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DIGITALLY RECORDED
SWORN STATEMENT
OF

[REDACTED]

OIG CASE #:
2019-010614

DEPARTMENT OF JUSTICE
OFFICE OF THE INSPECTOR GENERAL
SEPTEMBER 23, 2021

RESOLUTE DOCUMENTATION SERVICES

Agoura Hills, CA 91301
Phone: [REDACTED]

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APPEARANCES:

OFFICE OF THE INSPECTOR GENERAL

BY: [REDACTED]

BY: [REDACTED]

WITNESS:

[REDACTED]

OTHER APPEARANCES:

NONE

1 MR. [REDACTED]: This is Special Agent [REDACTED]
2 [REDACTED]. Today is September 23, 2021. The time
3 is 9:20 a.m., and we are beginning the
4 interview. My name is [REDACTED]. I'm a
5 Special Agent with the U.S. Department of
6 Justice, Office of the Inspector General, New
7 York Field Office, and these are my
8 credentials.

9 MS. [REDACTED]: I see.

10 MR. [REDACTED]: This interview with the
11 Federal Bureau of Prisons correctional officer
12 lieutenant, [REDACTED]. Did I say that
13 right?

14 MS. [REDACTED]: Yes.

15 MR. [REDACTED]: Is being conducted as part of
16 an official U.S. Department of Justice, Office
17 of the Inspector General, DOJ investigation.
18 Today's date is September 23rd, 2021. The time
19 is 9:20 a.m. This interview is being conducted
20 at the Metropolitan Correctional Center in New
21 York City. Also present is DOJ Senior Special
22 Agent.

23 MR. [REDACTED]: [REDACTED]. And
24 these are my credentials. Thank you.

25 MR. [REDACTED]: This interview will be

1 recorded by me, Special Agent [REDACTED].
2 Could everyone please identify themselves for
3 the record, and spell your last name? To
4 start, again, I am DOJ/OIG Special Agent,
5 [REDACTED]. [REDACTED].

6 MR. [REDACTED]: Senior Special Agent
7 [REDACTED]. [REDACTED].

8 MS. [REDACTED]: I'm correctional lieutenant
9 [REDACTED]. [REDACTED].

10 MR. [REDACTED]: Thank you. This is an
11 official DOJ/OIG investigation into the death
12 of inmate Jeffrey Epstein, and you are being
13 asked to voluntarily provide answers to our
14 questions. Will you agree to a voluntary
15 interview with the DOJ/OIG?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: Okay.

18 MR. [REDACTED]: Thank you.

19 MR. [REDACTED]: Please review DOJ/OIG form
20 III-226/2. The form states, United States
21 Department of Justice, Office of the Inspector
22 General, Warnings and Assurances to Employee
23 Requested to Provide Information on a Voluntary
24 Basis. "You are being asked to provide
25 information as part of an investigation being

1 conducted by the Office of the Inspector
2 General. This investigation is being conducted
3 pursuant to the Inspector General Act of 1978,
4 as amended. This investigation pertains to job
5 performance failure, and security failure.
6 This is a voluntary interview. Accordingly,
7 you do not have to answer questions. No
8 disciplinary action will be taken against you
9 if you choose not to answer questions. Any
10 statement you furnish may be used as evidence
11 in any future criminal proceedings, or agency
12 disciplinary proceedings, or both." The waiver
13 states, "I understand the Warnings and
14 Assurances stated above and I am willing to
15 make a statement and answer questions. No
16 promises or threats have been made to me, and
17 no pressure or coercion of any kind has been
18 used against me." Please read the form, and if
19 you understand --

20 MS. [REDACTED]: Okay.

21 MR. [REDACTED]: -- can you please sign where
22 it says employee name, signature?

23 MR. [REDACTED]: Need a pen?

24 MS. [REDACTED]: Thank you.

25 MR. [REDACTED]: Move that out of the way.

1 MR. [REDACTED]: Yeah. (Indiscernible
2 *00:03:03). Thank you.

3 MS. [REDACTED]: Okay.

4 MR. [REDACTED]: Lieutenant [REDACTED], do you
5 understand the form?

6 MS. [REDACTED]: Yes. Yes, sir.

7 MR. [REDACTED]: And you are signing the form
8 also.

9 MS. [REDACTED]: Mm-hmm.

10 MR. [REDACTED]: Thank you.

11 MS. [REDACTED]: That's it. Do my name?

12 MR. [REDACTED]: I'll fill out the --

13 MS. [REDACTED]: Okay.

14 MR. [REDACTED]: -- that part.

15 MS. [REDACTED]: No problem.

16 MR. [REDACTED]: Okay.

17 MR. [REDACTED]: Thank you.

18 MS. [REDACTED]: Thank you.

19 MR. [REDACTED]: I can fill it out,
20 [REDACTED].

21 MR. [REDACTED]: This is Agent [REDACTED]. I'm
22 signing on the signature of the Office of
23 Inspector General.

24 MR. [REDACTED]: Thank you. And I am
25 going to sign as the witness and put my name.

1 Thanks.

2 MR. [REDACTED]: Before starting the
3 interview, I would like to place you under
4 oath. Lieutenant [REDACTED], can you please raise
5 your right hand?

6 MS. [REDACTED]: Sure.

7 MR. [REDACTED]: Do you swear to tell the
8 truth and nothing but the truth during this
9 interview?

10 MS. [REDACTED]: Yes. Yes, sir.

11 MR. [REDACTED]: Thank you. Please let me
12 know if you do not understand any questions,
13 and I will repeat it or try to rephrase it for
14 you.

15 MS. [REDACTED]: Okay.

16 MR. [REDACTED]: What is your current home
17 address?

18 MS. [REDACTED]: [REDACTED],
19 [REDACTED].

20 MR. [REDACTED]: Thank you. What is your date
21 of birth?

22 MS. [REDACTED]: [REDACTED].

23 MR. [REDACTED]: What is your social security
24 number?

25 MS. [REDACTED]: [REDACTED].

1 MR. [REDACTED]: Thank you. And what is your
2 current cell phone number?

3 MS. [REDACTED]: [REDACTED].

4 MR. [REDACTED]: What is your highest level of
5 education?

6 MS. [REDACTED]: College. Bachelors.

7 MR. [REDACTED]: Which college?

8 MS. [REDACTED]: The College of New Rochelle.

9 MR. [REDACTED]: And what was your -? That's
10 in New York?

11 MS. [REDACTED]: It's upstate New Rochelle,
12 New York. Yes.

13 MR. [REDACTED]: And what was your major in?

14 MS. [REDACTED]: I was in psychology, though I
15 believe is liberal arts.

16 MR. [REDACTED]: What did you do prior to
17 working for the BOP?

18 MS. [REDACTED]: I worked for the New York
19 City Police Department as a school safety
20 agent.

21 MR. [REDACTED]: And when did you start
22 working for the BOP?

23 MS. [REDACTED]: When did I start?

24 MR. [REDACTED]: Start.

25 MS. [REDACTED]: May 18, 2003.

1 MR. [REDACTED]: When did you graduate
2 college?

3 MS. [REDACTED]: May of 2012.

4 MR. [REDACTED]: Okay.

5 MR. [REDACTED]: Thank you. Do you have any
6 military service?

7 MS. [REDACTED]: No, sir.

8 MR. [REDACTED]: And you said in 2003, you
9 started with the BOP?

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: And when did you -? What was
12 the -? When did you first start?

13 MS. [REDACTED]: MDC Brooklyn.

14 MR. [REDACTED]: MDC Brooklyn?

15 MS. [REDACTED]: Yes.

16 MR. [REDACTED]: And you started as a C.O.?

17 MS. [REDACTED]: Yes.

18 MR. [REDACTED]: Okay. When did you graduate
19 from BOP training?

20 MR. [REDACTED]: You don't remember the
21 answer?

22 MR. [REDACTED]: Yeah.

23 MR. [REDACTED]: It was probably shortly
24 after you started, correct?

25 MS. [REDACTED]: Yes.

1 MR. [REDACTED]: Okay.

2 MR. [REDACTED]: Okay. And when did you
3 come to MCC?

4 MS. [REDACTED]: I came to MCC January 31st,
5 2011.

6 MR. [REDACTED]: And have you been here
7 since?

8 MS. [REDACTED]: Yes.

9 MR. [REDACTED]: Okay. And have you been
10 in the SIS Shop since then?

11 MS. [REDACTED]: No.

12 MR. [REDACTED]: Okay.

13 MS. [REDACTED]: I went into the SIS Shop in
14 2016.

15 MR. [REDACTED]: 2016?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: And then, in 2019, were
18 you a lieutenant with the SIS Office?

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: Great.

21 MR. [REDACTED]: Okay. That's the basic
22 background we cover to --

23 MR. [REDACTED]: Yeah, no --

24 MR. [REDACTED]: -- on that.

25 MR. [REDACTED]: -- you can go into the

1 questions.

2 MR. [REDACTED]: So, what we're going to talk
3 to you today about is Mr. -. Are you aware of
4 who Jeffrey Epstein is?

5 MS. [REDACTED]: Yes.

6 MR. [REDACTED]: And was he an inmate at the
7 MCC?

8 MS. [REDACTED]: Yes.

9 MR. [REDACTED]: Were you familiar with him
10 while he was housed here at the MCC?

11 MS. [REDACTED]: Yeah. I would say yes.

12 MR. [REDACTED]: Okay. Let's start off.
13 Well, were you familiar with his first suicide
14 attempt?

15 MS. [REDACTED]: Yes. I did the first
16 investigation on that one. Yes.

17 MR. [REDACTED]: Did that approximately, did
18 that happen approximately around July 23rd,
19 2019?

20 MS. [REDACTED]: Yes.

21 MR. [REDACTED]: Can you tell us what
22 happened? Based on your investigation and what
23 you found.

24 MS. [REDACTED]: Based on my investigation,
25 once I found out about the suicide attempt when

1 I came to work, I spoke to the staff team, as
2 well as his cellmate, to try to get both of
3 their sides of the story.

4 MR. [REDACTED]: Was that Tartaglione?

5 MS. [REDACTED]: Yes. Mr. Tartaglione.

6 MR. [REDACTED]: Okay.

7 MS. [REDACTED]: I spoke to Epstein in the R&D
8 area. He was a little hesitant, at first,
9 about speaking to me. He kept asking me who
10 was I? You know, what was I interviewing him
11 for? And I explained to him my position as the
12 SIS Lieutenant, to ensure his safety needs are
13 met, and, you know, I questioned him about the
14 alleged suicide attempt, and he said, I don't
15 remember what happened. I remember him telling
16 me he went to get a drink of water, and all he
17 remembered is he was on the floor. And the
18 staff will come in and he wouldn't provide much
19 of anything else.

20 I did question him about Mr. Tartaglione.
21 You know, did you guys have any words with each
22 other? You know, we were just cellmates at the
23 time. You know, when you went to get the drink
24 of water, and he would -. Either he say he was
25 laying on the floor, or sitting on the bed.

1 You know? I asked him, you know, are you
2 telling me the truth? Is there anything that
3 you would like to volunteer? You know, did you
4 intentionally try to harm yourself? And at
5 times, like, I didn't try to harm myself. I
6 don't know what happened. I just got a drink
7 of water, and next thing you know, I was on the
8 floor.

9 MR. [REDACTED]: Did you ask him if
10 Tartaglione attempted to harm him?

11 MS. [REDACTED]: Yes.

12 MR. [REDACTED]: And what did he say to
13 that?

14 MS. [REDACTED]: And he said no.

15 MR. [REDACTED]: And he said Tartaglione
16 did not --

17 MS. [REDACTED]: Yes.

18 MR. [REDACTED]: -- try to harm him?

19 MS. [REDACTED]: He said he did not.

20 MR. [REDACTED]: Okay.

21 MR. [REDACTED]: Was there a noose found
22 around his neck, at that point? Do you know?

23 MS. [REDACTED]: I think it was. I think it
24 was. At the time. It was a rope, I want to
25 say, or something to that effect. They had

1 brought down to the SIS Shop, that they found.
2 I can't tell you that they found it around his
3 neck because I can't remember. To be honest
4 with you.

5 MR. [REDACTED]: And how did the C.O.s become
6 aware that he had possibly tried to commit
7 suicide?

8 MS. [REDACTED]: To my knowledge, Mr.
9 Tartaglione is who alerted the officers, by
10 banging on the door.

11 MR. [REDACTED]: And when the officers found
12 him, did they find a noose around his neck?
13 How did they find him, do you recall?

14 MS. [REDACTED]: I can't recall. I know that
15 they found him on the floor. But I can't
16 recall if it was around his neck.

17 MR. [REDACTED]: And Mr. Epstein stated that
18 Tartaglione did not try to kill him.

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: Except there was a noose.

21 MS. [REDACTED]: Yes.

22 MR. [REDACTED]: Did he mention if he made the
23 noose himself, or how the noose came about?

24 MS. [REDACTED]: No. He didn't.

25 MR. [REDACTED]: And what was your impression

1 after talking to him? Did you believe that he
2 tried to take his own life?

3 MS. [REDACTED]: I kind of had mixed feelings
4 about it because he was insistent on that he
5 didn't try to take his own life. You know?
6 Normally, a person will say, okay, this was
7 going on, and he kept saying, no, I didn't try
8 to kill myself. I didn't try to kill myself.
9 I don't know what happened. So, I mean, during
10 the investigation and conclusion, I can't say
11 that he, you know, he did or he didn't, to be
12 honest with you. From the answers that I was
13 getting back from him.

14 MR. [REDACTED]: But he stated himself that
15 Tartaglione didn't try to kill him?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: So, the only other option
18 would have possibly been that he tried to
19 commit suicide himself?

20 MS. [REDACTED]: Right.

21 MR. [REDACTED]: Okay.

22 MR. [REDACTED]: Or do you believe that
23 inmate Tartaglione attempted to harm him?

24 MS. [REDACTED]: I don't.

25 MR. [REDACTED]: Yeah.

1 MS. [REDACTED]: I don't.

2 MR. [REDACTED]: So, was it inconclusive?

3 MS. [REDACTED]: It was pretty inconclusive.

4 MR. [REDACTED]: What is your feeling of
5 what happened, though? Being a trained
6 investigator.

7 MS. [REDACTED]: I don't know if it was, you
8 know, looking back, I kind of felt, like, okay,
9 was this, like, did he intentionally try to do
10 something to get our attention? You know, then
11 I leaned to, maybe he didn't. You know? You
12 have two inmates in the cell. And I'm, you
13 know, I'm also looking at did, you know, did
14 Tartaglione tell me the truth. You know, I
15 really can't say what happened because you
16 have, you know, Mr. Epstein saying, you know,
17 no, he didn't try to do anything to me, and I
18 asked about them interacting. Do they talk?
19 And he's, like, yes, we talk.

20 You know, we're cellmates. We talk. We
21 read books. He, you know? So, it wasn't no
22 reason for me to believe that Mr. Tartaglione,
23 you know, tried to harm him because Epstein
24 didn't give me that impression.

25 MR. [REDACTED]: And was he placed on

1 suicide watch as a result?

2 MS. [REDACTED]: Yes.

3 MR. [REDACTED]: So then, wouldn't you
4 only be placed on suicide watch if the thought
5 was that he was attempting to self-harm?

6 MS. [REDACTED]: If that was the thought made
7 by the psychology department --

8 MR. [REDACTED]: Okay.

9 MS. [REDACTED]: -- they would definitely
10 place you on suicide watch. Even if you said
11 it out of playing, they would place you on a
12 suicide watch.

13 MR. [REDACTED]: So, do you know how they
14 made that determination that he would be placed
15 on suicide watch?

16 MS. [REDACTED]: I don't know.

17 MR. [REDACTED]: Okay.

18 MS. [REDACTED]: I don't know.

19 MR. [REDACTED]: But it wasn't based upon
20 your investigation?

21 MS. [REDACTED]: No.

22 MR. [REDACTED]: Was it actually your
23 investigations conclusions, which actually
24 brought him off of suicide watch?

25 MS. [REDACTED]: No.

1 MR. [REDACTED]: No?

2 MS. [REDACTED]: No. I wouldn't say that.

3 Normally, they do their evaluation, the
4 psychology department, and when I guess they
5 determined that the inmates could return to the
6 general population, then they will release them
7 from the suicide watch.

8 MR. [REDACTED]: Okay. So, the SIS
9 determination of inconclusive doesn't actually
10 play into if he's on or off of suicide watch.

11 MS. [REDACTED]: I don't think it did.

12 MR. [REDACTED]: Okay.

13 MS. [REDACTED]: I don't think it did.

14 MR. [REDACTED]: Inmate Tartaglione. Had he
15 been at the MCC for a long time?

16 MS. [REDACTED]: Yeah. He's been at the MCC
17 for quite some time.

18 MR. [REDACTED]: Did he have any history of
19 violence with any of the inmates?

20 MS. [REDACTED]: Not violence. He was more of
21 a cellphone carrier. I think I caught him with
22 a cellphone at a time.

23 MR. [REDACTED]: Is --

24 MS. [REDACTED]: You know --

25 MR. [REDACTED]: -- is that why --

1 MS. [REDACTED]: -- something to that effect.

2 MR. [REDACTED]: -- he was in the SHU?

3 MS. [REDACTED]: I think that's why he was in
4 SHU at that time.

5 MR. [REDACTED]: Do you recall how Tartaglione
6 got chosen to be Epstein's inmate?

7 MR. [REDACTED]: Cellmate.

8 MR. [REDACTED]: Cellmate. Sorry.

9 MS. [REDACTED]: Oh.

10 MR. [REDACTED]: Sorry.

11 MS. [REDACTED]: Actually, I don't. I don't
12 know how they put the two of them together.
13 Normally, if it's, you know, if we're vetting
14 cellmates for, say, that they would ask me, you
15 know, who do you think would be more suitable,
16 but in Epstein's case, nobody asked me. So, I
17 don't know how they became cellmates.

18 MR. [REDACTED]: You don't know if any
19 decisions were made by the higher ups, in
20 regards to him?

21 MS. [REDACTED]: I don't know.

22 MR. [REDACTED]: Okay. And after this
23 incident happened, was Tartaglione removed from
24 the cell? Or was inmate Epstein removed from
25 the cell?

1 MS. [REDACTED]: I'm not sure which one were
2 removed, or if they both was placed in
3 different cells, with different cellmates. I'm
4 not sure.

5 MR. [REDACTED]: Well -.

6 MR. [REDACTED]: Well, inmate Epstein was
7 actually placed on suicide watch.

8 MS. [REDACTED]: Right. But I'm not sure if
9 Mr. [REDACTED] remained in that same cell.

10 MR. [REDACTED]: Okay. But he was in the SHU
11 after that meeting with him?

12 MS. [REDACTED]: Yes.

13 MR. [REDACTED]: Were there any issues with
14 him after that incident?

15 MS. [REDACTED]: With?

16 MR. [REDACTED]: With Tartaglione.

17 MS. [REDACTED]: Not that I'm aware of.

18 MR. [REDACTED]: Okay. And we asked about the
19 suicide watch. Now, being that if an inmate
20 was - an incident like this happened, let's
21 skip the fact that it was inmate Epstein --

22 MS. [REDACTED]: Okay.

23 MR. [REDACTED]: -- if an inmate was found
24 with a noose, and there was a possibility of a
25 suicide, what's the normal procedure that

1 happens? What happens to the inmate? What
2 does the MCC do with the inmate?

3 MS. [REDACTED]: If it was an incident where
4 he was found, let's say, while I was a
5 lieutenant on, and it happened, I would remove
6 him from the cell, of course, immediately.
7 Notify psychology of what occurred. At that
8 point, I would be placing him on suicide watch,
9 with an inmate companion watching him, but I
10 would make sure, you know, we take all of his
11 clothing, everything, and he would get nothing
12 but a suicide smog. And a suicide blanket.

13 MR. [REDACTED]: And how long does that normal
14 suicide watch last?

15 MS. [REDACTED]: It can vary.

16 MR. [REDACTED]: What's the shortest you've
17 ever seen somebody put on suicide watch?

18 MS. [REDACTED]: Maybe a couple of days, but I
19 can't tell you a, you know, one or two days, or
20 three. But maybe a couple of days.

21 MR. [REDACTED]: Based on what we've found
22 out, it looks like this attempt was on the
23 23rd, and 24th morning, he was removed from
24 suicide watch and placed in psych observation.

25 MS. [REDACTED]: Right.

1 MR. [REDACTED]: Do you think that was too
2 early to remove him from suicide watch? I know
3 this is -. What is the difference between
4 psych op and suicide watch?

5 MS. [REDACTED]: It's the same area. Psych
6 ops is, they just get their clothing back. But
7 they are still being watched.

8 MR. [REDACTED]: It's the same thing,
9 right?

10 MS. [REDACTED]: It's the same thing.

11 MR. [REDACTED]: Yeah.

12 MS. [REDACTED]: They're still being watched
13 by an inmate companion.

14 MR. [REDACTED]: Is there any other benefit to
15 being in suicide watch - in terms of suicide
16 watch versus psych observation - any benefits
17 to being in psych ops?

18 MR. [REDACTED]: Yeah. You have your
19 clothes.

20 MS. [REDACTED]: You get your clothes.

21 MR. [REDACTED]: Your clothes.

22 MS. [REDACTED]: I mean -.

23 MR. [REDACTED]: Was it - if it was any other
24 inmate - would they have given back his clothes
25 that fast?

1 MS. [REDACTED]: I don't know. That would be
2 the psychology department determination.

3 MR. [REDACTED]: Okay. Did you - now, moving
4 forward, I think around July 30th, I believe,
5 that he was removed from psych observation, and
6 he was placed back in the SHU - do you recall
7 hearing why he was removed from psych
8 observation --

9 MS. [REDACTED]: No.

10 MR. [REDACTED]: -- and placed back in the
11 SHU?

12 MS. [REDACTED]: No.

13 MR. [REDACTED]: Do you have any questions?

14 MR. [REDACTED]: Yeah. Just to go back,
15 file back to Nicholas Tartaglione. So, I knew
16 you - when asked - you said you weren't, you
17 knew he was more of a cellmate carrier kind of
18 a guy, but do you know of any instances where
19 he actually did harm another inmate?

