Volume: 1
Pages: 1-44
Exhibits: See Index

## COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS.
DISTRICT COURT DEPARTMENT
OF THE TRIAL COURT
********************************
IN RE: INQUEST INTO THE DEATH * $2352 I N 000001$
OF SAYED ARIF FAISAL
********************************
RE: INQUEST
(ENTIRE TRANSCRIPT IMPOUNDED)
STATUS REVIEW CONFERENCE (VIA ZOOM)
BEFORE THE HONORABLE JOHN F. COFFEY

APPEARANCES:

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March 7, 2023
Court Transcrıber: Lisa Marie Phipps, Certified Shorthand Reporter, Registered Professional Reporter, Certified Realtime Reporter
(None.)

EXHIBITS:
(None.)

FOR IDENTIFICATION:
(None.)

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P R O C E E D I N G S
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(Court called to order.)
(3:04 p.m.)
THE COURT: All right. Good afternoon.
Can everybody hear me?
MS. SPIROS: Yes.
MS. EVANS: Yes.
MS. KAZAROSIAN: Yes.
Thank you.
MR. ANDERSON: Yes.
THE COURT: All right. Good afternoon, counsel.

Good afternoon, Clerk-Magistrate Casey.
THE CLERK: Can you hear me?
I don't think they can hear you.
MS. KAZAROSIAN: Good afternoon, everyone.

THE COURT: AIl right.
All right. So (indiscernible - Zoom audio) over the weekend.

I'll hear from counsel.
MS. KAZAROSIAN: Thank you, your Honor.
So my hair is much whiter now than it was on Friday after I saw the (indiscernible).

I -- I appreciate the clerk's time and
everyone's indulgence on this, but $I$-- I don't believe there is any way I'm going to be able to prepare for this inquest when there's 25 to 30 or more witnesses, an expert on police practices, and still waiting for more information.

It's just not possible for me to do it and properly represent my clients.

There -- also, I have -- and I did mention this in my email -- another challenge $I$ have is that they are -- as everyone knows, they only speak Bengali.

They might speak Urdu -- I just saw that -- but, I mean, I am having a very difficult time communicating timely with them because I have to go through a third person.

So I -- I just can't do it.
THE COURT: No, I -- and I -- I appreciate the situation you're in, Attorney Kazarosian. All right. I really do.

MS. KAZAROSIAN: Thank you, your Honor.
THE COURT: But here's -- here's the - I guess from -- from the Court's point of view.

The inquest really isn't an adversarial proceeding.

It's not like a -- any type of hearing.

It's really a -- the burden is on the court to investigate certain things to carry out its statutory responsibility under the inquest statute.

Now, to do that, obviously, you know, the Court -- the judges don't have an investigatory arm and -- and the role of the Assistant District Attorney, and the organization that requested it, is really to help the court gather the information in order to conduct the inquest.

And the targets, obviously, are entitled to be present during the inquest, as well as the next of kin of the decedent, and everybody who is there can be represented by counsel.

Now, I -- even -- historically -- I guess "historically" meanang the few cases that have been conducted, inquests that have been conducted do allow the -- for the questions of the witnesses besides the Assistant District Attorney.

They are predominately from the attorney for the target.

And $I$-- $I$ think -- you weren't present at the first meeting when we had Attorney --

MS. KAZAROSIAN: Duggan? Yes.
THE COURT: -- Duggan, but I think I laid
it out that, you know, I'm -- that $I$ may allow the presentation of evidence from the attorneys but $I$ don't want this to become something that it's not.

So it -- you know, whether I allow a question or who gets the question, that's solely within my discretion.

And I'll ask the attorneys to assist me, but it's really all up to me as far as that goes.

So, I'm not inclined to continue it. And I know -- I may look at things differently than -- than you, counsel, as far as what I'm looking at from the discovery -- I've gotten the date -- and you have the added burden of going over that in -- in another language with your client. I appreciate that. The 20th is still two weeks away.

And $I$ know you have other things to do and this isn't your sole means of, you know, your practice.

So let me hear from everybody else.
Attorneys Spiros.
MS. SPIROS: Yes, your Honor, thank you.
As the Commonwealth has maintained from
the beginning of the request for the inquest and -- and our first scheduling conference that you just referred to, we are -- we are ready to begin the presentation of evidence.

I believe your Honor indicated that $1 f$ there were still open questions at the end, you -- you could potentially leave it open.

THE COURT: Yeah. Yeah. Yep.
And $I$-- you know -- and $I$ forgot -- I forgot to mention that, too. Thanks for reminding of that.

Like I said, it -- in -- because one be of the things you addressed Attorney Kazarosian -and $I$ am mispronouncing your name again - Kaz...

MS. KAZAROSIAN: Kazarosian.
THE COURT: - Kazarosian, is the ME's report.

We did get the toxicology report. I got that in - in the email.

But I might just suspend and then, depending on what $I$ might need, and then if $I$ think --if it assists the Court in its--in its duties, $I$ will reconvene the inquest to allow things.

So -- but go ahead, Attorney Spiros.

MS. SPIROS: And so I -- I just want to obviously state that I -- I professionally feel for Attorney Kazarosian's position.

As representing the Commonwealth, what $I$ can continue to say is that we are ready to present the evidence.

I will just note on the toxicology piece that since sending that report out and having a little bit more time to look at it, it became apparent that the standard toxicology report did not include a panel for mushrooms, which were found in the decedent's bedroom.

I'm not sure how much that moves the needle either way, you know, in terms of the legal question you have to answer, your Honor, but to the extent that it will assist you, I have spent much of the day getting a timetable down in which we can do an expanded panel for toxicology, which would include the mushrooms.

And I'm told the turnaround on that, on essentially an expedited basis, would be 7 to 14 days.

And that can be facilitated through the Office of the Chief Medical Examiner if the Court feels as though that information would assist the

Court in its assessment of the evidence.
THE COURT: Okay. All right. Thank you, counsel.

Anybody else?
MS. KAZAROSIAN: Could I be heard again, your Honor?

THE COURT: Oh, sure. Yeah. Yeah.
MS. KAZAROSIAN: Okay. I do understand the process, and $I$ do understand what your responsibilities are and that this is not an adversarial process, obviously, it's an investigative process.

And the process is in place to determine, and to decide, and to gather all of the facts in evidence, the circumstances around this death to determine whether or not a crime was committed.

I -- I guess I assumed, and I don't know if it was wrongfully or not, that $I$ would be able to cross-examination witnesses.

And I'm not looking -- I mean, this is not a discovery issue.

I can -- if -- if there's something going on further, $I$ can do that in another forum. This is not the reason why.

But I'm here to represent my clients in
the best way $I$ can.
I need to have an ability to help them understand, as well as you, all of the facts and circumstances.

And $I$ don't think it can happen if $I^{\prime} m$ not able to properly assess all of the evidence; if I'm listening to an officer testifying, I don't have the $M E ' s$ report, and $I$ can't fully understand what's going on, I think that's an impediment.

If I'm not able to properly understand what the expert is going to say and where he's coming from, that's an impediment.

If we still -- if we -- even though we may be able to come back with an ME report or a toxicology report, $I$ think those reports inform the testimony as it comes in for all parties.

So I really do have to say, again, $I$ - - I understand that - and I'm not sure if there is a reason why this is fast tracked this way?

I -- I'm not sure I understand what it is.

But $I$ think only -- you're only going to have more information to inform your decision in May than you have now and not have to be back and
forth and do things piecemeal.

And it's going to be difficult for my clients as well.

I mean, they're -- it's not -- whether it's the travelıng there or understanding or getting (indiscernible) translators.

I just have to say, what's happened -(indiscernible) if it's fast tracked this way in no less than two weeks, $I$ can't represent my clients.

I can't assist and participate 1 n helping the court determine what all the facts and circumstances were and helping my clients understand as well.

And $I$ don't think anybody is going to be prejudiced by puttıng this off so that we have the time to do it in a more fulsome manner.

THE COURT: Yeah.

And, counse1, $I$ don't want to impede on your ability to be an advocate for your client, but the -- it's the Court that's going to make that determination, and, along with the assistance of the investigate -- investigation that $I$ am relying on the ADA to do so...

MS. KAZAROSIAN: Well, I -- I understand.

