have is 442.
18		18	MR. URICK: Already struck. 129 will be next
19		19	THE COURT: Okay. 45 is gone? That's what I
20	• •	1	have? 129?
21		21	MR. URICK: Yes.
22		22	THE COURT: Juror Number 129?
23		23	(A juror approached the bench.)
24		24	THE COURT: How are you?
25	THE COURT: Tara McCoy.	25	A JUROR: Good afternoon, Your Honor.
	Page 129		Page 13
1	A JUROR: No.	1	
2	THE COURT: No. Okay. Very well, you may	2	A JUROR: I have an extradition hearing in
3	leave, sir. Thank you. Go home or wherever.	3	Chicago on Wednesday. I have a preliminary injunction
4	Juror Number 16?	1	hearing that's going to be scheduled in the next 10 days.
5	MS. GUTIERREZ: 1-6?		I represent several witnesses in a trial that's going
6	THE COURT: Yeah, 1-6. 16.	6	forward this week in Federal Court in Washington
7	Juror 16, please step up?	7	THE COURT: And you're counsel for the State or
8	A JUROR: Right here.	8	the government?
9	(A juror approached the bench.)	9	A JUROR: For the defense.
10	THE COURT: How are you?	10	THE COURT: Defense?
11	A JUROR: Okay.	11	A JUROR: Yes.
12	THE COURT: You indicated that you had have	12	THE COURT: Okay. As a result of those
13	reason for cause?	13	hearings and extradition scheduled, there's no one that
14	A JUROR: Yes.	14	can fill in for you?
15	THE COURT: Tell me what that is?	15	A JUROR: There's really not, Your Honor. I've
16	A JUROR: Yes. I am an owner and operator of a	16	been representing these witnesses for two years, and the
17	small dental practice. And I'm the only producer. If I	17	extradition hearing, I flew out to Chicago and met the
8	don't get work, I don't get paid. And the overhead keeps	18	man yesterday. No one else can really do it.
19	working no matter whether I'm there or not.	19	THE COURT: I understand.
20	THE COURT: Okay. And you're the only one	20	Any follow up, Ms. Gutierrez?
21	there at the dental practice?	21	MS. GUTIERREZ: No, Your Honor.
22	A JUROR: I'm the only producer. I have staff.	22	THE COURT: Any follow up, Mr. Urick?
	But	23	MR. URICK: No, Your Honor.
24		24	THE COURT: Thank you very much. You may step
	The state of the s	11790	

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Colld	1	ort:
Page 132		Page 13-
THE JUROR: Thank you.	No.	eviction notice yet.
2 (The juror left the bench.) 3 MS. GUTIERREZ: I'll make a motion to strike	2	A JUROR: No, I haven't received it.
	3	THE COURT Okay.
4 for cause.	4	A JUROR: And that's about it basically?
5 THE COURT: Any objection from the State? 6 MR. URICK: No.	5	THE COURT: Any follow up, Ms. Gutterrez?
	6	MS. GUTIERREZ: No. Your Honor
	7	THE COURT Any follow up, Mr Urick?
8 You may go home or wherever. 9 469 is the next one I have 4-6-9	8	MR. URICK: The part-time job you're currently
10 469? Is he excused?		working?
11 MR. URICK: I don't have an excuse	10	A JURIOR. Uh-huh.
THE COURT: I don't have it excused either	11	MR. URICK. If you miss work, do they still pay you?
13 469? Thank you. Step up.	13	
(A juror approached the bench)	COR COS	A JUROR: No, they don't
THE COURT: How are you?	14	MR. URICK: Who do you work for ' A JUROR: JB Hunt.
16 A JUROR: Okay, I'm fine	1200	
17 THE COURT: You indicated you had a hardship?	16	MR. URICK: Thank you.
18 A JUROR: Oh, yeah. Financial hardship	17	THE COURT Thank you very much You may step back
19 THE COURT: Financial, can you tell me what	19	20/27 # 200/2
20 that is?	20	(The juror left the bench.) MS. GUTIERREZ. Make a motion to strike for
21 A JUROR: Well, I'm about to get an eviction	1000	cause.
22 notice, and I'm trying to keep working steadily, but I'm	22	THE COURT. The State's position?
23 only working part time right now. Consequently I have a	23	MR. URICK: No objection.
24 job interview for tomorrow for a full-time job, scheduled	24	THE COURT: I'll strike him for cause. That's
25 at 2:30.		469. Juror 4-6-9.
Total Months Charles	-	
Page 133	1	Page 13.
THE COURT: Okay. You'd be able to go to the interview tomorrow at 2:30. You wouldn't miss it.	1	(Pause.)
30 Care Control (1997) - Control (1997) - Care Control (1997) -	2	THE COURT: 481, I have 481.
3 A JUROR: Right.	3	481?
4 THE COURT: I'm telling you	4	(A juror approached the bench.)
5 A JUROR: Oh, oh.	5	THE COURT: 481, you indicated that you had
6 THE COURT: You would not have to worry about		hardship.
working going to your interview tomorrow or Wednesday.	7	THE JUROR: Yes.
8 Anything you had to do Wednesday you would be able to do.	8	THE COURT: Can you tell me what that is'
9 A JUROR: All right	9	A JUROR: I'm dealing I'm under semi-
THE COURT Now, assuming that I've down		doctor's care. I have tremendous high blood pressure.
taken care of that problem, do you still think	11	THE COURT: Are you on medication?
12 A JUROR: The only thing is it's just the	12	A JUROR: Yes. Well, see yes yes, and
13 working. You said something about two weeks. Can I be 14 here for two weeks?		no. I'm on medication. But I don't have any medical
The Control of the Co		insurance so that is keeping me coming in keeping
15 THE COURT: Right. At this point you don't	15	THE COURT: Taking your blood pressure
16 know whether you're going to get the job or not, right?	16	A JUROR: watch over me. Right.
17 A JUROR: Right, Right	17	THE COURT: Okay. And it when you do take
THE COURT: If you get the job, then it will	17 (1870)	the blood pressure medicine, what does it do to you?
19 cause a problem.	19	A JUROR: So far nothing. That's why they just
20 A JUROR: 1 just don't know. I still working		keep on checking on me cause I haven't
	21	THE COURT: Does it make you sleepy or
22 THE COURT: Oh, I see	22 2	anything?
22 THE COURT: Oh, I see: 23 A JUROR: Cause I have the eviction notice	22 a	A JUROR: No. It just it just it's very
22 THE COURT: Oh, I see:	22 a 23 24 h	

	D 10	6	
1	Page 13- THE COURT: And you think that this trial will		work?
	cause your pressure to stay up or continue to be up?	2	3/3/25/25/25/
3	A JUROR: Any sort of anxieties.	3	
4	THE COURT: Very well.	4	THE COURT: And that attorney's office is?
5	Any follow up Mr. Urick?	5	
6	MR. URICK: No, Your Honor.	6	THE COURT: Yes.
7	THE COURT: Ms. Gutierrez?	7	A JUROR: James P. Koch, K-O-C-H. I'm also an
8	MS GUTIERREZ: No. Your Honor	(0)	attorney, but I don't work for him as an attorney I
9	THE COURT: Thank you, sir. You may step back.		work as a legal assistant for him.
10	THE JUROR: Okay.	10	THE COURT: And do they do any criminal work,
11	(The juror left the bench.)		Mr. Koch?
12	THE COURT: 1 see signs.	12	A JUROR: No. No, he's a civil attorney
13	MR. URICK: I'd make a motion for cause	113	AND THE RESIDENCE OF THE PARTY
14	MS. GUTIERREZ: I'm joining in	14	MS. GUTIERREZ: No. Your Honor.
15	THE COURT: 481 I would also note for the	15	
16	record he's walking extremely slowly	16	MR. URICK: No, Your Honor.
17	MS. GUTIERREZ. Yes.	17	THE COURT: Thank you very much, ma'ain, you
18	THE COURT. The whole time he was talking to me	18	may step back.
19	his eyes were red or pinkish in color. And 215 over 140	19	A JUROR: Sure.
20	seems extremely high. I'm going to strike him for cause.	20	(The juror left the bench.)
21	And we're at 298?	21	THE COURT: 471,
22	298?	22	MS. GUTIERREZ: Judge, I'd make a motion for
23	MR. URICK: Thave	23	cause because I would note, for the record, he's not
24	THE COURT: Juror 2-9 I'm sorry, 498 4-9-	24	required to pay her unless there are in existence certain
25	8? I'm getting there. 4-9-8?	25	policies where he pays others who are similarly situated
	Page 13'	7	Page 139
1	(A juror approached the bench)		and so this woman may well be in a situation of not
2	THE COURT: How are you?		getting paid at all.
	THE COCKT. How are you	2	Setting paid at all.
3	A JUROR: Okay	3	THE COURT: State's position?
1	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
3	Aл'ROR: Okay	3	THE COURT: State's position?
3	A JUROR: Okay. THE COURT: You indicated that you had a reason	3 4 5 6	THE COURT: State's position? MR. URICK: The attorney should pay. THE COURT: He should. That's not the issue Whether he should isn't whether he will. Whether he
3 4 5	A JUROR: Okay THE COURT: You indicated that you had a reason that you needed to be stricken for hardship?	3 4 5 6	THE COURT: State's position? MR. URICK: The attorney should pay. THE COURT: He should. That's not the issue
3 4 5	A JUROR: Okay. THE COURT: You indicated that you had a reason that you needed to be stricken for hardship? A JUROR: Your Honor, I talked to my hoss over	3 4 5 6 7 8	THE COURT: State's position? MR. URICK: The attorney should pay. THE COURT: He should. That's not the issue Whether he should isn't whether he will. Whether he does. And the issue is whether you want a juror who's under financial hardship as a result of sitting in your
3 4 5 2 8	A JUROR: Okay. THE COURT: You indicated that you had a reason that you needed to be stricken for hardship? A JUROR: Your Honor, I talked to my boss over the weekend. And he said he would pay what he was	3 4 5 6 7 8	THE COURT: State's position? MR. URICK: The attorney should pay. THE COURT: He should. That's not the issue Whether he should isn't whether he will. Whether he does. And the issue is whether you want a juror who's under financial hardship as a result of sitting in your case listening to the evidence of the case.
3 4 5 2 8	A JUROR: Okay THE COURT: You indicated that you had a reason that you needed to be stricken for hardship? A JUROR: Your Honor, I talked to my hoss over the weekend. And he said he would pay what he was required to pay by law, but if it took a long time he	3 4 5 6 7 8 9	THE COURT: State's position? MR. URICK: The attorney should pay. THE COURT: He should. That's not the issue Whether he should isn't whether he will. Whether he does. And the issue is whether you want a juror who's under financial hardship as a result of sitting in your case listening to the evidence of the case. Counsel is making a motion to excuse her. 1'll
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3 4 5 7 8 9 10 11 12 13 14 15 16 17 18 19 1 20 21 1 22 23	A JUROR: Okay THE COURT: You indicated that you had a reason that you needed to be stricken for hardship? A JUROR: Your Honor, I talked to my hoss over the weekend. And he said he would pay what he was required to pay by law, but if it took a long time he couldn't pay me. And I'm paid on an hourly basis. THE COURT: Okay: And A JUROR: It's half month's salary, and I don't have any savings and so. THE COURT: Yeah. But you stood up on Friday A JUROR: Yes. THE COURT: before you spoke to him. So did you have some other reason for standing up? A JUROR: Well, I assumed he wouldn't want to pay me. Let's put it that way THE COURT: Okay. So at this point he's saying he would pay you but only if you're back in a reasonable amount of time?	3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	THE COURT: State's position? MR. URICK: The attorney should pay. THE COURT: He should. That's not the issue Whether he should isn't whether he will. Whether he does. And the issue is whether you want a juror who's under financial hardship as a result of sitting in your case listening to the evidence of the case. Counsel is making a motion to excuse her. I'll hear State's position? MR. URICK: No objection. THE COURT: All right. 498 will be stricken. Juror number 498 you are excused. 498. MS. GUTIERREZ: You didn't tell the last juror. THE COURT: And 481, you are also excused. You can go home. 481, you can go home. 469, you can go home if you're still here, 469. Juror Number 471? Juror 471? (A juror approached the bench.) THE COURT: Yes? A JUROR: Hi.

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	Cond	_	ocit:
	Page 140		Page 142
	worker, 20 hours. And if I don't if I don't go pay I	1	8 - auto stadent and
2	don't get paid. And I have a small private practice.	2	I work part-time for the State under contract.
3		3	THE COURT: And you're telling me that to say
4	Florida on Thursday, nonrefundable	4	that?
5	THE COURT: Okay. Are you the sole supporter	5	The state of the s
6	**		Fridays and Mondays and one other day, and I'm taking a
7			daytime class at Hopkins that's on the quarter system,
8		8	which cost me fifteen hundred dollars. I don't want to
9	And any follow up, Mr. Urick?	9	miss any classes.
10		10	THE COURT And when you
11	THE COURT: Any follow up, Ms. Gutterrez?	11	A JUROR: It's a computer class
12	MS. GUTIERREZ: No. Your Honor	12	THE COURT: When is the class scheduled?
13	THE COURT: Thank you very much You may step	13	A JUROR: Tuesday and Thursday mornings
14	hack.	14	THE COURT: So you're missing tomorrow'
15	A JUROR: Thank you.	15	A JUROR: Not yet, I haven't missed a class
16	(The juror left the bench.)	16	THE COURT: In the morning?
17	THE COURT: There's no way we're going to	17	A JUROR: Uh-huh. From 9:30 to 11 00
	finish this case by Friday. Anybody want to make a	18	THE COURT All right
	motion?	19	Any follow-up question from Ms. Gatterrez
20	MS. GUTIERREZ: What do you mean, tinish this	20	MS. GUTIERREZ: No, Your Honor
21	case by Friday?	21	MR. URICK. No, Your Honor.
22	THE COURT: Well, she says she's leaving town	22	THE COURT: Thank you very much. You may step
23		-	back.
24	MS. GUTIERREZ: Oh.	24	A JUROR: Thank you.
25	THE COURT: ticket to unrefundable. It's	25	(The juror left the bench.)
	Page 141		Page 1s
i	a financial reason.	1	MS. GUTIERREZ: Make a motion to strike for
2	MR URICK: That that's the least of it.		cause. She's not getting paid.
	Those although they can't get a cash refund they can	3	THE COURT: The State has no objection.
4	use them on a different date.	4	MR. URICK: No.
3	THE COURT: That's true.	5	THE COURT: 477 will be stricken. Okay. What
Ó	MS GUTIERREZ: Make a motion.	1	we need is Ms Mr. White, we'll need 30 for each
	MR. URICK: But she is a private private		strike plus 12 for the panel, plus five for the
8	practice and she's part time so I'll make a motion.		alternate. That's
9	THE COURT. All right. And I will grant the	9	MS. GUTIERREZ: Plus 15.
	motion, 471.	10	THE COURT: I know I know. Just give me a
11	Juror Number 471, you are excused. 4-7-1, you		second. Plus five, that's seven. That's 47. Plus 15.
	are excused. You may go home, wherever.	11,000000	three for each strike,
13	477? 477?	13	MS. GUTIERREZ: Right.
14	How bad are we?	14	THE COURT: plus 15, which is 12. 62. We
15	THE CLERK: I keep losing count.		need 62 jurors left. We have over 60 right now. Okay?
16	THE COURT: Okay.	16	And we won't get alarmed.
1	(A juror approached the bench.)	17	MS. GUTIERREZ: We're getting in a lot
18	THE COURT: Just give me one second.	18	THE COURT: This is not
19	(Pause.)	19	This was not plugged in? So I was working on a
20)	THE COURT: Okay.		battery. It was not all the way in a thing. All right.
21	MS. GUTIERREZ: How many do we have?	21	We're at 310?
22	THE COURT: We have more than 60. Okay.	22	MR. URICK: Yes. That's the last one on the
22 23	You are 477?	23	THE COURT: Juror Number 310?
22 23 24 25	The property of the second of	23 24	

