

S20N-CR19-0147994S : SUPERIOR COURT
STATE OF CONNECTICUT : G.A. # 1
v. : STAMFORD/NORWALK AT STAMFORD
JAMES LAWRENCE : OCTOBER 5, 2021

TRANSCRIPT OF PROCEEDING

EXCERPT

BEFORE THE HONORABLE GARY WHITE, JUDGE
AND JURY

A P P E A R A N C E S:

Representing the State of Connecticut:

ATTORNEY LAURENCE TAMACCIO
OFFICE OF THE STATE'S ATTORNEY
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Stamford, Connecticut 06905

Representing the Defendant:

JAMES LAWRENCE
Self-represented party

Recorded By:
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Tara McCloud
Court Recording Monitor
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Corruption

1 objection holds. It's in material to the termination
2 of the proceeding. And, therefore, relevant under
3 41. The extent that Your Honor disagrees it is
4 hearsay without exception.

5 THE COURT: I'm going to admit J.

6 ATTY. TAMACCIO: Very well, Your Honor.

7 THE COURT: J, is a full exhibit. I think we're
8 up to what two or three full exhibits?

9 ATTY. TAMACCIO: That's three full exhibits,
10 Judge.

11 THE COURT: Three full exhibits. Okay, what's
12 left.

13 THE CLERK: That's it.

14 ATTY. TAMACCIO: That's everything.

15 THE COURT: That's everything?

16 ATTY. TAMACCIO: Yes, sir.

17 THE COURT: Okay. You can -- you can question
18 her, Mr. Lawrence. You can ask about the items that
19 were admitted as full exhibits.

20 Q Okay. Let's do number C -- let's do Exhibit C. Can
21 -- can I have a copy of C, please because this is just -- I
22 wish I had all -- I have it.

23 THE COURT: I do not have the exhibit list at
24 the moment and I -- give me the -- give me the ones
25 that were admitted as full exhibits, please.

26 ATTY. TAMACCIO: They were A, C, and J, Judge.

27 THE COURT: Pardon me, say that, again.

1 ATTY. TAMACCIO: Alpha, Charlie, and Juniper, J.

2 THE COURT: Okay. So we've got A, C, J, and K,
3 L, M. So there's one, two, three, four, five, six.

4 ATTY. TAMACCIO: That's the State's
5 understanding as well, Your Honor, as well.

6 THE COURT: Six -- six defense exhibits that
7 been admitted. You can question on those -- in
8 connection with those and about any direct. Anything
9 that was brought up in direct testimony.

10 MR. LAWRENCE: Okay. I can question you on A,
11 C, N -- the last one.

12 THE COURT: A, C, J, K, L, M.

13 MR. LAWRENCE: Okay. A, C, J. Can I have a
14 copy of -- I'll start with A. Can I proceed?

15 THE COURT: Go ahead.

16 MR. LAWRENCE: Okay.

17 Ms. Campbell, would you say that A, right here. What
18 we are sharing in the first day everything from backgrounds,
19 history, business ideas, viewings, philosophies -- just this
20 one exhibit on July 5th, would you say that there's more
21 information when Mr. -- the clerk was reading.

22 Would you say that there's more information just in
23 this July 5th that the entire strain of emails that was
24 pretty much read by Mr. Tamaccio?

25 ATTY. TAMACCIO: Objection.

26 THE COURT: Sustained.

27 Q Was I helping you with the business idea there?

1 ATTY. TAMACCIO: Objection.

2 THE COURT: What's the -- what's the relevance
3 of that?

4 MR. LAWRENCE: I'm trying to establish the
5 nature of our relationship.

6 THE COURT: I'm going to sustain the objection.

7 Q So with A we have a business idea, we're going over
8 various things. And is it fair to say that you enjoyed me
9 company?

10 A I -- I think I established that, yes, we had a
11 relationship.

12 Q Okay. All right. Well, we'll move onto C then.

13 THE COURT: Let me just clarify something. In
14 A, is there something in A talking about a business
15 relationship?

16 ATTY. TAMACCIO: Your Honor, again, I do not
17 have a copy of the exhibit, I was not provided with
18 one so.

19 THE COURT: Are you claiming there is, Mr.
20 Lawrence?

21 MR. LAWRENCE: Partially, yes, because --

22 THE COURT: Well, if there is something in
23 there, in A you can ask her about that. Show the
24 State's attorney because it's a very lengthy email
25 and it's, well --

26 ATTY. TAMACCIO: Your Honor, I'm looking through
27 a copy I was provided by the marshal just now. I

NO
EXHIBIT
B

1 would say that it is -- I supposed he could -- Mr.
2 Lawrence could characterize really anything in here
3 as a business idea, as a novel idea, as a -- it's all
4 the characterization of the witnesses.

5 THE COURT: All right. I'm going to -- I'm
6 going to give you a little lead way, Mr. Lawrence.
7 You can ask her about A and some business idea. But
8 we're going to keep it limited. Go ahead.

9 Q Is it -- is it true that we discussed your business
10 idea together?

11 A I brought a business idea that I've had to years to
12 your attention, yes, and we did discuss it, yes.

13 Q Is it true that you discussed this business idea with
14 myself and also my family?

15 ATTY. TAMACCIO: Objection as to relevance.

16 THE COURT: Sustained.

17 Q Okay. Is it true that you were planning on going to
18 Sweden to pursue an Angel Funder for this business idea?

19 ATTY. TAMACCIO: Objection as to relevance.

20 THE COURT: Sustained.

21 Q Is it true that were planning on meeting there? I'll
22 --

23 ATTY. TAMACCIO: Objection as to relevance.

24 Q I'll move on -- I'll move on. I've established my
25 point. All right. And we're done -- all right. Just move
26 onto C. I need a copy of C, please. Can I have a copy of
27 C. I'll get this done fast because I really want to get --

1 THE COURT: Mr. Lawrence, stop making comments.

2 Just get the exhibits you need and cross examine.

3 Q Okay. So in this email you write, you are a
4 wonderful man, a one white horse tonight in your many
5 splendid ways. Don't ever change just because you are
6 outnumbered. Can you describe what that means by out
7 numbered?

8 ATTY. TAMACCIO: Objection as to relevance.

9 THE COURT: I'm going to overrule the objection.
10 She can explain it if she can.

11 THE WITNESS: Your Honor, I don't have a copy of
12 the email. I have no idea what he's talking about.

13 THE COURT: Give her a copy so she knows what
14 you're talking about.

15 A The email that I wrote you the heading says, if no
16 one told you today... (You are a wonderful man) one white
17 horse -- one white horse, knight in your many splendid ways.
18 Don't ever change this because you're outnumbered. Good
19 night, James.

20 What outnumbered means, it's -- it's a phrase that's
21 in my wallet. Don't change just because you're outnumbered
22 meaning everybody else is the same and you're outnumbered,
23 that's what that meant.

24 Q Okay. So is it true that that email that you're
25 responding to is related to Exhibit B that we're not going
26 over right now, the contents of Exhibit B?

27 A I don't know -- I don't know what Exhibit B is.

1 Q I know, that's why I want to bring it forward.

2 A This is from July 10th.

3 THE COURT: Stop for a second. There's an
4 objection. Okay, when the time comes for argument,
5 you want to make an argument about what her testimony
6 is and what the exhibits mean, you can do that. The
7 objection's sustained.

8 ATTY. TAMACCIO: Thank you, Your Honor.

9 Q Is it fair to say that you did not fear me at this
10 time?

11 A On July 10th I did not, James, you're right.

12 Q Okay, good. Now, what is the next exhibit that we
13 have that we can talk about now? Was it -- was it I don't
14 know you have to tell me which one it is, J.

15 THE CLERK: J.

16 MR. LAWRENCE: Can I have a copy of J, please?

17 THE COURT: No, I'm sorry. Yes, J.

18 THE COURT: A, C, J, K, L, M, if you got to
19 write it down, write it down.

20 MR. LAWRENCE: Okay.

21 ATTY. TAMACCIO: Objection, Your Honor. Again,
22 I'm going to ask the court to once, again, admonish
23 Mr. Lawrence regarding the commentary.

24 THE COURT: Well, I've done that repeatedly.
25 And, members of the jury, I've said this several
26 times. I'm going to say it, again. Questions and
27 comments by Mr. Lawrence, or for that matter Mr.

no
B, D, E, G, H, I

1 Tamaccio are not evidence, the evidence comes from
2 the witness on the witness stand.

3 The exhibits that are admitted into evidence.
4 Do not make editorial comments, Mr. Lawrence. Ask
5 your question and stop.

6 MR. LAWRENCE: Can I put it on the screen?

7 THE COURT: Go ahead. Which exhibit are you
8 talking about?

9 MR. LAWRENCE: Going to J because that's where
10 you're letting me --

11 THE COURT: I told you, no editorial comments.
12 Just put J up there and ask your question.

13 Q So what we have here are -- they are yummy running
14 shoes. And this is marked August 16th. Is this five days
15 before the exhibits of Mr. Tamaccio, the prosecutor?

16 ATTY. TAMACCIO: Objection, Judge.

17 THE COURT: I'm going to sustain that. If -- if
18 you want to know time periods between one event and
19 another, according to the event I don't know what --
20 what you mean --

21 MR. LAWRENCE: I just asked her to verify.

22 THE COURT: -- exhibits of Mr. Tamaccio.
23 Rephrase your question.

24 Q Okay. August where -- August 16th through August 20th
25 and you send me an email about buying a pair of running
26 shoe, is that true?

27 A Are you asking me?

1 Q Yes.

2 A Oh, I didn't hear you ask me. Ask the question,
3 again, please.

4 Q This email, August 16th --

5 A I don't have a copy of it.

6 THE COURT: Mr. Lawrence, is -- you can ask her
7 questions about an email you got to give her a copy,
8 so she knows what you're talking about. It would be
9 helpful if you gave the court and the State a copy.

10 I have no idea what you're talking about.

11 ATTY. TAMACCIO: Your Honor, just so the record
12 is clear. As best as I can tell at this point, there
13 exist in this room a single copy of each of these
14 exhibits, that which has been admitted into evidence.

15 I believe the actual exhibit is what's on the
16 Elmo right now.

17 MR. LAWRENCE: I'll tell you what --

18 THE COURT: All right. Well, leave it up on the
19 Elmo. Ma'am, if you can turn around maybe you can
20 see what's up there and the jury can see what's --
21 what's on the screen. Ask her what you want to ask
22 her, Mr. Lawrence.

23 Q So these running shoes that you are saying that they
24 are yummy. In relation to you sending me this email on
25 August 16th, what are -- what -- why did you send me this
26 email?

27 ATTY. TAMACCIO: Objection as to relevance.

1 THE COURT: I'm going to overrule it. Answer it
2 if you can.

3 A You had tried to get me to buy a pair before when we
4 were dating.

5 Q Okay. And if I move down a little bit further on the
6 bottom -- no, I'm sorry, the next -- next page. I'll go to
7 the next page. It's a very simple email. So that say
8 sixteenth.