I'm not ad -- I am not here as an advocate.
THE COURT: NO. NO.
MS. KAZAROSIAN: I'm here (indiscernible) their interest.

THE COURT: But -- and -- no -- no. I understand.

And an advocate for their interest. Yeah, okay.

Anybody else?
THE CLERK: Can you hear me?
MR. ANDERSON: So, Judge, I kind of -and $I$ apologize because when $I$ responded to that email on Sunday, I didn't realize that you were actually on that email, and $I$ probably put in there more than $I$ would have that I had known.

But, I just --
THE COURT: You've always got to read who is on the CC, Attorney Anderson.

MR. ANDERSON: I know. I know.
THE COURT: But $I$ didn't see anything in there.

I -- and I didn't see it until Monday morning, and $I$ don't -- I don't take my work stuff home over the weekend so...

MR. ANDERSON: No, I just told Attorney

Kazarosian that $I$ would not object --

THE COURT: Okay. No, no.
That's fine -- that's fine. No, I
understand.

MR. ANDERSON: The Court is looking for transparency in this process to benefit everybody.

THE COURT: All right.
 hear me?

THE COURT: Yeah.

MS. SPIROS: It's echoing, though. I don't know.

THE CLERK: I know.

THE COURT: And so just so - just so - Clerk Casey, just a second.

Here's my feeling, I feel we are still ready to go. All right.

But $I$ think $I$ short-circuit
(indiscernible) $--\quad$ I was about to say Attorney Casey, because I've been on the phone, as well, with what's golng on over in Cambridge.

That might throw a wrench into what I'm doing right now.

Is that what you are going to say?

THE CLERK: Yes. So I'm sorry.
THE COURT: Okay. Go ahead.
THE CLERK: We're having problems - we are having problems.

Hold on one second.

Can you hear me now?

THE COURT: Yes.

MS. KAZAROSIAN: Eaintly.

THE CLERK: Okay. There may be a problem with going to Third street as you suggested, your Honor.

They are going to be working on the windows outside and the noise has been loud. They plan on being in that back area.

I -- I went over yesterday and was excited at, you know, where they stood; but $I$ didn't realize that that actual week, the $20 t h$ is when they are going to have a lift in the back and they said it has been quite disruptive and quite noisy with that going on.

You know, that being said, $I$ can check on here, but we are really tight on space here.

THE COURT: Yeah.

THE CLERK: I'm in a courtroom that we are struggling with technology.

THE COURT: Yeah.
THE CLERK: So that might be another reason.

THE COURT: Yeah. No, I understand.
And I guess, Attorney Kazarosian, this was my longwinded way of saying you might get your wish anyway.

MS. KAZAROSIAN: So thank God for
Cambridge's problems then, is that what you are saying?

Sorry.
THE CLERK: That's all right.
MS. KAZAROSIAN: I think it would benefit everyone, $I$ really do, and $I$ think it will help in the transparency (indiscernible).

THE COURT: I -- I am not contınuing it -- yeah, okay, but this is what I'm going to do, because I was if court all day and I am kind of just trying to catch up on to the emails we got, Sharon, about that.

And I've got another call I've got to put in, too, to find out what the situation is over there and what's -- why I am finding out about this now.

But so just -- so what -- what's going on
is that courtroom, Courtroom 6, might not be available for us that week.

THE CLERK: Correct.
THE COURT: So -- so that's that.
And -- so before we --
THE CLERK: Can we look at some other dates?

THE COURT: Yeah. That's what I was going to suggest. Let's -- let's look at dates right now and -- because if -- if we can't do it on the 20th, I've got to get some assurances that whatever date we pick, we are not going to be dealing with a jackhammer or -- or, you know, or with a crane going up and down while we're trying to do this.

So...
MS. SPIROS: Counsel -- counsel and I have sort of been talking about our schedules, and $I$ think we are -- if it's continued, I think we are looking at the end of May.

THE COURT: Okay.
MS. SPIROS: Because between -- I'm heading straight into a first-degree murder from 2018, that's three weeks in April; and then a 2017 rape, back to back with an armed assault to
murder with the defendant held in custody in the beginning of May.

And counsel and -- Attorney Anderson is a way through the $15 t h$ of May, I believe, on a prescheduled vacation.

So I think we are looking at either the week of the $22 n d$ or the 29 th if we are moving it.

I mean, I'd also -- I also haven't checked a new date, obviously. We just literally notified everybody yesterday -- (indiscernible) witnesses about the March date.

THE COURT: Yeah.

MS. SPIROS: And we confirmed all their availability.

MS. KAZAROSIAN: Is there a concern about - is there a reason why -- I mean, I - I haven't done an inquest but -- I mean, I've been involved peripherally -- and it just seems like this is going so fast.

And I am just wondering, is there something $I$ am not aware of that there is a reason why it should happen so fast?

THE COURT: No. No. And I think --

MS. KAZAROSIAN: okay.

THE COURT: -- Attorney Spiros, I think will harken back to our first meeting where you said -- where $I$ talked about things, and you said your office's position was to do it as quickly as possible, right?

MS. SPIROS: Yes.
And -- and it was my understanding that the family also wished to have a resolution and answers as soon as possible.

So I -- if I'm wrong about that, I -- I would stand corrected, but we certainly have -we certainly, from our office's perspective, you know, had wanted to move this forward.

THE COURT: And $I$ think it's -- in something like this, $I$ think it -- you know, it shouldn't -- it shouldn't linger, you know.

There's --
MS. KAZAROSIAN: Yeah, nor I agree.
THE COURT: -- you know -- and -- and --
and like I said, I -- when I started going through the discovery $I$ said, I don't think we need to -- to wait that long. At least we can start.

And if $I$ feel we need additional evidence, we can always pick it up later.

And it's my hope that if I started it, you know, with the help of the Assistant District Attorney's pressure on the $M E$, we might even have that report by the end of March.

That was my hope.

MS. KAZAROSIAN: Are you going to allow me to ask questions?

THE COURT: It all depends what the questions are.

MS. KAZAROSIAN: Well, I mean, I can't tell you all the questions that I'm going to ask - -

THE COURT: No --

MS. KAZAROSIAN: - but the problem is, obviously --

THE COURT: Yeah, no, and counsel, I'll -- I'll be honest with you, my -- my inclination would be, on a limited basis.

MS. KAZAROSIAN: Uh-hum.

THE COURT: Okay. And the same -- you know, only because it's -- and the same thing will go for Attorney Anderson, too -- but he's probably in a different position in -- than your client.

Not that your client doesn't count, it's
just that there's a difference between an interested person at an inquest and a target at an inquest.

But, even then, I'm not going to turn this -- let this go into -- into something I think we don't want it to be.

It's -- it's...
MS. KAZAROSIAN: Right. Sure.
THE COURT: I have to keep control over it because at the end $I$ am just going to be making a -- writing an inquest report.

And, again, no matter what $I$ say in my inquest report, that doesn't mean anything because the authority as to whether to prosecute not to prosecute rests solely in the -- in the hands of the District Attorney of Middlesex County.

So it's really a different kind of animal that we've got here as an inquest.

And --
MS. KAZAROSIAN: But, I mean, I think you would -- I mean, everybody wants this to be transparent --

THE COURT: Yeah. Yeah.
MS. KAZAROSIAN: -- and for you to have
as much information.
THE COURT: Of course, yeah.
MS. KAZAROSIAN: And $I$ think we can all help in that --

THE COURT: Yeah, yeah.
MS. KAZAROSIAN: -- including me.
Even -- I mean, even if $I$ ask three or four questions --

THE COURT: No. Yeah, yeah.
MS. KAZAROSIAN: -- (inaudible) that's a lot of time.

THE COURT: And $I$ think, you know, the reason for the -- the DA probably asked for an inquest on a case like this, it was for transparency rather than have it go to a grand jury.

MS. KAZAROSIAN: Sure.
THE COURT: Unless a true bill is returned, no one knows what happened, right?

MS. SPIROS: Correct.
MS. KAZAROSIAN: It's always better for a third party.

THE COURT: Right.
MS. KAZAROSIAN: I mean, I can understand the process for sure. There's no doubt about
that.

THE COURT: Yeah. But it --
MS. KAZAROSIAN: It's - -

THE COURT: I understand the -- all the competing interests.

