

IN THE CIRCUIT COURT FOR PINELLAS COUNTY, FLORIDA
21-01099-CF
21-01513-CF
SECTION M

STATE OF FLORIDA

Vs.

CORNELIUS TREVON WHITFIELD Person ID: 1566510,
Defendant.

DEPOSITION OF CHRISTINA K. KENNEY

Taken on Behalf of the Defendant

DATE: March 18, 2025

TIME: 10:44 a.m. to 11:07 a.m.

PLACE: Pinellas County Justice Center
14250 49th Street North
Clearwater, Florida 33762

Examination of the witness taken before:

Jill Brown, CER & ACE
Executive Reporting Service
4699 Central Avenue, Suite 200
St. Petersburg, Florida 33713
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Executive Reporting Service

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1 P R O C E E D I N G S

2 THE REPORTER: We are on the record. Today
3 is March 18th, 2025, and the time is 10:44 a.m.

4 Ms. Kenney, please raise your right hand.
5 THEREUPON,

6 CHRISTINA K. KENNEY
7 was called as a witness and after having been first
8 duly sworn, was deposed and testified as follows:

9 THE REPORTER: Thank you.

10 You may begin.

11 DIRECT EXAMINATION

12 BY MS. SEIFER-SMITH:

13 Q. Can you please state your name for the record?

14 A. Christina Kenney, K-E-N-N-E-Y.

15 MS. SEIFER-SMITH: Yeah, I got them. I know
16 it gets stuffy, though. So if we want to open it, we
17 can do that.

18 BY MS. SEIFER-SMITH:

19 Q. We're here in the matter of Cornelius
20 Whitfield. My name is Julia Seifer-Smith, assistant
21 public defender, together with Lamark McGreen and
22 Margaret Russell. We all represent Mr. Whitfield.
23 Also present is Anthony Bradlow for the State
24 Attorney's Office.

25 I have you subpoenaed in two case numbers that

1 Mr. Whitfield is involved in. Our court case numbers
2 are 21-01099-CF and 21-01513-CF. The St. Petersburg
3 Police Department case numbers are 2021004037 and
4 2021006023. Does that sound familiar to you?

5 A. Just because the State gave me a copy of the
6 4037 report this morning.

7 Q. Um-hum.

8 A. I don't have the other one.

9 Q. Okay. I do have the other one. Your
10 involvement is pretty minimal, but I figured for
11 expeditiousness that maybe we could have you subpoenaed
12 for both. If you don't feel comfortable answering
13 questions about that, that's fine. And we can
14 certainly make that report available to you. But we're
15 going to start with 4037, not to throw you off.

16 Now, I know we've met before, but I think
17 since the last time we saw each other, you've left the
18 department. Can you just tell me what you are doing
19 now?

20 A. I'm a private investigator now, independent
21 contractor.

22 Q. Okay. And when did you actually leave the St.
23 Petersburg Police Department?

24 A. Give or take, around May 17th, 2022.

25 Q. Okay. So it's been almost two-and-a-half

1 years then, or almost three years, really?

2 A. Almost three.

3 Q. Oh, goodness. Congratulations. I hope you're
4 enjoying it.

5 Can you tell me what, if anything, you
6 reviewed in connection with your involvement in this
7 case before being sworn in for the deposition?

8 A. I reviewed my report for the case number
9 ending in 4037 --

10 Q. Okay.

11 A. -- and the search warrant affidavit for the
12 residence at the apartment complex.

13 Q. Okay. So in terms of your report, I have a
14 supplement that looks to be about two pages. And I
15 know that there was, like, an evidence voucher just
16 indicating the search warrant was placed into evidence.

17 A. Correct.

18 Q. Does that seem right to you?

19 A. Yes, ma'am.

20 Q. Okay. And having reviewed both of those
21 documents, the report that you wrote as well as the
22 search warrant that you authored -- or the affidavit
23 rather that you offered, could you tell me if that
24 jogged your memory as to your involvement in the case?

25 A. It does just reading it. I did not remember

1 it prior to reading it. I remembered the case, just
2 not the details of it.

