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Page 1
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        IN THE CIRCUIT COURT FOR PINELLAS COUNTY, FLORIDA
                             21-01099-CF
 2
                              SECTION M
 3
 4
     STATE OF FLORIDA,
 5
             Plaintiff,
 6
     VS.
 7
     CORNELIUS TREVON WHITFIELD
     Person ID: 1566510,
 8
 9
             Defendant.
10
11
12
       DEPOSITION OF:
                            MARISSA GADDIS
13
                             February 21, 2023
       DATE:
                             1:29 p.m. to 2:24 p.m.
14
       TIME:
                            County Justice Center
15
       PLACE:
                             14250 49th Street North
16
                            Room 1100
                             Clearwater, Florida
17
       PURSUANT TO:
                            Notice by counsel for
18
                             Defendant for purposes of
                             discovery, use at trial
19
                             or such other purposes
                             as are permitted under
20
                             the Florida Rules
                             of Civil Procedure
21
                            Nathan F. Perkins, RDR
       BEFORE:
22
                            Notary Public, State of
                             Florida at Large
23
24
                             Pages 1 to 41
25
```

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1	APPEARANCES:		
2	THEODORA TAKTIKOS-DANZIG, ESQUIRE		
۷	County Justice Center		
3	14250 49th Street North		
5	Clearwater, Florida 33762		
4			
5	Attorneys for Plaintiff		
5	JESSICA MANUELE, ESQUIRE		
_	Public Defender, Sixth Judicial Circuit		
6	County Justice Center		
	14250 49th Street North		
7	Clearwater, Florida 33762		
•	Attorney for Defendant		
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	Page 3		
1	MARISSA GADDIS,		
2	the witness herein, being first duly sworn on oath, was		
3	examined and deposed as follows:		
4	DIRECT EXAMINATION		
5	BY MS. MANUELE:		
6	Q. Could you state your name and occupation for		
7	the record?		
8	A. Marissa Gaddis, police officer, St. Petersburg		
9	Police Department?		
10	Q. How long have you been with St. Pete PD?		
11	A. Over eight years.		
12	Q. Any prime law enforcement experience?		
13	A. No.		
14	Q. What unit are you currently assigned to?		
15	A. Currently I'm a field training officer.		
16	Q. How long have you been doing that?		
17	A. I did it for like a year and a half a while		
18	ago, like, 2017, and then I just started back up again		
19	in December.		
20	Q. Going back to February of 2021, what unit were		
21	you assigned to at that time?		
22	A. The major crimes.		
23	Q. And what period of time were you in major		
24	crimes?		
25	A. June 2020 until September of '22.		

- Q. We're here today because you've been listed as a witness in the State of Florida versus Cornelius Whitfield. You are actually listed as a witness in both cases. When I set you for depo I think I only included the 4037 Report.
- A. That's fine. I copied both my reports in here. So --
  - Q. Okay. So you have --
  - A. I looked at both. Yes.
- Q. Okay. So you have your reports from your involvement in both of the cases that -- the mid February and the February 1st or 2nd one?
  - A. Correct. Yeah. It looks like I only did two actual follow-ups. I put in evidence in the second one.
  - Q. Okay. Regarding your involvement on the February 1st or February 2nd case, did you write a supplemental report for that, in that case?
    - A. Yes.
    - Q. Was it just the one supplement?
- 20 A. Yes.

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- Q. And do you have that report with you?
- 22 A. I do.
- 23 | Q. Have you had an opportunity to review it?
- 24 A. Yes.
- 25 Q. Anything in that report that you -- or your

- supplement that you found to be inaccurate or that you would like to change?
  - A. No.

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- Q. Okay. And then looking at the 6023 report, I have two sets of, like, evidence vouchers; is that right?
  - A. Yes. That's what I saw too.
  - Q. Okay. And then I had one supplement that did have a narrative.
- 10 A. Correct.
- 11 Q. Okay. And so those three supplements, is that
  12 the only -- or is that the entirety of the report that
  13 you wrote regarding the second case?
- 14 A. Yes.
- Q. Okay. And you have that with you today?
- 16 A. Yes.
- 17 Q. Have you had an opportunity to review?
- 18 A. Yes.