I've - I've been on all sides of this, counsel, over the years, so I understand. I - I understand what you are going through.

I have a certain other job to do at this point in my role as -- as the Judge in the inquest.

But, like $I$ said, $I$-- at this point I'm denying the request for a continuance, but $I$ think you are going to get your wish.

How does that sound?
MS. KAZAROSIAN: I don't know. It's like a definite maybe.

THE COURT: It's a definite maybe.

MS. KAZAROSIAN: Thank you, I guess.
Yeah.

So, I mean, do you -- are we going to have any idea when -- it's just -- I mean, I --

THE COURT: When - - when -- when I'll -when I'll have that decision -- when the "maybe" turns into a "no" for real?

MS. KAZAROSIAN: Yeah. No, and the reason why $I$ say it is --

THE COURT: No, that's going to be within the next 24 hours.

MS. KAZAROSIAN: Oh, okay. okay.
THE COURT: Okay?
MS. KAZAROSIAN: Because, um, just to add another wrench in the works, I don't -- we had -during that freeze, my office building, which was a house turned into an office, had busted pipes, and we lost our entire -- all our offices on the first floor, and they've spent the last week tearing it up.

THE COURT: Okay.
MS. KAZAROSIAN: So I'm, like, in influx too trying to -- I mean, 1 t's just been a horror show --

THE COURT: All right.
MS. KAZAROSIAN: -- so...
THE COURT: And Attorney Kazarosian, does that May 22 nd look okay for you?

MS. KAZAROSIAN: It does, your Honor.
THE COURT: All right. Okay. All right. And rather than reconvene, I'll probably just send out an email with the -- with my -- and it's
not going to be my decision.
MS. KAZAROSIAN: Okay.

THE COURT: It's buildings and grounds.

MS. KAZAROSIAN: Okay.

THE COURT: All right. But -- so, and Attorney Spiros and Attorney Evans, you understand what's going on?

MS. SPIROS: Yes.

Just a quick question about the schedule.

If we -- if we do move it and we have the view on that second day like we discussed, will you be taking testimony the rest of the day?

THE COURT: Oh, yeah. Yeah. Yeah.
We're -- if it makes sense, rather than to -- to -- we could either do the view later on in the day and -- and just cut down on the number of witnesses because I - I - - I think I said before, $I$ know it's three to four days, but it's -- I -- I'm going toward three, only because I want people to be -- to be there.

What I'd hate to see happen is we have ten -- I don't know what -- I haven't got it yet --but if you have ten witnesses scheduled for Monday, and we have ten done at $2: 30$ in the afternoon, you know --

MS. SPIROS: Yeah, I do.
THE COURT: -- I'd rather have two kind of come back than run out.

MS. SPIROS: I definitely -- I stacked the days.

I actually did send out the schedule already to the parties so there will be -- there may be slight tweaks, obviously, but --

THE COURT: Yeah.
MS. SPIROS: -- I stacked the days, so I don't think we will run short.

THE COURT: Yeah. Yeah.
And -- and if that's the case, if we do go into Thursday or Friday, that's -- that's okay, as long as we are utilizing the time.

MS. SPIROS: Okay. And then my other question to your Honor is: Is it my understanding that it would assist the court for us to go ahead and ask them to complete the toxicology?

THE COURT: Oh, yeah. Yeah, yes. Yeah, yep.

And keep on the ME's Office. That's -yeah.

MS. SPIROS: Yep. And we have been doing
that.

THE COURT: And if $I^{\prime} m$-- my notes are right, by May $22 n d$, we should have the $\mathrm{ME}^{\prime}$ s report.

MS. SPIROS: Yeah.

MS. KAZAROSIAN: And the additional tox report, too.

THE COURT: Yeah. The tox report should be here, too, (indiscernible), right? Yeah.

MS. SPIROS: That's right. The ME for this case is out of the country until March 21 st, so...

THE COURT: okay.
MS. SPIROS: So that will give us a better chance at having it completed for court.

MS. KAZAROSIAN: Who's -- who's out of the country?

MS. SPIROS: The medical examiner.

MS. KAZAROSIAN: I'm sorry?

MS. SPIROS: The medical examiner.

MS. KAZAROSIAN: Oh, jeez, okay. I didn't realize that.

THE COURT: Okay. All right.
MS. SPIROS: All right.
THE COURT: So is there anything else we
have to discuss? And then...

MS. SPIROS: I don't think so.
THE COURT: Okay. Like I said, it's - I'll let everybody know by email probably by the end of business tomorrow, okay?

MS. SPIROS: Thank you, your Honor.

MS. KAZAROSIAN: Thank you, your Honor. Thank you. Thank you, Madam Clerk.

THE CLERK: Thank you everyone.
THE COURT: And -- and, you know, it might be a while if we do get the May 22 nd date.

So if anything comes up, just let clerk Casey know, and we can schedule -- if you need to go on zoom we can schedule it, okay?

MS. SPIROS: Very good. Thank you.
MS. KAZAROSIAN: All right. Thank you, your Honor.

MS. EVANS: Thank you.
MR. ANDERSON: Thank you, Judge.
THE COURT: All right. Thank you, all.
THE CIERK: Thank you, everybody.

MS. KAZAROSIAN: Thank you, everybody.
(3:27 p.m. court in recess.)

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I, LISA MARIE PHIPPS, FURTHER CERTIFY THAT I NEITHER AM COUNSEL FOR, RELATED TO, NOR EMPLOYED BY ANY OF THE PARTIES TO THE ACTION IN WHICH THIS HEARING WAS TAKEN, AND EURTHER THAT I AM NOT FINANCIALLY NOR OTHERWISE INTERESTED IN THE OUTCOME OF THE ACTION.

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| 1[3]-11,2813 | A | ```after [1]-3 24 afternoon [5]-3 4, 311, 3 13, 3 16, 2425``` |
| $\begin{aligned} & 1[3]-11,2813 \\ & 1-27[1]-11 \\ & 100[1]-113 \\ & 14[1]-822 \\ & 15[1]-113 \\ & 15 \operatorname{th}[1]-174 \end{aligned}$ | $\begin{aligned} & \hline \text { a[50]-4 } 13,415, \\ & 425,51,6.5,88, \\ & 811,817,916, \\ & 921,1015,1019, \\ & 1117,1316, \\ & 1323,149,1418, \\ & 1424,1613, \\ & 1614,1623, \end{aligned}$ | $\begin{aligned} & \text { again }[4]-714,95 \\ & 1018,2012 \\ & \text { agree }[1]-1818 \\ & \text { ahead }[3]-725,142 \\ & 2519 \end{aligned}$ |
| 2 |  | 3 18, 3 19, 4 19, <br> $69,92,914,103$, |
| ```201[1]-1 16 2017 [1]-16 25 2018 [1]-16 24 2023 [3]-1 21, 294 , 2917 20th [3]-6 17, 14 17. 1611 21st [1]-26 11 22 [1]-29 17 22nd [4]-17 7, 23 21. 263,2711 2352IN000001 [2] - 16, 2812 24 [1]-23 4 25[1]-43 29th [1]-17 7 2:30[1]-24 24``` | $\begin{aligned} & 1624,173,174, \\ & 1710,1716, \\ & 1717,1722,188, \\ & 1918,1923,201, \\ & 202,2011,2018, \\ & 2110,2114, \\ & 2115,2118, \\ & 2121,229,2213, \\ & 2217,2218, \\ & 2225,2310, \\ & 2316,249,2614, \\ & 2711 \\ & \text { A [2] - } 291,292 \\ & \text { ability }[2]-102, \\ & 1120 \\ & \text { able }[5]-42,918, \\ & 106,1011,1015 \\ & \text { about }[10]-1320, \end{aligned}$ | $\begin{gathered} 106,1017,1112, \\ 138,1512,1518, \\ 1714,198,1911, \\ 213,224,226, \\ 2311,2318, \\ 2323,245,2623, \\ 2624,2716, \\ 2720,2816 \\ \text { All [1]-13 18 } \\ \text { allow [5] - } 518,61 \text {, } \\ 65,723,196 \\ \text { along [1] - } 1122 \\ \text { already }[1]-257 \\ \text { also }[4]-48,179, \\ 188 \\ \text { always }[3]-1217, \\ 1825,2121 \\ \text { AM }[2]-298,299 \end{gathered}$ |
| 3 | $\begin{gathered} \text { about [10]-13 20, } \\ 1520,1523, \\ 1618,1712, \end{gathered}$ | 11 24, 12 1, 15 16, |
| $\begin{aligned} & 3 / 7 / 2023[1]-2813 \\ & 30[1]-43 \\ & 347[1]-2919 \\ & 3: 04[1]-33 \\ & 3: 27[1]-2723 \end{aligned}$ | ```ACTION[2]-29 8, 299 actual [1]-14 17 actually [2] - 12 14, 256 ad [1]-121 ADA [1]-11 24 add [1]-23'7 added [1]-6 15 additional [2]-18 24, 266``` | $\begin{gathered} 1518,1523, \\ 1721,1722,2010 \\ \text { AN [1]-29 2 } \\ \text { an }[25]-4.4,423, \\ 56,818,8.21, \end{gathered}$ |
| 4 |  | $\begin{aligned} & 107,109,1013, \\ & 1015,11 \cdot 20,121, \end{aligned}$ |
| 4[1]-120 |  | 127, 1625,17 18, |
| 5 |  | $\begin{aligned} & 201,202,203, \\ & 2011,2019, \end{aligned}$ |
| $\begin{aligned} & 50[1]-1: 16 \\ & 508[1]-2921 \end{aligned}$ |  | $\begin{gathered} 2113,23.10,2325 \\ \text { and }[124]-325,45, \\ 47,48,417,57, \end{gathered}$ |

