

9438

1 SUPERIOR COURT OF THE STATE OF CALIFORNIA
2 IN AND FOR THE COUNTY OF SANTA BARBARA
3 SANTA MARIA BRANCH; COOK STREET DIVISION
4 DEPARTMENT SM-2 HON. RODNEY S. MELVILLE, JUDGE

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7 THE PEOPLE OF THE STATE OF)

8 CALIFORNIA,)

9 Plaintiff,)

10 -vs-) No. 1133603

11 MICHAEL JOE JACKSON,)

12 Defendant.)

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17 REPORTER'S TRANSCRIPT OF PROCEEDINGS

18

19 MONDAY, MAY 9, 2005

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21 8:30 A.M.

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23 (PAGES 9438 THROUGH 9501)

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27 REPORTED MICHELE MATTSON McNEIL, RPR, CRR, CSR #3304

28 BY: Official Court Reporter 9438

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2

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1 I N D E X

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3 Note: Mr. Sneddon is listed as "SN" on index.

4 Mr. Zonen is listed as "Z" on index. Mr. Auchincloss is listed as "A"
on index.

5 Mr. Mesereau is listed as "M" on index. Ms. Yu is listed as "Y" on
index.

6 Mr. Sanger is listed as "SA" on index.

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9 DEFENDANT'S

10 WITNESSES DIRECT CROSS REDIRECT RECROSS

11 CONTRERAS, Francin 9441-SA 9446-Z 9450-SA

12 GOFORTH,

13 Gayle 9451-SA 9460-Z 0466-SA 9468-Z

14 SILVA, Violet 9469-SA

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28 9440

1 Santa Maria, California

2 Monday, May 9, 2005

3 8:30 a.m.

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5 (The following proceedings were held in
6 open court in the presence and hearing of the
7 jury:)

8

9 THE COURT: Good morning.

10 COUNSEL AT COUNSEL TABLE: (In unison)

11 Good morning, Your Honor.

12 THE COURT: Raise your right hand, face the
13 clerk.

14

15 FRANCIN CONTRERAS

16 Having been sworn, testified as follows:

17

18 THE WITNESS: I do.

19 THE CLERK: Please be seated. State and
20 spell your name for the record.

21 THE WITNESS: Francin Contreras.

22 F-r-a-n-c-i-n; C-o-n-t-r-e-r-a-s.

23 THE CLERK: Thank you.

24

25 DIRECT EXAMINATION

26 BY MR. SANGER:

27 Q. Good morning. Miss Contreras, were you

28 known by another name at one point? 9441

1 A. Francin Orozco.

2 Q. Okay. And Contreras is --

3 A. My married name.

4 Q. Your married name. So you were married

5 since then?

6 A. Yes.

7 Q. All right. And have you worked at Neverland

8 Valley Ranch?

9 A. Yes.

10 Q. When did you first start working there?

11 A. I believe it was '91, '92. I'm not sure.

12 '91.

13 Q. In 1991. And how long did you work there?

14 A. About two years.

15 Q. How are you presently employed?

16 A. I'm at Foods Co., Lompoc, California, lead

17 cashier.

18 Q. All right. Now, in the time period of 1991

19 and '92, did you have occasion to work with Adrian

20 McManus?

21 A. Yes.

22 Q. Can you describe your relationship with Ms.

23 McManus?

24 A. A good friend at that time.

25 Q. And at that time, did you go to her house,

26 she go to your house?

27 A. Yes.

28 Q. Did you know her husband? 9442

1 A. Yes.

2 Q. All right. Did you remain friends after you
3 stopped working at Neverland Ranch?

4 A. For a bit.

5 Q. Okay. During the time that you knew Ms.

6 McManus, did she ever make any statements to you
7 whatsoever with regard to the molestation charges
8 against or accusations against Mr. Jackson back at
9 that time, in 1993?

10 A. Never.

11 Q. What did she tell you, if anything?

12 You have to sit forward, first of all, a
13 little bit, because that microphone --

14 A. Oh, sorry.

15 Q. Everybody has that problem. You just have
16 to talk into the microphone.

17 A. All right.

18 Q. Did she say anything one way or the other
19 about the charges, and about Mr. Jackson?

20 A. Never. She always talked good about him.

21 Q. All right. Now, at one point, were you
22 aware that she filed a lawsuit against Mr. Jackson?

23 A. That's when I didn't talk to her no more.
24 We didn't see each other.

25 Q. All right. What was -- did you talk to her
26 at some point right at the end, right when that
27 breakup occurred? Did she tell you what she was

28 doing with her lawsuit, if anything? 9443

1 A. She just -- well, meaning -- I really don't
2 know what you mean.

3 Q. Okay. Did she talk to you about her
4 lawsuit? You say you stopped seeing her at some
5 point after she filed the lawsuit, right?

6 A. Right.

7 Q. Okay. Did she tell you why she was filing a
8 lawsuit?

9 A. No.

10 Q. All right. Now, did you visit the house of
11 Mr. and Mrs. McManus?

12 A. Yes.

13 Q. Where did they live?

14 A. In Santa Maria.

15 Q. And did you visit there while Ms. McManus
16 was working for Mr. Jackson?

17 A. Yes.

18 Q. What did you observe at her house?

19 A. In all her rooms?

20 Q. Yeah. Let's talk about -- was there a room
21 that had some --

22 A. Yes.

23 Q. -- Michael Jackson items?

24 Can you tell us about that?

25 A. She had hats that belonged to Mr. Jackson.

26 Pajamas. Watches, T-shirts. Items that belonged to
27 the ranch.

28 Q. Okay. Now, did you ever see her take items 9444

1 from the ranch?

2 A. Yeah.

3 Q. And how did she do that?

4 A. In a laundry basket. She used to take home

5 Mr. Jackson's clothes. She said she was going to

6 iron them. But there was, like, a hat underneath

7 there, and you can't iron a hat.

8 Q. Okay. Was there an occasion where you all

9 were asked to wrap Christmas presents for needy

10 children?

11 A. Yes.

12 Q. Sit a little closer. I'm sorry.

13 A. Yes.

14 Q. Everybody has to do it. It's not

15 comfortable, sorry.

16 What can you tell us about that?

17 A. We were sent home -- because there was,

18 like, lots of toys and gifts for the children. And

19 we really couldn't do all the wrapping at the ranch,

20 because it was quite a bit, so we were asked to take

21 some of the toys home to wrap, and bring them back,

22 because they didn't belong to us. And I noticed

23 that Adrian had kept some Super Soakers and other

24 items of toys for her son.

25 MR. SANGER: All right. Okay. Very well.

26 I have no further questions.

27 //

1 CROSS-EXAMINATION

2 BY MR. ZONEN:

3 Q. I'm sorry, is it Miss Contreras or Mrs.

4 Orozco?

5 A. Contreras.

6 Q. Miss Contreras, was it more than one

7 occasion that you saw Adrian McManus taking a

8 laundry basket with items home?

9 A. Yes.

10 Q. Was that a fairly regular occurrence?

11 A. Yes.

12 Q. And would she stop to show you the items

13 that she had in the laundry basket?

14 A. She didn't stop.

15 Q. So she wasn't showing you what she had and

16 what she was taking home?

17 A. I seen them. We were walking together out

18 to her car.

19 Q. All right. And she would have it in a

20 laundry basket covered with items, but you would,

21 nonetheless, see the items because you were looking

22 through them?

23 A. No.

24 Q. You understood at the time that she was

25 stealing at that time?

26 A. No. I thought she was taking them home to

27 iron.

28 Q. She was taking a hat home to iron? 9446

1 A. That's what I said before, how could you
2 iron a hat?

3 Q. That's my question to you. Did you see on
4 each of the occasions that she took items home to
5 iron, she had items that you believe that she was
6 stealing?

7 A. No. She was taking them home to iron.

8 Q. All right. On only one occasion did she
9 take home an item that you believed she was
10 stealing?

11 A. No, because we were taking toys home, all of
12 us were, to wrap. And they were supposed to be
13 returned.

14 Q. I'm asking questions specifically about the
15 occasions when you saw her bringing items in a
16 laundry basket covered with laundry.

17 A. Right.

18 Q. Now, she did take items home to iron that
19 were Mr. Jackson's items and she would bring them
20 back; is that right?

21 A. I don't know if she brought them back. I
22 didn't see her bring them back.

23 Q. Was that part of her job as you understood
24 it?

25 A. To take them home and iron, yes.

26 Q. It was part of her job to take items that
27 were, in fact, Mr. Jackson's personal clothing, to

28 iron them for Mr. Jackson, and return them ironed to 9447

1 Mr. Jackson; is that correct?

2 A. I believe so.

3 Q. And she did that on a fairly regular basis?

4 A. Yes.

5 Q. She would work at home doing ironing for Mr.

6 Jackson?

7 A. I never seen her ironing them, so I couldn't

8 tell you, sir.

9 Q. She would -- she would take it -- a laundry

10 basket with his clothing to iron and she would tell

11 you that that's what she was doing?

12 A. Yes.

13 Q. You have no reason to believe she wasn't

14 bringing them back; is that right?

15 A. Right.

16 Q. On one occasion you saw a felt hat that

17 didn't need ironing?

18 A. Yes. I don't know what she was doing. She

19 could have took it home to mend. I have no idea,

20 sir.

21 Q. She could have mended it and brought it back

22 the next day?

23 A. I suppose so.

24 Q. Did you ever ask her about that?

25 A. Nope.

26 Q. Did you ever ask her about the Super Soakers

27 that were in there?

28 A. No. 9448

1 Q. Miss Contreras, did you go to work for
2 Mervyn's after you left Neverland?

3 A. Yes, I did.

4 Q. Did you get fired from Mervyn's for
5 stealing?

6 A. No.

7 Q. Were you prosecuted for stealing from
8 Mervyn's?

9 A. No, it was trespassing.

10 Q. Well, you were prosecuted for stealing; is
11 that right?

12 A. No, sir, it was trespassing.

13 Q. You were trespassing in the store that you
14 were working in --

15 A. No, sir. No.

16 Q. Were you not working in there at the time?

17 A. Yes, I was.

18 Q. You were prosecuted for trespassing in a
19 store that you were working in?

20 A. No, sir.

21 Q. Did -- were you ordered by the court to make
22 restitution to Mervyn's?

23 MR. SANGER: I'm going to object, Your
24 Honor, as to relevance.

25 THE COURT: Sustained.

26 MR. ZONEN: I have no further questions.

27 //

1 REDIRECT EXAMINATION

2 BY MR. SANGER:

3 Q. At the McManus residence, was there a
4 particular room that was dedicated to the Michael
5 Jackson --

6 MR. ZONEN: Objection; exceeding the scope
7 of the cross-examination.

8 THE COURT: That's true.

9 Did you want to reopen that?

10 MR. SANGER: Well, let me ask it a different
11 way. The Court may see where I'm going.

12 Q. Whether or not you saw things in the laundry
13 basket, did you see things from the ranch in Ms.
14 McManus's house?

15 A. Yes, sir.

16 Q. And were they displayed in some fashion?

17 A. Yes.

18 MR. SANGER: All right. Okay. No further
19 questions.

20 MR. ZONEN: No questions.

21 THE COURT: Thank you. You may step down.

22 MR. SANGER: Call Gayle Goforth.

23 THE COURT: Would counsel approach on this?

24 While she's coming in, counsel approach. The
25 District Attorney filed an in limine statement.

26 (Discussion held off the record at sidebar.)

27 THE COURT: Good morning. I'm going to ask

28 you to face the clerk here, raise your right hand. 9450

1 Go ahead.

2

3 GAYLE GOFORTH

4 Having been sworn, testified as follows:

5

6 THE WITNESS: I do.

7 THE CLERK: Please be seated. State and

8 spell your name for the record.

9 THE WITNESS: My name is Gayle Goforth.

10 G-a-y-l-e. Last name, G-o-f-o-r-t-h.

11 THE CLERK: Thank you.

12 THE COURT: Miss Goforth, we're just going to

13 ask you to sit there a minute. I know you don't

14 know what to expect, but I was just talking to the

15 attorneys here, and I'm going to talk to them for a

16 second before we do anything.

17 THE WITNESS: Okay.

18 THE COURT: (To the attorneys) Come forward.

19 (Discussion held off the record at sidebar.)

20

21 DIRECT EXAMINATION

22 BY MR. SANGER:

23 Q. Okay. Good morning.

24 A. Good morning.

25 Q. Do you know the gentleman seated right here?

26 A. Yes, I do.

27 Q. Who is that?

28 A. Michael Jackson. 9451

1 Q. All right. And how long have you known Mr.
2 Jackson?

3 BAILIFF CORTEZ: I need you to speak right
4 into the microphone.

5 THE WITNESS: Sorry.

6 I became employed at Neverland Valley Ranch
7 in 1989.

8 Q. BY MR. SANGER: All right. Now, every
9 single witness, even those with louder voices than
10 yours, has to sit right up to that microphone for
11 some reason it's a little uncomfortable there. So
12 just try to project. You have a soft voice to start
13 with.