- 19 Q. Was there anything in that narrative or 20 evidence receipts that you found to be inaccurate --
- 21 A. No.
- 22 Q. -- that you would like to change?
- 23 A. No.
- Q. Okay. What was your -- tell me how you became involved in this case.

- 1 A. The first one?
  - Q. February 2nd. Yeah.
- A. I was called in at 1:15 a.m. by Sergeant Elizondo.
- 5 (The reporter requested a repetition.)
  - A. Elizondo. E-L-I-Z-O-N-D-O.
    - Q. And you were called in to what scene?
  - A. I was called in to assist by being at the hospital.
- 10 Q. Okay. So did you respond just straight to the hospital?
- 12 A. Yes.

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- Q. And when you get to the hospital, what's taking place at that point?
  - A. I got to the hospital, patrol officers were standing by with one of the victims, Rodney Green, in Trauma Room 1. I tried to get any information that they received from him, and Offer Seay told me that the only thing that they heard had from Green was "They killed my brother."
  - Q. Okay. Did you actually enter the room where Green was, or were you just -- did you just have eyes on him from outside?
- A. I entered it, and then I, like, stood by outside.

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- Q. From where you were, if Green were making any statements, would you have been able to hear?
  - A. Yes.
  - Q. Okay. Did he make any statements that once you arrived?
    - A. No, no.
- Q. Okay.

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- A. If he did I would have noted it in my report.
- Q. Okay. And is this before Mr. Green is taken into surgery?
- A. Yes.
  - Q. Okay. What is your role or responsibility at the hospital?
  - A. I basically stand by, make sure that I can update anyone that is on the call, detective-wise, of his status. And then I called for a technician to have him processed once he was out of surgery and stable.

    And, again, I just updated Sergeant DeMark, it looks like -- sorry. I thought I saw DeMark in here. Sorry. Sergeant Elizondo of his status, and then the technician responded.
  - Q. Okay. About what time did the technician respond?
- A. I did not note that in my report. That should be in the technician's report.

- 1 Q. Do you know who the technician was?
  - A. Dunseith.
    - Q. Do you stand by while Dunseith processes
- 4 Mr. Green?

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- 5 A. Yes.
- Q. Does Mr. Green make any statements during that time?
  - A. Not that I note in my report, so no.
    - Q. Do you remember if he was conscious or awake?
- 10 A. I don't remember, obviously.
- 11 Q. And you indicate --
  - Does the processing happen before or after you make contact with Mr. Green's mom?
- 14 A. Before.
- 15 Q. Did you call any of the family?
- A. No. I just somehow figured out that his mom was down in the lobby.
- 18 Q. Was there any other family down in the lobby?
  - A. I honestly don't remember. I don't remember talking to anyone else but the mom.
- Q. As far as you know, had you ever had any contact with Rodney Green before?
- 23 A. No.
- Q. And I know I think I asked you specifically if any other family was there. Do you remember if there

- 1 | was anybody at all with Winifred Green?
- A. I do not remember.

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- Q. Okay. What other involvement, if any, do you have after the hospital?
- A. I assisted with neighborhood canvass at the apartment and on Fourth Street.
- Q. Now, are you -- when you get called in about 1:15, are you now working straight through, or have you taken a break before you start doing the canvass?
- A. Typically we work just straight through. I didn't go home, if that's the question.
  - Q. Okay.
- A. Yeah. We just work -- we work it until we're done with it.
- Q. Do you know -- so in this case, do you know if you went straight from the hospital back out to the Emerald Pointe Apartments?
- A. No. I believe I went to the office first, just to kind of regroup with everyone.
- Q. How many videos did you collect from the apartment complex?
- A. I was there while Officer Johnson was -- like,
  I assisted her in collecting them. I don't --
- Like, you are talking about the actual, like, security cam from the complex itself --

- 1
- Ο. Yeah.
- -- or from like individual people? Α.
- 3
- From the complex. Ο.

didn't make it to evidence.com?

- 4
- I don't know how long of a video we collected. Α. You'd have to check on evidence.com for that.
- 5 6
- Was it just one view, or were there multiple

I would have to look at evidence.com to see what she

submitted. But now that I am not in that unit, I can

only look at what I submitted to evidence.com. So

I remember looking at multiple views, I think.