$58,511,513$,
$522,68,611$,
6 15, 6 19, 620 ,
$72,79,714,720$,
$721,81,88,820$,
$823,99,910$,
$913,914,917$,
$9 \cdot 20,103,105$,
$108,10 \cdot 12,1019$,
$1025,111,112$,
11 11, 11 12,
11 13, 11•15,
$1119,1122,125$, 127, 1212,1214, 1222,1223 ,
13 15, 14 13,
$1415,1419,155$,
1514,1518 ,
$1521,1523,165$,
1610,1614 ,
$1617,16 \cdot 19$,
$1624,173,1714$,
1719,1721 ,
$1724,183,187$,
$188,1814,1819$,
$1820,1824,191$,
1916,1920 ,
19 21, 202,2012 ,
2020, 20.25, 213 ,
21 12, 23•1, 2311 ,
23 12, 23 20,
$2324,2325,243$,
$245,246,2410$,
24 16, 24.24,
25 13, 25 16,
25 19, 25 23,
25 25, 262,266 ,
$271,2710,2713$,
287,288
AND [2]-293, 299
Anderson [5]-115, $1 \cdot 15,1218,173$, 1922
ANDERSON [6] $310,1211,1219$, $1225,135,2719$
animal [1]-2018
another [6]-49,
$616,923,152$ s 1521, 238
answer[1]-8 15
answers [1]-18.9
any [3]-42, 4 25, 2222
ANY [1]-29 8
anybody [3]-94, 1115,129
anything [4]-12 20, $2013,2625,2712$
anyway [1] - 157
apologize [1] - 1212
apparent[1]-810
APPEARANCES[1] ~
110
Applicant[1]-111
apply [1]-28 16
appreciate [3]-325, 418,617
APPROVED [2] -
292,2914
April[1]-16 24
are [27]-4 10, 511 , $520,73,85,910$, $1317,1325,144$, $14 \cdot 12,14.18$, $1422,1425,159$, 16 12, 16 19, 1620, 176, 177, $196,199,228$, 22 14, 22.21, 2515,262
area [1]-14 14
ARIF[3]-16, 28 11, 294
arm [1]-57
armed [1]-16.25
around [1]-915
as [29]-4 10, 512 , $69,613,625,84$, $825,103,1017$. $113,1114,121$, 1321,14-10, 184 , 189, 20.14, 2019 , $211,22 \cdot 10,2515$
Ashland [1]-29-20
ask [5] -68, 197,
$1912,217,2519$
asked [1]-21 13
assault [1]-1625
assess [1]-106
ASSESSMENT[1] 284
assessment [2]-91, 287
assist $[5]-68,816$, $825,1111,2518$
assistance [1]-1123
Assistant [5] - 1.12, $112,5^{\circ} 7,519$ 192
assists [1]-722
assumed [1]-917
assurances [1] -
1611
at [21] - 523,612 , $614,76,89$, $1416,166,169$,
$1620,176,1822$,
202, 20 10, 229 ,
22 12, 24 24,
$2615,287,28-18$, 2823
Attorney [20] - 1 12, $1 \cdot 12,418,58$,
$519,523,713$,
$725,83,1218$,
$1225,1320,155$,
$173,181,1922$,
$2016,2320,246$
attorney [1]-5 20
Attorney's [2] - 1 11, 193
attorneys [3]-62, 68,623
audio [5] - 320 , 2818,2818 , 2820,2823
AUDIO [3]-284, 293,2915
authority [1]-2014
availability [i] - 1715
avalable[1]-16 2
Avenue [1]-113
aware [1]-17 22
away $[2]-618,28.19$

B
back [9]-10 15, 1025,1414, 14 18, 1625,182 , 253,287
background [1] 2817
basis [2]-821, 19.18
be $[32]-42,512$, $514,712,821$, $823,95,918$, $1015,1025,112$, $1115,1120,149$, $1412,152,161$, 1612,1917 , 19 18, 206,2010 , 2022, 23 3, 24 1, 24 12, 24 20, 257 ,
$258,269,2711$
became [1]-89
because [13]-4 14, 712, 12 12, 13 21, 1518,1610 , 16 22, 19 21, 20 10, 20 14, 23 7, 24 17, 2419
become[1]-63
bedroom[1]-8 12
been [10]-5 17,
13 21, 1413 ,
14 19, 16 18, 17 18, 22 6, 23 16, 2525
before [2]-165, 2418
BEFORE [1]-19
begin [1]-74
beginning [2]-71, 172
being [2] - 1414 , 1421
believe [3]-42,75, 174
benefit [2]-136, 1513
Bengali [1]-4 11
besides [1]-5 19
best [1]-10 1
better [2]-2121, 2615
between [2]-16.22, 201
bill [1]-21 18
bit [1]-89
Boston [1]-1 16
building [1]-239
buildings [1]-243
burden [2]-5 1, 615
business [1]-275
BUSINESS [2]2920,2922
busted [1]-23 10
but [33]-4 1, 4 13, $421,525,63,69$, $720,725,816$ $925,1023,1121$, 125, 12 16, 1220 , 13 19, 14 16, 14 22, 15 17, 1525,1718 , 18 11, 19.14, $1922,204,20 \cdot 21$, 22 2, 22 12, 22 13,
$245,2418,2423$,
258
by [6]-5 14, 1116 ,
$194,263,274$
BY [2]-29 8, 2915
By [4]-1 12, 1 12, $1 \cdot 15,118$

C
C [3]-3 1, 291
call [1]-15 21
called [1]-3 2
Cambridge [2]-114, 1322
Cambridge's [1] 159
can [24]-35, 314 , $315,514,85$, $818,823,922$, $923,101,105$, 1210, 139,146 , 14 21, 16 6, 18 22, 1825,213,2124, 2713,2714
can't [6]-4 16, 108 , $119,1111,1610$, 1910
cannot [1]-28 20
Caroline [1]-1 12
Carre [1]-1 12
carry [1]-5 2
case [3]-21 14,
2513,2611
CASE [1]-28 11
cases [1]-5 16
Casey [4]-3 13,
13 16, 13•21, 2713
catch [1]-15 19
CC [1]-12 18
CD [2]-28 8, 2815
certain [2]-5 2, 229
certainly [2]-18 11, 1812
certificate [1]-28 8
Certified [2]-1 22, 1.22

CERTIFY[3]-292, 295, 297
challenge [1]-4.9
chance [1]-26 15
check [1]-14-21
checked [1]-17 10
Chief [1]-8 24
circle [2]-28 15,