14 Okay. So you started working in 1989. And
15 what was your job when you started there?

16 A. I was a housekeeper.

17 Q. And did you eventually attain a different
18 position?

19 A. Yes, I did.

20 Q. And what was that?

21 A. I became supervisor of housekeeping.

22 Q. All right. And when did you become
23 supervisor of housekeeping?

24 A. In 1990.

25 Q. Now, did you know Adrian McManus?

26 A. Yes, I did.

27 Q. Did you know Ralph Chacon?

28 A. Yes, I did. 9452

1 Q. Did you know Kassim Abdool?

2 A. Yes, I did.

3 Q. Were they also employees at the ranch?

4 A. Yes, they were.

5 Q. Were any of them working under you?

6 A. Adrian was.

7 Q. Ms. McManus was on the housekeeping staff;

8 is that correct?

9 A. Yes, she was.

10 Q. And you were at that time the head of

11 housekeeping?

12 A. Yes, I was.

13 Q. What was her assignment when she first

14 started to work for you?

15 A. She was a housekeeper.

16 Q. Did she eventually get a new designation?

17 A. Yes, she did.

18 Q. And what was that?

19 A. She became -- she -- a caretaker of Mr.

20 Jackson's room.

21 Q. All right. Now, when you say "Mr. Jackson's

22 room," what are you talking about?

23 A. Primarily -- pardon me, primarily cleaning

24 his room and taking care of his personal items.

25 Q. All right. Now, first of all, if you'd like

26 some water you can pour yourself some there.

27 A. Okay. Thank you.

28 Q. All right. When you say "his room," we're 9453

1 talking about the suite that we've all heard about
2 that has the two floors and so on?

3 A. Yes.

4 Q. And part of her responsibilities were to
5 make sure that the place was clean, I take it.

6 A. Yes.

7 Q. And she also was responsible for making sure
8 that his laundry was done; is that correct?

9 A. Yes.

10 Q. Now, did you have facilities at the ranch to
11 do laundry?

12 A. Yes, we did.

13 Q. And during that period of time and perhaps
14 today, but during that period of time, was the
15 laundry done at the ranch?

16 A. Some of it was. A lot of the things were
17 sent to the dry cleaners.

18 Q. I'm sorry, not dry cleaning, but the actual
19 laundry, if you were going to wash sheets or wash
20 clothing that did not need to be dry cleaned.

21 A. Yes.

22 Q. And could it be ironed there?

23 A. Yes.

24 Q. You had a room to do that in; is that
25 correct?

26 A. Yes, we had a laundry room.

27 Q. All right. Was it part of Ms. McManus's

28 duties to take clothing home, Mr. Jackson's clothing 9454

1 home, to iron it?

2 A. Not necessarily.

3 Q. Okay. And during that period of time

4 when -- can you tell us when Ms. McManus was there,

5 to the best of your recollection? Let me withdraw

6 that.

7 Why don't you just tell us when she was

8 taking care of Mr. Jackson's room.

9 A. I believe she started cleaning his room

10 in -- around 1990, early 1991.

11 Q. Okay.

12 A. Until 1994.

13 Q. All right. Now, in 1994, did Ms. McManus

14 stop showing up for work?

15 A. Yes, she did.

16 Q. Do you recall roughly when that was?

17 A. I don't remember exactly when.

18 Q. Sometime in 1994, though?

19 A. Yes.

20 Q. And the last time -- when I say "the last

21 time," she stopped showing up for work and then she

22 just never came back; is that correct?

23 A. That's correct.

24 Q. Before that happened, do you recall her

25 taking any leave or being absent from work?

26 A. A lot, yes.

27 Q. And was Ms. McManus -- what was her attitude

28 towards her position; do you recall? 9455

1 A. Oh, gosh. Well, she changed -- when she was
2 a housekeeper, when she became -- to take care of
3 Mr. Jackson's room, she changed her attitude.

4 Q. And what did her attitude change to?

5 MR. ZONEN: I'll object as speculative and
6 irrelevant.

7 THE COURT: Overruled.

8 You may answer.

9 THE WITNESS: I can answer?

10 Q. BY MR. SANGER: Yes.

11 A. Like she was above everybody.

12 Q. Was she a hard worker?

13 MR. ZONEN: I'll object as irrelevant.

14 MR. SANGER: I'll withdraw it.

15 Q. All right. Now, let me move ahead. When
16 did you stop working at the ranch?

17 A. In 2002.

18 Q. All right. Were you at the ranch at the
19 time the Arvizo family came to visit?

20 A. Yes, I was.

21 Q. And do you remember -- what do you remember
22 about the Arvizo family?

23 A. They were at the -- their first time that
24 they came, they were very concerned about their
25 son's health.

26 Q. Okay. And that was Gavin?

27 A. Yes.

28 Q. And he was not doing well at that time? 9456

1 A. No, he wasn't.

2 Q. How many times did you see the Arvizo family
3 at the ranch before you left your employment there?

4 A. The first time I saw the whole family was
5 their first arrival. Thereafter, the father and the
6 two boys came back, I would say, maybe four or five
7 times.

8 Q. Okay. So the first time the whole family
9 was there, that means the mother was there as well,
10 is that what you're saying?

11 A. Yes.

12 Q. Do you remember her name?

13 A. Janet.

14 Q. Did you have any interaction with Janet
15 Arvizo?

16 A. Yes, I did.

17 Q. And what interaction did you have?

18 A. Shortly after their arrival, she started
19 talking to me about being concerned about her son's
20 health, and that they were having money problems,
21 and that -- she asked me if I would give her a job
22 at the ranch.

23 Q. And what was your response to that?

24 A. I told her that she needed to be more
25 concerned about her son and that it was a long ways
26 to --

27 MR. ZONEN: I'm going to object to the

28 response as hearsay. 9457

1 THE COURT: Sustained.

2 MR. ZONEN: And irrelevant. Move to strike.

3 THE COURT: Stricken.

4 MR. SANGER: All right. Not for the truth
5 of the matter, Your Honor, but for the purpose of
6 the response, if I may.

7 THE COURT: The response that Janet makes to
8 her statement?

9 MR. SANGER: Yes, that's correct.

10 THE COURT: All right.

11 Q. BY MR. SANGER: Did you say anything
12 specifically about the distance between her home and
13 the ranch?

14 A. Yes, I did.

15 Q. And what did -- what did Janet Arvizo say in
16 response to that?

17 A. She told me she would move to the valley in
18 order to be closer to the ranch.

19 Q. When you say "the valley," you mean the
20 Santa Ynez Valley?

21 A. Yes, I do.

22 Q. Now, -- excuse me, I'm sorry.

23 Going back to the entire time that you
24 worked at the ranch, did you have occasion to see
25 Mr. Jackson drink alcohol?

26 A. A few occasions.

27 Q. All right. And roughly -- let's put it this

28 way. When did you see him drink? What occasions 9458

1 would you see him drink alcohol?

2 A. At mealtime, dinnertime.

3 Q. Okay. Now, when you -- at some point during
4 this period of time, or from time to time, you
5 actually took care of Mr. Jackson's room as well; is
6 that correct?

7 A. Yes, I did.

8 Q. And so you were one of the staff people who
9 was allowed to go into his room to straighten it up
10 or do whatever needed to be done; is that correct?

11 A. That's correct.

12 Q. And also to supervise people who would be
13 doing that; is that right?

14 A. Yes.

15 Q. All right. Did you ever see any bottles of
16 alcohol or other evidence of alcohol strewn about?
17 Can you explain what you might see?

18 A. I don't recall.

19 Q. Okay. So you might see a glass or something
20 but you wouldn't see -- you wouldn't see alcohol
21 just lying around his room?

22 A. No.

23 Q. All right. And let me also ask you about
24 Mr. Jackson and his personal behavior. Would you
25 say -- can you describe his behavior as far as being
26 outgoing or shy or --

27 MR. ZONEN: I'm going to object as

28 irrelevant, Your Honor, and vague. 9459

1 THE COURT: Sustained.

2 MR. SANGER: On vague?

3 THE COURT: Both.

4 MR. SANGER: Both? Okay.

5 Q. Did you have any occasion to observe whether
6 or not Mr. Jackson would change his clothes in front
7 of anyone? For instance, if you were in the room
8 cleaning, would he be changing his clothes in there?

9 MR. ZONEN: Judge, that's irrelevant as to
10 whether he would change his clothes in her presence.

11 THE COURT: Sustained.

12 MR. SANGER: All right.

13 Q. Were there occasions where you came in and
14 Mr. Jackson might be in the process of changing his
15 clothes, changing a shirt or something?

16 A. No. He was very private.

17 MR. SANGER: All right. Okay. I have no
18 further questions.

19

20 CROSS-EXAMINATION

21 BY MR. ZONEN:

22 Q. Miss Goforth, you were recently interviewed
23 by an investigator for the defense; is that correct?

24 A. Yes, I was.

25 Q. And you were asked questions about that
26 conversation that you had with Janet Arvizo; is that
27 right?

28 A. Yes, I was. 9460

1 Q. Now, that conversation that you had with
2 Janet Arvizo was approximately August of 2000, was
3 it?

4 A. I don't recall exactly. No.

5 Q. When did you leave Neverland Ranch?

6 A. I left in 2002.

7 Q. All right. You only saw Janet Arvizo on one
8 single occasion when she was at Neverland; is that
9 right?

10 A. One occasion, yes.

11 Q. And she was there with her husband and her
12 three children; is that correct?

13 A. That's correct.

14 Q. They were there for one night, two nights?

15 A. They were there for a couple of days.

16 Q. Couple days? Did you interact with her on
17 more than one occasion during that time?

18 A. Well, yes.

19 Q. Now, you told the investigator for Mr.
20 Jackson not that she was prepared to move to the
21 valley, but that she was prepared to sleep in her
22 car outside Neverland; is that right?

23 A. Yes.

24 Q. Did you just change it to say that she was
25 prepared to live in the valley?

26 MR. SANGER: Objection; argumentative.

27 THE COURT: Sustained.

28 THE WITNESS: No, I wasn't able to complete 9461

1 my --

2 THE COURT: Just a moment. Just a moment.

3 I sustained the objection.

4 Next question.

5 Q. BY MR. ZONEN: Now, the statement that you
6 gave was that she was prepared to sleep in her car
7 right outside the doors to Neverland; is that right?

8 A. Yes.

9 Q. All right. Now, did you ask her if she had
10 a car?

11 A. She stated that she didn't even have a car
12 and that they were living in separate quarters.

13 Q. All right. So she told you she didn't have
14 a car but she would sleep in the car she didn't have
15 outside the ranch?

16 MR. SANGER: Objection; argumentative.

17 THE COURT: Sustained.

18 Q. BY MR. ZONEN: Ma'am, what exactly did she
19 tell you? Did she tell you she had a car?

20 A. No, she didn't say that she had a car.

21 Q. She told you she was going to get a car?

22 A. No, she didn't say that. She said that --
23 the conversation was, she asked me if she could have
24 a job at Neverland. I told her that it was a long
25 ways from -- I assumed that they lived in the Los
26 Angeles area. And it was a long ways to come. She
27 said that she would move to the valley in order to

28 be closer to the ranch. And I told her that the 9462

1 rents and that were very expensive in the area.

2 Just trying to dissuade her from this.

3 And she said, "Well, I'll come and I'll

4 sleep in my car if I have to. I just need money. I

5 need to work."

6 Q. Go ahead.

7 A. "I need" -- "I need a job. I need to work.

8 We're living in separate quarters, and we need the

9 money. Gavin's very sick," to that effect.

10 Q. All right. Did you take a job application

11 to give her?

12 A. No, I did not.

13 Q. All right. You decided at that time that

14 she wasn't qualified to clean rooms at Neverland?

15 MR. SANGER: Objection; argumentative.

16 THE COURT: Sustained.

17 Q. BY MR. ZONEN: Did you make a determination

18 as to why she shouldn't work at Neverland?

19 A. Well, I just saw her being a guest and

20 everything, that it wasn't appropriate to -- I had

21 several guests come to the ranch and ask. Everybody

22 thought it was fun to work at the ranch. And --

23 Q. But she asked specifically for a job as a

24 maid; is that right?

25 A. Yes, she did.

26 Q. About that time that job made about what,

27 eight dollars an hour?

28 A. Yes. 9463

1 Q. You knew, did you not, that she, in fact,
2 had a job, was working in Los Angeles at the time?

3 A. No, I did not.

4 Q. And in fact, she had an apartment at that
5 time?

6 A. I didn't know. I didn't -- my job was not
7 to stand and carry conversations with the guests and
8 that. I was trying to dissuade her from, and get
9 away -- out of the conversation.