_	Cond	-	ort.
	Page 144		Page 146
1	(A juror approached the bench.)	1	
2		2	THE COURT: I mean, realistically, I'm just
3	A JUROR: Yes.	3	looking at what she's saying and anything I could
4		4	MS. GUTTERREZ: I'll make
5		5	THE COURT: I'm going to strike for cause
6	s professional. I'm a University professor. If I need to	6	It's 310.
	cancel classes for two weeks, I have got 100 students	7	310, you are excused. You can go home or
100	that I have to cancel classes for for two weeks. I have	8	wherever.
9	no backups	9	Okay. I have an additional group of numbers
10		10	that have been provided to the Court as adding hardship.
11		11	that is 503, 519, 247, 573, 237, and 282 I will see you
12	the state of the s	100077	now, one at a time.
13		13	503, please step up?
14		14	
15	The state of the s	15	did not tell her. I think she's still sitting in the
	school is that?	16	courtroom.
17		17	THE COURT: Of those individuals that may be
18		1	standing, please listen, if you hear your juror number
19			you are excused to go home. If 476 is here, 572, 185,
20			450, 86, 368, 306, 295, 83, 16, 129, 469, 481, 498, 471,
21		Total Control	477, 478, 310, if you are here, you may go You do not
22			have to return.
23		23	Everyone else, unless I've called your number
	you mean? If you're working		for the additional hardships, you should be back at 2.30
25	A JUROR: She's in daycare Tuesdays and	25	Additional hardships I'm going to hear you before you go
	Page 145		Page 147
i	Thursdays.	1	to lunch.
2	THE COURT: On the days that you're not	2	(A juror approached the bench.)
3	teaching class?	3	THE COURT: And you are 503?
4	A JUROR: And then the days that I'm not	4	A JUROR: Yes. 503.
1	teaching class sometimes I can get coverage for her,	5	THE COURT: Okay. And your hardship is?
1000	cometimes I cannot I im not 100 percent cure about it		The Control of the Co
	sometimes I cannot. I'm not 100 percent sure about it.	6	A JUROR: I'm President of Maryland Bible
7	THE COURT. Okay. And are you the sole support	6	A JUROR: I'm President of Maryland Bible College and Seminary. I have a quarterly Board of
8	THE COURT. Okay. And are you the sole support for your children?	6 7 8	A JUROR: I'm President of Maryland Bible College and Seminary. I have a quarterly Board of Director's meeting on Friday. The following Wednesday I
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And then I teach three days a week.	1	THE COURT: Federal Correctional Institution?
2 THE COURT: What time?	2	A JUROR: No. That's a nursing home and
3 A JUROR: That I teach?	3 h	ospital, combo geriatric nursing home and hospital
4 THE COURT: Uh-huh.	4	THE COURT: Okay. And you're a nurse there?
5 A JUROR: I teach Tuesdays and Thursdays, 11:00	5	A JUROR: Yes.
6 in the morning and then at 7:00 at night.	6	THE COURT: Are you on salary?
7 THE COURT: 11:00 to what time?	7	A JUROR: Float pool.
8 A JUROR: 11:00 really it's 10 10:30 to	8	THE COURT. What does that mean?
9 11:20.	9	A JUROR: I only get wherever necessary
THE COURT: Okay. 10:30	10 w	henever necessary.
11 A JUROR: To 11:20.	11	THE COURT: They call you in only when extra
THE COURT: Uh-huh.	12 w	then you're needed?
13 A JUROR: And then at from 7:00 7:10 to	13	A JUROR: Right.
14 cight o'clock.	14	THE COURT: And if so, like for example, today
THE COURT: Okay. Anything else?	15 if	they didn't call in you wouldn't be needed?
16 A JUROR: That's it.	16	A JUROR: I don't know.
THE COURT: And the tickets for your trip to	17	THE COURT. So it's you don't have any
18 Hartford are already purchased?	18 gt	uaranteed hours?
A JUROR: They're purchased.	19	A JUROR: Yeah. Well, they call me most of the
20 THE COURT: Okay.	The same of the same	me. I can work five days a week cause it's wherever-
Any follow-up questions from Ms. Urick?		ey need me, whenever. So they always need me
MR. URICK: No. Your Honor.		omewhere. So I can work everyday, but I don't get paid
23 THE COURT: From Ms. Gutierrez?	1	I'm not working.
24 MS GUTIERREZ: No, Your Honor.	24	THE COURT: Okay. And if you don't want to
25 THE COURT: Thank you very much, sir. You may	25 W	ork, you don't have to be because you're not like a
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1 step back.	1 sa	laried person?
2 A JUROR: Thank you.	2	A JUROR: Oh, I have to work, yeah
3 (The juror left the bench.)	3	THE COURT: Okay. And why do you have to work?
4 MS. GUTIERREZ Make a motion.	4	A JUROR: Because I live alone and I have hills
5 THE COURT: In light of the tickets being	5 th	at I can't even pay.
" purchased and the information he's provided. He's the	6	THE COURT: That's what I wanted to hear You
president of the organization. I'll strike him for	7 km	now, I didn't know, and I needed you to tell me that
S cause.	8	THE JUROR: Yes.
519, please step up?	9	THE COURT: Live alone and you have to pay your
503, you may leave. You do not have to return.		lls. So you're the sole support for yourselt?
11 You are excused.	11	A JUROR: Yes.
12 519?	12	THE COURT: Very well.
(A juror approached the bench.)	13	Any follow up, Ms. Gutierrez?
THE COURT: You indicated you had a hardship?	14	MS. GUTIERREZ: No, Your Honor.
15 A JUROR: Yes.	15	THE COURT: Any follow up, Mr. Urick?
THE COURT: Can you tell me what that is?	16	MR. URICK: No, Your Honor.
A JUROR: My job do not pay when I'm not	17	THE COURT: Thank you very much, ma'am. You
18 working.	18 ma	ay step back.
19 THE COURT: What do you do and where do you	19	THE JUROR: Thank you.
20 work?	20	(The juror left the bench.)
21 A JUROR: I work Levindale. I'm a nurse on the	21	MS. GUTIERREZ: Your Honor, I'll make a motion
22 float pool.	22	THE COURT: I'll grant that motion for cause
THE COURT: At Levindale, that is the	23 Ar	nd that's 519. I'll strike her for cause for financial
24 institution?	24 rea	asons, 519.
25 A JUROR: Yes. That's	25	All right. Juror Number 247? 247, step up

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1		1	A JUROR: Okay.
2		2	THE COURT: I appreciate that.
3		3	A JUROR: Uh-huh.
4		4	(The juror left the bench.)
5		5	
6		6	
7		7	Juror Number 247, please go to lunch and return
8		8	at 2:30.
9	and I'm usually there to pick her up.	9	, , , , , , , , , , , , , , , , , , , ,
10		10	Transaction of the Company of the Co
11		11	Control of the second of the s
12		12	The state of the s
13		13	that I am starting this week. And it's no way -
	because I'm in home care and hospice.	14	and the second s
15		15	
16		16	
	being there, you know, because my francee died and he	17	, , , , , , , , , , , , , , , , , , , ,
	usually would take her but there's nobody now.	18	that didn't tell us earlier?
19	The state of the s	19	
20)	is there someone else in your family or someone a		that and it starts today, and I need to be there
21	neighbor, who could meet her when the bus comes?		today. It well actually it I was supposed to be
22			there Friday but I couldn't go Friday. I wasn't I
23			didn't think that I would be here again today
24	teller tricestformed i to describe the residence of the contract of the contra	24	
25	probably I could get a neighbor, you know. But they not	25	you were going to be here again today because?
	Page 153		Page 155
1	home	1	A JUROR: Friday, I was supposed to start
2		2	Friday.
3		3	
4		4	
5	Court, you could?	5	be have to come back today.
6	A JUROR: Yes. Uh-huh.	6	THE COURT: All right.
7	THE COURT And if I agreed to stop the Court	7	
	at 4:30 so the person would only have to watch the child	8	,
9	gct's home at what 3:30?	9	
10	A JUROR: At three o'clock.	10	3
11	THE COURT: Three o'clock?		start the job for two weeks, would that cause you a
12	THE JUROR: Uh-huh.	12	problem?
13	THE COURT: So for an hour and a half, maybe	13	A JUROR: Yes, it would. Financially, yes.
14	two hours?	14	
15	A JUROR: Uh-huh.	15	the situation?
16	THE COURT: You would have to watch she	16	A JUROR: Right now I I filed for
17	could make that arrangement if I told you in advance?	17	bankruptcy, so I'm trying to get my finances in order
18	A JUROR: Yes.	18	right now and I really need to be working.
19	THE COURT: Okay.	19	And on my full-time job, if I'm not working
20	Any follow-up questions from Mr. Urick?	20	that day I would have to make it up some kind of way.
21	MR. URICK: No.	21	THE COURT: You have a full-time job?
22	THE COURT: Any follow up from Ms. Gutierrez?	22	A JUROR: Yeah.
23	MS. GUTIERREZ: No.	23	THE COURT: And your full time job is?
24	THE COURT: Thank you very much for coming	24	A JUROR: I work well at Check Checkers.
- 1			I manage General Manager.

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1	THE COURT: Okay. And so you have a second	1	
2	part-time job and that's the job that	2	282.
3	A JUROR: Yeah. That I need to	3	(A juror approached the bench.)
4	THE COURT: Supposed to start?	4	THE COURT: 237?
5	A JUROR: Yeah. I'm starting today.	5	A JUROR: Yes.
6	THE COURT: Okay.	6	THE COURT: Hi. You have a hardship?
7	A JUROR: This evening.	7	A JUROR: Yes. I'm the only one bringing in an
8	THE COURT: All right.	8	income in my home and I'm the mother of three chaldren
9	A JUROR: At four o'clock.	9	THE COURT: Okay. And as a result of your
10	THE COURT: Any follow up, Ms Gutterrez?	10	being here you are not able to get paid, is that right?
11	MS. GUTIERREZ: No, Your Honor.	11	A JUROR: Right.
12	THE COURT: Any follow up, Mr Urick?	12	THE COURT: What do you do?
13	MR URICK: No, Your Honor.	13	A JUROR: I'm I'm working in dietary in
14	THE COURT: Thank you very much You may step	14	Kernan Hospital
15	back.	15	THE COURT: And are you on a salary or an
16	(The juror left the bench.)	16	hourly?
17	MS. GUTIERREZ: Make a motion for cause.	17	A JUROR: Hourly.
18	THE COURT: Can you give me a basis?	18	THE COURT: Okay All right.
19	MS. GUTIERREZ. Well, she's	19	Any follow up, Ms Mr. Urick?
20	THE COURT: She hasn't given us any different	20	MR. URICK. Yes. Thank you.
21	then what she told us earlier.	21	Are you on staff are you part time or contract!
22	MS. GUTTERREZ: Well, she's given us more	22	A JUROR. Part time.
23	financial information. She's filed for bankruptey	23	THE COURT Any follow up, Ms. Gutterrez?
24	She's counting on the second job that clearly she won't	24	MS. GUTIERREZ: No. Your Honor
25	get paid if she's not able to start at all	25	THE COURT. Thank you very much. You may seep
	Page 157		Page 15s
1	I think that's additional information than her	1	back.
2	first reasons saying she won't get paid on her regular	2	A JUROR: Thank you.
3	job.	3	(The juror left the bench.)
4		4	MS. GUTIERREZ: I'll make a motion to strike
5	Mr. Urick?		
102		5	for cause.
(1	MR. URICK: She did articulate loss of income	5	for cause. THE COURT: I'm going to grant the motion.
	MR. URICK: She did articulate loss of income this time.		THE COURT: I'm going to grant the motion.
		6 7	THE COURT: I'm going to grant the motion. She's the sole support of three children and she's not
- 8	this time.	6 7	THE COURT: I'm going to grant the motion. She's the sole support of three children and she's not
- 8 9	this time. THE COURT: Yeah. 1 and 1 I want to tell	6 7 8 9	THE COURT: I'm going to grant the motion. She's the sole support of three children and she's not getting paid for the days that she misses work.
S 9	this time. THE COURT: Yeah. I and I I want to tell you that I'm also inclined to to strike her for	6 7 8 9	THE COURT: I'm going to grant the motion. She's the sole support of three children and she's not getting paid for the days that she misses work. And last but not least, 282?
8 9 10 11	this time. THE COURT: Yeah. 1 and 1 I want to tell you that I'm also inclined to to strike her for another reason as well. She's being very emphatic about	6 7 8 9 10	THE COURT: I'm going to grant the motion. She's the sole support of three children and she's not getting paid for the days that she misses work. And last but not least, 282? (Pause.)
8 9 10 11 12	this time. THE COURT: Yeah. I and I I want to tell you that I'm also inclined to to strike her for another reason as well. She's being very emphatic about not wanting to sit in this case. And my concern is that	6 7 8 9 10	THE COURT: I'm going to grant the motion. She's the sole support of three children and she's not getting paid for the days that she misses work. And last but not least, 282? (Pause.) THE COURT: Juror Number 237, you may go home.
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	Page 160		Page 162
1	THE COURT: What does that mean?	1	So we are going to stand in recess. And I hate
2	A JUROR: That means that's its no classes	1	to do this to you Counsel, but this is what I propose.
3	then.		We're going to come back at 2:30. I know that only gives
4	THE COURT: Uh-huh.		you 40 minutes for lunch but we will finish jury
5	A JUROR: They're classes in session right now.	5	selection today, if not today then tomorrow morning.
1000	In fact, I have no assistant so anybody else so I I'm	6	But in the likelihood that we are finished, you
7	going to have pick up the pieces when I get back.	100	should know that tomorrow afternoon we will not be
8	THE COURT: When you say during interim		sitting so you have tomorrow afternoon to make up this
9	A JUROR: Interim means there's no classes next	9	short lunch. And we will not be sitting on Wednesday
	week, and we were that's why we were planning this	10	MS. GUTIERREZ: Your Honor, I just wanted to
2000	trip to Florida. I have 12 and a half weeks vacation		make sure that we are going to do opening on Thursday.
	accrued. I've been there 30 years. And if I don't use		So are you saying even if we finish today
	the vacation during the interim weeks, it's it's often	13	THE COURT: If we get no. If we get the
	not granted because it's got to be, you know, when		jury selected today and in the box.
15	when the classes are in session.	15	MS. GUTIERREZ: So okay, then we will
16	THE COURT: 1 understand. And when when do	16	
17	you leave?	1000	morning and at least one witness. But at the rate we're
18	A JUROR: Saturday.	1	going,
19	MR. URICK: No questions.	19	MS. GUTIERREZ: Okay.
20	MS. GUTTERREZ: No questions.	20	THE COURT: we still have we've only done
21	THE COURT: Thank you very much. You may step		two questions.
22	back.	22	MS. GUTIERREZ: We still have the minor
23	A JUROR: Thank you.		motions. They won't take that long
24	(The juror left the bench.)	24	THE COURT: We could do the minor motions in
25	MS. GUTTERREZ: Make a motion to strike for	25	the morning.
1	D 161	1	Davis 142
1	Page 161		Page 163
1	cause.	1	MS. GUTIERREZ: Right. Okay.
2	cause. THE COURT: Under the circumstances, Mr. Urick,	1 2	MS. GUTIERREZ: Right. Okay. THE COURT: And still do jury do opening
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	Cond	ens	elt!
	Page 164		Page 166
1	case.	1	
2		2	
3	morning? Okay. And Thurs Wednesday?	3	
4	THE CLERK: Tara said she was working on it.	4	
5		5	. The state of the
1	then until 2:30. And I apologize to my staff for the	6	7
	short luncheon recess but I promise to make it up to you.	1	years of age at the break and you wish to be excused; is
	I promise.		that correct?
9	A series of the second of the	9	
10		10	
11			you wanted to sit in this jury, we would treat you just
12		1	like anyone else, that merely because you're over the age
13			of 70 you do not automatically get a strike but if you
14			wish to be stricken for that reason, the Court would be inclined to do that. Is that what you would like?
15		16	
17			but I imagine if you excused from this trial it's all
18		18	
19		19	Manager Control and Laboratory and Control
20		10000	notice in the mail
21		21	
22		22	
23			that.
24		24	A JUROR: Oh. But I mean, if I don't serve
25		25	this
	Page 165		Page 16/
1	A-F-T-E-R-N-O-O-N S-E-S-S-I-O-N	1	THE COURT: They won't know why you were
2	(2:40 p.m.)	2	stricken.
3		3	A JUROR: Okay.
4	upon reconvening.)	4	THE COURT: Okay?
5	THE COURT: The prospective jurors sitting in	5	A JUROR: Thank you, Your Honor.
6	the jury box, I'm going to ask that you move into the	6	THE COURT: You're welcome.
7	seats here in this area. Yeah, it's getting to that	7	And, Ms. Gutierrez, you have no questions?
8	point.	8	MS. GUTIERREZ: No.
9	Ladies, if you would also try to find a seat in	9	THE COURT: Mr. Urick, you don't have any
10	that area.	10	questions?
11	And on this side of me, if you could also move	11	
12	into that area.	12	A CONTRACTOR OF THE CONTRACTOR
13	If you would step up, please, for a moment. I	1	are free to go.
	just want to let you know what the status where we	14	
05/055	are. And Juror Number 500 would you just take one moment	15	
16	and we'll have you come up.		the law is? If they wanted to be excused they can be.
17	(Counsel and the defendant approached the	17	•
	bench, and the following ensued:)		was the law, but I determined that in light of her age
19	THE COURT: Counsel, what I have is 5 95	1	and the fact that this case is going to last two weeks,
NORTHER.	jurors left in the panel.	20	
21	MS. GUTIERREZ: Uh-huh.		back over the age of 70 each and every day for two weeks
22	THE COURT: We have 33 jurors that we strike to	1	in the light of the inclement weather, and the fact that
	spare, if we select a panel of 12 with 5 strikes. Juror		it's considered a health risk for elderly people to be
	Number 500 is over 70. She's seated to your right. I'm	1	out in this weather in the first place, I am not going
25	going to ask her to come up.	25	to require that she sit.

