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.

Taken on Behalf of the Defendant

DEPOSITION OF DETECTIVE SOMSAK A. INTRAVICHIT

DATE: March 18, 2025

TIME: 2:05 p.m. to 2:30 p.m.

PLACE: Pinellas County Justice Center

14250 49th Street North Clearwater, Florida 33762

Examination of the witness taken before:
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- 1 under the case number -- your case number of
- 2 2021-004037.
- We also have 21-01513-CF. And as far as I
- 4 know, your supplement number there is under the case
- 5 number of 2021-006023. Do you have all of those
- 6 supplements, and are you prepared to talk to us about
- 7 both cases today?
- 8 A. Yes.
- 9 Q. All right. Tell me what you did to prepare
- 10 for your deposition.
- 11 A. Just reviewed my reports and my supplements
- 12 for each of those cases.
- 13 Q. Anything else?
- 14 A. No.
- Q. And do you have access at this time to all the
- 16 photographs and body-worn camera and videos and
- 17 everything?
- 18 A. Yes.
- 19 Q. So if you wanted to, you could've looked at
- 20 those things too, right?
- 21 A. Correct.
- Q. All right. Why don't we start with the first
- 23 case? Your report 004037. Tell me what you did and
- 24 how you were involved in that case.
- 25 A. On March -- I'm sorry -- February 2nd, 2021,

- 1 my involvement was I was requested to complete
- 2 subpoenas for three phone numbers. Two of the numbers
- 3 were identified belonging to Deronrick Green, and the
- 4 third one was identified as belonging to Rodney Green.
- 5 Q. So what is a preservation letter?
- A. It's just a -- a request to the cell phone
- 7 provider to preserve those records for a period of
- 8 time. I believe the period is 90 days.
- 9 Q. And how do you prepare a subpoena?
- 10 A. I -- there's a preformed -- or a fillable form
- 11 that is provided from the State. I fill it out, and I
- 12 email it to our -- it's called EIU, Electronics
- 13 Investigation Unit, and then they handle the -- the
- 14 processing of it from there.
- 15 Q. So just to back up, Detective Intravichit, how
- 16 long have you been a detective with St. Pete Police
- 17 Department?
- 18 A. Since 2019.
- 19 Q. And before that, what was your job?
- 20 A. Patrol officer.
- Q. And before that?
- 22 A. Before that, I was a patrol officer in
- 23 Columbia, South Carolina, with Columbia PD. And then
- 24 prior to that, I was with the Pinellas County Sheriff's
- 25 Office in their Forensic Science Unit. And then before

- 1 that, I was with St. Pete in their Crime Scene Unit.
- 2 Q. So over the course of your career, how many
- 3 preservation letters and subpoenas have you prepared?
- 4 A. Oh, I -- I don't know. I can't ballpark that.
- 5 That's a lot.
- 6 Q. Maybe 10,000?
- 7 A. No, I don't -- I mean --
- Q. A thousand? Hundreds? I won't hold you to
- 9 it, but this is a pretty routine task?
- 10 A. Yes.
- 11 Q. Was there anything strange or different that
- 12 happened in the case of your preparing these three?
- A. Well, it's -- it was brought to my attention
- 14 by the State that we never got the records for it. So
- 15 I called EIU last week. The third record, the
- 16 551-1542, they had that. I don't know if it got lost
- 17 somewhere. Because, from my understanding, the State
- 18 had switched to a portal system. Whereas before that,
- 19 they would just hard copy the returns and interoffice
- 20 mail it to our department so we would get copies of
- 21 them.
- I -- I think that's when we transitioned to a
- 23 portal system with a password that -- so the State
- 24 would provide us the website link and then a -- another
- 25 email for the password. I never received those. I --