3 Q. Okay. Can you tell me how you got involved in
4 this case and when that was?

5 A. Can I reflect from my report?

6 Q. Of course.

7 A. Okay. So on February 2nd, 2021, at
8 approximately 2 o'clock in the morning, I was notified
9 by my direct supervisor, Sergeant Scott Elizondo, of a
10 homicide and attempt homicide and giving the location
11 of the apartments.

12 Q. Okay. The apartments are the Emerald Pointe
13 Apartments. Were those familiar to you for any reason?

14 A. Yes, ma'am.

15 Q. Okay. Can you tell me why?

16 A. Just because they're a large apartment complex
17 on 4th Street North.

18 Q. Okay. So, like, call outs to service, like,
19 familiarity in that sense or just that you, like, knew
20 where it was?

21 A. I have been to that apartment complex before,
22 but nothing that I remember offhand. I just know
23 exactly where it is, and I think what -- I think it may
24 have changed names now.

25 Q. Okay. Did you have any particular role that

1 was assigned to you by your supervisor or by your
2 colleagues?

3 A. Yes. Sergeant Elizondo had me respond to
4 assist the crime scene detective who was assigned for
5 the case, which is Detective Mallory Webster.

6 Q. Okay. And so what does that mean as an
7 "assist to crime scene"?

8 A. Anything that she needs from me: errands,
9 i.e., returning and doing the search warrant, whoever's
10 speaking to her that is relaying that other things need
11 to be done, just assisting her.

12 Q. Okay. What was the first thing that you did,
13 though, once you were, I guess, probably woken up in
14 the middle of the night and asked to be involved in
15 this investigation?

16 A. Once I was assigned to assist Mallory Webster,
17 it says on my report that I responded to the scene. I
18 was briefed by a street sergeant, Marklin. And
19 Detective Webster was already on scene.

20 Q. Okay. Do you recall actually going to the
21 scene itself?

22 A. Yes.

23 Q. Okay. And can you tell me what your
24 observations were when you got there?

25 A. Well, I stayed outside the apartment. I

1 didn't go inside the apartment. I was briefed by
2 Melanie (sic) Webster, and then a body-worn camera was
3 shown to us with the initial responding officers that
4 went inside. So we kind of got a layout of what was
5 going on inside by just reviewing the camera.

6 Q. Okay. Anything that you recall now regarding
7 what you saw on the camera?

8 A. I remember seeing the deceased in the living
9 room.

10 Q. Okay.

11 A. But prior to my arrival, the -- the living
12 victim had already been sent to the hospital.

13 Q. Okay. Do you recall anything else that you
14 thought might've been pertinent to the investigation?
15 Like, anything that jumped out to you to be potentially
16 of evidentiary value from that video or from what they
17 described?

18 A. I don't -- can you ask that again?

19 Q. Sure. Do you recall anything from the video
20 that you saw or from what was described by your
21 colleagues as potentially of being of evidentiary value
22 for, like, the purposes of your involvement as assist
23 to crime scene?

24 A. Well, just the -- just watching the video, you
25 kind of get the layout, obviously, unfortunately the

1 deceased -- the victim on the floor.

2 Q. Okay.

3 A. And then just the layout of the inside of the
4 apartment assists with future search warrants.

5 Q. Okay. And so was it already told to you that
6 you were going to be assisting with a search warrant?
7 Is that why the camera was reviewed?

8 A. Not when I was assigned to come and help
9 Melanie -- Melanie Webster out. It just -- when I was
10 there, it's just part of the process when you're
11 assisting with the other lead detectives that you have
12 to -- you know, one of your responsibilities is to do a
13 search warrant -- in this particular case for me.

14 Q. Okay. And so is that what you then went and
15 did, like, right away, or did you do anything
16 additional, like, while you were on the scene?

17 A. I'm referring to my report. Melanie Webster
18 and I, we just walked to the outer perimeter of the
19 scene, just getting all the details that we need be --
20 just when you're offering a search warrant for
21 residence.

22 Q. Right. To identify exactly what's being
23 searched kind of thing?

24 A. Exactly. So you're not -- you're not getting
25 the wrong residence.

1 Q. Okay. So you're not taking photos. You're
2 just, what, like, notating down your observations?

3 A. Yes, ma'am.

4 Q. Okay. And about how long would you say that
5 you were there?

6 A. I don't recall, but probably -- I don't
7 recall. I'd have to look at these times in here. Do
8 you want me to go through all the times written?