10 Q. Miss Goforth, your job at Neverland Ranch
11 ended when?

12 A. In 2002.

13 Q. And that ended because you were being
14 disciplined for stealing; is that right? Is that
15 right?

16 MR. SANGER: Objection; lack of foundation.

17 MR. ZONEN: We're going to get there.

18 MR. SANGER: And move to strike counsel's
19 remarks.

20 THE COURT: Sustained.

21 Q. BY MR. ZONEN: Were you, in fact, suspended
22 from your job because you were taking things that
23 you weren't entitled to take?

24 A. I was suspended from my job over the sale of
25 some furniture that I thought was allowed to be
26 done. I was just doing what I was told by another
27 party.

28 Q. All right. So you took some items from 9464

1 Neverland and they then accused you of taking it
2 without the permission of the owner; is that right?

3 A. I didn't personally take the items.

4 Q. Somebody else took them and you sold them?

5 A. I didn't sell them. It was arrangements
6 that were made through someone else.

7 Q. And ultimately who made the decision to
8 discipline you for that?

9 A. I believe Mr. Jackson.

10 Q. All right. And thereafter, you terminated
11 your position voluntarily; is that right?

12 A. That's correct.

13 Q. Because you were offended as to how you were
14 treated?

15 A. Yes, I was.

16 Q. In fact, there's a fair amount of
17 controversy at Neverland about who can take what and
18 when they can take it; is that right?

19 MR. SANGER: Objection. Vague and
20 argumentative.

21 THE COURT: Overruled.

22 You may answer.

23 Q. BY MR. ZONEN: Please answer the question.

24 A. Could you repeat the question?

25 MR. ZONEN: Could the reporter read that
26 back?

27 THE COURT: I'll have the reporter read it

28 back. 9465

1 (Record read.)

2 THE WITNESS: I don't believe so. I believe
3 that no one should take anything at any time without
4 Mr. Jackson's permission.

5 Q. BY MR. ZONEN: And -- all right. But a lot
6 of people have been accused of taking things from
7 Neverland; is that right?

8 MR. SANGER: Objection. Vague as to time
9 and --

10 THE COURT: Sustained.

11 Q. BY MR. ZONEN: You've actually turned in
12 people for taking things at Neverland, haven't you?

13 A. No.

14 Q. You've never turned in people for taking
15 things at Neverland?

16 A. Not personally myself, no.

17 Q. Didn't you turn in Ramon Velasco for taking
18 something at Neverland?

19 A. No, I did not.

20 Q. And you never went back to work at Neverland
21 after that; is that correct?

22 A. That's correct.

23 MR. ZONEN: No further questions.

24

25 REDIRECT EXAMINATION

26 BY MR. SANGER:

27 Q. All right. With regard to this business

28 about selling items from Neverland, did you ever 9466

1 sell anything from Neverland for your own personal
2 benefit?

3 A. I did not.

4 Q. Was there somebody else who was in a
5 position higher than yours who directed that certain
6 items be sold?

7 A. Yes, there was.

8 Q. And was -- were they being sold for your
9 benefit?

10 A. No.

11 Q. They were being sold for the benefit of the
12 ranch?

13 A. Yes, they were.

14 Q. And the problem was that apparently --

15 MR. ZONEN: Objection; leading.

16 MR. SANGER: That's true. Let me withdraw
17 the beginning of that. I didn't get it out. But it
18 would have been leading, I agree.

19 Q. What was the problem that gave rise to the
20 people involved in selling these items eventually
21 being disciplined in some way or being reprimanded?

22 MR. ZONEN: That's vague and compound.

23 THE COURT: Overruled.

24 You may answer.

25 THE WITNESS: Apparently Mr. Jackson didn't
26 want the furniture sold.

27 Q. BY MR. SANGER: Okay. Were the proceeds of

28 the sale intended to go to Mr. Jackson and to the 9467

1 ranch?

2 A. For the ranch, yes.

3 Q. Okay. So nobody was stealing anything; is

4 that correct?

5 A. That's correct.

6 MR. SANGER: Okay. Thank you. I have no

7 further questions.

8

9 RE-CROSS-EXAMINATION

10 BY MR. ZONEN:

11 Q. Can we assume you told Mr. Jackson all the

12 things you just told us about this incident?

13 A. No, I did not.

14 Q. You did not? Did you have any conversation

15 with Mr. Jackson thereafter?

16 A. No, I did not.

17 Q. How did you find out that it was Mr. Jackson

18 who disciplined you?

19 A. I assumed that it was. I didn't know that

20 for a fact.

21 Q. Did you tell anybody about what had

22 happened?

23 A. No, I immediately left the ranch.

24 MR. ZONEN: No further questions.

25 MR. SANGER: And I have no further

26 questions, Your Honor.

27 THE COURT: Thank you. You may step down.

28 Call your next witness. 9468

1 MR. SANGER: Call Violet Silva.

2 THE COURT: Please remain standing. Face the
3 clerk here and raise your right hand.

4

5 VIOLET GAITAN SILVA

6 Having been sworn, testified as follows:

7

8 THE WITNESS: Yes.

9 THE CLERK: Please be seated. State and
10 spell your name for the record.

11 THE WITNESS: Violet Gaitan Silva. Violet,
12 V-i-o-l-e-t; Gaitan, G-a-i-t-a-n; Silva, S-i-l-v-a.

13 THE CLERK: Thank you.

14

15 DIRECT EXAMINATION

16 BY MR. SANGER:

17 Q. I'll let you get some water there first.

18 So take your time.

19 A. Thank you.

20 Q. All right. Miss Silva, how are you

21 employed?

22 A. I'm employed by Neverland Ranch as a safety
23 coordinator at this time.

24 Q. Okay. Now, everybody's having this problem
25 in this courtroom. You have to sit real close.

26 A. Okay.

27 Q. It's not -- there we go. That might help.

28 And then when the air conditioner is on it 9469

1 makes it a little harder to hear.

2 A. All right.

3 Q. So repeat that again, please.

4 A. I am employed by Neverland Ranch as a safety
5 coordinator at this time.

6 Q. And where is your office?

7 A. My office is located in the administration
8 building.

9 Q. Where is the administration building with
10 respect to the ranch house, I mean, to the actual
11 house, Mr. Jackson's house?

12 A. It's southwest approximately less than a
13 quarter mile.

14 Q. Is it up on a hill?

15 A. Yes.

16 Q. All right. And is it outside the manicured
17 grounds of Neverland?

18 A. I would say the immediate grounds, yes.

19 Q. Not to say the administration area isn't
20 manicured, but there is a place that's all grass and
21 pastures and so on, right?

22 A. Yes.

23 Q. And it's outside of that, correct?

24 A. Correct.

25 Q. Can you describe the kind of structure that
26 houses the administrative offices?

27 A. It's a converted barn. And it has one large

28 office area with a conference area. It has two 9470

1 smaller offices. It also stations a fire engine in
2 the bay and one other small office and two -- three
3 bathrooms, excuse me, and some storage areas.

4 Q. Okay. So let's start with the fire truck.

5 That's the fire station as it were; is that correct?

6 A. The fire brush truck is located in the
7 administration building.

8 Q. All right. So -- and at this time there's
9 one fire truck; is that right?

10 A. Yes, it's a brush truck.

11 Q. And on prior occasions, how many fire trucks
12 have been there?

13 A. We've had as many as two.

14 Q. All right. Now, when you talk about the
15 brush truck, is it a fully outfitted fire truck?

16 A. Yes.

17 Q. All right. And do you have trained fire
18 personnel to man the -- or staff, I should say, the
19 fire truck?

20 A. Yes. We have trained firefighter/EMTs.

21 Q. You said EMTs?

22 A. EMTs, yes.

23 Q. I'm having a little trouble hearing at the
24 end of your sentences.

25 A. Okay.

26 Q. All right. Now, the administrative office
27 is -- you talked about a number of offices being in

28 there. You have an actual executive office there 9471

1 right now; is that correct?

2 A. Yes. I share it with the fire supervisor at
3 this time.

4 Q. All right. And then there's a staff area
5 where an administrative assistant sits; is that
6 right?

7 A. Yes, and the ranch manager.

8 Q. All right. And then there's a separate
9 office for the ranch manager, or the ranch manager
10 is out --

11 A. No, they have separate offices.

12 Q. Okay. At the current time, who is the
13 administrative assistant up there?

14 A. Tracy Chapman.

15 Q. And does she have a large phone?

16 A. Yes.

17 Q. Okay. Now, in the years -- did I ask you
18 when you started there --

19 A. No.

20 Q. -- I think I did.

21 Okay. When did you start working there?

22 A. July 1st, 1991.

23 Q. We'll go back over what you've done there in
24 a minute.

25 A. Okay.

26 Q. But in the years you've been there, have you
27 had occasion to see the different phones throughout

28 the ranch? 9472

1 A. Yes.

2 Q. All right. And are there some regular,
3 smaller handset phones throughout the ranch?

4 A. Yes.

5 Q. Is the main phone in the administrative
6 office larger than those phones?

7 A. Yes. There's a regular small phone and
8 there's also a larger console type of phone.

9 Q. Would that be the main phone for the phone
10 system?

11 A. No, it's not.

12 Q. All right. Where is the main phone?

13 A. The calls are mostly taken through the
14 security gate, and also at Miss Chapman's desk,
15 depending on which number the person is calling.

16 Q. When I said "main phone," I was asking about
17 the equipment. But you're saying that calls are
18 answered at some of the smaller handsets; is that
19 correct?

20 A. Yes.

21 Q. And one of the places where calls are
22 routinely answered is the front gate?

23 A. Yes.

24 Q. And the other would be at Miss Chapman's
25 desk?

26 A. Yes.

27 Q. All right. The ranch manager -- who's the

28 ranch manager at the present time? 9473

1 A. Joe Marcus.

2 Q. And does he have an office there in the same
3 administrative building?

4 A. Yes.

5 Q. When did you obtain the position that you
6 have now?

7 A. November of 2004.

8 Q. Let's go back to when you started at the
9 ranch. And actually, before you started at the
10 ranch, did you have any particular training and
11 experience?

12 A. I had graduated from Allan Hancock Police
13 Academy in 1989, December. And shortly after, well,
14 '91, I applied for a position out at the ranch as a
15 security officer, which I started July 1st of '91.

16 Q. All right. So you went to the POST academy?

17 A. Yes.

18 Q. Police officer training academy, correct?

19 A. Yes.

20 Q. Did you receive the certificate?

21 A. I graduated but I did not receive the
22 certificate, because I did not work full time as a
23 police officer. So I guess my answer would be no to
24 that, I did not receive the POST certificate.

25 Q. So you did the education and the training
26 through Allan Hancock, but you didn't do the
27 inservice training as a police officer; is that

28 correct? 9474

1 A. Correct.

2 Q. All right. And do you consider yourself to
3 be a peace officer or a police officer?

4 A. No.

5 Q. All right. And have you ever?

6 A. No.

7 Q. All right. So you went to work as a
8 security guard at the ranch --

9 A. Yes.

10 Q. -- in 1991, correct?

11 A. Yes.

12 Q. Did the ranch have a security staff -- well,
13 let's start with that. You weren't the only person?

14 A. No.

15 Q. Okay. And was the staff organized according
16 to rank?

17 A. Yes.

18 Q. Who was the chief of security at that time;
19 do you recall?

20 A. Terry Cooney.

21 Q. And between 1991 and 2004, did you
22 continuously work in the security department?

23 A. Yes.

24 Q. Can you tell us briefly what -- how you
25 progressed through the department?

26 A. In October of '91, I was promoted to a
27 relief supervisor position, which would carry the

28 rank of corporal. And in January of '94, I believe, 9475

1 I was promoted to a full-time shift supervisor,
2 which has the rank of sergeant. In May of '97, I
3 was promoted to the chief's position of security.
4 And in June of '98, I assumed the fire chief
5 position as well.

6 Q. All right. And you -- when you were finally
7 moved into this other administrative position, as of
8 that time in 2004, you were the chief of both the
9 security and the fire department; is that correct?

10 A. Yes.

11 Q. All right. Now, you know Mr. Jackson --

12 A. Yes.

13 Q. -- correct?

14 Do you know Mr. Jackson well?

15 A. I would say so.

16 Q. All right. Do you spend -- in the course of
17 your employment, do you spend a lot of time talking
18 with Mr. Jackson?

19 A. No.

20 Q. All right. And can you explain what the
21 policy is for employees at the ranch as far as
22 having contact with Mr. Jackson?

23 MR. SNEDDON: Object as immaterial, Your
24 Honor.

25 THE COURT: Overruled.

26 You may answer. You may answer.

27 THE WITNESS: I'm sorry, can you repeat the

28 question? 9476

1 THE COURT: I can have it read back.

2 MR. SANGER: Thank you.

3 (Record read.)

4 THE WITNESS: Our contact is limited to him
5 making requests. And other than that, if we have
6 any concerns about the operation of the ranch, we
7 channel those through the ranch manager.