- 1 I scoured through all my old emails, so I just never
- 2 got them.
- 3 And then the first two numbers, apparently the
- 4 State had transposed those numbers incorrectly. So
- 5 instead of 727, it was 772. So they submitted those
- 6 numbers to the phone companies that way. So therefore,
- 7 I never got those records either.
- 8 So last week, I resubmitted subpoenas for the
- 9 first two numbers with the correct phone number, and
- 10 they said that they were going to put a rush on it
- 11 and -- and take care of it. If those records even
- 12 still exist, I don't know. But the third record, they
- were able to provide to me, so that's also in property
- 14 and evidence.
- 15 Q. When did you get the third one?
- 16 A. Last week. I can give you a specific the
- 17 date. March 12th. So I did author a new report on
- 18 March 12th. So I don't know if you guys have that or
- 19 not.
- 20 O. I do not.
- 21 A. Okay.
- 22 O. The first (cross talk).
- 23 A. Yeah, so that's basically it.
- 24 MR. KOSKINAS: I don't have that either. We
- 25 got to get a copy of it. You want me to make copy for

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Page 9
 1
     you guys right now?
                            Maybe we should -- well, I
 2
               MS. RUSSELL:
 3
     mean, so can we go off the record for a second?
               THE REPORTER:
 4
                              Yeah.
               (Discussion held off the record.)
 5
 6
               THE REPORTER: Back on the record at 2:12
 7
     p.m.
 8
               MS. RUSSELL: Mr. Koskinas just provided us
 9
     with a new supplemental report authored by Detective
10
     Introvichit on March 12th of 2025. We have asked that
11
     that report, including any other supplemental reports
12
     that have recently been completed, be submitted through
13
     the regular channels of discovery.
14
               MR. KOSKINAS: Is there any other that's been
15
     completed that you're aware of?
16
               THE WITNESS: Not to my knowledge, no.
17
               MR. KOSKINAS: Okay. This is it. This is
18
     all you did?
19
               THE WITNESS: This is all I did.
20
               MR. KOSKINAS: Gotcha. Okay.
2.1
               THE WITNESS: You may see -- in iLEADS the
22
     way it generates the reports, when I submit evidence,
23
     a -- a voucher's automatically and a report's already
     generated so the -- you might see that, but it's not
24
25
     going to have anything like this.
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- 1 BY MS. RUSSELL:
- 2 Q. So, Detective Intravichit, how frequently do
- 3 you do a preservation letter and send a subpoena and
- 4 not get things returned on time?
- 5 A. This is the first time for me. Like, I've
- 6 never seen this happen before.
- 7 Q. And the issue was that on the first two, two
- 8 numbers were transposed by the State?
- 9 A. Correct. So when I email them the form, I
- 10 have all of the information, and then they in turn will
- 11 take that information and send it to the phone company.
- 12 So somewhere along between the State and the phone
- 13 company, that number -- those numbers got transposed.
- MS. SEIFER-SMITH: I have two quick
- 15 questions. Sorry. Sorry to interrupt.
- 16 DIRECT EXAMINATION
- 17 BY MS. SEIFER-SMITH:
- Q. So when you say "they," you send a form to the
- 19 State Attorney's Office? Is that right?
- 20 A. Yeah. Yes.
- Q. Do you know whom at the State Attorney's
- 22 Office?
- A. No, it just goes to a generic box. It's just
- 24 like a -- I think it's like -- EIU is the -- is the
- 25 division. I don't know what the -- who actually

- 1 answers it or who takes care of it or how many people
- 2 they have. I just know that we send it there, and then
- 3 it gets taken care of from there.
- Q. Okay. And this is just the form for the
- 5 preservation letter, or is this the form for the
- 6 subpoena as well?
- 7 A. It's one and the same.
- 8 Q. Okay.
- 9 A. So when I send this, the subpoena and
- 10 preservation letter will -- will basically be on the
- 11 same document, and then they'll -- they'll give us
- 12 both.
- Q. Okay. Do the subpoena returns come to you at
- 14 the St. Petersburg Police Department, or do they get
- 15 returned, if you know, to the State Attorney's Office?
- 16 A. It initially goes to the State Attorney's
- 17 Office, and then it would come to St. Pete.
- 18 Q. Okay. And do you guys still have the emails
- 19 that you sent to the State Attorney's Office?
- 20 A. No, it -- the system's already purged out
- 21 from -- from that long ago.
- Q. Okay. And do you know the name of the phone
- 23 company to which the State Attorney's Office would've
- 24 reached out?
- 25 A. The phone provider would've been Metro PCS at