9 I'm going to jump ahead right to the twentieth and
10 I'll read, hey, I'm in Riga Latvia seeing an old friend
11 who's overstayed his visa. Can you do me a single favor.
12 I'm controlling searches of my websites.

13 So can you merely click or write in the address a
14 couple times in the coming days.

15 Www.jameslawrencewestport.notguilty.com. Trying to see
16 where it lands and sometimes it takes time to show up where
17 I want. Need clicks. So my question to you is, what was
18 that website about?

19 ATTY. TAMACCIO: Objection as to relevance.

20 THE COURT: Sustained.

21 Q Did you click on these?

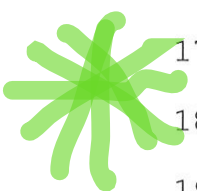
22 A No, I do not.

23 Q Okay. A question, one more. Was there anything
24 threatening in these emails?

25 A I don't have copies of the emails.

26 ATTY. TAMACCIO: Objection.

27 Q No, this is -- these three emails I have. There'



Lie

1 just, basically, sixteen, seventeenth -- August 17th, 16th,
2 17th, and 20th, is there anything in these emails up to the
3 point of the 21st, is there anything making you afraid of
4 anything?

5 THE WITNESS: Your Honor, I can't see them to
6 read it.

7 THE COURT: Well, you can go over there, if you
8 want. You can get up and go over there if you like.

9 ATTY. TAMACCIO: Your Honor, while the witness
10 is looking at it, I would like to be heard on my
11 relevance objection to this question.

12 THE COURT: Well -- All right. Take a look a
13 look and then, don't say anything, ma'am. And then
14 I'm going to hear your (Indiscernible). What's your
15 objection?

16 ~~ATTY.~~ MR. LAWRENCE: Relevance, Your Honor. Whether
17 these emails from, again. Nearly six weeks before
18 the operative charged emails are threatening is not
19 material to the determination of whether Mr. Lawrence
20 sent harassing emails at the end of September.

21 THE COURT: Well, I'm going to overrule the
22 objection and you can make your argument whether
23 there is -- they are significant or not when it's
24 appropriate -- when it's the appropriate time. So
25 you can answer the question if you can.

26 A All of the emails are from you, none of them are from
27 me.

1 Q You said, your shoes were yummy. Yummy is a very
2 warm feeling I would think.

3 ATTY. TAMACCIO: Objection. Mr. Lawrence is
4 testifying.

5 THE COURT: I take it he's asking her if she
6 agrees with that characterization. So she can answer
7 it if she wants, or if she can rather.

8 A What was the date of that email that said that shoes
9 are yummy?

10 Q The sixteenth. I think it's the sixteenth. My
11 question -- my question to you would be, do you share happy
12 feelings of a new pair shoes with someone that you fear?

13 A On August 16th while you were in Riga Latvia
14 (Indiscernible).

15 Q You said you did fear it?

16 A Yes, I was afraid where you were. I want to know
17 where you were.

18 Q Which is why I wanted these (Indiscernible).

19 THE COURT: Don't -- ask questions, don't talk
20 to me.

21 Q Okay, let's move onto --

22 THE COURT: When you're done looking at the
23 exhibit you can give it back to the clerk so we can
24 keep track of all of them, please.

25 MR. LAWRENCE: Okay.

26 Q So this is the first exhibit that Mr. Tamaccio --

27 THE COURT: Are you referring to State's --

?
Crazy

1 well, you're talking about K.

2 MR. LAWRENCE: State's -- state's attorney Tamaccio.

3 THE COURT: Defense K, State's -- I don't know
4 what page it is in State's one.

5 ATTY. TAMACCIO: I don't know which pages he's
6 referring to (Indiscernible).

7 THE COURT: Go ahead, Mr. Lawrence. Ask you
8 questions about K.

9 MR. LAWRENCE: Okay.

10 Q This right her, August 21st -- August 21st, you send
11 me an email and it reads as follows, I'll be glad to post
12 something and get any interested parties, where were you
13 stay then? What are you referring to in this email?

14 A You asked me if I would help you list the apartment
15 that I was living in, your parents' apartment.

16 Q Okay. And what is the next email where it says, I am
17 only home for two weeks. I'll be living here in Europe for
18 the rest of my life. Someone home for two weeks and we get
19 to see anything scary.

20 ATTY. TAMACCIO: Objection, Your Honor.

21 THE COURT: Sustained. Don't make comments or
22 arguments, ask questions.

23 MR. LAWRENCE: Okay.

24 Q So your fully aware here that I am coming home for
25 two weeks?

26 THE COURT: Is that a question?

27 MR. LAWRENCE: Yes.

1 Q You are fully aware here that I'm coming home for two
2 weeks.

3 A I -- I was only aware that you were coming back to
4 the United States and that worried me.

5 Q What -- why were you worried?

6 A Because I was afraid of your Lawrence -- James,
7 excuse me.

8 Q Why were you afraid?

9 A Because of your behavior and your blog and you were
10 going into my apartment, and you're in the basement in your
11 other women's apartments.

12 Q I wasn't -- I was in Europe.

13 A You had previously been James.

14 THE COURT: I'm going to indicate to the
15 defendant and the witness, this is not a conversation
16 back and forth. You ask a question, ma'am, you
17 respond to it and stop and wait for another question.

18 Q Ms. Campbell, you just mentioned that I was in the
19 apartment, I was in Europe just now. I don't understand
20 what you're saying.

21 A That you asked me why I was afraid of, and I just
22 told you why.

23 Q And that was, can you clarify? There were some
24 inconsistencies here. I'm in Europe and you mentioned my
25 blogs. What -- what's scary about my blogs?

26 A What you like the court to put up your blogs --

27 Q Sure.

Liar

1 A -- with some of the language in your blogs?

2 Q I have no problem. What --

3 THE COURT: Is there an objection to this?

4 ATTY. TAMACCIO: Yes, there is an objection,
5 Your Honor.

6 THE COURT: What's the objection? Stop, Mr.
7 Lawrence, if there's an objection, stop talking.

8 ATTY. TAMACCIO: Relevance to the last question.
9 No question pending to the last answer. If the court
10 would once, again, admonish both witness and Mr.
11 Lawrence that this is not a colloquy but an
12 examination.

13 THE COURT: I'm doing it, again. I've said it
14 repeatedly, it's not a conversation back and forth.
15 Ask a question, answer it, ma'am, and stop -- and I'm
16 not sure where we ended there.

17 There was some question about a blog or
18 something.

19 Q So Ms. Campbell --

20 THE COURT: Hold on. Was there an objection to
21 that?

22 ATTY. TAMACCIO: There was, Your Honor.

23 THE COURT: And what was the objection?

24 ATTY. TAMACCIO: The objection was that there
25 was no question pending, that was proffered by the
26 witness with no question pending.

27 THE COURT: Okay. Ask a question now.

1 Q So you of all things -- I'm not present. We don't
2 have an email to show that I am doing something scary to
3 you.

4 ATTY. TAMACCIO: Objection, Your Honor.

5 THE COURT: Sustained. Stop making an argument.
6 Ask a question. At the appropriate time you can make
7 an argument to the jury. This is not that time. Ask
8 a question.

9 Q Are people's first amendment right something to be
10 scared of?

11 ATTY. TAMACCIO: Objection, Your Honor.

12 THE COURT: Sustained.

13 Q What was scary in my website and which website are
14 you talking about?

15 THE COURT: Ask one question at a time. So
16 rephrase your question.

17 Q What was scary on the website that you were talking
18 about?

19 A You -- you have one blog, one website, and you showed
20 it to me. And I even told you that it was scary, the things
21 you wrote, the photos you posted.

22 Q You have to be more specific. I have over twenty-
23 five sites.

24 ATTY. TAMACCIO: Your Honor, again, there was no
25 question there at all. Objection to the entire
26 argumentative --

27 THE COURT: I'm going to sustain the objection.



Where
is the
answer!

corrupt

1 ATTY. TAMACCIO: -- demeanor of this
2 examination.

3 THE COURT: I'm going to sustain the objection.

4 ATTY. TAMACCIO: Thank you.

5 Q Okay. So which websites name -- do you have a
6 website name -- just a name?

7 A It was one you gave me and then you took it down.
8 That's the only one I've seen.

9 Q You don't remember the name?

10 A It was the one you showed me, James.

11 Q Right. What was the content?

12 ATTY. TAMACCIO: Your Honor, objection. We are
13 going well far field at this point. I'm going to
14 object to the relevance of an unnamed website.

15 THE COURT: I'm going to sustain the objection
16 to the questions about the content of the website,
17 the name of the website. Let's move on.

18 MR. LAWRENCE: Okay, I'll move on.

19 Q So we've established that you are now helping me rent
20 my apartment. And so I'm just going to put up this chain of
21 emails right here beginning August 21st, we had a lot. And
22 --

23 THE COURT: Let us know what exhibit you're
24 talking about.

25 MR. LAWRENCE: I can represent the same exhibit.

26 THE COURT: What's the same -- what do you mean
27 the same?

Can't describe

Corrupt

1 MR. LAWRENCE: Exhibit K. Exhibit K.

2 Q And so here in Exhibit K. We have once, again, me
3 staying there, I'm only in Connecticut for two weeks.
4 Already have a ticket to return to Europe so, yes, I'm gung-
5 ho to rent.

6 Then you write, okay, clear, want me to post
7 something and show?

8 ATTY. TAMACCIO: Objection.

9 MR. LAWRENCE: I'm reading the email. I'm
10 reading the significant email.

11 THE COURT: You've done -- Stop, let me rule on
12 the objection. You asked her about this already.
13 We've been over this. So if you want to ask a more
14 specific question, go ahead but --

15 MR. LAWRENCE: I'm just going to move on to the
16 next email.

17 Q So wow, thanks. I was going to post before I go back
18 but if you want to feel free. It's me talking to her. Then
19 she asked me, price, term? I said thirteen fifty, don't
20 mention utilities. Do you recall what you paid me, Anna?

21 ATTY. TAMACCIO: Objection as to relevance.

22 THE COURT: Paid you regarding what?

23 MR. LAWRENCE: For -- for the apartment.

24 THE COURT: And how is that relevant?

25 MR. LAWRENCE: It shows our relationship.

26 THE COURT: Sustained.

27 MR. LAWRENCE: I'll go onto the next email.

1 Q And then you asked me -- you're asking, you're being
2 proactive, and you say, time six months minimum or one year?
3 Is that true?

4 ATTY. TAMACCIO: Objection, Your Honor. Is what
5 true? This exhibit speaks for itself. Mr. Lawrence
6 is simply reading it to the jury.

7 MR. LAWRENCE: She's asking me a question.

8 THE COURT: Are you asking about what the email
9 says?

10 MR. LAWRENCE: Just want to verify that that's
11 what she said.

12 THE COURT: Are you asking what the email says?

13 MR. LAWRENCE: I'm asking her to verify that she
14 said -- that she wrote that.

15 THE COURT: She has already said she wrote it.
16 She said those were -- that's an email exchange
17 between the two of you. So it's been asked and
18 answered. She testified about that already.