So, like, how would you know -- you said --

Because when we collect videos, we submit

Well, in theory. That's the plan, right?

Yeah. I mean, why wouldn't we? There's no

like you said, you have to look at evidence.com. So say

I look at evidence.com and I see three videos. How do

you know that there weren't additional videos that

everything that we collected to evidence.com.

7

views?

Α.

Α.

Q.

it in evidence.com.

that's my problem.

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- Okay. So I see a video from evidence.com, a Q.

point in not. I mean, I collected a video, I would put

view of the complex that shows the outgoing traffic.

1 A. Okay.

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- Q. Do you know if you collected other views?
  - A. Let me log into evidence.com.
- Q. Yeah. Hopefully you can do it faster than I can.
  - A. It's going to send me a verification email, so give me, like, one second here.
    - Q. Even though you clicked the box that says "Don't send it to me"?
      - A. It's so annoying.
  - Q. So annoying.
    - A. I'm sorry. Like, ever since I left the unit my, like, settings and everything for evidence.com have changed. So I need to see if I submitted it or if Detective Johnson did it. So give me one second.

(A pause was had in the proceedings.)

- Q. Are you able to do, like, a search, like, by person? Like, could you say, like, I want all of my videos on this case somehow?
- 20 A. I can only do it for my specific videos right now.
  - Q. Okay.
- A. That's what I am saying. Like, my settings
  before, I could see like every piece of evidence. Let
  me see --

1 What is the case number? 0043 something.

- Q. Oh, your report or the -- sorry. 4037 is the St. Pete.
- A. 4037. Okay. Let me see what it comes up with here.
- 6 Oh, I can see. Okay. It says restricted.

Let them look at my evidence. I submitted a lot of videos. It looks like I submitted 16 videos, anything from a couple of seconds to like 45 minutes. So --

- Q. Okay. Are you able to tell on there how many came like from the, like, Emerald Pointe Apartments?
- A. Let me look. I should be able to see it because I submitted it. It says restricted.

Okay. This looks like it was from the apartment. It's a view from the, like, the pool area.

- Q. Okay.
- A. All right.
- Q. That's labeled rear parking?
- 20 A. Yeah.

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- Q. What time does that video start? It says --
- 22 A. 12:13 a.m.
- All right. So that's Channel 11. Okay. So

  it looks like I have one, two, three, four, four videos

  that are Channel 11.

- Channel 4. Let me see which one this one is.
- 2 | It's a 47-minute video.
- 3 | Q. And which view is that?
- 4 A. This is the Fourth Street exit.
- 5 Q. Okay.

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- A. I have a couple videos from that. Let me look.
  - Channel 4, one, two, three, four videos from Channel 4.
- 10 Q. Are you able to see the earliest start time?
- 11 A. It says 009. So let me see if was that the earliest one or not. That was only 52 seconds.
- Q. The 47 one, and there was 23:21, I believe. I don't know if that helps, if they are in order.
- A. 22:23. Okay. So this one says 22:35, and then 22:02 is the last one. It's 36 minutes. Or 32 minutes.
- Q. Okay. And the 22:02 and that one you said right before that, are those both the Fourth Street exit?
- 21 A. Yeah. They are all Channel 4.
- 22 Q. Okay.
- A. It looks like Channel 3, I have a video that starts at 21:54 maybe? The earliest one.
  - Q. Can I look?

- A. Yeah. I just clicked on it. I'm just looking for the earliest one.
  - Q. So you get the circle of death too?
  - A. Good thing I brought my computer, huh? Didn't have any time to print this out.
  - Okay. Fourth Street entry. And it says it starts on 2/1 of '21 of Monday, 21:54 hours.
  - Q. Okay. How many -- I don't think you told me.
    I'm sorry.
  - A. I didn't tell you.
    - Q. How many videos there were from that view?
  - A. Yeah. Channel 3 has one, two, three, four five, six, seven, eight videos.
    - Q. Okay.

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- A. Now, obviously, the reason there is more of one versus the other is just how it copies onto the flash drive. So it could be for different lengths. You know what I am saying? There's no reason that it has eight for one and four for another. It's just how it copied.