20 MS. [REDACTED]: No.

21 MR. [REDACTED]: No?

22 MS. [REDACTED]: No.

23 MR. [REDACTED]: Great. Thank you.

24 MR. [REDACTED]: All right. Anything else on
25 the -?

1 MR. [REDACTED]: Nope.

2 MR. [REDACTED]: Okay.

3 MR. [REDACTED]: You can go ahead.

4 MR. [REDACTED]: Now, let's go to August 9th.

5 Were you working on August 9th, 2019?

6 MS. [REDACTED]: I think I was off August 9th.

7 MR. [REDACTED]: Okay. Let me just -. Would
8 you be -. Would your name be on the -?

9 MS. [REDACTED]: On the roster?

10 MR. [REDACTED]: On the roster.

11 MS. [REDACTED]: Yeah. I would be on the
12 roster. I think I was off, or maybe I left
13 early August 9th. Or something. I can't
14 remember.

15 MR. [REDACTED]: I'm going to provide you a
16 copy of August 9th --

17 MS. [REDACTED]: Okay.

18 MR. [REDACTED]: -- roster. MCC SHU roster.

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: If you can take a look at it
21 and let me know if you were on schedule.

22 MS. [REDACTED]: No. I'm not on it.

23 MR. [REDACTED]: Okay.

24 MR. [REDACTED]: Okay.

25 MR. [REDACTED]: And who --

1 MR. [REDACTED]: Oh, sorry.

2 MR. [REDACTED]: -- where would that be
3 listed? Sorry.

4 MR. [REDACTED]: I thought you were going
5 to -. I thought we were just talking about
6 this. This next one. Did you hear anything -
7 just going back, before we talk about the
8 suicide watch, psychological observation room,
9 we'll go - did you hear anything about anyone
10 contacting the MCC and requesting that he be
11 removed from psychological observation?

12 MS. [REDACTED]: No.

13 MR. [REDACTED]: No? And you didn't hear
14 that, like, for instance, his attorneys were
15 trying to get him off of psychological
16 observation, so that they could continue with
17 their attorney/client visits?

18 MS. [REDACTED]: No. I didn't hear.

19 MR. [REDACTED]: You never heard that?

20 MS. [REDACTED]: No.

21 MR. [REDACTED]: Okay. Perfect. Now, we
22 can move to the actual -.

23 MR. [REDACTED]: So, I showed you the August
24 9th roster. You said you are not on there?

25 MS. [REDACTED]: Can I -. Actually --

1 MR. [REDACTED]: Where -?

2 MS. [REDACTED]: -- I would be under the SIS
3 Lieutenant, if you -. Under the SHU
4 Lieutenant. I would be under the SIS
5 Lieutenant.

6 MR. [REDACTED]: And there is - on that 9th,
7 what does it state there? It says unassigned?

8 MS. [REDACTED]: Unassigned.

9 MR. [REDACTED]: So, no one was working that
10 day?

11 MS. [REDACTED]: No. I was the only SIS
12 Lieutenant. I'm trying to think. Yeah.
13 Nobody was in there that day.

14 MR. [REDACTED]: Can you just circle that for
15 us?

16 MS. [REDACTED]: Sure.

17 MR. [REDACTED]: So, you were not here on
18 the 9th, is what you are saying?

19 MS. [REDACTED]: No.

20 MR. [REDACTED]: Okay.

21 MS. [REDACTED]: No.

22 MR. [REDACTED]: And no one was?

23 MS. [REDACTED]: Not in the SIS Shop.

24 MR. [REDACTED]: Oh, wow. Is that
25 abnormal, for being a Friday, without anyone

1 being in SIS?

2 MS. [REDACTED]: Actually, the SIS Technician,
3 her days off is Friday and Saturday.

4 MR. [REDACTED]: Oh, wow.

5 MS. [REDACTED]: And at the time, it was only
6 two of us working in the whole area.

7 MR. [REDACTED]: So, there was only one
8 tech and lieutenant?

9 MS. [REDACTED]: One tech and one lieutenant.

10 MR. [REDACTED]: Would the SIA have been
11 on?

12 MS. [REDACTED]: We didn't have one at the
13 time.

14 MR. [REDACTED]: Oh, so it was literally
15 just the two of you?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: Okay. So, this wasn't,
18 then, abnormal that, on a Friday, no one was
19 working?

20 MS. [REDACTED]: No. I normally --

21 MR. [REDACTED]: (Indiscernible
22 *00:19:28).

23 MS. [REDACTED]: -- on a Friday, I would have
24 been on because she would have been off. So, I
25 took off --

1 MR. [REDACTED]: (Indiscernible *00:19:36).

2 MS. [REDACTED]: -- on Friday. I can't recall

3 why.

4 MR. [REDACTED]: Sure.

5 MS. [REDACTED]: But -.

6 MR. [REDACTED]: And who was the SIS tech?

7 MS. [REDACTED]: Her name is [REDACTED]

8 (Phonetic Sp. *00:19:43).

9 MR. [REDACTED]: [REDACTED]?

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: All right.

12 MR. [REDACTED]: But she wasn't here?

13 MS. [REDACTED]: No. She wasn't here.

14 MR. [REDACTED]: And do you recall that

15 you actually - I know that the schedule says

16 that - but do you recall not being here?

17 Thinking that it was the day before.

18 MS. [REDACTED]: Yes.

19 MR. [REDACTED]: Okay.

20 MR. [REDACTED]: Put this here just in case we

21 need to go back.

22 MR. [REDACTED]: Okay.

23 MR. [REDACTED]: When did you first become

24 aware that Epstein's cellmate, inmate Reyes,

25 was removed as his cellmate?

1 MS. [REDACTED]: The day of the actual
2 suicide.

3 MR. [REDACTED]: When you say actual suicide,
4 which would be --

5 MS. [REDACTED]: August 10th.

6 MR. [REDACTED]: -- August 10th.

7 MS. [REDACTED]: Yes.

8 MR. [REDACTED]: Saturday, when you came in,
9 that's when you learned --?

10 MS. [REDACTED]: When I came in. Mm-hmm.

11 MR. [REDACTED]: Okay. Were you aware that,
12 when you came in, what were you aware of why
13 Reyes was removed from the institution?

14 MS. [REDACTED]: After speaking to him, they
15 told me he got released from court. That's
16 what I was told.

17 MR. [REDACTED]: Who told you that he was --?

18 MS. [REDACTED]: Not sure.

19 MR. [REDACTED]: Not sure. Okay.

20 MS. [REDACTED]: I can't remember.

21 MR. [REDACTED]: So, your understanding was,
22 Reyes went to court and he just didn't come
23 back?

24 MS. [REDACTED]: Right. That's what I
25 understand.

1 MR. [REDACTED]: What's a normal procedure,
2 how do the MCC find out if an inmate is being
3 moved to court, or being transferred out?

4 MS. [REDACTED]: From court, you're saying?

5 MR. [REDACTED]: From court. Let's say --

6 MS. [REDACTED]: You're talking about court.

7 MR. [REDACTED]: -- Reyes was -.

8 MR. [REDACTED]: Well, no, in this case,
9 did you ever hear that Reyes actually never
10 went to court, he actually was transferred to
11 another institution?

12 MS. [REDACTED]: No. I heard he went to
13 court.

14 MR. [REDACTED]: So, even to this date --

15 MS. [REDACTED]: And was released from court.

16 MR. [REDACTED]: -- to this date, did you
17 ever hear that, that he never went to court?
18 He actually was transferred?

19 MS. [REDACTED]: No. I've never heard that.

20 MR. [REDACTED]: Oh, you've never even
21 heard that?

22 MS. [REDACTED]: No.

23 MR. [REDACTED]: Okay. Sorry. Because
24 that's what happened. He never went to court.
25 He was transferred.

1 MS. [REDACTED]: I still don't know.

2 MR. [REDACTED]: That's what

3 (Indiscernible *00:21:24).

4 MS. [REDACTED]: That's news to me, right. I
5 have --

6 MR. [REDACTED]: Sure.

7 MS. [REDACTED]: -- assumed that he went to
8 court, and, you know, maybe, I thought maybe he
9 made bail or something --

10 MR. [REDACTED]: Okay.

11 MS. [REDACTED]: -- and he got released from
12 court.

13 MR. [REDACTED]: But that's what everybody
14 was saying, that he actually went to court?

15 MS. [REDACTED]: Yes.

16 MR. [REDACTED]: Okay.

17 MR. [REDACTED]: So, based on what we - our
18 investigation, I'll show you an email. This
19 email is dated -. This is from [REDACTED],
20 from the U.S. Marshals Service.

21 MS. [REDACTED]: Okay.

22 MR. [REDACTED]: And it went to, it looks like
23 the employees at the R&D.

24 MS. [REDACTED]: Mm-hmm.

25 MR. [REDACTED]: And it says, transfer of

1 inmates on August 8th, 2019, at 10:33 a.m.
2 This email was sent to them. If you take a
3 look at the title, the subject, it says,
4 "Transfer of inmates."

5 MS. [REDACTED]: Yeah.

6 MR. [REDACTED]: And it says, "Transfer of
7 prisoners from --

8 MS. [REDACTED]: I see it.

9 MR. [REDACTED]: -- to GEO.

10 MS. [REDACTED]: To GEO.

11 MR. [REDACTED]: And inmate Efrain Reyes is
12 stated on this. So, he never -. It's not that
13 he went to court. He actually was transferred
14 to GEO. Do you know what the procedure is for
15 something like that? If an inmate is to be
16 transferred, how do they pull the inmate out?
17 How do they let the SHU know that the inmate
18 needs to be pulled out?

19 MS. [REDACTED]: Normally, R&D would get in
20 touch with the SHU officers, pretty early in
21 the morning, 6:00 in the morning, to get their
22 courts, and whoever is leaving, ready.

23 MR. [REDACTED]: Is that known as a court
24 list?

25 MS. [REDACTED]: A court list.

1 MR. [REDACTED]: And that list comes over, and
2 they let the SHU officers know?

3 MS. [REDACTED]: Yes.

4 MR. [REDACTED]: So, they prepare them. And
5 on that - if that he was leaving - what would
6 it state on the -? Have you ever heard the
7 term, WAB?

8 MS. [REDACTED]: Yes.

9 MR. [REDACTED]: What does --

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: -- WAB mean to you?

12 MS. [REDACTED]: With All Belongings.

13 MR. [REDACTED]: And what is your
14 understanding if it states that?

15 MS. [REDACTED]: To me, With All Belongings
16 can mean anything. You know, where is he
17 going? To Brooklyn? Is he going home?

18 MR. [REDACTED]: But does it mean that he's
19 coming back?

20 MS. [REDACTED]: To me, no.

21 MR. [REDACTED]: And your understanding is, if
22 it says WAB, he's leaving for certain?

23 MS. [REDACTED]: Right.

24 MR. [REDACTED]: Okay.

25 MS. [REDACTED]: Right.

1 MR. ██████████: And when, as an SIS,
2 would you get a copy of those court production
3 lists --

4 MS. ██████████: No.

5 MR. ██████████: -- or productions? No?

6 MS. ██████████: No.

7 MR. ██████████: Okay.

8 MR. ██████████: Do you know, I mean, it's on
9 the top, do you ever -. Do you recall, after
10 this investigation started, after Epstein's
11 death, ever seeing that court list for that
12 day?

13 MS. ██████████: No. I've never seen it.

14 MR. ██████████: If we wanted to obtain a copy
15 of it, do you know if there's any way we can
16 obtain a copy of that?

17 MS. ██████████: I would think it should be in
18 the Receiving and Discharge area.

19 MR. ██████████: And that's something that
20 they --

21 MS. ██████████: The R&D.

22 MR. ██████████: -- if we asked, and based on
23 it, it said no one seems to have maintained a
24 copy of that. It looks like they've printed
25 off for the day, and then they disposed of it.

1 MS. [REDACTED]: I don't know.

2 MR. [REDACTED]: Okay.

3 MR. [REDACTED]: Was it kept, though,
4 under your investigation, for when you went in
5 on the 10th? Do you know if that was, at all,
6 part of, like, anything that you would have
7 collected?

8 MS. [REDACTED]: Did I? I don't think I had
9 the court list.

10 MR. [REDACTED]: No?

11 MS. [REDACTED]: To be honest with you. I had
12 a lot of stuff. But I don't recall seeing the
13 court list.

14 MR. [REDACTED]: So, in the stuff --

15 MS. [REDACTED]: Oh.

16 MR. [REDACTED]: -- that you did, on the
17 10th, did you involve at all, did you look into
18 it at all, [REDACTED] leaving and Epstein not having
19 a cellmate?

20 MS. [REDACTED]: I think I did. I think I did
21 run his SENTRY paperwork, once I got here, to
22 see where was Reyes. What happened with Reyes.
23 I think I did run his SENTRY paperwork.

24 MR. [REDACTED]: Okay. But you didn't -.
25 You didn't ever maintain, you know, obtain that

1 court list, though?

2 MS. [REDACTED]: I didn't have the court list.

3 MR. [REDACTED]: Okay.

4 MS. [REDACTED]: I don't recall having a court
5 list. No.

6 MR. [REDACTED]: And so, do you - if R&D
7 doesn't maintain it - do you know if there is
8 any way that we could get our hands on one of
9 these court lists?

10 MS. [REDACTED]: I don't know. I don't know,
11 in SENTRY, because I don't deal with their
12 functions. So, I don't even know if they were
13 able to - be able to go back.

14 MR. [REDACTED]: Yeah, no, they can't.
15 They replace it every day.

16 MS. [REDACTED]: Right.

17 MR. [REDACTED]: Every (Indiscernible
18 *00:25:14), so no one --

19 MS. [REDACTED]: See, I don't --

20 MR. [REDACTED]: -- it's only maintained
21 in SENTRY for 24 hours. Do you have the other
22 email?

23 MR. [REDACTED]: Which one?

24 MR. [REDACTED]: The one that they sent
25 everybody else of in R&D. Saying that he was

1 being transferred.

2 MR. ██████: Oh, no. I don't have that
3 email. I think that's separate. I didn't
4 print that one out.

5 MR. ██████: Okay. And do you know,
6 are you familiar with how the U.S. Marshals
7 Service - at least back then, I don't know if
8 they still do this - but they would send out an
9 email the day before, which would be sent to,
10 like, all the lieutenants, and a number of
11 other people, for people who, the following
12 day, are going to court or being transferred.
13 Are you familiar with that email that's sent by
14 the Marshals Service?

15 MS. ██████: I've probably seen it.

16 MR. ██████: Okay. But you don't
17 really know what I'm talking about?

18 MS. ██████: Oh, it --

19 MR. ██████: Okay.

20 MS. ██████: -- I would have to see it.
21 To be honest with you.

22 MR. ██████: Okay.

23 MR. ██████: I'm going to take a step
24 back. When Epstein was brought out of psych
25 observation, he was placed in the SHU. Do you

1 recall that anyone from upper management, or
2 even psych, mentioning that he was required to
3 have a cellmate?

4 MS. [REDACTED]: I didn't hear it, per se.
5 But normally, when they come off of suicide
6 watch, or a psych observation, they have to
7 have a cellmate. And psychology, usually
8 harbor on that. You know? They have to --

9 MR. [REDACTED]: Why is it --

10 MS. [REDACTED]: -- have a cellmate.

11 MR. [REDACTED]: -- why is it that they need a
12 cellmate?

13 MS. [REDACTED]: I don't want to guess, but I
14 would say, even though, you know, an attempt
15 possibly was made, you want to prevent
16 something happening going forward.

17 MR. [REDACTED]: And do you recall - but you
18 said you're not sure - but do you recall that
19 there was a requirement for Epstein to have a
20 cellmate?

21 MS. [REDACTED]: Yes. I do recall them saying
22 he had to have a cellmate.

23 MR. [REDACTED]: And that was by word of
24 mouth?

25 MS. [REDACTED]: By word of mouth.

1 MR. ██████: Do you recall who you heard
2 it from?

3 MS. ██████: Let's see. I want to say Dr.
4 ██████, who is the psychologist. I want to say
5 Dr. ██████ said that he has to have a cellmate.

6 MR. ██████: So, she probably came down.
7 Do you recall if she told other people in the
8 SHU, in regards to that?

9 MS. ██████: I don't know because I
10 wouldn't have been in the SHU.

11 MR. ██████: All right.

12 MS. ██████: Sorry.

13 MR. ██████: The reason I ask is, now that
14 we know that Reyes is leaving the SHU, right?
15 And he's WAB, that, and the court list comes
16 down, and our understanding is, on that court
17 list, it states WAB --

18 MS. ██████: Mm-hmm.

19 MR. ██████: -- and he's brought down to
20 R&D. And he's removed from the facility.
21 Whose responsibility would it have been, at
22 that point, to make sure that Epstein had a
23 cellmate?

24 MS. ██████: I would say the supervisor.
25 That was the SHU Lieutenant, whoever was on,

1 because he would know that he's leaving out of
2 the SHU.

3 MR. ██████: And this is the August 9th
4 roster again. If you take -.

5 MR. ██████: So, SHU Lieutenant ██████
6 was actually off --

7 MR. ██████: Yeah.

8 MR. ██████: -- on the 9th, as well.

9 MS. ██████: Okay.

10 MR. ██████: So, if he is off, then
11 who would then become the next person --

12 MS. ██████: The next person --

13 MR. ██████: -- moving up?

14 MS. ██████: -- would be the Operations
15 Lieutenant, should have been notified.

16 MR. ██████: And who should have
17 notified the Operations Lieutenant?

18 MS. ██████: Normally, the SHU staff would
19 say, you know, this guy left, and, you know,
20 Epstein doesn't have a bunkie.

21 MR. ██████: And at what point --

22 MS. ██████: So, I'm sorry --

23 MR. ██████: -- should the --

24 MS. ██████: -- cellmate.

25 MR. ██████: That's fine.

1 MR. [REDACTED]: At what point should the
2 SHU staff have notified the Operations
3 Lieutenant?

4 MS. [REDACTED]: Immediately.

5 MR. [REDACTED]: So, as soon as that
6 person is being -?

7 MS. [REDACTED]: As soon as Mr. Reyes came out
8 that cell.

9 MR. [REDACTED]: Okay. And is it one
10 person over another, within the SHU, that
11 should have told him? Or is it any one of
12 them?

13 MS. [REDACTED]: No.

14 MR. [REDACTED]: Or all of them?

15 MS. [REDACTED]: I would say any one.

16 MR. [REDACTED]: Was there a person referred
17 to as the officer in charge, in the SHU, during
18 that time? Like, one specific --

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: -- person.

21 MS. [REDACTED]: They do have, yes, the SHU
22 OIC, yes.

23 MR. [REDACTED]: I know this roster shows SHU-
24 1, SHU-2, SHU-3. But --

25 MS. [REDACTED]: Yes.

1 MR. ██████: -- was there any specific
2 person, during that time period, who was
3 considered - it might not be listed as the SHU-
4 1 - but was considered to be the officer in
5 charge?

6 MS. ██████: Yes. It would be the SHU
7 number one, which would be Officer ██████.

8 MR. ██████: ██████. But what about, we
9 heard other people refer to as ██████ as,
10 though, the officer in charge. Because he's
11 been in there the longest, at that point.

12 MS. ██████: Yes.

13 MR. ██████: Have you ever heard that?

14 MS. ██████: Yes.

15 MR. ██████: He would be the OIC?

16 MS. ██████: He was the OIC, probably for
17 the quarter, I would say, he was.

18 MR. ██████: And why wouldn't he be
19 listed as SHU-1, if he was the OIC for the
20 quarter? Do you know?

21 MS. ██████: He could have been on his day
22 off. I don't know.

23 MR. ██████: No, no. He was there.
24 And we heard that --

25 MS. ██████: Oh, he was?

1 MR. [REDACTED]: -- he actually was the
2 OIC. But he's not listed as one.

3 MS. [REDACTED]: Oh, I don't know. I didn't
4 even see him as the number three. I don't -.
5 I don't know.

6 MR. [REDACTED]: But he should have been
7 listed as one, because he was the quarter --

8 MS. [REDACTED]: If that was his --

9 MR. [REDACTED]: -- post?

10 MS. [REDACTED]: -- if that was his post for
11 the quarter, he should have been listed as the
12 SHU number one.

13 MR. [REDACTED]: Okay.

14 MS. [REDACTED]: Unless they did a switch, or
15 a mutual thing, or something to that effect.

16 MR. [REDACTED]: And [REDACTED], at that point,
17 in 2019, had enough experience in the SHU, as
18 the SHU OIC, from your recollection?

19 MS. [REDACTED]: Yeah.

20 MR. [REDACTED]: So, the morning of, what
21 happened based on our investigation, is Epstein
22 and his cellmate, Reyes, were removed at the
23 same time. So, Officer [REDACTED] came in.

24 MS. [REDACTED]: Okay.

25 MR. [REDACTED]: With the court order. He

1 knew --

2 MR. ██████████: Court list.

3 MR. ██████████: -- court list, and he knew
4 that Reyes was leaving. So, they packed up his
5 stuff in a little brown paper bag, and ██████████
6 retrieved Epstein from his cell, also, and they
7 both were transported on the elevator down
8 together. Epstein to attorney conference, and
9 Reyes out.