19 Q Okay. And so what was my response?

20 ATTY. TAMACCIO: Your Honor, I don't believe the
21 witness has a copy of this exhibit to answer to.

22 MR. LAWRENCE: It's right there. It's right
23 here on the bottom of the page.

24 Q What was my response when you said, how long was I
25 renting the place for and what did I say, one word?

26 ATTY. TAMACCIO: Your Honor, again, no question.

27 THE COURT: I take it the exhibit speaks for

1 itself --

2 ATTY. TAMACCIO: It, certainly, does.

3 THE COURT: -- if there is a response. If you
4 could find a response, you could read it, ma'am. And
5 if you can't the -- stop talking when I'm talking. I
6 keep telling you that.

7 The exhibit, literally, speaks for itself. But
8 if you can find the response, you can go ahead and
9 read it, ma'am.

10 A On Tuesday, August 21st, 2018. You -- you wrote,
11 forever.

12 Q Okay, thank you. Going to the next page. This is
13 now September -- that is on August 21st that we're talking
14 about. The time that you allegedly had a fear of me. So
15 now I'm going to bring us to full ahead to -- just one more
16 email, August 22nd.

17 Where you said -- where you write --

18 THE COURT: Which exhibit are you talking about?

19 MR. LAWRENCE: Exhibit K -- we're still -- we're
20 still with Exhibit K, okay.

21 Q And you write, well, the contact for the new position
22 offer is waffling on an exact date. So I'm still waiting.
23 In the meantime, James, I'll be glad to put something out
24 there for a long-term rental here.

25 Fear not, I'll get on it. Okay, be safe and enjoy
26 life. My question is this, if someone is in fear why would
27 they want to stay in a place that they are renting and also

1 extending themselves to this person, can you explain?

2 ATTY. TAMACCIO: Your Honor, I object on vague.
3 I'm not certain what the question was.

4 THE COURT: I'm going to overrule the objection.
5 If you understand the questions, you can answer it.

6 Q Let me ask you about the contact position.

7 THE COURT: You going to let her answer it, you
8 just asked a question, let her answer.

9 A I think he have to rephrase the question because I
10 don't understand the question.

11 Q If the new -- if the new contact position was
12 waffling. And you had earlier testified that you had a term
13 -- you had a lease until December, okay. Was our -- was
14 your lease with me or was our contract agreement on a month-
15 to-month basis?

16 A I do not have a contract lease with you, I had it
17 with your parents.

18 Q Was -- okay. Was the -- was the -- was the newly
19 written contract when I left with my parents on a month-to-
20 month basis?

21 A Yes, I already stated that it was.

22 Q Well, -- well, you said it was till -- All right. So
23 it's month-to-month and you're waiting on a job. Now, is
24 the reason why you chose to take my place is because we were
25 both in a similar, very flexible situation where you knew
26 you wanted to leave the area and get to Virginia, but you
27 didn't want to keep paying rent.

War

1 And so -- I'm just -- my question is this, is that --
2 was the apartment that I offered you convenient in a sense,
3 not just for price, but for flexibility where you weren't
4 locked into a lease.

5 ATTY. TAMACCIO: Objection as to relevance.

6 THE COURT: Yes, it's a long and rambling
7 question anyway so I don't understand it. So
8 rephrase your question.

9 Q Did you appreciate the month-to-month contract?

10 ATTY. TAMACCIO: Objection relevance.

11 THE COURT: Sustained.

12 Q Did you have a prior run in with your previous
13 landlord to the point where you were --

14 ATTY. TAMACCIO: Objection.

15 THE COURT: Let him finish the question, don't
16 answer it. Finish the question.

17 Q Having an email verify what I'm saying, did you have
18 each run in with your previous landlord and that's part of
19 the reason why you were moving to my place?

20 ATTY. TAMACCIO: Objection.

21 THE COURT: Sustained.

22 Q Okay. So pretty much these -- okay, so I'm just --
23 so I was -- I was talking about August 22nd. Also, on
24 August 22nd you -- you wrote, okay, James, thanks of stress,
25 can you explain your stress?

26 A It was three years ago. I have no idea.

27 Q No idea but you can recall how I was somehow scaring

Liar

1 you?

2 ATTY. TAMACCIO: Objection, Your Honor.

3 THE COURT: I take it that is supposed to be a
4 question, that last comment.

5 MR. LAWRENCE: I'm just curious about --

6 THE COURT: Is that a question?

7 MR. LAWRENCE: I'm curious --

8 THE COURT: Is that a question?

9 MR. LAWRENCE: Yes.

10 THE COURT: Okay. I'll overrule the objection,
11 answer it if you can if you understand it.

12 A If he could repeat the question?

13 Q What was stressing you out?

14 ATTY. TAMACCIO: Objection, Your Honor. Asked
15 and answered.

16 THE COURT: Overruled. You can answer the
17 question.

18 A Properties of realization that you were coming back
19 to the United States.

20 Q If I was coming back to the United States, I would
21 fix time that you knew in September. Why did you take the
22 place then?

23 ATTY. TAMACCIO: Objection, Your Honor. Again,
24 relevance.

25 THE COURT: I'll overrule the objection. She
26 can answer it if she can.

27 THE WITNESS: Your Honor, I had an agreement

1 with Mr. and Mrs. Lawrence, not with James Lawrence.

2 I, actually, had to write up the lease because of
3 the handwritten one that was handed to me by James
4 Lawrence on the way out to the airport because it
5 wasn't a legal document.

6 I had to write a legal document up.

7 Q My question to you is that, since we established that
8 when I left, we were on good terms, what --

9 THE COURT: Marshal, do me a favor, could you
10 stand off to the side because you're blocking some of
11 the jurors. Thank you.

12 Q Once, again, Anna, well, Ms. Campbell, if you knew
13 when I was coming back in September 16th and you're claiming
14 to fear me at this time. Where is the evidence of you
15 having some kind of fear, that's what I -- I don't
16 understand this particular area -- this timeframe that
17 you're trying to make it seem like your afraid of me coming
18 back?

19 But yet when I left, we were on a beach together and
20 I'm trying to admit these exhibits, so we have a state of
21 mind to show that --

22 ATTY. TAMACCIO: Objection.

23 THE COURT: I'm going to sustain the objection.

24 And, again, and I'm going to remind the jurors that
25 the evidence comes from the witness who was sworn to
26 tell truth and has testified.

27 Doesn't come from the questions that's asked by

Crazy

Corrupt

1 whoever's asking a question especially if the -- the
2 question assumes facts, or which there is no
3 evidence. Don't make arguments, Mr. Lawrence, ask a
4 question.

5 Q Okay. Let's move on. So that's the -- we're not
6 going to get anything answered under stress. Do you want to
7 describe your stress, or no?

8 ATTY. TAMACCIO: Your Honor, again, ask and
9 answered probably three times at this point.

10 THE COURT: Ask a question. I'm going to
11 sustain the objection. Ask -- ask a question about
12 something you haven't already asked.

13 Q Did you have problems with your previous landlord?

14 ATTY. TAMACCIO: Objection, relevance.

15 THE COURT: Sustained. You already asked that,
16 I sustained the objection before. I'm sustaining it,
17 again. Don't ask about the previous landlord.

18 Q Did you have -- are you -- were you at the time in
19 debt and being --

20 ATTY. TAMACCIO: Objection.

21 Q -- pressured to pay money.

22 THE COURT: Sustain.

23 MR. LAWRENCE: I'll move on. I'll move on.

24 Q All right. So that's August 22nd. I'm going to jump
25 right ahead to August -- to September 4 -- September 5. I
26 want to read the following email September 5, people are
27 going to see it right here, okay.

1 Hey James, I am on the train, it's early so excuse
2 the typo. I have read your email and a couple of times and
3 I'm confused. Are you coming back in a week or not till
4 December. What happened to your court date that would have
5 you back on September 16th.

6 So my question is to you, I came back on September
7 16th. So you are fully aware that I was coming back on
8 September 16th, is that true?

9 ATTY. TAMACCIO: Objection, Your Honor. He's
10 asking the witness to comment on an email from
11 September the 5th as to what is going to happen at
12 point, eleven days in the future. This is all
13 argument.

14 THE COURT: I'm going to sustain the objection.

15 Q Okay, I will read September 4th. Hi Anna, I am still
16 in Riga. I like being with my friend and familiar
17 territory. I was thinking about advertising the apartment
18 so I can come and go within a week, September 4th.

19 Now, want to buy a ticket now. Curious as to your
20 plans. No press. You are welcome to stay another two
21 months till December. I will most likely to return around
22 then. Also, did anyone come by the apartment looking for
23 me?

24 Okay. So my -- I'm just going to move on to is --
25 the question is is that the no press, when I said no press
26 to you and it's firmly established I'm coming back for two
27 weeks, did that make you feel secure?

1 ATTY. TAMACCIO: Objection, Your Honor, as to
2 relevance.

3 THE COURT: The question is about the no press
4 language in one of these emails. And does that make
5 you feel secure. I think that was the question.

6 ATTY. TAMACCIO: That was the question, Your
7 Honor.

8 THE COURT: All right. You can answer it if you
9 can. It's overruled.

10 A I -- I don't understand the question -- to restate
11 it, please.

12 Q Did this email make you fear anything?

13 A I answered your email and, yeah, and I made it very
14 clear.

15 Q Okay. So we'll go to your -- all right -- we'll go
16 to your answer. Hey, James, I'm on the train.

17 ATTY. TAMACCIO: Your Honor, objection. If the
18 witness can be aloud to answer.

19 THE COURT: Stop. She was trying to answer, let
20 her finish her answer. If you're finished, ma'am,
21 tell me that. If you weren't finished answering,
22 finish your answer, please.

23 THE WITNESS: No, I was not finished, Your
24 Honor.

25 THE COURT: Okay, please finish your answer.

26 THE WITNESS: I was stating that from September
27 4th when he writes that on September 5th I wrote back,

1 wait -- wait you're coming back. So yeah, I was very
2 concerned that you were coming back to the states.
3 Q Okay. I'll read the email. Hey James, I'm on the
4 train. It's early so excuse the typos. I have read your
5 email and a couple times and I'm confused. You're coming
6 back in a week or not until December?

7 What happened to your court date that would have you
8 coming back on the 16th of September? My plans to move have
9 not changed but I wrote your mother. I have no orders to
10 date, so I'm in a holding pattern.

11 I can't -- I can see this might drag out on through
12 October, to the latest but not a hundred percent. So
13 appreciate no press. That noted, I am so down about
14 everything including this holding pattern, sucks.

15 You are lucky to have family, I do not. And jealous
16 to a fault you are where you are. This country is so fucked
17 up, can't wait to leave it forever. I will probably keep
18 paying rent to you and will let you know what's up the
19 minute I know something.

20 So when will you be back? I will place the add as
21 offered. Just been slammed at work.

22 THE COURT: Mr. Lawrence, are you going to ask a
23 question, or you are just going to read the email
24 that's already in evidence and your reading sections
25 that have been read repeatedly. Ask a question,
26 please.

27 Q If there's fear of me, why are you considering

1 staying not only through October but to December?