- Q. Gotcha. And so that would be -- so that 16 videos -- so you think all the ones -- so all the ones that you submitted were of it complex?
- A. Yes, yes.
  - Q. Okay. Oh. I was going to ask you. Your

- supplement on the 4037 one has the supplement date of 2/8/21. Does that mean that's when you wrote your report?
  - A. That's when I created the supplement itself.

    I typically write my reports in like Word document as we go through the investigation, and then when my supplement is needed to be put into the report, I just copy and pasted it into there.
    - Q. Do you still -- like, do you then save the Word document somewhere?
      - A. No.

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- Q. Okay. When you are doing the canvass, are you -- in this particular case, when you are doing the canvass, was it recorded in any kind of way?
  - A. No.
  - Q. Are you taking notes?
- 17 A. Yes.
- 18 Q. Do you still have your notes?
- A. I believe so. I would have to try and find it. But yes, I believe I have my notes still.
  - Q. Okay. So I'm looking at that supplement, same supplement. There's Unit 103, you indicate heard yelling at 11:00 p.m. Not sure if it was his direct neighbors or not.

Are you saying that the person at 103, that

- person was not sure if it was that person's direct neighbor yelling?
  - A. Correct. That's what I am saying.
  - Q. Okay. And who was that person at 103 that you spoke to?
  - A. I did not note their name. They must have not wanted to be involved.
  - Q. Would you have a physical description of that person in your notes?
  - A. I should. I don't know why I didn't put that in my report.
  - Q. If you wouldn't mind, could you check and get back to the State Attorney about it? Or you can call me directly, either way.
    - A. Sure.

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- Q. Thanks. And then looking at 105, you have "timing was off." What does that mean?
- A. Like, I believe I remember this -- I don't remember the person, like, in front of me, but I do remember, like, their time frames were off, what the sequence of events were. Like, if they heard arguing or shots or something like that. You know what I'm trying to say? Like, their timing of the sequence of events, like, they had it either much later or much earlier than what we were hearing from other neighbors, from what we

1 | were gathering.

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- Q. Wouldn't that be still important to say what it was exactly that they heard?
- A. Yeah. I don't know why I didn't put more detail. It might be in my notes, in my notebook.
  - Q. Okay.
- A. Or I don't know if Officer -- or if Detective Johnson put more detail in her report.
- Q. Detective Johnson just said that your report has all the details.
- A. Oh, that's awesome. Okay. Maybe it's in my note pad. I don't know. I mean, I clearly talked to a lot of people that day.
  - Q. Okay.
- A. So -- but I do remember one apartment had someone that was, like, the story was just completely -- like, their sequence of events was just off.
- Q. And then 315 said did not hear anything, woke up to police.
  - Did you ask what time they had went to sleep?
- A. I did not ask what time they went to sleep. But, I mean, we were there after 10:00 a.m., so they were sleeping through most of the activity it seemed.
- Q. Does this mean woke up when you were there, or woke up when the activity was taking place a midnight?

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- A. That's a good question. Either way, they didn't hear anything. So that's the main part of that one. So --
  - Q. But you will check to see if you have those notes?
  - A. Yes. Yeah. My stuff is -- I've got to find it because -- off topic -- but we've got a whole bunch of housework, so all my notes are shoved somewhere. So I'll find it, though. I'll get with her.
  - Q. Okay. After -- is that the -- after the canvass, is that the extent of your involvement on February 2nd?
    - A. Yes.
    - Q. Okay.
    - A. On that day.
- Q. As far as you know, had you ever had any contact with Cornelius Whitfield?
  - A. No.

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- Q. What is the next involvement you have?
- A. On the 3rd I went with Detective Jordan to speak with Whitfield's family, and they were stopped by K-9 officer on, like, a traffic stop.
  - Q. Was that contact recorded in any way?
- A. I do not believe so.
  - Q. Do you know why they were stopped by K-9

## officers? 1

- Α. I do not. That would be in their supplement.
- Well, you hope. Do you know -- I guess, how 0. did you get roped into going with Jordan?
- I just went with him to assist him with the interview. We just talked to the grandma and asked if she had seen Cornelius.
  - And do you remember what she said? Q.
  - I pulled up his report.
  - MS. TAKTIKOS-DANZIG: You need to put on the record what report and what it is you are making reference to.