10 MS. ██████████: Okay.

11 MR. ██████████: And we know, in the elevator,
12 too, there was a conversation about Epstein
13 needing a cellmate.

14 MS. ██████████: Okay.

15 MR. ██████████: Now, being that ██████████
16 escorted him down, and down, he was in the
17 elevator, and ██████████ was in the elevator,
18 knowing that Reyes is leaving, out of them two,
19 should either of them have made a notification
20 immediately?

21 MS. ██████████: Yes.

22 MR. ██████████: Do you think they would have
23 known that it was important that they made the
24 notification?

25 MS. ██████████: Yes.

1 MR. [REDACTED]: Why do you think that?

2 MS. [REDACTED]: If you had a conversation
3 about him needing a cellmate, that means - to
4 me - you know that it was important for him to
5 have one. And you knew that his - obviously -
6 Mr. Reyes was leaving WAB. And Epstein needed
7 a cellmate. So, or I feel, like, right then
8 and there, the notification should have been
9 made. Even though he's in attorney conference,
10 but his cellmate is leaving, lieutenant, we
11 need a cellmate for him.

12 MR. [REDACTED]: Is there any reason for them
13 to believe that, even though it showed WAB,
14 that Reyes - that for them to believe that
15 Reyes would be coming back?

16 MS. [REDACTED]: I would say no. If it says
17 WAB, that's what it is. I would assume that
18 he's not coming back.

19 MR. [REDACTED]: Now, if, let's say they've
20 mentioned sometimes they bring inmates down to
21 R&D, and the bus doesn't come. Or they're not
22 going to court, and sometimes they come back
23 up. How long does that process normally take?

24 MS. [REDACTED]: It happens. Hmm. I've seen
25 it be a couple of hours, before the inmates

1 will come back up.

2 MR. [REDACTED]: So, this is, they were
3 brought down any time between 8:00 a.m. and
4 8:30 a.m.

5 MS. [REDACTED]: Mm-hmm.

6 MR. [REDACTED]: So, when you say a couple
7 hours, we're talking about anywhere between
8 10:00 and 10:30 a.m.?

9 MS. [REDACTED]: Yeah. I've seen inmates come
10 up later. You know, an hour and a half, you
11 know, he didn't -. He's not leaving on a bus.
12 Once they get everybody on the bus, they will
13 go back up to Special Housing.

14 MR. [REDACTED]: Now, if the inmate was not
15 brought back up to the SHU, let's say by even
16 11:00 a.m., right? Because if they're
17 expecting that there is a possibility that the
18 inmate might come back up, and it doesn't
19 happen by 11:00 a.m., should they have made a
20 notification?

21 MS. [REDACTED]: They normally would. And
22 because they - I'm going to reach and say -
23 they assumed he was leaving, because he didn't
24 come back --

25 MR. [REDACTED]: I should clarify that --

1 MS. [REDACTED]: -- come by then.

2 MR. [REDACTED]: -- I mean, I meant
3 notification, should [REDACTED] or anybody in the
4 SHU, at that point, at 11:00, notified the
5 superior, hey, listen - supervisors - hey,
6 listen, Reyes is gone, and Epstein is --

7 MR. [REDACTED]: And not 11:00. Just
8 during their shift. At some point, if they
9 left their shift at 2:00 p.m. without making a
10 notification, should have they known by 2:00
11 p.m., at the very least, that he was not coming
12 back?

13 MS. [REDACTED]: Absolutely.

14 MR. [REDACTED]: Okay. So, at some point,
15 prior to 2:00 p.m., a notification should have
16 been made?

17 MS. [REDACTED]: Yes. Yes.

18 MR. [REDACTED]: And you mentioned that it
19 should have been to the SHU Lieutenant.
20 Lieutenant [REDACTED] is not there. And it should
21 have been the ops lieutenant. Who was the ops
22 lieutenant during that shift? The morning
23 shift.

24 MS. [REDACTED]: [REDACTED].

25 MR. [REDACTED]: And he should have been

1 notified, and what should have [REDACTED]
2 done?

3 MS. [REDACTED]: He should have notified, of
4 course, his chain of command, which is the
5 captain, hey, Epstein's cellmate has left, and
6 he needs a cellmate. And that, also, we would
7 have told psychology, you know, Epstein's
8 cellmate left. He needs a cellmate because
9 somebody vetted the cellmates. So, I would
10 say, I guess, they would go back to that
11 process of seeing who was a good fit for him.

12 MR. [REDACTED]: And if - what is your
13 understanding - if that notification was never
14 made up the chain of command?

15 MR. [REDACTED]: What's your question?

16 MS. [REDACTED]: Yeah.

17 MR. [REDACTED]: What is your understanding,
18 if they never made -? Was somebody at fault,
19 in terms of -. I should clarify that. If that
20 notification never got -. If [REDACTED] never
21 told the ops lieutenant, and the ops lieutenant
22 never told the captain, right? When was the
23 next time they would have caught onto the fact
24 Epstein needed a cellmate?

25 MS. [REDACTED]: Again, I would say somewhere

1 between that shift, they should have made that
2 notification. If not, it would have went onto
3 the evening shift, that he still was without a
4 cellmate.

5 MR. [REDACTED]: And you said that the inmate
6 was vetted. So, could anyone have assigned a
7 cellmate to Epstein? Anyone in the SHU
8 assigned somebody to be Epstein's cellmate?

9 MS. [REDACTED]: Normally, in a case where
10 they try to get that good fit, they would talk
11 to the captain, who would talk to psychology,
12 and they'll go through the SHU roster to see
13 who they think would be suitable to put him in
14 with.

15 MR. [REDACTED]: Okay. Do you have anything
16 else on that?

17 MR. [REDACTED]: Yes. So, when you go to
18 - you said the next shift - so, who -? So,
19 you're saying that, after [REDACTED] left, and
20 his shift left, then the next shift in the SHU
21 should have, then, made the same notifications
22 up the chain of command?

23 MS. [REDACTED]: If they're saying he didn't
24 have a cellmate.

25 MR. [REDACTED]: Okay. And then, would

1 that go on again to the morning watch?
2 Because, again, he didn't have a shift for 24
3 hours. So, every shift, should have they made
4 that notification up?

5 MS. [REDACTED]: I would say yes.

6 MR. [REDACTED]: Okay. And is it your
7 understanding that the operations lieutenant
8 actually has that same court list, that they
9 would have had, that would have shown him as
10 WAB?

11 MS. [REDACTED]: The court list, yeah.
12 Usually, it's in the lieutenant's office, in
13 the mornings.

14 MR. [REDACTED]: Okay. So, if [REDACTED] says
15 that he actually knows that Reyes left, or
16 thought he went to court, and didn't know if he
17 wasn't going to come back, if he had that court
18 list, that said WAB, should have he referenced
19 that, or looked at it?

20 MS. [REDACTED]: Right.

21 MR. [REDACTED]: Yes?

22 MS. [REDACTED]: Yes, sir.

23 MR. [REDACTED]: Okay. So, is that a kind
24 of an excuse to say, for the operations
25 lieutenant, hey, I know Reyes left, but I

1 thought he was coming back, and he - or I
2 didn't know if he wasn't coming back - and he
3 did not pass that information onto the next ops
4 lieutenant. Is there - what is your opinion of
5 that matter?

6 MS. [REDACTED]: My opinion of that is
7 definitely, you know, something is wrong,
8 because if you have the court list sitting in
9 front of you, it says WAB. And it means he
10 took all his belongings. You know, if it was
11 court, it would say court.

12 MR. [REDACTED]: Okay. And do you know
13 how, do the operations lieutenants actually
14 look at that list?

15 MS. [REDACTED]: I can't speak for -.

16 MR. [REDACTED]: Are they supposed to?

17 MS. [REDACTED]: I would say yes.

18 MR. [REDACTED]: Okay.

19 MS. [REDACTED]: Because you know who's moving
20 from the Special Housing. And some of the
21 inmates that move actually are lieutenant
22 moves, where you have to go up and get them.
23 So, you're going to look at the court list to
24 see who is moving.

25 MR. [REDACTED]: Okay. And then, as far

1 as [REDACTED]. Did everyone know who Reyes was at
2 that time? Do you believe that, if, for
3 instance, someone like a [REDACTED], he sees
4 Reyes on the list, sees that he's WAB. Would
5 he know that's Epstein's cellmate? It says
6 he's from the SHU. He's WAB. Would he know
7 that that's Epstein's cellmate? Or do you
8 think that that notification would still need
9 to be made from the SHU, for him to be able to
10 kind of recognize that?

11 MS. [REDACTED]: I can't even say he should
12 have known that that was his cellmate because
13 he's in a different area than the Special
14 Housing.

15 MR. [REDACTED]: Okay.

16 MS. [REDACTED]: So, sometimes, you wouldn't
17 know whose cell that up there, you know, up in
18 the Special Housing.

19 MR. [REDACTED]: Okay. But if he says,
20 now, SHU didn't tell me, but I knew because I
21 had the court list, and it says WAB, should
22 have he known, at that point, yes, I knew this
23 guy was gone, and he was not coming back?

24 MS. [REDACTED]: Yes.

25 MR. [REDACTED]: Okay.

1 MS. [REDACTED]: I can agree with that.

2 MR. [REDACTED]: Okay. Great. What do
3 you think the -? Would that court list stay in
4 the operations, or the lieutenants office,
5 throughout the duration of the day, would the
6 next operation lieutenant that came on - which
7 I believe is Cannata - would that person have
8 also had that court list?

9 MS. [REDACTED]: It normally stay in there for
10 the day. On a clipboard. It usually would be
11 on a clipboard in the lieutenant's office. So,
12 I don't -. I can't say that Cannata, you know,
13 looked at it, but it should have been there
14 when he came on.

15 MR. [REDACTED]: Should have he looked at
16 it?

17 MS. [REDACTED]: I could -.

18 MR. [REDACTED]: And I'm asking you this
19 as the SIS lieutenant. We don't know the
20 answer to that. So, that's why we're asking
21 you.

22 MS. [REDACTED]: A good lieutenant would.

23 MR. [REDACTED]: Right.

24 MS. [REDACTED]: Because you would know who is
25 not in your jail.

1 MR. ██████████: Right. As far as other
2 people that could have made this notification,
3 what would the unit teams' responsibility be
4 for if one of their people who was assigned to
5 SHU, left the institution? Should have they
6 been coordinating, or making any notifications?

7 MS. ██████████: I'm not sure what role they
8 play when the inmates leave the Special
9 housing, to be honest with you.

10 MR. ██████████: You don't?

11 MS. ██████████: Yeah. I don't know what role
12 they play.

13 MR. ██████████: Okay.

14 MS. ██████████: With their inmates. That's
15 an issue, as far as them leaving.

16 MR. ██████████: All right. So, for you,
17 though, you feel, like, the primary person that
18 would be responsible would be the person who
19 was actually with the inmate, who brought him
20 down, and knew that he was leaving?

21 MS. ██████████: Yes.

22 MR. ██████████: So, in this case,
23 ██████████. ██████████ should have made the
24 notifications, it falls primarily on him. Is
25 that what you would say?

1 MS. [REDACTED]: I would say him and whatever
2 other officer did the escort with him.

3 MR. [REDACTED]: Okay. Fair enough.

4 MS. [REDACTED]: Because they know the SHU
5 inmates.

6 MR. [REDACTED]: Right. Okay.

7 MR. [REDACTED]: What about the officers in
8 the SHU, at that point? Let's say there was -
9 how many officers that you mentioned? - [REDACTED],
10 and who else were in the SHU?

11 MS. [REDACTED]: Yes.

12 MR. [REDACTED]: In the morning shift.

13 MS. [REDACTED]: Joiner.

14 MR. [REDACTED]: Joiner?

15 MS. [REDACTED]: Yes.

16 MR. [REDACTED]: Should they have -. Would
17 they have known that Epstein needed a cellmate?

18 MS. [REDACTED]: Yes. If they're working up -
19 yeah - I would say yes.

20 MR. [REDACTED]: And let's say, during this
21 shift, should they have understood - I know he
22 asked already - should they have understood the
23 fact that, hey, Epstein needed a cellmate --

24 MS. [REDACTED]: Yes.

25 MR. [REDACTED]: -- could they have made

1 notification?

2 MS. [REDACTED]: Yes.

3 MR. [REDACTED]: And who came to the SHU after
4 that?

5 MS. [REDACTED]: [REDACTED]. Ms. Noel. And
6 [REDACTED].

7 MR. [REDACTED]: And during this shift, should
8 they have known also? Should they have made
9 notification?

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: Anything else on that?

12 MR. [REDACTED]: And they would have
13 known, I'm assuming, from doing rounds?

14 MS. [REDACTED]: From doing their rounds.

15 MR. [REDACTED]: And if they were --

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: -- doing rounds, they
18 would know there's no one in that cell?

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: Okay.

21 MR. [REDACTED]: So, we can go into the
22 rounds?

23 MR. [REDACTED]: Mm-hmm.

24 MR. [REDACTED]: And the counts. So, based on
25 our - based on what we - in our investigation,

1 we understood is, the 4:00 p.m. count, on the
2 9th. The 10:00 p.m. count.

3 MS. [REDACTED]: Mm-hmm.

4 MR. [REDACTED]: The midnight. The 3:00 a.m.,
5 and the 5:00 a.m. counts were not done.

6 MS. [REDACTED]: Right.

7 MR. [REDACTED]: And if the counts were done,
8 as Agent [REDACTED] just asked, if the counts were
9 done at 4:00 p.m., would they have known that
10 Reyes was not there, and Epstein needed a
11 cellmate?

12 MS. [REDACTED]: Yes.

13 MR. [REDACTED]: What about at 10:00 p.m.?

14 MS. [REDACTED]: Yes.

15 MR. [REDACTED]: All right. And the reason
16 that we were able to determine it, is also
17 because of the fact that inmate Fernandez was
18 removed from the SHU by [REDACTED]. He was
19 actually in the SHU visiting room, and there
20 was an incident where [REDACTED] witnessed him
21 possibly having contraband, so he removed him.
22 He called for a lieutenant, and put him into a
23 dry cell in R&D.

24 MS. [REDACTED]: Mm-hmm.

25 MR. [REDACTED]: Except he was not keyed out.

1 This happened around 1:45 on August 9th, after
2 -. Except he was not keyed until after
3 midnight on August 10th. So, if he was removed
4 from the SHU, and he was placed in R&D dry
5 cell, who should have -? Who had the
6 responsibility to key him out, at that point?
7 off the SHU and place him in R&D?

8 MS. [REDACTED]: It would have been the counts
9 and assignment, to walk those in.

10 MR. [REDACTED]: That's a CNA?

11 MS. [REDACTED]: Yes.

12 MR. [REDACTED]: I see. Counts and
13 assignment. And how would CNA have known that
14 he got moved?

15 MS. [REDACTED]: Well, normally, they would
16 make a notification, I would say, when he got
17 to R&D, that, hey, we have this inmate here, in
18 the dry cell.

19 MR. [REDACTED]: So, R&D should have notified
20 counts and assignments?

21 MS. [REDACTED]: Yes.

22 MR. [REDACTED]: Was there any responsibility
23 for the officer who removed him from the SHU,
24 and brought him down?

25 MS. [REDACTED]: He could have, as well.

1 Because you brought him down. And he's coming
2 off of the SHU base count.

3 MR. ██████: What is -? He's coming off
4 the count --

5 MS. ██████: Right.

6 MR. ██████: -- so, at 4:00 p.m., the
7 count should have been adjusted on the E1, and
8 also --

9 MS. ██████: Absolutely.

10 MR. ██████: -- okay. Have you ever heard
11 of inmates pre-filling the rounds and count
12 sheets?

13 MS. ██████: Inmates?

14 MR. ██████: Oh. Sorry. Sorry. I
15 apologize. Have you ever heard of the C.O.s
16 pre-filling the rounds and count sheets? When,
17 let's just say the rounds at the start of their
18 shift.

19 MS. ██████: Yes.

20 MR. ██████: Right? And they go in, they
21 have their round sheet. They expect to do the
22 rounds during the certain times, so they go in
23 and they fill it out for the whole shift. And
24 they try to do it during those times that they
25 filled out.

1 MS. [REDACTED]: I've never seen it, to be
2 honest with you. I've never seen that.

3 MR. [REDACTED]: Have you ever heard of C.O.s
4 doing that?

5 MS. [REDACTED]: No.

6 MR. [REDACTED]: Has there ever been any
7 incidents in MCC regarding C.O.s pre-filling -?

8 MS. [REDACTED]: Not that I know of.

9 MR. [REDACTED]: What about the count sheets?
10 Would they start the shift, they already know
11 what count is supposed to be there?

12 MS. [REDACTED]: I've seen that.

13 MR. [REDACTED]: And what have you seen?

14 MS. [REDACTED]: Well, my experience being a
15 lieutenant, and being in the control center,
16 taking the count, I have seen count slips come
17 down to the control center, and I'm monitoring
18 the camera because I'm physically watching you
19 count. So, if I have your count sheet, and I
20 haven't seen you count yet, I'm discarding it,
21 and I'm calling you on the phone. How do I
22 have your count sheet and you haven't counted
23 yet?

24 MR. [REDACTED]: Is that normal procedure as a
25 lieutenant, when you're doing the count from

1 the control room, you pay attention to the
2 monitor, and you watch -?

3 MS. [REDACTED]: I could only speak for
4 myself.

5 MR. [REDACTED]: So, as your practice.

6 MS. [REDACTED]: I do.

7 MR. [REDACTED]: Okay.

8 MS. [REDACTED]: Yes.

9 MR. [REDACTED]: And you watch the C.O.s to
10 make sure that they're doing the counts.

11 MS. [REDACTED]: Absolutely.

12 MR. [REDACTED]: Which C.O.s have you seen
13 that haven't done that? That haven't done the
14 counts, but send their count slips in.

15 MS. [REDACTED]: Pfft. I can't give you exact
16 names because I've been on all of the shifts.

17 MR. [REDACTED]: And what happens if, in a
18 situation like that, if you see that, that they
19 didn't do the count, but they send the slip
20 down? What do you do?

21 MS. [REDACTED]: I'm pulling. I'm doing a
22 verbal counseling.

23 MR. [REDACTED]: Verbal counseling.

24 MS. [REDACTED]: Yes. I'm doing a verbal
25 counseling. Basically, listen, don't send me

1 your count slip until you do your count. Next
2 time, I'm going to go to the next step, which
3 is discipline.

4 MR. ██████: And have you ever told them
5 to go back and count?

6 MS. ██████: Yes.

7 MR. ██████: And they followed it?

8 MS. ██████: Yes.

9 MR. ██████: What is a lieutenant round?
10 You understand it, you just mentioned that,
11 when you do a count --

12 MR. ██████: In the SHU. What is a
13 lieutenant round in the SHU?

14 MR. ██████: -- yeah.

15 MS. ██████: In the SHU, with the
16 lieutenant rounds, you go up to SHU, as well as
17 every other area, you see if there's anything
18 abnormal going on in the SHU, you're going to
19 ask a question. You know, anything we should
20 know about, anything you got going on up there.
21 You're just making sure that the officers are
22 doing their job for the shift, the inmates are
23 getting their phone calls, if there's any
24 inmates that haven't been showered, who may
25 shower. You're making sure those are done.

1 Normally, when you go in the SHU, you have
2 inmates calling you, once you get there.

3 MR. [REDACTED]: Right.

4 MS. [REDACTED]: Once the door open. So,
5 you're going on the ranges and seeing what's
6 going on with the inmates on the ranges.

7 MR. [REDACTED]: Now, are you supposed to
8 go from door to door, when your lieutenant does
9 a round, though? Is the lieutenant supposed to
10 do a round just as, like, a C.O. that's working
11 the SHU does a round, go to each cell, to check
12 and see --

13 MS. [REDACTED]: To be honest --

14 MR. [REDACTED]: -- what's going on?

15 MS. [REDACTED]: -- I don't think there's
16 nothing in policy stating that we have to go
17 door to door, and see each inmate, but you -
18 most of the time - you will go on a range, I
19 would assume, because you want to see what's
20 going on. With the inmates. Especially since
21 it's the Special Housing.

22 MR. [REDACTED]: So, this is where we get
23 a lot of discrepancies. So, most of the
24 lieutenants say absolutely, you have to go door
25 to door, and that's what a round is. A select

1 few of the lieutenants say, like, no, no, no,
2 no, that's not -. It's your discretion, if you
3 do that or not. So, are you kind of more of
4 that, that kind of side of it, it's their
5 discretion?

6 MS. [REDACTED]: I'm more of -.

7 MR. [REDACTED]: Because they have to sign
8 when they - is it correct - that they have to
9 sign the round sheet --

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: -- saying they did a
12 round?

13 MS. [REDACTED]: So, normally, like myself, I
14 would be on the range, because the round sheets
15 are on the range. So, you have to go on the
16 range to sign the round sheets.

17 MR. [REDACTED]: But do you have - but
18 just to go on the range, I guess you don't
19 necessarily have to look in --

20 MS. [REDACTED]: Right.

21 MR. [REDACTED]: -- their window.
22 Correct?

23 MS. [REDACTED]: Right. But if you go on,
24 you're going to look door to door. I would
25 think.

1 MR. ██████████: But this time, our
2 understanding is the round sheets were actually
3 kept on the officer's desks. On the desk out -
4 . So, not on the range. They all did it right
5 from where the desk was. Do you know if that's
6 the case?

7 MS. ██████████: I don't. I don't know. This
8 is the first I'm hearing of it. Because
9 normally, they're at the end of the range.

10 MR. ██████████: Right.

11 MS. ██████████: On the wall. So, that's
12 going to force you, as a supervisor, to go on
13 each range because you have to go to the end of
14 the range to sign.