2 ATTY. TAMACCIO: Objection, Your Honor. Again,
3 assumes facts not into evidence.

4 THE COURT: Well, I'm going to overrule. You
5 can answer it if you can.

6 A Your Honor, I've made it clear that I was fearing the
7 fact that he was coming back to the United States. And I
8 didn't know when I was going to get my orders to leave. And
9 I didn't know when he was coming back. It's clear I'm
10 asking when are you coming back? I'm confused.

11 THE COURT: All right. Ask another question.

12 Q One more question. It says you were down here,
13 meaning feeling depressed. What were you down about?

14 A Probably, the fact that you were coming back to the
15 United States.

16 Q For two weeks. And then leaving forever. That --
17 that scared you? It's a question.

18 THE COURT: You can answer the question if you
19 can.

20 A I -- I don't trust anything he write or say. So I
21 didn't believe any of it.

22 Q You think I was going back to Europe forever after
23 two weeks?

24 ATTY. TAMACCIO: Objection, Your Honor, asked
25 and answered.

26 THE COURT: Sustained. Ask another question.

27 Q When you said this country is so fucked up what did

Liar

Liar

1 you mean by that?

2 ATTY. TAMACCIO: Objection as to relevance.

3 THE COURT: Sustained

4 ATTY. TAMACCIO: If -- if, my political feelings

5 --

6 THE COURT: We're not going -- we're not going
 7 -- we're not talking about people's politics. We're
 8 not going down that rabbit hole. She said what she
 9 said. You can make your arguments about it when the
 10 appropriate time. Move on, ask another question.

11 Q You said you are so lucky to have family. What was
 12 the nature of the relationship with my family?

13 ATTY. TAMACCIO: Objection as to relevance.

14 THE COURT: How is it relevant?

15 MR. LAWRENCE: Well, she rented from all of us.
 16 I managed the place.

17 THE COURT: And you asked about the relationship
 18 with your family?

19 MR. LAWRENCE: Yes, she's saying right there --

20 THE COURT: All right. You know what, I'm going
 21 to overrule the objection. I'm going to give you
 22 some lead way. Ask the question, again. You can
 23 answer it if you can, ma'am.

24 Q Tell me about the relationship with my family up to
 25 this September 5th, how did it go?

26 THE COURT: You're asking about her relationship
 27 with your family?

Yet
 Judge
 allowed
 Zionist and
 Trump email
 against me

1 MR. LAWRENCE: With my mother and father, who
2 were the landlords --

3 THE COURT: Okay. Your family.

4 ATTY. TAMACCIO: Again, Your Honor. Objection
5 as to relevance.

6 THE COURT: I know, you object. I overrule it.
7 Answer the question if you can.

8 A They were my landlords. I don't -- I don't know what
9 other relationship I would have with them other than being a
10 lessor, a lessee.

11 Q Did you ever write to me that my mother was a savior?

12 ATTY. TAMACCIO: Objection as to relevance,
13 Judge.

14 THE COURT: I'm going to overrule it. She can
15 answer it if she can.

16 A I -- I have no idea if I did or didn't.

17 Q When you say that I -- I'm lucky to have family, what
18 does that mean?

19 ATTY. TAMACCIO: Objection, relevance.

20 THE COURT: Sustained.

21 Q When you write, you are jealous to a fault about
22 where I am, I'm just curious as to what that -- what -- what
23 do you mean by that because it's like where do you think I
24 am and what are your jealous feelings?

25 ATTY. TAMACCIO: Objection, relevance.

26 THE COURT: That's something that's written in
27 the email, one of the emails?

Liat

1 ATTY. TAMACCIO: Yes, Judge.

2 THE COURT: Okay. I'm going to give you a
3 little lead way, answer the question if you can.

4 THE WITNESS: Your Honor, he was in Europe, and
5 I was just hoping he would stay in Europe, that's
6 all. I was jealous that he was in Europe.

7 Q Can't wait to leave it forever. Where did you want
8 to go?

9 ATTY. TAMACCIO: Objection, relevance.

10 MR. LAWRENCE: She's -- she's claiming that --

11 THE COURT: Ask -- overruled. You can answer it
12 if you can.

13 A Ask the question, again, please.

14 Q You wrote, I can't -- this country is so fucked up I
15 can't wait to leave it forever. Have you left it?

16 ATTY. TAMACCIO: Objection, relevance.

17 THE COURT: I'm going to overrule the -- the
18 question. I'll overrule the objection rather
19 (Indiscernible).

20 A I -- I don't understand your question.

21 Q Where do you want to go if you can't stay here?

22 ATTY. TAMACCIO: Again, Your Honor. Objection
23 as to relevance.

24 THE COURT: All right. She -- apparently, she
25 wrote this in the email. So I'm going to let her
26 answer, but you know we're not going to spend a lot
27 of time on this.

1 A Okay. The moon.

2 Q (Indiscernible) Okay. So I will probably keep paying
3 you rent to you and will let you know what's up to the
4 minute I know something. When you're writing this to me,
5 what do you think I'm thinking when you're writing this to
6 me?

7 ATTY. TAMACCIO: Objection.

8 THE COURT: Sustained.

9 Q Did you place the add as offered?

10 ATTY. TAMACCIO: Objection, relevance.

11 MR. LAWRENCE: It says right here, it says I --
12 I plead the -- it says, I will place the add as
13 offered.

14 THE COURT: You can answer, either you did, or
15 you didn't I suppose.

16 A No, I did not.

17 Q So for two pages you said you were, but you didn't,
18 is that correct?

19 A I'm under no obligation to you so no, I did not.

20 Q So you were lying to me for, basically, two weeks
21 your saying

22 ATTY. TAMACCIO: Objection, Your Honor,
23 argumentative.

24 THE COURT: Sustained.

25 Q Okay, I'm going to move on to the next exhibit. Oh,
26 no, I think I have one more page here, September 5. Okay,
27 this is very important. Okay. So let's go also to

1 September 5.

2 And you write this, and while you are in town, I
3 don't want you to upset my cats by dropping by for any
4 reason. Did I ever drop by?

5 A What page are you on, please?

6 Q It's right here, September 5th at 6:48. Right here
7 you said, and while you are in town September 5th -- this is
8 ten days before I come back, I get this email from you after
9 -- and you say, I don't want you to upset my cats by
10 dropping by for any reason. They are my family, and I am
11 their steward, it's not a joke.

12 All your things are packed away in the basement or at
13 your parents. So you need entry into the unit I am renting.
14 So my question to you just on the first half -- I'll just do
15 it in halves -- did I ever drop by the apartment in the two
16 weeks that I was there when I sent you these two emails in
17 question and this case?

18 ATTY. TAMACCIO: Objection, Your Honor.

19 THE COURT: What time frame are you talking
20 about?

21 MR. LAWRENCE: Well when I came --

22 THE COURT: Just give me the dates, don't give
23 me an explanation so she can understand what you're
24 talking about.

25 MR. LAWRENCE: September 18th to September 30th,
26 is when I was back.

27 ATTY. TAMACCIO: Again, Your Honor, objection.

1 THE COURT: Okay. I'm going to overrule, and
2 you can answer it if you can.

3 A This email is from September 5th, so I have no idea
4 what you're talking about.

5 Q I'm asking you, did I ever come back? When I came by
6 did, I ever drop by the way that this request that you gave
7 me? You said, don't come by and upset my cats, they're my
8 family under steward.

9 And you confirmed that all my belongings are in the
10 basement, okay. And so my question is, did I ever drop by?
11 Did you ever see me when I came back for two weeks?

12 A Not that I recall because I wasn't renting the
13 basement.

14 Q Can you describe the basement, please?

15 ATTY. TAMACCIO: Objection as to relevance.

16 THE COURT: Sustained.

17 Q Did the basement act as a storage unit for every
18 tenant?

19 ATTY. TAMACCIO: Objection, relevance.

20 THE COURT: Sustained.

21 Q Were my belongings in the basement?

22 ATTY. TAMACCIO: Objection, relevance.

23 THE COURT: Sustained.

24 MR. LAWRENCE: It's right there in the email.

25 Why can't she confirm that, it's in the email.

26 THE COURT: I sustained the objection, as
27 another question.

Lina

But Officer Grass had to answer same question

Corrupt

1 Q Now, once again, in the same email I will show it and
2 I will need notice to tidy up. So once, again, this is now
3 a full month of you agreeing that you were going to help me
4 show it because I was only there for two weeks. Are you
5 telling me that you agreed to show it in this email?

6 ATTY. TAMACCIO: Objection, Your Honor. The
7 exhibit speaks for itself.

8 THE COURT: I'm going to let her answer the
9 question.

10 A I wrote it in the email.

11 Q Was it a lie?

12 THE COURT: So I take it that --

13 ATTY. TAMACCIO: Objection.

14 THE COURT: -- that means a, yes, ma'am?

15 THE WITNESS: Yes, Your Honor.

16 THE COURT: Okay, Thank you.

17 ATTY. TAMACCIO: Objection to the second
18 question.

19 THE COURT: And the second question, is it a
20 lie, I'm sustaining the objection to that question.

21 Q Once, again, no need -- no need -- no additional
22 stress in my life while you are in town. So that phrase
23 says a lot because you're saying no additional stress
24 meaning that you already had stress outside of your own.

25 So my question is, are you willing to tell us what
26 your stress was?

27 ATTY. TAMACCIO: Objection, relevance and

LIAR

1 argumentative.

2 THE COURT: I'm going to sustain the objection.

3 This -- we've been over this multiple times. And
4 you're making an argument and she answered at one
5 point anyway. So don't ask that anymore.

6 MR. LAWRENCE: I have one question, Your Honor.

7 I want to be able to cover --

8 THE COURT: Don't -- ask you question, if
9 there's an objection, I'll rule on it.

10 Q Okay. I will now move onto Exhibit L. K, J, K, L.
11 My question to you, Anna, is it fair to say -- is it fair to
12 say --

13 A It's Ms. Campbell, by the way, not Anna, Thank you.

14 Q Ms. Campbell, is it fair say that Exhibit L,
15 September 14th or 15th, okay because I'm on European time
16 some emails might say fourteenth, you're on -- your on
17 American time.

18 Exhibit L, September 14th, and the 15th. What is
19 particular about -- did I come back on September 16th?

20 ATTY. TAMACCIO: Objection, lack of personal
21 knowledge.

22 THE COURT: Sustained.

23 Q All right. So do you know where I was when this
24 email chain happened -- the entire email chain up to --
25 yeah, up to Exhibit M. So Exhibit L, I'm in one particular
26 spot. Do you know where I am?

27 ATTY. TAMACCIO: Objection, Your Honor. Lack of

1 personal knowledge.

2 THE COURT: Sustained.

3 Q All right. So let's get in the contents. So you
4 asked me a question -- I don't think that this is in order.
5 This is fourteen. Okay -- okay. You know this -- this
6 order is -- is not in order.

7 THE COURT: Mr. Lawrence, I don't know what
8 you're talking about. Get yourself organized, ask a
9 question, please.

10 MR. LAWRENCE: Permission to read off my
11 computer?

12 THE COURT: No, because I don't know what's on
13 your computer. You have the exhibits that have been
14 admitted. You ask a question off the exhibits.