	Cond	en	selt!
	Page 168		Page 170
1		1	A JUROR: And I can't I can't hold my water.
2	to be treated just like everyone else but in that in	2	I'm much dehydrated. I'm not drinking any water.
3	the light of her age. If the Court of Appeals finds that	3	THE COURT: All right. And you indicated that
4	that's objectionable, I guess they'll let you know. But	4	you have medical problems, hardship, and you needed to
5	I don't think	5	use the bathroom but we might be able to accommodate you.
6	MS. GUTIERREZ: Well, I'm not objecting.	6	A JUROR: Right.
7	THE COURT: the Court is unreasonable in	7	THE COURT: And you're indicating now that you
8	that. Thank you very much. I appreciate that.	8	don't believe that it's going to work out.
9	And very well. We're going to then go through	9	A JUROR: I I'm not drinking any water to
10	the rest of the list of questions. And I do not think it	10	keep from going to the bathroom and the doctor said that
11	requires everyone to stand up so I'll let you sit	11	that's not good.
12		12	THE COURT: Okay. Any problems or any
13	THE COURT: and we'll go through as many	13	additional questions, Ms. Gutierrez?
14	questions as we can without having you stand. All right	. 14	MS. GUTIERREZ: No, Your Honor.
15	(Counsel and the defendant returned to the	15	THE COURT: Mr. Urick?
16	trial tables, and the following ensued:)	16	MR. URICK: No, Your Honor.
17	THE COURT: All right, Ladies and Gentleman,	17	THE COURT: Thank you very much, sir. You may
18		18	step back.
19	propounded to you in order for us to select a fair and	19	A JUROR: Thank you.
20	•	20	THE COURT: One one moment. Is there a
21	Sir, Mr. Syed, have a seat.	21	motion?
22	A JUROR: May I come up and talk to you?	22	MS. GUTIERREZ: Yes.
23	THE COURT: Okay. Is this an urgent matter	23	THE COURT: All right.
24	2	24	And you would agree?
25	A JUROR: No.	25	MR. URICK: No objection.
	Page 169		Page 171
1	THE COURT: That I've asked, or some other new	1	THE COURT: You may be excused. You're free to
2	issue?	2	go. You may go home.
3	A JUROR: It's a new issue.	3	A JUROR: Okay. Thank you.
4	THE COURT: Okay. Is it personal in nature?	4	THE COURT: Thank you very much.
5	A JUROR: Yes.	5	(The juror left the bench.)
6	THE COURT: Please come up to the bench.	6	All right. And we're going to continue.
7	(Counsel and the defendant approached the	7	(Counsel and the defendant returned to the
8	bench, and the following ensued:)	8	trial tables, and the following ensued:)
9	(A juror approached the bench)	9	THE COURT: Ladies and Gentleman, as the
10	THE COURT: Give me a second. First I need	10	attorneys go back to their table, I need you to listen
11	your juror number and use the mike.		closely to the question that I pose. If you have an
12	A JUROR: 530.		affirmative or yes response to the question, I need you
13	THE COURT: Juror Number 530.	13	to stand and remain standing until I get your juror
14	THE COURT: Yes, sir?	14	number.
15	A JUROR: Yes. I told you last week that I had	15	There are number of witnesses that may be
	a medical problem. And I had an appointment tomorrow at	16	called to testify in the case of the State of Maryland
	Sinai Hospital to get some tests. I was going to	17	versus Adnan Syed. When I say they may be called, it
18	postpone it, but over the weekend I start having some	18	what it means is that there names may be mentioned or
10	some more problems.	19	they may actually be witnesses.
19			I need you to liston. It was recoming a
20	And I can't I don't think I can go through	20	I need you to listen. It you recognize a
20	this this trial with this problem.		person that you know, I need you to stand and remain
20		21	
20 21 22	this this trial with this problem.	21	person that you know, I need you to stand and remain
20 21 22	this this trial with this problem. THE COURT: Okay, And can you re reiterate	21 22 23	person that you know, I need you to stand and remain standing until I get your juror number;

Page 180 Page 182 1 City Police Department, do you believe that you can 1 A JUROR: Department of Public Safety. 2 listen to the fasts and evidence of this case, weighing 2 THE COURT: Okay. Ladies and Gentleman, there 3 the credibility of the officers as you would as any other 3 will be other questions that will be asked and some of 4 person, not giving him -- them any more weight or any 4 them are related to public safety or that type of law 5 enforcement activity. You'll be asked to stand at that 5 less weight, merely because they are police officers. 6 could you do that in a fashion to be fair and impartial 6 -- that time and respond. Your juror number, sir? In the sweater -- I'm 7 in this matter? 8 sorry, ma'am. I can't see that far. The light is not A JUROR: I could. 9 very good and I apologize. Can you tell me your juror 9 THE COURT: Very well. You may be scated. 10 number? 10 May I have your juror number in the green 11 11 sweater? A JUROR: 3-4-3. 12 THE COURT: 3-4-3. And the answer to your --12 A JUROR: Yes. It's 407. 13 the question that you knew someone? 13 THE COURT: 407? And the person you know? 14 A JUROR: Saad Chaudry, S-A-A-D C-H-A-U-D-R-Y. 14 A JUROR: What's his --15 THE COURT: You'll have to repeat because I 15 THE COURT: Okay. We cannot hear you. The 16 could not hear? 16 stenographer is indicating he cannot hear. If you could 17 A JUROR: Saad. 17 just raise your voice a little and speak slowly. 18 THE COURT: Uh-huh. 18 A JUROR: Yes. Phil -- Phil Buttermeyer. 19 A JUROR: S-A-A-D, Chaudry, C-H-A-U-D-R-Y. 19 THE COURT: And how do you know Phil 20 20 Buttermeyer? THE COURT: And how do you know them. 21 A JUROR: He is a student of mine at the 21 A JUROR: He's director, I think, Baltimore 22 Community College, Baltimore County. And he's an 22 City Surveys and Records. 23 understudent. 23 THE COURT: Okay. Surveys and Records. And 24 THE COURT: The fact that you know this 24 how do you know him? 25 individual that is a student in your class, would that in A JUROR: Let's see. Just as a surveyor. Page 181 Page 183 1 any way interfere with your ability to be fair and THE COURT: You're a surveyor? 2 impartial if it was that that individuals was a witness A JUROR: No. I work for the city schools. 3 in this case? Would you be able to that considering all THE COURT: And as a result of your past employ 4 other evidence in the case as well as the law as I 4 -- employment as a surveyor you came to know him; is that 5 instruct you and do so in a fair and impartial way? 5 correct? A JUROR: I think I might have difficulty. A JUROR: Yes, that's correct. THE COURT: Thank you very much. You may be THE COURT: As a result of knowing him through 8 seated. your past employment, could you weigh his credibility as Q A JUROR: 382. you would any other witness? And the fact that you knew THE COURT: 382? And the person you know? 10 10 him would that interfere with your ability to be fair and A JUROR: I know a few of the detectives. 11 11 impartial, listening to the evidence and the testimony in 12 THE COURT: A few of the detectives. 12 this case and fair -- and rendering a fair and impartial 13 A JUROR: 1-1 work for Baltimore City for 14 13 verdict? 14 years. 14 A JUROR: I think I could render a fair 15 THE COURT: And you worked for Baltimore City 15 verdict. 16 Police Department? THE COURT: Okay. Do you know any other 16 17 A JUROR: Yes, ma'am. 17 individuals that I named? 18 THE COURT: Okay. And when you left the 18 A JUROR: What's the young man, he's a doctor 19 Baltimore City Police Department, what section were you at Veteran Administration Hospital downtown. 20 assigned? 20 THE COURT: Doctor? 21 A JUROR: Public Relations. 21 A JUROR: Young Lee. 22 THE COURT: As a result of your activity with 22 THE COURT: Young Lee? And you know a doctor 23 the Baltimore City Police Department, there are a number Young Lee who is a doctor at a hospital downtown? 24 of police detectives, some of -- all of which I've named, 24 A JUROR: Yes. Veterans Administration. 25 and also as a result of your employment through Baltimore 25 THE COURT: The Veteran's -- okay. And how do

	Page 184	T	Page 196
1	you know that doctor?	1	Page 186 THE COURT: And what type of business do you
2	A JUROR: Again, just because he was assigned	1	have?
2	to me outpatient.	3	
4	THE COURT: Okay. As a result result of	1000	business.
1000		5	The state of the s
1000	same doctor whose testimony may be admitted in this case,	6	
	would that interfere with your ability to be fair and	1	man I know is a veterinarian.
		8	
	physician?	9	
10	A JUROR: I do not believe so.	10	
11	THE COURT: Very well. You could be fair?	1000	seated.
12	A JUROR: Yes indeed.	12	
13	THE COURT: Thank you very much. Any other	13	10 10 10 10 10 10 10 10 10 10 10 10 10 1
1000		14	The second secon
15	A JUROR: No indeed.	15	
16	THE COURT: Thank you very much, sir. You may	16	
	TO 17 12 12 12 12 12 12 12 12 12 12 12 12 12	17	
18	Yes, ma'am, in the purple?	1	character names on the list also.
19	A JUROR: How about blue?	19	The state of the s
20	THE COURT: Blue? I'm sorry.	10000	tell you that those names were character names. All I
21	A JUROR: 551.		said was that they were potential witnesses in this case.
22	THE COURT: 551. All right. And you indicated	1	So therefore, I need you to understand that the people
1,200	that you know one of the witnesses. Who do you know?		that are listed may or may not be witnesses. Their names
24	A JUROR: I know Badr Oweis. I believe that's	1	may be mentioned during the course of this trial.
-	the same name I heard.	25	
20			
	Page 185	1	Page 187
1	THE COURT: Okay. I can only hear		maybe a few other witnesses, would that in any way
2	A JUROR: I know a man named Badr		interfere with your ability to be fair and impartial?
3	don't know if that is the same man as you called out.		Could you weigh their credibility like you would any
4	mun count Ol . The little		
-	THE COURT: Okay. The individual that you	4	other witness and render a fair and impartial verdict?
	know, how do you know him?	5	other witness and render a fair and impartial verdict? A JUROR: I probably would have a little
6	know, how do you know him? A JUROR: He's a client of my business.	4 5 6	other witness and render a fair and impartial verdict? A JUROR: I probably would have a little difficulty with Presley.
6 7	know, how do you know him? A JUROR: He's a client of my business. (Pause.)	4 5 6 7	other witness and render a fair and impartial verdict? A JUROR: I probably would have a little difficulty with Presley. THE COURT: All right, Very well. Thank you
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Page 188 Page 190 1 Baltimore City police officers. 1 friend, or relative or you yourself, is employed by any 2 of these entities that I have just named, I need you to THE COURT: Do you know where they were 3 assigned or where they are currently assigned? 3 stand? (Prospective jurors standing.) A JUROR: No. 4 THE COURT: In addition to that question, if 5 THE COURT: All right. The fact that your ex-5 6 you are employed by any other law enforcement agency, 6 wife and cousins -- relatives were in Baltimore City 7 Police Department, can you be fair and impartial in this 7 corrections included, I need you to stand? Starting on the front row to my left, your 8 case and render a verdict solely on the evidence in the 9 courtroom, the law as I instruct -- instruct you, in a 9 juror number please? 10 fair and impartial way? Can you do that? 10 A JUROR: 5-3-6. 11 A JUROR: I think I can. 11 THE COURT: And your answer to my question? 12 A JUROR: I work for Maryland House of THE COURT: "I think I can," is that a yes, a 13 Correction, Division of Correction, secretary to the 13 maybe, I'm not sure? 14 warden. A JUROR: Yes. THE COURT: And you're employed there as a 15 THE COURT: You can? Thank you very much, sir. 15 16 you may be seated. 16 secretary; is that correct? Ma'am, in the end, your juror number first? A JUROR: Uh-huh, to the warden. 17 17 18 THE COURT: Regardless of your specialized 18 A JUROR: 3-3-4. 19 training and your role at -- as a secretary in the 19 THE COURT: 3-3-4. And your answer to my 20 Maryland House of Corrections, can you render a fair and 20 question? 21 impartial verdict in this case, listening to the witness 21 A JUROR: My daughter works at Baltimore City 22 testimony, the facts and the evidence and the law as I Woman's Detention Center. 23 instruct you? 23 THE COURT: All right. The fact that your 24 A JUROR: I can. 24 daughter works at the City Detention Center for women, 25 does that in anyway interfere with your ability to be 25 THE COURT: Thank you very much. You may be Page 189 Page 191 1 fair and impartial in this case, render a verdict solely 1 seated. The lady right there, yes? 2 2 on the evidence you hear in the courtroom and the law as 3 I instruct you? A JUROR: 5-5-4. 3 THE COURT: 5-5-4. And your answer? A JUROR: No. It doesn't. 4 5 5 A JUROR: Maryland State Trooper, brother. THE COURT: You can do that? THE COURT: Your brother is a Maryland State A JUROR: Yes. 7 Trooper? 7 THE COURT: Thank you very much, ma'am. You 8 A JUROR: Yes, ma'am. may be seated. THE COURT: Okay. Anyone else in your family? 4 9 Your juror number please, ma'am? A JUROR: That's all. 10 A JUROR: 294. THE COURT: Okay. 11 THE COURT: 294. And if you would indicate 11 12 A JUROR: That's it. 12 your answer? THE COURT: As a result of your brother being a 13 A JUROR: My brother-in-law is a Baltimore City 14 Maryland State Trooper, do you believe you can be fair 14 homicide detective. 15 and impartial in this case, render a verdict solely on THE COURT: Did you recognize any of the names 16 the evidence and the law as I instruct you setting aside 16 of the detectives that I called out? A JUROR: No. 17 what he does for a living? 17 A JUROR: Yes, ma'am. 18 18 THE COURT: All right. The fact that your 19 THE COURT: Thank you very much. You may be brother-in-law is a Baltimore City homicide detective and 20 seated. 20 this case will have witnesses that testify that are from Yes, sir? 21 21 Baltimore City Homicide, would that in any way interfere 22 A JUROR: 5-0-7. 22 with your ability to be fair and impartial in this case THE COURT: 5-0-7. And your answer to my 23 23 and render a verdict solely on the evidence you hear in 24 the courtroom and the law as I instruct you? 24 question? A JUROR: My ex-wife and two close cousins are A JUROR: No. 25 25

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	Page 192		Page 194
1	THE COURT: You can do that?	1	,,
2	A JUROR: Yes.	2	Jon angine Horks
3	THE COURT: Thank you very much. You may be		for a law firm, would that interfere with your ability i
4	seated.		be fair and impartial in this case and render a verdict
5	Yes, sir, in the back?	5	solely on the evidence and the law as I instruct you?
6	A JUROR: 484.	6	A JUROR: Yes.
7	THE COURT: 484. And your answer?	7	THE COURT: You could do that?
8	A JUROR: I work for the Research Statistics	8	A JUROR: Yes.
9	Office of the Department of Public Safety and	9	THE COURT: Very well. Thank you very much.
10	Correctional Services.	10	you may be seated.
11	THE COURT: You're a statistician there?	11	On my front row, the gentleman in brown, your
12		12	number?
13		13	A JUROR: 273.
	of your employment with the and you're technically	14	Continued and the following the continued of the first that the first the fi
	with the city police; is that right?	15	7
16	the second of th	16	Bureau of Corrections, Correctional Officer.
17	manufacture, entre en order en entre en en en entre en entre en en entre en en entre en en entre en entre en entre en entre en en entre en en entre en en entre en entre en entre en en entre en en entre en entre en entre en entre en entre en en en en en en en en en entre en	17	, · · · · ·
18	,	1	fact that you work for Baltimore County corrections,
19	interfere with your ability to be fair and impartial in		would that interfere with your ability to be fair and
20	this case and render a verdict solely on the evidence you		impartial? You could be fair in this case?
21	,	21	A JUROR: Yes.
22	The state of the s	22	,,
23		10000	seated.
	seated.	24	SHESS SHEET WAS AND SHEET SHEE
25	The lady on the end there in white with the dark?	25	A JUROR: 560.
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	Page 193		Page 195
1	Page 193 A JUROR: 2-9-9.	1	Page 195 THE COURT: 560. Your answer?
1 2	A JUROR: 2-9-9.	1 2	
	A JUROR: 2-9-9. THE COURT: 2-9-9. And your answer to my question?	2	THE COURT: 560. Your answer?
3 4	A JUROR: 2-9-9. THE COURT: 2-9-9. And your answer to my question? A JUROR: My brother is a prosecutor with U.S	2 3 4	THE COURT: 560. Your answer? A JUROR: My son-in-law is a homicide, Baltimore City Homicide. THE COURT: Did you recognize any of the names
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	Page 196		Page 198
1	Booking.	1	
2		2	, , , , , , , , , , , , , , , , , , , ,
3		3	
4		4	
5		5	
	working in the corrections system in some form, Central	6	
	Booking and as a Commissioner, do you believe you could	7	8
	be fair and impartial in this case and render a verdict	8	in the Attorney General's Office.
1	solely on the evidence you hear in the courtroom and the	9	
10	law as I instruct you?		friend in the Attorney General's Office, does that
11			interfere with your ability to be fair and impartial in
12	3		this case and render a verdict solely on the evidence you
13	seated.	13	hear in the courtroom and the law as I instruct you?
14		14	
15		15	, , , , , , , , , , , , , , , , , , , ,
16		16	seated.
17		17	,
18		18	
19		19	
20			to the question?
21	fair and impartial, listen to the evidence and the law	21	
22	and render a fair and impartial verdict? Could you do		City.
	that?	23	
24	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		litigation?
25	THE COURT: Thank you very much, ma'am. You	25	A JUROR: Does some.
	Page 197		Page 199
1000	may be seated.	1	
2	The state of the s	2	
	vest.		last name is
4		4	
5	and the second of the second o		husband does some criminal defense work or criminal
6			litigation in Baltimore City, would that interfere with
7			your ability to be fair and impartial in this case and
8	The state of the s		render a verdict solely on the evidence you hear in the
	from Baltimore City Police Department. And a brother		courtroom and the law as I instruct you?
	that's a FBI agent in Alaska	10	
11	THE COURT: It's a brother you said?	11	THE COURT: Thank you very much. You may be
12	A JUROR: Yes.	10000	seated.
13	THE COURT: Uh-huh.	13	A CONTRACT OF THE PROPERTY OF
14	A JUROR: And I also have a cousin who works	14	
1.5	6 1 0	15	THE COURT: 1-0-5. And your answer to my
Chipton (School	for the Corrections.	10000	0
16	THE COURT: All right. The fact that you have	16	question?
16 17	THE COURT: All right. The fact that you have a brother who retired from Baltimore City Police	16 17	A JUROR: I work for the Department of Public
16 17 18	THE COURT: All right. The fact that you have a brother who retired from Baltimore City Police Department, a brother in the FBI, and a cousin in	16 17 18	A JUROR: I work for the Department of Public Safety, Correctional Services in the employee relations
16 17 18 19	THE COURT: All right. The fact that you have a brother who retired from Baltimore City Police Department, a brother in the FBI, and a cousin in Corrections, are you able to be fair and impartial in	16 17 18 19	A JUROR: I work for the Department of Public Safety, Correctional Services in the employee relations unit.
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16 17 18 19 20	THE COURT: All right. The fact that you have a brother who retired from Baltimore City Police Department, a brother in the FBI, and a cousin in Corrections, are you able to be fair and impartial in this case, render a verdict solely on the evidence and the law as I instruct you? A JUROR: Yes, ma'am.	16 17 18 19 20 21 22	A JUROR: I work for the Department of Public Safety, Correctional Services in the employee relations unit. THE COURT: The fact that you work for the employee relations unit at the Department of Corrections, would that interfere with your ability to be fair and
16 17 18 19 20 21	THE COURT: All right. The fact that you have a brother who retired from Baltimore City Police Department, a brother in the FBI, and a cousin in Corrections, are you able to be fair and impartial in this case, render a verdict solely on the evidence and the law as I instruct you? A JUROR: Yes, ma'am. THE COURT: Was your brother who retired from	16 17 18 19 20 21 22 23	A JUROR: I work for the Department of Public Safety, Correctional Services in the employee relations unit. THE COURT: The fact that you work for the employee relations unit at the Department of Corrections, would that interfere with your ability to be fair and impartial in this case and render a verdict solely on the
16 17 18 19 20 21 22 23 24	THE COURT: All right. The fact that you have a brother who retired from Baltimore City Police Department, a brother in the FBI, and a cousin in Corrections, are you able to be fair and impartial in this case, render a verdict solely on the evidence and the law as I instruct you? A JUROR: Yes, ma'am.	16 17 18 19 20 21 22 23	A JUROR: I work for the Department of Public Safety, Correctional Services in the employee relations unit. THE COURT: The fact that you work for the employee relations unit at the Department of Corrections, would that interfere with your ability to be fair and impartial in this case and render a verdict solely on the