8 Q. BY MR. SANGER: Now, that policy would
9 pertain to security, correct?

10 A. Yes.

11 Q. It would pertain to fire; is that right?

12 A. Yes.

13 Q. Did it pertain to the other departments as
14 well?

15 A. Yes.

16 Q. Okay. So housekeeping?

17 A. Yes.

18 Q. The zoo?

19 A. Yes.

20 Q. Grounds or maintenance?

21 A. Yes.

22 Q. Did I leave any out?

23 A. There's a few.

24 Q. Okay. There's some more. But all of the
25 different units out there have their own chain of
26 command, as it were; is that correct?

27 A. Correct. There's employees, a department

28 head for each department, and each department is 9477

1 directly supervised by the ranch manager.

2 Q. And who is the ranch manager at the current
3 time? Did I ask you that?

4 A. Yes. Joe Marcus.

5 Q. So if somebody in your department -- as the
6 chief of security, if somebody in your department
7 had some question about procedure or how things
8 ought to be done, where would you expect them to go?

9 A. I expect them to immediately go to their
10 shift supervisor, to whoever the chief is at the
11 time. If I was in charge, then to me. If I
12 couldn't answer the question, then I would go to Mr.
13 Marcus with a question.

14 Q. All right. Did you ever sit down with Mr.
15 Jackson and ask him how he'd like to have security
16 taken care of at the ranch?

17 A. No. But if he had a suggestion, he sure
18 would let me know.

19 Q. Okay. When you had -- when you made policy
20 decisions about security, would you discuss those
21 with Joe Marcus or with somebody else, or how would
22 you do that?

23 A. I would discuss those with Mr. Marcus.

24 Q. All right.

25 A. And my shift supervisors as well.

26 Q. Now, you said that Mr. Jackson would let you
27 know. Did Mr. Jackson from time to time let people

28 know that he thought something ought to be done at 9478

1 the ranch?

2 A. Yes.

3 Q. Okay. And would the staff attempt to

4 fulfill those requests?

5 A. Yes.

6 Q. All right. In all the time that you were

7 there, did Mr. Jackson ever ask you to do anything

8 that you thought was inappropriate?

9 A. No.

10 Q. All right. Now, by the way, you've come

11 here pursuant to a subpoena; is that correct?

12 A. Yes.

13 Q. And you also interviewed with law

14 enforcement; is that correct?

15 A. Yes.

16 Q. And you have told both sides that you were

17 going to tell the truth to both sides no matter

18 what; is that correct?

19 A. Yes.

20 Q. Is that your intention, to tell the truth

21 here on the stand?

22 A. Absolutely.

23 Q. Now, in the course of the time that you

24 worked there -- I asked you if Mr. Jackson ever

25 asked you to do anything that was inappropriate.

26 During the course of the time that you

27 worked at the ranch, did you ever observe anything

28 that appeared to you to be illegal or inappropriate? 9479

1 A. No.

2 Q. And if you had, what would you have done
3 about it?

4 A. Well, I would have at the time taken into
5 consideration what the action was and addressed it
6 appropriately.

7 Q. Now, before you were a chief of security, if
8 you saw anything inappropriate or illegal, would you
9 have reported it to a supervisor? Before you were
10 chief of --

11 A. Oh, absolutely, yes.

12 Q. And again, you told us about the chain of
13 command so --

14 A. Yes.

15 Q. And as the chief of security, if you saw
16 anything inappropriate or illegal, what would you
17 have done? Who would you have reported it to?

18 A. I would have followed my chain of command,
19 and notified my supervisor, who was Joe Marcus.

20 Q. All right. Now, during the course of the
21 time that you worked in security and you've been the
22 chief of security -- in fact, I'm really drawing on
23 that experience as your involvement in security
24 there, whatever rank you had during the period of
25 time. What would happen if you -- if anybody in
26 security observed something, let's say a golf cart
27 accident - we've heard about those - what would

28 happen? 9480

1 A. Well, we would first immediately make
2 sure -- whoever the driver was, make sure they
3 weren't injured. That would be our first concern.
4 If they were -- then we would attend to that.
5 Afterwards, if there was no injury or we
6 took care of the injury, then we would either make
7 sure that the vehicle, the cart, whatever it was,
8 was still roadworthy. If it was not, we would
9 remove it and take it to the mechanic's shop and we
10 would make a report as well. And depending on why
11 it happened, if it was deemed necessary, we would
12 take that privilege away from that person if they
13 weren't handling the cart properly.

14 Q. All right. Let's start with the report. Is
15 there a formal reporting system that has been in
16 place at the ranch since you started there as a
17 security officer?

18 A. Yes.

19 Q. And can you explain what that is?

20 A. Well, depending on the incident or the
21 severity of it, if it's a medical incident, then a
22 report is made, regardless of how minor or
23 insignificant it may seem. If it's a damage report,
24 we will do the same. If we consider that there may
25 be a hazard involved, then we address the hazard as
26 well. So -- and just write down a line, if there's
27 a theft, if there's something missing, if we have a

28 trespasser. It could be anything. 9481

1 Q. All right. Now, with regard to the
2 different kinds of reports you talked about, there
3 are medical reports. There's actually a form to
4 make a medical report; is that correct?

5 A. Yes.

6 Q. And is that filled out every time the EMTs
7 are called to attend to somebody who might be
8 injured?

9 A. Yes.

10 Q. All right. Now, you said there's EMTs.
11 Firefighters/EMTs. Do you generally have an EMT on
12 the property at all times?

13 A. We try to make sure that that's covered.

14 It's a priority for us. So we do.

15 Q. If anybody is injured anywhere on the ranch,
16 whether it's an employee, a guest, Mr. Jackson, you
17 have somebody there who can give first aid?

18 A. Yes.

19 Q. Do the -- if somebody is injured, do the
20 EMTs make the final call as to whether or not any
21 further medical assistance is needed?

22 A. They'll make the assessment, but a patient
23 always has the right to refuse treatment. So if
24 that's what they do, then we can just ask them to,
25 you know, seek further treatment. If not, then
26 that's where it stops. If we feel they absolutely
27 need to go, in the event of a work injury, then

28 they're required to go. 9482

1 Q. All right. Now, when you say "go," we're
2 talking about going to the local hospital or getting
3 a doctor or --

4 A. Correct. Or call whatever means is
5 necessary, whether it's ambulance or outside of our
6 department with county fire.

7 Q. And have you had occasion at times to
8 actually call in ambulances to the ranch?

9 A. Yes.

10 Q. Even, I think, a medical helicopter
11 evacuation?

12 A. Yes.

13 MR. SNEDDON: I'm going to object as
14 immaterial and irrelevant, Your Honor.

15 THE COURT: Do you have a --

16 MR. SANGER: That was actually the last
17 question in that area. But it does tie into some
18 other evidence.

19 THE COURT: All right. I'll overrule the
20 objection.

21 MR. SANGER: All right.

22 Q. Now, you indicated that in addition to the
23 medical reports, that the -- you also have reports
24 with regard to property damage, correct?

25 A. Yes.

26 Q. And then you indicated that there are
27 occasions where a guest -- let me withdraw that.

28 What happens if a guest is not being safe 9483

1 with some of the equipment?

2 A. Well, then we temporarily give them a
3 cooling-off time, or we would remove the equipment
4 from them.

5 Q. And why would you do that?

6 A. For their safety.

7 Q. Now, is one of the concerns in your
8 department safety of the guests?

9 A. Yes.

10 Q. Does that pertain to adults or children or
11 both?

12 A. Both.

13 Q. And how is that concern for safety
14 implemented in your department?

15 A. Well, when they're initially given a cart to
16 drive, or a vehicle, or a quad runner, we give them
17 instructions on how to operate the equipment safely.
18 You know, on occasion it does happen where they get
19 a little rambunctious and we feel like maybe they
20 can't control it properly, then we give them a
21 warning, and advise them again of the proper use of
22 the equipment. And if they continue to either cause
23 damage to the cart or other things, then we usually
24 pull the equipment.

25 Q. Now, do you have to ask Mr. Jackson first
26 before you do that?

27 A. No.

28 Q. And if you see kids who are not being 9484

1 supervised by their parents on the ranch, does
2 security try to keep -- let's put it this way: Is
3 there any additional attention given to those kids
4 by security?

5 A. Well, I would say that's just our priority
6 in general. So -- it's what we're doing there. So
7 it's not -- we don't have heightened awareness.
8 It's just what we are trained to do and what we're
9 there for. So that's a constant regardless of
10 whether their parents are there or not.

11 Q. So if you see kids -- whether the parents
12 are there or not, if you see kids riding the carts
13 and you think -- in the morning you saw somebody
14 going a little fast, is security going to tend to
15 watch that kid a little more closely?

16 A. Sure.

17 Q. All right. Do you sometimes make entries in
18 the gate logs?

19 A. Yes.

20 Q. Now, we've seen something about gate logs,
21 so we don't have to absolutely go back to square
22 one, but can you describe the purpose of the gate
23 logs and how they're kept?

24 A. The purpose of the gate logs is we have
25 three different sheets, and it's evolved over time,
26 depending on what our needs are for our department.
27 It's mainly used to document in-and-out times for

28 our employees, contractors, guests' arrival. 9485

1 It also documents our own activity on the
2 ranch as far as our work that we do, so if we have
3 to refer back to a time or a directive that is given
4 to us, we can refer back to it.

5 Q. How many security officers are on duty
6 generally? Let's say in recent years, in the 2000s,
7 how many security officers would be on duty at any
8 given time during the day?

9 A. We try for four. Four is what we -- is a
10 good number for us.

11 Q. All right. Would that be 24 hours a day?

12 A. Yes.

13 Q. And can you describe what the duties of the
14 four different officers would be?

15 A. Well, they would come in and get whatever
16 equipment they need. They would either report to
17 three different posts that we have, which is at the
18 front gate, the main house, or a mobile patrol.
19 Their duties vary at each of the stations.

20 The main gate is -- primarily their function
21 is to ask guests -- authorize guests or contractors.
22 They also dispatch a request from the owner or
23 another department that needs something. We answer
24 the phones. A lot of phone calls come through there
25 after hours as well, so --

26 Q. So you have -- you generally have one
27 officer mobile - all right? - one in the gatehouse,

28 and where would the other two be? 9486

1 A. One would be at the house and hopefully the
2 other one would be a supervisor. So most of the
3 times it would be a supervisor.

4 Q. You talked about the front gate. There's a
5 gatehouse there; is that correct?

6 A. Yes.

7 Q. And can you describe that building, about
8 how big it is?

9 A. The building is probably about 15 square
10 feet. It has a small eating area, a desk area, a
11 bathroom, has a phone. T.V.

12 Q. Okay. I am thinking 15 square feet, that's
13 kind of small.

14 A. It works.

15 Q. Okay.

16 A. It's all we need.

17 Q. All right. So there's a desk in there; is
18 that correct?

19 A. Yes.

20 Q. And there's a bathroom; is that right?

21 A. Yes.

22 Q. And there's an area where you can sit and
23 watch a T.V., correct?

24 A. Yes.

25 Q. Now, during the course of the shift or
26 during the course of a day -- let's put it this way:

27 During the day, how many shifts are there for

28 security? 9487

1 A. We work a 12-hour shift, so we have two
2 shifts, starting from 6 a.m. to 6:30 p.m., from
3 6 p.m. to 6:30 a.m.

4 Q. All right. And I take it you have the
5 required breaks, lunch breaks and other breaks, in
6 the middle of that shift?

7 A. Yes.

8 Q. Now, in addition to security, do you have
9 fire on duty?

10 A. Yes.

11 Q. And how many fire people do you have?

12 A. How the department is worked is that our
13 firefighters do security work. So most of them, or
14 the majority of our security officers, are
15 firefighter/EMTs.

16 Q. So they also have the EMT training?

17 A. Yes.

18 Q. Did that change? Did you have a separate
19 fire staff at one time?

20 A. Yes. From the time I was first hired in
21 '91, the security department was separate from the
22 fire department. And in '98, June '98, when I
23 assumed the fire chief duties, our department was
24 combined at that time.

25 Q. By the way, Brian Barron, do you know that
26 name?

27 A. Yes.

28 Q. Do you know Brian Barron? 9488

1 A. Yes, I do.

2 Q. And is he a police officer?

3 A. Yes.

4 Q. Do you recall him working at the ranch?

5 A. Yes.

6 Q. At the time he worked at the ranch, was it
7 known to everybody in the security department that
8 he was, in fact, a sworn peace officer?

9 A. Yes.

10 MR. SNEDDON: Object; calls for speculation.

11 THE COURT: Overruled.

12 Q. BY MR. SANGER: Now, going back to the front
13 gate issue, where are the gate logs actually kept
14 during the day?

15 A. During the day, the gate logs are kept
16 there, and they're actually kept there for the
17 entire week. And on Monday morning, they're picked
18 up.

19 Q. And where do they go after that?

20 A. They go to the administration office.

21 Q. And the administration office, again, is the
22 building up on the hill?

23 A. Yes.

24 Q. All right. Now, there's been discussion
25 about a security office at the end of the building
26 that has the garage, Mr. Jackson's office, and then
27 it has the video library upstairs.