15 MR. LAWRENCE: The exhibits that are admitted
16 are missing pages, Your Honor. It's very important
17 that somehow Exhibit L got gutted and then there is
18 -- there needs to be a new copy.

19 ATTY. TAMACCIO: Your Honor, these are the
20 defendant's own exhibits to the extent they are not
21 --

22 MR. LAWRENCE: (Indiscernible).

23 ATTY. TAMACCIO: -- excuse me, Mr. Lawrence, to
24 the extent that they are not what Mr. Lawrence
25 purports them to be, that is an argument counter to
26 their admissibility.

27 And I have asked the court at this point to

1 revisit your ruling on this exhibit.

2 MR. LAWRENCE: I will -- I'll read from Mr.
3 Tamaccio's (Indiscernible).

4 THE COURT: I admitted L. Do we have -- where
5 -- where is Exhibit L?

6 UNIDENTIFIED SPEAKER: I believe -- it was still
7 over there.

8 MR. LAWRENCE: I'll tell you what; I'll just
9 read from Mr. Tamaccio's (Indiscernible).

10 THE COURT: I take it -- let's stop for a
11 second. If I remember correctly, L is part of states
12 Exhibit 1.

13 MR. LAWRENCE: Yes.

14 ATTY. TAMACCIO: That's correct.

15 THE COURT: And specifically, what is L, which
16 email is L?

17 MR. LAWRENCE: Starts at September.

18 THE COURT: Stop. Mr. Tamaccio --

19 ATTY. TAMACCIO: Excuse me one moment Your Honor
20 to compare it.

21 THE COURT: -- I'm asking you about your
22 exhibit.

23 ATTY. TAMACCIO: If I may just have one moment
24 to confirm.

25 THE COURT: Right.

26 ATTY. TAMACCIO: It appears to begin -- Exhibit
27 L begins at page twenty-seven of state's one.

1 MR. LAWRENCE: Okay.

2 THE COURT: And ends where?

3 ATTY. TAMACCIO: Sixty-five, and it includes a
4 very small portion of sixty-six, but not the entirety
5 of sixty-six.

6 THE COURT: Twenty-seven through sixty-six of
7 states exhibit one is the same as defense Exhibit L.

8 MR. LAWRENCE: Yes.

9 ATTY. TAMACCIO: I believe so.

10 THE COURT: If you want to use states Exhibit 1,
11 you can do that. I don't know what -- what you did
12 with the extra pages or what happened to them on
13 defense Exhibit L but the two exhibits are the same
14 so ask your questions.

15 MR. LAWRENCE: Okay, here we go.

16 Q So you ask a question about you wanted to discuss the
17 one nighter we had, your doctor (Indiscernible), is that
18 correct?

19 A What page, please

20 ATTY. TAMACCIO: Your Honor.

21 Q Here we are. Page twenty-seven of states Exhibit --
22 were up to States Exhibit and you, basically, say that you
23 want to talk because your doctor says that you want to talk
24 about the one nighter that we had, correct?

25 A Correct, it's in writing, yes.

26 Q All right. Okay. I then respond, I say that I'm
27 clean and I give you my agenda and I'll stay for ten days

1 and fly out in September. Does it show that I'm only
2 staying for ten days here?

3 ATTY. TAMACCIO: Your Honor, again, the exhibit
4 it speaks for itself; he's asking for a comment.

5 THE COURT: It does -- it does. It says what it
6 says --

7 MR. LAWRENCE: Okay.

8 THE COURT: Ask another question.

9 Q Okay. Now, when you wrote this you said I --

10 ATTY. TAMACCIO: Objection, Your Honor. Please,
11 take that off the emblem, Mr. Lawrence, I'm
12 objecting.

13 THE COURT: Okay. I don't know -- I don't know
14 what he put up there.

15 ATTY. TAMACCIO: He put up a copy of an exhibit
16 with quite a bit of commentary and scrolls on top of
17 it.

18 MR. LAWRENCE: Because there was (Indiscernible)
19 he gave it to me.

20 THE COURT: You use the exhibits that were
21 admitted into evidence. And I don't know what you're
22 using, whether it has notes on there or what. Use
23 the exhibits that were admitted into evidence.

24 MR. LAWRENCE: Can I have five minutes to find
25 this thing.

26 THE COURT: No, your state's one Exhibit L.
27 We've already agreed it's the same -- pardon me --

1 states one, yes, is the -- you mention --

2 MR. LAWRENCE: Can State give me their copy?

3 THE COURT: -- mention the page numbers, Mr.
4 Tamaccio.

5 MR. LAWRENCE: Could you give me your copy?
6 Thank you. I have a States copy -- I have a States
7 copy.

8 THE COURT: Mr. Lawrence, Mr. Lawrence, Mr.
9 Lawrence, would you stop talking when I'm talking.
10 States one, over a certain number of pages is the
11 same as defense L. You've mentioned the page numbers
12 before, Mr. Tamaccio. What's -- mention it, again,
13 please.

14 ATTY. TAMACCIO: Your Honor, again, I just
15 handed my copy to Mr. Lawrence, but I believe it was
16 twenty-six through sixty-six, or twenty-five through
17 sixty-six.

18 THE COURT: Twenty-five through sixty-six.

19 ATTY. TAMACCIO: Your Honor, again, I would just
20 ask Your Honor to ask Mr. Lawrence to move it along.
21 At this point --

22 THE COURT: Yes.

23 ATTY. TAMACCIO: -- we have been examining this
24 witness for several hours about is own exhibits and
25 --

26 THE COURT: All right. Well, use the exhibits
27 that have been admitted in evidence, either the

1 States or yours but not copies that have writings or
2 notes on them.

3 MR. LAWRENCE: Okay.

4 Q So I asked you -- okay, this is -- okay. September
5 15th we're having a beginning argument. You said I have a
6 UTI and a bladder and now this, but you can deny all you
7 want you are the only -- the only other I have been with,
8 stupid me to be without protection, my ignorance.

9 My orders came through Friday. I'm getting a check
10 to you mother today and an amount at the end of the month.
11 Then, I'll will move out with the place cleaned. Now, first
12 did you have -- do you have hepatitis C?

13 ATTY. TAMACCIO: Objection, relevance.

14 MR. LAWRENCE: She's claiming that she has --

15 THE COURT: I'm going to sustain the objection.

16 Q And then you write at the end of this you say, oh, a
17 policeman did come by asking if you lived here, I said, no,
18 and that I hadn't seen you. Did a policeman, actually, come
19 by?

20 ATTY. TAMACCIO: Your Honor, the exhibit speaks
21 for itself, objection.

22 THE COURT: Sustained.

23 MR. LAWRENCE: I'm asking her a question. She's
24 Saying that police were --

25 THE COURT: Ask the next question.

26 Q Okay. Was I angry that you told me that police came
27 by?

Corrupt

Corrupt

1 ATTY. TAMACCIO: Objection, calls for
 2 speculation.

3 THE COURT: Sustained.

4 Q I asked, he said he was a cop, I questioned. So my
 5 question to you is I need to know all details, Anna, because
 6 I do not want to be detained at the airport. I have to go
 7 to court the next day.

8 My question to you is, if someone is telling you that
 9 police came by my place, is that alarming and -- and
 10 possibly angering if it was intentionally and falsely --
 11 intentionally communicated in a false way?

12 ATTY. TAMACCIO: Objection.

13 THE COURT: Sustained.

14 ATTY. TAMACCIO: Your Honor, at this point I'm
 15 going to ask you to remind Mr. Lawrence that Ms.
 16 Campbell is not on trial.

17 MR. LAWRENCE: Ms. Campbell is responding.

18 THE COURT: I don't need anymore argument. Ask
 19 your next question.

20 Q Did -- was I in fear here?

21 ATTY. TAMACCIO: Objection.

22 THE COURT: Sustained.

23 Q I write here after a lengthy email exchange on the
 24 fifteenth. I say, Anna, you just fucking wrote a policeman
 25 came by. Did I send you the email. I contacted my mother
 26 and scared her asking if cops came by the house. And also,
 27 Attorney who told me to call him at the airport if there's

1 any problems.

2 And then I write, oh, a policeman did come by asking
3 if I lived here. I said, no, and he hadn't seen you. Oh,
4 is the -- what do you mean by, oh, a policeman came by.
5 What do you mean when you are using the phrase, oh?

6 ATTY. TAMACCIO: Objection, Your Honor. He
7 mischaracterizes the evidence as everyone in the
8 courtroom can see, Mr. Lawrence wrote this email not
9 the witness.

10 MR. LAWRENCE: No, she did write it. And she
11 wrote it --

12 THE COURT: The question is about what she meant
13 by, oh, is that the question?

14 MR. LAWRENCE: Yes, I'll point to the exact
15 page.

16 THE COURT: You don't need to do it. You can
17 answer the question. What did you mean by, oh?

18 **A** I don't know what email. What page he's talking
19 about, Your Honor. I can't follow it.

20 Q I'll take you to the email.

21 THE COURT: Just what's the page and what's the
22 exhibit. Well --

23 Q I'm going to take you to the email.

24 THE COURT: It's states one on what page?

25 Q Okay, I'm going to take you to the original page,
26 it's page thirty. At the last line you write, oh, after
27 telling me --

Liar

1 THE COURT: The question was what, did she mean
2 by that.

3 MR. LAWRENCE: I'll put it up on the screen.

4 THE COURT: If you can answer that question, you
5 can answer it now.

6 MR. LAWRENCE: I'll put it on the screen.

7 A The previous line says, then I'll move out with this
8 place cleaned on September 30th. Oh, a policeman came by
9 asking me if you lived here. That's what oh, means like oh,
10 by the way.

11 Q Did a policeman come by looking for me?

12 ATTY. TAMACCIO: Objection, asked and answered.

13 THE COURT: Probably was, but I'll -- I'll let
14 her answer it.

15 A I said, no, and that I hadn't seen you. It's written
16 right there.

17 Q No, did an actual policeman come by to see me?

18 ATTY. TAMACCIO: Objection, again, asked and
19 answered.

20 THE COURT: I know. You can answer it one more
21 time. Go ahead answer the question if you can.

22 A No, Your Honor.

23 THE COURT: Okay. There is the answer.

24 Q Then why did you say that -- that policeman came by?

25 A Because I wanted to scare you so that you didn't come
26 back to the United States.

27 Q So are you aware that in the statute the -- of

2/12/27

won
liar



1 harassment --

2 ATTY. TAMACCIO: Objection.

3 Q -- in the second degree --

4 ATTY. TAMACCIO: Objection.

5 Q -- it means to alarm --

6 ATTY. TAMACCIO: Objection.

7 Q -- and anger.

8 THE COURT: Stop. There is an objection. I'm
9 going to sustain the objection.

10 Q Can you define the word alarm or scare?

11 ATTY. TAMACCIO: Objection.

12 THE COURT: Sustained.

13 Q Is there anywhere before or after the time that we
14 started to have a conflict. Was it before or after the time
15 that you're claiming that you -- that I was harassing you?