9 Q. No, no, no. That's fine.

10 And did you walk all the way around the
11 apartment? Because I think there was, like, a back
12 patio-type area. Did you go all the way around it, if
13 you remember, or no?

14 A. I don't recall a back patio, but I did circle
15 the entire apartment. It's -- it's -- the apartment
16 complex has multiple units.

17 Q. Okay. And so was it at this point after you
18 kind of like made your observations, like, kind of
19 peeking in the doorway, watching the footage, walking
20 around the exterior, is that when you go back to
21 headquarters to start writing?

22 A. Yes, I did. I did not peek in the doorway,
23 though.

24 Q. Oh, so the door was, what, still closed
25 just --

1 A. No, but I didn't peek my head in. I -- I
2 stayed -- because I'm the assist, so I didn't peek in
3 there. So I went back to headquarters to start on
4 the -- the search warrant --

5 Q. Okay.

6 A. -- after being given the details of the case
7 by the lead, which was then Major Crimes Detective
8 Mensah and Detective Jordan.

9 Q. What kind of details were you given and how
10 were you given? Like, was it a conversation with them?
11 Did they give you their notes?

12 A. I don't recall them giving me any notes, but
13 sitting down in the office and being briefed on
14 everything that they knew at that point, which I
15 believe from the report and the search warrant, they
16 had already had a conversation with the living victim.
17 So those -- that information, I took directly from them
18 as part of the probable cause for the search warrant.

19 Q. Okay. So it sounds like you did not speak
20 with any civilians.

21 A. No.

22 Q. Is that right?

23 A. I did later on with the vehicle.

24 Q. But not up until this point?

25 A. No.

1 Q. Okay. So you were just relying on the
2 information that you received from other detectives and
3 then from that street sergeant. Is that right?

4 A. The lead detective.

5 Q. Okay.

6 A. And then being called in by -- oh, Sergeant
7 Marklin, her just giving us a overall briefing that
8 there was a homicide and one individual was injured and
9 taken to the hospital.

10 Q. Okay. All right. And so you wrote what we
11 kind of have in front of us as the affidavit for the
12 search warrant, and then what did you -- well, did you
13 need to consult with any colleagues in order to, like,
14 finish it? Like --

15 A. Absolutely. I would've, obviously, when it
16 says that I referred to the lead detective, the details
17 that she provided. And then prior to me being able to
18 actually take this to a judge, it has to be granted
19 approval from a supervisor. So if Sergeant Elizondo is
20 the one that I'm referring to in this report -- I don't
21 know if there was another supervisor there, so I would
22 have to speculate that he approved it.

23 Q. Okay. Would the affidavit have gone to
24 anybody at the State Attorney's Office as well or just
25 to your supervisor, if you know?

1 A. I -- I would not have been -- had that power
2 to send it to the State Attorney's Office. I don't
3 know if Sergeant Elizondo sent it over there for any
4 approval.

5 Q. Okay. And then you sought a signature from a
6 judge who was on call?

7 A. Yes, ma'am.

8 Q. Okay. So did you actually meet with that
9 judge yourself?

10 A. I did.

11 Q. Okay. And who was that?

12 A. "Judge Todd," it says. I'm referring to my
13 report.

14 Q. Okay. And do you know where that was that you
15 met with Judge Todd?

16 A. It says, "I responded to the Pinellas County
17 Courthouse shortly thereafter."

18 Q. Okay. I'm sure you've gotten a lot of
19 warrants signed, so it sounds like this doesn't jump
20 out at you.

21 A. Yes. A lot of the times -- the majority of
22 the time, we do meet here in this building at Pinellas
23 County Courthouse. But every once in a while, when we
24 can't get ahold of a judge or they are out of the
25 building, we have to find them and meet them at their

1 respective places.

2 Q. Okay. Once the warrant was signed, what did
3 you do?

4 A. Once the warrant was signed, I responded to
5 the residence with three copies. So it would be two
6 trues and one original. I read the search warrant to
7 the -- the apartment from outside the front door. It
8 was taped video. I guess, video/audio taped by the
9 lead detective.

10 Once I read that out loud, I declared -- or I
11 documented when I ended reading that out loud. I
12 handed a copy of the true to Melanie Webster. Based on
13 my report, I witnessed her placing that true copy on
14 the living room sofa.