15 MR. ██████████: Okay. Do you know if
16 there is maybe, MCC didn't have this practice,
17 but do you know, as the BOP, as a lieutenant
18 round that's conducted in the SHU, and that the
19 lieutenant that actually signs the round sheet,
20 saying that they conducted the round in the
21 SHU, do you know if BOP policy says that
22 they're supposed to go from cell, door to door,
23 and that's the reason why they put these sheets
24 at the end of the ranges?

25 MS. ██████████: I don't recall if that's what

1 the policy says.

2 MR. [REDACTED]: Okay.

3 MS. [REDACTED]: Yeah.

4 MR. [REDACTED]: And just as far as
5 clarification, do you know if BOP policy states
6 where the count sheets, or the round sheets are
7 supposed to be kept? Forget the fact that you
8 have to look at it, but does it state that it
9 should be either kept on the officer's desk, or
10 at the end of the -?

11 MS. [REDACTED]: I've never seen --

12 MR. [REDACTED]: Okay.

13 MS. [REDACTED]: -- yeah. I've never seen
14 that policy where it should be kept that.

15 MR. [REDACTED]: Okay. That's just practice?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: Okay. Do you have anything
18 on the rounds and counts?

19 MR. [REDACTED]: No. I guess I just, do
20 you think if the lieutenants that did the
21 rounds within the SHU, on August 9th, have any
22 exposure to the fact that Reyes was gone, and
23 should have they - when they did their rounds -
24 should have they known that, hey, this cell is
25 empty, Epstein's down at attorney conference,

1 and Reyes isn't here, so there's no one in that
2 cell. Should have they been, you know, should
3 have they known -?

4 MS. [REDACTED]: Yes.

5 MR. [REDACTED]: Okay.

6 MS. [REDACTED]: If you knew that on the count
7 slip - I'm sorry - on the court roster that he
8 was WAB, and you see Epstein downstairs, then
9 if you're paying attention, you would just -.
10 That's something you would have asked. Hey, we
11 got a cellmate for him yet? Who he's going
12 with. That type of thing.

13 MR. [REDACTED]: Okay. So, those
14 lieutenants that actually did do the rounds in
15 the SHU, on that date, then they do have some
16 fault in this, that Reyes was never replaced?

17 MS. [REDACTED]: I'm going to say yes.

18 MR. [REDACTED]: Okay.

19 MR. [REDACTED]: Anything else on rounds and
20 counts? I'm moving onto cameras.

21 MR. [REDACTED]: Perfect.

22 MR. [REDACTED]: Okay. When did you learn
23 that the cameras were not working at the MCC?

24 MS. [REDACTED]: August 8th.

25 MR. [REDACTED]: August 8th. Okay.

1 MS. [REDACTED]: Yes.

2 MR. [REDACTED]: Can you tell us what
3 transpired?

4 MS. [REDACTED]: I actually was reviewing the
5 cameras from the SIS office, with one of the
6 associate wardens. We were looking for an
7 inmate, to see what time he was released, a
8 cadre (Phonetic Sp. *00:50:30) inmate. We were
9 looking to see what time he was released
10 because I was trying to backtrack, because I
11 was going to interview the inmate, with an OIG
12 officer, about an incident. And I learned,
13 he's gone. And I said, gone where? Oh, his
14 release date - which, he was scheduled to be
15 released - so, that made me go back to look to
16 see, well, let me see what time they released
17 him. And we were trying to pinpoint when he
18 got released, so we could get in touch with
19 that halfway house. So, we - myself and the
20 agent - was going to go to the halfway house,
21 to interview him.

22 And upon me going back to the cameras, I
23 said, wait a minute, we don't have no cameras.
24 I can't go back. So, of course, I clicked on
25 several cameras, just to see if I could play it

1 back on the cameras, and I noticed the cameras
2 are down. I can't go back and rewind anything.
3 At that time, I called the communications shop,
4 and told them, I don't have no cameras up here.
5 You know, I can't go. I can't play it back. A
6 gentleman came upstairs and said, okay, I'm
7 going to come and check the camera system,
8 which he has the keys for, as well. And he did
9 check it out, and he said, okay, the cameras is
10 not working. I'm going to fix them. I'm going
11 to do overtime or something to that effect. To
12 fix the cameras. At that time, I notified the
13 captain.

14 MR. [REDACTED]: Oh, you notified the
15 captain?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: That the cameras were
18 down?

19 MS. [REDACTED]: That the cameras was down.
20 And I wrote a memo - a memorandum - as well.

21 MR. [REDACTED]: Oh, if you have that, can
22 you please give it to us?

23 MS. [REDACTED]: It's - I can't get in my home
24 drive - it would be on my home drive.

25 MR. [REDACTED]: And when will you be able

1 to get access to that?

2 MS. [REDACTED]: I'm out of work. So, I can't
3 access it.

4 MR. [REDACTED]: Oh, we have heard that
5 you were back this week. Is that not the case?

6 MS. [REDACTED]: No.

7 MR. [REDACTED]: Oh.

8 MS. [REDACTED]: I'm not back this week. I
9 only came for the interview. I won't be back
10 for maybe, like, another two to three weeks.

11 MR. [REDACTED]: When you come back in two
12 or three weeks, could you - I'll send you an
13 email, just as far as, like --

14 MS. [REDACTED]: I was going to say. If you
15 email me where to send it to, yes.

16 MR. [REDACTED]: Fantastic.

17 MS. [REDACTED]: So, at that point, I did type
18 the memo that the cameras was done.

19 MR. [REDACTED]: This is on the 8th?

20 MS. [REDACTED]: On the 8th.

21 MR. [REDACTED]: Okay.

22 MS. [REDACTED]: Yes. And I assumed that the
23 gentleman was going to stay and fix the cameras
24 that day.

25 MR. [REDACTED]: So, and when you say "the

1 gentleman," are you talking about [REDACTED]?

2 MS. [REDACTED]: Yes.

3 MR. [REDACTED]: Okay. So, that's the
4 person who came in and checked?

5 MS. [REDACTED]: Yes.

6 MR. [REDACTED]: Is it true that he can
7 only obtain access to the camera room, if an
8 SIS employee actually lets him in?

9 MS. [REDACTED]: Absolutely not. He has the
10 keys.

11 MR. [REDACTED]: At that time, he did?

12 MS. [REDACTED]: The first door, which is the
13 steel door with the Folger Adams (Phonetic Sp.
14 *00:53:21), I have to let him into that.

15 MR. [REDACTED]: That's what I mean. So,
16 he can't actually get --

17 MS. [REDACTED]: Right.

18 MR. [REDACTED]: -- into the SIS --

19 MS. [REDACTED]: Unless I --

20 MR. [REDACTED]: -- area

21 MS. [REDACTED]: -- let him into that part.

22 MR. [REDACTED]: Correct.

23 MS. [REDACTED]: Right.

24 MR. [REDACTED]: So, he had told you, on
25 the 8th, he was actually going to stay and fix

1 it?

2 MS. [REDACTED]: And do overtime to fix it.

3 MR. [REDACTED]: Okay.

4 MS. [REDACTED]: Because I let him into the
5 office, so he can go see what I was telling
6 him, the cameras is down. I can't play back.

7 MR. [REDACTED]: Okay. And do you know if
8 that's the first time it was noticed, that
9 those cameras were down?

10 MS. [REDACTED]: I can't say that that was the
11 first time that was noticed.

12 MR. [REDACTED]: Because our investigation
13 shows that, as early as 7/29/2019, those
14 cameras stopped recording. So, there is about
15 half of the cameras in the institution that
16 were recording, and half that weren't. They
17 were all live monitoring.

18 MS. [REDACTED]: Yes.

19 MR. [REDACTED]: But did you find anything
20 about that, or do you know anything about that?

21 MS. [REDACTED]: No. No. It's not until I
22 was actually in the phone room, with the
23 agents, going through the cameras, that we
24 realized that they stopped recording.

25 MR. [REDACTED]: Oh, so, you knew this on

1 the 10th or something, you --

2 MS. [REDACTED]: Yeah.

3 MR. [REDACTED]: -- realized this --

4 MS. [REDACTED]: Yeah. It was --

5 MR. [REDACTED]: -- after the

6 investigation?

7 MS. [REDACTED]: Mm-hmm.

8 MR. [REDACTED]: So, you had heard, later,

9 that at 7/29 --

10 MS. [REDACTED]: Right.

11 MR. [REDACTED]: -- is when -? Okay.

12 MS. [REDACTED]: Mm-hmm.

13 MR. [REDACTED]: So, you know that now, is

14 what you mean by --

15 MS. [REDACTED]: Yes.

16 MR. [REDACTED]: -- between 7/29 and

17 August 8th --

18 MS. [REDACTED]: The 10th.

19 MR. [REDACTED]: -- you never -?

20 MS. [REDACTED]: No.

21 MR. [REDACTED]: Okay.

22 MS. [REDACTED]: No.

23 MR. [REDACTED]: So, the 8th was the first

24 time you found out?

25 MS. [REDACTED]: Yes.

1 MR. [REDACTED]: Do you remember if, prior
2 to the 8th, you ever were on the camera system,
3 trying to rewind and watch? Because I would
4 think that's something you do kind of
5 regularly.

6 MS. [REDACTED]: I can't remember if it was
7 myself, or the SIS Tech [REDACTED], to be honest with
8 you, because normally, if it's an incident and
9 I need some video footage, I'll ask her to pull
10 the footage for me. You know? So, I can see
11 it. So, I can't recall if we had an incident
12 where we need to pull any camera footage.

13 MR. [REDACTED]: Okay. So, you don't
14 remember if there was footage before that.

15 MS. [REDACTED]: No.

16 MR. [REDACTED]: Was there a Tech [REDACTED], or
17 [REDACTED], or something like that?

18 MS. [REDACTED]: Phone monitor.

19 MR. [REDACTED]: He was on --

20 MS. [REDACTED]: Yeah. [REDACTED] was the phone
21 monitor, which is a regular correctional
22 officers.

23 MR. [REDACTED]: Oh, so, he's not an SIS
24 tech?

25 MS. [REDACTED]: No. Hmm-mm.

1 MR. [REDACTED]: All right. But would he
2 work in the SIS room?

3 MS. [REDACTED]: In the phone room.

4 MR. [REDACTED]: Okay.

5 MS. [REDACTED]: He would be assigned, for the
6 quarter, to the phone room.

7 MR. [REDACTED]: That's in the SIS office?

8 MS. [REDACTED]: It's not in my office, but
9 it's a part of SIS. The phone room. It's kind
10 of, like, next door to SIS.

11 MR. [REDACTED]: Is that the room where
12 the camera servers are located?

13 MS. [REDACTED]: Yes.

14 MR. [REDACTED]: Okay. So, does he also
15 need someone from SIS to let him in, to be able
16 to do phone monitors?

17 MS. [REDACTED]: No.

18 MR. [REDACTED]: How does he get in and
19 out?

20 MS. [REDACTED]: He has the phone monitor
21 keys, half the keyring for him to get into the
22 door.

23 MR. [REDACTED]: To get into --

24 MS. [REDACTED]: I'm sorry. The key.

25 MR. [REDACTED]: -- the primary SIS area?

1 MS. [REDACTED]: Yes.

2 MR. [REDACTED]: Okay. So, do you know if
3 he was working on the 9th?

4 MS. [REDACTED]: I don't know if he was
5 working because he hadn't been in the phone
6 room for some --

7 MR. [REDACTED]: Would he be listed on the
8 -?

9 MS. [REDACTED]: -- let me look. Because they
10 were actually pulling him every day, re-
11 assigning him to different posts. So, he is
12 working, but they re-assigned him to another
13 post.

14 MR. [REDACTED]: Okay. So, he wasn't - on
15 the 9th - he wasn't actually working?

16 MS. [REDACTED]: If you see three Sally,
17 you'll see him there.

18 MR. [REDACTED]: And would that be because
19 there was no SIS tech or lieutenant to allow
20 him into that room?

21 MS. [REDACTED]: No. It would be because they
22 were short-staffed.

23 MR. [REDACTED]: Okay.

24 MS. [REDACTED]: And they just re-assigned him
25 to another post.

1 MR. ██████████: Okay. So, if ██████████ says
2 that he wasn't able to fix the cameras on the
3 8th because he didn't have the proper
4 equipment, and then he couldn't gain access on
5 the 9th. Does that make sense? He wasn't able
6 to get in on the 9th because neither you or the
7 tech were here.

8 MS. ██████████: He would be able to get in
9 because my keys don't go home with me. He
10 would have just had to ask the captain for
11 access to the SIS keys, and he would have been
12 able to go into the office.

13 MR. ██████████: And like you said, the
14 captain actually knew that the cameras were
15 down?

16 MS. ██████████: Yes.

17 MR. ██████████: And you are positive of
18 that?

19 MS. ██████████: I'm positive.

20 MR. ██████████: Did you have a verbal
21 conversation with him about it?

22 MS. ██████████: I had a verbal conversation.

23 MR. ██████████: And can you recall what
24 that conversation entailed?

25 MS. ██████████: I remember stepping to his

1 office, which was right next door to mine, and
2 notifying him that the cameras was down, that
3 I'm trying to go back and look at the footage,
4 and I can't. Actually, I had one of the
5 associate wardens with me, as well. Who
6 happens to be his supervisor, so.

7 MR. [REDACTED]: Who was that?

8 MS. [REDACTED]: Associate Warden [REDACTED].

9 MR. [REDACTED]: [REDACTED] was there?

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: Okay.

12 MS. [REDACTED]: It was me and her together,
13 looking at the cameras.

14 MR. [REDACTED]: Okay. So, and it wasn't
15 Skipper-[REDACTED], it was actually [REDACTED]?

16 MS. [REDACTED]: No. It was me and AW [REDACTED].

17 MR. [REDACTED]: And that was with Captain
18 [REDACTED]?

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: Okay. So then, the two
21 of them knew that the cameras were down?

22 MS. [REDACTED]: Yes.

23 MR. [REDACTED]: All right. And do you
24 know if they had any conversations with [REDACTED]
25 about a need to get them back up?

1 MS. [REDACTED]: I don't know if they had a
2 separate conversation, but when I called Mr.
3 [REDACTED] over to radio, Ms. [REDACTED] was still
4 standing there with me in the office. And she
5 was there with me when he came up to check,
6 because we thought it was something that maybe
7 he can just go in, and it allow us to go to the
8 camera, and look for what we were looking for.

9 MR. [REDACTED]: And when he mentioned the
10 whole I'll stay overtime, was she there when -
11 was [REDACTED] there - when he mentioned that he
12 would stay to work overtime?

13 MS. [REDACTED]: I can't remember because I
14 know he had to get in touch with his boss
15 first.

16 MR. [REDACTED]: Oh, okay. So --

17 MS. [REDACTED]: Mm-hmm.

18 MR. [REDACTED]: -- so, [REDACTED] told us
19 that he was approved to work overtime on
20 Saturday, to come in on Saturday and work. Do
21 you know who he would have contacted, in order
22 to get that approval to work overtime?

23 MS. [REDACTED]: I don't know. I would assume
24 his boss, which was Mr. [REDACTED].

25 MR. [REDACTED]: Now, [REDACTED] is out, and

1 he has acting in his place, [REDACTED], and
2 [REDACTED] and [REDACTED] both say, he didn't
3 talk to me about working overtime. Is there
4 anyone else that he would have been -? Well,
5 because you said that he told you he was going
6 to work overtime.

7 MS. [REDACTED]: Yes.

8 MR. [REDACTED]: Would you be an approving
9 official for that?

10 MS. [REDACTED]: No.

11 MR. [REDACTED]: Would [REDACTED] be an
12 approving official, though?

13 MS. [REDACTED]: I'm not sure if she was over
14 facilities, that department. So, I'm - no -
15 I'm not sure.

16 MR. [REDACTED]: Okay. So, how did he
17 know he would be able to work overtime to fix
18 it?

19 MS. [REDACTED]: I don't know.

20 MR. [REDACTED]: You don't know? He just
21 said I'll work overtime.

22 MS. [REDACTED]: Yes.

23 MR. [REDACTED]: Okay. So, I'm assuming
24 this was some time prior to 2:00 p.m. on the
25 8th, that you learned of this incident, since

1 his shift typically ends at 2:00 p.m.?

2 MS. [REDACTED]: Yeah. It was a little after
3 1:00 p.m.

4 MR. [REDACTED]: Okay. And that was the
5 8th. But again, on the 8th was the first that
6 you found out the cameras --

7 MS. [REDACTED]: Yes.

8 MR. [REDACTED]: -- were down? Do you
9 know if there is anyway anyone could have
10 tampered with that system, to intentionally
11 take the cameras offline?

12 MS. [REDACTED]: I don't know. I don't know
13 because nobody normally goes into - with the
14 service are - besides him. Or there's one more
15 communication tech, Mr. [REDACTED].

16 MR. [REDACTED]: Was he there, though, at
17 the time?

18 MS. [REDACTED]: No.

19 MR. [REDACTED]: So --

20 MS. [REDACTED]: No.

21 MR. [REDACTED]: -- it was just - at the
22 time - it was only [REDACTED]. Correct?

23 MS. [REDACTED]: Yes. It was just [REDACTED].

24 MR. [REDACTED]: So, who would have had
25 access to that server room? In the MCC as a

1 whole, who could have had access to that server
2 room, and potentially taken it offline?

3 MS. [REDACTED]: I don't know who would
4 intentionally take it off, but I can tell you
5 the access would have been us, from the SIS
6 shop. Hmm. The comm shop, which is Mr. [REDACTED]
7 and Mr. [REDACTED]. And I'm not sure if their key -
8 if that key is on, in the other key ring.

9 MR. [REDACTED]: So, is it really only the
10 two of you, then, with SIS, then also the phone
11 monitor individual, [REDACTED]. Is it [REDACTED] or [REDACTED]?

12 MS. [REDACTED]: [REDACTED].

13 MR. [REDACTED]: Is that [REDACTED]?

14 MS. [REDACTED]: [REDACTED].

15 MR. [REDACTED]: Just [REDACTED].

16 MS. [REDACTED]: I don't think Mr. [REDACTED] had the
17 key on his ring because, if I needed to go, my
18 ink cartridges for my printer and stuff was in
19 there, as well. So, I would always lock the
20 door back, because we don't allow an officer to
21 just walk where the server is at.

22 MR. [REDACTED]: Okay.

23 MS. [REDACTED]: So -.

24 MR. [REDACTED]: So, the server, actually,
25 was in a locked door?

1 MS. [REDACTED]: Yes.

2 MR. [REDACTED]: So, really, [REDACTED] didn't
3 have access to it?

4 MS. [REDACTED]: Right.

5 MR. [REDACTED]: But the tech would have?

6 MS. [REDACTED]: Yes.

7 MR. [REDACTED]: Okay.

8 MS. [REDACTED]: Yes. She would.

9 MR. [REDACTED]: So, yourself, the tech,
10 and [REDACTED] --

11 MS. [REDACTED]: [REDACTED].

12 MR. [REDACTED]: -- were really the only
13 three people?

14 MS. [REDACTED]: Mr. [REDACTED].

15 MR. [REDACTED]: Well, [REDACTED] wasn't here
16 at the time, though. Correct?

17 MS. [REDACTED]: Probably Mr. [REDACTED]. I think
18 it's on his key ring.

19 MR. [REDACTED]: But - but just to clear
20 that up - [REDACTED] was not --

21 MS. [REDACTED]: Okay.

22 MR. [REDACTED]: -- [REDACTED] wasn't here at
23 the time, though?

24 MS. [REDACTED]: Okay.

25 MR. [REDACTED]: Is that right?

1 MS. [REDACTED]: I --

2 MR. [REDACTED]: Oh, you don't know?

3 MS. [REDACTED]: -- I really don't know.

4 MR. [REDACTED]: Oh, okay. No. That's
5 why I was asking you.

6 MS. [REDACTED]: Yeah.

7 MR. [REDACTED]: My understanding --

8 MS. [REDACTED]: I don't know.

9 MR. [REDACTED]: -- was that [REDACTED] was
10 the only tech at the time.

11 MS. [REDACTED]: Okay. I don't know if [REDACTED]
12 was in the building, but I know [REDACTED] is who I
13 dealt with at the time.

14 MR. [REDACTED]: Okay. And then, [REDACTED]
15 would have?

16 MS. [REDACTED]: I think it may be on Mr.
17 [REDACTED] key because he's the facilities
18 manager. But again, I'm not sure what keys
19 they have.

20 MR. [REDACTED]: What about the captain?

21 MS. [REDACTED]: I don't know.

22 MR. [REDACTED]: Now, when you --

23 MS. [REDACTED]: I don't know what's on his
24 keyrings.

25 MR. [REDACTED]: -- now, you say you don't

1 ever leave the institution with these keys, did
2 you give them to the captain, or where are the
3 keys?

4 MS. [REDACTED]: No. They're located in the
5 control center, behind a locked box.

6 MR. [REDACTED]: Okay.

7 MS. [REDACTED]: So, I have to give them the
8 key to open my locked box in order for me to
9 retrieve my SIS keys.

10 MR. [REDACTED]: Okay. And then, does
11 anybody else have that key, to open your locked
12 box, to get those keys?

13 MS. [REDACTED]: No.

14 MR. [REDACTED]: What are -? You said the
15 captain does, though? I thought you said he
16 could have gone to the captain to get the keys.

17 MR. [REDACTED]: He can't get into my
18 locked box. He has his own locked box.

19 MR. [REDACTED]: So, how would -. I think
20 you -. I thought you said that the captain
21 could have allowed [REDACTED] to get in -?

22 MS. [REDACTED]: He would have had them
23 allowed to break the glass, and get my key out.

24 MR. [REDACTED]: They would have had to --

25 MS. [REDACTED]: If it was another --

1 MR. [REDACTED]: -- actually break it?

2 MS. [REDACTED]: -- they would have to
3 actually break the keys. Myself, the SIS tech,
4 all of our keys are in a locked box. So, if
5 it's an emergency, you would have to break the
6 glass to retrieve our keys.

