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	SIX	TH JUD	ICI	AL CI	IRCUI	T OF	THE	
STATE	OF F	LORIDA	IN	AND	FOR	PINE	LLAS	COUNTY

STATE OF FLORIDA,

Plaintiff,

vs.

CASE NO. 23-02935CF

TOMASZ KOSOWSKI,

Defendant.

VIRTUAL DEPOSITION OF JEFFREY CRAWFORD

DATE: June 10, 2024

TIME: 9:42 a.m.

PLACE: Various Remote Locations Via Zoom Video Communications

REPORTER: KIMBERLY L. RENFROE, RPR Stenographic Reporter

VIRTUAL APPEARANCES:

NATHAN T. VONDERHEIDE, ESQUIRE Assistant State Attorney Post Office Box 17500 Clearwater, Florida 33762 For the State

BJORN E. BRUNVAND, ESQUIRE Brunvand Wise, P.A. 615 Turner Street Clearwater, Florida 33756 For the Defendant

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June 10, 2024

CRAWFORD	JEFFREY	TION OF	DEPOSI	VIRTUAL
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1	DEPOSITION IN DISCOVERY
2	JEFFREY CRAWFORD
3	Pursuant to notice duly given, the virtual
4	deposition of JEFFREY CRAWFORD, called by the Defendant
5	in the above-styled cause, was taken by me, a Notary
6	Public in and for the State of Florida at Large, at the
7	time and place and in the virtual presence of counsel
8	enumerated on Page 2 hereof.
9	Thereupon, it was stipulated and agreed by and
10	between the attorneys for the respective parties, by and
11	with the consent of the said JEFFREY CRAWFORD, that
12	signature to the said deposition be waived.
13	THE COURT REPORTER: Would you raise your
14	right hand for me, please?
15	Do you swear or affirm that the testimony
16	you're about to give in this cause will be the
17	truth, so help you God?
18	THE WITNESS: I do.
19	THE COURT REPORTER: Thank you.
20	JEFFREY CRAWFORD, having been first duly sworn
21	via Zoom Video Communications, upon interrogation in
22	discovery, testified as follows:
23	DIRECT EXAMINATION
24	BY MR. BRUNVAND:
25	Q. My name is Bjorn Brunvand. We're here on

Page 5 State of Florida versus Tomasz Kosowski. 1 2 If you could please state your name and your title with the Tarpon Springs Police Department. 3 4 Α. Jeffrey Crawford. I'm the operations major. 5 And how long have you been with Tarpon Springs Ο. 6 Police Department? 7 Α. Almost 14 years. 8 Ο. All right. 9 And I believe at the time of -- of this case and the circumstances surrounding this case, were you a 10 sergeant at the time? 11 12 Α. Yes, I was the -- the detective sergeant, yes. 13 Ο. Okay. And so, your new rank, is that considered a promotion? 14 15 Α. Yes. 16 Ο. Okay. All right. 17 And when did that happen? About a month-and-a-half, two months ago. 18 Α. 19 All right. Congratulations. Ο. 20 Α. Thank you. 21 Did you prepare a report detailing your Q. 22 involvement in this case? 23 I did not write a report on this one, no. Α. 24 All right. Q. 25 Have you reviewed any reports prior to coming --

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Page 6 coming in here today to refresh your recollection as to 1 2 the -- as to your involvement in the case? I did, yes. 3 Α. 4 Q. And what report or reports did you review? 5 Α. I reviewed the CAD notes and Major Trill's 6 report that he wrote. 7 Ο. Okay. All right. 8 And so what's the date when you first became involved in this case, that you recall? 9 10 I believe it was the date of May 23rd, I Α. 11 believe it was. 12 I'm sorry, let me refresh a second, make sure I 13 said the date right. 14 I'm sorry March 23rd of --15 Ο. Okay. -- 2023. 16 Α. 17 All right. Q. And how did you become involved in the case? 18 19 Then-Major Trill had made me aware that they Α. 20 were possibly serving a search warrant but I was on the 21 SWAT team at that time and he had made -- made notice 22 that hey, we may be doing a search warrant to help 23 assist Largo on a case in our city and I was detective 24 sergeant so he asked me to prepare some information 25 about the house and the person that we may be serving

1 the search warrant on.