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	Page 200	1	Page 202
1	W THIS PORCE IN THE WAY	1	
2		2	
3		3	
4			setting aside what your cousin does for a living, and
5		1	render a verdict solely on the evidence you hear in the
6		1	courtroom and the law as I instruct you?
7		7	A JUROR: Yes, ma'am.
8	A JUROR: Both my fiancee and cousin are correctional officers.	8	THE COURT: Thank you very much. You may be
		1	seated.
10	THE COURT: The fact that you have a fiancee and brother in are in corrections, would that in	10	Your number, please? A JUROR: 61.
11		11	
	anyway interfere with your ability to be fair and	12	THE COURT: Juror 61. Your answer to my
1-500	impartial, render a verdict solely on the evidence and the law as I instruct you?	2000	question?
14	A JUROR: It would not interfere.	14	A JUROR: My brother Ralph is the new Warden at
16			City Jail. And my brother Gary is a correctional officer at
1310	THE COURT: Thank you very much. You may be seated.	17	THE COURT: I didn't hear the end of that?
18	Yes, ma'am, in the stripe sweater?	18	A JUROR: My brother Gary is a correctional
19	A JUROR: 247.	12000	officer in the same vicinity.
20	THE COURT: 2-4-7. And your answer?	20	THE COURT: Okay.
21	A JUROR: My son is a correctional officer and	21	A JUROR: He used to be in the City jail but
1	my daughter-in-law works for a law firm downtown.	10000	they moved him because they were too close together
23	THE COURT: The daughter-in-law you said?	23	THE COURT: You have two brothers then in
24	A JUROR: Yes.	2000	corrections in some form or another. Would that would
25		1	that I'm sorry, you have another thing?
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١.	Page 201	١.	Page 203
1	A JUROR: I think so.	1	A JUROR: No.
2	A JUROR: I think so. THE COURT: Okay. Do you know what firm that	2	A JUROR: No. THE COURT: Okay. Would that interfere with
2	A JUROR: I think so. THE COURT: Okay. Do you know what firm that is that she works for?	2 3	A JUROR: No. THE COURT: Okay. Would that interfere with your ability to be fair and impartial, render a verdict
2 3 4	A JUROR: I think so. THE COURT: Okay. Do you know what firm that is that she works for? A JUROR: No, I don't, not right off hand.	3 4	A JUROR: No. THE COURT: Okay. Would that interfere with your ability to be fair and impartial, render a verdict solely on the evidence you hear in the courtroom and the
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Page 204 Page 206 If your answer to this question is yes, I need 1 (Prospective jurors standing.) THE COURT: On the front row, I need your juror 2 you to stand? 2 (No response.) 3 number? 3 THE COURT: Any member of the panel have any A JUROR: 5-3-6. 5 problem or have any difficulty in dealing with a case THE COURT: 5-3-6. You have close family, 5 6 friends or someone in your family that attended the 6 where the following information is known to you; that the 7 individual, the defendant, is Muslim and he practices the 7 school? 8 Muslim religion known as Islam; and that as a result of A JUROR: Two great-nieces. 9 the fact that he practices this religion, you have any 9 THE COURT: As a result of the fact that they 10 attended that school, would that in any way interfere 10 political, social, religious, or any other objection to 11 Islam or objection to specifically to Muslims that would 11 with your ability to be fair and impartial, render a 12 interfere with your ability to be fair and impartial or 12 verdict solely on the evidence and the law as I instruct 13 make you uncomfortable, or cause you to have any 13 you? 14 difficulty in -- difficulty in fairly evaluating this 14 A JUROR: No, Your Honor. 15 case as a result of the defendant's religious beliefs? 15 THE COURT: Thank you very much. You may be 16 If so, please stand? 16 seated. 17 (No response.) 17 In the middle, your juror number please? 18 THE COURT: To the last two questions I would 18 A JUROR: 3-7-9. 19 note for the record that there was no one standing. 19 THE COURT: 3-7-9. And your answer to my 20 Any member of this panel or any member of this 20 question? 21 panel's immediate family members attend the Islamic 21 A JUROR: My niece. 22 Society Mosque of Baltimore -- Mosque, at -- of THE COURT: The fact that your nicce attended 22 23 Baltimore, located on Johnnycake Road in Baltimore 23 that school would it in any way interfere with your 24 County? 24 ability to be fair and impartial in this case, render a 25 Any member of the panel or member of the 25 verdict on the law and the witness testimony? Page 205 Page 207 I panel's immediate family attend that Mosque? If so, A JUROR: Would not interfere 2 please stand. THE COURT: Thank you very much. You may be 3 (A prospective juror standing.) 3 seated. THE COURT: Your juror number? 4 And on my right, your juror number? A JUROR: 3-5-0. 5 A JUROR: 3-5-3. 6 THE COURT: Sir, the defendant attends that THE COURT: 3-5-3. And your answer? 7 Mosque and his family attends that Mosque, the fact that A JUROR: Yes. I have two twin nephews who 8 you someone who attends that Mosque, either you yourself went to Woodlawn. 9 or your family members, would that interfere with your THE COURT: The fact that you have two twin 10 ability to be fair and impartial in this case, render a nephews that went to Woodlawn, would that interfere with 11 verdict solely on the evidence you hear in this courtroom 11 your ability to be fair and impartial in this case, 12 and the law as I instruct you? render a verdict solely on the evidence you hear in the 13 A JUROR: I would probably have difficulty, 13 courtroom and the law as I instruct you? 14 Your Honor. 14 A JUROR: Would not interfere. THE COURT: Very well. Thank you very much, 15 THE COURT: Thank you very much. You may be 16 sir. You may be seated. 16 seated. 17 (Pause.) 17 (Pause.) 18 THE COURT: Some of the witnesses involved in 18 THE COURT: Adnan Syed describes himself with a 19 this case attended Woodlawn Senior High School in racial classification as Middle Eastern. Any member of 20 Baltimore County. Is there any member of the jury mem -this panel have any difficulty or problem rendering a 21 panel who currently have family members or close, verdict in this case as a result of the defendant's 22 personal friends who attend or attended Woodlawn Senior 22 racial classification or background? 23 High School in the last year; that is, they currently 23 If so, please stand. 24 24 attend or attended Woodlawn Senior High School in the (No response.) 25 last year? If so, please stand? 25 THE COURT: I see no one standing. I'll assume

	Conde	,113	oit;
	Page 208		Page 2
1	an answer in the negative.	1	In the striped sweater?
2	(Pause.)	2	A JUROR: 343.
3	THE COURT: The U.S. Census Department and also	3	THE COURT: In the flowered sweater?
4	the Baltimore County Board of Education classifies the	4	A JUROR: 517.
5	defendant as Asian. Does any member of this panel feel	5	THE COURT: Is that 570 or 517?
6	that he or she cannot render a fair and impartial verdict	6	A JUROR: 517.
7	due to a classification that there is some Asian	7	THE COURT: Thank you very much.
8	background in the defendant?	8	In the back there?
9	If so, please stand.	9	A JUROR: 312.
0	(No response.)	10	THE COURT: 312, thank you.
1	THE COURT: I see no one standing and I'll	11	On my right, in the jacket?
2	assume a negative answer or response to that question as	12	A JUROR: I'm trying to remember my number.
3	well.	13	457.
4	My next question has several parts. If you	14	THE COURT: 457. All right.
5	have a yes answer to any one of the parts to my question,	15	In the sweater?
	I need you to stand.	16	A JUROR: 278.
7	Any member of the panel or member of panel's	17	THE COURT: 2-7-8.
8	close family, friend, or relative, and remember, what I	18	In the back?
	mean by close family, friend or relative, your immediate	19	A JUROR: 376.
	family or someone you live with or someone that you	20	THE COURT: All right.
1		21	In the middle here?
2	JV/ State of the s	22	A JUROR: 3-5-3.
3	panel's close family, friend or relative been; one, a	23	THE COURT: Yes, sir?
	victim of a crime; two, been charged or convicted of a	24	A JUROR: 59.
5	crime where they were incarcerated for more than five	25	THE COURT: Thank you.
	Page 209	-	Page 21
1	years, within the last year; C, served as a member	1	A JUROR: 320.
2	strike that;	2	THE COURT: Thank you.
3	Is involved in a penny pending criminal or	3	A JUROR: 3-5-5.
1	civil case and that is in the Circuit Court for Baltimore	4	(Pause.)
5	City? That would be if you have sued someone in a	5	THE COURT: All right.
	accident case or you've sued in an accident case and it's	6	Counsel, I'll see you at the bench, please.
7	pending here in the Circuit Court for Baltimore City.	7	(Counsel and the defendant approached the
3	That would be included in that part of the question.	8	bench, and the following ensued:)
)	If you answer is yes to the questions that I've	9	(Pausc.)
)	just posed, I need you to stand?	10	THE COURT: There were a number of individuals
	(Prospective jurors standing.)	11	that responded to questions the questions for their
	THE COURT: In addition, any member of the	12	responses were out in the open, and I am going to propose
ġ.			reviewing those at this time for the purposes of cause
ì			strikes starting with Juror Number 343 who indicated that
3	We'll deal with those questions first.	14	
3	1		he knew Syed Chaudry, the student at the community
3	I need your juror number only on the front row.	15	he knew Syed Chaudry, the student at the community college. And that individual indicated that they could
3	I need your juror number only on the front row. A JUROR: 191.	15 16	college. And that individual indicated that they could
3 4 5 7	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you.	15 16 17	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they
3 4 5 5 7 3	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you. In the green?	15 16 17 18	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they want to make a motion?
3	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you. In the green? A JUROR: 340.	15 16 17 18 19	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they want to make a motion? MR. URICK: A motion to strike.
3 4 5 7 3 9	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you. In the green? A JUROR: 340. THE COURT: You may be seated.	15 16 17 18 19 20	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they want to make a motion? MR. URICK: A motion to strike. THE COURT: 3-4-3, you don't have any
3 1 3 3	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you. In the green? A JUROR: 340. THE COURT: You may be seated. A JUROR: 294.	15 16 17 18 19 20 21	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they want to make a motion? MR. URICK: A motion to strike. THE COURT: 3-4-3, you don't have any objection?
3 4 5 6 7 3 9	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you. In the green? A JUROR: 340. THE COURT: You may be seated. A JUROR: 294. THE COURT: You may be seated.	15 16 17 18 19 20 21 22	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they want to make a motion? MR. URICK: A motion to strike. THE COURT: 3-4-3, you don't have any objection? MS. GUTIERREZ: It's a her. No.
2 3 4 5 6 7 8 9 0 1 2 3 4	I need your juror number only on the front row. A JUROR: 191. THE COURT: You may be seated. Thank you. In the green? A JUROR: 340. THE COURT: You may be seated. A JUROR: 294.	15 16 17 18 19 20 21	college. And that individual indicated that they could not be fair and impartial. I'll hear from anyone if they want to make a motion? MR. URICK: A motion to strike. THE COURT: 3-4-3, you don't have any objection?

	Cond	en	SCIT!
	Page 212		Page 214
1	Secretary Secretarian Control of		a victim of a crime, someone in your family was
2	indicated that Presley Cason was a witness that they		incarcerated or in some way responded affirmatively to my
3	knew.	3	question?
4		4	,,,
5		5	He was incarcerated for arson
6		6	
7		17	Trong and and only gos.
8		8	The state of the s
9		2000	fairly by the system?
10		10	
11		11	, ,
12			being in Jessup, do you think you can be fair and
13	3		impartial in this case and render a verdict solely on the
	Baltimore City Police, cousin works and uncle's a		evidence and the law as I instruct you?
15		15	
10000	fair and impartial. MR. URICK: Move to strike.	16	
17			Gutierrez?
18 19		18	• 1200 - 1200
20		19	
21	MS. GUTIERREZ: It's 304?	20	3 - 1
22		Course	THE COURT: Thank you very much. You may step back.
23	All right. With regard to those questions that	23	
	I've asked so far, you know, and open, anyone have	24	
	additional cause strikes that they like to make.	25	OF COMPANY OF THE COM
-		-	
١,	Page 213	1 0	Page 215
2	MR. URICK: Nothing from the State. THE COURT: Okay. Anything from the defense?	1	
3	MS. GUTIERREZ: Let me just have	3	
4	THE COURT: Sure.		THE COURT: I'm fine. You indicated that you'd been a victim of a crime or someone in your family is
5	MS. GUTIERREZ: I don't think so.		incarcerated, you have a pending case
6	THE COURT: If you think of any	6	
7	MS. GUTIERREZ: No, Your Honor. I just had	1	murdered. And the victim left behind a little son that
1	that one, 358.		goes to our school.
9	THE COURT: All right. As we go through these	9	THE COURT: Okay. And as a result of that, do
1000	now, I ask them to come up to the bench only because of	1	you believe well first of all, was the person caught
	the personal nature of these and they're not that many.		that was involved?
12	191, will you step up, please? 191?	12	Section Control (1) And The Control Co
13	Ladies and Gentleman, I have individuals bring	13	THE COURT: All right. As a result of that,
	these particular responses at the bench because as you	audzis.	were you satisfied with what's happened with the criminal
	may have me ask about victims of crime, sometimes the		justice system with regard to that case?
	responses are personal in nature and therefore I ask that	16	A JUROR: No.
	they come up to the bench and indicate their answers or	17	THE COURT: As a result of your feelings that
	responses here at the bench.		you don't believe your satisfied, would you hold that
19	It also could mean information personal to them	19	
	and their families. And rather than have them provide	20	A JUROR: I probably would have a hard time
Same	that information in open court, they're asked to come to	21	being fair and impartial.
	the bench. They're not that many so we should be able to	22	THE COURT: Okay. Any follow-up questions from
1000	this very quickly.		the State?
24	(A juror approached the bench.)	24	MR. URICK: No, thank you.
25	THE COURT: You indicated that hi, you were	25	THE COURT: Any follow-up questions from the
-	, 7	1	y and a days and a second and

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	Condo	шэ	CIT;
	Page 216		Page 218
1	defense?	1	THE COURT: Victim of a crime, someone in your
2		2	family was
3		3	A JUROR: Yes, family member.
4	may step back.	4	THE COURT: Okay. Can you tell me about it?
5	A CONTRACTOR CONTRACTO	5	A JUROR: Yes. I have a niece who was beaten
6	` 2		by her boyfriend. We're still in the middle of
7	MS. GUTIERREZ: Make a motion to strike for	7	investigating it.
8	cause.	8	THE COURT: Uh-huh. Has anyone been charged?
9		9	A JUROR: Not so far.
10	She's clearly indicated she could not be fair.	10	THE COURT: Okay. Anything else?
11	2-9-4? 2-9-4, please step up?	11	A JUROR: I'm sort of the stand-in person for
12		12	her family. Her mother is not living.
13		13	THE COURT: Uh-huh.
	victim of a crime, someone in your family had, someone	14	A JUROR: So I am the person that's sort of
15	was incarcerated, you have a pending case?	15	THE COURT: Overviewing it?
16		16	A JUROR: Right. Exactly.
17	1995 in Baltimore City.	17	THE COURT: Okay. And that is there any
18	I S		other victim of a crime in your family? Any other
19		19	pending cases in Circuit Court?
20		20	A JUROR: That's the only pending one. I had a
-	you satisfied with what the criminal justice system did	21	nephew who was involved in a robbery coming from work.
22	with regard to that case?	22	THE COURT: As a victim?
23	A JUROR: Yes.	23	A JUROR: Yes.
24	THE COURT: And could you be fair and impartial	24	THE COURT: Okay. And how was that case
25	in this case, listen to the facts and circumstances of	25	disposed of? Did they catch the person?
	Page 217		Page 219
1	this case and the law as I instruct you?	1	A JUROR: The person yes.
2	A JUROR: Yes.	2	THE COURT: And that person was incarcerated?
3	THE COURT: All right.	3	A JUROR: Yes.
4	Any follow up, Mr. Urick?	4	THE COURT: All right. And was this at
5	MR. URICK: No. Thank you, Your Honor.	5	gunpoint?
6	THE COURT: Follow up, Ms. Gutierrez?	6	A JUROR: Knife.
7	MS. GUTIERREZ: Was there an apparent motive	7	THE COURT: Knife. Okay. As a result of what
8	for your brother's murder?		happened to your niece and your nephew, can you be fair
9	THE COURT: If you know?	9	and impartial in this case?
10	MS. GUTIERREZ: If you know?	10	A JUROR: It would be tough.
11	A JUROR: They just said it was robbery.	11	THE COURT: Okay. When you say it would be
11	MS. GUTIERREZ: Okay. Thank you.	10000	tough that means you can't do it?
SHIPS.	프로프스스 경기, 프로그스 (1995) - 프로프스 스크스 스크스 스크스 (1995) - 프로그스 - [1997) - [1997] - [1	10000	
12 13	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated.	12	tough that means you can't do it?
12 13	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You	12	tough that means you can't do it? A JUROR: Right. Can't do it.
12 13 14	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated.	12 13 14	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick?
12 13 14 15 16	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to	12 13 14 15	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you.
12 13 14 15 16 17	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to	12 13 14 15 16	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez?
12 13 14 15 16 17	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to ask you to listen. If you hear your juror number you may	12 13 14 15 16 17 18	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor.
12 13 14 15 16 17 18	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to ask you to listen. If you hear your juror number you may go home. Juror Number 343, you may go home.	12 13 14 15 16 17 18	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, ma'am. You
12 13 14 15 16 17 18	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to ask you to listen. If you hear your juror number you may go home. Juror Number 343, you may go home.	12 13 14 15 16 17 18 19	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, ma'am. You may step back.
12 13 14 15 16 17 18 19 20	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to ask you to listen. If you hear your juror number you may go home. Juror Number 343, you may go home. Juror Number 358, you may go home.	12 13 14 15 16 17 18 19 20 21	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, ma'am. You may step back. (The juror left the bench.)
12 13 14 15 16 17 18 19 20 21	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to ask you to listen. If you hear your juror number you may go home. Juror Number 343, you may go home. Juror Number 358, you may go home. Juror Number 304, you may go home.	12 13 14 15 16 17 18 19 20 21	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, ma'am. You may step back. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for
12 13 14 15 16 17 18 19 20 21 22	MS. GUTIERREZ: Okay. Thank you. THE COURT: Thank you very much, ma'am. You may be seated. 3-3-2? Juror 3-3-2? Okay. While 3-3-2 is coming up, I'm going to ask you to listen. If you hear your juror number you may go home. Juror Number 343, you may go home. Juror Number 358, you may go home. Juror Number 304, you may go home. Juror Number 348, you may go home.	12 13 14 15 16 17 18 19 20 21 22	tough that means you can't do it? A JUROR: Right. Can't do it. THE COURT: Any follow-up questions, Mr. Urick? MR. URICK: No. Thank you. THE COURT: Any follow up, Ms. Gutierrez? MS. GUTIERREZ: No, Your Honor. THE COURT: Thank you very much, ma'am. You may step back. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for cause.