    - MS. MANUELE: Well, we don't have numbers.
  - MS. TAKTIKOS-DANZIG: Oh, you said "his report."
  - MS. MANUELE: She did, but she did no supplement on it.
  - MS. TAKTIKOS-DANZIG: Got it. I forget. And the numbers change every time you reprint things.
    - MS. MANUELE: Exactly.
  - THE WITNESS: Yeah. She just said she doesn't know where he was, and she saw him that morning at 8:00 a.m.
- I was present during the interview. That's why I referenced his report.

800-726-7007 305-376-8800

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- 1 BY MS. MANUELE:
- Q. Okay. Do you recall who else was present?
- A. I know there was more people in the car. I do not know who they were.
- Q. As far as law enforcement, who all was present?
  - A. No idea.
- 8 Q. Okay.
- 9 A. It was just me and Detective Jordan talking to
  10 the grandmother. There was a bunch of other officers
  11 standing by with whoever else was in the car.
- 12 Q. Do you recall who the driver was?
- 13 A. No.
- Q. Okay. Patricia was the passenger? Am reading that right?
- 16 A. Front passenger, yeah.
- Q. Do you recall if the driver was a male or female?
- 19 A. I do not recall.
- Q. And she's indicated that she had seen him last at about 8 o'clock this morning, so February 3rd morning?
- 23 A. Yes.
- Q. Was there any conversation with her about if he had stayed there the previous night or the night

before that?

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- $\mathsf{A}$ . I do not remember that part.
- Q. And from -- do you know how long you would have been out at that scene?
- A. It was pretty short. It was pretty short. A couple minutes.
- Q. Would that have been document in any kind of, like, CAD notes dispatch?
  - A. Possibly.
- 10 Q. What would your call sign have been back then?
- 11 A. D-54.
- 12 Q. Would you and Jordan have been riding 13 together?
- 14 A. Yes.
- 15 Q. Okay.
- A. Do not remember his call sign. And, I mean, I
  was with him, so I don't know if he checked both of us
  out or just himself.
- 19 Q. Gotcha.
- 20 A. So --
- Q. Okay. From that traffic stop is when you guys go to the ICU room?
- 23 A. Correct.
- Q. Okay. Is this contact with Mr. Green
- 25 recorded?

- A. I didn't note it in my report. I don't know
  if Jordan did. Which we talked to -- we just checked on
  his status.
  - Q. Is this the first time that you were present for anybody attempting to gather information from Mr. Green?
    - A. Yes.

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- Q. Okay. Did he -- I guess, what was his medical state? Like, did he have any tubes in him that would preclude him from speaking at that time?
  - A. I honestly -- I don't remember.
- Q. Okay. Do you recall any conversation with the nurse Samantha Davies yourself?
- A. No. You'd have to refer to Detective Jordan's report.
  - Q. Do you know if you were, like, in the hospital room with Detective Jordan when he was asking Rodney questions?
    - A. I was present, yeah.
  - Q. Okay.
  - A. He's the assisting detective, so he was the one that was just documenting the conversations and interactions.
  - Q. And was it your understanding that Detective Jordan had had previous contact with him, or was that

- 1 | his first time, if you know?
  - A. I have no idea --
  - Q. Okay.

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- A. -- if he had talked to him before.
- Q. Okay. Do you recall the words specifically that Detective Jordan would, like, how he phrased any questions?
- A. No.
  - Q. Would you be able to talk about specifics?
- 10 A. No.
  - Q. Like, he puts in his report, "I asked -- I asked Rodney if it would be okay if I asked him another question reference the incident that he was involved in."
    - Do you know if he said, like, shooting or robbery or incident? Like, would you be able to testify about what wording he used?
  - A. No.
- Q. Did Rodney ever speak any words, that you recall, in your presence?
  - A. I don't recall.