16 ATTY. TAMACCIO: Objection, the exhibit speaks
17 for themselves.

18 THE COURT: Sustained.

19 MR. LAWRENCE: Okay. I think I made my point
20 with the scare.

21 ATTY. TAMACCIO: Again, Your Honor, objection,
22 that is not a question. Don't worry about organizing
23 it, Mr. Lawrence.

24 Q So I'm going to go right back to thirty-nine. So
25 this is -- these pages are all a lengthy --

26 THE COURT: Mr. Lawrence, skip the commentary,
27 ask a question.

Corrupt

Corrupt

1 Q Okay. All right. So did my mother and father
2 mentioned the fact that you had -- mentioned the fact that I
3 told them that you said that police had come by?

4 ATTY. TAMACCIO: Objection, relevance.

5 THE COURT: Sustained.

6 Q All right. Okay, in this next -- next email you said
7 you assumed it was a policeman. Now, I was in the military
8 I know what an unmarked car looks like with crap out of the
9 windows.

10 A guy in plain clothes rolled down the window in a
11 car and asked if you were here. I said, no, and got in my
12 car and left. I'm only telling you as if you thought that
13 odd and -- and you acquired before.

14 Okay. And you say -- you come in and you say, fuck
15 you messed up my life. I don't want anything to do with
16 you, keep me out of this. What do you mean by I messed up
17 your life?

18 ATTY. TAMACCIO: Objection.

19 MR. LAWRENCE: Mr. Tamaccio objects with every
20 question like he's afraid of the details --

21 THE COURT: I'm going to sustain the objection.

22 MR. LAWRENCE: -- and I'm getting sick of it.

23 THE COURT: Don't talk like that. If I want a
24 comment from you, I'll ask for one. Ask your next
25 question.

26 MR. LAWRENCE: Why are we afraid of details?

27 Q Okay. So fuck, you messed up with my life. Is it

Corrupt

Corrupt
WOW

1 fair to say that this phrase, fuck, you messed up with my
2 life is related to you intentionally scaring me with the
3 police, as you've said?

4 ATTY. TAMACCIO: Objection, Your Honor, calls
5 for speculation.

6 MR. LAWRENCE: She said it.

7 THE COURT: I'm going to overrule the objection.
8 You can answer it if you can.

9 A I don't -- I don't understand the question.

10 Q Okay. You're saying that I messed up your life, but
11 we don't have any emails that shows any kind of particular
12 details --

13 THE COURT: Are you asking her for an
14 explanation of what she said. You're starting to
15 make an argument. You're not asking a question, ask
16 a question.

17 Q Is this phrase, you messed up my life related to
18 Hepatitis C?

19 A No.

20 Q What is it related to?

21 A My fear of you coming back to the United States.

22 Q Is there a particular area where you can document
23 this fear in via emails.

24 ATTY. TAMACCIO: Objection, Your Honor.

25 THE COURT: Sustained.

26 MR. LAWRENCE: I just (Indiscernible) it's like
27 I'm talking to (Indiscernible).

Liar

Liar



Corrupt

1 Q All right. You're saying it has nothing to do with
2 me giving --

3 ATTY. TAMACCIO: Objection, asked and answered.

4 THE COURT: Sustained.

5 MR. LAWRENCE: Okay -- okay -- okay, good.

6 We'll move onto the next one.

7 Q And you can care less about my health. It's not all
8 about you. So this email right here. This reads like
9 someone who has a vested interest in someone. That's my own
10 opinion. So is this -- is this email --

11 ATTY. TAMACCIO: Objection, Your Honor.

12 Q -- is this an email --

13 THE COURT: Sustained.

14 Q -- is this an email that reads as if you are still
15 somehow emotionally connected to me?

16 ATTY. TAMACCIO: Again, objection, Your Honor.

17 THE COURT: I'm going to sustain the objection.

18 The jury's going to have the exhibits. I heard the
19 testimony. You're going to have the exhibits; they
20 can make of -- they can make of the evidence what
21 they will.

22 Q Okay. On this one I then write, crazy that this
23 person did not come out and come to the door, the alleged
24 cop did not come out and interrogate you and you think this
25 is a cop, assumed. You have some fucking nerve. I have no
26 STD, sexual transmitted disease. And you can stop trying to
27 hurt me, or trying to scare me, pathetic.

NO
question
not even
asked

Corrupt
without
complaint
answers

1 I march your sick vindictive ass down to the doctor and
2 prove it. Did I -- did I prove you wrong that I did not
3 have Hepatitis C?

4 ATTY. TAMACCIO: Objection.

5 THE COURT: Sustained.

6 Q Did my father deliver a Hepatitis C test to you?

7 ATTY. TAMACCIO: Objection.

8 THE COURT: Sustained.

9 Q Okay, so this is the first time you say, please stop
10 emailing me, it's not what you think. I am hurt not you.
11 Let's sit for coffee, or at the beach and talk face to face
12 like mature adults without bad words or disrespect.

13 Relax, have a safe flight. I am not the enemy. Is
14 it fair to say that the enemy get someone arrested for a
15 single email --

16 ATTY. TAMACCIO: Objection, argumentative.

17 THE COURT: Sustained.

18 Q Did I stop emailing you there? What I see is that
19 the time frame here if I just --

20 ATTY. TAMACCIO: Objection, Your Honor, if the
21 witness may be allowed to answer.

22 THE COURT: She didn't answer the question yet,
23 so.

24 A I -- I don't know what you're asking.

25 Q You said you were hurt once, again. Can you describe
26 that hurt that you were going through at this --

27 ATTY. TAMACCIO: Objection.

Corrupt

1 Q -- relative to the conflict that we are having where
2 there are ultimatums. Because this is, apparently --

3 THE COURT: Stop --

4 Q -- my first ultimatum.

5 THE COURT: -- stop. There's an objection.

6 ATTY. TAMACCIO: Your Honor, once again, the
7 witness has not been allowed to answer the question.
8 The question was, did I email you after that and Mr.
9 Lawrence, apparently, doesn't want to hear the
10 answer.

11 THE COURT: Answer the question if you can,
12 ma'am.

13 A It's here in evidence, Your Honor, I did, it's very,
14 -- very obvious.

15 THE COURT: Ask a question, Mr. Lawrence.

16 Q Okay. I'm going to put these two emails right next
17 to each other. This is how they should be on an authentic
18 email presentation. So we have please stop --

19 ATTY. TAMACCIO: Objection, Your Honor, again,
20 to the commentary.

21 Q -- please stop emailing me. It's not what you think.
22 I am hurt, not you. Let's sit for coffee, or at a beach
23 and talk face to face like mature adults without bad words
24 or disrespect, relax. Have a safe flight.

25 I'm not the enemy. If you're fearing someone, why do
26 you want to sit on a beach, okay, and sit for coffee, can
27 you explain that?

1 A I don't remember writing this to you, but I clearly
2 did. So I have no idea what I was thinking.

3 Q Did you still have feelings for me?

4 ATTY. TAMACCIO: Objection, relevance.

5 MR. LAWRENCE: Relevance.

6 THE COURT: She can answer it if she wants if
7 she can, rather.

8 A Absolutely, not.

9 Q Absolutely, not. Okay. Now, when did this email
10 stop? It says 12:25 pm, correct?

11 ATTY. TAMACCIO: Objection, Your Honor. The
12 exhibit speaks for itself.

13 THE COURT: Sustained.

14 MR. LAWRENCE: Okay.

15 Q The next email is at 11:33 pm. So we're talking a
16 full twelve hours after you say, stop emailing me and that
17 you're hurt in some way and that you were still open to --

18 THE COURT: Is there a question?

19 MR. LAWRENCE: Yes, there is, Your Honor.

20 THE COURT: You're making an argument. You're
21 not asking questions.

22 Q Okay. Now, in this is a very significant email.
23 Eleven hours of combining, Ms. Campbell. And you then write
24 me. And I just --

25 ATTY. TAMACCIO: Objection, again, Your Honor,
26 to the testimony.

27 Q -- reread what you wrote me. How rude and

1 disrespectful. Don't ever write such filth to me, again.
2 You wonder how you get in the messes you do and it's because
3 you just spout off without all the facts. I am not
4 vindictive. Just doing what's right and you need to --

5 ATTY. TAMACCIO: Objection, Your Honor.

6 Q -- do what's right for society. Can I finish the
7 email, please? I have a question.

8 THE COURT: Mr. Lawrence, the email's in
9 evidence. We've been over this. What is the
10 question

11 Q You said you might have Hepatitis C, as I just found
12 out I have. Did you have Hepatitis C?

13 ATTY. TAMACCIO: Objection, Your Honor.

14 THE COURT: I've already sustained -- you asked
15 that same question. I sustained it before, I'm
16 sustaining it, again.

17 MR. LAWRENCE: Okay. Here's a question for
18 everybody in the room.

19 THE COURT: Nope. Mr. Lawrence, you ask the
20 question to the witness --

21 MR. LAWRENCE: Okay.

22 THE COURT: -- about something germane to the
23 charge in this case.

24 MR. LAWRENCE: Okay.

25 Q If somebody told you that -- if I told you that you
26 gave me Hepatitis C and that you have Hepatitis C, would
27 that be alarming to you?

corrupt

1 ATTY. TAMACCIO: Objection, Your Honor.

2 THE COURT: Sustained.

3 Q Did I get -- you said you need to get tested. Did
4 you tell me to get tested?

5 ATTY. TAMACCIO: Objection, Your Honor. Again

6 --

7 MR. LAWRENCE: It's right there. She said that.

8 THE COURT: Sustained.

9 MR. LAWRENCE: Your Honor, can I confirm with my
10 lawyer for a second, just one minute.

11 ATTY. TAMACCIO: Your Honor, at this point we
12 have dealt with so many asked and answer in the
13 exhibit speaks for itself, objections. I can only
14 surmise that Mr. Lawrence is intentionally attempting
15 to run out the clock on the day.

16 I would ask that the court direct him to,
17 please, focus his questions so that we can get
18 through this witness.

19 MR. LAWRENCE: Sorry (Indiscernible).

20 THE COURT: Start winding up.

21 MR. LAWRENCE: Okay.

22 THE COURT: Are you going to ask a question, or
23 are you just going to stand there?

24 Q When you're a doctor, as you say, told you --
25 instructed you to tell me to get tested, is that in your
26 opinion --

27 ATTY. TAMACCIO: Objection.

Corrupt

Shield

Shields
witness
again

1 THE COURT: Let him finish the question.

2 Q -- is that a form of caution?

3 ATTY. TAMACCIO: Objection.

4 THE COURT: Sustained. The email's in evidence.

5 It speaks for itself. You can argue anything you
6 want based on the evidence. Ask something you
7 haven't already asked.

8 Q Now, you said you want to sit on the beach and talk
9 without bad words and disrespect. Where were there bad
10 words and disrespect in your opinion?

11 ATTY. TAMACCIO: Objection, her opinions
12 irrelevant.

13 THE COURT: Sustained. Sustained.

14 Q So the conversation is still going on, but I would
15 say that --

16 THE COURT: Mr. Lawrence, are you going to ask a
17 question?

18 Q On this email you said, so I'm getting a second
19 opinion, but this will kill you with liver failure if not
20 treated and it's contagious. Is the word kill alarming?