2 Q. Okay. And what type of information did you or 3 your team gather --

A. Just like the layout -- just like of the
house, the address itself and some pictures of the house
we found, I believe, on the internet. They had found
some pictures on there, how the layout of the house was.
Q. Okay. So what -- what kind of sites would you
normally go to when you're looking for that type of

10 information?

A. Just like real estate sites; I couldn't tellyou which ones they utilized.

13 Q. Okay.

14 Did you do it or did someone else from your office 15 do it?

A. I know I looked at a few but I know like a
couple of -- I think Detective Melton and Warwick also
assisted in getting some pictures, also.

19 Q. Okay. And -- and so once -- once that 20 information was obtained what do you do -- what do you 21 do next?

A. I provided all that information to Major Trill at that time, because I know he was coming up with operation plans for the SWAT team. And at that point we just waited until the SWAT team was given permission to

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Page 8 1 serve -- to serve a warrant to make entry to a house. 2 Okay. 0. 3 And where were you when you were waiting for the entry to the house and the search team? 4 5 I was in the stack, with the -- making the --Α. the entry team. I couldn't tell you which number or 6 7 person I was. I can tell you I was in the stack making 8 entry to the front door. 9 In the stack, what does that mean? Ο. 10 Α. The -- the officers are going to make entry 11 into the house. 12 Q. Right. So I was in that line of SWAT officers that 13 Α. 14 were going to make entry to the house. So you were -- you were dressed up like --15 Ο. like a member of the SWAT team? 16 17 Α. Yes. I was -- I am a member of the SWAT team so that was my role. 18 19 Sure. Sure. Ο. 20 And when you are making enter -- entry into the 21 house, as a member of the SWAT team, do you have any 22 type of recording devices that are recording the entry? 23 We -- we were wearing body cameras when we Α. 24 made entry, yes. 25 Q. Okay. And so -- and then the body cameras,

are they on your vest? Are they -- where are they? 1 Are they on the helmet or --2 3 Α. Our vest; part of our vest. 4 Ο. Okay. All right. And do you believe that that was activated and it 5 6 was recording at the time? 7 Α. Yes. I believe it was, yes. 8 Ο. Okay. 9 And so, who were you with and -- and at what time 10 did you make entry? 11 I don't know the exact time we made entry of Α. 12 the house. Without looking at a reference in the report 13 I don't know the exact time we made entry. We were with 14 the other members of SWAT team. Okay. You can refresh your memory by looking 15 Ο. 16 at reports, CAD notes, anything you need to look at; 17 just let me know what it is that you look at that helps you refresh your memory, if you can, as to the specific 18 19 time that you made entry. I believe Major Trill might have put it in his 20 Α. 21 report. 22 Yeah. He didn't list a specific time in his report 23 so I couldn't tell you the exact time we made entry. 24 Okay. Can you give us a rough time as to when Q. 25 you made entry?

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Page 10 I'm going to say it was -- I know it was -- it 1 Α. was dark, but I couldn't -- I don't know the exact time. 2 3 Ο. Okay. T don't --4 Α. 5 Does the --Ο. 6 Α. -- have any reference. 7 Does the recording device, does it have the Q. 8 date and time? 9 Α. Yes, it -- it may have a date and time on it, 10 yes. Okay. All right. 11 Q. 12 So, if there is a recording of the entry, it 13 normally would have the date of the entry and the time of entry, correct? 14 15 Α. Yes, sir. 16 Ο. Okay. 17 Did you have any involvement in the -- obtaining the search warrant for 511 Seaview? 18 19 Α. Obtaining as far as the probable cause for the 20 warrant stuff? 21 Sure. As far as drafting the affidavit, as Q. far as any of that type of stuff. 22 23 No, sir, I did not. Α. 24 Q. Okay. 25 Did you have any interaction with Detective Bolton,