15 A preliminary walk-through occurred after
16 that. I was not a part of that preliminary
17 walk-through, but I watched forensics Detective Mensah
18 and Webster enter.

19 Q. Okay. Did you ever go into the apartment?

20 A. Yes, ma'am.

21 Q. Okay. At what point did you go into the
22 apartment?

23 A. After that group -- the forensics, Detective
24 Mensah, who is the lead in this, and Detective
25 Webster -- once they went through with the preliminary

1 walk-through, then I have documented here I remained on
2 scene assisting forensics and Detective Webster with
3 the search.

4 Q. Do you recall what you did in terms of your
5 assisting?

6 A. Just taking note of -- I -- I document in my
7 report that I saw a cell phone and that I heard another
8 cell phone ringing. I couldn't see that cell phone.
9 It -- I assumed that it was coming from the victim.

10 Q. Okay. Was there anything that you impounded
11 or pointed out for others to impound?

12 A. I don't know about impounded, but since I
13 documented that -- the -- the cell phone that I saw on
14 the couch, I would've told Detective Webster, who,
15 knowing her training and experience, she would've seen
16 it anyway. But I would've told her that there's a cell
17 phone on the sofa.

18 Q. Okay. And you said that there was another
19 phone that was ringing that you presumed was, I'm
20 assuming, the deceased victim's who was still inside?

21 A. I think so. I documented that I heard a phone
22 ringing, and it seemed like it was coming from that
23 area.

24 Q. Okay. It seems like that phone was not
25 answered at that time?

1 A. No.

2 Q. Okay. And did you ever actually, like, have
3 any kind of, like, contact with that phone? Did you --

4 A. I did not.

5 Q. -- look at it? Okay. And did you go through
6 the rest of the apartment?

7 A. I walked through with Detective Mensah. I --
8 I -- and Detective Webster. I primarily stayed in the
9 living room where the victim was and didn't go very
10 much into those back bedrooms.

11 Q. Okay. Do you remember anything about the
12 rooms that you could see?

13 A. I don't even recall going in them. But I know
14 that I would've walked with the lead because -- in case
15 she needed me to do anything.

16 Q. Okay. Do you recall doing anything else in
17 the apartment?

18 A. No, just staying present with the -- with the
19 victim and then making sure that the place was secure
20 when we needed to take a break and come back the next
21 day, making sure that we had patrol units out there.

22 Q. Okay. When it's secured, is there, like, tape
23 that's put up?

24 A. Yes, ma'am.

25 Q. Okay. And when I say "tape," I mean, like,

1 crime scene tape. Is the door taped shut, or no?

2 A. Normally, forensics will take red tape and
3 evidence tape and put it on the door and the windows.
4 I don't recall because I don't have copies of the
5 pictures, so I can't attest on whether or not they did
6 that, but I've always seen them do it.

7 Q. Okay. And so it looks like, per your report,
8 that the break was taken from about 8:15 in the evening
9 until 8:00 a.m. the following morning, so the 2nd into
10 the 3rd. Is that right?

11 A. Correct. Because I had responded at 2 o'clock
12 in the morning, so we were there the whole morning and
13 then the afternoon, evening, then take a break and come
14 back.

15 Q. Okay. Did you do anything overnight between
16 8:15 in the evening and 8 o'clock in the morning the
17 following day?

18 A. I don't recall doing anything I didn't
19 document. Probably getting sleep.

20 Q. Okay. And what was your involvement then on
21 the 3rd?

22 A. Okay. Sorry. So around 8 o'clock, I returned
23 to the apartment and continued to assist with the
24 remainder of the search warrant, referred to forensics
25 and Detective Webster's reports.

1 Detective Webster gave me the telephone number
2 of the deceased victim's sister. Her vehicle was
3 parked in the parking lot. It's a large parking lot
4 for the apartment complex.

5 Q. Okay. So what was the purpose, if you know,
6 of receiving that phone number and the name?

7 A. To make contact with her because it says that
8 Ms. Barnes is her name and she met Detective Webster
9 and I in the parking lot. She did not enter the crime
10 scene. And Ms. Barnes provided her identification so
11 we could verify that she was the owner -- or registered
12 owner of the vehicle. She filled out a consent form to
13 allow detectives to conduct a search of the vehicle,
14 ensuring that there was no evidential value inside.