7 MR. [REDACTED]: And in this case, you
8 believe that would be an emergency, that they
9 were to break the glass to fix the cameras on
10 the 9th?

11 MS. [REDACTED]: Normally, yes.

12 MR. [REDACTED]: So, you think that that
13 would have been appropriate action, to break
14 it?

15 MS. [REDACTED]: Yes.

16 MR. [REDACTED]: Okay. And then, the
17 captain does not actually have a key to get
18 into the SIS office, though?

19 MS. [REDACTED]: No.

20 MR. [REDACTED]: Does anyone else? [REDACTED],
21 or -?

22 MS. [REDACTED]: No. I think it's only on the
23 SIS staff, the phone monitor, the SIA, which we
24 didn't have one at the time.

25 MR. [REDACTED]: Okay. But you're certain

1 that [REDACTED] and [REDACTED], on the 8th, were aware
2 that there was a camera issue, and not
3 recording?

4 MS. [REDACTED]: Yes.

5 MR. [REDACTED]: Do you know if they
6 notified the warden?

7 MS. [REDACTED]: I don't recall.

8 MR. [REDACTED]: Okay.

9 MS. [REDACTED]: Because I notified the
10 warden. And he seemed a little --

11 MR. [REDACTED]: Notified the warden,
12 when?

13 MS. [REDACTED]: -- on the 10th.

14 MR. [REDACTED]: Okay.

15 MS. [REDACTED]: On the 10th. Once I came in,
16 once the incident happened. And me and him was
17 having a conversation, and he was saying, and
18 there's no cameras working, and I said, what do
19 you mean there's no cameras working? I said,
20 [REDACTED] was supposed to fix the cameras on the
21 8th, and, you know, he was surprised, like,
22 what are you talking about? And I said, the
23 cameras went down on the 8th. Warden and I
24 notified [REDACTED] that the cameras was down. And
25 I said, I wrote a memo.

1 MR. [REDACTED]: And what happened with
2 your memo? Who gets that memo?

3 MS. [REDACTED]: My memo, I usually give it to
4 the captain.

5 MR. [REDACTED]: Okay. And do you know,
6 in this case, did you give it to the captain?

7 MS. [REDACTED]: I did give it to him. I
8 might have emailed it, as well, to the -. I
9 would have to look at my email. I might have
10 emailed it, as well.

11 MR. [REDACTED]: And would have you -?

12 MS. [REDACTED]: And I might have emailed it
13 to [REDACTED]. Again, I can't remember --

14 MR. [REDACTED]: Can you --

15 MS. [REDACTED]: -- exactly who I sent it to.

16 MR. [REDACTED]: -- you know, when you
17 come in, can you check your sent box, and see
18 if on the - you would have done this on the
19 8th, though?

20 MS. [REDACTED]: It would have been on the
21 8th.

22 MR. [REDACTED]: Okay.

23 MS. [REDACTED]: Yes,

24 MR. [REDACTED]: So, you would have - it
25 sounds, like, potentially - hand-delivered to

1 him?

2 MS. [REDACTED]: Mm-hmm.

3 MR. [REDACTED]: And emailed, or both? Or
4 I mean, one or the other?

5 MS. [REDACTED]: Normally, because he's next
6 door, I would hand deliver him stuff.

7 MR. [REDACTED]: Okay.

8 MS. [REDACTED]: To be honest. And sometime,
9 I would email it to him if his door is closed,
10 and I don't see him. Or don't know if I'm
11 going to see him before I leave.

12 MR. [REDACTED]: Okay. But you are
13 positive, on the 8th, you gave him that memo,
14 one way or the other?

15 MS. [REDACTED]: Yeah. I'm almost - though,
16 I'm not going to say 100 percent sure - but I
17 know I verbally told him that the cameras was
18 down.

19 MR. [REDACTED]: Are your 100 percent sure
20 that there was a memo, though?

21 MS. [REDACTED]: Yes.

22 MR. [REDACTED]: But you may - when you
23 say you're not 100 percent sure - when else
24 would have you potentially done that memo?

25 MS. [REDACTED]: No. I did the memo on the

1 8th.

2 MR. [REDACTED]: Oh. So, that's where,
3 when you say you're not 100 percent sure --

4 MS. [REDACTED]: If I --

5 MR. [REDACTED]: -- right, you're not --

6 MS. [REDACTED]: -- emailed it to him, I'm
7 saying to you.

8 MR. [REDACTED]: -- but you're 100 percent
9 sure you provided it to him?

10 MS. [REDACTED]: Yes. And I notified him,
11 word of mouth, that the cameras was down.

12 MR. [REDACTED]: Okay, and that - sorry -
13 that's where I just want to make sure I'm
14 clearing that up. So, you know for a fact you
15 gave him that memo. You just don't know if you
16 gave it to him, either by hand --

17 MS. [REDACTED]: Or email.

18 MR. [REDACTED]: -- or email.

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: Okay.

21 MS. [REDACTED]: Yes.

22 MR. [REDACTED]: But it's definitely, he
23 got it?

24 MS. [REDACTED]: Yes.

25 MR. [REDACTED]: Perfect. Okay. But

1 regardless, both [REDACTED] and [REDACTED] knew --

2 MS. [REDACTED]: That the cameras --

3 MR. [REDACTED]: -- verbally, and [REDACTED]

4 knew specifically, because she was --

5 MS. [REDACTED]: Because she was with me.

6 MR. [REDACTED]: -- involved.

7 MS. [REDACTED]: Right. She was with me.

8 Yes.

9 MR. [REDACTED]: Okay. And was she
10 involved, at all, with those discussions with
11 [REDACTED]?

12 MS. [REDACTED]: I can't remember if she
13 stayed with me. I think she walked away.

14 MR. [REDACTED]: Okay.

15 MS. [REDACTED]: Because we couldn't get what
16 we needed, as far as footage.

17 MR. [REDACTED]: Were they both under the
18 impression that [REDACTED] was actually working on
19 the camera system?

20 MS. [REDACTED]: Hmm.

21 MR. [REDACTED]: Like, did they ask, well,
22 are you going to take care of this, or anything
23 like that?

24 MS. [REDACTED]: No. I don't remember them
25 speaking to [REDACTED]. I just know --

1 MR. [REDACTED]: No. When you verbally
2 spoke with [REDACTED], though, and [REDACTED] about the
3 situation, did you say, I notified [REDACTED], he
4 said he'll take care of it, or anything like
5 that?

6 MS. [REDACTED]: Yes. Yes.

7 MR. [REDACTED]: Okay. So, you did tell
8 them that, that he would be fixing it.

9 MS. [REDACTED]: Yeah. Well, she was on the
10 phone -. She was standing next to me when I
11 was on the phone, talking to Mr. [REDACTED].

12 MR. [REDACTED]: Okay.

13 MS. [REDACTED]: Mm-hmm.

14 MR. [REDACTED]: What about the captain,
15 though? Did he know?

16 MS. [REDACTED]: No. He wasn't near me.

17 MR. [REDACTED]: Did he ask, like, is
18 [REDACTED] going to fix it, or anything like that?

19 MS. [REDACTED]: No. He didn't --

20 MR. [REDACTED]: Did he say anything?
21 Well, what --

22 MS. [REDACTED]: -- he didn't ask.

23 MR. [REDACTED]: -- what was his response
24 to you telling him that the cameras were down?

25 MS. [REDACTED]: He asked me, did I notify

1 them, and I said, yes.

2 MR. ██████████: That was my question.

3 I'm sorry.

4 MS. ██████████: Okay.

5 MR. ██████████: So --

6 MS. ██████████: I apologize.

7 MR. ██████████: -- so, he did know that

8 ██████████ --

9 MS. ██████████: Yes.

10 MR. ██████████: -- was notified?

11 MS. ██████████: Yes.

12 MR. ██████████: Okay. Go ahead.

13 MR. ██████████: Was the captain surprised the
14 cameras were down?

15 MS. ██████████: I don't know if he was
16 surprised because it's not, like, it's not
17 normal. Sometimes, they do go down. You know?
18 It's our job to notify who we need to notify to
19 bring them back up. But -.

20 MR. ██████████: Do you recall his reaction?
21 Like, did he state, oh, yeah, it must be fixed
22 today? Make sure ██████████ takes care of it.
23 What was his exact reaction to that
24 notification?

25 MS. ██████████: I can't recall.

1 MR. [REDACTED]: Okay.

2 MS. [REDACTED]: I can't recall.

3 MR. [REDACTED]: And did [REDACTED] ever come
4 back and tell you that he couldn't fix it that
5 day, on the 8th?

6 MS. [REDACTED]: No. He told me that on the
7 10th.

8 MR. [REDACTED]: What did he tell you on
9 the 10th?

10 MS. [REDACTED]: Once I walked into the
11 Special Housing area on the 10th, he was there.
12 I don't know if he was working that day. But
13 he was there, and when the door opened, you
14 know, my response was, well, what happened to
15 the cameras? And he said, oh, that's what I'm
16 here for today. Which was two days later. I'm
17 here today to fix it. But I guess they pulled
18 him, and put him on the post, or something to
19 that effect. And I said, but you told me you
20 was going to fix them on the 8th. And he was,
21 like, I couldn't fix them on the 8th. I can't
22 remember why he said he couldn't. But I think
23 he responded to me before I could even ask the
24 question, once he saw me because I was a little
25 taken back that the cameras were down. Because

1 I assumed they was going to be fixed on the
2 8th.

3 MR. [REDACTED]: Okay.

4 MR. [REDACTED]: Can I ask you, when you guys
5 were - you and AW [REDACTED] - were reviewing
6 footage, and you realized it wasn't working,
7 you called [REDACTED]. What was [REDACTED] reaction
8 to finding out the cameras were not working?

9 MS. [REDACTED]: He said he was going to come
10 down and take a look at it.

11 MR. [REDACTED]: Did he mention it was an
12 ongoing - it was already an issue, he was aware
13 of it, or was that the first he was hearing
14 about it? Do you recall?

15 MS. [REDACTED]: No. He didn't --

16 MR. [REDACTED]: No?

17 MS. [REDACTED]: -- he didn't say. He just
18 said, okay, I'm going to come take a look at
19 it.

20 MR. [REDACTED]: And then, he came down, both
21 of you guys were in the room, and he tried to -
22 ?

23 MS. [REDACTED]: No. I wasn't in there with
24 him. I just opened the door so he could get
25 in. And he went in, and he came back, and he

1 said, yeah, they're not recording, and he made
2 a phone call, or he walked away one, and he
3 said, I'm going to stay and do overtime,
4 tonight.

5 MR. ██████████: And he did specifically
6 say "tonight"?

7 MS. ██████████: Yes.

8 MR. ██████████: Okay.

9 MR. ██████████: And if he did stay, stay
10 overtime, that would be on his webTA?

11 MR. ██████████: Well --

12 MS. ██████████: It should be.

13 MR. ██████████: It should be.

14 MR. ██████████: -- well, no, we know he
15 didn't. But --

16 MR. ██████████: Okay.

17 MS. ██████████: Okay.

18 MR. ██████████: -- as far as, if both you
19 and the other SIS tech left, would he have been
20 able to still stay in, on the 8th, in the
21 camera room, to be able to work on it?

22 MS. ██████████: Yes.

23 MR. ██████████: Okay.

24 MS. ██████████: Yes. Because it's been times
25 that he needed to do work, and I needed to go

1 home. And the captain would say, okay, well,
2 leave your keys with me, you know, so he could
3 have access.

4 MR. ██████████: Okay.

5 MS. ██████████: To the room.

6 MR. ██████████: So, when you left that
7 day, did you check back in with ██████████ at all,
8 to say, like --

9 MS. ██████████: I sure didn't.

10 MR. ██████████: -- hey. You did not?

11 MS. ██████████: I didn't.

12 MR. ██████████: Okay. And do you know
13 what he did after you told him I'm going to
14 take care of? Do you know what he did?

15 MS. ██████████: No.

16 MR. ██████████: No. Did he stay in the
17 room, though? Did he -?

18 MS. ██████████: No. He left out the room.
19 He left out the room.

20 MR. ██████████: All right. And then, did
21 you leave before the other tech, on the 8th?

22 MS. ██████████: I would have left probably
23 after her, because she leaves at 2:00.

24 MR. ██████████: Uh-huh. What time?

25 MS. ██████████: I can't remember what

1 happened that day.

2 MR. ██████████: And what -?

3 MS. ██████████: Normally, I'm there between
4 2:00 -. More closer to 3:00, I'm leaving. So.

5 MR. ██████████: Okay. So, if you both
6 left, though, at 2:00 or 3:00, and he said he
7 was coming back that day to fix it, how would
8 have he done that?

9 MS. ██████████: Because I would have spoken
10 to the captain and said, hey, ██████████ needs to
11 get in the com room.

12 MR. ██████████: Do you remember, did that
13 conversation occur?

14 MS. ██████████: I honestly don't remember.

15 MR. ██████████: Okay. You don't
16 remember.

17 MS. ██████████: No.

18 MR. ██████████: Okay.

19 MR. ██████████: Nice Vision has that
20 administrative feature. Nice Vision is the
21 camera --

22 MS. ██████████: Mm-hmm.

23 MR. ██████████: -- system, right? That
24 administrative feature is called Supervision.
25 Do you recall that?

1 MS. [REDACTED]: Hmm.

2 MR. [REDACTED]: Well -.

3 MR. [REDACTED]: There was a couple
4 different --

5 MR. [REDACTED]: Name

6 MR. [REDACTED]: -- names, for different
7 applications, but there is one application
8 called Supervision, and that you might be able
9 to log into Supervision and see if the recorder
10 errors are actually recording. Do you know if
11 you got access to that?

12 MS. [REDACTED]: No. I have - mine is SIS
13 lieutenant access, so.

14 MR. [REDACTED]: Right.

15 MR. [REDACTED]: Who had administrative access
16 to the camera system?

17 MS. [REDACTED]: Meaning that Supervision?

18 MR. [REDACTED]: Supervision. Who could go
19 in, control the cameras, or take cameras
20 offline? And mess with the cameras.

21 MS. [REDACTED]: I don't know. I would say
22 computer services have access, and probably, I
23 would say, facilities managers should have
24 Supervision access.

25 MR. [REDACTED]: But not the SIS Shop?

1 MS. [REDACTED]: No.

2 MR. [REDACTED]: Okay.

3 MR. [REDACTED]: So --

4 MS. [REDACTED]: No.

5 MR. [REDACTED]: -- [REDACTED] and [REDACTED] is
6 basically who you're saying?

7 MS. [REDACTED]: I don't know. I don't even
8 know if [REDACTED] would have Supervision access
9 because -. I don't know. I would think, if
10 you say Supervision, it would be upper --

11 MR. [REDACTED]: Yeah. Supervision
12 doesn't mean super -. It's not a title for,
13 like, somebody in the -. It's a title for the
14 app. So, like, there's an app that says, like,
15 you know, these people are granted access to be
16 able to review and rewind, but then there's
17 another app --

18 MS. [REDACTED]: Oh.

19 MR. [REDACTED]: -- that allows you to
20 actually check to see if things are running
21 properly, and recording, and it's just called
22 Supervision.

23 MS. [REDACTED]: Oh, okay.

24 MR. [REDACTED]: That doesn't mean --

25 MS. [REDACTED]: Then that would be --

1 MR. [REDACTED]: -- that you're a
2 supervisor.

3 MS. [REDACTED]: -- that would be - I would
4 say - that would be [REDACTED], because that's his
5 area, the cameras.

6 MR. [REDACTED]: Okay. And do you know if
7 anybody else would have the ability to do
8 things like that, to take, you know, recorders
9 on or offline, or to at least check their
10 status with the camera system?

11 MS. [REDACTED]: I don't know. If it is, it
12 would be facilities shop.

13 MR. [REDACTED]: So, but primarily, [REDACTED]
14 would be the person?

15 MS. [REDACTED]: Mm-hmm.

16 MR. [REDACTED]: Okay.

17 MS. [REDACTED]: Yes.

18 MR. [REDACTED]: Not you, though?

19 MS. [REDACTED]: No.

20 MR. [REDACTED]: And in no way, while you
21 were -. Although, the only thing that would be
22 able to tip you off, if things weren't
23 recording, is if you started trying to rewind,
24 and it wasn't rewinding.

25 MS. [REDACTED]: If I tried to rewind, it

1 wouldn't rewind. Or if they were red. It
2 would have, like, a red X on a camera. I know
3 that it's a problem, even if it's not working
4 at all. Or something is wrong with it.

5 MR. [REDACTED]: Did that - on the 8th,
6 when you were looking - were there any red X's?

7 MS. [REDACTED]: I don't recall if -. Because
8 it's a lot of cameras, and they're in different
9 places. So, I don't recall there being a red
10 X.

11 MR. [REDACTED]: But just to --

12 MS. [REDACTED]: On any of them.

13 MR. [REDACTED]: -- circle back. What
14 tipped you off was with you and [REDACTED] trying to
15 go back and review?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: And that's where you said
18 --

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: -- why can't I do it?

21 MS. [REDACTED]: Mm-hmm.

22 MR. [REDACTED]: Gotcha.

23 MR. [REDACTED]: And prior to that day, you
24 don't recall when the last time you guys tried
25 to review it was, right?

1 MS. [REDACTED]: No. I don't recall.

2 MR. [REDACTED]: Okay. So, but it had been a
3 little bit. It had been a little while?

4 MS. [REDACTED]: Yes.

5 MR. [REDACTED]: Okay. Anything else on the
6 cameras?

7 MR. [REDACTED]: I think that's all.

8 MR. [REDACTED]: Okay.

9 MR. [REDACTED]: That's great information,
10 that we didn't know that before. I didn't know
11 that that's how we found out that the cameras
12 were offline --

13 MS. [REDACTED]: Mm-hmm.

14 MR. [REDACTED]: -- was basically your
15 review. How often should [REDACTED] have been
16 going in to check those servers to make sure
17 that they were online?

18 MS. [REDACTED]: Daily.

19 MR. [REDACTED]: So then, would you know
20 if he was?

21 MS. [REDACTED]: I can't say he was checking
22 daily. I know that he was up there quite
23 often. But I can't even say that he was
24 checking the cameras because, one I let him in,
25 to do whatever he's doing with the servers, you

1 know, I wasn't standing there, you know, saying
2 what are you doing, or, so --

3 MR. [REDACTED]: And I know we're talk --

4 MS. [REDACTED]: -- but daily, they should
5 have checked.

6 MR. [REDACTED]: -- I know we're talking a
7 long time ago now, but do you remember, prior
8 to the 8th, if he was in -? Because again, I
9 think the information that we have suggests
10 that the camera servers went down on the actual
11 July 29th --

12 MS. [REDACTED]: Hmm.

13 MR. [REDACTED]: -- of 2019. So, there
14 is, like, almost a - more than a --

15 MS. [REDACTED]: Week.

16 MR. [REDACTED]: -- week --

17 MS. [REDACTED]: Yeah. Yeah.

18 MR. [REDACTED]: -- do you know if he was
19 actually going in, at that time, for that week
20 period, checking in on the servers at all, at
21 this -?

22 MS. [REDACTED]: I know he entered the area.
23 But I don't know if he checked the servers
24 while he were back there. But I know he was
25 entering the area.

1 MR. ██████████: Okay.

2 MR. ██████████: What else is in that area?

3 MS. ██████████: Just the servers in there.

4 And ink cartridges. At the top.

5 MR. ██████████: And that's on the third
6 floor?

7 MS. ██████████: It's on the third floor.

8 MR. ██████████: Okay.

9 MR. ██████████: And then, nothing else is
10 stored. Is there evidence stored in there?

11 MS. ██████████: No.

12 MR. ██████████: For some reason, we were
13 under the impression that SIS stored evidence
14 there.

15 MS. ██████████: There's no evidence in there.
16 It's some old file cabinets from, maybe before
17 I was born.

18 MR. ██████████: And I think ██████████ said
19 that there was maybe, it's like a hallway, and
20 there's, like, some evidence, some old
21 evidence, or evidence there.

22 MS. ██████████: Not where the servers are.
23 But it's some file cabinets, where the servers
24 are. And I think that's maybe some archive SIS
25 cases from --

1 MR. [REDACTED]: Okay.

2 MR. [REDACTED]: Okay.

3 MS. [REDACTED]: -- a long time ago.

4 MR. [REDACTED]: So, next topic?

5 MR. [REDACTED]: Mm-hmm.

6 MR. [REDACTED]: Okay. So, what was your
7 understanding about why Epstein was not in his
8 assigned cell? Were you aware that he was -
9 when they found him - and he was not in the
10 cell that he was assigned to in the system?

11 MS. [REDACTED]: No. I learned that later on,
12 that --

13 MR. [REDACTED]: What did you learn?

14 MS. [REDACTED]: -- that he was keyed to one
15 cell, but he was actually living in another
16 cell. So, I don't know where they changed his
17 cell at.

18 MR. [REDACTED]: And is this because the cell
19 rotations that happen in the SHU?

20 MS. [REDACTED]: Right.

21 MR. [REDACTED]: And who would have been
22 responsible to make sure that this, once the
23 cell rotation happened -.

24 MR. [REDACTED]: That's not the reason.
25 So, let's not go down that path. So, did you

1 learn how that happened? How he was keyed into
2 one, and not in another?

3 MS. [REDACTED]: No.

4 MR. [REDACTED]: No? Okay. Did you hear
5 -? Does this refresh your memory at all, like,
6 he was initially placed into one cell, when he
7 came back from suicide watch, around July 30th,
8 but then, the CPAP machine didn't actually
9 reach into there, so they had to switch him to
10 another?