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Page 11 reference his efforts to obtain a search warrant for 1 2 511 Seaview? 3 Α. No. Do you know who that Detective Bolton is? 4 Ο. 5 I -- I -- I think I met him that night Α. 6 after --7 Ο. Okay. 8 Α. -- we had -- when we assisted him with the --9 with the warrant. But not as far as making the warrant 10 up or anything, no. I didn't know who he was before 11 that. 12 Q. Okay. 13 Do you -- do you know when the search warrant 14 affidavit had been completed and submitted for signature by the court? 15 16 Like it was signed by the judge? Α. 17 Ο. Like when it was submitted and when it was 18 signed. 19 Not without looking at the paperwork or the Α. 20 warrant itself to see what the date and time of that 21 was, I don't know. 22 Ο. Okay. And so if the paperwork itself doesn't 23 have an exact time, then is there anywhere else where we can look to determine the time that it was -- that it 24 25 was signed?

A. Signed by the judge?

2 Q. Correct.

1

3 Α. I can try to see if it shows on the warrant. I can tell you it was signed by the judge on the 4 5 23rd of March. I don't see a timestamp on it though 6 that it was signed by the judge. 7 Ο. Right. So -- so -- so I guess that was my 8 question. Is -- because my impression, too, was that 9 there's no timestamp on the warrant. So is there any 10 other way that we can determine when the warrant was 11 signed by the judge? 12 Not that I'm aware. I don't know where a Α. 13 timestamp would be on that. I don't know. 14 Ο. Okay. All right. But you had -- you had no involvement or 15 interaction with the court about obtaining the warrant; 16 17 that was all done by Detective Bolton? 18 Α. Correct; I did not. 19 Or someone else? Ο. 20 Α. No. 21 Do you know if -- do you know if it was Bolton Q. or you don't know? 22 23 I believe his name was on the warrant and Α. 24 affidavit. So I remember seeing his name on the affidavit, I believe. 25

1 Q.

Q. Okay. All right.

2 Prior to entering 511 Seaview with the SWAT team, 3 was there some sort of debriefing as to -- as to what to 4 expect?

A. Yes. Major Trill, at the time, just briefed the SWAT team with what tactics we were going to use to enter the house and that was what our briefing was about was our tactics.

9 Q. And -- and what do you recall about that 10 debriefing?

Just basically it was a two-story house. 11 Α. We 12 were familiar with the layout of the house. It's kind of like a stairway that goes up the front door, but it's 13 14 a -- it's on the coast so it has to be built on stilts. 15 We had to traverse the stairway to go up to the front 16 door and then when we get to the front door we make 17 entry after knocking and announcing.

18 Q. Okay. Okay.

Did you have any information as to whether or not it was suspected that anyone was in the house?

A. Well, intelligence we learned that we believed no one was in the house at the time.

23 Q. Okay. All right.

And -- and do you recall who provided that intelligence to you?

	Page 14
1	A. I believe it was members of the Largo Police
2	Department detectives. I couldn't tell you who it was
3	exactly though.
4	Q. Okay. All right.
5	And was that provided during the meeting shortly
6	before the entry or was that provided at some other
7	time?
8	A. At the briefing, yes, sir.
9	Q. Okay. All right.
10	Were you present at or near 511 Seaview Drive
11	earlier in that earlier in the day before the
12	debriefing?
13	A. No, sir, I was not.
14	Q. Okay.
15	Do you have any knowledge about whether or not
16	Largo Police Department detectives or other officers may
17	have been present at the location earlier that day?
18	A. I think I remember Major Trill saying that
19	they had people watching the house but I don't know who
20	it was.
21	Q. Okay.
22	Any other information about their presence and
23	and how long they were there or any information about
24	that?
25	A. Prior to the warrant the search warrant?