2816
circuit [1]-13 19
circumstances [3]-
$915,104,11$ 13
Clerk [4]-3 13,
$1316,278,2712$
CLERK [14]-3 14.
$1210,139,1314$, $141,143,149$, 14 24, 15 2, 15 12, $163,166,279$, 2721
clerk's [1]-3 25
Clerk-Magistrate [1] 313
client [4]-6 17, $1120,1924,1925$
clients [5] - 47, 9 25, $113,1110,1113$
COFFEY [1]-19
come [2]-10 15, 253
comes [2]-10 17, 2712
coming [1]-10 13
COMMENTS [1] 2823
committed [1]- 916 COMMONWEALTH [1]-1 3
Commonwealth [4] $113,625,84$, 283
communicating [1] $4 \cdot 14$
competing [1]-225
complete [1] - 2519
Complete [1]-28 7
completed [1]-26 15
COMPLIANCE [1] 295
COMPUTER [1]2915
concern [1]-17 16
conduct [1] - 510
conducted [2]-5 17
CONFERENCE [1]18
conference [1]-72
confirmed [1]-17 14
continuance [1] 2213
continue [2]-6 11, 8.5
continued [1]-16 19
continuing [1]-15 16
control [1]-20 9
copy [1]-288 correct[2]-163, 2120
corrected [1]-18 11
corrupt [1]-28 23
Costello [1]-117
could [3]-77,95, 2415
counsel[11]-3 12, 321,5 14, 613 , 93, 11 19, 16 17, 173,1916, 227
COUNSEL [1]-29.8
count [1]-19 25
country [2]-26 11, 2617
County [1] - 2017
course [1]-212
Court [14]-122, 32 , 51,56,59, 722 , 824,91, 11 12, 11 21, 13 5, 25 18, 26.15, 2919

COURT [76]-14, 14, 34, 311, 3 18, 4-17,421,525,
78, 7 16, 92, 9.7, 11 18, 12.2, 125 , 12 17, 12 20, 132 , 138, 1311,1315 , $142,147,1423$, 15 1, 154, 15 16, 164, 168, 1621, $1713,1724,181$, $1814,1819,198$, 19 13, 19-16,
$1920,209,2024$,
$212,215,219$,
21 12, 21 18,
21 23, 22 2, 224 ,
22 18, 22 23, 233 ,
23 6, 23 14, 23 18, $2320,2323,243$,
$245,2413,252$,
259,25 12, 2521 ,
$262,268,2613$,
$2623,2625,27.3$,
$2710,2720,283$,
$292,296,2914$
court [3]-1518,
27 23, 287
Court's [1]-4-22
Courtroom [2]-120,

161
courtroom [2] -
1424, 161
crane [1]-16 14
crime [1]-9 16
cross [1]-919
cross-examination
[1]-9 19
custody [1]-171
cut [1]-24 16

| D |
| :---: |
| $\mathrm{D}[2]-21,31$ |
| $\mathrm{DA}[1]-2113$ |

DA [1]-21 13
date [5]-6 15, 16 12, $1710,1712,2711$
DATE [3]-28 10, 28 13, 2917
dates [2]-167, 169
day [5]-8.17, 15 18, $2411,2412,2416$
days [4]-8 22, 2418 , 255, 2510
dealing [1]-16 13
DEATH [3]-16, 2811,294
death [1]-915
decedent [1]-5 13
decedent's [1]-8 12
decide [1]-9 14
decision [3]-1024, 2224,241
defendant [1]-17 1
definite [2]-22 17, 2218
definitely [1]-254
degree [1]-16 23
denying [1] - 2213
DEPARTMENT [1]14
depending [1]-721
depends [1]-198
determination [1]1122
determine [3]-9 13, 916,1112
did [4]-48, 718 , 810,256
didn't [5]-12 13, 1220, 12 22, 1417, 2622
difference [1]-201
different [2]-19 23, 2018
differently [1]-6 12
difficult [2]-4 13, 112
DIRECTIVE [1]-29 6
discovery [3]-6 14, 921, 1821
discretion [1]-67
discuss [1]-271
discussed [1]-24 11
disruptive [1]-14.19
DISTRICT [1]-14
District [7]-111,
$112,1 \cdot 12,57$,
519, 192, 2016
do [26]-46. 4 16, $419,55,518$, $619,818,98,99$. 923,10 18, 11 1, $1117,1124$. 1514,1518 , $1610,1615,184$, 229, 22 21, 24.10, $2415,251,2513$, 2711
DO [1]-292
DOCKET [1]-28 12
does [3]-22 15, 2320,2322
doesn't [2]-19 25, 2013
doing [2]-13 24, 2525
don't [19]-3 15, 41 , $56,63,917,105$, 108, 11 15, 1119 , 12 23, 13 13,
1821, 20 6. 22 16, 23 8, 2422,2511 , 272
done [2]-17 18, 2424
doubt[1]-21 25
down [3]-8 17, 1614,2416
Duggan [2]-5 24. 525
during [2]-512,239
duties [1]- 723

## E

E[5]-21,31,291
each [1]-287
echoing [1]-13 12
either [3]-8 14, 176 ,

2415
Eliot [1]-2919
else [4]-6 22, 94 , 129, 2625
email [6]-49, 7 19, 1213,1214, 23 25, 274
EMAIL[1]-29 23
emails [1]-15 19
EMPLOYED [1] - 298
end [5]-76, 1620, $194,2010,275$
ENTIRE [1]-18
entire [1]-23 11
entitled [1]-5 11
Esquire [2] - 1-15, 118
essentially [1]-821
EVANS [2]-37, 2718
Evans [2] - 112,246
even [6]-5 15, 10 14, $193,204,217$
every [1]-287
everybody [9]-35, $513,622,137$. 17 11, 20 22, 274, 2721, 2722
everyone [4]-317, $410,1514,279$
everyone's [1]-411
evidence [7]-62, $74,86,91,915$, 106,1825
examination [1] 919
examiner [2]-26 18, 2620
Examiner [1]-8 24
EXCELLENT[1] 2815
excited [1]-1416
EXHIBITS [1]-26
Exhïbits [1]-12
expanded [1]-818
expedited [1]-8.21
expert [2] - 4.4, 1012
extent [1]-816

| $F$ |
| :--- |
| $F[2]-19,291$ |
| faciltated [1]-823 |
| facts [3]-914,103, |
| 1112 |

faintly [1]-148
FAIR[1]-28 15
FAISAL[3]-16, 2811,294
family [1]-188
far $[2]-69,613$
fast [4]-1020,118,

$$
1720,1723
$$

feel[3]-8 2, 1317 . 1824
feeling [1]-13 17
feels [1]-8 25
few [1]-5 16
FINANCIALLY[1]299
find [1] " 1522
finding [1] - 1523
fine [2]-13 3
first [5]-5 23, 72,
$1623,182,2312$
first-degree [1]1623
floor [1]-23-12
For [3]-111, 114, 287
for [32]-4 3, 45, 4:6,
$518,521,71$.
$710,83,811$,
$818,1017,112$,
$1120,127,135$,
$158,162,1922$,
2025,2113 ,
2114,2121 ,
21 25, 22.13,
22 25, 23 21,
24 24, 25 18,
$2610,2615,287$
FOR [2] - 29,298
FOREGOING [2] -
292, 295
forgot [2]-79, 710
FORM [1] - 284
form [1]-287
FORMAT [1]-296
forth [1]-111
forum [1]-9 23
forward [1]-1813
found [1]-8 12
four [2] - 21 8, 2418
freeze [1]-23.9
Friday [2]-324, 2514
FROM [2]-29 3, 2915
from [11]-321, 4 22, $520,62,614$, $622,625,1013$, 1623,1812
FTR [1]-29.15
fully [1]-108
fulsome [1]-1117
FURTHER [3]-295, 297,299
further [1]-9 23
G