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	Page 220	0	Page 22
	THE COURT: 343 is still here?	1	1 570, you may go home. Juror 570, you may go
	MR. URICK: He's already struck.		2 home.
	THE COURT: Okay.		Juror 312, please step up?
	MR. URICK: He's the witness who knew Chaudry.		(A juror approached the bench.)
	5 THE COURT: 517?		THE COURT: You indicated hi.
	THE CLERK: She said she's 570.		6 A JUROR: Hi.
	7 THE COURT: 570. Didn't I ask her?		7 THE COURT: You indicated that you'd been the
	8 MS. GUTIERREZ: Yes.	1	8 victim of a crime or someone in your family incurcerated
-	THE COURT: 570, please step up?	9	9 or someone in your family
10	C-3 PP	10	J incpinoti
11		1	road hophew was mearcefuled th
12			2 victim of a crime?
13	and the second s	13	indiscritica.
	of a crime, someone in your family had, someone was	14	The he was moureclated in what
	5 incarcerated?	15	J.
16	and the property and managed,	16	o you believe the mas treated
	homicide.		7 fairly by the system?
18	- July 100 Har.	18	
19	7.7	19	The that that your nepher was
20		20	incarcerated, do you believe you could be fair and
22			impartial in this case, set aside what happened to him,
	the description of what happened the		listen to the facts and evidence in this case and the law
24	anyone get was anyone caught? A JUROR: No, never.		as I instruct you, and render a fair and impartial
25			verdict?
-	THE COURT: As a result of what happened to	25	A JUROR: Yes, ma'am.
1	Page 221		Page 223
	your sister and your brother, you said?	1	THE COURT: You could do that?
2	in, in, one, inepilett.	2	, , , , , , , , , , , , , , , , , , ,
3	The state of the s	3	in the state of th
4		4	Thank you, Tour Honor.
	THE COURT: Being murdered in '69, do you	5	and the state of t
	believe you could be fair and impartial in this case and	6	real real real real real real real real
	render a verdict solely on the evidence you hear in the	7	roll mach. For mach.
	courtroom and the law as I instruct you?	N. A.	back.
9	A JUROR: I'm not so sure about that.	9	(and) and the bollett.)
)	THE COURT: And that's because of what happened	10	
	to your sister?	11	457? Juror 4-5-7, please step up?
2	A JUROR: And her baby.	12	, jest period the delicit.)
3	THE COURT: And her baby?	13	THE COURT: How are you?
1	A JUROR: Yeah. Uh-huh.	14	A JUROR: Fine. How are you?
5	THE COURT: Any follow up, Ms. Gutierrez?	15	THE COURT: You indicated that you had been
,	MS. GUTIERREZ: No, Your Honor.		victim of a crime, someone in your family had,
	THE COURT: Any follow up, Mr. Urick?	17	incarcerated, or someone in your family, or you have a
	MR. URICK: No.	18	pending case?
	THE COURT: Thank you very much, ma'am. You	19	A JUROR: Okay. I have victim of crime. My
	may step back.	20	brother was attacked on the street and beat. He was
)			hospitalized briefly.
)	A JUROR: Thank you.		
)]	A JUROR: Thank you. (The juror left the bench.)	22	THE COURT: Okay. And did they find the person
) 1	A JUROR: Thank you. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for	22 23	
) 1	A JUROR: Thank you. (The juror left the bench.) MS. GUTIERREZ: Make a motion to strike for cause.	22	THE COURT: Okay. And did they find the person

_	Conde	cus	CIL:
	Page 224		Page 226
1	your brother, do you think you can be fair and impartial	1	A JUROR: No.
2	in this case,	2	THE COURT: Okay. Any follow up, Ms.
3		3	Gutierrez?
4	THE COURT: render a verdict solely on the	4	MS. GUTIERREZ: No, Your Honor.
5	evidence and the law as I instruct you?	5	The state of the s
6	A JUROR: Yes.	6	MR. URICK: Are you under subpoena to appear in
7	THE COURT: Any follow up, Ms. Gutierrez?	7	either of those cases?
8	MS. GUTIERREZ: No, Your Honor.	8	A JUROR: Excuse me?
9	THE COURT: Any follow up, Mr. Urick?	9	MR. URICK: Are you under subpoena to appear in
10	MR. URICK: No, Your Honor.	10	either of those cases?
1.1		11	A JUROR: The one for the for the first
12	may step back.	12	I'm I have the paper here. Do you want me to show you
13	(The juror left the bench.)	13	that
14	THE COURT: Juror 2-7-8? 2-7-8, please step	14	THE COURT: No, I believe you.
15	up?	15	A JUROR: for the court? Okay. They - the
16		16	one for the first, I am.
17		17	THE COURT: Okay. I understand.
18		18	
19		19	
20		20	
21	A JUROR: No, somebody	21	MR. URICK: Do you have do you have an
22	THE COURT: incarcerated	22	attorney for that?
23	A JUROR: somebody threatened my life and	23	A JUROR: No.
24	the suit is February 1st.	24	MR. URICK: Okay.
25	THE COURT: You have a pending case?	25	A JUROR: In fact, during the break, I tried to
	Page 225		Page 227
1	A JUROR: Yes. February 1st. District Court.	1	talk to the District Attorney's Office. They say I I
2	THE COURT: February. February 1st.	2	need to go there to talk to them because this individual
3	A JUROR: 1st.	3	is a illegal alien and they're trying to threaten me, so
4	THE COURT: In District Court?	4	they say I should make the comment down there not here.
5	A JUROR: Yes. On North Avenue.	5	MR. URICK: Is this a criminal case or a civil
6	THE COURT: North Avenue. Okay. Do you have	6	case?
7	anything in Circuit Court, here at this level, downtown?	7	A JUROR: It should be criminal because
8	A JUROR: Yeah. I think something on the 9th.	8	somebody threatened life. I can bring that. Maybe you
9		9	can read it. Would that help? I have it.
10	you know?	10	THE COURT: You have it with you?
11	A JUROR: Accident.	11	A JUROR: Yes.
12	THE COURT: An accident?	12	THE COURT: Please go get it.
13	A JUROR: Yes.	13	For the record, it's unclear whether the matter
14	THE COURT: Is it a car accident where	14	is criminal or civil. He's saying North Avenue. And
15	someone's suing you or you're suing someone?	15	North Avenue could be a civil case at North Avenue or it
16	A JUROR: Somebody's suing me.	16	could be a criminal case where the State
17	THE COURT: All right. Any follow up, Mr.	17	MR. URICK: It could not be civil.
18	Urick?	18	MS. GUTIERREZ: Probably it could be civil
19	A JUROR: In fact, they're not suing me. They	19	MR URICK: Civil comes downtown to Fayette
20	are using me as they are suing the driver of the car,	20	Street for District Court. If it's at North Avenue, it's
21	that they're asking me to be like a witness.	and the same	criminal.
22	THE COURT: A witness. You're a witness in	22	THE COURT: True. That's a good point.
50000	that case?	23	(Pause.)
20	1 (A CO 100 CO 1		
24	A JUROR: Yes.	24	THE COURT: Yeah. It's a criminal matter.

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	Page 236		Page 238
1	reflect that.	1	A JUROR: Right.
2	•	2	THE COURT: And so as you're contemplating this
3	THE COURT: And I need to know why you did		information, it's helpful to me that I probe by asking
4	that?	4	certain pointed questions.
5	A JUROR: All right. I'll explain that. One	5	A JUROR: Right.
6	of my co-workers, this is just reporting in exchange we	6	THE COURT: For the purposes of trying to get
7	had, one of my co-workers had felt that the police have	7	you to articulate any concern or any hesitation
8	been kind of slow on moving on some possible information	8	whatsoever that you might have in sitting. You follow my
9	in the case.	9	
10	THE COURT: Okay. And does that affect you?	10	A JUROR: Yeah. I understand what you're
11	A JUROR: Not necessarily.	11	saying.
12	THE COURT: When you say "not necessarily,"	12	THE COURT: Okay. And so in my doing that is
13	were you involved in	13	there anything you can think of that might be something
14	A JUROR: I don't think it would interfere in	14	that would cause me to be concerned about your sitting?
15	me making a fair and impartial judgement.	15	A JUROR: About whether I would be objective?
16	THE COURT: Very well. And you wouldn't hold	16	THE COURT: Yes. And fair in this case.
17	anything that the co-worker has said against the State or	17	A JUROR: I believe not.
18	the defense, would you?	18	THE COURT: Not. Ms. Gutierrez, any follow-up
19	A JUROR: No.	19	questions?
20	THE COURT: Are you okay?	20	MS. GUTIERREZ: No, Your Honor.
21	A JUROR: Well, I'm thinking about all these	21	THE COURT: And Ms Mr. Urick, any follow-up
22	things right now.	22	questions?
23	THE COURT: Oh, okay. I'm just making sure	23	MR. URICK: Yes, Your Honor.
24	that you're not when when you breathed heavy like	24	Where do you work?
25	that	25	A JUROR: At the 1443 Gorsuch, the Alternative
	Page 237		Page 239
1	A JUROR: Right.	1	Press Center, which is at the Progressive Action Center.
2	THE COURT: The other day if you noticed we had	2	THE COURT: And for the record, you're the
	a little problem with someone passing out. I know it's	3	gentleman who stood up once before and told us that you
	warm in here. So I'm making sure you're not having any	4	had a unique job, you work the press, and there was no
5	difficulties standing.	5	one else; is that right?
6	A JUROR: From an objective point of view, I	6	A JUROR: No. No.
7	think I have an ability to bind of which wild and	0.000	
8	think I have an ability to kind of weigh evidence	7	THE COURT: I'm mistaken. My apology.
	objectively.	7 8	THE COURT: I'm mistaken. My apology. MR. URICK: Now you said a colleague thought
9	objectively. THE COURT: Okay.	8	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling
10	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected	8 9 10	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you
10	objectively. THE COURT: Okay.	8 9 10	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling
10	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way.	8 9 10	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you
10 11 12 13	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have	8 9 10 11 12 13	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well? A JUROR: I have nothing to say about the case of the friend of my niece. Because I really don't know
10 11 12 13 14	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have nothing to do with being uncomfortable or any difficulty	8 9 10 11 12 13 14	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well'? A JUROR: I have nothing to say about the case
10 11 12 13 14	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have	8 9 10 11 12 13	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well? A JUROR: I have nothing to say about the case of the friend of my niece. Because I really don't know
10 11 12 13 14	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have nothing to do with being uncomfortable or any difficulty	8 9 10 11 12 13 14 15	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well? A JUROR: I have nothing to say about the case of the friend of my niece. Because I really don't know enough about that. In this case
10 11 12 13 14 15 16	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have nothing to do with being uncomfortable or any difficulty hearing this case?	8 9 10 11 12 13 14 15	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well? A JUROR: I have nothing to say about the case of the friend of my niece. Because I really don't know enough about that. In this case THE COURT: You're talking about the shooting
10 11 12 13 14 15 16	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have nothing to do with being uncomfortable or any difficulty hearing this case? A JUROR: I'm just reporting what happened;	8 9 10 11 12 13 14 15 16 17	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well? A JUROR: I have nothing to say about the case of the friend of my niece. Because I really don't know enough about that. In this case THE COURT: You're talking about the shooting now?
10 11 12 13 14 15 16	objectively. THE COURT: Okay. A JUROR: And even though I'm kind of connected to both of these situations, I believe I could still look at evidence in an objective way. THE COURT: Okay. So your responses have nothing to do with being uncomfortable or any difficulty hearing this case? A JUROR: I'm just reporting what happened; right.	8 9 10 11 12 13 14 15 16 17 18	MR. URICK: Now you said a colleague thought the police weren't moving strongly. Is it your feeling that the system is not treating these two cases that you know about that they're not handling them well? A JUROR: I have nothing to say about the case of the friend of my niece. Because I really don't know enough about that. In this case THE COURT: You're talking about the shooting now? A JUROR: The shooting, information, like my co-worker called with additional information, and his interpretation of the response of the the officers was
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	Cond	1	
١,	Page 240 this one. Understand?		Page 242
			didn't get that kind of response.
2	,	2	117
	wing paranoia about whether or not the cops are going to come to our building when something happens as quickly	3	s that. So if you're asking me I mean, I'm what I'
		9	saying, you know, see how this plays out.
	anyway. THE COURT: He's just articulating for you what	5	B B
6	is going through his head as a result of something that	6	, period different
	happened as recently as Friday.	7	J
9		8	1
10		19	question, it.i.
1	caution, he's providing the information to you and to the	10	and the state of t
	Court. But he's saying that it doesn't interfere with	11	
1115-21	your his ability he doesn't believe it interferes	12	THE COURT: Thank you very much. You may sit down.
	with his ability to be fair and impartial in this case.	1	
15		14	A provider a contract of the c
(Joseph)	he's not applying it to this case. Am I correct?	15	
17		16	
18		18	, got o. 555.
100	certain paranoia towards the police?	19	
20	A Committee of the Comm	20	
	recount another incident related to that particular	575525	victim of a crime or someone in your family
22	MAL WAS DE WAS MANY IN CO.	22	
23	THE COURT: He's not saying it has anything to	23	
24		1 - 555	THE COURT: Car accident? You have a pending case?
25	A JUROR: Right.	25	The state of the s
		+	
1	Page 241 THE COURT: He's just concerned about a	1	doing something.
2	particular building. It would be liken it to a	2	
	situation where you called the police and they took 20	3	
	minutes to respond. If it was an emergency, you might be	4	
	worried about the next time you called the police whether		Baltimore City?
	it would take them 20 minutes to respond.	6	A JUROR: I'm sure.
7	So he's just letting you know that this recent	7	THE COURT: All right. Any further questions?
	occurrence happened and that is it.	8	MS. GUTIERREZ: No, Your Honor.
9	MR. URICK: Are you saying that they you	9	THE COURT: Any further questions?
	feel that they might not take your building seriously	10	MR. URICK: No.
11	because of the nature of the people who work there?	11	THE COURT: Thank you very much. You may step
12	A JUROR: There was a past suspicious kind of		back.
	break-in where some of us felt that. Not without	13	Is there a motion under 8-207, anyone has a
	talking, but that that's not a violent crime thing.		pending case in Circuit Court for Baltimore City, would
15	In terms of this case, I think it would kind of		not qualify as a juror?
	maybe a test case for us. I'm not making a judgement	16	MR. URICK: I'll make a motion on 321.
	right now. I'm not assuming I'm assuming that the	17	The state of the s
	relevant information will go through the appropriate		THE COURT: I'm in right now, I'm
	process.	25000	entertaining 355.
20		19	MS. GUTIERREZ: Your Honor, I I guess that's
	I'm reporting on interpretation of my co-worker	20	what she said. So I'll make the motion.
	in terms of the response he got when he thought he was	21	THE COURT: So I'm going to grant it. Because
	giving useful information. And he wasn't he didn't		it's under the rule, 8-207. She can't sit.
	feel like the response was the kind of response that he	23	MS. GUTIERREZ: Right. She can't sit.
	would have expected, like, okay, 'That's useful	24	THE COURT: Now, 321, you're making a motion.
. (:	information. We'll look into that right away." He	25	And your making a motion and your making a motion because