15 Q. Was there a conversation that was had with Ms.
16 Barnes by yourself and Detective Webster?

17 A. In the parking lot.

18 Q. Okay. Was there any kind of, like, questions
19 about, like, the last time she was in the vehicle?
20 Like, the --

21 A. I don't recall that, and I didn't write that
22 down. I just wrote that the vehicle was unlocked on
23 the driver's side. As we entered it, there was some
24 clear plastic baggies containing flat white squares.
25 She denied any knowledge of that being hers or knowing

1 it was in there.

2 There was, like, an EBT card for an individual
3 named Charles Hale. She did not know who that
4 individual was either.

5 Q. Okay. Did she say anything to you and
6 Detective Webster about, like, who had permission to
7 drive that car?

8 A. I don't recall that -- having that
9 conversation with her.

10 Q. Okay. And in terms of, like, the clear
11 plastic baggies, the EBT card, like, how were those
12 found? Was it just, like, you saw them as soon as the
13 door was open, or did you actually go into the vehicle
14 to locate those things?

15 A. From this report, it appears that when we
16 opened the driver's side door and upon entering the
17 vehicle, the clear plastic bags containing the
18 substance were observed. Once the door -- from my
19 report, it appears that once the door is opened, the --
20 the substance were in plain view next to the gear
21 shift, in between, obviously, the driver's seat and the
22 front passenger seat.

23 Q. Okay. Did those plastic baggies appear to be,
24 like, items of either drugs or drug paraphernalia?

25 A. From my training, experience, they appeared to

1 me that they were drugs. However, I wasn't present
2 then for doing some kind of presumptive testing.

3 Q. Okay. So you don't know what, if any, testing
4 was actually done?

5 A. I don't know.

6 Q. Okay. And your report indicates that
7 Detective Webster actually, like, took custody of those
8 items. Is that right?

9 A. Yes, ma'am.

10 Q. Okay. So you didn't have any further
11 involvement in, like, requesting analysis or anything
12 like that?

13 A. No, ma'am.

14 Q. Okay. Any further work that you did on the
15 3rd in connection with this investigation?

16 A. Detective Webster provided me an envelope with
17 the vehicle that we were talking about, the keys to it.
18 Ms. Barnes came to the police headquarters. I met her
19 down in the lobby and returned her key fob.

20 Q. Okay. Do you know if any processing was done
21 of the vehicle by forensic techs?

22 A. I wasn't present for that. I -- I -- I would
23 think, but I wasn't present for that.

24 Q. So you don't know one way or the other?

25 A. No, ma'am.

1 Q. Okay. Any further involvement in this
2 particular investigation?

3 A. No, ma'am.

4 MS. SEIFER-SMITH: Okay. Why don't we just
5 take a quick break?

6 (Recess taken)

7 THE REPORTER: And I'll just say back on the
8 record at 11:04 a.m.

9 BY MS. SEIFER-SMITH:

10 Q. Okay. So we just had a brief conversation
11 about your minimal involvement in an additional
12 investigation involving Mr. Whitfield. I have you
13 documented in a report by Detective Intravichit, which,
14 for me, appears on page 240 of 361 pages of case number
15 2021006023. My understanding is you had an opportunity
16 to read that report. Is that right? It's (cross
17 talk)?

18 A. Yes, I did. The State provided it to me this
19 morning and just handed it again to me.

20 Q. Okay. Did your review of that report refresh
21 your recollection in any way whatsoever?

22 A. No.

23 Q. Okay. So my understanding is that your
24 involvement was minimal.

25 A. Yes, ma'am.

1 Q. Okay. So what I read in Detective
2 Intravichit's report was that he returned to the
3 homicide scene on February 17th in the afternoon to
4 transport items that he had received from Detective
5 Bilbrey, which he gave to you. Do you have any
6 recollection of this?

7 A. No.

8 Q. Okay. If you had received items of potential
9 evidentiary value, what would you have done with them?

10 A. I would have done a follow-up, and pending
11 what Detective Bilbrey -- he's the lead crime scene on
12 this case -- whatever they wanted me to do, if I was
13 submitting them into evidence.