28 A. Yes. 9489

1 Q. Can you describe that security office?

2 A. The -- it has two separate rooms. The first
3 office is approximately a nine-by-ten room. It has
4 a desk, a computer, a counter space that holds our
5 equipment and other things, like paper towels and
6 napkins.

7 The back area is with lockers and a table
8 for eating and refrigerator and microwave.

9 Q. All right. Now, is this a staff area?

10 A. Yes.

11 Q. All right. And this is part of that
12 structure. Does it have a door that you enter from
13 the outside or do you go inside that structure to
14 enter?

15 A. No, you enter from the outside.

16 Q. All right. And the door that you enter is
17 away from the house; is that correct?

18 A. Yes.

19 Q. What is kept generally -- in the 2003 time
20 period, what is kept at that location?

21 A. At that location -- excuse me, I forgot to
22 mention, we do have a file cabinet there. We have a
23 file cabinet that holds reports, our confidentiality
24 agreements. We also have our gate logs in there for
25 the entire year. They're housed in there. And
26 whatever little bits of equipment that we may have
27 in that storage.

28 Q. All right. Now, you mentioned a 9490

1 confidentiality agreement. Can you explain what
2 that is?

3 A. The confidentiality agreement is a four-page
4 contract that all guests or anyone entering
5 Neverland reach -- that read, that read it, and they
6 have to be over the age of 18. The contract, in a
7 nutshell, is that you agree to keep your visit
8 private and confidential.

9 Q. All right. Is it designed to conceal
10 illegal activity?

11 A. No.

12 Q. What's the purpose of the confidentiality
13 agreement?

14 A. The purpose of the agreement is to keep you
15 from profiting from your experience there, selling
16 to a magazine or any sort of media.

17 Q. Okay. Does it also include a provision that
18 people are not supposed to take pictures while
19 they're there on the ranch?

20 A. Yes, they agree to not use any sort of
21 recording agreement.

22 Q. And the purpose of that, not allowing any
23 kind of recording equipment or pictures, is what?

24 A. Is to prevent probably the profit of sale as
25 well.

26 Q. So if you didn't have that as the chief of
27 security, you would expect that pictures and

28 recordings from the ranch would end up in the media, 9491

1 on television and in magazines otherwise; is that
2 true?

3 A. Yes.

4 Q. Is any of that designed to conceal any kind
5 of untoward or illegal activity?

6 A. No.

7 Q. All right. Now, going back to how the
8 security system is set up -- I'm sorry, the security
9 operation is set up, you mentioned the front gate,
10 and we talked about that. The person -- well, let's
11 talk a little more. The person down at the front
12 gate, I think you said, answers the phones?

13 A. Yes.

14 Q. And that's on a regular little handset
15 phone; is that correct?

16 A. Yes.

17 Q. You just forward the calls from there?

18 A. Yes.

19 Q. The person at the front gate also has the
20 responsibility of letting people in and out?

21 A. Authorized persons only.

22 Q. All right. Now, you mentioned "mobile."

23 What does "mobile" mean?

24 A. Mobile patrol is a truck that patrols the
25 property. We also patrol about three miles of the
26 front perimeter as well. They patrol the property
27 and make sure we don't have trespassers, that our

28 employees are safe, there are no other hazardous 9492

1 conditions going on.

2 We also respond to alarm calls on the
3 property. They also have the duties of locking up
4 certain buildings and securing the ranch at a
5 certain hour.

6 Q. Let's talk about patrolling the front of the
7 property. Does that mean going out on Figueroa
8 Mountain Road?

9 A. Yes.

10 Q. And why do you do that?

11 A. Well, occasionally we find vehicles that are
12 parked outside of our fence line. And that would be
13 an indication that perhaps we have a person who's
14 jumped the fence and might be on property.

15 Q. Now, part of the fence is just a split-rail
16 fence, is that correct, in the front?

17 A. Yes, approximately a half a mile of it is
18 just your typical split-rail fencing.

19 Q. So it's not a wire meshed fence?

20 A. No.

21 Q. And is it fairly easy for people to go
22 through that fence?

23 A. Through or over.

24 Q. Now, there are parts of this ranch -- how
25 big is the ranch?

26 A. The ranch is 2700 acres, or approximately
27 five square miles.

28 Q. All right. And is there any kind of a 9493

1 commercial operation on the ranch?

2 A. Yes.

3 Q. What is that?

4 A. We have cattle on the ranch.

5 Q. All right. Is that something you -- you
6 have your own cattle, Michael Jackson's cattle?

7 A. No, part of the property is --

8 MR. SNEDDON: I'm going to object as
9 immaterial and irrelevant.

10 MR. SANGER: That has to do with the
11 fencing.

12 THE COURT: Overruled.

13 You may answer.

14 THE WITNESS: Yes, it's leased by a rancher
15 who has cattle on the property.

16 Q. BY MR. SANGER: All right. And are there
17 parts of the property that are fenced to keep the
18 cattle in?

19 A. Correct.

20 Q. And there are parts of the property that are
21 fenced to keep the cattle out, I take it?

22 A. Correct.

23 Q. When you go into Mr. Jackson's home area,
24 let us say -- do you have a term for that, the --

25 A. I would say beyond the arched gateway, we
26 call it the main house area.

27 Q. And the arched gateway, is that the golden

28 gates? 9494

1 A. The golden gates.

2 Q. The black gates with gold on them? All

3 right.

4 Now, is there fencing designed to keep

5 people on the ranch so that they cannot get off?

6 A. No.

7 Q. The golden gate that you described, does

8 that automatically open if you approach it?

9 A. You would have to approach it by a vehicle,

10 with a vehicle.

11 Q. Okay. If you have a vehicle, it

12 automatically opens?

13 A. Yes.

14 Q. There's no requirement that you ask anybody

15 or push buttons or anything else, right?

16 A. No. There's also a way to go around the

17 gate as well, on foot.

18 Q. Okay. We're going to get to that. But as

19 far as the cars --

20 A. Okay.

21 Q. That's all right.

22 As far as cars are concerned, whether you

23 are coming in or you are going out, if you just pull

24 up, it trips a sensor and the gates automatically

25 open, correct?

26 A. Right. Depending on the size of the

27 vehicle, it senses the weight or the metal. And a

28 golf cart could open it, could activate it, as well 9495

1 as a quad runner.

2 Q. And in fact, golf carts and quad runners do
3 go through that gate; is that correct?

4 A. Yes.

5 Q. Now, you said you can also walk around the
6 gate; is that right?

7 A. Yes.

8 Q. Is there any kind of a locked fence that
9 you have to get permission to go through to go past
10 that gate?

11 A. No.

12 Q. All right. All right. So you said the
13 mobile -- it's -- right now it's a little pickup
14 truck; is that correct?

15 A. Yes, a Ford.

16 Q. I'm sorry?

17 A. A Ford Ranger.

18 Q. And over the years it's been a different
19 type of vehicle, I would take it?

20 A. Mostly that, though.

21 Q. Mostly a small Ford pickup?

22 A. We did have a Nissan as well.

23 Q. Some kind of pickup truck, right?

24 A. Yes.

25 Q. Besides patrolling from time to time
26 Figueroa Mountain Road to see if there are vehicles
27 or possible intruders, does the mobile also patrol

28 within the ranch? 9496

1 A. Yes.

2 Q. And just tell us generally where the mobile
3 unit would go.

4 A. Well, the ranch has two main roads that loop
5 throughout the property, and they meet about a
6 quarter mile from the front gate. From there --
7 from that point to the main residence is another
8 quarter mile. So we would patrol that entire area.
9 So we would do a loop approximately of about five
10 miles starting from the house security office to the
11 furthest part of the ranch, back out to the front
12 road and back.

13 Q. All right. Now, you say "the furthest part
14 of the ranch." Do you go up past the theater into
15 the zoo area?

16 A. Yes, the furthest point would be the train
17 barn or another -- another area where we have a
18 stockpile of manure, compost, gravel and sand.

19 Q. All right. Now, if you have two other
20 people on duty, you said one might be a supervisor
21 and then you'd have another security officer; is
22 that correct?

23 A. Yes.

24 Q. What would they do? We've got the front
25 gate person who stays at the front gate. You've got
26 mobile. What would the other two people be doing on
27 a typical shift?

28 A. We always have someone located at the main 9497

1 house.

2 Q. "Located at the main house" would be sitting
3 in the security house at the end or walking around
4 or both?

5 A. Both.

6 Q. And what does the person do who's there at
7 the main house? Can you describe what their duties
8 would generally be? And they differ at night and
9 daytime, you can make that distinction.

10 A. Generally what they do is they secure --
11 they have the responsibility of securing that area,
12 which means doing a foot patrol around the house,
13 which includes the main residence, the rec room, the
14 guest units, and as far away as maybe another
15 quarter mile walking, if it's necessary. They also
16 accommodate guests' requests. If, you know,
17 something's needed, they assist the house staff as
18 well.

19 Q. So if somebody calls and says, you know,
20 "I'd like to go into the theater and the theater is
21 locked," is that something that security might take
22 care of?

23 A. Yes.

24 Q. And if a guest calls and requests some sort
25 of refreshments, what would -- just tell me what
26 happens. Somebody says, you know, "We want lunch.
27 It's lunchtime. Can we please have lunch?" What

28 would you do? 9498

1 A. We would call the kitchen and let them know
2 the guests are ready for lunch.

3 Q. Now, you said "call." Do you have radios?

4 A. Yes.

5 Q. And what kind of radios do you have? Not
6 the brand, but, you know, is it a -- does it hit a
7 repeater or what?

8 A. Yes, it hits a repeater. We also have radio
9 to radio within a mile distance.

10 Q. All right.

11 A. We have two channels.

12 Q. So one channel goes off a repeater somewhere
13 on a hill, and you're able to make communication
14 that way?

15 A. Yes.

16 Q. And then you can do the car to car?

17 A. Yes.

18 Q. All right. Now, are the radios used just by
19 security or by other departments?

20 A. No, most of the staff carries radios.

21 Q. And they all have the two channels, the same
22 two channels?

23 A. No, we have two separate channels. We have
24 a channel strictly for security and fire and the
25 remainder of the staff operates off another channel.

26 Q. So you have two main channels off the
27 repeater and then one car to car, or station to

28 station? 9499

1 A. Sure.

2 Q. Okay. Is security often called for the
3 purpose of arranging -- we talked about lunch.

4 Could security get a call about lunch, for instance?

5 A. Yes.

6 Q. And then you would then forward that to
7 housekeeping or to the cook?

8 A. Yes. They would either come into our office
9 and request it, if they wanted it somewhere
10 different than the kitchen, a lot of our guests know
11 that they can call the front gate and make a request
12 from there, and then the front gate would dispatch
13 whoever is appropriate to make -- fulfill that
14 request.

15 Q. So the guests would call the phone number?

16 A. Yes.

17 Q. All right.

18 THE COURT: All right, Counsel.

19 (Recess taken.)

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28 9500

1 REPORTER'S CERTIFICATE

2

3

4 THE PEOPLE OF THE STATE)

5 OF CALIFORNIA,)

6 Plaintiff,)

7 -vs-) No. 1133603

8 MICHAEL JOE JACKSON,)

9 Defendant.)

10

11

12 I, MICHELE MATTSON McNEIL, RPR, CRR,

13 CSR #3304, Official Court Reporter, do hereby

14 certify:

15 That the foregoing pages 9441 through 9500

16 contain a true and correct transcript of the

17 proceedings had in the within and above-entitled

18 matter as by me taken down in shorthand writing at

19 said proceedings on May 9, 2005, and thereafter

20 reduced to typewriting by computer-aided

21 transcription under my direction.

22 DATED: Santa Maria, California,

23 May 9, 2005.

24

25

26

27 MICHELE MATTSON McNEIL, RPR, CRR, CSR #3304

28 9501

1 SUPERIOR COURT OF THE STATE OF CALIFORNIA
2 IN AND FOR THE COUNTY OF SANTA BARBARA
3 SANTA MARIA BRANCH; COOK STREET DIVISION
4 DEPARTMENT SM-2 HON. RODNEY S. MELVILLE, JUDGE

5

6

7 THE PEOPLE OF THE STATE OF)

8 CALIFORNIA,)

9 Plaintiff,)

10 -vs-) No. 1133603

11 MICHAEL JOE JACKSON,)

12 Defendant.)

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17 REPORTER'S TRANSCRIPT OF PROCEEDINGS

18

19 MONDAY, MAY 9, 2005

20

21 8:30 A.M.