	Cond	ien	SCIT!
	Page 244	1	Page 246
	1 his response was kind of wishy-washy?		defense. I don't believe I missed
	MR. URICK: He indicated that he belongs to an	2	MS. GUTIERREZ: 1 don't think but there was one
	3 organization that has a paranoia and suspicion of the	1	you were going to reserve on.
	4 police; that they get concerned about the police aren't	4	THE COURT: And that was?
	5 protecting them. He's the alternative press center.	4	(Pause.)
	6 And he he used the term certain paranoia	1	THE COURT: That was?
8	7 about the police, and I inquired into it and I asked him	1 7	(Pause.)
	8 is it because of the nature of the people who work in	8	THE COURT: By the way, did I call Hae Min
	9 that building, he said yes.	9	Lee's name?
10	MS. GUTIERREZ: Your Honor, I would	10	MS. GUTIERREZ: I don't know.
1	THE COURT: Any any disagree any	11	THE COURT: As one of the witnesses or an
13	2 comment, Ms. Gutierrez?	12	individual, someone know her family.
1	MS. GUTTERREZ: I think that's absurd. Because	13	
14	4 it	14	
15	THE COURT: Well,	15	is Hae Min Lee, spelled H-A-E, middle name M-l-N, last
16	MS. GUTTERREZ: occurred off hand		name lee, L-E-E.
17	THE COURT: Ms. Gutierrez? I'm not going to	17	Any member of the panel know Ms. Lee or her
18	grant that motion for cause. And I don't think that's	18	family, related to Ms. Lee or her family ever, work for
15	9 what he said.		Ms. Lee or any member of her family, if so, please stand?
20	MS. GUTIERREZ: That's right.	20	
21	THE COURT: That's not what he said. What	21	acquaintance of Ms. Lee's family or Ms. Lee?
22	2 and that's not what the Court understood, which is why I	22	
23	s took great pains to restate what he said because I wanted	23	17 ()
24	to make sure that I understood. That's not what he was	24	standing and I will assume an answer in the negative.
25	saying.	25	
	Page 245		Page 247
1	MR. URICK: That was right after you got		there's something in here.
2	through, I asked him that specific question, "Is your	2	
1	feelings about the police protection of that building	3	MS. GUTIERREZ: Check them all. Thank you.
	based on the nature of the people who work there?" He	4	THE COURT: Right. At this time I intend to go
5	said quite clearly, yes.	5	through the list and make sure that we have removed all
6	THE COURT: I don't think he meant that,		the reason individuals for cause. This last group I'm
7	MS. GUTIERREZ: I don't think that's what he		going to go through right now.
8	said.	8	The following jurors, if you are still here,
9	THE COURT: He could not be fair and impartial	9	you may go home; Juror Number 348, you may go home.
10	in this case.	10	Juror 3-3-2, you may go home.
11	MS. GUTIERREZ: Uh-huh.	11	Juror 570, you may go home.
12	THE COURT: I think he was more concerned about	12	Juror 3 2-7-8, you may go home.
13	whether or not as a result of what occurred on an	13	Juror 3-5-5, you may go home.
14	occasion, that that might that particular occasion	14	And at this point, Mr. White, if you would go
	might repeat itself. And that was all.	1	through the list with me so we can confirm which ones
16			have been removed? We start now with 18; correct? 18 is
1000	criminal or violent act that occurred; that the police	100000	the only one left.
	took a delay or a length in time in coming. So I don't	18	MS. GUTIERREZ: 6.
	think that that was his point at all.	19	MR. URICK: 6.
20	So but I will deny your motion, but you	20	THE COURT: 6 is still here?
	certainly can use your preemptory challenges if you wish	21	A CONTRACTOR OF THE PROPERTY O
	to use them.	The same	MS. GUTIERREZ: What happened to 14? I don't have
23	All right. Now that we have finished all the	23	THE COURT: 14 was our Rosenthal, the attorney.
	questions, I would note for the record that I have now	24	MS. GUTIERREZ: On Friday?
	exhausted all the questions offered by the State and the	25	THE COURT: Yes. So we still have Number 6.
	ormanded art the questions offered by the State and the	23	THE COURT: 105. SO WE SHII HAVE NUMBER 0.

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Page 248
                                                                                                                     Page 250
                                                                 1 enough -- 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83,
  1 Number 18?
  2
          THE CLERK: Yes.
                                                                 2 84. We have more than enough.
                                                                          Start at the top of the list we'll work our way
  3
          THE COURT: 19, 23.
                                                                 4 down. If you want, we can excuse, after 62, because
  4
          THE CLERK: Yes.
          THE COURT: 56, 57 -- I'm sorry -- 59. 61, 68,
                                                                   there's no way we can even reach them.
  6 69, 70, 78, 90, 105, 114, 129, --
                                                                         MS. GUTIERREZ: That's fine. Right.
                                                                 6
                                                                          THE COURT: Do you follow what I'm saying? We
          MR. URICK: 129 was struck.
                                                                 7
                                                                   can wait. Why don't we wait until we get the panel in
  8
          THE COURT: Was gone? Okay. 145, 149, 176,
  9 185 --
                                                                   the box. All right.
                                                                          (Counsel and the defendant returned to the
 10
          MR. URICK: No. 185 was struck.
                                                                10
 11
          THE COURT: Okay. 187, 191, 219, 235, 247,
                                                                11 trial tables, and the following ensued:)
                                                                         THE COURT: Ladies and Gentleman, please
 12 253, 273, 287, 288, 289, 292, 294, 299, 312, 321, 342, --
                                                                12
 13
          MR. URICK: 334.
                                                                13 listen. The following procedure is going to be utilized.
                                                                14 We will begin placing the panel in the box. As the
 14
          THE COURT: 334, 334 here. Is that it for
 15 that page?
                                                                15 attorneys are getting themselves and situated and
          MS. GUTIERREZ: 342.
 16
                                                                16 organized --
          THE COURT: 342. Anyone else on that page?
 17
                                                                17
                                                                         (Pause.)
 18 Just those two; right?
                                                                         THE COURT: - this is the following process
                                                                18
 19
          THE CLERK: Yes.
                                                                19 that will be utilized. As I indicated to you earlier,
 20
                                                                20 the State has the opportunity to utilize 10 strikes, the
          THE COURT: 334 and 342.
 21
          351, 353 --
                                                                21 defense 20. They are called "preemptory challenges." It
 22
                                                                22 means for no reason that they have to give out loud, they
          THE CLERK: 352.
 23
                                                                   can move to strike an individual on the panel.
          MS. GUTIERREZ: 352.
                                                                23
 24
          THE COURT: 352 is still here. Okay.
                                                                         The way in which we will proceed is that Mr.
                                                                24
25
          MS. GUTIERREZ: Uh-huh.
                                                                25 White will call out juror numbers. You will step up so
                                                     Page 249
                                                                                                                    Page 25.
 1
          THE COURT: Here. 353, still? 355 just struck
                                                                 1 that both attorneys can see you. We want you to come in
 2 for cause.
                                                                 2 front of the rail. You will be directed to the jury box
          All right. 372, 376, 377, 379, 382, 397, 398,
 3
                                                                3 over to my left.
 4 402, 406, 414, 417, 418, 419, 425, 449, 451, 452, 4 --
                                                                         And I do things a little backwards, counsel,
 5 457, 464, 470, 475, 479, 484, 491, 495 -- 500 is gone.
                                                                 5 Juror Number 1 is the back row closest to me. 1, I go to
 6
          502, 506, 507, 509, 511, 512, 521, 529, 530,
                                                                 6 the -- from left to right. 1, 2, 3, 4, 5, 6 on the back
   531, 535 ---
                                                                7 row, with Juror Number 1 closest to me. Then coming to
 8
         THE CLERK: 535. 530.
                                                                8 the front row, 7, 8, 9, 10, 11, 12, Juror Number 12 would
 9
         THE COURT: 530's gone. Okay.
                                                                9 then be closest to you all as the panel.
10
          MS. GUTIERREZ: 531?
                                                                         And then on the bottom row in front, we have
                                                                10
11
         THE COURT: 31 is here.
                                                                11 five alternates. 1, 2, 3, 4, 5, with Alternate Number 1
12
         MS. GUTIERREZ: Okay.
                                                                  being in the seat on the front row closes to me.
                                                                12
         THE COURT: 35 is here. 36 is here. 39 is
13
                                                                         Ladies and Gentleman, as your name or number is
                                                               13
14 here. 40, 41, 46, 51, 52, 54, 57, 58, 59, 60, 73, 77 --
                                                                14 called, we need you to step up. You will hear Mr. White
15
         MS. GUTIERREZ: 77 is -- I have gone.
                                                               15 say, "Acceptable to the State?
16
         THE COURT: 70 what?
                                                               16
                                                                         Acceptable to the defense?"
17
         MR. URICK: 73.
                                                               17
                                                                         And then he'll instruct you to take a seat
18
         MS. GUTIERREZ: Is gone.
                                                               18 number.
19
         THE COURT: Is gone. All right. And 77.
                                                               19
                                                                         Then you have a seat in that box. Please bring
20 Okay. We have one, two, three, four, five, six, seven,
                                                               20 all your belongings with you when your juror number is
21 cight, nine, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20,
                                                               21 called.
22 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34,
                                                               22
                                                                         Now, in this process you will see people go
23 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48,
                                                               23 into the box and then it's possible that at some point
24 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62,
                                                               24 you could be struck even after you sit down in the box.
25 63, 64, 65, 66, 67, 68, 69, 70, 71. We have more than
                                                               25 So please listen for your juror number and follow the
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_	Cond	CHS	CIL:	
	Page 252	1		Page 2
	instructions as we give you the instructions.	1000	seat.	
2	And then once we have concluded our jury	2		THE CLERK: Juror Number 61.
	selection process, the remaining individuals will be free	3		Acceptable to the State?
	to go.	4		MR. URICK: Acceptable.
5	At this time listen closely for your juror	5		MR. CLERK: Acceptable to defense?
6		6		MS. GUTIERREZ: I'm sorry. What juror number
7	Mr. White, at your leisure.		is this	
8	THE CLERK: Juror Number 6.	8		THE CLERK: 61.
9	THE COURT: Come all the way around ma'am.	9		MS. GUTIERREZ: Thank you. Acceptable.
0	(Pause.)	10		THE CLERK: Take Seat Number 7.
1	MR. CLERK: Acceptable to State?	11	role and a	THE COURT: It's on the front row, closest to
2	MR. URICK: Acceptable.		me.	THE OF EDUCATION AND A CO
3	MR. CLERK: Acceptable to the defense?	13		THE CLERK: Juror Number 68.
4	MS. GUTIERREZ: Acceptable. THE CLERK: Please take seat Number 1.	14		Acceptable to the defense?
5	THE COURT: It's on the back row and the seat	15		MS. GUTIERREZ: Acceptable.
6	closest to me.	16		MR. CLERK: Acceptable to the State?
8	THE CLERK: Juror Number 18.	17		MR. URICK: Acceptable.
9	Acceptable to the defense?	18		THE CLERK: Take Seat Number 8. Juror Number 69.
0	MS. GUTIERREZ: Acceptable.	19		
1	MR. CLERK: Acceptable to State?	20		Acceptable to the State?
2	MR. URICK: Acceptable.	21		MR. URICK: Acceptable.
3	THE CLERK: Take seat Number 2.	23		MR. CLERK: Acceptable to the defense?
4	Juror Number 19.	24		MS. GUTIERREZ: Acceptable. THE CLERK: Take Seat Number 9.
5	Acceptable to the State?	25		Juror Number 70.
_		23		AND
,	Page 253 MR. URICK: Acceptable.			Page 25
2	MR. CLERK: Acceptable to defense?	1		Acceptable to the defense?
3	MS. GUTIERREZ: Acceptable.	2		MS. GUTTERREZ: Acceptable.
4	THE CLERK: Take Seat Number 3.	3		MR. CLERK: Acceptable to the State?
5	Juror Number 23.	4		MR. URICK: Acceptable.
5	Acceptable to the defense?	5		THE CLERK: Take Seat Number 10.
7	MS. GUTIERREZ: Acceptable.	6		Juror Number 78.
3	MR. CLERK: Acceptable to State?	7		Acceptable to the State?
)	MR. URICK: Acceptable.	8		MR. URICK: Acceptable.
)	THE CLERK: Take Seat Number 4.	9		MR. CLERK: Acceptable to the defense?
,	Juror Number 56.	10		MS. GUTIERREZ: Acceptable.
2	Acceptable to the State?	11		THE CLERK: Take Seat Number 11.
		12		Juror Number 90.
3	MR. URICK: Acceptable.	13		Acceptable to the defense?
	MR. CLERK: Acceptable to the defense?	14		(Pause.)
5	MS. GUTIERREZ: Acceptable.	15		MS. GUTIERREZ: May we approach the bench, Your
	THE COURT. That's Jurea Number 5.		Honor	
	THE CLERK, You	17		THE COURT: Yes, you may approach.
	THE CLERK: Yes. Juror Number 59.	18		Sir, you have a seat right there on the end.
		19		(Counsel and the defendant approached the
	Acceptable to the defense?			and the following ensued:)
	MS. GUTIERREZ: Acceptable.	21		MS. GUTIERREZ: Judge, we're going to ask that
				urt inquire as to Juror Number 90; that Juror
				er 9 didn't answer a single question either Friday or
				and that we know very little information. The
,				that I hesitated and then I spoke to Mr. Syed was

Page 256 Page 258 I that I was not aware that Juror Number 90 was a member of THE COURT: Okay. Did that person tell you 2 anything about this case or volunteer to you why they 2 the jury panel. 3 were here? When I came in this afternoon, there was a A JUROR: No. He didn't. Uh-uh. 4 4 member of the Lee family, somehow, I mean I recognized THE COURT: Didn't say why he was here? 5 him from the last trial. There was a middle-aged man --5 A JUROR: No. Uh-uh. 6 he was at the last trial. And -- when I came in this 6 THE COURT: Okay. Did you -- did you know that 7 afternoon about 20 after 2:00, this juror was talking in 8 person or had you had acquaintances with that person 8 what I would describe as an intimate way, meaning clearly 9 they were people who knew each other. It was just a hi 9 before coming to court? A JUROR: No. Uh-uh. 10 and then come in. 10 11 11 THE COURT: All right. And I actually went in and left them outside. 12 And I was not aware that this gentleman was a member of 12 Any follow-up questions, Mr. Urick? 13 the panel. So I'm certainly concerned as to that. And I MR. URICK: No. 13 14 certainly realize I may be forced to use my preemptories, 14 THE COURT: Any follow up, Ms. Gutierrez? 15 but if there's --MS. GUTIERREZ: No. Your Honor. 15 THE COURT: Thank you very much, sir. You may 16 THE COURT: Ms. Gutierrez, I'd like to --16 17 MS. GUTIERREZ: -- a cause, I'd like to --17 go back to that seat where you were. 18 THE COURT: Juror 90. 18 A JUROR: Okay. 19 19 THE COURT: Thank you very much. MR. URICK: There is no middle age Lee family member here. The person that you're speaking of is Mr. A JUROR: Sit out in the audience? 20 21 Kim, who's the interpreter. 21 THE COURT: No, no, no. Go back to that scat 22 THE COURT: I'd still like to know. 22 for just a second. 23 Juror Number 90, would you step up please? 23 A JUROR: I was standing up. MS. GUTIERREZ: He was standing up. 24 We can make it very clear on the record. 24 (A juror approached the bench.) 25 THE COURT: Well, stand, sit, in front of that 25 Page 257 Page 259 THE COURT: Hi. 1 chair will be fine. 1 2 (The juror left the bench.) A JUROR: Hi. 2 THE COURT: I have a question. You were here 3 THE COURT: Any other personal questions? 4 carlier today talking to someone in the courtroom or 4 MS. GUTIERREZ: No, Judge. That answers our 5 outside in the hallway. Did you know that person 5 questions. 6 personally? THE COURT: Thank you very much. 6 7 MS. GUTIERREZ: Thank you. A JUROR: No. THE COURT: Okay. There's nothing further. 8 THE COURT: Did you just meet him and strike up 8 You can go back. Thank you. 9 a conversation? 10 A JUROR: Right before, like after lunch? 10 (Counsel and the defendant returned to the 11 THE COURT: Uh-huh. 11 trial tables, and the following ensued:) 12 A JUROR: Yeah. I was actually he was just 12 MS. GUTIERREZ: Mr. Clerk, that juror is 13 saying, I was actually combing my hair. Just striking up 13 acceptable. 14 a conversation that's all. 14 THE COURT: Please take, I believe that's Scat 15 Number --15 THE COURT: Did you discuss this case with him THE CLERK: The State. 16 or did he ask you why you were here? 16 17 THE COURT: One second. A JUROR: No. I didn't discuss the case. He 18 State, Mr. Urick? 18 was just saying basically you have a case, what's going 19 THE CLERK: This juror accept -- acceptable to on and so, and I didn't tell him, you know, what's it 20 the State? 20 about or anything. THE COURT: What did you say? 21 21 MR. URICK: Acceptable. 22 THE CLERK: Take Seat Number 12. A JUROR: Basically I just sort of been here, 22 Is the panel acceptable to the State? 23 came here Friday. Now I'm back here Monday. Basically, 23 24 MR. URICK: Acceptable. 24 I didn't, you know, say any -- I just told him they were THE CLERK: Panel acceptable to the defense? 25 going to select jurors about the case. That's all. 25

	Cond	ens	SCIT!
	Page 260		Page 262
1	MS. GUTIERREZ: If I may have a moment, Your	1	THE CLERK: Take Seat Number 3.
2	Honor?	2	Panel acceptable to the defense?
3		3	
4		4	man de l'istante l'ileat respectium y chamenge
5		5	Juror Number 70 in Seat Number 10.
6		6	To the state of th
7	you are excused. You may go home.	7	Juror Number 70. You're excused. You may go home.
8	,	8	THE CLERK: Juror Number 187.
9		9	Acceptable to the defense?
10		10	
11	The state of the s	11	The branch of the branch
12		12	MR. URICK: Acceptable.
13		13	THE CLERK: Take Seat Number 10.
14	, Be, and	14	Panel acceptable to the State?
15		15	1
16		16	The state of the s
17	P	17	(Pause.)
18		18	The country much manner yards
19	Contraction of the Contraction of Co	19	did we say?
20		20	,
21	1	21	MS. GUTIERREZ: Most respectfully challenge
22			Juror Number 114 in Seat Number 9.
23	,	23	
	Juror Number 59 in Seat Number 6.		let's see, 114 in Seat Number 9, you're excused.
25	THE COURT: Juror Number 59 in Seat Number 6,	25	MR. URICK: May we approach at this time?
	Page 261		Page 263
1	you're excused. You may go home.	1	THE COURT: Yes, you may.
2		2	MR. URICK: I'd ask the juror not to
3		3	THE COURT: Juror 114, please have a seat at
4	AT ANGLE OF THE PROPERTY OF TH	4	the end of that row before you leave.
5	MR. CLERK: Acceptable to the defense?	5	,
6	MS. GUTIERREZ: Acceptable.	6	(Counsel and the defendant approached the
7	THE CLERK: Take Seat Number 6.	7	bench, and the following ensued:)
8	Panel acceptable to the State?	8	THE COURT: What is the reason? I'll hear from
9	MR. URICK: Acceptable.	9	you.
10	THE CLERK: Panel acceptable to the defense?	10	MR. URICK: Your Honor, there's been seven
11	(Pause.)		strikes. The last five have been white males, four of
12	MS. GUTIERREZ: Most respectfully challenge		them did not respond to any question that the Court
	Juror Number 19 in Seat Number 3.	13	answered asked in voir dire.
14	THE COURT: Juror Number 19, in Seat Number 3,	14	THE COURT: For the record, the Court notes
	you are excused. You may go home.		that the first strike of the State of the defense was
16	THE CLERK: Juror Number 149.		Juror Number 69, who appeared to be a white female. Then
17	Acceptable to the defense?	17	Juror Number 105 was stricken, who appeared to be a black
18	MS. GUTIERREZ: Most respectfully challenge.		female. Then Juror Number 59 was stricken, who appeared
19	THE COURT: Please go home, sir. Thank you	19	to be a white male; then Juror Number 19, who also
	1 6	20	appeared to be a white male; Juror 149, who appeared to
20	very much for your service.	20	appeared to be a write male, suror 143, who appeared to
20 21	THE CLERK: Juror Number 176.		be a white male; and Juror Number 70, who appeared to be
	1276	21	The same of the state of the same of the s
21	THE CLERK: Juror Number 176.	21 22	be a white male; and Juror Number 70, who appeared to be
21 22	THE CLERK: Juror Number 176. Acceptable to the State?	21 22	be a white male; and Juror Number 70, who appeared to be a white male; and, finally, Juror Number 114, who

Page 264 MR. URICK: Yes.