- 1 the time.
- Q. Okay. Do you know how you got that
- 3 information?
- 4 A. I believe just through law enforcement portals
- 5 and websites.
- 6 MS. SEIFER-SMITH: Okay. Sorry.
- 7 MS. RUSSELL: Okay. Is that all?
- 8 MS. SEIFER-SMITH: Um-hum.
- 9 FURTHER DIRECT EXAMINATION
- 10 BY MS. RUSSELL:
- 11 Q. So, just to be clear, the returns on the
- 12 727-551-1542, Rodney Green, subscriber, Baby Bizzle --
- 13 A. Yes.
- 14 Q. -- came back last week, March 12th?
- 15 A. Correct.
- Q. And do those come back to you or to the State
- 17 attorneys?
- 18 A. The State attorney gave me a copy. So in the
- 19 normal course, it went to the State, and then the State
- 20 sent it to me, and then I put it in property and
- 21 evidence.
- Q. Okay. And who's responsible for making sure
- 23 that gets uploaded on Evidence.com or provided to the
- 24 defense?
- 25 A. That's -- I guess, you guys, property and

- 1 evidence. We -- I don't typically put those in
- 2 Evidence.com just because of the -- the way the data's
- 3 formatted, it comes up kind of garbled. But there's a
- 4 disc there waiting for you guys if you want a copy of
- 5 it.
- 6 Q. I'm sure we do.
- 7 All right. Did you do anything else with
- 8 regard to case 21-01099-CF?
- 9 A. For my report, it's going to be the 4037?
- 10 Q. Correct.
- 11 A. All right. No, that looks like it was all my
- 12 involvement.
- MS. RUSSELL: Before we go any further, does
- anyone else have any questions on 21-01099-CF?
- 15 FURTHER DIRECT EXAMINATION
- 16 BY MS. SEIFER-SMITH:
- 17 Q. Have you heard back anything from the phone
- 18 company regarding the new preservation or subpoena that
- 19 has gone out?
- 20 A. No, and EIU told -- told me that they would be
- 21 trying to put a rush on it, so I expect it any day now.
- 22 Q. Okay. So the information that you get back
- 23 from the EIU could be any one of a number of things,
- 24 like that it's too late and there are no records or
- 25 that they've been able to complete the response or that

Two. So I have one dated from February 16th

24

25

Q. Only one?

Α.

- of 2021 and another on February 17th of 2021.
- 2 Q. Just because we've been having trouble making
- 3 sure that we have all the (cross talk) --
- 4 A. Sure.
- 5 Q. -- and everything, can I show you basically
- 6 what I have? And that's the same as what you have,
- 7 right? That's number --
- 8 A. That's -- that's from the 16th, yes.
- 9 Q. This one, and that's the 17th?
- 10 A. Yes.
- 11 Q. Okay. So what was your first involvement in
- 12 this case?
- 13 A. So on February 16th, I was advised to stand by
- 14 with a -- a juvenile victim that was in the home of
- 15 2968 and then accompany her to All Children's to make
- 16 sure she's medically treated and then try to determine,
- 17 like, what parent or quardian that's available to -- to
- 18 give custody of that child to.
- 19 Q. Who asked you to do that?
- 20 A. I believe it was at the time Sergeant Demark.
- 21 Q. So how did Sergeant Demark convey that
- 22 information to you? Did you go to the crime scene and
- 23 say, "What can I do to help?" Or did you get a phone
- 24 call saying, "We need you to do this specific task"?
- 25 A. If I remember correctly, by the time I got