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23 (PAGES 9502 THROUGH 9678)

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26

27 REPORTED MICHELE MATTSON McNEIL, RPR, CRR, CSR #3304

28 BY: Official Court Reporter 9502

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28 9503

1 I N D E X

2

3 Note: Mr. Sneddon is listed as "SN" on index.

4 Mr. Zonen is listed as "Z" on index. Mr. Auchincloss is listed as "A"
on index.

5 Mr. Mesereau is listed as "M" on index. Ms. Yu is listed as "Y" on
index.

6 Mr. Sanger is listed as "SA" on index.

7

8

9 DEFENDANT'S

10 WITNESSES DIRECT CROSS REDIRECT RECROSS

11 SILVA, Violet 9558-SN 9597-SA 9614-SN

12 9618-SA

13 (Further)

14 VELASCO, Ramon 9622-SA 9633-A

15 MARCUS,

16 Joseph 9635-SA

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28 9504

1 E X H I B I T S

2 FOR IN DEFENDANT'S NO. DESCRIPTION I.D. EVID.

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4 5030 Map of Solvang area 9671 9672

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1 MR. SANGER: May I proceed?

2 THE COURT: Yes.

3 Q. BY MR. SANGER: Okay. You've described the
4 patrol -- you started to describe the patrol around
5 the house, and I think you said the person who's
6 assigned to the house would be in that security
7 office at the end of the video library building,
8 garage building, and would also walk around the
9 house?

10 A. Yes.

11 Q. Does that mean walk inside the house?

12 A. No.

13 Q. Did security walk inside the house from time
14 to time?

15 A. Yes.

16 Q. Was that part of the regular patrol, to walk
17 inside the house?

18 A. No.

19 Q. When you say "walk around the house," then
20 you literally mean around the outside of the house?

21 A. Yes.

22 Q. And what was the purpose of doing that?

23 A. To make sure we didn't have any hazards or
24 uninvited guests or trespassers.

25 Q. Was it important to make sure that the
26 house, in general, was secure?

27 A. Yes.

28 Q. Now, during the time that you've been there, 9506

1 have there been trespassers located on the ranch?

2 A. Yes.

3 Q. And how close to the house did they get?

4 A. We've had one trespasser who did enter the
5 house.

6 Q. And where was that person ultimately found?

7 A. In the very top floor of the main house, in
8 the train room.

9 Q. So right up above where the children's rooms
10 are, Prince and Paris's rooms are?

11 A. Yes.

12 Q. So that was a very private part of the
13 house?

14 A. Yes.

15 Q. And without going into a lot of detail, who
16 was this person? Was this a fan or --

17 A. We determined she was not from this country.

18 She was a fan. We couldn't communicate with her
19 very well, because she didn't speak English, so she
20 was arrested.

21 Q. You speak Spanish yourself?

22 A. Yes.

23 Q. So she didn't speak English or Spanish, I
24 take it?

25 A. I believe she spoke German, which I do not
26 speak.

27 Q. So sort of a -- not a normal person to sneak

28 into somebody's house, though? 9507

1 A. No.

2 Q. And do you know how long that person was
3 there before she was located?

4 A. I'd estimate she was there approximately ten
5 hours.

6 Q. Have there ever been any people located on
7 the ranch who had weapons?

8 A. We recently did arrest someone who had a
9 weapon. It was not loaded with anything. It was a
10 disabled weapon.

11 Q. A handgun?

12 A. Handgun, yes. Nine-millimeter.

13 Q. Now, in your years of working in security,
14 have you ever performed security functions for Mr.
15 Jackson off of the ranch?

16 A. Yes.

17 Q. And where would that be?

18 A. I've taken them to the Lompoc fireworks
19 show. I think I've maybe done that two or three
20 times.

21 Q. Okay. If -- have you ever been gone on tour
22 or gone to other cities with them?

23 A. No.

24 Q. Does he have security staff who he employs
25 for that purpose?

26 A. Yes.

27 Q. And that security staff is not in your --

28 under your jurisdiction; is that correct? 9508

1 A. No.

2 Q. Excuse me. All right. So when this foot
3 patrol -- I'm saying "foot patrol," but the person
4 around the house, you say foot patrol person around
5 the house, what are some of the things that they
6 check? You said there was some woman that got into
7 the upper house. I assume that's something you try
8 to prevent.

9 A. Yes. We check the doors. The house is
10 secured at all times. Now the house is secured at
11 all times. So we make sure that the doors and
12 windows are closed. We also make sure that -- you
13 know, if there's anything like a fire happening or
14 some other hazard that's going on.

15 Q. And that sort of thing has happened in the
16 past, has it not?

17 A. As far as fires?

18 Q. Fires.

19 A. Yes.

20 Q. So you check the door, like the back door
21 and the front door, correct?

22 A. We check all the doors.

23 Q. Are there some doors around Mr. Jackson's
24 private quarters?

25 A. Yes.

26 Q. What doors are there?

27 A. There's a patio door entrance.

28 Q. All right. So there's a patio right behind 9509

1 Mr. Jackson's private suite, correct?

2 A. Yes.

3 Q. And there's a door that locks in the wall

4 around that private patio; is that right?

5 A. Yes.

6 Q. And why is it important to keep that

7 secured?

8 A. To make sure -- well, we do open it

9 occasionally for people to go in and clean. If we

10 do find it unsecured, then we go as far as his back

11 door and make sure that it's still secure, and we

12 clear the area, and then close it afterwards, lock

13 it.

14 Q. If some -- an intruder were to get in and

15 they knew where they were going, and they were able

16 to get through that door, that would be a pretty

17 significant breach of security as far as Mr.

18 Jackson's personal area is concerned; is that

19 correct?

20 A. Yes.

21 Q. All right. Now, when we talk about the

22 personal area, are you aware that there are locks on

23 Mr. Jackson's door into his personal bedroom suite?

24 A. Yes.

25 Q. All right. There are guests who have -- let

26 me withdraw that. If guests stay at the guest

27 quarters that are just across the front driveway --

28 is that right? By the lake, correct? 9510

1 A. Yes.

2 Q. If guests stay there, where do they take
3 their meals?

4 A. In the main house.

5 Q. So they would be expected to have the code
6 to come into the main house, sit down at the
7 breakfast table or the breakfast bar there?

8 A. Yes.

9 Q. Or the dining table, I suppose, for dinner,
10 right?

11 A. Yes.

12 Q. Is that fairly routine? In other words,
13 most of the guests that are staying overnight there
14 have access to the main house?

15 A. Yes.

16 Q. Do most of the guests who are staying
17 overnight there have access to Mr. Jackson's private
18 quarters?

19 A. I wouldn't say most guests.

20 Q. So Mr. Jackson will decide who he's going to
21 allow into his private quarters; is that right?

22 A. Yes.

23 Q. And on a given day, you might have staff
24 people and visitors and a number of other people in
25 that main part of the house; is that right?

26 A. Yes.

27 Q. Does Mr. Jackson want to maintain some

28 privacy from that general group of people that might 9511

1 be there at any given time?

2 A. Yes.

3 Q. Now, there's also an arcade -- I'm sorry,

4 no, that's right, an arcade building.

5 A. Yes.

6 Q. We talked about the video library, but

7 there's a separate building that's the arcade

8 building, correct?

9 A. Yes.

10 Q. All right. And is that usually locked?

11 A. It's locked at a certain hour, I would say

12 about 2 a.m. when guests are on property, unless

13 it's been requested to leave it open all night.

14 Otherwise, it's open approximately about 8 a.m. in

15 the morning.

16 Q. All right. And a part of that building are

17 a couple of bathrooms, a men's room and a ladies'

18 room; is that correct?

19 A. Yes.

20 Q. And where is that in relation to the

21 swimming pool?

22 A. If you were facing the swimming pool, it

23 would be to the left.

24 Q. There's also a tennis court nearby there; is

25 that correct?

26 A. Yes, it's further left of that.

27 Q. So if people are using the tennis court or

28 the swimming pool, is that where they'd be likely to 9512

1 go if they were going to use the rest rooms?

2 A. Yes.

3 Q. And are those rest rooms, that rest room
4 area, is that left unlocked during the time people
5 are using the pool?

6 A. Yes.

7 Q. All right. Now, that leaves the supervisor,
8 I think. What does the supervisor do?

9 A. The supervisor is there to supervise the
10 officers. Make sure that -- we have daily duties
11 that we do, such as checking our inventory or
12 equipment, making sure that the basic part of our
13 duties are being met. We have something that's a
14 little more elevated than regular routine business
15 there to manage that problem.

16 Q. I take it the supervisor also will keep an
17 eye out for security issues throughout the ranch; is
18 that right?

19 A. Yes.

20 Q. By the way, are any of the security guards
21 armed?

22 A. No.

23 Q. Not with anything?

24 A. We do have pepper spray. But that's used
25 only under very limited conditions. We've never
26 pepper-sprayed anyone.

27 Q. That's pretty limited. So you've never used

28 it? 9513

1 A. Never used it.

2 Q. And it's there for the case of an intruder,
3 for the most part; would that be correct?

4 A. Yes.

5 Q. So you don't carry firearms, stun guns,
6 anything like that?

7 A. Not during the time when I was chief.

8 Q. All right. You mentioned the gate logs.

9 And you're aware that there was a search on November
10 18th, 2003; is that correct?

11 A. Yes.

12 Q. Did you -- were you at the ranch when the
13 search occurred?

14 A. Not initially. But I did arrive afterwards.

15 Q. Was it your shift to be there?

16 A. I was not going to start my shift until noon
17 that day.

18 Q. So somebody called you, and you came more
19 quickly?

20 A. Routinely I would call in the morning to see
21 what activities happened overnight, if there was
22 anything I needed to be briefed on. So I'd usually
23 call around 8 a.m. to see what was new or what would
24 be expected for that day.

25 I was actually on the phone with Brian
26 Salce, who's a firefighter, just going over regular
27 things when he was describing to me what happened.

28 Q. All right. So what happened, you were 9514

1 hearing that a whole lot of sheriffs deputies and
2 other people all of a sudden arrived at the ranch;
3 is that correct?

4 A. Yes.

5 Q. So you came in?

6 A. Yes.

7 Q. At the time of the search, was there any
8 effort made to conceal anything from law
9 enforcement?

10 A. No.

11 MR. SNEDDON: Object; leading.

12 THE COURT: Sustained.

13 Q. BY MR. SANGER: All right. To your
14 knowledge, were there any efforts made one way or
15 another to prevent law enforcement from finding
16 something?

17 A. No.

18 MR. SNEDDON: Same objection, Your Honor.

19 THE COURT: Sustained.

20 Q. BY MR. SANGER: All right. In any event,
21 after the officers left, did you stay there till
22 they left?

23 A. Yes.

24 Q. About what time of night did they leave?

25 A. Approximately 11 -- between 10:30 p.m. and
26 11 p.m.

27 Q. All right. Excuse me one second.

28 I'll just ask. Can I have the gate logs? 9515

1 I don't remember the number. It's the book with the
2 gate logs.

3 THE BAILIFF: Mr. Auchincloss has them.

4 MR. SANGER: There's a good reason why you
5 can't find it. All right. Thank you.

6 Q. All right. We're talking about a gate -- or
7 I'm going to talk about gate logs here in a second.

8 So you told us about the gate logs being
9 kept at the ranch, right?

10 A. Yes.

11 Q. When are the entries made in the gate logs?

12 A. The entries are made as people arrive.

13 Their "in" time is documented or logged on the
14 sheet; when they leave.

15 Q. So in other words, they're logs that are
16 made contemporaneously with the event. Something
17 happens, and it's written down; is that right?

18 A. Yes.

19 Q. It's not written down at the end of shift or
20 the next day, for the most part?

21 A. No.

22 Q. Okay. When the officers search -- the team
23 from the sheriff's department and the District
24 Attorney's Office searched and they left, did you --
25 at some point thereafter, did you have occasion to
26 determine whether or not they had located all of the
27 gate logs?

28 A. I believe they had complete access -- they 9516

1 did have complete access to it. We had two
2 investigators and one deputy in that security office
3 for approximately two hours.

4 Q. Did they take the gate logs for 2003?

5 A. No.

6 Q. Where were they located?

7 A. They were located in the file cabinet.

8 Q. Right there in the security office?

9 A. Yes.

10 Q. All right. Did you later at some point
11 locate those records?

12 A. I located them that same evening.

13 Q. Later, in the middle of the night?

14 A. I was there for another day.

15 Q. All right. So you didn't go home that
16 night?

17 A. No.

18 Q. What did you do with the gate logs?

19 A. I left them in the file cabinet.

20 Q. At some point, did you take those gate logs
21 out and give them to somebody?

22 A. Yes.

23 Q. Who did you give them to?

24 A. Mark Geragos.

25 MR. SANGER: All right. I'm going to refer
26 to Exhibit 334 and 335, and I'd like to approach the
27 witness if I may, Your Honor.

28 THE COURT: You may. 9517

1 MR. SANGER: And I would -- there is some
2 Post-its on there. I don't know if they're -- okay.

3 May I inquire of counsel, Your Honor?

4 Did you put the Post-its on there, Mr.

5 Auchincloss?

6 MR. AUCHINCLOSS: One of them, yes.

7 MR. SANGER: Okay.

8 Q. All right. Well, just ignore the Post-its,
9 all right?

10 A. Okay.

11 Q. And take a look at Exhibit 334 and 335.

12 Just take your time and look through it.

13 So that's the pages from where your hand is

14 all the way to the end of the book, basically, okay.