  - Q. Okay. And other than the statements that Seay gave you, that Officer Seay, that "they shot me" or "they shot my brother," one of those, are you aware of any other statements he had given to anybody --

Page 24 1 Α. No. -- different from that? Q. 3 Α. No. Okav. So as far as --4 Ο. 5 As far as whether this contact was recorded at all, would that have been up to Detective Jordan? 6 Α. Yes. 8 Do you know, like, how long you guys were at the hospital with Mr. Green? 10 Α. Not long. Not long like 10 minutes, or not long like an 11 Ο. 12 hour, if you know? 13 Α. I have no idea. It was not a long time. 14 And then any other involvement on the 3rd? Ο. 15 Α. No. 16 Okay. And then the 5th you and Detective Q. 17 Johnson go out to the apartment complex to collect some video? 18 19 Yeah. Α. 20 Is that video that you just --Q. 21 Yeah, that's the one that I uploaded, it looks 2.2 like. 23 Okay. That we just, like, went through with Ο. 24 you all the details?

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Α.

Yeah.

- Q. Okay. Any other involvement on this case until the 16th?
  - A. 16th. Yep.
  - Q. Of February. Anything else?
- 5 A. No.

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- Q. Were you at all tasked with doing any warrants to try to track Mr. Whitfield's phone or anything like that?
- A. No.
- 10 Q. Were you involved in any surveillance?
- 11 A. No.
- 12 Q. How do you become involved again on then the 13 16th?
  - A. It was, like, at the end of the day, when everyone was leaving, we were kind of listening to the radio and heard a call in reference to a shooting.

    Recognized the address, because it was Cornelius

    Whitfield's family's house. And we all -- there was a bunch of detective that were still at work, so we responded out to the scene. And I remained on the outer perimeter at Emerson and 31st street. So --
  - Q. And as far as, like, you personally recognized that address, or other officers said that they recognized it?
    - A. Well, we were -- we had the address for his

- house from the other case, so, like, it just stuck in my mind. I'm kind of good with addresses sometimes like that. So I just remembered the address.
  - Q. And about what time did you respond on that scene?
    - A. I didn't note the exact time.
  - Q. Was this before or after the wall was taken off the house?
    - A. Oh, I got there before that.
- 10 Q. Who is making those calls?
  - A. Whoever was in charge of SWAT.
- 12 O. You don't know who it was?
  - A. I think Hamealman or and Major Gerardo were out there. I can't -- I can't say for certain. I have nothing to do with SWAT.
- 16 Q. Okay.

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- A. There was a lot of people out there, though.
- Q. So like the drone and stuff that's flying over, are you in a position to see any of that video, like, at the time?
- 21 A. No.
- Q. Okay. Did you see any of it since or after?
- 23 A. I don't think so.
- Q. Do you know how long people had been on the house? Like, people. Law enforcement had been on the

- house prior to you getting out there?
  - A. Not the exact time, because I didn't note the time in my report. But I just drove right from the station out there when the call came out, so --
  - Q. And then about how long do you think you were out there before Mr. Whitfield was arrested?
    - A. I have not idea.
    - Q. Okay.

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- A. You'd have to look at the SWAT notes and everything.
- Q. Okay. The SWAT notes, if I were trying to get those --
- A. I don't know. I don't have anything to do with SWAT. I don't know if there's notes or if it's in a report or anything like that. I'm just saying, like, however it was documented, like, maybe on the call notes or something like that of the call.
- Q. Right. What I was going to ask, though, is, like, the -- like, do their notes get input, like, with the regular, like, CAD notes?
- A. It was at a main channel, so a dispatcher should have been noting things in the call.
- Q. So in theory, like, I could see when the SWAT officers arrived based on looking at, like, how I would look for any other officer kind of thing?

- 1 A. Yeah. It should.
- Q. Okay. Did you actually -- did you ever have, like, eyes on Mr. Whitfield?
- 4 A. No.
- Q. Did you ever enter the residence on that day, on 2/16?
  - A. No.

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- Q. As far as if Mr. Whitfield exited the residence with anything, fair to say you wouldn't be able to testify about that?
- 11 A. No idea.
- Q. Gotcha. When you say you were dismissed
  without entering the scene, what exactly constituted the
  scene at that point?
- 15 A. The house.
- Q. With just the inside of the house?
- A. And yard. There is a little perimeter around the yard, the property.
- 19 Q. Okay.
- 20 A. It's to prevent people from coming in the 21 house. So --
- Q. Okay. So you are talking kind of like the inner scene?
- 24 A. Yes.
- Q. Was there also an outer perimeter set up?