14 Q. If you were submitting them into evidence,
15 would you also have filled out, like, an evidence
16 voucher?

17 A. Yes, ma'am.

18 Q. Okay. And so that would document, like, the
19 chain of custody of whatever these items are?

20 A. Yes, ma'am.

21 Q. Okay. But other than that, do you have any
22 recollection of involvement in that particular
23 investigation?

24 A. No, ma'am.

25 Q. Okay. Besides your contact with Deanna Barnes

1 for the reading of, like, the consent to search and the
2 search of the vehicle that was registered to her on
3 February 3rd, 2021, did you have any other contact with
4 any civilians in either of these investigations?

5 A. I don't recall having contact with them.

6 Q. Okay.

7 A. Just the second time with Ms. Barnes
8 downstairs in the lobby.

9 Q. Oh, right. Of course. Anything else in terms
10 of your involvement on these investigations that we
11 haven't discussed that you think is important or
12 relevant for me to know?

13 A. No.

14 MS. SEIFER-SMITH: Okay. I don't think I
15 have any further questions. How about my colleagues?

16 DIRECT EXAMINATION

17 BY MS. RUSSELL:

18 Q. Have you had any involvement with Cornelius
19 Whitfield or ever met him?

20 A. No, ma'am.

21 Q. And you have no observations of his behavior?

22 A. No, ma'am.

23 MS. SEIFER-SMITH: Okay. Anything from the
24 State?

25 MR. BRADLOW: Nothing from the State. You're

1 free to go, ma'am.

2 MS. SEIFER-SMITH: Okay.

3 MR. BRADLOW: Thank you for your time.

4 MS. SEIFER-SMITH: We'll conclude the
5 deposition. I'll reserve your right to read.

6 THE WITNESS: Awesome. Awesome.

7 THE REPORTER: Yeah. Let's go off the
8 record. Off the record at 11:07 a.m.

9 (Deposition concluded at 11:07 a.m.)

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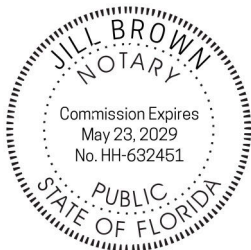
25

CERTIFICATE OF OATH

STATE OF FLORIDA
COUNTY OF PINELLAS

I, Jill Brown, the undersigned authority, certify that
CHRISTINA K. KENNEY appeared before me via videoconference
on March 18, 2025, and was duly sworn.

WITNESS my hand and official seal this 26th day of
March, 2025.



Jill Brown

Notary Public, State of Florida

Commission No.: HH 132691

Commission Expires: 5/23/2025

Produced Identification X Type of Identification Produced FL DL X Appeared X physically

CERTIFICATE OF TRANSCRIBER

STATE OF FLORIDA

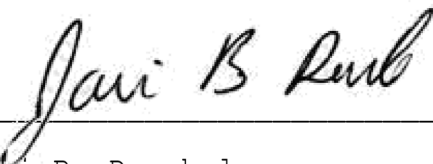
COUNTY OF PALM BEACH

I, Jani B. Drushal, transcriber for the Executive
Reporting Service:

Do Hereby Certify that the foregoing transcript, pages
1 through 28, inclusive, constitutes a true and correct copy
of the proceedings (transcribed to the best of my ability).

I FURTHER CERTIFY I am neither an attorney or counsel
of any of the parties hereto, nor a relative or employee of
any attorney or counsel employed by the parties hereto, nor
financially interested in the event of said cause.

DATED this 26th day of March, 2025.



Jani B. Drushal

AAERT CER-2242

Executive Reporting Service

4699 Central Avenue

St. Petersburg, Florida 33713

1 IN RE: DEPOSITION OF CHRISTINA K. KENNEY
 2 TAKEN: 3/18/2025 IN THE CASE OF
 3 STATE OF FLORIDA VS. CORNELIUS TREVON WHITFIELD

ERRATA SHEET

DO NOT WRITE ON TRANSCRIPT - ENTER CHANGES

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5	Page No.	Line No.	Change	Reason
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21 Under penalties of perjury, I declare that I have read the
 22 foregoing document and that the facts stated in it are true.

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24 DATE CHRISTINA K. KENNEY

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