21 ATTY. TAMACCIO: Objection, Your Honor. We have
22 been over this repeatedly.

23 THE COURT: Sustained. The email's in evidence,
24 again. Language speaks for itself. The jury's going
25 to interpret the evidence for themselves.

26 Q Did you right just go get treated.

27 ATTY. TAMACCIO: Objection, again. Your Honor,

Corrupt
Constantly
Shielding
Witness

1 the exhibit speaks for itself.

2 THE COURT: Well, did you write that yes, or no?

3 A Which page are you referring to, please?

4 Q Forty-seven.

5 A What line?

6 Q A full email but if you wanted to see the second
7 (Indiscernible).

8 A Yes, I wrote it. Just go ahead and get tested. Just
9 go get tested.

10 Q In order for someone to get test, how long does the
11 rest result take to get back usually?

12 ATTY. TAMACCIO: Objection.

13 THE COURT: Sustained.

14 Q Does the test result come back in one day?

15 ATTY. TAMACCIO: Objection.

16 THE COURT: Sustained.

17 Q Did you want to know the result of that test result?

18 ATTY. TAMACCIO: Objection.

19 THE COURT: Sustained.

20 Q One minute.

21 MR. LAWRENCE: We're wrap -- we're wrapping up,
22 Your Honor.

23 PAUSE

24 Q Were your stress and your feelings related to your
25 health?

26 ATTY. TAMACCIO: Objection.

27 THE COURT: Sustained.

Handwritten green scribble

Handwritten green scribble

Handwritten green scribble

Corrupt

Shields witness again

Corrupt

1 Q Did you have an email correspond -- a text message
 2 correspondence with my mother about possibilities of this --
 3 of this possible diagnosis and what it could be?

4 ATTY. TAMACCIO: Objection, relevance.

5 THE COURT: Sustained.

6 Q Up to this point right now. Up to here we are in
 7 States Exhibit 48 and you're talking about total body pain
 8 and having all experience for three weeks. Debilitating
 9 headaches, joint muscle, nausea, fatigue, sweating, chills,
 10 is there an ultimatum for us to stop communicating up till
 11 now?

12 ATTY. TAMACCIO: Objection, Your Honor. The
 13 exhibits speak for itself.

14 THE COURT: Sustained. I think you're talking
 15 States Exhibit 1, page forty-eight. You said States
 16 Exhibit forty-eight, there is no States Exhibit
 17 forty-eight.

18 MR. LAWRENCE: I'm sorry, page -- page forty-
 19 eight. So is it a question that I can ask. Do you
 20 --

21 THE COURT: No, you can't because I just
 22 sustained the objection.

23 Q Detailed description of Hepatitis C that I'm
 24 researching here.

25 ATTY. TAMACCIO: Your Honor, again, these
 26 exhibits all speak for themselves. They're in
 27 evidence.

Corrupt
and
again

Corrupt

1 THE COURT: Well, let him ask the question. We
2 haven't -- he hasn't gotten it out yet.

3 Q So States Exhibit page fifty. After saying that --
4 now, you say, I might have it. The doctor said it was the
5 right thing to let you know, that's the only reason I'm
6 letting you know so you can get cured.

7 ATTY. TAMACCIO: Is there a question, Judge?

8 MR. LAWRENCE: Well, certainly.

9 THE COURT: What's the question?

10 Q If you want me to know, did you want to know?

11 ATTY. TAMACCIO: Objection, Your Honor.

12 THE COURT: Sustained.

13 Q Would you want someone who had Hepatitis C to not
14 tell the people that they were intimate with in the past?

15 ATTY. TAMACCIO: Objection.

16 THE COURT: Sustained.

17 Q Was I angry with this conversation?

18 ATTY. TAMACCIO: Objection.

19 THE COURT: I'm going to sustain. You asked
20 that before some time ago. This maybe the second or
21 third time you asked that question. Sustained.

22 Q Can you define the term, mind fuck?

23 ATTY. TAMACCIO: Objection.

24 THE COURT: Sustained.

25 Q All right. I'll ask you this question. If you were
26 about to get on an eight-hour flight and you're told that
27 you have possibly have a deadly disease and that the cops

Corrupt
Shielding
witness
again
Corrupt

1 are waiting to pick you up, is that alarming?

2 ATTY. TAMACCIO: Objection.

3 THE COURT: Sustained.

4 Q And once, again, were you communicating the same
5 things to my mother via text messages?

6 ATTY. TAMACCIO: Objection.

7 THE COURT: Sustained, for the second or third
8 time.

9 Q Okay. Very, very telling. So at the previous email
10 you sent, I might have it but now you say, be stupid and not
11 get tested. I don't care at this point. I know it came
12 from being with you though. What is it?

13 ATTY. TAMACCIO: Objection.

14 THE COURT: Sustained. The email's in evidence.
15 The jury is going to have it. They can interpret it
16 the way they want to. Please, start wrapping this
17 up. You said you were going to do that a few minutes
18 ago.

19 MR. LAWRENCE: This is a very -- this a very --

20 THE COURT: Don't -- I'm not asking for a
21 comment. I'm telling you to start winding up.

22 Q Well, I'll take it (Indiscernible) here. You said
23 that I called myself a player to you, do you want to talk
24 about that?

25 ATTY. TAMACCIO: Objection, Your Honor.

26 THE COURT: Sustained.

27 Q Did you want to sit on a beach with me?

Corrupt

Corrupt

Keeps witness from speaking

1 ATTY. TAMACCIO: Objection.

2 THE COURT: Sustained. You already asked about
3 that.

4 Q Again, you care nothing for my health, only yours,
5 unbelievable. By me sharing a test result, is that caring
6 for your health?

7 ATTY. TAMACCIO: Objection.

8 THE COURT: Sustained.

9 PAUSE

10 Q Did you ever say that you were not blaming me?

11 ATTY. TAMACCIO: Objection, Your Honor, again.

12 The exhibit speaks for themselves.

13 THE COURT: Sustained.

14 Q Is blaming a type of alarm?

15 ATTY. TAMACCIO: Objection.

16 THE COURT: Sustained.

17 Q Is alarm part of harassment?

18 ATTY. TAMACCIO: Objection.

19 THE COURT: Sustained.

20 Q Am I angry here?

21 ATTY. TAMACCIO: Objection.

22 THE COURT: Sustained.

23 Q Okay. Next. Once, again, a third time, then get
24 tested and prove it wrong.

25 THE COURT: We've been over this repeatedly.

26 Don't ask about this anymore.

27 MR. LAWRENCE: Okay.

Shielding

Corrupt

Never allowing me to ask follow up questions Shut me down

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Q Is it fair to characterize that there's more emails in this Exhibit L within an eleven-hour period that in any other exhibit in at any other time.

ATTY. TAMACCIO: Objection.

Q -- is it -- is it fair to say that?

THE COURT: There's an objection?

ATTY. TAMACCIO: Objection.

THE COURT: It's sustained.

MR. LAWRENCE: Maybe I should just get a little recorder.

ATTY. TAMACCIO: Objection.

THE COURT: I told you don't talk to the State's Attorney. If you have something to say you address the court. Don't do that, again.

Q Okay. Now, so this is when -- okay, you say, and stop the emails now, I am done. Now, is this is now the -- according to prosecution and yourself, that this is a kind of ultimatum.

ATTY. TAMACCIO: Objection.

THE COURT: Sustained.

Q Are you telling me not to contact you anymore here?

THE COURT: You can answer the questions.

A I -- I put it in -- in writing numerous times, yes.

Q This is the time, when all of a sudden you say that you don't want to talk to me anymore.

ATTY. TAMACCIO: Objection, Your Honor,
argumentative.

1 THE COURT: It's been answered. And your -- the
2 way you phrase it, it's argumentative and we're not
3 going over anything new. So if you don't have
4 something to ask, we're going to be done because it's
5 getting late in the day.

6 MR. LAWRENCE: Your Honor, I'm almost done.

7 THE COURT: And I've given you a lot of time to
8 cross examine. And you're not asking anything new.
9 So for the third time, finish, wrap it up.

10 Q And I am not blaming anyone. And we'll go through
11 that -- we've already done that.

12 MR. LAWRENCE: I'll go really fast, Your Honor.

13 I want to go right at the end of the emails as well.

14 I really want to get it in. Okay. Good. Okay.

15 Q Is it fair to say that there were unresolved issues
16 by page sixty-three when you said, fine don't contact me,
17 again, or come by the apartment while I am here. I leave on
18 September 30th, I never want to see you, again, understand
19 clear.

20 ATTY. TAMACCIO: Objection.

21 Q Is it fair to say that there are unresolved issues in
22 our relationship, our three months relationship with over
23 two hundred and fifty emails, with personal contacts, with
24 intimacy, okay. With landlord tenant material.

25 ATTY. TAMACCIO: Objection.

26 Q Is it fair to -- is it fair to say --

27 THE COURT: Okay. I'm going to sustain the

Evil
Corrupt

1 objection.

2 Q -- we have unresolved issues?

3 THE COURT: Stop. Don't answer the question.

4 The objection's sustained. I'm going to remind
5 the juror the evidence comes from the witness whose
6 sworn and testified and testifies on the witness
7 stand.

8 The evidence does not come in the form of a
9 question posed by one of the parties.

10 Q Okay. So then we have you want to say stop that.

11 Okay, good. Stop now, I get it, it's ended. Let's end this
12 conversation -- very long. So I write, crystal, I do care
13 about your health.

14 I do not appreciate your (Indiscernible) at me all
15 day. ^{Accusations} ~~Acquisitions~~ unfounded. Completed uncalled for. This
16 could have waited, and you could have informed me of the
17 fucking policeman when it happened.

18 I don't know what to believe in you. I would like to
19 ask you, is that the original email that you submitted at
20 the time of -- of -- of the -- is this the original email,
21 the authentic, original email that you submitted at the time
22 of your sworn written statement with Officer Grasso in given
23 him discovery evidence?

24 ATTY. TAMACCIO: ~~Objection~~

25 Q Is this the exact same email?

26 THE COURT: The objection is sustained. We're
27 not going to talk about discovery. And the exhibits

Shields
again

1 have been authenticated and admitted. The jury's
2 going to evaluate them and decide what if any
3 credibility to give them. So we're not going over
4 that. The objection is sustained.

5 Q Do you recognize --

6 ATTY. TAMACCIO: Objection, Your Honor. If that
7 may be removed.

8 THE COURT: I don't know what it is.

9 ATTY. TAMACCIO: Attempted to place a document
10 not in evidence on the Elmo.

11 THE COURT: Okay. Don't publish anything that
12 hasn't been admitted into evidence.

13 Q Okay. So three days later Anna advice, do not cause
14 my beloved seventy-seven year old parents any stress
15 whatsoever and take this advice. Is it fair to say that
16 this is the email that -- that allegedly alarmed you?

17 ATTY. TAMACCIO: Objection.

18 THE COURT: That's an argument you can make
19 before the jury, but I think the email you are
20 talking about has been admitted into evidence.