- 1 there, I had -- I was already made aware that there was
- 2 going to be a potential SWAT call out. Sergeant Demark
- 3 was either -- he was on scene before me. I don't know
- 4 how far along before me he was, but when I got there,
- 5 he just said for me to stand by until SWAT was doing --
- 6 or finishing whatever they were doing. And then after
- 7 that, then he said, "Go to the hospital with -- with
- 8 the child."
- 9 Q. So what time did you arrive on the scene, if
- 10 you remember?
- 11 A. Oh, I don't remember that.
- 12 Q. Do you know how long you were waiting before
- 13 you sprung into action?
- 14 A. No.
- 15 Q. So what was your observation of the scene when
- 16 you first arrived?
- 17 A. I didn't go any -- I didn't go that close to
- 18 the house, so I don't -- I didn't see, like, whatever
- 19 was going on down there. We were basically staying on
- 20 the -- the -- off of the main road. I believe that's
- 21 31st Street. So that was more of, like, a safer
- 22 location. So we were just standing by until SWAT
- 23 finished up.
- Q. And when you say "we," who's we?
- 25 A. Myself, Sergeant Demark, other detectives that

- 1 were on scene.
- 2 Q. How many other detectives were on scene that
- 3 you knew?
- 4 A. The only one I knew was Detective Johnson
- 5 because she -- we were both in the same car together
- 6 when we arrived.
- 7 Q. Did you and Detective Johnson talk about the
- 8 case on the way there?
- 9 A. No.
- 10 Q. And when you got there, did you know what you
- 11 were walking into?
- 12 A. No.
- Q. What surprised you once you finally got a
- 14 little closer to the scene, if anything?
- 15 A. I -- I think the child. I think the child
- 16 really surprised me because I didn't know that that
- 17 happened.
- 18 Q. Did you ever enter the crime scene?
- 19 A. Not at that time.
- Q. Okay. So how did you get in contact with the
- 21 child for the first time?
- 22 A. The child was actually brought out from the
- 23 house and -- by another officer, and they were by a --
- 24 there was some paramedics standing by, so they brought
- 25 him (sic) directly to the paramedics. And then from

- 1 there, we just went to All Children's Hospital.
- 2 Q. Did the paramedics examine the child?
- 3 A. Briefly.
- 4 Q. And did you stand by while that happened?
- 5 A. Yeah.
- 6 Q. Did she say anything?
- 7 A. I don't think so.
- 8 Q. Did the paramedics say anything about her
- 9 medical condition or tell you anything that you needed
- 10 to know?
- 11 A. Not to my knowledge, no.
- 12 Q. So did you transport the child?
- 13 A. No.
- 14 Q. The paramedics did?
- 15 A. Yes.
- Q. And did you then follow the ambulance down to
- 17 All Children's?
- 18 A. Yes.
- 19 Q. And then what did you do?
- 20 A. I stood by with the child, trying to figure
- 21 out, one, you know, the child's name, then try to find
- 22 a parent or guardian.
- Q. Did the child say anything to you?
- 24 A. No.
- Q. Make any comments about what happened that

- 1 day?
- 2 A. No.
- 3 Q. What was the child's mood?
- 4 A. I guess just normal, I guess. I don't know.
- 5 I -- I've never met her before, so I couldn't say what
- 6 normal is, but just, I guess, kind of quiet.
- 7 Q. What eventually happened to the child?
- 8 A. She was given custody to -- I'm just going to
- 9 refer to my report. So her mother was out of town, and
- 10 we got permission to give it -- the child to a Tanisha
- 11 Whitfield, which was the -- the child's godmother.
- 12 Q. So did you speak to Ms. Tanisha Whitfield?
- 13 A. I don't remember if I did. I probably did
- 14 just to verify her ID and just say, "Here, this -- the
- 15 child's here."
- 16 Q. Did you talk to Ms. Tanisha Whitfield? Did
- 17 she say anything about Cornelius Whitfield to you that
- 18 you recall?
- 19 A. Not that I recall.
- Q. Did she make any statements about what had
- 21 happened that day?
- 22 A. No.
- Q. Did she make any comments about the state of
- 24 the child?
- 25 A. No.