- A. There was originally. I remember passing an officer that was blocking the road when I left. So --
  - Q. Okay.

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- A. I don't know how long that was held for or anything like that. So --
- Q. The crime scene log, is that just kept for the inner scene?
- A. I would believe so. It just depends on where we determined the crime scene to be, like, the main part of the scene. So yes, I would assume that it would be just the yard.
- Q. Okay. Do you recall seeing anybody, like, keeping a log out there?
- A. I do not know who was keeping the log, but there should have been someone keeping a log. It should be in evidence.
- Q. Do you recall when you went out there the next morning if you saw somebody out there or where that person would have been?
- A. I don't remember who was -- who had it, but, I mean, we all came in as a group. So --
- Q. Okay. The Emerald Pointe Apartment complex, I forgot to ask you this, does it just have the one entrance and exit on Fourth Street?
  - A. I would have to look at a map. I'm not

1 | familiar with it.

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- Q. It looks like that on the map to me, but I
  don't know. I haven't been out there yet. So I didn't
  know if you knew offhand.
  - A. Yeah. I'm not familiar with that area.
  - Q. Is that your normal --
- 7 A. No. My normal area is South Side and Childs 8 Park.
  - Q. As far as you know, have you ever had any contact with Deronrick Green?
    - A. No. Who is that?
- 12 Q. Rodney's brother.
- A. Did I say anything?
  - Q. I didn't see anything in your report. I mean, like, unrelated to this potentially. Or related to this. Any contact at all that you are aware of?
- 17 A. No.
  - Q. When you arrived back -- as far as getting the search warrant for the house, did you have any involvement for that?
- 21 A. No.
- Q. You said no involvement in obtaining any of the warrants, right?
- 24 A. Correct.
- Q. When you respond on 2/17, you are responding

to the assist in the search; is that correct?

A. Correct.

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- Q. When you get there, are there other detectives or technicians on scene, or do you guys all arrive at the same time?
  - A. We arrived at the same time.
  - Q. Okay.
- A. Unless someone got there earlier when I was walking up and I have no idea. But we all were told to meet at the scene, so --
- Q. Okay. As far as the items that you have referenced observing and collecting in your narrative, would there have been video and other pictures of that before it was moved?
- A. You would have to look at the technician report to see if they -- when and if they did the video before. But I don't remember. I don't remember if they did the video before of the whole house. It was kind of a mess. So --
- Q. Would that be, like, normal for them to take video before the scene is searched or disrupted?
- A. I don't know. Like I said, you'd have to look at their report to see. But every item that I collected or noted was documented, like I said in my report.
  - Q. You indicate some items that you found in a

- bedroom inside the west door. Do -- were there any, I
  guess, items or evidence to suggest whose bedroom that
  was?
  - A. I don't recall.

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- Q. And then what about the southwest bedroom? Any indication of whose bedroom that was?
  - A. I don't recall.
- Q. When you guys spoke with grandma, was there any discussion about who all lived house?
  - A. I didn't note it in my report.
- Q. In looking at your evidence vouchers, I see reference in your report that you found some marijuana, or an item believed to be marijuana, items believed to be crack cocaine, a scale. On the evidence voucher I see a couple cell phones that you submitted. Do you know where those cell phones came from?
- A. No. Those would be in other people's reports.

  I am assisted by doing the ILEADS entry for a bunch of evidence. It wasn't just the evidence that I found.
- Q. Okay. So explain to me that process. Do they actually take the -- bring the evidence to you and you input it, or they just tell you --
- Like explain that process. How is the voucher --
  - A. Yeah. We just -- well, we had a whole bunch

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- of evidence. We brought it all back to the office, and myself and Detective Johnson entered it in.
- Q. So how do you know, like, if the cell phone was found in the house or if it was found on somebody's person? Is there some way that that --
- A. Who ever located those cell phones would have noted them in the report.
  - Q. Ideally?
  - A. Yeah.

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- Q. So, like, looking at that evidence voucher, I see, like, the last item description is -- I'm sorry.

  The one that starts with the two cell phones, the 116, but I don't know if it's the same page number on yours.
  - A. Let me look at this. iPhone is one I see.
- Q. One is an LG and one is a Motorola. I can show you on this one. Or did you need to look at it?