G [1]-3
gather [2]-5 9, 914
get [5]-718, 156 , $1611,2214,2711$
gets [1]-66
getting [2] - 8 17, 116
give [1]-26 14
go [10]-4 15, 7.25, $1318,142,1922$, $205,2115,2514$, 25 19, 2714
God [1]-15 8
goes [1]-6 10
going [33]-42,615, $922,109,1012$, $1023,112,1115$, 1121, 1322 ,
1325,1410 ,
14 12, 1418 ,
1420, 15 17,
$1525,169,1612$,
1614,1720 ,
$1820,196,1911$, $204,2010,228$, $2214,2221,233$, $241,247,2419$
Goldman [1]-1 15
GOOD [1]-28 15
good [5] - 34,3 11, 313,3 16, 2715
got [8]-7 18, 12 17, 1520,1521 , 16 11, 20 19, 2422
gotten [1]-614
grand [1]-21 15
grounds [1]-24 3
guess [5] - 4 22, 515 , $917,155,2219$

impediment [2]
1010,1013
IMPOUNDED [1]-18
in [49]-49, 4-18, $510,616,712$, $719,722,812$ $814,817,91$, $913,914,923$, $925,1017,1024$, 118, 11 11, 11 17, $1214,1220,136$, 13 22, 14 14, 14 18, 14 24, 15 15, 15.22, $1624,171,1814$, 19 23, 20 12, 20 15, 214,2210 , 23 8, 23 15, 24 16, 2424,2723
IN [6] - 16, 28 11, $293,295,298$, 299
inaudible [1]-21•10
inclination[1]-19 18
inclined [1]-6 11
include [4]-8 11, $819,287,2816$
meluding [1] - 216
Index [1]-12
index [1]-28 8
indicated [1]-75
indiscernible [7] 319, 116,118 , 123, 13 20, 17.11, 269
indiscernible) [2] 324, 1515
indulgence [1]-4 1
influx [1]-23 15
inform [2]-10 16, 1024
information [5]-45, $510,825,1024$, 211
INQUEST[4]-16, $1 \cdot 7,28 \cdot 11,293$
inquest [15]-43, $423,53,5.10$, 5 12, 7 1, 7 23, 17 18, 20.2, 20 3, 20 11, 20 13, 20 19, 21 14, 22.11
inquests [1]-5 17
interest [2] - 12 4, 127

INTERESTED [1] -

## 299

interested [1]-20 2
interests [1]-225
into [7]-13-23, 16 23,
205,22 25, 2310 , 2514
INTO [3]-16, 28 11, 293
investigate [2]-52, 1123
investigation [1] 1123
investigative [1] 912
investigatory [1]-56
involved [1] - 1719
is [40]-3 23, 42 ,
$410,51,59,513$,
617,7 16, 85 ,
$910,913,920$.
9 24, 10 12, 10 19, 1020,1022 ,
11 15, 12 18, 135 , 1325, 14 17, 159 , 1517, 15 22, 16 1, 173, 17 16, 17 17,
1720,1721 ,
1722, 19 14,
$2118,232,2421$.
25 17, 26 11, 2625
IS [2]-29 2, 295
isn't [2]-4 23, 620
isolate [1]-28 20
issue [1]-9 21
ISSUES [1]-28 16
it [52]-3 23, 4 6, $416,58,61,65$, $611,7-7,712$, $722,89,8$ 16, $918,105,1017$, 1021, 11 17, 12 22, 14 19, 15 13, 15 14, $1517,16: 10,178$, 17 19, 17 23, 184 , 187, 18 15, 18 16, 1825, 191, 198 $206,2010,21$ 14, 21 15, 22 2, 23 2,
23 13, 23.22,
24 10, 24 14,
24 22, 25.17, 25 18, 26 15, $2710,2714,28.7$
it's [30]-46,425, $51,64,69,911$, 112,114,115, $118,1121,1312$, 16 19, 18 14, 19 1, 19 21, 1925, 207 , 20 18, 21 21, 22.3, 22 16, 22 18, 22 22, 23 16, 23 25, 24 3, 24 18, 273
it's.. [1]-207
Its [4]-52, 722,91

| J |
| :---: |
| $\begin{aligned} & \text { Jackhammer [1]- } \\ & 1613 \\ & \text { jeez [1]-26 } 21 \\ & \text { job [1]-22 } 9 \\ & \text { JoHN [1]-19 } \\ & \text { Judge [3]-12 11, } \\ & 2210,2719 \\ & \text { Judges [1]-56 } \\ & \text { July [1]-29 } 17 \\ & \text { jury [1]-21 16 } \\ & \text { just }[27]-46,412, \\ & 416,73,720,81, \\ & 87,117,1216, \\ & 1225,1315, \\ & 1316,1519, \\ & 1525,1710, \\ & 1719,1721,201, \\ & 2010,2222,237, \\ & 2316,2324,249, \\ & 2416,2712 \end{aligned}$ |

## K

Kaz [1]-7 14
Kazarosian [9]-117, $118,419,713$,
7 15, 7 16, 131 155,2320
KAZAROSIAN [47]-
38,316, 3 22,
420, 524,715 ,
$95,98,1125$,
$123,148,158$,
15 13, 17 16,
17 25, 18 18, 196 ,
19 10, 19 14,
19 19, 20.8, 20.21,
$2025,213,216$,
21 10, 21•17,
$2121,2124,223$.


21 20, 2121 ,
21 24, 22.3, 22 16, $2219,231,235$, $237,2315,2319$, 23 22, 242,244 , $248,251,254$, 2510,2516 25 25, 265,26 6, 26 10, 26 14, 26 16, 26 18,
26 19, 26 20,
26 21, 26.24, 27 2, $276,277,2715$, $2716,2718,2722$
much [4]-3 23, 813 , 817,211
murder [2]-1623, 171
mushrooms [2] 811,819
my [24]-323, 47, $49,67,925,112$, $119,1113,1223$, $1317,156,187$, $191,195,1917$. 20 12, 22 10, 239 , 23 25, 24 1, 25 16, 2517,262
N

N [2]-2 1, 31
name [1]-7 14
NAME [3]-28 10, 28 11, $29 \cdot 14$
need [5] - 7 21, 102 , $1822,1824,2713$
needle [1] - 814
NEITHER[1]-29 8
new [1]-17 10
next [2] -5.13, 234
no [22]-4 17, 11 9, 12 2, 12 5, 12 25, 13 2, 13 3, 154, 17 24, 18 18, 19 13, 19 16, 20 12, 21 9, 21 19, $2125,2225,231$, 233
No [2] - 17 24, 2823
nolse [2] - 14 13, 2817
noisy [1]-14 20
None [3]-24, 27 , 210

NOR [2]-298, 299
not [29]-46, 425,
64, 611,811 , $813,910,916$, $918,920,921$, 924, 106,1011 , 10 19, 1021 , $1025,11.4,121$, 131, 15 16, 161 , 16 12, 1722 , 1925, 20.4, 20.15, 241
NOT [1]-29 9
note [1]-87
notes [2]-26 2, 2823
notified [1]-1711
now [8]-323,55,
$515,1025,1324$,
146,1524, 1610
NUMBER[1]-28 12
number [1]-24.16

| O |
| :---: |
| $0[1]-31$ |

O[1]-31
object [1]-13 1
obviously [7]-55, $511,82,911$, $1710,1915,258$
OF [12]-13, 14, 16, $283,2811,2813$, 29 3, 29 4, 296 , 298,299, 2914
of [48]-4 22, 425 , 57, $513,518,62$, $615,620,71,74$, 711,7 13, 814 , $817,824,91$, $914,103,106$, 11-23, 12 11, 156 , 1519, 16 18, 1620, 172, 174, 17 7, 17 22, 192 , 194, 20 16, 20 18, 212,2111,226, 24 12, 24 17, 253 , $2611,2616,275$, $283,287,2819$
off [1]-11 16
OFFICE [2]-283, 296
office [2]-23 9, 2310
Office [3]-111, 824 , 2523
office's [2] - 184 .