11 MS. [REDACTED]: No.

12 MR. [REDACTED]: No? So, you never heard
13 anything about that?

14 MS. [REDACTED]: No.

15 MR. [REDACTED]: Okay. Go ahead.

16 MR. [REDACTED]: So -.

17 MR. [REDACTED]: Who would have been
18 responsible for making those changes in the
19 system, to make sure that he's in the actual
20 cell where he's supposed to be there?

21 MS. [REDACTED]: Normally, the SHU OIC make
22 the changes.

23 MR. [REDACTED]: So, it wouldn't be the
24 lieutenant? It would be the OIC?

25 MS. [REDACTED]: Yeah. It would be the OIC.

1 MR. [REDACTED]: Okay. And so, would that
2 be -? Is there an OIC for each shift, or is
3 there one overall OIC?

4 MS. [REDACTED]: There is one for each shift.

5 MR. [REDACTED]: Okay. So, on that note,
6 is it more for, like, the morning watch, the
7 day watch, or the evening watch that would be
8 responsible for that change?

9 MS. [REDACTED]: No. Whatever shift he was
10 moved on, that OIC should have made the change.

11 MR. [REDACTED]: Okay. Okay. And at this
12 point, if the change wasn't made, is there a
13 way for us to know when that occurred? When
14 they actually moved him from one cell to
15 another cell?

16 MS. [REDACTED]: No. The only way you would
17 know is to rely on the cameras to, you know,
18 rewind and see.

19 MR. [REDACTED]: To see, you know --

20 MS. [REDACTED]: Mm-hmm.

21 MR. [REDACTED]: -- when that actually
22 happened. But the cameras weren't actually
23 working --

24 MS. [REDACTED]: Right.

25 MR. [REDACTED]: -- from 7/29, and this

1 happened on 7/30. There's no way, at this
2 point?

3 MS. [REDACTED]: No.

4 MR. [REDACTED]: Okay.

5 MS. [REDACTED]: No.

6 MR. [REDACTED]: Go ahead.

7 MR. [REDACTED]: Next level?

8 MR. [REDACTED]: Sure.

9 MR. [REDACTED]: Cell searches. How often are
10 they supposed to do cell searches in the SHU?

11 MS. [REDACTED]: You're taking me back-back.

12 MR. [REDACTED]: Yeah.

13 MS. [REDACTED]: There is - I want to say they
14 have to do a set amount. I don't know if it's
15 three or five. It was five when I was an
16 officer. Per shift. They should be random
17 cell searches.

18 MR. [REDACTED]: Is it of the general area, or
19 actual cells that they're supposed to be
20 searching?

21 MS. [REDACTED]: Actual cell searches.

22 MR. [REDACTED]: And is that five -?

23 MS. [REDACTED]: With the exception of the
24 midnight shift. They usually do the general
25 areas.

1 MR. [REDACTED]: But there should have been
2 cell searches done, by the C.O.s, at least five
3 times?

4 MS. [REDACTED]: Yes.

5 MR. [REDACTED]: Per shift?

6 MS. [REDACTED]: Yes.

7 MR. [REDACTED]: On day watch --

8 MR. [REDACTED]: Okay.

9 MR. [REDACTED]: -- and night watch?

10 MS. [REDACTED]: No. On day watch --

11 MR. [REDACTED]: Day watch and evening --

12 MS. [REDACTED]: -- an evening watch.

13 MR. [REDACTED]: -- watch.

14 MR. [REDACTED]: All right. Well,
15 evening. Evening watch, right?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: So, if they're doing
18 those, is it just as important to log those
19 searches into the system?

20 MS. [REDACTED]: Yes.

21 MR. [REDACTED]: So, if there is no cell
22 searches actually being logged into the system,
23 on those dates, is that a problem?

24 MS. [REDACTED]: Yes.

25 MR. [REDACTED]: Okay. And would you

1 consider that, like, a policy violation?

2 MS. [REDACTED]: Yes.

3 MR. [REDACTED]: If it's not logged into
4 the system, is it almost as if they never
5 happened?

6 MS. [REDACTED]: Yes.

7 MR. [REDACTED]: Go ahead.

8 MR. [REDACTED]: That's all I have. I know
9 you looked into the monitor, the phone call
10 that Epstein made the night before, on August
11 9th, right? And what is your understanding of
12 what transpired? Like, how did he make that
13 phone call?

14 MS. [REDACTED]: My understanding is that his
15 unit manager gave him the phone call. On an
16 unsecured line. He placed Epstein in the
17 shower area - that's what my understanding -
18 and he plugged the phone into an unsecured
19 line, and gave him a phone call.

20 MR. [REDACTED]: And based on what we - based
21 on the interviews - it looks like Epstein asked
22 to speak to his mother.

23 MS. [REDACTED]: Right.

24 MR. [REDACTED]: And he asked for, his pack
25 and PIN was not set up.

1 MR. [REDACTED]: Well, let's ask her.

2 What is your understanding of what happened?

3 MS. [REDACTED]: That was my understanding,
4 that he made a phone call to his mother.

5 MR. [REDACTED]: Have you learned anything
6 since then?

7 MS. [REDACTED]: No. Well, I did learn that
8 his mother was deceased on the 10th.

9 MR. [REDACTED]: And do you know who he
10 actually called?

11 MS. [REDACTED]: I don't. I don't. I
12 actually was present when we did get the
13 number, and the NYPD guy called the number
14 back, but I don't know who it was.

15 MR. [REDACTED]: He actually dialed the
16 phone?

17 MS. [REDACTED]: Mm-hmm.

18 MR. [REDACTED]: To check to -? Rather
19 than doing a search, he called the number that
20 they --

21 MS. [REDACTED]: I think he did a search.

22 MR. [REDACTED]: -- okay.

23 MS. [REDACTED]: I think he did a search. And
24 he called the number.

25 MR. [REDACTED]: From here? At the BOP?

1 MS. [REDACTED]: No. I want to say he might
2 have called from his phone he had.

3 MR. [REDACTED]: He had a cell phone?

4 MS. [REDACTED]: Yeah. Mm-hmm. I want to say
5 he called from his phone.

6 MR. [REDACTED]: Was this in your
7 presence?

8 MS. [REDACTED]: Yeah. It was. Yeah. I was
9 there.

10 MR. [REDACTED]: Did they bring their cell
11 phones into the institution?

12 MS. [REDACTED]: We had - we got approval for
13 them to bring their phones in, because they was
14 doing an investigation.

15 MR. [REDACTED]: Oh, okay.

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: And do you know if
18 someone answered when he called?

19 MS. [REDACTED]: I want to say a female
20 answered, but hung up.

21 MR. [REDACTED]: Okay. Did he identify
22 himself?

23 MS. [REDACTED]: I can't remember.

24 MR. [REDACTED]: Okay.

25 MS. [REDACTED]: I can't remember.

1 MR. [REDACTED]: And is that the same
2 person, though, that --

3 MR. [REDACTED]: You think?

4 MS. [REDACTED]: Yeah.

5 MR. [REDACTED]: -- NYPD ---

6 MS. [REDACTED]: Yeah.

7 MR. [REDACTED]: -- detective.

8 MS. [REDACTED]: Because - yes - it was only
9 one NYPD at the time.

10 MR. [REDACTED]: Okay. And it's [REDACTED]
11 [REDACTED]

12 MS. [REDACTED]: Yeah.

13 MR. [REDACTED]: Okay.

14 MS. [REDACTED]: I think it was [REDACTED]

15 MR. [REDACTED]: Okay. Great. Who did
16 you say that actually provided him the phone
17 call?

18 MS. [REDACTED]: His unit manager.

19 MR. [REDACTED]: And who was that?

20 MS. [REDACTED]: His name is [REDACTED]

21 [REDACTED].

22 MR. [REDACTED]: And what is your
23 understanding of what should have transpired if
24 he gave him that phone call? How should have
25 that process worked?

1 MS. [REDACTED]: If he gave him a phone call,
2 it should have been on a secure line. Meaning,
3 the inmate's line. Because when it's on the
4 inmate line, you can listen to the phone call.
5 You know, go back. You can monitor it live.
6 And it should have been recorded in the logbook
7 that he received the phone call to the number
8 he received the phone call to.

9 MR. [REDACTED]: And should have he sat
10 there with him, while the call was being
11 placed?

12 MS. [REDACTED]: Yes.

13 MR. [REDACTED]: All right. And do you
14 know anything about there not being a logbook
15 in the SHU, for those telephone calls?

16 MS. [REDACTED]: I know it was -. We were
17 looking for logbooks. I can't remember if that
18 book was one of them, to be honest with you,
19 because I collected so many. So, I can't
20 remember if that actual book was missing.

21 MR. [REDACTED]: Okay. And do you know if
22 [REDACTED] actually did monitor the call, and log
23 it?

24 MS. [REDACTED]: I don't know.

25 MR. [REDACTED]: You don't know if he did

1 or not?

2 MS. [REDACTED]: I don't know.

3 MR. [REDACTED]: Okay. Do you know
4 anything -? Did your investigation reveal
5 anything that transpired during that call?

6 MS. [REDACTED]: No. I don't know.

7 MR. [REDACTED]: No. So, you never found
8 anything more?

9 MS. [REDACTED]: I never found anything more.

10 MR. [REDACTED]: How serious of a
11 violation do you consider it, if the inmate had
12 - in this specific instance - both provided
13 Epstein the phone call, and put him in the G-
14 tier shower, walked away, and not only walked
15 away, but left the unit? And the inmate could
16 then talk by himself. Is that a pretty
17 significant thing, or -?

18 MS. [REDACTED]: It is. Because it was on a -
19 again - it was on an unsecured line. So, you
20 know, you can't get the recording back, even if
21 you an emergency and you needed to step away
22 for a minute, you know, you still can go and
23 listen back to that phone call, to see if
24 anything transpired.

25 MR. [REDACTED]: Sure. And why is it? Is

1 it, like, a potential danger to other inmates
2 in the facility, by being able to provide
3 inmates these unsecured phone calls?

4 MS. ██████: I would say yes.

5 MR. ██████: So, it's a security
6 matter?

7 MS. ██████: It's a security issue.

8 MR. ██████: Okay. And what is your
9 opinion on if, when ██████ - Epstein says he's
10 calling his mother, and Mr. ██████ calls the
11 number that he gives him, which we don't have
12 the number for at the time, there's no list,
13 and a male answers the phone. And then, he
14 provides Epstein with that call. What is your
15 thoughts on that as an SIS lieutenant?

16 MS. ██████: Okay. Can I -? Just
17 rephrase it. He gave him the phone call, and a
18 male answered the phone call.

19 MR. ██████: So, Epstein says, I'm
20 calling my mother. This is the number. He
21 calls the number. Mr. ██████ says a male
22 answers the phone. And then provides the phone
23 to Epstein.

24 MS. ██████: At that point, I wouldn't
25 have provided the phone to Epstein. I would

1 have hung the call up.

2 MR. [REDACTED]: Right. So, is that also
3 a pretty bad security violation?

4 MS. [REDACTED]: Yeah.

5 MR. [REDACTED]: Okay.

6 MR. [REDACTED]: Should he have verified who
7 was on the phone?

8 MS. [REDACTED]: Yes.

9 MR. [REDACTED]: Should he have asked for a
10 name?

11 MS. [REDACTED]: Yes.

12 MR. [REDACTED]: Was there a logbook, at that
13 point, in the SHU?

14 MS. [REDACTED]: I don't know. I don't know.

15 MR. [REDACTED]: Is there something called
16 endogen (Phonetic Sp. *01:24:39) inmates?

17 Inmates. Now, if --

18 MS. [REDACTED]: Yes.

19 MR. [REDACTED]: -- can you -?

20 MR. [REDACTED]: What does that mean?

21 MR. [REDACTED]: Yeah. What does that mean?

22 MS. [REDACTED]: Endogen is inmates that, you
23 know, don't have any money on their accounts.
24 They don't have no type of resources. No type
25 of money coming in, through family members, or

1 anything to that effect.

2 MR. [REDACTED]: Now, if an endogen inmate
3 wanted to make a phone call, what is the
4 procedure for that?

5 MS. [REDACTED]: I'm not too sure how unit
6 team deal with endogen inmate.

7 MR. [REDACTED]: Okay.

8 MS. [REDACTED]: I'm not too sure.

9 MR. [REDACTED]: Is it - have you ever heard
10 the procedure that, if an inmate doesn't any
11 money in the pack and PIN, they can't make any
12 phone calls, the unit team sometimes allows
13 them to make a phone call on the legal line?

14 MS. [REDACTED]: I've never heard of that.

15 MR. [REDACTED]: Regardless, if an inmate
16 is speaking on the legal line, it's always
17 supposed to be --

18 MS. [REDACTED]: A legal --

19 MS. [REDACTED]: -- monitored?

20 MS. [REDACTED]: -- a legal phone call. Yes.

21 MR. [REDACTED]: Where if it's in this
22 case, that an inmate that doesn't actually have
23 money, if they do allow it, they have to
24 monitor it. Correct? They have to sit there
25 and listen to it with them?

1 MS. [REDACTED]: They do, but they shouldn't
2 allow it because it's a legal line.

3 MR. [REDACTED]: Okay. So, really, the
4 legal line is only supposed to be --

5 MS. [REDACTED]: Only for legal.

6 MR. [REDACTED]: -- okay. So, not only
7 was this not done properly, they should have
8 never provided Epstein a call from the legal
9 line, is what you're saying?

10 MS. [REDACTED]: Right.

11 MR. [REDACTED]: Okay.

12 MR. [REDACTED]: Is there another line, or,
13 like, a pack and PIN set up to utilize for
14 inmates that don't have any money, that want to
15 make calls? Like, you know how pack and PINs
16 are assigned to each inmate. Right?

17 MS. [REDACTED]: Yes.

18 MR. [REDACTED]: Now, if it's an endogen
19 inmate, and they wanted to make a phone call
20 that's not legal, is there a special code that
21 the unit team can use?

22 MS. [REDACTED]: I don't know. I don't know.

23 MR. [REDACTED]: And if the captain, if there
24 was a conversation between the captain and the
25 unit, [REDACTED] [REDACTED], and the captain

1 instructed him to monitor it, and log the call,
2 what does that mean to you?

3 MS. [REDACTED]: That mean you should be
4 standing there, listening to the phone call.

5 MR. [REDACTED]: Okay.

6 MS. [REDACTED]: And you should be recording
7 it in the logbook.

8 MR. [REDACTED]: All right. Anything else on
9 that?

10 MR. [REDACTED]: Nope.

11 MR. [REDACTED]: Now, let's talk about August
12 10th. Right? When did you find out about Mr.
13 Epstein's death?

14 MS. [REDACTED]: Maybe about 6:00 in the
15 morning. I got a call at home. I got a call
16 at home, by the captain called me.

17 MR. [REDACTED]: Captain [REDACTED]?

18 MS. [REDACTED]: Captain [REDACTED] called me.

19 MR. [REDACTED]: Mm-hmm.

20 MS. [REDACTED]: And he said we have an
21 emergency. I need you to come up to the
22 institution. And I said, okay. What happened?
23 You know, I'm getting up now. And he said,
24 it's Epstein again. And I said, okay. What
25 happened? You know, with Epstein. And he

1 said, Epstein tried to kill himself. So, I
2 said, okay. I got dressed, and I came up to
3 the institution. It's not until maybe I was
4 here maybe about 45 minutes, when I learned
5 that he was deceased, and then, everybody said,
6 wait, you didn't know? And I said, no, because
7 I heard tried. So, and I remember saying, did
8 he go to the hospital because try mean, okay,
9 did we take him here? And when I got to there,
10 like, no, he's in the hospital. Like, he's
11 deceased, and I was, like, oh. Okay.

12 MR. ██████████: Mm-hmm. So, when -.

13 MR. ██████████: Do you know if he was
14 alive when the first officer responded to him?

15 MS. ██████████: Oh, I don't know.

16 MR. ██████████: Do you have anything, any
17 investigative steps that you took reveal
18 anything about that? Like, life-saving
19 measures, like, to keep him alive versus bring
20 him back?

21 MS. ██████████: I don't know. Just
22 overhearing that they did some CPR measures.
23 But I don't really know who did what.

24 MR. ██████████: Okay.

25 MR. ██████████: When you arrived at the

1 facility, around what time was it,
2 approximately?

3 MS. [REDACTED]: Maybe, I know it was before
4 7:30.

5 MR. [REDACTED]: And was he already gone, at
6 that point?

7 MS. [REDACTED]: Yes. He was already gone.

8 MR. [REDACTED]: And when you came in, what is
9 the first step you did?

10 MS. [REDACTED]: I just started gathering
11 evidence. You know -?

12 MR. [REDACTED]: Did you go up to the SHU?

13 MS. [REDACTED]: Yes. I went up to the SHU to
14 take whatever logbooks that was up there, and
15 that I could find. I went to the control
16 center to look for the count slips, from the
17 night before, the 9th and the 10th. The warden
18 had took some of the count slips. He beat me
19 to the punch. So, he did give me what he took
20 because it was -. Everybody was just trying to
21 gather up evidence, just -.

22 MR. [REDACTED]: We're just trying to get a --

23 MR. [REDACTED]: On --

24 MR. [REDACTED]: -- sorry.

25 MR. [REDACTED]: -- and on the count

1 slips, did you find anything out about the
2 counts that were conducted, or not conducted,
3 that night?

4 MS. [REDACTED]: On the count slips, I just
5 seen that they were filled out. They were
6 filled out. And I think, I want to say the
7 10th was missing. Because everybody would run
8 around, looking for the 10th count slip. I
9 can't remember what time. I think the 3:00 and
10 the 5:00, they were looking for. On the count
11 slips.

12 MR. [REDACTED]: When you said they were
13 looking for it, where were they looking for it?

14 MS. [REDACTED]: In the control center.

15 MR. [REDACTED]: I see.

16 MS. [REDACTED]: Because that's where the
17 count slips would be.

18 MR. [REDACTED]: So, they went to -. And so,
19 the captain, or the warden, went down to the
20 control center, they were looking for the 3:00
21 a.m. and the 5:00 a.m. count slips, and they
22 couldn't find them?

23 MS. [REDACTED]: I don't know who actually
24 went in the control center because it's my
25 understanding they were looking for the count

1 slips before I arrived. So, what -.

2 MR. [REDACTED]: Did you do any vetting of
3 the counts, though, to notice, like, if the
4 count slips matched up with the institutional
5 counts, or anything like that?

6 MS. [REDACTED]: Did I do any?

7 MR. [REDACTED]: Yeah.

8 MS. [REDACTED]: No. I didn't.

9 MR. [REDACTED]: So, you didn't notice.
10 Did you notice any of the count slips having,
11 like, any extra writing on them? Like, 9S+1,
12 or 73+1. Or anything like that?

13 MS. [REDACTED]: Hmm. I can't remember.

14 MR. [REDACTED]: So, you don't remember.

15 MS. [REDACTED]: I can't remember.

16 MR. [REDACTED]: Okay.

17 MR. [REDACTED]: Do you want to show that?

18 MR. [REDACTED]: No. I mean, yeah, if you
19 want to, if you have it. Sure.

20 MR. [REDACTED]: We'll come back. So, I'll
21 come back to that. I just had a few questions.
22 So, when you came in, people were already in
23 the SHU, looking for stuff?

24 MS. [REDACTED]: Yeah.

25 MR. [REDACTED]: Pulling stuff up?

1 MS. [REDACTED]: That, it was only the captain
2 gave me a few things. He was looking for his
3 folder. His 292s and stuff to that effect. So
4 --

5 MR. [REDACTED]: That would be Epstein's
6 folder?

7 MS. [REDACTED]: -- Epstein's.

8 MR. [REDACTED]: Okay.

9 MS. [REDACTED]: Right. So, whatever he found
10 with Epstein, he did give it to me. Whatever
11 he found in the SHU. Again, the count slips
12 were in the warden's office, what they found.
13 So, I did get those from him.

14 MR. [REDACTED]: What is the normal procedure
15 if an inmate dies in prison, or, you know, a
16 suicide happens in prison, what is the normal
17 procedure on the actions to be taken?

18 MR. [REDACTED]: Well, prior to we get
19 into that, why were you all looking for the
20 count slips?

21 MS. [REDACTED]: That's, like, a procedure,
22 what we do, you know, we look at the count
23 slips to make sure - especially with a suicide
24 in SHU - you want to make sure that the count
25 was conducted. You're going to review the

1 cameras and see that the count was conducted.
2 You know, it's just to make sure, basically
3 everybody is accountable, and do what they
4 needed to do.

5 MR. [REDACTED]: And did you do any of
6 that, trying to ensure that those counts were
7 conducted?

8 MS. [REDACTED]: Well, it was no cameras, and
9 I didn't do an investigation, because at that
10 point, once we notify OIG and FBI, we knew that
11 it would be their investigation. So --

12 MR. [REDACTED]: Right.

13 MS. [REDACTED]: -- I did no investigation.

14 MR. [REDACTED]: And do you know if the
15 counts were conducted?

16 MS. [REDACTED]: I don't know.

17 MR. [REDACTED]: Okay.

18 MR. [REDACTED]: Okay.

19 MR. [REDACTED]: So, now the procedures.

20 MR. [REDACTED]: Well, on the same note, then.
21 Did they eventually find the count slips?

22 MS. [REDACTED]: They found -. They did find
23 -. I don't think the 10th was ever located.
24 It could have been. I can't recall. But I
25 know the 10th was the missing count slip. One

1 of them went missing or something to that
2 effect, that, you know, OIG kept calling me,
3 and I'm, like, I'm looking for them, I'm going
4 through everything, I'm going through, you
5 know, we were trying to find. It was something
6 missing. I can't remember the timeframe, but
7 it definitely was something missing, at the
8 time.