THE COURT: Ms. Gutierrez, I need you to start 3 with your first strike, Juror Number 69, provide me with 4 a non-race based explanation for your justification on

5 challenging the juror?

6 MS. GUTIERREZ: Juror Number 69 was --

THE COURT: Uh-huh.

MS. GUTIERREZ: - a teacher and -- and also a 9 factor she was a very young teacher. A number of very 10 young teachers who will be testifying in this case who

11 come close to being very sympathetic with Hae Min Lee.

12 And that's why I struck her.

THE COURT: Okay. And that's -- Juror Number 14 105.

MS. GUTIERREZ: On Juror Number 105 it was --15 16 appeared to be a black juror. And I struck her. She

17 works for the Division of Correction, I believe,

18 Correctional Services.

She also saw but she answered the question that 20 it wouldn't affect her. She saw a great deal of the news 21 coverage in this case including the mother and what she

22 called the sister of Hae, pleading to the public during

23 the early part.

I mean, combined with the Correctional Service, 24 25 is the reason I struck her.

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THE COURT: Juror Number 59, who appeared to be 2 a white male?

MS. GUTIERREZ: Juror Number 59 answered the 4 question, and I marked with a question mark at the

5 beginning about the sort of victim of crime issue and

6 indicated that someone that he placed a very great deal

7 on the friendship, I'm not sure what the relationship

8 was, but that friend, I believe was the son or a

9 daughter, and he didn't indicate what sex of the 79-year 10 old.

11 Yeah, the -- that that person, the friend's 12 father had been killed last spring in that series of

13 murders in the Guilford.

14 THE COURT: All right. Juror Number 19, who

15 appeared to be a white male?

16 MS. GUTIERREZ: Juror Number 19 -- Juror Number

17 19 answered not a single question. He was a steel worker

18 who ordinarily I would have sat, was not very happy about

19 being seated, if you recall. We sat him and only struck 20 him later in my strikes having sat him in Seat Number 3.

21 He appeared to me to be very unhappy about

22 having been sat, and kept glaring at both me and my

23 client.

24 THE COURT: All right. Juror Number 149, who

25 appeared to be a white male?

MS. GUTIERREZ: No. Juror 149, I'll note from

2 the record is listed as being 20-years of age, which is

3 one of the reasons when I looked down the sheet as to who

4 was coming to be sit -- to be sat, I was very surprised

5 although I did note that both he and allegedly his spouse

6 were both executives, at age 20 would have surprised me

And again when he was called and sat, he had

8 not answered a single question. He appeared to be very.

9 I wouldn't quite say angry, but not happy with having

10 been seated or called and he glared continually at me and 11 my client.

12 My client specifically requested that I strike

13 149.

14 THE COURT: All right.

15 And Juror Number 70?

MS. GUTTERREZ: Juror Number 70, I believe was

17 the younger white male, and I believe I struck him from

18 mostly because of his age.

THE COURT: So something --

MS. GUTIERREZ: He's under 30. Well, I think

21 age is an issue in this case of how people perceive and

22 what they relate too. These are teenagers, my client and

23 the victim, and all of that surrounds them and other

24 teenagers.

25 Their -- their age, I think, 29 or I have

Page 267

Page 266

1 marked anything under 30 was something that I was going

2 to be concerned of with the -- the professionals as

3 teachers but also anyone else. And we struck him because

4 of his age. 5 THE COURT: All right. And Juror 114? That's

6 the last strike.

MS. GUTIERREZ: We meant to actually strike 114

8 earlier. 114 came in to replace 69, which I stuck

9 because she was a teacher. Because he's a salesperson,

10 his age, he also did not appear to be happy to have been

11 seated or continued to be seated and so I struck him

12 right away again.

13 THE COURT: At this juncture the Court finds

14 that the defense has been able to provide a non-race

15 based justification for each of its strikes. That is all

16 that is necessary. And I find that the description and

17 the information had been readily forthcoming from Counsel 18 and she's capable of doing same.

And I will accept that explanation and deny

20 your motion. But I would admonish Counsel that I would

21 note that the appearance, as counsel for the State has

22 noted, is one where it appears that white males were

23 being struck from this panel and I would just advise you 24 to be mindful of that.

25 MS. GUTIERREZ: Yes.

	Conc	ien	SEIL!
	Page 268		Page 270
1		1	row please.
2	Jarons	1 2	and the second s
	who are stricken remain in the courtroom until we're	3	
1	finished with jury selection.	4	The country of the filmatic.
5		5	
6		6	
7	The cooking their mount and be to unit	7	(Pause.)
8	9	8	The state of the s
9		9	
10		10	and the description
11		11	pjj
	front row, right in the middle there, yes. And if you	12	and the second of the fresh
	would clear that row for me, I'd appreciate it. Yes, if	13	row, please. Thank you.
	you would just, maybe sit in the chair over on the other	14	The state of the s
1	end. Thank you very much.	15	the state of the s
16	· · · · · · · · · · · · · · · · · · ·	16	,
1	trial tables, and the following ensued:)	17	into the respection of the respective of the res
18	7	18	THE COURT: Please have a seat on the front
19	The state of the s	19	row, ma'am.
20	State?	20	A JUROR: Juror Number 253.
21	To, acoptact	21	Acceptable to the State?
22	the detende.	22	MR. URICK: Acceptable.
23	Company of the Compan	23	MR. CLERK: Acceptable to the defense?
24		24	MS. GUTIERREZ: Acceptable.
25	Panel acceptable to the defense?	25	THE CLERK: Take seat number 1.
	Page 269		Page 271
1	(Pause.)	1	THE COURT: That's all the way over on this
2	MS. GUTIERREZ: Most respectfully challenge	2	side on the back row.
3	Juror Number 61 in Seat Number 7.	3	THE CLERK: Panel acceptable to the defense?
4	THE COURT: Juror Number 61 in Seat Number 7,	4	(Pause.)
1	you are excused. Please have a seat in the courtroom	5	MS. GUTIERREZ: What is the next juror number
6	before you leave.	6	you will call, Mr. White?
7	THE CLERK: Juror Number 219.	7	THE COURT: The last one or the next one?
8	THE COURT: Ma'am, I need you seated on the	8	MS. GUTIERREZ: Either.
9	front row next to the other gentleman. Thank you.	9	THE COURT: The next one is 273.
10	MR. CLERK: Acceptable to the defense?	10	MS. GUTIERREZ: Thank you, Your Honor.
11	MS. GUTIERREZ: Acceptable,	11	Most respectfully challenge Juror Number 187 in
12	MR. CLERK: Acceptable to the State?	12	Seat Number 10.
13	MR. URICK: Acceptable.	13	THE COURT: Juror in Seat Number 10, you're
14	THE CLERK: Take Seat Number 7.	14	excused.
15	Panel acceptable to the State?	15	Sir, on the chair on the end, I need you to
16	MR. URICK: Acceptable.	16	step back or on another row. You can just go across the
17	THE CLERK: Panel acceptable to the defense?	17	aisle, that will be fine.
18	(Pause.)	18	Ma'am, if you would sit in that seat.
19	MS. GUTIERREZ: Most respectfully challenge	19	And she was in Seat Number 10.
20 .	Juror 6 in Seat Number 1.	20	THE CLERK: Juror Number 273.
21	THE COURT: Juror Number 6 in Seat Number 1.	21	Acceptable to the defense?
22	MS. GUTIERREZ: Is that my ninth strike?	22	MS. GUTIERREZ: Most respectfully challenge.
23	THE CLERK: Yes, it is.	23	THE COURT: Please have a seat why don't you
24	MS. GUTIERREZ: Thank you.	11.500	come across the aisle there and sit in that empty chair?
25	THE COURT: You may have a seat in the front	25	THE CLERK: Juror Number 287.
	The state of the s		The sale of the sa

	Cond	CHS	CIU;
	Page 272		Page 27
1	Acceptable to the State?	1	Acceptable to the State?
2	MR. URICK: Acceptable.	2	★ A C C C C C C C C C C C C C C C C C C
3	MR. CLERK: Acceptable to the defense?	3	
4	MS. GUTIERREZ: Acceptable.	4	MS. GUTIERREZ: Acceptable.
5	THE CLERK: Take seat Number 10.	5	THE CLERK: Take Alternate Seat Number 4.
6	Is the panel acceptable to the State?	6	Juror Number 321.
7	MR. URICK: Acceptable.	7	Acceptable to the defense?
8	THE CLERK: Panel acceptable to the defense?	8	MS. GUTIERREZ: Acceptable.
9	MS. GUTIERREZ: Most respectfully challenge	9	
10 Jui	or Number 90 in Seat Number 12.	10	MR. URICK: Acceptable.
11	THE COURT: Seat Number 12, Juror 90, please	11	THE CLERK: Take Alternate Seat Number 5.
12 hav	ve a seat on the front row.	12	Alternates 1, 2, 3, 4, 5, acceptable to the
13	You all could slide down a bit. Thank you.	13	State?
14	THE CLERK: Juror Number 288.	14	MR. URICK: Yes.
15	Acceptable to the defense?	15	THE CLERK: Alternates 1, 2, 3, 4, and 5
16	(Pause.)	16	acceptable to the defense?
17	MS. GUTIERREZ: Acceptable.	17	(Pause.)
18	THE CLERK: Acceptable to the State?	18	MS. GUTIERREZ: Most respectfully challenge
19	MR. URICK: Yes.	19	Juror Number 294 in Alternate Seat Number 3.
20	THE CLERK: Take seat Number 12.	20	THE CLERK: I'm sorry. Can you repeat that
21	Is the panel acceptable to the defense?	21	again?
22	(Pause.)	22	MS. GUTIERREZ: Most respectfully challenge
23	MS. GUTIERREZ: Acceptable.	23	Juror Number 294 in Alternate Seat Number 3.
24	THE CLERK: Panel acceptable to the State?	24	THE COURT: Juror 295, please 4, please have
25	MR. URICK: Acceptable.	25	a seat on the front row.
	Page 273		Page 27
1	THE CLERK: Juror Number 296 I mean, 289.	1	THE CLERK: Juror Number 334.
2 Jur	or Number 289.	2	Acceptable to the State?
3	Acceptable to the State?	3	MR. URICK: Acceptable.
4	MR. URICK: Acceptable.	4	MR. CLERK: Acceptable to the defense?
5	MR. CLERK: Acceptable to the defense?	5	MS. GUTIERREZ: Acceptable.
6	MS. GUTIERREZ: Acceptable.	6	THE CLERK: Take Alternate Seat Number 3.
7	THE CLERK: Take Alternate Number 1.	7	THE COURT: Down on the front row here. Yes.
8	Juror Number 292.	8	THE CLERK: Alternates 1, 2, 3, 4, and 5
9	Acceptable to the defense?	9	acceptable to the defense?
10	MS. GUTIERREZ: Acceptable.	10	(Pause.)
11	MR. CLERK: Acceptable to the State?	11	MS. GUTIERREZ: Most respectfully challenge
12	MR. URICK: Acceptable.	12	
13	THE CLERK: Take Alternate Seat Number 2.	13	THE COURT: Juror Number 312 in Seat Number
14	Juror Number 294.	1	please have a seat on the front row.
15	Acceptable to the State?	15	THE CLERK: Juror Number 342.
16	MR. URICK: Acceptable.	16	Acceptable to the State?
17	MR. CLERK: Acceptable to the defense?	17	MR. URICK: Acceptable.
18	MS. GUTIERREZ: Acceptable.	18	THE CLERK: Take Alternate Seat Number 4.
19	THE CLERK: Take Alternate Seat Number 3.	19	THE COURT: Sir, take Alternate Seat Number 4.
20	Juror Number 299.	20	
21	Acceptable to the defense?		THE CLERK: Alternates 1, 2, 3, 4 and 5,
	MS. GUTIERREZ: Most respectfully challenge.	21	acceptable to the defense to the State? I'm sorry. MR, URICK: Yes.
22	THE COURT: Please have a seat on the front		
23		23	THE CLERK: Alternates 1, 2, 3, and 5
24 row			acceptable to the defense?
25	THE CLERK: Juror Number 312.	25	(Pause.)

	Conc	1en	selt! "
	Page 27	6	Page 278
1	MS. GUTIERREZ: We've used no strikes on	1	going to check on your job?
2	Alternate Seat Number 1?	2	A JUROR: Yes, ma'am.
3	THE CLERK: Excuse me?	3	THE COURT: I called my job this morning.
4	MS. GUTIERREZ: We've used no strikes on	4	Payroll went in this morning for last week so I am not
5	Alternate Seat Number 1?	5	going to get paid for last Friday.
6	Most respectfully challenge Alternate 289 in	6	THE COURT: Okay.
7	Seat Alternate 1.	7	A JUROR: And I have no idea as far as getting
8	THE COURT: Please have a seat on the front	8	paid for the rest of this trial. So, I mean
9	row?	9	THE COURT: Because?
10	Ma'am, I need you to sit with the other alter	10	A JUROR: Because I'll be here and I won't be
11	if we could ask you to move down or make a space for	11	at work.
12	this lady to have a seat.	12	THE COURT: Okay. And you work contractual?
13	Thank you.	13	A JUROR: No, ma'am. I work for NeighborCare
14		14	Pharmacies. But I'm going to be switching to another
15		15	company.
16	E STANDON STA	16	in the state of th
17	•	17	scheduled to switch to the other
18		18	A JUROR: Next Monday.
19		19	THE COURT: Okay. And you not being paid then
20	row?	20	for today?
21	THE CLERK: Juror Number 352.	21	A JUROR: I don't know. I know for sure I'm
22	Acceptable to the State?		not being paid for Friday because I didn't get the slip
23	MR. URICK: May counsel approach, Your Honor?	23	from Court to work before payroll went it. So if I can't
24	THE COURT: Yes, you may.	24	get it in, well
25	While Counsel and I are having a discussion at	25	THE COURT: Well, you had a summons or subpoena
	Page 277		Page 279
1	the bench, please listen, if you're juror number is 484	1	from the Court.
2	or higher, 484 or higher; that is, you're 484, 491, 495,	2	A JUROR: Yes.
3	502, 506, 507, 509, 511, 512, 521, 529, 531, 535, 536,	3	THE COURT: And you showed it to them before
4	and so on through the 5's, go home.	4	you arrived on Friday, did you not?
5	(Counsel and the defendant approached the	5	A JUROR: Yes. But she still told me for me to
6	bench, and the following ensued:)	6	get paid I need to bring in the little slip that you give
7	THE COURT: For the record, there's no way we		us at the end of the day.
	will reach those jurors, and I'm excusing them at this	8	THE COURT: Showing that you were there for the
100000000000000000000000000000000000000	time. They're at the bottom of the list and there's no	9	entire day.
	way we can reach them under any stretch of the	10	A JUROR: Yes, ma'am.
11	imagination.	11	THE COURT: All right. And so you don't
12	MR URICK: This witness on Friday indicated	12	know whether or not you're not going to get paid for the
777 FF	this juror indicated on Friday that he was switching	13	rest of this trial?
	jobs within his current employer. He was supposed to	14	A JUROR: I I don't know.
	find out if he would lose money and we thought maybe we	15	THE COURT: All right. You still don't know?
	could ask call him up come up to see if there'd be	16	A JUROR: No, ma'am.
17	a financial hardship for him.	17	THE COURT: Okay. Thank you very much. You
18	THE COURT: Juror in the blue shirt, please	18	may step back.
	come up.	19	Any question by the way, from the State?
20	(A juror approached the bench.)	20	MR. URICK: No. Thank you.
21	THE COURT: On Friday last you indicated that	21	THE COURT: Okay. Ms. Gutierrez?
	you may have had a financial hardship?	22	MS. GUTIERREZ: No, Your Honor.
23	A JUROR: Yes, ma'am. And I needed to speak	23	THE COURT: Thank you very much. You can step
	with you about that.	24	back.
25	THE COURT: And you indicated that you were	25	(The juror left the bench.)