15 You don't have to look at all the pages.

16 A. Okay.

17 Q. Somebody's already made an identification,
18 but I'm just going to ask you if those, in general,
19 appear to be the gate logs that you located in the
20 office after the search?

21 A. Yes.

22 Q. And those are the gate logs that you -- that
23 you gave to Mr. Geragos; is that correct?

24 A. Yes.

25 Q. At the time you gave them to Mr. Geragos,
26 you understood that Mr. Geragos was representing Mr.
27 Jackson --

28 A. Yes. 9518

1 Q. -- correct?

2 And those gate logs are logs that were kept
3 on a contemporaneous basis? In other words, things
4 were written in them when they happened?

5 A. Yes.

6 Q. Okay. Now, before we go to some of the
7 details in there, let me ask you a couple more
8 general questions.

9 Do the gate logs sometimes indicate
10 instructions that are to be communicated to all of
11 the security staff?

12 A. Yes.

13 Q. And what's the purpose of that?

14 A. So that we follow that directive for the
15 day. Or if it's a directive that's given to us for
16 a two-week period, then it's noted in the gate log
17 and then carried over until it's no longer in
18 effect.

19 MR. SANGER: All right. May I approach and
20 retrieve the book?

21 THE COURT: Yes.

22 MR. SANGER: Thank you.

23 Q. All right. Let me go back to a subject that
24 you had discussed earlier with regard to records
25 that were kept. There are medical records; is that
26 right?

27 A. Yes.

28 Q. And the medical records, are they part of 9519

1 the gate logs, or are they just --

2 A. No, they're separate.

3 Q. So it's a separate file folder that you keep

4 these --

5 A. A separate binder.

6 Q. Or a binder? All right.

7 You mentioned that there was a -- if

8 somebody was disciplined, for instance, for -- or

9 let me withdraw that.

10 If somebody was involved in a golf cart

11 accident, as an example, there would probably be a

12 record of that made; is that right?

13 A. Yes.

14 MR. SANGER: And I'm going to put, if I may,

15 Your Honor, 300 up on the -- on the board. Or on

16 the screen.

17 THE COURT: All right.

18 Q. BY MR. SANGER: Now, the trick is to look at

19 the board, and when you're ready to answer, turn

20 around and speak into the microphone.

21 A. Yes.

22 Q. So, first of all, just for the record, I'm

23 showing Exhibit 300, and it shows the tab at the

24 bottom there. And this particular document, the

25 testimony was it was seized by the officers. Do you

26 know where that was seized from?

27 A. It was most likely in a binder that was

28 located at the security office near the house. 9520

1 Q. Okay. Now, I'll ask you another question in
2 a minute, so we'll leave that up there, with the
3 Court's permission.

4 Was it the position of the staff, including
5 the security staff, to reprimand guests, whether
6 adults or children?

7 A. Yes.

8 Q. Okay. And when would that occur?

9 A. Whenever we felt their safety was in
10 jeopardy.

11 Q. All right. If it's not a safety issue, or
12 an issue of legality, for that matter, you know,
13 something that involves security, was it your
14 position to criticize guests?

15 A. No.

16 Q. Okay. What was the policy at Neverland as
17 far as how you treated guests, whether adults or
18 children?

19 A. We were very accommodating. Our emphasis is
20 on hospitality and making sure that they feel
21 welcome.

22 Q. Okay. And why was that?

23 A. That's what Mr. Jackson wanted.

24 Q. And as far as -- even though there are a lot
25 of people involved, were you trying to make the
26 atmosphere welcome to the guests, as if it was
27 somebody's home?

28 A. That was our primary duty was to make them 9521

1 feel welcome.

2 Q. Okay. Now, if somebody was driving the golf
3 cart and there was a safety issue, you now have this
4 up on the board, and it appears that the driver in
5 this case was Gavin Arvizo, is that correct, on
6 Exhibit 300?

7 A. Yes.

8 Q. Okay. And this is something that happened
9 June 21st of '02; is that correct?

10 A. Yes.

11 Q. All right. Now, according to this -- by the
12 way, it says the reporting officer is G. Silva.
13 That's not you?

14 A. No.

15 Q. As -- you were the chief at this time,
16 though; is that correct?

17 A. Yes.

18 Q. And you were responsible ultimately for all
19 of the reports and acts by your officers; is that
20 correct?

21 A. Yes.

22 Q. Now, it indicates here, "Gave verbal warning
23 to slow down or golf cart would be taken away."
24 Would that be a policy?

25 A. Yes.

26 Q. And so what would you expect your officer to
27 do at a time like that?

28 A. To take the cart away, if it was necessary. 9522

1 Q. So if it went on, actually take the cart

2 away and say, "You can't drive the cart"?

3 A. Yes.

4 Q. And did that happen from time to time with

5 guests?

6 A. Yes.

7 MR. SANGER: All right. Now I'll take this

8 one down.

9 And give me just a second, please, Your

10 Honor, because otherwise the book is going to be a

11 mess.

12 All right. The book is going to be a mess

13 anyway. I have to deal with it in a second.

14 Q. Okay. Now, did guests -- were guests

15 cleared to do --

16 We can have the lights, if that's all right.

17 I'll come back to this in just a minute.

18 Were guests cleared to do certain things?

19 A. Yes.

20 Q. Were some guests not cleared to do certain

21 things?

22 A. Yes.

23 Q. And there was a list which -- because the

24 book is falling apart, I'm not going to turn to it

25 right now, but there is a list when people are

26 coming on the property that, at various times during

27 the time you were there, guests would be cleared for

28 certain activities and not others; is that right? 9523

1 A. Yes.

2 Q. And one of the activities was using the
3 quadrunners; was that right?

4 A. Yes.

5 Q. If a guest was not behaving properly on the
6 quadrunners or didn't show they were able to handle
7 them, they might be excluded from using the
8 quadrunners the next time?

9 A. Yes.

10 Q. That would show up in your records so that
11 you would be able to refer to that; is that right?

12 A. If we were asked for a particular event, we
13 would be able to.

14 Q. Now, did you always make things available to
15 guests -- take your time. Have some water.

16 A. Excuse me.

17 Q. That's okay.

18 You also make equipment available to guests?

19 A. Yes.

20 Q. If they asked for it?

21 A. Well, if they were allowed to use it, yes.

22 Q. Okay. Were there occasions where you would
23 not allow guests to use certain equipment?

24 A. Yes.

25 Q. And what technique would you use to advise
26 guests that -- or convince guests that they might
27 not use certain equipment?

28 A. Well, if they requested it and they were 9524

1 allowed to use it, of course we would make it
2 available to them.

3 If they requested it and they were not
4 allowed to use it, then we would be very diplomatic
5 about our reason for not allowing it to be used at
6 that time.

7 Q. And how might you do that?

8 A. We might -- we just would say simply that
9 the quads were not available for this weekend or for
10 this day.

11 Q. Something like that. All right. So once
12 again, you're trying to be courteous to the guests,
13 right?

14 A. Yes.

15 Q. We'll come back to the gate logs in a little
16 bit, but let me ask you some general questions.
17 I'm going to take you back to the period from 1991
18 to 1993 when you worked there.

19 A. Okay.

20 Q. Did you have occasion to know the Robson
21 family?

22 A. Yes.

23 Q. And can you describe the Robson family?

24 A. The family that I knew is a mother, daughter
25 and son. Wonderful family. They seemed to be very
26 close-knit. Both Chantal and Wade are bright, very
27 articulate young people. And they're always very

28 pleasant to be around. 9525

1 Q. Did you ever see anything inappropriate
2 occur with regard to the Robson family?

3 A. No.

4 MR. SNEDDON: Object; vague.

5 THE COURT: Overruled. The answer is, "No."

6 Next question.

7 Q. BY MR. SANGER: Did you know the Culkin
8 family?

9 A. Yes.

10 Q. Can you describe that family?

11 A. Mother and father. I don't quite remember
12 how many kids they had. I think they had a few.

13 Nice family.

14 Q. Okay. How about the Barnes family?

15 A. Yes.

16 Q. Tell us about them.

17 A. I met the mother, Karlee and Brett as well.

18 I met the father once or twice. Wonderful family as
19 well.

20 Q. And did they -- did these families spend
21 time at the ranch while you were there?

22 A. Yes.

23 Q. Did they spend time as a family?

24 A. Yes.

25 Q. Did they engage in activities at the ranch?

26 A. Yes.

27 Q. Was Mr. Jackson always there when these

28 families were there? 9526

1 A. Not always.

2 Q. Did you see Mr. Jackson interact with the
3 families?

4 A. Yes.

5 Q. If Mr. Jackson was on the property, did he
6 spend all of his time with these families when they
7 visited?

8 A. No.

9 Q. What would Mr. Jackson do during this period
10 of time besides spend time entertaining the guests?

11 A. I wouldn't know. I guess whatever Mr.
12 Jackson does on his own time.

13 Q. Okay. Does Mr. Jackson have a studio on the
14 ranch?

15 A. He has a dance studio.

16 Q. Does he spend time in the dance studio?

17 A. Yes.

18 Q. Is that someplace where he goes to work?

19 A. Yes.

20 Q. Does he spend sometimes hours in the dance
21 studio?

22 A. Yes.

23 Q. Does he work in the dance studio till late
24 night, late at night sometimes?

25 A. Yes.

26 Q. All right. Now, by the way, do you know the
27 Chandler family?

28 A. Yes. 9527

1 Q. Can you tell me about the Chandler family?

2 A. Mother, young daughter at the time, I
3 believe her name is Lily, and Jordie.

4 Q. Okay. And did you -- same questions I asked
5 with regard to the other families. Did you see Mr.
6 Jackson spend time with that family?

7 A. Yes.

8 Q. And sometimes he'd be on the property and
9 wouldn't be with the family?

10 A. Yes.

11 Q. And sometimes he would not be on the
12 property?

13 A. Yes.

14 Q. Now, for the most part, when children
15 visited Neverland Ranch, did they visit the ranch
16 with their parents?

17 A. Most of the time, yes.

18 Q. Now, we've heard about the large groups of
19 kids that would come from either hospitals, or
20 Make-A-Wish, or disadvantaged circumstances. That's
21 a different situation, I take it; is that right?

22 A. Yes.

23 Q. And can you describe what would happen when
24 those people would come to the ranch? I say "those
25 people." When those groups would be invited to the
26 ranch.

27 A. A typical day for them is they would arrive

28 approximately between 10:30 a.m. and 11:00. They 9528

1 would be greeted by Neverland staff. Depending on
2 the size of the group, they'd either be divided into
3 two groups or kept in one group.

4 What they would see on the property is the
5 zoo area, which they would arrive via small train
6 that we have. They'd spend time there. They would
7 have lunch approximately around noon, and either go
8 to the theater or the amusement park. If we had two
9 groups, one group would go to the arcade and do the
10 same thing, but switch off so they weren't in the
11 same places at the same time.

12 Eventually both groups would end up at the
13 amusement park at the same time.

14 Q. Did those groups of kids tend to have a good
15 time there, as far as you could tell?

16 A. Oh, yes.

17 Q. Okay. Is it part of the job that you
18 enjoyed watching these kids?

19 A. Absolutely.

20 Q. Now, those groups of kids would be monitored
21 or - what's the word? - chaperoned or supervised by
22 people that generally came along with the group; is
23 that correct?

24 A. Yes.

25 Q. And then staff people at Neverland would
26 also assist?

27 A. Yes.

28 Q. With regard to the other children that came 9529

1 to the ranch, did the other children who came to the
2 ranch generally come with their parents?

3 A. Yes.

4 Q. In other words, the guests, the ones that
5 might stay overnight, came with their parents
6 generally?

7 A. Yes.

8 Q. Okay. If parents were there to supervise,
9 would it be appropriate for staff to override a
10 parent's decision on something?

11 A. Yes.

12 Q. And would that be appropriate?

13 A. That would be appropriate, again, if their
14 immediate safety was in jeopardy.

15 Q. So if kids were getting out of control,
16 would you intercede?

17 A. I'm sorry, I didn't hear the last --

18 Q. If kids were getting out of control, would
19 you intercede?

20 A. Yes.

21 Q. Did you have any knowledge of any child
22 drinking alcohol or appearing to be under the
23 influence at any time when you worked there from
24 1991 to the present?

25 A. No personal knowledge, no.

26 Q. And the alcohol on the ranch was -- where
27 was that kept?

28 A. We -- I believe there is some alcohol 9530

1 located in the kitchen. Generally it's kept in the
2 wine cellar.

3 Q. All right. And was the wine cellar
4 generally locked?

5 A. Yes.

6 Q. Were children allowed to go into the wine
7 cellar?

8 A. No.

9 Q. Where was the key kept for the wine cellar?

10 And I'm going to ask you if it's moved from one time
11 to another. Would you tell us about that?

12 A. Depending on the activity, there are two
13 keys available. One in the main house and one in
14 the security office.