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Page 15 Prior -- correct. 1 Q. Α. 2 No, sir. 3 Ο. During the day prior to. No, ma'am -- no, sir. I don't know how long 4 Α. 5 they were there or any information beyond that. 6 Ο. Okay. 7 You referenced obtaining photographs from the 8 internet of the property itself from real estate sites 9 and what have you. 10 Do you recall whether or not Detective Bolton 11 shared any photos that he may have taken from his 12 office-issued cell phone or any other cell phone? 13 Α. I'm not aware of any, no. 14 Q. Okay. Did you have any information about where they 15 believed Dr. Kosowski was located at the time of the 16 17 search warrant? 18 Α. Can you say it one more time? 19 Ο. So the owner -- the owner of the property is Tom Kosowski. 20 21 Α. Yes, sir. 22 Ο. Or Doctor Kosowski. 23 Was there any discussion prior to the entry by your 24 SWAT team about his whereabouts? I know you had 25 indicated that it was believed that the house would be

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Page 16 empty; but was there any discussion about his 1 whereabouts or where he might be at the time of this --2 3 of the entry? I don't -- I don't remember anybody discussing 4 Α. 5 like where he may be or may not be. They just thought he wasn't there. 6 7 Ο. Okay. 8 Α. But I don't remember a specific place where he 9 would be at. 10 Okay. All right. Ο. Who ultimately would make the decision or made the 11 12 decision that the SWAT team would enter the house? 13 Α. That would be Major Trill at the time. 14 Q. Okay. 15 And why is it that -- understanding that it was 16 believed that no one was in the house, why is it that 17 the SWAT team would enter the house prior to the search 18 warrant? 19 Just for safety -- officer safety standpoint Α. 20 to assure that there was no danger to walk into the 21 house with a search warrant. 22 Q. Okay. 23 Due to what he knew, the nature of the Α. incident. 24 25 Q. And what did you know about the nature of the

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incident at that time? 1 2 Α. I believe it -- at the time they were 3 investigating a possible missing person or homicide at the time. I'm not sure --4 5 Ο. Okay. 6 Α. I know it was a missing person. I don't know 7 if they labeled it homicide at the time. 8 Ο. A miss -- missing person for sure. 9 Α. Yes, sir. 10 Q. Okay. You -- I think you had indicated that -- so you 11 12 were part of the SWAT team entry and if you could 13 describe where you and the people you were with went 14 once you entered the home. We entered through the front door. 15 Α. The team branched out; it's a big residence. Some officers went 16 17 to the left, one kind of held the open area. I believe 18 me and another officer went to the right, cleared a 19 couple of rooms on that side of the house; and then we kind of held that area until the rest of the team 20 21 cleared the upstairs residence. 22 Ο. Okay. So it sounds like you went sort of into the living room past the kitchen. 23 24 Α. Yes. 25 Q. And then to the right where there's a bathroom

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Page 18 and another bedroom back in there. 1 Yes, I believe that's right. 2 Α. Yes. 3 Ο. Okay. Are you searching or are you just looking for -- to 4 5 see if there's anyone in the home? 6 Just looking for people, clearing it of -- of Α. 7 people that we can see. 8 Ο. Okay. 9 Do you have a way by looking at your -- whether it's the CAD notes or other people's reports; do you 10 have a way of telling when you arrived at 511 Seaview? 11 12 Let's see. Α. 13 You talking with the team as a whole? 14 Ο. Sure. Well, I mean, I -- yeah. I assume -- well did 15 16 you -- did your team --17 It would be -- the team arrived -- the team Α. 18 arrived together, yes. 19 Ο. Okay. All right. 20 Let me see if Major Trill put it -- I don't Α. remember the exact time. Let me just see if he wrote it 21 22 in his report. I don't believe he did; I could be mistaken. 23 Ο. 24 Α. It was after -- it was after 9:00 p.m. He 25 wrote the warrant was signed after 9:00 p.m. That's

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Page 19 what he put in his report. So it would be after 1 2 9:00 p.m. 3 Ο. Okay. What about the CAD notes; would those assist you in --4 5 Let me just see real quick. Α. 6 I apologize. This computer runs slow. I'm just 7 trying to pull it up to tell you. 8 Ο. Take your time. Take your time. 9 I'm just trying to see if they noted it in the Α. 10 call or not. Let's see. I'm not noticing any -- any particular call notes 11 12 that said what time we made entry in the call notes. 13 Q. Okay. And -- and other than it being after 9:00 o'clock, 14 you don't recall if it was close to midnight, if it 15 was -- if it was after midnight; you're not sure. 16 17 And I could actually pull the body camera up. Α. It would be a better exact time. There's be a time 18 19 stamp on the body camera. 20 Okay. Very good. Q. 21 How long would you say the -- the entry of the 22 house for purposes of the SWAT team took? 23 Maybe half hour at the best, half hour from Α. 24 the point we move out. 25 Q. Okay. Okay.