1812
officer [1]-107
offices [1]-23 11
oh [5]-97, 235 ,
24 13, 25.21, 2621
Okay [1]-236
okay [25]-92,98,
128,132,142,
$149,1517,1621$.
$1725,1920,235$,
23 14, 2321.
23 23, 242,244 ,
25 15, 25.16.
26 13, 2621 ,
$2623,273,275$,
2714
on [38]-3 24, 4 1, 44,51,721,87, $820,923,109$, 11 19, 11 24,
1213,1214 , 1218,1321 , 13 22, 14 5, 14 12. 14 14, 1420 ,
14 21, 1422 , 1519,1525 , 16 11, 174, 193 , $1918,21-14,226$, 23 11, 24 7, 24 11, 24 15, 24 16, 2523,2714
ON [2]-294, 296
one [4]-7 12, 14 5, 21 19, 2815
only [5]-4 11, 10 23, 1921, 2419
open [2]-76,77
or $[14]-43,66,916$, $918,1015,115$, $1613,177,217$, 2514,2823
order [2]-32,5-10
organızation[1]-58
original [1] - 287
other [5]-6 19, 166, $229,2516,2820$
OTHERWISE [1] -
299
our [6]-72, 16 18, $182,1812,23.11$
out [10]-5 2, 61,88 , 1522, 1523 ,
$2325,253,256$,
26 11, 2616
OUTCOME [1]-29 9


REVIEW [1]-18
right [26] - 34, 311, 3 18, 3 19, 4.19, 92, 13 8, 13 18, 1324,15 12, $1610,185,20.8$, 21 19, 21.23, 23 18, 23 23, 245 , $263,269,2610$, 26 23, 26 24, 27 16, $27 \cdot 20$ role [2]-57, 2210 run [2]-253, 2511

| S |
| :--- |
| $\mathrm{S}[1]-31$ |
| said $[10]-7 \cdot 12$, |
| $1419,1421,183$, |
| 1820,1821, |
| $2212,24: 17,273$ |
| same $[2]-1920$, |

1921
saw [2]-324, 412 say [ 8 ] $-85,1012$, $10 \cdot 18,11 \cdot 7,1320$, 13 25, 20:12, 232
SAYED [3]-16, 28 11, 29•4
saying [2] - 15 6, 1510
schedule [4]-249, 256, 27 13, 2714
scheduled [1]-24 23
schedules [1]-16 18
scheduling [1]-72
second [3]-1316,
145, 2411
See [1]-1.2
see [3]-12 20, 12 22, 2421
seems [1]-17:19
send [2]-23 25, 25.6
sending [1]-88
sense [1]-24 14
Services [1]-28 3
Sharon [1]-15 20
short [2]-13 19, 2511
short-crrcuit [1]1319
Shorthand [1]-122
should [3]-1723, 263,26 8
shouldn't [2]-18 16
show [1]-23 17
sidebar [1]-28.18
sides [1]-226
simultaneous [1] 2819
since [1]-88
situation [2]-4 18, 1522
slight [1]-25 8
so [37]-3 19, 3 23,
4 16, 6 5, 6 11,
$622,725,8.1$,
1018,1116 ,
12 11, 13 15, 141.
152, 158,1525 ,
$164,165,176$,
17 20, 1723 ,
18 10, 20 18, 227 ,
22 21, 23 15, 245 ,
257,25 10, 26 14,
2625, 27 2, 2712
so. [5]-1124, 12 24,
$1616,2319,2612$
sole [1]-6 20
solely [2]-6 6, 20 15
some [2]-16 6, 1611
something [5] - 63 ,
922, 1722,1815 .
205
soon[1]-189
sorry [3]-14 1,
1511,2619
sort [1]-16 18
sound [1]-22 15
space [1]-1422
speak [2]-4 11, 412
speaker [1]-28 23
speaking [1]-2819
speech [t]-28 19
spellings [1]-28 23
spent [2]-8 17, 2312
SPIROS [24]-36,
624, 81,1312 .
16 17, 1622 ,
17 14, 186, 21.20,
248,25 ? $25 \cdot 4$,
25 10, 25 16,
$2525,265,2610$,
26 14, 26 18,
$2620,2624,272$,
276,2715
Spiros [5]-1 12,
$623,725,181$,
246
SS [1]-14
stacked [2]-25 4, 2510
$\operatorname{stamp}[3]-2816$,
2817,2820
stand [1]-18 11
standard [1]-8 10
start [1]-1823
started [2]-1820,
191
state[1]-8 2
sTATUS [1]-18
statute [1]-54
statutory [1]-5.3
STENOGRAPHICALL
Y [1] - 29-15
still [5]-45,6 17.
$76,1014,1317$
stood [1]-14 16
straight [1]-16 23
Street [4]-1 16, 1 18, 1410,2919
strugging [1]-14 25
stuff [1]-12 24
SUFFOLK [1]-14
suggest[1]-169
suggested [1]-14 10
Suite [2]-113, 116
Sunday [1]-12 13
sure [7]-8 13, 97 .
$1019,1021,208$,
21 17, $21 \cdot 25$
suspend[1]-7 20
T
T [2]-29 1
take [1]-12-23
TAKEN [1]-299
taking [1]-24 12
talked [1]-183
talking [1]-16 18
TAPE [1]-28 15
target [2]-521, 202
targets [1]-5 11
tearing [1]-23 13
technology [1]1425
TELEPHONE [1]2922
tell [1]-19 11
ten [3]-24 22, 24 23, 2424
terms [1]-8 14
testifying [1]-107
testimony [2]-10 17, 2412
than [11]-3 23, 6 13, $1025,119,1215$, 1923,21 15, 23 24, 24 14, 253
Thank [1]-39
thank [18]-322, $420,624,92$, $158,2219,276$, $277,278,279$, 2715,2716 , 27 18, 27:19, $2720,2721,2722$
thanks [1]-710
that [78]-4 10, 4 13, $55,58,516,517$, $61,63,69,616$, $617,72,75,710$, $7.11,719,82,85$, $88,810,813$, $816,820,823$, $825,910,918$, $923,1019,1116$, 1122,1124 , 1212,1213 , $1214,12.15,131$, 1323,1325 , 14.14, 1417 , 1420, 1421 , 14.24, 152,159 , $1520,161,162$, $164,1611,1722$, 187, 18 10, 18 22, $191,194,195$, 19 11, 19 25, 20 1, $2013,2019,214$, 22 1, 22 15, 22 24, $239,2321,2411$, $2518,261,2614$, 2622,2816
THAT [4]-29 2, 29 5, 297,299
that's [17]-66,109, $1013,1121,133$, $1512,164,168$, $1624,2110,233$, 25 13, 25 14, 25 23, 2610
THE [100]-14, 16, $19,34,311,314$, $318,417,421$, $525,78,716,92$, 97, 1118, 12 2, $125,1210,1217$,
$1220,132,138$, $139,1311,1314$, 13 15, 14 1, 14 2, $143,147,149$, 1423, 1424,151 , $152,154,1512$, $1516,163,164$, $166,168,1621$.
$1713,1724,181$, $1814,1819,198$, 1913, 19 16,
1920, 209, 20.24,
$212,215,219$, 21-12, 21 18, $2123,222,224$, 22 18, 22 23, 23 3, $236,2314,2318$, $2320,2323,243$, $245,2413,25 \cdot 2$,
259,25 12, 25 21, $262,268,2613$,
$2623,2625,273$, $279,2710,2720$, 27 21, 28 11, 292 , $293,293,294$, $295,296,298$, 299,2914
The [1]-283
the [170]-111, 114 , $320,324,325$, $418,421,422$, $423,51,53,55$, $56,57,58,59$, $510,511,512$, $513,516,518$, $519,520,521$, $523,62,66,68$, $614,615,617$, $625,71,74,76$, $713,716,718$, 7 19, 7 22, 723 , $84,86,87,810$, $812,813,814$, $816,817,819$, $820,823,824$, $825,91,99,913$, $914,915,924$, $101,103,106$, $108,1012,1017$, $115,1112,11: 17$,
14.21, 1122 ,

1123,1124 ,
$1218,1224,135$, 1321,1412 , 1413,1417 .