	Condo	_	
	Page 280		Page 282
1	The property of the property o	1	THE CLERK: Alternates 2, 3 and 5 acceptable to
2	Honor?	2	the defense?
3	THE COURT: Certainly.	3	(Pause.)
4	(Pause.)	4	MS. GUTIERREZ: What are the ones you're asking
5	THE COURT: Alternate Juror Number 351;	5	me about?
6	correct?	6	THE CLERK: 2, 3 and 5.
7	MS. GUTIERREZ: Uh-huh.	7	(Pause.)
8	MR. URICK: No. We're on 352.	8	MS. GUTIERREZ: Most respectfully challenge
9	MS. GUTIERREZ: 352.	9	
10	THE COURT: 352, my mistake.	10	THE COURT: Number 3, please have a seat on the
11	MR. URICK: 351 is already a called strike.	11	front row, Alternate Juror Number 3. Thank you.
12	•	12	
13		13	The state of the s
14		14	1
15	3	15	The production of the producti
16		16	
17	MS. GUTIERREZ: 1.	17	defense?
18		18	SHIP SHOW THE DESCRIPTION OF THE PROPERTY OF STREET STREET STREET, STREET STREET STREET STREET
19		19	
20	I THE RESERVE OF THE PROPERTY OF A STATE OF THE PROPERTY OF TH	20	The second of th
21	THE COURT: All right.	21	
22	Juror Number 352, please have a seat on the	22	a contract which contract is a contract with the instruction of the contract terms of th
23	front row.		that remain out in the panel, you are free to go. You
24	Strike him for cause. Let the record reflect		may go home with my thanks.
25	352's been removed.	25	Ladies and Gentleman in the box wait, one
	Page 281		Page 283
1	(Counsel and the defendant returned to the	1	moment, please. One moment. One moment, please.
2	trial tables, and the following ensued:)	2	First of all, Court is still in session. I'm
3	THE CLERK: Juror Number 353.	3	going to now tell you to have a seat. Everyone have a
4	Acceptable to the State?	4	seat.
5	MR. URICK: Acceptable.		
6		5	the continue of the continue o
	THE CLERK: Take Alternate Seat Number 1.	6	a problem. No. I don't want to hear the problem. 1
7	Alternates 2, 3, and 5 acceptable to the	6 7	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only
1007	Alternates 2, 3, and 5 acceptable to the defense?	6 7	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench.
1007	Alternates 2, 3, and 5 acceptable to the defense? (Pause.)	6 7	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench. A JUROR: Yes.
8	Alternates 2, 3, and 5 acceptable to the defense? (Pause.) MS. GUTIERREZ: Most respectfully challenge	6 7 8	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench. A JUROR: Yes. THE COURT: Come up to the bench, please?
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8 9 10 11 12	Alternates 2, 3, and 5 acceptable to the defense? (Pause.) MS. GUTIERREZ: Most respectfully challenge Alternate 292 in Seat 2.	6 7 8 9 10 11 12 13	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench. A JUROR: Yes. THE COURT: Come up to the bench, please? Counsel, I'll see you here at the bench. Ladies and Gentleman, I know it's late. We are almost done. But before I let you leave, I need to make
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8 9 10 11 12 13 14 15 16 17 18 19	Alternates 2, 3, and 5 acceptable to the defense? (Pause.) MS. GUTIERREZ: Most respectfully challenge Alternate 292 in Seat 2. THE COURT: 292, in Seat 2, please have a seat on the front row. (Pause.) THE CLERK: Juror Number 372. Acceptable to the defense? (Pause.) MS. GUTIERREZ: Acceptable. MR. CLERK: Acceptable to the State?	6 7 8 9 10 11 12 13 14 15 16 17 18	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench. A JUROR: Yes. THE COURT: Come up to the bench, please? Counsel, I'll see you here at the bench. Ladies and Gentleman, I know it's late. We are almost done. But before I let you leave, I need to make sure that everything is resolved. (Counsel and the defendant approached the bench, and the following ensued:) (A juror approached the bench.) THE COURT: Sir, you raised your hand. You're juror number seated in Seat Number 6?
8 9 10 11 12 13 14 15 16 17 18 19 20 21	Alternates 2, 3, and 5 acceptable to the defense? (Pause.) MS. GUTIERREZ: Most respectfully challenge Alternate 292 in Seat 2. THE COURT: 292, in Seat 2, please have a seat on the front row. (Pause.) THE CLERK: Juror Number 372. Acceptable to the defense? (Pause.) MS. GUTIERREZ: Acceptable. MR. CLERK: Acceptable to the State? MR. URICK: Acceptable.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench. A JUROR: Yes. THE COURT: Come up to the bench, please? Counsel, I'll see you here at the bench. Ladies and Gentleman, I know it's late. We are almost done. But before I let you leave, I need to make sure that everything is resolved. (Counsel and the defendant approached the bench, and the following ensued:) (A juror approached the bench.) THE COURT: Sir, you raised your hand. You're juror number seated in Seat Number 6? A JUROR: Juror 145. THE COURT: What is your problem. I'm sorry?
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8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Alternates 2, 3, and 5 acceptable to the defense? (Pause.) MS. GUTIERREZ: Most respectfully challenge Alternate 292 in Seat 2. THE COURT: 292, in Seat 2, please have a seat on the front row. (Pause.) THE CLERK: Juror Number 372. Acceptable to the defense? (Pause.) MS. GUTIERREZ: Acceptable. MR. CLERK: Acceptable to the State? MR. URICK: Acceptable. THE COURT: Please have a seat in the open chair.	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	a problem. No. I don't want to hear the problem. I want to know if you have a problem, if the answers only yes or no. And if you do I need to see you at the bench. A JUROR: Yes. THE COURT: Come up to the bench, please? Counsel, I'll see you here at the bench. Ladies and Gentleman, I know it's late. We are almost done. But before I let you leave, I need to make sure that everything is resolved. (Counsel and the defendant approached the bench, and the following ensued:) (A juror approached the bench.) THE COURT: Sir, you raised your hand. You're juror number seated in Seat Number 6? A JUROR: Juror 145. THE COURT: What is your problem. I'm sorry? A JUROR: 145. THE COURT: 145. What is your problem?

_	Cond	en	selt!""
	Page 284	1	Page 286
1		1	MR. CLERK: Acceptable to the defense?
2	,	2	, , , , , , , , , , , , , , , , , , , ,
3	The state of the s	3	
4	, , , , , , , , , , , , , , , , , , , ,		row.
5	AND DESCRIPTION OF THE THEORY OF THE PROPERTY	5	THE CLERK: Juror Number 397.
6		6	Acceptable to the defense?
7	9 9 11 11 11 11 11 11 11 11 11 11 11 11	7	()
8	, 1	8	
9	Company of the Compan	9	THE CLERK: Yes.
10		10	
11		11	and the second s
12		12	THE COURT: Please have a seat on the front
13		13	row.
	fair.	14	THE CLERK: Juror Number 398.
15		15	Acceptable to the State?
16		16	MR. URICK: May I have a second, please?
	you had any other reason why you didn't believe you could	17	(Pause.)
	be fair and impartial, and you did not stand saying that	18	MR. URICK: Acceptable.
	you're you cannot be fair.	19	MR. CLERK: Acceptable to the defense?
20	A JUROR: I don't think so.	20	MS. GUTIERREZ: Most respectfully challenge.
21	THE COURT: Ms. Gutierrez, any questions?	21	THE COURT: Have a seat on the front row.
22	MS. GUTIERREZ: No, Your Honor.	22	Anyone who is not part of a jury that has been
23	THE COURT: Any questions?	23	stricken and you're sitting on the front row, please move
24	MR. URICK: No, thank you.	24	back to the second row, so that on the front row should
25	THE COURT: Where is your coat?	25	be only individuals whose names have been called and have
	Page 285		Page 287
1	A JUROR: Over there.	1	been stricken.
2	THE COURT: Pick up your coat. Have a seat on	2	THE CLERK: Juror Number 402.
3	the front row.	3	Acceptable to the defense.
4	(The juror left the bench.)	4	MS. GUTIERREZ: It's my last strike?
5	THE COURT: At this point, I note that both the	5	THE CLERK: Yes.
6	defense and the State have preemptory challenges with	6	MS. GUTIERREZ: Most respectfully challenge.
7	regard to the panel left. So if you will turn around and	7	
8	call the next number, that juror will be a panel strike.	8	Can we make room somewhere along there? Thank
9	Ladies and Gentleman, please listen.	9	you very much.
0	(Pause.)	10	THE CLERK: Juror Number 407.
1	THE CLERK: 377. Juror Number 377.	11	Acceptable to the State?
2	Acceptable to the State?	12	MR. URICK: Acceptable.
3	MR. URICK: Acceptable.	13	MR. CLERK: Take Seat Number 6.
4	MR. CLERK: Acceptable to the defense?	14	THE COURT: The seat on the last row, sir.
5	MS. GUTIERREZ: Most respectfully challenge.	15	THE CLERK: Is the panel acceptable to the
6	THE COURT: Please have a seat on the front		State?
7	row, ma'am.	17	MR. URICK: Yes.
8	THE CLERK: Juror Number 379.	18	THE COURT: All right. Ladies and Gentleman of
9	Acceptable to the defense?	19	the panel, I need you to stand at this time and raise
0	MS. GUTIERREZ: Most respectfully challenge.	ATTENDED.	your right hands.
1	THE COURT: Please have a seat on the front	21	THE CLERK: My Syed, please stand.
	row.	22	(Jury sworn.)
3	THE CLERK: Juror Number 382.	23	
4	Acceptable to the State?	24	THE CLERK: Thank you. You may be seated.
			Mr. Syed, you may be seated.
5	MR. URICK: Acceptable.	25	MR. URICK: May counsel approach on a matter?

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Page 292

- 1 arrangements you need to do in your personal affairs so
- 2 that folks will know that for the next two weeks stating
- 3 Thursday, you will have to follow the following
- 4 procedure.
- At nine o'clock each day you will report to the
- 6 jury commissioner across the street and be paid. By 9:30
- 7 you will return to my jury room -- not my courtroom, but
- 8 my jury room. That room number is noted on the paper you
- 9 have. That door will be unlocked.
- You are welcome to bring coffee or doughnuts or
- 11 whatever with you. Because as I said, I will be doing my
- 12 docket for at least the first hour. There are two
- 13 bathrooms in that room. And you will remain there until
- 14 I bring you to the courtroom.
- Madam Forelady, Juror Number 1, it is going to
- 16 be your duty each morning to count heads, to make sure
- 17 that 12 jurors plus the five alternates are present.
- 18 Deputy Church, who is the bald-headed
- 19 gentleman, my law clerk Ms. Connelly, Mr. White, who was
- 20 the gentleman calling the -- "acceptable," asking you to
- 21 step up, will be the individuals who will come to the
- 22 door of the jury room and ask you, Madam Forelady, is
- 23 everyone present?"
- 24 And if there's not someone present, I need to
- 25 know ny juror number, who's missing. You each now have a

- 1 want to know all about it.
- 2 You're going to tell them, "I'm sorry. When
- 3 the case is over I can talk to you. But for right now
- 4 Judge Heard has admonished me not to have any discussion.
- 5 You can't discuss this case amongst yourselves
- 6 until the end when I tell you so. To do so would be
- 7 improper. So therefore I must admonish you, do not
- discuss this case amongst yourselves.
- You cannot discuss the case with anyone else,
- 10 the media or anyone or any witnesses or prospective
 - witnesses in this case or even the attorneys themselves.
- And Ladies and Gentleman in front of you I'm 12
- 13 going to tell the attorneys, Ms. Murphy, Mr. Urick, Ms.
- 14 Gutierrez, Mr. Syed, have no contact with my jurors.
- Do not talk to them. If you happen to see them 15
- 16 in the hallway, go the other way. Catch the next
- 17 elevator. I don't even want you to say good morning.
- 18 Now, Ladies and Gentleman, they're not rude.
- 19 If they go the other way or they turn their way and they
- 20 do not speak to you, they've been directed by me not to
- do that. And I'm also going to tell you to tell your
- 22 witnesses that they should have no contact with my jury
- 23 whatsoever.
- 24 And, Ladies and Gentleman, if you happen to see
- 25 someone who looks at the ceiling or turns away, or says,

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- I new juror number; I through 6 on the back row, 7 through
- 2 12 and then jurors alternates 1 through 5.
- 3 Those are the numbers that will be referred to.
- 4 And when you come into my courtroom each day, you will
- 5 find a pad of paper for you to take notes. And it will
- 6 have your juror number on the back so you'll know what
- 7 seat to sit in.
- As I said, the courtroom there is very small.
- 9 And you'll see when you arrive that's it's a little
- 10 different.
- 11 Now there's one other thing I must admonish
- 12 you. On Thursday you will hear opening statements from
- 13 each of the attorneys, from the State and from the
- 14 defense, or the purposes of giving you a road map, how
- 15 they expect this case to proceed.
- You will also hear from me. I will give you 16
- 17 some more preliminary remarks to start your understanding
- 18 as to what you're supposed to do and what your duties
- 19 are. Until then, Thursday morning at 9:30, you may not
- 20 discuss this case with anyone.
- 21 You haven't heard anything. You haven't heard
- 22 any witnesses. You haven't heard any testimony. You
- 23 haven't heard anything to discuss. So therefore you must
- 24 not discuss this case with anyone at all. You must not
- 25 discuss it with your family and friends who are going to

- 1 "I'll catch the next elevator," it could be that they are
- 2 one of the many witnesses and they are staying away from
- 3 you.

11

- Understand, no contact whatsoever should be
- 5 made. But should someone talk to you, either one of the
- 6 jurors, or a witness, or anyone that attempts to talk to
- 7 you about the case, please advise Ms. Connolly or my
- 8 courtroom clerk or the deputy sheriff. And they will
- 9 tell me, and we will decide how we will handle that. And
- -- and let you know how that will be handled.
 - I do not tolerate any contact with my jurors.
- 12 Because it is important that you understand that you must
- 13 remain fair and impartial. You should not make any
- 14 decisions about this case till after you've heard the
- 15 entire case and after you've heard closing argument of
- 16 counsel and after you've been instructed by me as to the 17 law.
- And one last thing, after you've talked to one 18
- 19 another, and deliberated, and that -- and only then,
- 20 should you have a decision about this case. So until
- 21 then, I need you to admonish you to try to follow my
- 22 preliminary remarks. 23 On Thursday at 9:30 you will return to my jury
- 24 room. Use these two days to make whatever personal
- 25 arrangements you may need to make in order to free

CondenseIt! 1M							
2 3 o'cl 4 that 5 not 6 7 eme 8 on 1 9 10 you 11 jour 12 9:30	Page 296 arself up. Our days will generally go 9:30 to 4:30, five lock. Park your cars accordingly. There are places you can park but at 4:30 they start towing. So do use those places. It's not advisable. If you have any problems, any concerns, any ergencies, there are there is an answering machine my phone. Do call that number and note your problem. If there are no problems, I'm going to excuse at this time. Have a wonderful evening. Have a safe mey home. And I will see you on Thursday morning at 0. At this time, Ladies and Gentleman, you are used.	1 2 3 4 5 6 7 8 9 10 11 12 13	Page 298 THE COURT: And if you need anything else you can tell them to call that number and I will confirm that you are here each day. A JUROR: Okay. THE COURT: All right? A JUROR: Thank you very much. THE COURT: You're welcome. A JUROR: That's what I need to know. THE COURT: Thank you. (The juror left the bench.) (Counsel and the defendant returned to the trial tables, and the following ensued:) THE COURT: Since I see nothing further, this				
19 .	Counsel, I need to ask you to come up to the ch. I have a juror who has a question. (Counsel and the defendant approached the ch, and the following ensued:) THE COURT: Step here to the middle. One nd. THE JUROR: Uh-huh. THE COURT: And your juror number your new	14 15 16 17 18 19 20 21 22 23 24 25	Court will stand in recess until tomorrow morning at 9:30. (The trial was recessed at 5:51 p.m.)				
1 2 3 num 4 5 6 7 8 9 payi	Page 297 A JUROR: 078. THE COURT: Yes, ma'am. But your new seat ober? A JUROR: I'm sorry. 11. THE COURT: You're Number 11. A JUROR: Yes. THE COURT: Can I help you? A JUROR: Yes. I just wanted to know, my job's ong me for all the time I'm off. Do I supposed to get		Page 299 REPORTER'S CERTIFICATE I, Charles F. Madden, an Official Court Reporter of the Circuit Court for Baltimore City, do hereby certify that I stenographically recorded the proceedings in the matter of State of Maryland versus				

10 a slip to give to them?

17 that you are a juror.

19 envelope, is that --

25 wanted to know.

A JUROR: Yes.

A JUROR: Okay.

A JUROR: Okay.

THE COURT: All right?

THE COURT: To indicate that?

THE COURT: You can either give them the letter

THE COURT: And they'll give you that to say

THE COURT: There's a letter telling them that

14 that I gave you or you can get a slip from the sheriff.

A JUROR: Okay. There is a letter in the

21 you are a juror in this case and must return each day.

A JUROR: Right. That's basically what I

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23

Adnan Syed, Case Numbers 199103042-46 in the Circuit

Court for Baltimore City, on January 24, 2000, before the

Honorable Wanda Keys Heard, Associate Judge jury

I further certify that the page numbers 1 through 298 constitute the official transcript of the proceedings as transcribed by me from my stenographic notes to the within typewritten matter in a complete and accurate manner.

In Witness Whereof, I have affixed my signature this 21st day of February, 2001.