

1 TRAVELED?

2 A TEN POINT TWO MILES.

3 Q MR. KNIGHTON, WERE THERE ANY SPEED BUMPS OR ANY
4 OTHER THING THAT YOU RAN INTO?

5 A YES. LEAVING THE TRAILER PARK, THERE WERE EIGHT
6 SPEED BUMPS.

7 Q WHAT SPEED WAS MAINTAINED THROUGH THERE; DO YOU
8 KNOW?

9 A APPROXIMATELY FIFTY-FIVE MILES PER HOUR SPEED
10 LIMIT. IT DOES VARY.

11 Q ALL RIGHT. THANK YOU.

12 MR. EIDE: YOUR HONOR, NO FURTHER QUESTIONS.

13 THE COURT: CROSS?

14 MR. BENDER: JUST A FEW, YOUR HONOR.

15 CROSS-EXAMINATION

16 BY MR. BENDER:

17 Q MR. KNIGHTON, WHEN YOU WENT OUT TO THE TRAILER
18 PARK IN APOPKA AND THE HOME ON HARRISON, YOU WEREN'T PART
19 OF A POLICE INVESTIGATION, WERE YOU?

20 A NO.

21 Q YOU WORK FOR THE FIRM OF MR. EIDE, AS A PRIVATE
22 INVESTIGATOR?

23 A AS AN INVESTIGATOR, YES.

24 Q YOU WORK FOR THEM?

25 A HMM-HMM.

1 Q YOU DON'T WORK FOR THE POLICE?

2 A NO, I DO NOT.

3 Q NOW, WHEN YOU WENT TO THE HOME ON HARRISON AVENUE,
4 TO VISIT THE [REDACTED], THEY LET YOU IN AND TO TAKE PHOTOGRAPHS,
5 DIDN'T THEY?

6 A YES, THEY DID.

7 Q THEY DIDN'T HAVE TO, DID THEY?

8 A NO.

9 Q THEY COULD HAVE REFUSED TO LET YOU TAKE PHOTOGRAPHS?

10 A YES.

11 Q THEY COOPERATED IN EVERY WAY, DIDN'T THEY?

12 A HMM-HMM.

13 Q NOW, WHEN YOU WENT TO THE HOUSE ON HARRISON, WASN'T
14 MR. EIDE WITH YOU?

15 A YES.

16 Q HE WAS THERE WHEN YOU WERE TAKING THE PHOTOGRAPHS,
17 WASN'T HE?

18 A YES.

19 Q AND HE WAS THERE AND TALKED WITH THE [REDACTED] AND
20 TALKED WITH THE STOCKWELLS, WASN'T HE?

21 A YES.

22 Q SO HE IS VERY FAMILIAR WITH THE PHOTOGRAPHS,
23 BECAUSE HE WAS THERE?

24 A YES.

25 Q AND HE'S FAMILIAR WITH THE LAYOUT OF THE HOUSE?

1 A YES.

2 Q ALL OF THE PHOTOGRAPHS THAT YOU TOOK, BOTH AT THE
3 HOME ON HARRISON AND THE HOME IN THE TRAILER PARK, WERE ALL
4 TAKEN OVER FOUR MONTHS LATER, WEREN'T THEY?

5 A YES.

6 Q THIS CAR THAT YOU DROVE FROM THE TRAILER PARK
7 TO THE HOME, YOU SAID IT TOOK YOU 18 MINUTES, TEN POINT
8 TWO MILES?

9 A CORRECT.

10 Q WHOSE CAR WAS THAT?

11 A MR. EIDE'S.

12 Q HOW DO YOU KNOW IT HAD BEEN SERVICED A MONTH
13 BEFORE?

14 A MR. EIDE INFORMED ME OF THAT.

15 Q YOU WEREN'T PRESENT WHEN THAT CAR WAS SERVICED?

16 A NO, I WASN'T.

17 Q AND YOU DON'T KNOW IF THE ODOMETER NEEDED FIXING,
18 OR NOT?

19 A NO.

20 Q IF YOU WERE TO HEAR TESTIMONY THAT ANOTHER PERSON
21 HAD DRIVEN THAT CAR AND IT WAS NINE POINT ONE MILES -- YOU
22 SAID TEN POINT TWO. THAT'S A DIFFERENCE OF ABOUT ONE MILE?