14 18, 15-15,
1519,1522 ,
$1611,1620,171$,
$174,177,1712$,
$188,1821,192$,
$193,194,198$,
1911, 19 14,
1920,1921 ,
2010,2014 ,
2015,2016 ,
2112,2113,
$2125,224,227$, 22 10, 22 13,
22 24, 23 1, 234 ,
$238,2311,2312$, $2325,24.9,2410$,
24 12, 24 15,
$2416,2424,255$, $256,257,2510$,
25 13, 25 15,
25 18, 25 19,
25 23, 26 3, 26 6,
$268,2610,2611$,
26 17, 26 18,
26 20, 274, 27 11, 287, 288
their [3]-124, 127, 1714
them [3]-4 14, 102 , 2519
then [6]-720, 721 , $159,1624,204$, 2516
then.. [1]-271
there [18]-42, 48, $514,76,1019$, $115,1215,1221$, $149,1523,1716$, 1717, 17 21, $1722,2420,257$, 2625
there's [5]-43,922, $1817,201,21 \cdot 25$
they [10]-3 15, 4 10, $412,520,1412$, 14 14, 14 16, $1418,14.19$
they're [1]-114
they've [1]-23 12
thing [1]-1921
things [7]-52,612, $619,713,724$. 111,183
think [28]-315,522, $525,722,105$,
$109,1016,10 \cdot 23$, 1115,1319 , 15 13, 15 14, 16 19, 176, 17 24, 18 1, 18 14, 18 15, 1821, 206,2021 , 213,21 12, 22 14, 24 17, 25 11, 272
third [2]-4 15, 2122
Third [1]-14 10
this [30]-41, 43 ,
$49,63,620,910$, $915,920,923$, $1020,118,1116$, $136,155,1517$. 15 24, 16 15, 17 20, 18 13, $1815,205,2022$, 21 14, 22 6, 22 9, 22 12, 26 11, 287
THIS [1]-298
those [1]-10 16
though [3]-825, 1014,1312
three [4]-16 24, 217, 2418,2419
through [5]-4 15, $823,174,1821$, 22.8
throw [1]-1323
Thursday [1]-25 14
tight [1]-14 22
time $[9]-325,414$, $89,1117,2111$, 25 15, 28 16, 2817,2820
timely [1]-4 14
times [1]-28 23
tumetable [1] - 817
to [111]-32, 42,43 , $46,415,51,52$, $55,59,510,512$, $63,68,69,611$. 6 19, 73, 710 ,
$723,81,85,89$, $815,816,821$, $913,914,915$, $919,925,102$, 106, 107,1011 , 10 12, 10 15, 10 18, 10.23, $1024,10-25,11-2$, 11.7, 11 15, 11 17, 11 19, 1120 , 1121, 11 24,

12 12, 12 17, 136 , 13 18, 1320 , 1325,1410 , 1412,1418 , 1517, 15 19, 15 21, 15 22, 169 , 1611, 1612, $1615,1625,182$, $184,188,1813$, 1822, 196, 197, 1911,204, 206 , $209,2010,2014$, 2015,2022 , 2025, 21 15, 229 , 22 14, 22 21, 23 3, 237,23 16, 24 1, 2415,2418 , $2420,2421,257$, 25 17, 25 19, 27 1, 2713
TO [3]-293,298, 298
Tobin [1]-1 15
TODAY'S [1]-28 10
told [2]-820, 1225
tomorrow [1]-275
too [6] - 7 10, 15 22,
$1922,2316,267$. 269
toward [1]-24 19
tox [2]-266, 268
toxicology [6]-7 18, $87,810,818$, 10 16, 2520
tracked [2]-10 20, 118
TRANSCRIBER[3] $2810,292,2914$
Transcriber [1]-122
transcribers [1]287
TRANSCRIPT[5] 18,2813,293, 296, $29 \cdot 15$
transcript [3]-287, 288,288
Transcription [1]283
translators [1]-116
transparency [3]-
$136,1515,21.15$
transparent [1] 2023
traveling [1] -115
TRIAL[2]-14, 296

TRUE [1]-29 3
true [1]-21 18
trying [3]-15 19,
1614,2316
turn [1]-20 4
turnaround [1]-8 20
turned [1]-23 10
turns [1]-22 25
tweaks [1]-25 8
two [3]-6 18, 119,
252
TYPE[1]-28 15
type [1]-4.25

| $U$ |
| :---: |

uh [1]-19 19
uh-hum [1]-19.19
um [1]-237
under [1]-5.3
understand [17]-98,
99, 103, 109 ,
1011, 10 19,
1021,1114 ,
$1125,126,134$,
154, 2124,224 ,
22 7, 22 8, 247
understanding [3]-
$115,187,2518$
unless [1]-21-18
until [2]-12 22, 2611
up [6]-69, 15 19,
1614,1825 ,
2313,2712
Urdu [1]-4 12
us [3] - 16 2, 25 19, 2614
utilizing [1] - 2515

| V |
| :--- |
| vacation $[1]-175$ |
| very [2]-4 13, 27 15 |
| VIA [1] -18 |
| view [3] -4:22, 24 11, |
| 24 15 |
| Volume [1]-11 |
| volume [1]-287 |
| voLUME [1]-28 13 |

VOLUME [1]-28 13
W
wait [1]-18 22
waiting [1]-45
want [5]-6 3, 8.1,

1119, 206, 24-20
wanted [1] - 1813
wants [1]-20 22
WAS [1]-29 9
was [13]-3 23, 9 16, $918,1320,1415$, 156, 15 18, 168, 184, 187, 195 , 2114,239
way [7]-42, 8 14, $101,1020,118$, 156, 174
we $[54]-523,73$, $718,85,818$, 1014,11 16, 13 17, 14.3, 1422 , $1424,1519,165$, $166,1610,1612$, 16 19, 1620,176 , 177, 1710,1714 . 1811,1812,
1821,1822 ,
$1824,1825,193$,
206,213,2221,
$238,2311,2410$,
2411,2415 ,
2421, 24 24,
25 11, 25 13,
25 15, 25 25, 263 ,
26 25, 27 11,
27 13, 2714
we're [3]-143,
16 14, 2414
we've [1]-20 19
week [4]-14 17, 162, 17 7, 2312
weekend [2]-320, 1224
weeks [3]-6 18, 119, 1624
well [7]-5 12, 10.3, $113,1114,1125$, 1321,1910
went [1]-14-15
were [4]-76, 811 , $1113,12 \cdot 13$
weren't [1]-5 22
what [20]-6.13, 7 21, 84, 99, 10 12, 1021, 11 12, $1323,1325,159$, 15 17, 1522 , $1525,168,198$, 20.12, 21 19, 22.8, 2421, 2422
what's [6]-109, 117, 1322, 15 23, 1525,247
whatever [1]-16 12
when [11]-4 3, 5 23, 1212, 14 18, $1820,22 \cdot 22$, 22 23, 2224
where [4]-10 12, $1416,182,183$
whether [4]-65, $916,114,2014$
which [4]-8 11, 818 , 819, 239
WHICH [1]-298
while [2]-16 14, 2711
whiter [1]-3 23
who [3]-5 13, 66 , 1217
who's [2]-26 16
why [6]-9 24, 10,20, 1523,1717 , 1723, 232
will [10]-723, 87 , $816,1514,182$, 1922, 24 11, 25 7, 2511,2614
windows [1]-14 13
wish [2] - 15 7, 2214
wished [1]-188
WITH [1]-295
with [17]-4 14, 6 16, 1015,1122 , 1322,1410 , $1420,14 \cdot 25$, 1613,1614, $1625,171,19 \cdot 2$, 1917, 2325,288
within [2]-67,23 3
WITNESS[1]-23
witnesses [6]-44, $518,9 \cdot 19,1712$, 24 17, 2423
Woburn [1]-1 13
wondering [1]-17 21
word [1]-28.8
work [1]-12 23
working [1]-14 12
works [1]-238
would [11]-8 19, $821,825,918$, $1215,13.1,1513$, $1811,19 \cdot 18$, 2022,2518
wrench [2]-13 23, 238
writing [1]-20 11
wrong [1]-18 10
wrongfully [1]-9 18
X
X[3]-21,2818,
2819
XX[1]-28 17
$\begin{array}{r}\mathrm{Y} \\ \hline \text { yeah }[38]-78,97,\end{array}$
11 18, 128,1311 ,
$151,154,1517$,
$168,1713,1818$,
1916, 20 24, 212 ,
215, 219,222 ,
22 20, 23 1, 24 13,
$251,259,2512$,
$2521,2524,265$,
268,269
Yeah [1]-14 23
years [1]-227
yep [3]-78, 25 22, 2525
yes [11]-36,37, $38,310,524$, 624, 14 1, 147, $186,248,2521$
yesterday [2]-1415, 1711
yet [1]-24 23
you [74]-39, 314 , $315,322,420$, $55,522,61,65$, $613,615,619$, $620,624,73,77$, 79, 7 13, 8 14, $815,816,92$, $103,1025,1210$, $1213,139,1325$, $146,14,10,1416$, $1421,156,159$, 16 13, 182, 183 , 1812,1815 , 1816, 18 19, 192, 196, 19 11, 19 17, 1920, 2021 , 2025, 21 12, 228 , 22 14, 22 19, 22.21, 2321,246, 24 12, 24 23, $2425,276,277$,