21 ATTY. TAMACCIO: Yes, sir.

22 THE COURT: So it speaks for itself. They're --
23 the jury's going to evaluate it not this witness.

24 MR. LAWRENCE: I have two more emails, that's
25 it. Okay.

26 Q Can you -- when someone says advice --

27 PAUSE

Repeatedly
Keeps
witness
FROM
answering
questions
about emails
in an
email case

1 Does the following phrase --

2 THE COURT: What exhibit are you referring to?

3 What are you talking about, Mr. Lawrence?

4 MR. LAWRENCE: That I can only refer to a
5 phrase, I can't ask a question I prepare?

6 THE COURT: We -- because nobody knows what
7 you're talking about. What exhibit are you referring
8 to?

9 MR. LAWRENCE: I'm referring to Exhibit L.

10 THE COURT: Ask a question.

11 Q If someone's to say advice if you know what is good
12 for you.

13 ATTY. TAMACCIO: Objection.

14 THE COURT: Wait a minute, let him finish the
15 question.

16 Q This is the -- this is the idiom for a warning, let's
17 say a warning.

18 ATTY. TAMACCIO: Objection. Your Honor, he's
19 calling for speculation, he's assuming facts not in
20 evidence.

21 THE COURT: I don't know -- I don't know what
22 you're asking.

23 Q With -- with the expression, wake up call, don't
24 cause my beloved seventy-seven-year-old parents any stress
25 whatsoever. Take this advice. Is that any -- is that less
26 or more alarming?

27 ATTY. TAMACCIO: Objection.

1 THE COURT: Don't answer the question there's an
2 objection. The objection's sustained.

3 Q How about this, heads up --

4 ATTY. TAMACCIO: Objection.

5 THE COURT: What's the question?

6 Q I would say, advice do not cause my beloved seventy-
7 seven-year-old parents --

8 THE COURT: You just asked about that a minute
9 ago and I sustained the objection. You're not asking
10 anything new. You know for the fourth time I've been
11 asking you to wrap this up.

12 You're going over the same materials and if you
13 don't stop in a minute, I'm going to stop you so
14 finish.

15 Q Having someone who's experiencing stress yourself,
16 did you notice any stress in my parents?

17 ATTY. TAMACCIO: Objection.

18 THE COURT: Sustained.

19 Q At this point have you seen me?

20 ATTY. TAMACCIO: Objection, vague.

21 THE COURT: At this point have you seen me?
22 What are you talking -- I don't understand that
23 question.

24 Q We're -- we're at September 18th. I'm home for the
25 -- two days already. Have you seen me at all? September
26 18th.

27 A What page? I'm not going --

Corrupt
one-sided

1 Q Sixty-seven.

2 ATTY. TAMACCIO: Your Honor if I may just in the
3 interest of efficiency. I believe he's attempting to
4 ask the witness whether she saw him at the residence
5 on September the 18th.

6 THE COURT: Is that what you're asking?

7 MR. LAWRENCE: See me anywhere.

8 THE COURT: Okay, is there an objection.

9 ATTY. TAMACCIO: Yes.

10 THE COURT: Sustained.

11 Q Did I want to be with you in a --

12 ATTY. TAMACCIO: Objection.

13 Q -- in a romantic way?

14 THE COURT: Sustained.

15 Q Did I indicate anywhere that I wanted to see you?

16 ATTY. TAMACCIO: Objection

17 THE COURT: Sustained.

18 Q Are you -- would you care to talk about the issues
19 that I was trying to bring out at this particular time?

20 ATTY. TAMACCIO: Objection.

21 THE COURT: I'm going to sustain the objection.
22 It's quarter to five. We have to end. I have
23 repeatedly asked you to wrap it up and you keep
24 asking questions that are objectionable.

25 I'm going to give you one more -- I'm going to
26 give you a little bit longer and then we're going to
27 have to come to an end. You've had plenty of time to

1 cross examine.

2 Cross examination is not unlimited, so finish.

3 MR. LAWRENCE: I've got two.

4 THE COURT: You said that two or three time
5 Now.

6 MR. LAWRENCE: They weren't the last email.

7 THE COURT: Finish.

8 Q The next email after addressing issues related to my
9 parents. At this particular time frame, did you lock --
10 change the locks to the house?

11 ATTY. TAMACCIO: Objection.

12 THE COURT: Sustained.

13 Q Was I able to get to my belongings in the basement?

14 ATTY. TAMACCIO: Objection.

15 THE COURT: Sustained.

16 Q Last email. So can we (Indiscernible) craziness now
17 and help me rent the place. Did my father deliver a
18 Hepatitis C test to you three days before this on September
19 19th?

20 ATTY. TAMACCIO: Objection.

21 THE COURT: Sustained. You already asked that.

22 ATTY. TAMACCIO: Your Honor, again, we are
23 coming up at the end of the day and I can only
24 assume that this is a dilatory tactic at this point.

25 MR. LAWRENCE: No, it's not. I'm just reading
26 the emails. If she answers the questions we move
27 faster.

Corrupt

*

Corrupt

1 THE COURT: You know what, Mr. Lawrence, you
2 aren't asking anything -- anything new. So --

3 MR. LAWRENCE: I've got one more.

4 THE COURT: -- like I said ask your last
5 question and we'll be done.

6 Q I was planning to be back in Europe this week. I
7 have to be back November 19th at 1:07 (Indiscernible). So
8 how about letting me show the unit to three or four people.
9 My parents are afraid of you. No unnecessary anxiety,
10 please.

11 So its an interrogative. Can I show the place? When
12 for over a month you said that you would help me show the
13 place. Is an interrogative between two intimate people
14 considered harassing when I'm leaving and I'm asking to show
15 my place.

16 Is this something that is -- it's not a declarative
17 statement. It's -- it's a one-time question and I'm saying
18 please there's no caps locks, there's nothing. Is this a
19 scary email?

20 ATTY. TAMACCIO: Objection.

21 THE COURT: I'm going to sustain the objection.

22 The question's argumentative. And we've been over
23 this repeatedly. You said you had one more question,
24 that was your question. We're done with this
25 witness.

26 It's just about ten minutes to five. So unless
27 the State's going to come back with this witness for

Shields
Shuts
down
relevant
harassing
email
Corrupt

1 any redirect you're --

2 ATTY. TAMACCIO: Your Honor, my -- I was just
3 going to indicate the only thing I have for this
4 witness is to thank her for her time.

5 THE COURT: All right. Okay, we're going to
6 recess for the day, ladies, and gentlemen. Mr.
7 Lawrence, move back you're standing in my line of
8 sight.

9 ATTY. TAMACCIO: And, Your Honor, if whatever's
10 on the Elmo could be removed.

11 THE COURT: Mr. Lawrence, Mr. Lawrence, back
12 over there. Members of the jury we're going to
13 recess for the day. I'm going to ask you to be in by
14 we'll say 9:30 tomorrow morning.

15 I'm trying to get started at 10 o'clock and get
16 done what we can. Please, remember my admonition.
17 Have a well-deserved rest this evening. See you
18 tomorrow morning.

19 (WHEREUPON THE JURY EXIT THE COURTROOM)

20 ATTY. TAMACCIO: Your Honor.

21 THE COURT: Yes.

22 ATTY. TAMACCIO: I only ask if the jury could
23 not quite be released until Your Honor, has an
24 opportunity hear what I have to say.

25 THE COURT: All right. If you could just step
26 out into the hallway with the marshals and I'll let
27 you know when you can leave. Thank you.

1 ATTY. TAMACCIO: My apologies to all but, Your
2 Honor, I do feel duty bound to inform the court and
3 everyone else. After he left in the middle of the
4 cross examination, about forty minutes ago. I was
5 informed by Officer Grasso that he was informed this
6 afternoon that by his wife that his daughter has
7 tested positive for covid.

8 Obviously, he was in the courtroom with
9 everybody. In an over abundance of caution, I do
10 feel the need to inform the (Indiscernible) Mr.
11 Lawrence, the witnesses, and the jury.

12 He indicates to me that is fully vaccinated,
13 that he is asymptomatic and, obviously, covid
14 precautions were in place. However, I could not in
15 good conscious allow the jury to leave the building
16 without at least the possibility of them being
17 informed.

18 THE COURT: Okay. What would you like me to do?

19 ATTY. TAMACCIO: Nothing, Your Honor. Other
20 than to inform them that a witness potentially was
21 exposed, and I candidly Judge I don't know what
22 judicial protocols are here.

23 THE COURT: What if anything that you have to
24 say, Mr. Lawrence?

25 MR. LAWRENCE: I think delays would be counter
26 productive. So I think we should press on.

27 THE COURT: All right. Well, here's what I'm

1 going to do, unless there's an objection, bring the
2 jury back I'm going to tell them that we've all had
3 two witnesses.

4 ATTY. TAMACCIO: Yes, sir.

5 THE COURT: I'm going to tell that Officer
6 Grasso was exposed to somebody who tested positive,
7 but he was fully vaccinated since you said it.

8 ATTY. TAMACCIO: Yes, sir.

9 THE COURT: Apparently, he told you that.

10 ATTY. TAMACCIO: Yes, sir.

11 THE COURT: And I will just tell them that, so
12 they'll know. And I'm not going to ask them to do
13 anything.

14 ATTY. TAMACCIO: That's more than acceptable,
15 Judge. I just want the information out there in
16 fairness to everyone.

17 THE COURT: Do you have any comment about that,
18 Mr. Lawrence, what I just said?

19 MR. LAWRENCE: No.

20 THE COURT: Okay, bring them back. Thank you.

21 (WHEREUPON THE JURY ENTER THE COURTROOM)

22 Okay, do both parties stipulate to the presence of
23 the jurors in the alternate?

24 ATTY. TAMACCIO: The State so stipulates.

25 THE COURT: Mr. Lawrence, yes, or no?

26 MR. LAWRENCE: Yes.

27 THE COURT: Okay, you can sit down, ladies and

1 gentlemen. I want to inform you of something which I
2 literally just learned and out of fairness to you,
3 you should be aware of this. Officer Grasso who
4 testified earlier was in proximity to somebody who
5 tested positive for the covid virus.

6 He, Officer Grasso, is fully vaccinated. And I
7 am -- I suppose duty bound just to tell you that.
8 I'm not asking you to do anything with that
9 information, just passing it on to you.

10 So if you have some concerns, you can write it
11 in a note and let me know. But as far as I'm
12 concerned, we're just going to go forward. Thank
13 you, very much. Remember my admonition. We'll see
14 you tomorrow morning.

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S20N-CR19-0147994S : SUPERIOR COURT
STATE OF CONNECTICUT : G.A. # 1
v. : STAMFORD/NORWALK AT STAMFORD
JAMES LAWRENCE : OCTOBER 5, 2021

C E R T I F I C A T I O N

I hereby certify the foregoing pages are a true and correct transcription of the audio recording of the above-referenced case, heard in Superior Court, G.A. #1 of Stamford/Norwalk Connecticut, before the Honorable Gary White, Judge, on the 5th day of October 2021.

Dated this 11th day of October 2022 in Stamford,
Connecticut.



Tara McCloud
Court Recording Monitor