Page 20 Did you observe anything in plain view during 1 2 that -- that part of the -- of the entry of the house 3 that caused you concerns or anything like that? 4 Α. Not at the time, no. 5 Ο. Okay. 6 Α. Because like I said, I just did what part -- a 7 little, small area of my responsibility, so. 8 Ο. Okay. 9 Did you then, once you exited the -- the house as far as the SWAT team duties are concerned, did you then 10 participate in -- in searching the residence? 11 Yeah. It -- it's -- when we were notified --12 Α. 13 I can't think of the state attorney's office attorney 14 who was on scene with us -- that we needed to execute 15 the warrant. 16 Ο. Maybe -- maybe Spadaro? 17 Α. Yeah, I -- I couldn't even remember but --That's fine. 18 Ο. 19 Α. -- but whoever is in the report. 20 Q. Okay. 21 And that's when we were told that we need to Α. 22 execute the search warrant and they could assist us but 23 we had to execute it. So we had to switch hats from 24 SWAT -- SWAT member back to detective sergeant. 25 Detective Melton was out there with us.

1 Q. Okay.

A. I believe Detective Warwick also was with us and we had to call another detective at the time to assist at the same time. So it was kind of when that switch role happened.

6 Q.

And so, the state attorney tells you and others
with the Tarpon Springs Police Department that you have
to execute the search warrant.

10 A. Yes, sir.

Okay.

Q. So, specifically tell us about -- well, did the state attorney say anything about Largo's involvement in -- in executing the search warrant?

14 A. In reference to what? Like --

Q. I mean, as to what their involvement was supposed to be; whether or not they were going to accompany you when you were doing the search.

A. Yeah, they could -- like I said, they could accompany us but we would just -- we would be doing the search ourselves, opening things ourselves; they would just be accompanying us as we did that.

22 Q. Okay.

Did she indicate whether or not they could direct you during the search as to what -- what to keep, what to open, what -- what not to keep?

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Page 22 I don't remember if she -- I can't say that 1 Α. 2 she said that or didn't say that. I don't remember 3 that, so. Okay. I would imagine that -- I'm thinking 4 Ο. 5 this is Largo case, right? 6 Α. Yes. 7 And -- and your information at the time when Ο. 8 you did your part of the search warrant was, it appears 9 to me, it was very limited. 10 Α. Yes. So without their guidance and support it might 11 Ο. be difficult for you to determine what is significant 12 13 and what is not significant as it relates to the 14 investigation. I see what you're saying, yeah. 15 Okav. Α. Again, I -- I can't -- I can't remember if they 16 17 directed us and said hey, we want to keep that or not. I couldn't tell you if they did unless they wrote in the 18 19 report the follow-up the detectives did. So... 20 Q. Okay. 21 Do you know who companied you from Largo when you 22 were -- when you were assisting with the search? I -- I kind of maintained more of an overview 23 Α. 24 watch of the -- my own detectives. I know that I -- I 25 opened a view boxes while I was in there. I couldn't

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Page 23 tell you who the detective was that was with me at the 1 2 As I said, my -- me, as far as opening of them, time. 3 the search, I was very limited. 4 Ο. Okay. 5 Α. Because at the time I got my other detectives 6 in to assist with it. 7 Ο. Okay. 8 The other boxes that -- or the boxes that you opened, where were those located and where in the house? 9 10 They were in a garage. I remember opening a Α. few boxes in the garage. 11 12 Okay. All right. Q. 13 And was your body cam active during this time 14 period as well? My body camera had -- had went dead right at 15 Α. the end of the SWAT mission; so it was not activated 16 17 when I pulled my part of the -- of the -- of the search 18 warrant. 19 Ο. Okay. Okay. 20 How do you know when it goes dead? Is -- is there 21 like some sort of a signal or --22 Α. Yeah. It's like a little battery tone and 23 then it just -- it finally goes dead. 24 Q. Okay. Okay. 25 And you recall that happening at the end of the