- A. I'm just more used to looking at one like this.
  - Q. Oh. A better format?
  - A. Yeah. Okay. I can't find it, so --
- Q. So looking at this evidence voucher, it specifically says description is Graham wallet with various cards. Is that a description that you created or did somebody just comment, is it already written on something, or does somebody come in and verbally relay

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- A. I typically just describe it myself and put the description myself.
- Q. Attached to the same supplement, there is the third item from evidence, is cash from wallet, but it doesn't specifically reference Graham wallet. Am I to -- does that mean that that's a different wallet, or does all of this property come from Mr. Graham? Or is there in any way to tell from here?
- A. There might not be any way to tell from this specific thing. Maybe from pictures. But it appears as though it's all from Graham. But I don't want to say for sure and tell you the wrong thing.
- Q. Yeah. Because I'm trying to figure out if these cell phones came from Graham's person.
  - A. No.
  - Q. No idea?
  - A. No.
- Q. Okay. And then on the second set of evidence vouchers I have from you, there's, I guess, a couple of different items of marijuana, or suspected marijuana, and a couple of items of suspected crack, or crack cocaine. Do you know if this set of evidence vouchers, if those are all the items that you found that you referenced in your report, or if there were additional

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- drugs other than what you found that you did the vouchers for?
  - A. I would have to look at the vouchers and the pictures. Give me a second to see.
- The system is a nightmare to find things, and I'm used to it.
  - Q. You are not wrong.
  - A. Actually, I'm looking at the wrong one. That would probably be the problem.
  - All right. Let's look at this one. So the second one? Is that what you are asking about?
- 12 Q. Yeah. The second set of vouchers, which may 13 or may not start on page 120.
  - A. And that's, like, the narcotics?
- 15 | O. Yeah.

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- A. I mean, this just being this thick, it's probably evidence from the warrant there, the search, and I just entered it, because I remember it took a very long to do this, so --
- Q. So you think there might have been drugs found separate from the ones you --
  - A. By other people, yeah, yeah.
- 23 Q. Okay.
- A. Yeah. And I tried to describe it. It looks
  like it says marijuana in Walmart bag. So, I mean, you

- 1 | know what I'm saying? I'm trying to describe, like --
- I think it show us up a little bit better in the actual system, if I could find it.
  - Q. Do you think on the, like, evidence bag it would indicate, like, what room it was in? Or --
    - A. (Shaking head negatively).
    - Q. So just trying to find an item and a picture?
  - A. Yeah. Yeah. Because I didn't find all these items. Someone else did, and I just entered them. Made it a lot easier.
  - Q. Okay.

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- A. A little easier on them.
- Q. And so I was going to ask you about, like, the pill bottles specifically? Find the pictures to know if there were any names on the bottle?
- A. Yep.
- Q. Any subsequent involvement or any involvement,
  I guess, that we haven't covered yet?
- 19 A. No.
- Q. Were you responsible for doing, like, the
  warrant return or anything, like the receipt or whatever
  from the house?
- 23 A. No.
- Q. And other than the search of the house on 25 2/17, were you involved in any, like, searches of any

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     cars or any other property?
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          Α.
                No.
                MS. MANUELE: All right. I don't have in
 3
          other questions.
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                MS. TAKTIKOS-DANZIG: None from the state.
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                (Concluded at 2:24 p.m.)
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1	REPORTER'S CERTIFICATE
2	
3	STATE OF FLORIDA
4	COUNTY OF HILLSBOROUGH
5	
6	I, Nathan F. Perkins, Registered Diplomate
7	Reporter, certify that I was authorized to and did
8	stenographically report the deposition of Marissa
9	Gaddis; that a review of the transcript was requested;
LO	and that the transcript is a true and complete record of
L1	my stenographic notes.
L2	
L3	I further certify that I am not a relative,
L 4	employee, attorney, or counsel of any of the parties,
L 5	nor am I a relative or employee of any of the parties'
L 6	attorney or counsel connected with the action, nor am I
L7	financially interested in the action.
L 8	
L 9	Dated this 26th day of September, 2023.
20	
21	
22	
23	Pathon & Perkers
	MATERIAL III

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Nathan F. Perkins, RDR

[& - arguing] Page 42

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