- 1 Q. What else did you do?
- 2 A. It looks like that was it for as far as for --
- 3 the 16th is concerned. And then my next actions were
- 4 all taken on the 17th.
- 5 Q. What did you do on the 17th of February, 2021?
- A. Assisted with the searching of the residence,
- 7 the 2968 Emerson Avenue South, and I was there for
- 8 approximately an hour and a half.
- 9 Q. Did you go inside?
- 10 A. I did.
- 11 Q. What did you do?
- 12 A. I was searching the west side of the house, I
- 13 believe. It was like a -- just a small room with -- I
- 14 can only describe it as a hoarding house, so there was
- 15 just a lot of stuff in there. So we were just removing
- 16 items from there out so we could get a better search of
- 17 any evidence.
- Q. Did you have other impressions of the inside
- 19 of the crime scene?
- 20 A. As far as -- I didn't go any further in the
- 21 house.
- 22 Q. You were just in that one room?
- 23 A. Yeah.
- Q. I mean, when you say it was "a hoarding
- 25 house," can you describe that?

- 1 A. Just a lot of stuff stacked up from floor to
- 2 almost ceiling level. And it was like you couldn't see
- 3 the ground to walk on, so you had to, like, basically
- 4 step onto items in order to get into the room. So we
- 5 just systematically had taken items from inside that
- 6 room and then were -- you know, started bringing items
- 7 out in order to at least walk and get inside.
- 8 Q. Was it sanitary?
- 9 A. As far as?
- 10 Q. I mean, how gross was it inside?
- 11 A. It's not the grossest house I've been in.
- 12 Q. Top 10?
- 13 A. Not even.
- Q. Did you have any other observations about the
- 15 inside of the house?
- 16 A. No.
- Q. And what were you actually searching for?
- 18 A. I believe we were searching for any type of,
- 19 like, firearms, shell casings, any firearm accessories,
- 20 anything like that or any potential biological fluid,
- 21 blood, you know, some stuff of that nature, anything to
- 22 indicate, like, an injury or something like that.
- Q. Did you find anything?
- 24 A. No.
- Q. Did you talk with Detective Bilbrey?

- 1 A. Just only to drop off some items that I
- 2 received from him and just get them basically
- 3 transported to another detective.
- Q. Did you have any conversations about what had
- 5 happened?
- 6 A. No.
- 7 Q. What about Detective Kenny? Did you talk to
- 8 her about what happened at the crime scene?
- 9 A. No.
- 10 Q. So as you sit here now, do you have any
- 11 recollection of any conversations that you had with
- 12 anybody else at St. Pete or forensic, anyone about what
- 13 had occurred?
- 14 A. No.
- Q. Or about the defendant, Cornelius Whitfield?
- 16 A. No.
- 17 Q. Did you have any other involvement in the
- 18 case?
- 19 A. No.
- Q. Up until the -- up until your involvement with
- 21 the phones in the other case?
- 22 A. No. That's it.
- Q. Okay. Are there any further follow-up things
- that you have done on this case that we haven't
- 25 discussed?