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Page 24 SWAT operation? 1 It was very towards the end, like right where 2 Α. 3 we switched -- right when we switch roles is when I -when it -- it kind of went dead so. 4 5 Okay. So right before the search --Ο. Yes, sir. 6 Α. 7 -- started. Ο. 8 Α. Uh-huh. 9 Q. Okay. 10 What do you know about how the search of 511 Seaview was organized? Who delegated, who -- who 11 sent different people to different locations? 12 13 Α. I directed Detective Melton; I believe he read 14 the warrant on the south side of the residence. 15 Ο. Okay. So he did that part. And Detective Miller 16 Α. 17 he -- he arrived to assist and he was, I think -- I don't know what detective he was with; I have to look at 18 19 his report and see, he was assisting. They were just 20 going room to room to room. 21 Q. Okay. 22 Were there members of the Largo Police Department 23 accompanying all the search teams? 24 From what I remember, yes. I believe it was a Α. 25 detective. I couldn't tell you who -- what their names

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1 were at the time.

2 Q. Okay.

3 When -- when you arrived at -- at 511 Seaview, did 4 you -- was Largo Police Department already present at 5 the location --

6 A. Yes, they were there.

7 Q. -- do you recall?

8 A. Uh-huh.

9 Q. Okay.

You had indicated that someone from Largo Police
Department, I think during the debriefing, had indicated
that they did not believe that anyone was in the home.
Do you recall anything else that was provided by
Largo -- members of Largo Police Department during
the -- during the briefing?
A. Nothing more than that they didn't believe

17 the -- the owner of the house was there. They didn't 18 know -- like I said, I don't remember if they knew where 19 he was at or not.

20 Q. Okay.

A. But I remember tactically they was like they were unable to know exactly where he was at so he may end up showing up. I remember me saying that to myself, that he could potentially show up while we were there. But -- so I don't think they knew exactly where he was

1 at.

5

2 Q. Okay. All right.

3 MR. BRUNVAND: Give me one second.

4 My apologies.

THE WITNESS: That's okay.

Q. (By Mr. Brunvand) And other than the State Attorney's Office indicating that Tarpon Springs had to do -- execute the search warrant, do you recall any other instructions provided to you by the State Attorney's Office as it relates to how the search was to be conducted?

12 A. Not to how it was being conducted, no.

Q. Okay. Any -- any type of instructions that I haven't asked about from the State Attorney's Office?

A. Just what was in the warrant; that they were looking for a vehicle, certain items and stuff from there, wherever they come from. So we were concentrating on findings those particular things that was listed in the warrant.

20 Q. Okay. All right.

21 You'd indicated that -- who did you say was reading 22 the search warrant?

A. I believe Detective Melton, Paul Melton.

24 Q. Okay.

25

Do you recall whether or not your body cam was

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Page 27 functioning at that time or whether it had already 1 2 stopped working? 3 Α. I couldn't tell you if it was when he -- when he read it. I think Detective Melton's was operational 4 5 when he read it. 6 Ο. Okay. 7 But I wasn't right next to him, I don't think, Α. 8 when he was reading the warrant, so. 9 Q. Okay. 10 And do I understand that the reading of the search warrant takes place after the SWAT team has made their 11 entry but before the search is executed? 12 13 Α. Correct. 14 Is there a reason why -- why it's done in that Ο. manner and not read prior to SWAT entering? 15 16 Α. Just for the tactical advantage because the 17 time delays -- and after reading it, you give someone 18 with ample opportunities for them to create harm for 19 officers entering so it's just a matter of a tactical 20 thing to do at the time. 21 Okay. All right. Q. 22 Do you recall when the garage doors were opened? 23 I remember them being opened but I couldn't Α. 24 tell you what time it was if you're looking for a time. 25 Q. Do you recall -- do you recall whether or not