23 THE COURT: NOT "DRIVEN THAT CAR", "DRIVEN THAT
24 DISTANCE".

25 BY MR. BENDER:

1 Q I'M SORRY. DRIVEN THE DISTANCE BETWEEN THE TRAILER
2 AND THE HOME, THAT WOULD BE A DIFFERENCE OF ABOUT ONE MILE?

3 A CORRECT.

4 Q AND IF THEY TOLD YOU IT TOOK 15 MINUTES AND IT
5 TOOK YOU 18, THAT WOULD BE A DIFFERENCE OF THREE MINUTES?

6 A CORRECT.

7 MR. BENDER: THAT'S ALL I HAVE.

8 MR. EIDE: I HAVE NO REDIRECT.

9 THE COURT: YOU MAY STEP DOWN.

10 COUNSEL APPROACH THE BENCH.

11 (THEREUPON, COUNSEL APPROACHED THE BENCH, AND THE
12 PROCEEDINGS WERE HAD OUTSIDE THE HEARING OF THE JURY, AND
13 OFF THE RECORD.)

14 THE COURT: THE DEFENSE MAY PROCEED. CALL YOUR
15 NEXT WITNESS.

16 MR. EIDE: I WOULD CALL CHRISTI MOORE, YOUR HONOR.

17 THEREUPON,

18 CHRISTI MOORE,

19 WAS CALLED AS A WITNESS BY THE DEFENSE AND, AFTER HAVING
20 BEEN FIRST DULY SWORN, WAS EXAMINED AND TESTIFIED ON HER
21 OATH AS FOLLOWS:

22 MR. EIDE: YOUR HONOR, MAY WE APPROACH SIDE BAR?

23 (THEREUPON, A SIDE-BAR CONFERENCE WAS HAD, OUTSIDE THE
24 PRESENCE OF THE JURY, AND OFF THE RECORD.)

25 MR. EIDE: YOUR HONOR, WE'VE ALREADY CALLED

1 CHRISTI MOORE.

2 (THEREUPON, THE SIDE-BAR CONFERENCE WAS CONCLUDED.)

3 THE COURT: FALSE ALARM, MISS MOORE. YOU MAY
4 STEP DOWN.

5 MR. EIDE: SORRY, MISS MOORE.

6 THE COURT: ALL RIGHT. LADIES AND GENTLEMEN OF
7 THE JURY, WE'RE GOING TO RECESS FOR THE DAY. WE'VE
8 GOT ONE, POSSIBLY TWO MORE WITNESSES' TESTIMONY
9 TOMORROW MORNING, CLOSING ARGUMENTS AND INSTRUCTIONS,
10 JURY INSTRUCTIONS. SO I WOULD ANTICIPATE THAT WE
11 WOULD BE ABLE TO CONCLUDE THE CASE BY LUNCH, I HOPE.
12 OF COURSE, THAT'S BARRING ANY UNFORESEEN MATTERS OR
13 MATTERS THAT WE HAVE TO TAKE UP.

14 ALL RIGHT. WE'LL START BACK UP AT TEN
15 O'CLOCK TOMORROW MORNING. WE MAY NOT FINISH BY LUNCH
16 TIME. BUT, HOPEFULLY, WE WILL RESOLVE THE CASE BY
17 TOMORROW EVENING OR TOMORROW AFTERNOON.

18 SO WE WILL RECESS NOW, AS FAR AS THE TRIAL
19 IS CONCERNED, UNTIL TEN O'CLOCK TOMORROW MORNING; AS
20 FAR AS COURT IS CONCERNED, UNTIL 8:30 TOMORROW MORNING.

21 (THEREUPON, COURT RECESSED AT 5:28 P.M., TO
22 RECONVENE ON OCTOBER 18, 1990.)

23 * * * * *

24 (CONTINUED IN VOLUME V)

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