- 1 A. No. And as I said before, like, once the
- 2 returns from the other numbers, whatever the result may
- 3 be, if there is nothing, I'll author a report and give
- 4 it to you guys.
- 5 MS. RUSSELL: Sounds good. I don't have any
- 6 further questions.
- 7 MS. SEIFER-SMITH: I have a few.
- 8 FURTHER DIRECT EXAMINATION
- 9 BY MS. SEIFER-SMITH:
- 10 Q. To start back on the 16th --
- 11 A. Okay.
- 12 Q. -- just so you can orient yourself with your
- 13 report. There's an indication that you reached out to
- 14 Department of Children Families. Can you tell me why
- 15 you did that?
- 16 A. That's part of our SOP. Whenever there's a
- 17 child involved in a -- like, in the presence of a
- 18 crime, whether they observe it or not or just in their
- 19 presence, we have to make a courtesy call to Department
- 20 of Children Families. And then whatever they do with
- 21 that information, that's on them. I -- I don't know
- 22 what their policy is, if they either send somebody out
- or they don't send somebody out.
- Q. Okay. So do you know what you would've told
- 25 the operator with regards to the involvement of a child

- 1 in this case?
- 2 A. Just the basic facts. Just that the child was
- 3 recovered from this house after, you know, a -- a
- 4 homicide had occurred and that they were being taken to
- 5 All Children's Hospital for medical treatment. That's
- 6 really it.
- 7 Q. So you don't know if there was, like, a
- 8 further, like, CPI investigation or DCF investigation?
- 9 A. No.
- 10 Q. Okay. Did you have any contact with -- well,
- 11 I guess, kind of -- sorry -- backing up. How did you
- 12 learn the name of the child?
- 13 A. I believe the officer who was with him told me
- 14 the name.
- Q. Okay. And did you actually speak with the
- 16 child's mother?
- 17 A. I believe I spoke with her on the phone, yeah,
- 18 because she was out of town.
- 19 Q. Okay. Do you recall her saying anything to
- 20 you about what had occurred?
- 21 A. No.
- Q. Okay. Did you talk to her about the child?
- 23 A. Just that she was fine and safe and that we
- 24 were at All Children's.
- Q. Okay. Did you speak with the child's

- 1 grandmother?
- 2 A. Did I -- I don't think -- no.
- 3 Q. Okay.
- A. I think it was just the godmother.
- 5 Q. Okay. Just because in your report there's
- 6 indication that information was received that the
- 7 grandmother gave permission for the child to go with
- 8 Tanisha Whitfield.
- 9 A. Yeah, I didn't speak to her directly. I was
- 10 just informed like, "Yeah, like this child can go over
- 11 with the godmother."
- 12 Q. Okay. So I have no more questions about your
- 13 involvement on the 16th.
- 14 A. Okay.
- 15 Q. Now turning over to the 17th --
- 16 A. Okay.
- 17 Q. -- and your work in the house, do you remember
- 18 what items you were given with respect to, like, that
- 19 little line in there?
- 20 A. Oh, no, I don't. And I didn't ask either. I
- 21 just -- they just basically wanted this item to get to
- 22 Detective Kenney, and that was a transport role, more
- 23 or less.
- Q. Okay. And do you know if it was one item or
- 25 multiple items?

- 1 A. I don't remember.
- Q. Okay. And in terms of, like, transporting it
- 3 to Detective Kenney, did that mean that you're part of,
- 4 like, the chain of custody, like an evidence voucher or
- 5 some other form would've been filled out?
- 6 A. No, when it -- I mean, this would be my
- 7 documentation for it. And then as far as it going
- 8 into, like, property and evidence, like, it would go --
- 9 documented by whoever turns it in. So that's when they
- 10 would -- they would enter it in the chain of custody on
- 11 that end.
- 12 Q. Okay. I'm just looking at a report from
- 13 Detective Etcheson that has your name in it with
- 14 regards to some items. I'm going to hand it over to
- 15 you --
- 16 A. Okay.
- 17 Q. -- because I doubt that you have it in front
- 18 of you.
- MS. RUSSELL: And just so you guys are
- 20 oriented, I have it as page 243 of 361, but it's
- 21 Detective Etcheson's report.
- 22 BY MS. SEIFER-SMITH:
- Q. Just if this is at all familiar to you.
- 24 A. Okay.
- Q. Does that jog your memory in terms of

ERRATA SHEET DO NOT WRITE ON TRANSCRIPT - ENTER CHANGES							
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