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they were opened during the entry by SWAT or if they 1 2 were opened later? 3 Α. That -- that I couldn't tell you. I couldn't tell you if it was the SWAT team who opened it or not. 4 5 I couldn't remember. 6 Ο. Okay. 7 Is there any -- any anything else that you did in 8 this case that we have not discussed during your 9 deposition this morning? 10 The only thing I noted was I know that when Α. they found the truck in the garage, they were trying to 11 look -- I guess it had some type of -- I don't know if 12 13 it was bedcover or not, what it's called. There was a 14 lock and keys they were looking for, and I had been just 15 walking down the stairway from the garage that goes upstairs, and I saw a set of keys hanging up and I 16 17 provided that set of keys to Detective Melton which I --18 which I think unlocked it from what I was being told. 19 Ο. Okay. 20 When -- when -- were you present when the truck 21 was -- was removed from the garage? 22 Α. Yes, sir. 23 Do you recall how it was removed from the Ο. 24 qaraqe? 25 Α. A tow truck was called to --

Page 29 1 Q. Okay. 2 -- so it was impounded. And I think -- what Α. 3 tow service it was? Hang on. I'm trying to remember the tow service it was. 4 Ι 5 think it was Bradford or someone, I think, took it. 6 Ο. Okay. 7 Did -- did the truck have to be moved out of the 8 garage in order for the tow truck to remove it? I believe -- in -- if I remember 9 Α. Yes. 10 correctly, I think they just -- they hooked to it. They just pulled -- he pulled it out to -- and up onto the 11 12 back of the truck. It's a flatbed truck. 13 Q. Okay. 14 Α. So basically he just pulled it up on the 15 flatbed. 16 Ο. Okay. 17 So is it your recollection that no one from law enforcement got in the truck and -- and drove it out? 18 19 Α. Correct. I don't remember anyone doing that, 20 no. 21 Okay. All right. Q. 22 Do you recall observing anything that you 23 considered -- beyond what we've spoken about so far, 24 that you considered to be of potential evidentiary 25 significance?

	Page 30
1	A. Nothing more than what we spoke of; I didn't
2	see anything, no.
3	Q. Okay.
4	MR. BRUNVAND: Those are all the questions I
5	have.
6	Mr. Vonderheide, do you have any questions?
7	MR. VONDERHEIDE: No. I don't have any
8	questions, Mr. Crawford. Thank you today.
9	THE WITNESS: Thank you.
10	MR. BRUNVAND: Thank you.
11	You have oh, you want to read or waive?
12	THE WITNESS: I'll waive.
13	MR. BRUNVAND: Okay. Very good.
14	THEREUPON, the virtual deposition concluded at
15	10:19 a.m.
16	
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1	CERTIFICATE OF OATH
2	STATE OF FLORIDA
3	COUNTY OF PINELLAS
4	I, the undersigned authority, certify that
5	JEFFREY CRAWFORD personally appeared before me June 10,
6	2024 and was duly sworn.
7	Witness my hand and official seal this 27th
8 9	day of December, 2024.
10	KIMBERLY L. RENFROE, RPR
11	Régistered Professional Reporter
12	Notary Public, State of Florida Commission No.: HH 80650
13	Expiration date: 1/31/25
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REPORTER'S DEPOSITION CERTIFICATE

2 STATE OF FLORIDA

3 COUNTY OF PINELLAS

4	I, KIMBERLY L. RENFROE, Professional Reporter,
5	certify that I was authorized to and did
6	stenographically report the deposition of JEFFREY
7	CRAWFORD; that a review of the transcript was not
8	requested; and that the transcript is a true and
9	complete record of my stenographic notes.
10	I further certify that I am not a relative,
11	employee, attorney, or counsel of any of the parties,
12	nor am I a relative or employee of any of the parties'
13	attorney or counsel connected with this action, nor am I
14	financially interested in the action.
15	Dated this 27th day of December, 2024.
16	12.420
17	Forderly Redroe
18	KIMBERLY J. RENFROE, RPR Registered Professional Reporter
19	
20	
21	(Transcript ordered by Jeanette Bellon, Esquire, on
22	December 10, 2024.)
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24	
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