9 MR. [REDACTED]: But you didn't say, it
10 eventually was found?

11 MS. [REDACTED]: I --

12 MR. [REDACTED]: Okay. And do you know --

13 MS. [REDACTED]: -- I can't remember.

14 MR. [REDACTED]: -- so, when you came in,
15 right after you found out about the incident,
16 did you come right to the SHU?

17 MS. [REDACTED]: Yes.

18 MR. [REDACTED]: Who was in the SHU, at that
19 point?

20 MS. [REDACTED]: I don't remember. It was a
21 lot of people.

22 MR. [REDACTED]: When you say a lot of people,
23 like -?

24 MS. [REDACTED]: In and out of the SHU. Like,
25 administration. Like, the captain, I think,

1 was up there at the time. Or I --

2 MR. ██████: Was -.

3 MS. ██████: -- I can't even remember what
4 officers was up there, to be honest with you.

5 MR. ██████: Who was in the cell, at that
6 point? Epstein's cell.

7 MS. ██████: Nobody.

8 MR. ██████: Nobody. Was that sealed off?

9 MS. ██████: The door was locked.

10 MR. ██████: Do you know who locked it?

11 MS. ██████: I don't know who locked it.

12 MR. ██████: Okay. And why was the door
13 locked?

14 MS. ██████: I don't know, but I'm
15 assuming somebody locked it because they knew
16 it would be -. You know, we would do an
17 investigation on it.

18 MR. ██████: Do you think it was a
19 possible crime scene?

20 MS. ██████: Right.

21 MR. ██████: Okay. And they sealed it up
22 so no one came in and out?

23 MS. ██████: Nobody came in and out. When
24 I got up there, it was locked. We took the
25 CPAP machine, and different stuff out of it, we

1 did. And we inventoried it in SIS.

2 MR. [REDACTED]: So, that's a question. So,
3 when you -. It was locked. Since did someone
4 go in, at that point, to take stuff out?

5 MS. [REDACTED]: No. We didn't go in right
6 then and there. No. We roped it off with the
7 yellow tape.

8 MR. [REDACTED]: Okay.

9 MS. [REDACTED]: We roped it off with the
10 yellow tape.

11 MR. [REDACTED]: And then, of course, what
12 about the stuff inside the - before we go in
13 this room - what about the stuff in the
14 officer's desk? Was stuff inventoried out of
15 the desks? Taken stuff, taken out. Like, any
16 --

17 MS. [REDACTED]: No.

18 MR. [REDACTED]: -- anything related to
19 Epstein. Like, you mentioned that the captain
20 took the folder. Where was that folder --

21 MS. [REDACTED]: No.

22 MR. [REDACTED]: -- taken?

23 MS. [REDACTED]: We couldn't find -. They
24 couldn't find the folder.

25 MR. [REDACTED]: Oh, they couldn't find the

1 folder?

2 MS. [REDACTED]: They couldn't find the folder
3 at all. So, whatever paperwork he got was
4 stuff laying around.

5 MR. [REDACTED]: So, he took stuff off the
6 desks, and things like that?

7 MS. [REDACTED]: I'm - yeah - I'm assuming
8 that's where he got it from.

9 MR. [REDACTED]: Was an inventory made of
10 those stuff that he took out of the SHU?

11 MS. [REDACTED]: Yes.

12 MR. [REDACTED]: Okay. What are the steps -
13 as an SIS lieutenant - did you guys take any
14 materials out of the SHU, as evidence?

15 MS. [REDACTED]: What do you mean?

16 MR. [REDACTED]: Like, did --

17 MS. [REDACTED]: Find something?

18 MR. [REDACTED]: -- any paperwork related to
19 Epstein, things like that, did you guys
20 inventory anything?

21 MS. [REDACTED]: Everything related to him.
22 Yeah. Because we brought it down to SIS. We
23 turned it over to OIG.

24 MR. [REDACTED]: Okay. So, the --

25 MS. [REDACTED]: And we inventoried it.

1 MR. ██████: -- inventory was done by you,
2 not the FBI?

3 MS. ██████: No. It was done by me. They
4 signed off on it, well, as I was handing it to
5 them. I had everything on an inventory list,
6 of course. So, they were double checking what
7 I was giving them, and they signed off on the
8 chain of custody.

9 MR. ██████: And that morning, the round
10 sheets, where did you find the round sheets?

11 MS. ██████: So, someone gave me the round
12 sheets.

13 MR. ██████: So, it was not -? It wasn't
14 in the SHU?

15 MS. ██████: No.

16 MR. ██████: Okay. And Epstein paper.
17 You said you took anything Epstein related,
18 right? In paperwork.

19 MS. ██████: Right.

20 MR. ██████: And, like, what kind of
21 paperwork did you take?

22 MS. ██████: Oof. I think I got, like,
23 one or two 292s. I may have. Whatever it was,
24 was very little.

25 MR. ██████: Do you recall taking this

1 orange sign, mandatory -? It says mandatory
2 rounds must be conducted every 30 minutes on
3 Epstein.

4 MS. [REDACTED]: Not, I've never even seen
5 that sign.

6 MR. [REDACTED]: So, you've never seen that?

7 MS. [REDACTED]: No.

8 MR. [REDACTED]: Okay. And do you recall any
9 signs being up in the SHU, regarding Epstein?

10 MS. [REDACTED]: No. I don't recall.

11 MR. [REDACTED]: Him needing a cellmate, and
12 your rounds being -. So, you don't recall this
13 in there, either?

14 MS. [REDACTED]: No. I've never seen that
15 sign.

16 MR. [REDACTED]: Do you know who collected
17 that, by any chance?

18 MS. [REDACTED]: No. I don't.

19 MR. [REDACTED]: So, if you -.

20 MR. [REDACTED]: Was it the captain that
21 went in and collected a lot of this stuff? Is
22 the one that -?

23 MS. [REDACTED]: He did, but --

24 MR. [REDACTED]: And was he the one --

25 MS. [REDACTED]: -- that was never --

1 MR. [REDACTED]: -- that provided --? He
2 provided you with some of this stuff, though,
3 like, the 292s that you're talking about?

4 MS. [REDACTED]: Yes. He gave me the 292s.

5 MR. [REDACTED]: And what is that? Is
6 that, like, the feeding --

7 MS. [REDACTED]: The feeding.

8 MR. [REDACTED]: -- and the showers?

9 MS. [REDACTED]: The showers. Yes.

10 MR. [REDACTED]: Okay.

11 MR. [REDACTED]: But you don't recall this?

12 MS. [REDACTED]: I've never seen that.

13 MR. [REDACTED]: Was there any lists kept in
14 the SHU, to say any special needs for some of
15 the inmates? Like, if they are suicidal watch,
16 and things like that, is there any special
17 lists in the SHU for that?

18 MS. [REDACTED]: It should have been a hot
19 list. What we call a hot list, that psychology
20 would have put up there. Do you recall if
21 there was one in the SHU, at that point?

22 MS. [REDACTED]: I don't know.

23 MR. [REDACTED]: Okay.

24 MS. [REDACTED]: I don't know.

25 MR. [REDACTED]: And if there was one, where

1 would it have been kept?

2 MS. [REDACTED]: I would think it would have
3 been posted somewhere near the officer's
4 station.

5 MR. [REDACTED]: Okay. And what about the -
6 now, let's go to his cell - who inventoried
7 everything out of his cell?

8 MS. [REDACTED]: My SIS tech went in, and she
9 took what was in there, which was, like, some
10 letters he had. I think some pill bottles.
11 And the CPAP machine was in there.

12 MR. [REDACTED]: Did you assist your - sorry,
13 I wrote the person's name.

14 MS. [REDACTED]: [REDACTED].

15 MR. [REDACTED]: [REDACTED].

16 MS. [REDACTED]: Yeah.

17 MR. [REDACTED]: Did you assist [REDACTED]?

18 MS. [REDACTED]: Yeah. I was up there. Yes.

19 MR. [REDACTED]: How do you spell her last
20 name?

21 MS. [REDACTED]: [REDACTED]-.

22 MR. [REDACTED]: So, it's, I wrote it [REDACTED].
23 [REDACTED]. And first name is [REDACTED]?

24 MS. [REDACTED]: [REDACTED]. Yes.

25 MR. [REDACTED]: [REDACTED]? Like, our --

1 MS. [REDACTED]: Yes.

2 MR. [REDACTED]: -- [REDACTED], our country?

3 MS. [REDACTED]: Mm-hmm.

4 MR. [REDACTED]: Okay. Cool.

5 MR. [REDACTED]: So, did you assist her when -

6 -

7 MS. [REDACTED]: Yeah. I was there.

8 MR. [REDACTED]: -- when she walked in -.

9 You both were.

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: What was your impression when
12 you saw it? Like, what did you see when you
13 walked in?

14 MS. [REDACTED]: Just, it wasn't much in the
15 cell. It was just more, linen sheets, linen
16 stuff.

17 MR. [REDACTED]: Was there an excessive --

18 MS. [REDACTED]: Yeah.

19 MR. [REDACTED]: -- excessive amount of
20 linens and sheets?

21 MS. [REDACTED]: Yes.

22 MR. [REDACTED]: Did you inventory that?

23 MS. [REDACTED]: No. I didn't.

24 MR. [REDACTED]: Do you know around how
25 many linens and sheets were in there?

1 MS. [REDACTED]: No. I don't.

2 MR. [REDACTED]: But it seemed excessive,
3 though, for --

4 MS. [REDACTED]: For Special Housing.

5 MR. [REDACTED]: -- right.

6 MS. [REDACTED]: Yes.

7 MR. [REDACTED]: So, there were definitely
8 more than should have been in there?

9 MS. [REDACTED]: I would say.

10 MR. [REDACTED]: Do you know why that
11 would be the case?

12 MS. [REDACTED]: No.

13 MR. [REDACTED]: What about the pill bottles?
14 All those pill bottles, and you said you saw
15 medication, things like that.

16 MS. [REDACTED]: I don't remember if they were
17 empty, or if medication was in them. I know we
18 just took them.

19 MR. [REDACTED]: Can you start going
20 through the pictures?

21 MR. [REDACTED]: Yeah. I think --

22 MS. [REDACTED]: Okay.

23 MR. [REDACTED]: -- let me show you pictures.

24 MS. [REDACTED]: Sorry about that.

25 MR. [REDACTED]: Because we have pictures from

1 --

2 MR. [REDACTED]: Who took the pictures?

3 Do you know?

4 MS. [REDACTED]: Ms. [REDACTED].

5 MR. [REDACTED]: Okay. Okay.

6 MR. [REDACTED]: That's okay.

7 MR. [REDACTED]: Yeah.

8 MR. [REDACTED]: So, what I'm showing you are
9 the pictures taken inside the SHU.

10 MS. [REDACTED]: Okay.

11 MR. [REDACTED]: Is that Epstein's cell?

12 MS. [REDACTED]: This is --

13 MR. [REDACTED]: On the top.

14 MS. [REDACTED]: -- yes.

15 MR. [REDACTED]: And that's the -. You guys
16 put the --

17 MS. [REDACTED]: The tape on it. Yes.

18 MR. [REDACTED]: -- the tape on it, to make
19 sure.

20 MR. [REDACTED]: Yeah. That's it. When
21 you say you guys, SIS did?

22 MS. [REDACTED]: Yes.

23 MR. [REDACTED]: Yes.

24 MR. [REDACTED]: Okay.

25 MR. [REDACTED]: Sorry.

1 MS. [REDACTED]: Oh.

2 MR. [REDACTED]: No, no, no.

3 MR. [REDACTED]: So, is this from the outside
4 of his cell, the second picture?

5 MS. [REDACTED]: Yeah.

6 MR. [REDACTED]: With [REDACTED]?

7 MS. [REDACTED]: This is the outside. Yes.

8 MR. [REDACTED]: So, what is this wire coming
9 up? Is that the CPAP machine?

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: Okay. And you said you
12 removed it from the cell?

13 MS. [REDACTED]: Yeah. We took the CPAP
14 machine.

15 MR. [REDACTED]: Okay. And the CPAP machine
16 only extends to right there?

17 MS. [REDACTED]: I can't remember where it was
18 located at. I just know she went, you know,
19 took it out.

20 MR. [REDACTED]: So, what -.

21 MR. [REDACTED]: Was there - on the CPAP
22 machine and that cord specifically - was there
23 any indication that he may have used that to
24 strangle, to attempt to harm himself, or
25 someone else attempt to harm him?

1 MS. [REDACTED]: No. Just the, like, the -
2 just the CPAP machine with the cord.

3 MR. [REDACTED]: So, was the cord not,
4 like, disheveled, or out of place? Was it
5 straight from the machine, all the way to where
6 it was plugged in?

7 MS. [REDACTED]: I can't remember.

8 MR. [REDACTED]: Okay. But there was
9 nothing --

10 MS. [REDACTED]: I can't.

11 MR. [REDACTED]: -- that indicated that he
12 was strangled by anything other than the noose
13 that they found in there?

14 MS. [REDACTED]: No.

15 MR. [REDACTED]: Nothing indicated that
16 the CPAP machine or cord was used?

17 MS. [REDACTED]: No. Hmm-mm.

18 MR. [REDACTED]: No. Okay.

19 MR. [REDACTED]: What happened to the CPAP
20 machine?

21 MS. [REDACTED]: It's in the SIS shop. In the
22 inventory.

23 MR. [REDACTED]: Oh, it's still there?

24 MS. [REDACTED]: It should be still there.
25 I've been gone for a while. But yes.

1 MR. [REDACTED]: Okay. But that was taken as
2 a --

3 MS. [REDACTED]: Yes.

4 MR. [REDACTED]: -- evidence? Okay. Now,
5 we've seen a lot of the orange. What is that?
6 Is that sheets?

7 MS. [REDACTED]: They look like sheets.

8 MR. [REDACTED]: And if you notice, there's a
9 mattress on the floor.

10 MS. [REDACTED]: Yeah.

11 MR. [REDACTED]: Is that where Epstein slept?

12 MS. [REDACTED]: I don't know.

13 MR. [REDACTED]: Okay. Do you know if that's
14 where they found his body?

15 MS. [REDACTED]: I don't know.

16 MR. [REDACTED]: Okay. Okay. So, this might
17 be upside down.

18 MR. [REDACTED]: So, they were --

19 MR. [REDACTED]: I'll just --

20 MR. [REDACTED]: -- were all the lines and
21 sheets, were they, then, if they weren't
22 inventoried, were they all discarded?

23 MS. [REDACTED]: I don't know. I don't know.

24 MR. [REDACTED]: You don't know. Okay.

25 MR. [REDACTED]: Now, this picture - sorry, I

1 had to flip it a couple of times - it looks
2 like it's from the corner --

3 MS. [REDACTED]: Right.

4 MR. [REDACTED]: -- looking into the cell.
5 What are these things that's tied up on?

6 MS. [REDACTED]: This, and like these?

7 MR. [REDACTED]: Yeah. Is that just to hang
8 clothes?

9 MS. [REDACTED]: They're clothes lines. They
10 use them normally. Mm-hmm.

11 MR. [REDACTED]: Well, what about this?

12 MS. [REDACTED]: I don't know.

13 MR. [REDACTED]: So, there's a ladder here
14 that goes up to the second floor.

15 MS. [REDACTED]: Right.

16 MR. [REDACTED]: Okay. And it looks like
17 there's a whole bunch of items on top. And
18 between the materials that's on the floor, and
19 the materials on the bed, you said there was an
20 excessive amount of linen and --

21 MS. [REDACTED]: Linen.

22 MR. [REDACTED]: -- linen. Okay.

23 MR. [REDACTED]: Who would be responsible
24 for providing a linen, or removing a linen?

25 MS. [REDACTED]: That would be the SHU

1 officers.

2 MR. [REDACTED]: Okay. So, people in the
3 SHU?

4 MS. [REDACTED]: Yes.

5 MR. [REDACTED]: And was that at all
6 questioned, like, hey, why was there so much
7 linen in there?

8 MS. [REDACTED]: I don't. I didn't question
9 them.

10 MR. [REDACTED]: Okay.

11 MS. [REDACTED]: So, I can't -. I don't know
12 if anybody else did.

13 MR. [REDACTED]: Okay. And if the cell
14 searches were being conducted, would that be
15 the time that they would actually take --

16 MS. [REDACTED]: Take everything.

17 MR. [REDACTED]: -- the linen out?

18 MS. [REDACTED]: Yes.

19 MR. [REDACTED]: Okay.

20 MR. [REDACTED]: So, what are we looking at,
21 at this picture? Is that the AED machine?

22 MS. [REDACTED]: Yes.

23 MR. [REDACTED]: And what is this right here?

24 MS. [REDACTED]: I don't want to say the word
25 noose, but, you know, that's what it looks like

1 to me.

2 MR. [REDACTED]: Okay. And where exactly on
3 it, is this on the floor? Is that on the
4 corner?

5 MS. [REDACTED]: I don't know from the angle.

6 MR. [REDACTED]: But you know of, would
7 you know if this was the noose that was
8 actually --

9 MS. [REDACTED]: This was -.

10 MR. [REDACTED]: -- used -?

11 MS. [REDACTED]: I don't know. I don't know.

12 MR. [REDACTED]: Do you know if there were
13 multiple nooses?

14 MS. [REDACTED]: I don't know. I don't recall
15 seeing. No. I don't recall. No.

16 MR. [REDACTED]: And where is -? What
17 happened to the noose?

18 MS. [REDACTED]: It's in the SIS shop.

19 MR. [REDACTED]: Okay.

20 MS. [REDACTED]: Yeah. The SIS.

21 MR. [REDACTED]: Still to this day?

22 MS. [REDACTED]: It should be.

23 MR. [REDACTED]: When was the last time you
24 saw it there?

25 MS. [REDACTED]: It's been a while. I've been

1 out of work for some time.

2 MR. [REDACTED]: Okay.

3 MR. [REDACTED]: What is your
4 understanding of how the noose -? How they got
5 Epstein down? Do you know if it was ripped, or
6 if it was cut? Or do you know anything about
7 that?

8 MS. [REDACTED]: I don't know. Nobody never
9 said.

10 MR. [REDACTED]: Okay. So, you never
11 looked at it.

12 MR. [REDACTED]: Because no one said it to
13 you?

14 MS. [REDACTED]: Right.

15 MR. [REDACTED]: Okay.

16 MR. [REDACTED]: But not when you were
17 collecting this evidence, though, wasn't
18 clearly, you know? Do you know if anything was
19 still hanging from where he was hung from, or
20 do you know if it was taken off of him after
21 they -?

22 MS. [REDACTED]: I don't know.

23 MR. [REDACTED]: You don't know. And who
24 would be the person to talk to about that?

25 MS. [REDACTED]: The responders.

1 MR. [REDACTED]: Like, the first
2 responders?

3 MS. [REDACTED]: Yeah.

4 MR. [REDACTED]: As in, like, Noel and
5 Thomas?

6 MS. [REDACTED]: Yeah. The responders would
7 have seen the condition of the cell.

8 MR. [REDACTED]: Okay.

9 MR. [REDACTED]: Now, this is a picture. It
10 looks like --

11 MS. [REDACTED]: The bottom of that.

12 MR. [REDACTED]: -- what is this right here?
13 This is a --

14 MS. [REDACTED]: A mattress.

15 MR. [REDACTED]: -- is that another mattress?

16 MS. [REDACTED]: Yeah. It look like it.
17 Yeah.

18 MR. [REDACTED]: So, there is two mattresses
19 on top of each other?

20 MS. [REDACTED]: Mm-hmm.

21 MR. [REDACTED]: Okay. Let's go back. Is
22 there another mattress on the floor? Because I
23 don't see, two mattresses here. Right?

24 MS. [REDACTED]: No. That's only one.

25 MR. [REDACTED]: Oh, that's the --

1 MS. [REDACTED]: Again --

2 MR. [REDACTED]: -- bottom one here. Okay.

3 MS. [REDACTED]: -- I don't know who took the
4 pictures. I know she took a set of pictures,
5 and then when the FBI came in, they were
6 searching the cell, and they took a set of
7 pictures. So, I really don't know whose
8 pictures those are.

9 MR. [REDACTED]: Is that two mattresses, or
10 just one mattress?

11 MS. [REDACTED]: It looks like one.

12 MR. [REDACTED]: One. Okay. But so, I
13 thought this picture taken, another mattress
14 was put on top?

15 MS. [REDACTED]: Right. This look like two.
16 Of course, well, it is two. So, I don't know.

17 MR. [REDACTED]: And look at this pill
18 bottles. There's different medications sitting
19 on the top bunk?

20 MS. [REDACTED]: Yeah.

21 MR. [REDACTED]: Are those things allowed in
22 the SHU?

23 MS. [REDACTED]: The inmates, I think, are
24 allowed to have their medications.

25 MR. [REDACTED]: It's not something where the

1 medical comes by? It's because they're in the
2 SHU, medical comes by daily and gives them the
3 medication?

4 MS. [REDACTED]: They normally do, do a pill
5 line daily. I don't know why he had -.

6 MR. [REDACTED]: Well, it's dependent on
7 the medication.

8 MS. [REDACTED]: It is.

9 MR. [REDACTED]: Correct? Some --

10 MS. [REDACTED]: Yeah.

11 MR. [REDACTED]: -- some medication can be
12 provided --

13 MS. [REDACTED]: Because I've seen --

14 MR. [REDACTED]: -- through self-care.

15 MS. [REDACTED]: -- yes. Yes.

16 MR. [REDACTED]: Right.

17 MS. [REDACTED]: Yes.

18 MR. [REDACTED]: Some needs to be provided
19 by the medical staff.

20 MR. [REDACTED]: And that's the picture of the
21 noose. Something you guys took, or -?

22 MS. [REDACTED]: The one that we took. Yeah.

23 MR. [REDACTED]: Okay.

24 MR. [REDACTED]: Do you know if this is
25 the same --

1 MS. [REDACTED]: Let me see.

2 MR. [REDACTED]: -- one that we looked in
3 the other picture, though?

4 MS. [REDACTED]: Not that. I don't know.

5 MR. [REDACTED]: It looks like that. There's
6 different pictures of the noose.

7 MS. [REDACTED]: Yeah.

8 MR. [REDACTED]: All right. And we've got a
9 picture of bed. With all the linen on it.

10 MS. [REDACTED]: Okay.

11 MR. [REDACTED]: And that's all the materials
12 that was on the top bunk.

13 MS. [REDACTED]: Okay.

14 MR. [REDACTED]: Did you -.

15 MR. [REDACTED]: You didn't take these
16 pictures, though. Correct?

17 MS. [REDACTED]: No.

18 MR. [REDACTED]: Did you even go into the
19 cell, at the time, to see all of this?

20 MS. [REDACTED]: No. They -. When the other
21 agencies was there, and we were out. On the
22 outside.

23 MR. [REDACTED]: Okay. So, but [REDACTED] is
24 the one who took these pictures?

25 MS. [REDACTED]: I don't know if these are her

1 set of pictures because the FBI took pictures,
2 as well. So, I don't know --

3 MR. [REDACTED]: Okay.

4 MS. [REDACTED]: -- if you have hers or
5 theirs.

6 MR. [REDACTED]: I gotcha.

7 MR. [REDACTED]: Before the FBI got in, was
8 anything moved in the cell?

9 MS. [REDACTED]: No.

10 MR. [REDACTED]: Okay. So, yeah. This is
11 the kind of overall picture, and this is where
12 it kind of, you know, looks like there's
13 definitely an excessive amount of linens.
14 Correct?

15 MS. [REDACTED]: On these pictures, yes.

16 MR. [REDACTED]: And is that a security
17 issue, if there is an excessive --

18 MS. [REDACTED]: Yes.

19 MR. [REDACTED]: -- amount of linen? And
20 what is that reason that that would be a
21 security issue?

22 MS. [REDACTED]: Excessive. The inmates been
23 known, you know, and to start fires. Suicide
24 inmates, that's excessive for them.
25 Definitely.

1 MR. [REDACTED]: So, inmates that came off of
2 suicide watch, or is, like, an observation,
3 they shouldn't have -?

4 MS. [REDACTED]: No. They shouldn't have that
5 much linen.

6 MR. [REDACTED]: Okay. You would - I know
7 you've been speaking - but you don't know where
8 exactly he hung himself, or where the body was
9 found, or anything like that?

10 MS. [REDACTED]: No. I don't know.

11 MR. [REDACTED]: Do you know if - for
12 instance, this, this looks like potentially
13 where he hung himself from - do you know if
14 this was placed back up there, or if that
15 remained there, undisturbed?

16 MS. [REDACTED]: I don't know.

17 MR. [REDACTED]: You don't know. Okay.
18 So, where is [REDACTED] now?

19 MS. [REDACTED]: I'm assuming she's here.

20 MR. [REDACTED]: Okay. So, she still
21 works here?

22 MS. [REDACTED]: Yes. Oh --

23 MR. [REDACTED]: Okay.

24 MS. [REDACTED]: -- that's what you mean.

25 Yeah.

1 MR. [REDACTED]: And she's still an --

2 MS. [REDACTED]: SIS.

3 MR. [REDACTED]: -- an SIS?

4 MS. [REDACTED]: Yes.

5 MR. [REDACTED]: Okay. So, she would be
6 really the person - she took photos - she would
7 be the person to ask about --

8 MS. [REDACTED]: Yes. She did take photos.

9 MR. [REDACTED]: -- these things?

10 MS. [REDACTED]: Yes.

11 MR. [REDACTED]: Okay. Thank you.

12 MS. [REDACTED]: Mm-hmm. No problem.

13 MR. [REDACTED]: Did she have any
14 involvement with investigation? Was she here
15 prior to your arrival?

16 MS. [REDACTED]: I don't know if she was here.

17 MR. [REDACTED]: Was that -?

18 MS. [REDACTED]: No. She wasn't here. No.
19 She wasn't here.

20 MR. [REDACTED]: So, she came after --

21 MS. [REDACTED]: Yes.

22 MR. [REDACTED]: -- you arrived. And did
23 you immediately say, go take photographs, or
24 what did you tell her to do?

25 MS. [REDACTED]: We went up to do the photo -.

1 Tape the door up. We went up to tape the door
2 up. I don't remember at what point she took
3 photographs of the cell.

4 MR. ██████████: But it wasn't that day?

5 MS. ██████████: No. I don't think she went
6 inside -. Because it was blocked off. So,
7 nobody went inside that day. We just took the
8 angle you see of the door. Just so we could
9 show that we taped it off.

10 MR. ██████████: Did the FBI go in that
11 day?

12 MS. ██████████: When they came, yes.

13 MR. ██████████: Okay. SIS did not go in
14 that day?

15 MS. ██████████: No.

16 MR. ██████████: Just the FBI?

17 MS. ██████████: Yes.

18 MR. ██████████: Okay.

19 MS. ██████████: Yes.

20 MR. ██████████: Was there video taken, or
21 just pictures?

22 MS. ██████████: I don't know. We didn't take
23 any videos.

24 MR. ██████████: Okay. Nothing?

25 MR. ██████████: Oh, no. Okay. It sounds

1 like the FBI is the people to talk about, with
2 the - as far as who went in there first, to --

3 MS. ██████: Yeah. They went in --

4 MR. ██████: -- to take pictures.

5 MS. ██████: -- we just escorted them up.
6 I escorted them up there, and -.

7 MR. ██████: Do you know if anything -
8 after they removed Epstein's body from the cell
9 - do you know if they, anybody went back into
10 that cell?

11 MS. ██████: I don't know.

12 MR. ██████: You don't know?

13 MS. ██████: I don't know.

14 MR. ██████: Prior to the FBI going
15 in?

16 MS. ██████: Yeah.

17 MR. ██████: When Epstein was brought up
18 to the hospital, do you know what he was
19 wearing? Do you know if there was an inventory
20 stuff on the -? You know, the clothes that was
21 on him. What happened to the stuff that was
22 inventoried?

23 MS. ██████: I don't know.

24 MR. ██████: Was anything brought back?

25 MS. ██████: No. Nothing was brought

1 back. But the disk with the pictures they took
2 out there.

3 MR. [REDACTED]: Do you know, did you hear of
4 when R&D, was any R&D officers sent to the
5 hospital?

6 MS. [REDACTED]: I don't know if the officers
7 was there. The supervisor, Mr. [REDACTED] went out
8 to the hospital.

9 MR. [REDACTED]: And when they go out on a
10 situation like this, do they go to the hospital
11 with anything with them? Like cameras.

12 MS. [REDACTED]: Yeah. You took the pictures.
13 And he - I think he did the fingerprints.

14 MR. [REDACTED]: So, he did take pictures?

15 MS. [REDACTED]: Yes.

16 MR. [REDACTED]: It's on a camera provided by
17 MCC?

18 MS. [REDACTED]: Yes.

19 MR. [REDACTED]: And he took fingerprints
20 also?

21 MS. [REDACTED]: I think he did fingerprints
22 also.

23 MR. [REDACTED]: Did he also take a video,
24 or just camera pictures?

25 MS. [REDACTED]: Just pictures.

1 MR. [REDACTED]: Do you know where those
2 pictures are?

3 MS. [REDACTED]: On my home drive.

4 MR. [REDACTED]: Okay. Is that another
5 thing that we can ask you to send to us, as
6 well --

7 MS. [REDACTED]: Okay.

8 MR. [REDACTED]: -- to make it a little
9 less, and then we'll send in an email out.

10 MR. [REDACTED]: Yeah.

11 MS. [REDACTED]: Mm-hmm.

12 MR. [REDACTED]: Is there a reason --?

13 MS. [REDACTED]: (Indiscernible *01:49:37).
14 Oh, it's (Indiscernible *01:49:39). I was -.
15 Because I had a binder, too. I was -. I'm
16 just trying to brainstorm, see if I could get
17 it to you guys while you're here. That's what
18 -.

19 MR. [REDACTED]: Is there a reason why [REDACTED]
20 - sorry - that [REDACTED] went to the hospital,
21 took pictures on his personal phone, and texted
22 that over to the AW?

23 MS. [REDACTED]: I didn't even know he went to
24 the hospital. This is the first I'm hearing he
25 went to the hospital.

1 MR. ██████: He said he was under the
2 impression that the R&D did come in with the
3 camera, but they left without taking any
4 pictures, and they took the camera with them.

5 MS. ██████: I don't know why he was under
6 the impression because he brought the camera
7 back, and I downloaded the pictures off of it.

8 MR. ██████: Is there any policy about
9 just anyone, you know, C.O.s, any BOP employees
10 taking pictures on their personal phone, for
11 suicide, or anyone like that?

12 MS. ██████: You shouldn't be taking any.

13 MR. ██████: Are you familiar --

14 MS. ██████: Any pictures.

15 MR. ██████: -- if there's any policy like
16 that?

17 MS. ██████: I don't know if it's a
18 policy. I don't know.

19 MR. ██████: But as far as you know, you
20 never got those pictures?

21 MS. ██████: From Mr. ██████?

22 MR. ██████: Yeah.

23 MS. ██████: No.

24 MR. ██████: Okay. Do you have any
25 questions in regards to that topic?

1 MR. [REDACTED]: Nope.

2 MR. [REDACTED]: Have you heard - did you hear
3 anything about doors in the SHU being left
4 unlocked?

5 MS. [REDACTED]: No.

6 MR. [REDACTED]: Was there ever any issues
7 about C.O.s possibly leaving the SHU doors
8 unlocked, the tiers doors unlocked, so it's
9 easier to walk in and out?

10 MS. [REDACTED]: I don't know.

11 MR. [REDACTED]: Okay. What about cell doors?
12 Did you ever hear any rumors about possibly
13 that cell doors in Epstein's tier was left
14 unlocked?

15 MS. [REDACTED]: No. I never heard it.

16 MR. [REDACTED]: What is your
17 understanding of how Epstein -? Of what
18 happened with Epstein?

19 MS. [REDACTED]: My understanding was, they
20 found him, I guess sitting on the floor, with a
21 rope around his neck. And I don't know who
22 went in the cell first. But I did hear was
23 Mr. Thomas, Ms. Noel. I heard Lieutenant [REDACTED],
24 and I don't remember who it was from medical.

25 MR. [REDACTED]: As far as when he was

1 found, though, was it your understanding that
2 he did whatever happened to him, to himself?

3 MS. [REDACTED]: That's what my understanding
4 was.

5 MR. [REDACTED]: Do you have any
6 information at all that would suggest that
7 Epstein did not harm himself, and that someone
8 else harmed him?

9 MS. [REDACTED]: No.

10 MR. [REDACTED]: No.

11 MR. [REDACTED]: Did he have any threats from
12 other inmates?

13 MS. [REDACTED]: I don't know.

14 MR. [REDACTED]: Okay. Anything else?

15 MR. [REDACTED]: Nope.

16 MR. [REDACTED]: Did you ever interact with
17 Epstein while he was at the -?

18 MS. [REDACTED]: When I did the first suicide
19 attempt, allegedly.

20 MR. [REDACTED]: After that. Have there been
21 any interactions?

22 MS. [REDACTED]: No interaction. I just seen
23 him in attorney area because he did his
24 attorney visits pretty much all day. So, if I
25 would walk by and see him, I will step in and

1 ask him was he okay. Normally, he will just
2 give the thumbs up, and you know, I will walk
3 away. But if I see him, I definitely will ask.
4 You know, you okay, anything you need? And he
5 will just throw the thumbs up.

6 MR. [REDACTED]: Was he given any special
7 privileges here at the MCC?

8 MS. [REDACTED]: Not that I know of.

9 MR. [REDACTED]: Being that -. What is your
10 understanding about him having attorney
11 conference every day? Did you know that he was
12 in attorney conference pretty much every day,
13 from 8:00 a.m. to 8:00 p.m.?

14 MS. [REDACTED]: Yes.

15 MR. [REDACTED]: Was that something that was
16 afforded to other inmates?

17 MS. [REDACTED]: I've seen it done before.

18 MR. [REDACTED]: Okay.

19 MS. [REDACTED]: Yes.

20 MR. [REDACTED]: So, it's happened in the
21 past?

22 MS. [REDACTED]: Yes.

23 MR. [REDACTED]: Okay. So, it's not just him?

24 MS. [REDACTED]: Mm-hmm.

25 MR. [REDACTED]: Okay. Do you know which

1 other inmates?

2 MR. [REDACTED]: No. We don't need to -.

3 MR. [REDACTED]: Okay.

4 MS. [REDACTED]: I don't know.

5 MR. [REDACTED]: I got nothing else on the -.

6 MR. [REDACTED]: So, these are - when we
7 were talking about count slips previously -
8 this is what I was talking about. So, do you
9 see, all these other counts, this was the 10:00
10 p.m. count on August 9th. All these other
11 count slips have crosses all over them.
12 They're checking, you know, say, from our
13 understanding, it says as one, different things
14 come in, they check them off.

15 MS. [REDACTED]: Mm-hmm.

16 MR. [REDACTED]: Well, these two that one
17 is from R&D, and one is from the SHU, one) they
18 don't have the check marks coming off of; and
19 two) they ZA one, which is the SHU, says 73+1.
20 And the R&D says 9S+1. Do you know anything
21 about that?

22 MS. [REDACTED]: No. I don't know what the
23 plus one stands for.

24 MR. [REDACTED]: No. Do you know anything
25 about, like, ghost counting, or anything of

1 that nature?

2 MS. [REDACTED]: I've heard them ghost count
3 before. If an inmate was in medical during a
4 count.

5 MR. [REDACTED]: Would they put, like --

6 MS. [REDACTED]: One.

7 MR. [REDACTED]: -- a plus one on the slip
8 if they're ghost counting?

9 MS. [REDACTED]: I've never seen. I've never
10 seen a plus one, when I've taken a count.

11 MR. [REDACTED]: Okay.

12 MS. [REDACTED]: To be honest with you. I've
13 never seen a plus one.

14 MR. [REDACTED]: And when you said that
15 you were handling the count slips, or
16 collecting them, did you remember seeing
17 anything like that, with the 9S+1, or the -?

18 MS. [REDACTED]: I don't remember.

19 MR. [REDACTED]: You don't remember?

20 MS. [REDACTED]: I don't remember.

21 MR. [REDACTED]: Is that very abnormal to
22 you, that those things are on there?

23 MS. [REDACTED]: Yes.

24 MR. [REDACTED]: Okay.

25 MS. [REDACTED]: Yes. I would have sent this

1 count slip back because plus one --

2 MR. [REDACTED]: Or it --

3 MS. [REDACTED]: -- doesn't tell me --.

4 MR. [REDACTED]: -- it may have been the
5 people that were doing the count, that wrote
6 it, is actually where the thought is.

7 MS. [REDACTED]: Oh, I don't know.

8 MR. [REDACTED]: But you don't know.

9 MS. [REDACTED]: I've never seen a plus one.

10 MR. [REDACTED]: Okay.

11 MR. [REDACTED]: In terms of, if there is
12 possibly a suicide, is there, during training,
13 are C.O.s taught what actions to take if they
14 think that there's a possible suicide attempt
15 in a cell?

16 MS. [REDACTED]: Yes.

17 MR. [REDACTED]: What is the training?

18 MS. [REDACTED]: We get suicide prevention
19 training yearly, during annual refresher
20 training, the psychology conduct mock
21 exercises.

22 MR. [REDACTED]: And what do they teach you?
23 Like, if you see something. If you see
24 possible suicide. What is the C.O. supposed to
25 do?

1 MS. [REDACTED]: First, you're going to yell
2 for help, or for a supervisor, but when you
3 have another staff member with you, you could
4 open the door and attempt to free that person,
5 if - for instance - if it's a noose or
6 something to that effect.

7 MR. [REDACTED]: They don't have to wait for
8 other C.O.s to respond?

9 MS. [REDACTED]: Well, it is recommended that
10 you have somebody with you.

11 MR. [REDACTED]: Okay.

12 MS. [REDACTED]: It is recommended that you
13 have somebody with you.

14 MR. [REDACTED]: Recommended, not
15 required?

16 MS. [REDACTED]: I don't think it's required.

17 MR. [REDACTED]: Is there part of the
18 security part where it could be a rouse to get
19 you in, and then they could overthrow you?

20 MS. [REDACTED]: Absolutely. Absolutely.

21 MR. [REDACTED]: So, is that why -? So,
22 our understanding was that it was actually a
23 requirement that you're not supposed to go in -
24 -

25 MS. [REDACTED]: By yourself.

1 MR. [REDACTED]: -- by yourself.

2 MS. [REDACTED]: Just in case there is a fake
3 attempt or something to get in you.

4 MR. [REDACTED]: Anything else?

5 MR. [REDACTED]: Nope.

6 MR. [REDACTED]: I got nothing else in my line
7 of questioning.

8 MR. [REDACTED]: Great. Yeah, no. So,
9 there is no, nothing for you to believe that
10 Epstein did anything other than take his own
11 life?

12 MS. [REDACTED]: No.

13 MR. [REDACTED]: Okay. And then, that
14 these other things were just systematic
15 failures. What do you think overall led to
16 Epstein being able to take his own life?

17 MS. [REDACTED]: I want to say the systematic
18 failures, the breakdown with, you know,
19 although we don't know the previous attempt, we
20 don't know the logistics, right? So, if we
21 know we had this inmate, we should have been
22 watching him a little bit better, I think.

23 MR. [REDACTED]: So, do you think the main
24 reasons would be, if counts and rounds weren't
25 being conducted, would that be a big factor

1 into why he was able to kill himself?

2 MS. [REDACTED]: Yes. I would say so, because
3 if you know nobody is walking around.

4 MR. [REDACTED]: What about the fact that
5 he didn't have a cellmate, and he was supposed
6 to have a cellmate?

7 MS. [REDACTED]: That, as well.

8 MR. [REDACTED]: Do you think one of them
9 is more important than the other? Or do they
10 go hand in hand?

11 MS. [REDACTED]: I think they go hand in hand.

12 MR. [REDACTED]: Okay. So, they're both
13 as equally --

14 MS. [REDACTED]: Yes.

15 MR. [REDACTED]: -- as important. Is
16 there anything else, aside from those two main
17 issues, that you think led to Epstein's death?

18 MS. [REDACTED]: I really can't say. I don't
19 know.

20 MR. [REDACTED]: Okay. Anything that we
21 didn't ask you, that we should know about?

22 MS. [REDACTED]: No. You guys pretty much --

23 MR. [REDACTED]: Yeah.

24 MS. [REDACTED]: -- much asked --

25 MR. [REDACTED]: No. I know we --

1 MS. [REDACTED]: -- everything.

2 MR. [REDACTED]: -- we covered a lot.

3 Great.

4 MR. [REDACTED]: Well, thank you for taking
5 the time to talk to us today.

6 MS. [REDACTED]: Yeah.

7 MR. [REDACTED]: Can we just have --

8 MS. [REDACTED]: No problem.

9 MR. [REDACTED]: -- her initial?

10 MR. [REDACTED]: Yeah.

11 MR. [REDACTED]: Okay. So, the thing
12 that, we just - so that we know we talked, that
13 all these have to get attached to the
14 recording. If you could just initial. For
15 instance, this pack. Just initial the top
16 photograph, because there's anything --

17 MS. [REDACTED]: Okay.

18 MR. [REDACTED]: -- so you don't have to
19 go through none of those. But the things that
20 we discussed, if you don't mind just --

21 MS. [REDACTED]: No problem.

22 MR. [REDACTED]: -- initialing and dating.
23 And today's date is --

24 MS. [REDACTED]: The 23rd. Correct?

25 MR. [REDACTED]: -- correct. So, 9/23/21.

1 MS. [REDACTED]: Oh, I feel special. I got a
2 new pen. Oh.

3 MR. [REDACTED]: Oh. There goes that. I just
4 had the other pen. Okay, there you go, sir.

5 MS. [REDACTED]: Yeah.

6 MR. [REDACTED]: I apologize.

7 MS. [REDACTED]: Okay.

8 MR. [REDACTED]: And it goes government pens.

9 MR. [REDACTED]: Anything else?

10 MR. [REDACTED]: No.

11 MS. [REDACTED]: (Indiscernible *01:59:01).

12 MR. [REDACTED]: (Indiscernible *01:59:15).

13 MR. [REDACTED]: Okay. Thank you very
14 much.

15 MS. [REDACTED]: Yeah. No problem.

16 MR. [REDACTED]: Is that all of it? The
17 things we covered.

18 MR. [REDACTED]: I'm just looking for --

19 MR. [REDACTED]: You have the most --

20 MR. [REDACTED]: -- oh, that's everything.

21 MR. [REDACTED]: -- beautiful handwriting
22 I think I've ever seen. It's like calligraphy.

23 MS. [REDACTED]: Oh, really? I thought it
24 was, like, chicken scratch and all over the
25 place.

1 MR. [REDACTED]: No. And once I saw it, I
2 was, like, wow. That is pretty impressive.

3 MS. [REDACTED]: Okay.

4 MR. [REDACTED]: Okay. You want to end
5 it?

6 MR. [REDACTED]: Yeah. So, we're going to end
7 the interview. The time is 11:19 a.m. on
8 September 23rd, 2021. This is Special Agent
9 [REDACTED]. I'm ending the interview.

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CERTIFICATE

I hereby certify that the foregoing pages represent an accurate transcript of the electronic sound recording of the proceedings before the Department of Justice, Office of the Inspector General in the matter of:

Interview of [REDACTED]

[REDACTED]

Brianna Rose Burton, Transcriber