15 Q. All right. And do you know where the key in
16 the main house was kept?

17 A. Mostly behind the door as you enter the
18 house staff's break room.

19 Q. So in the house, if you go through the back
20 door, there is a little hallway that takes you to
21 the left. That would take you to the kitchen and
22 the family room, dining room, that sort of thing; is
23 that correct?

24 A. Yes.

25 Q. And if you went through all of that, you'd
26 keep going, you'd get to the library and to Mr.
27 Jackson's private area; is that correct?

28 A. Yes. 9531

1 Q. If you come in the back door and enter that
2 hallway, just to the right is where the maids' break
3 room is; is that correct?

4 A. If you go through the back door, it's
5 directly across. You go straight into the --

6 Q. So instead of going left down the hallway,
7 you just go straight into that room?

8 A. Straight into it.

9 Q. All right. And is that a room that has
10 couches and chairs and whatnot?

11 A. Yes.

12 Q. Comfortable room?

13 A. Yes.

14 Q. And that's used for the staff to take
15 breaks, I take it?

16 A. Yes.

17 Q. And as you go across that hallway, just
18 right inside the back door, the rack with the keys
19 on it is just behind the door as you enter the break
20 room; is that right?

21 A. Yes.

22 Q. And the break room is left unlocked for the
23 most part; is that right?

24 A. As far as I know it is.

25 Q. Okay. Now, with regard to children visiting
26 the ranch and activities - and let's talk about the
27 guests who were staying overnight as opposed to the

28 guests from the Make-A-Wish and that sort of thing - 9532

1 were both boys and girls included in the activities
2 at Neverland?

3 A. Yes.

4 Q. Was there any discrimination, to your
5 knowledge?

6 A. No.

7 Q. Did girls seem to have a good time?

8 A. Yes.

9 Q. Do you remember Marie Nicole?

10 A. Yes.

11 Q. And who's Marie Nicole?

12 A. Marie Nicole is the only daughter in the
13 Cascio family.

14 Q. Okay. And did she have the same run of the
15 ranch, as it were, as her brothers?

16 A. Yes.

17 Q. And you mentioned the families -- the Robson
18 family, the Barnes family. They both had daughters?

19 A. Yes.

20 Q. And the Culkin family also had daughters; is
21 that correct?

22 A. One daughter.

23 Q. Were those girls entitled to the same
24 privileges that their brothers were?

25 A. Yes.

26 Q. Did they engage in Super Soaker games from
27 time to time?

28 A. Yes. 9533

1 Q. Water balloon fights?

2 A. Yes.

3 Q. Did they go in the Jacuzzi?

4 A. Yes.

5 Q. The pool?

6 A. Yes.

7 Q. Play in the arcade?

8 A. Yes.

9 Q. Go in the house?

10 A. Yes.

11 Q. All right. Now, at some point, you met a

12 person named Gavin Arvizo; is that correct?

13 A. Yes.

14 Q. Do you recall roughly when the first time

15 was that Gavin Arvizo came to the ranch?

16 A. August of 2002.

17 Q. August of 2002?

18 A. August of 2000, excuse me.

19 Q. Okay. That's fine. And the -- did he come

20 there with his family?

21 A. The first time I met him, I met him with his

22 brother Star and his father David, I believe.

23 Q. Okay. Did you ever -- the first -- let me

24 withdraw that.

25 Was Janet Arvizo there the first time you

26 met Gavin?

27 A. I did not meet Mrs. Arvizo the first time.

28 Q. What do you recall about the first visit 9534

1 that the Arvizos had to the ranch?

2 A. Well, Gavin was quite sick at the time.

3 What I most remember is the dad being present and

4 taking care of him with his brother.

5 Q. Okay. Were there other visits between 2000

6 and 2003? In other words, before February of 2003,

7 were there other visits that the Arvizo family made

8 to the ranch?

9 A. Yes.

10 Q. And during those visits, was Mr. Jackson

11 always present at the ranch?

12 A. No.

13 Q. Who did they tend to come with when Mr.

14 Jackson was not present?

15 A. Chris Tucker.

16 Q. Was the father always present?

17 A. No. After they came, I believe, after Gavin

18 was sick, he seemed to recover, and I don't remember

19 the father coming after that.

20 Q. Okay. So while Gavin was sick, his father

21 was there; is that correct?

22 A. Yes.

23 Q. And while the father was there, how did the

24 boys behave?

25 A. There were very well behaved.

26 Q. When the father stopped coming, how did the

27 boys behave?

28 A. They increasingly became a little more 9535

1 rambunctious.

2 Q. All right. Now, you said that Gavin seemed
3 to be ill and was eventually recovering, and he got
4 to a point where he seemed to have recovered?

5 A. Yes.

6 Q. Okay. While he was visibly ill, how did Mr.
7 Jackson interact with him?

8 A. I think he was very gentle with him, very
9 caring, just what I remember at the time.

10 Q. Did he seem to be concerned about him, his
11 well-being?

12 A. Yes.

13 MR. SNEDDON: I'm going to object. Calls
14 for speculation.

15 THE COURT: It's leading. Sustained.

16 Q. BY MR. SANGER: All right. Now, let's talk
17 about up to the point just before February 2003. Do
18 you recall the last time that this family or any
19 members of this family visited the ranch?

20 A. I believe it was in the summer of 2002.

21 Q. And how were the Arvizo boys behaving during
22 that time, in the summer of 2002?

23 A. They were quite active during that time
24 period.

25 Q. And when you say "quite active," what did
26 they do?

27 A. I would say they were enjoying all the

28 privileges of the ranch. I wouldn't say they were 9536

1 nonstop, but they were pretty active.

2 Q. Okay. And did they have some problems that
3 seemed to need some attention?

4 A. Yes.

5 Q. Can you describe what that was?

6 A. Well, we just had a viewing of a golf cart
7 accident, so that would be one example.

8 Q. Okay. Do you recall the family coming to
9 the ranch in February of 2003?

10 A. Yes.

11 Q. And what happened in February 2003? Let me
12 withdraw that.

13 Let's start with this: What were the Arvizo
14 children doing in February of 2003?

15 A. They were there for an extended amount of
16 time. I don't know exactly what they were there
17 for.

18 Q. Okay. Did they tend to be in the presence
19 of the security people?

20 A. Yes.

21 Q. Describe that.

22 A. Well, they were there for quite a while, off
23 and on, throughout the weeks. We had contact with
24 them because of their behavior, their activity.
25 That's pretty -- it was pretty limited to that.

26 Q. What did they -- what kind of behavior are
27 you talking about?

28 A. You know, again, they were active. I guess 9537

1 I'm trying to be polite here. They were very
2 active.

3 Q. Well, you have to be -- it's nice that
4 you're being polite, but we have to ask you to just
5 tell it like it is, whatever it is.

6 A. They were pretty reckless at the time. They
7 were driving very fast in the golf carts. They were
8 also driving ranch vehicles. They'd get in a ranch
9 vehicle, and take off and drive, and we'd have to
10 stop them. You know, they were young. They
11 couldn't drive a regular vehicle.

12 Q. Well, let me stop you at that for a moment.
13 When you say "ranch vehicles," what kind of vehicles
14 did you have to stop them in?

15 A. A regular van, like an Astro van. Mr.
16 Jackson's personal vehicle, a Navigator at the time.
17 Other things, like -- they were pretty destructive,
18 I would say.

19 Q. So let's talk about the vehicles first. At
20 the ranch, are the keys usually left in the vehicles
21 during the day?

22 A. Yes.

23 Q. Are they left in the vehicles during the
24 night?

25 A. Yes.

26 Q. In fact, in the garage -- there are some
27 vehicles that are parked in the garage, correct?

28 A. Yes. 9538

1 Q. And the keys for those vehicles are sitting
2 right up on the dashboard right there in view?

3 A. Depending on what is in the garage at the
4 time, I would say yes.

5 Q. Okay. So when the Arvizo kids got the --
6 say, the Astro van, an Astro is like a regular
7 mini-van, right?

8 A. Yes.

9 Q. When they got in, say, the Astro van and
10 started driving it, to your knowledge, did they ask
11 anybody for permission?

12 A. No.

13 Q. And where would they drive it?

14 A. They would drive it on the property.

15 Q. Okay. Do you know if they ever drove out
16 through the gates, the golden gates I guess you call
17 them?

18 A. Well, they did drive it around. How far
19 they went -- they never drove off the property, but
20 they drove on the property.

21 Q. Okay. Did they drive golf carts through the
22 golden gates?

23 A. Yes.

24 Q. So they would be out in that area between
25 the -- I still don't have the word for it, but
26 whatever it is, the private --

27 A. Occupied area of the property.

28 Q. There you go. Occupied area. They'd be out 9539

1 in the area that is more or less ranch land; is that
2 correct?

3 A. Right.

4 Q. All right. Were they neat and tidy?

5 A. Not always.

6 Q. What would you tell us about that?

7 MR. SNEDDON: I'm going to object, unless
8 there's some foundation as to personal knowledge as
9 to this.

10 THE COURT: Sustained.

11 Q. BY MR. SANGER: To your knowledge, did you
12 see whether or not they were neat and tidy?

13 MR. SNEDDON: Same objection.

14 THE COURT: Sustained. "To your knowledge"
15 still encompasses beyond her personal knowledge.

16 MR. SANGER: "Did you see" is what I asked.

17 Okay. Let me withdraw the first part.

18 Q. Did you see any behavior with regard to
19 whether or not they were neat and tidy?

20 A. Yes.

21 Q. Okay. What did you see?

22 A. I saw them wearing the same clothes for a
23 few days.

24 Q. How about taking care of policing their area
25 or picking up after themselves? Did they do that?

26 A. Well, they littered quite a bit. So -- the
27 personal area I didn't have access to.

28 Q. All right. Now, from February to March of 9540

1 2003, did you see Janet Arvizo from time to time?

2 A. No.

3 Q. Did you ever see her?

4 A. Rarely.

5 Q. Okay. So let's talk about the rare times

6 when you saw her, okay? Can you describe her

7 demeanor during the rare times you saw her from

8 February through March?

9 A. I would say she was from either excited or

10 not excited. She was never just -- I don't want to

11 say "normal," but she was either very happy or she

12 wasn't speaking.

13 Q. All right. Was that unusual to you?

14 A. I don't know. I didn't know Mrs. Arvizo, so

15 I don't know what her demeanor -- her regular

16 demeanor was.

17 Q. I guess what I'm saying, are you describing

18 somebody that we'd all -- never mind. Let's put it

19 this way: Are you describing what you might call

20 normal behavior or did this seem to be more extreme?

21 MR. SNEDDON: Your Honor, I'm going to

22 object as lack of foundation.

23 THE COURT: Sustained.

24 Q. BY MR. SANGER: All right. So she'd either

25 be happy or she would be very quiet?

26 A. Very quiet.

27 MR. SNEDDON: I'm going to object. Asked

28 and answered. 9541

1 MR. SANGER: It's leading into the next
2 question.

3 MR. SNEDDON: Well, that doesn't make it --

4 THE COURT: The answer was, "Very quiet."

5 Next question.

6 Q. BY MR. SANGER: Where would she go when she
7 was on the ranch during that period of time,
8 February and March?

9 MR. SNEDDON: Object; lack of foundation.

10 THE COURT: Sustained.

11 Q. BY MR. SANGER: Did you see where she went?

12 A. I saw that she -- I know she was assigned a
13 guest unit.

14 Q. And did you see her at -- now, you would not
15 be in the house; is that right?

16 A. No.

17 Q. Did you see her around other parts of the
18 property from time to time?

19 A. Very rarely.

20 Q. Who was taking care of the boys, Gavin and
21 Star?

22 MR. SNEDDON: Object. Calls for a
23 conclusion; lack of foundation.

24 MR. SANGER: Okay. Let me withdraw it, just
25 to make this clear.

26 Q. I'm going to ask you about what you observed
27 yourself, okay? So the first question is, based on

28 your observations, who was taking care of the boys? 9542

1 MR. SNEDDON: I still object. There's been
2 no foundation that she ever saw anything, and it
3 calls for a conclusion.

4 THE COURT: Sustained.

5 Q. BY MR. SANGER: Did you see the boys, Star
6 and Gavin, during this period of time, February to
7 March of 2003?

8 A. Yes.

9 Q. Did you see Davellin?

10 A. Yes.

11 Q. Did you have an opportunity to determine who
12 was taking care of the boys?

13 A. I would say Davellin was taking care of
14 them.

15 Q. Did you see Janet Arvizo interact with her
16 boys at all during that period of time?

17 A. No.

18 Q. What would Davellin do to take care of the
19 boys?

20 A. If they needed correcting or if they were
21 being -- if they were saying something that was
22 inappropriate, she would ask them to stop talking
23 about that, or she'd remind them to go take a
24 shower, or something like that.

25 Q. And what was Davellin doing on the ranch
26 during this period of time?

27 A. She was doing what the boys were doing.

28 Watching movies. Driving around in golf carts. 9543

1 Q. Did she seem to be having a good time?

2 A. Yes.

3 Q. Did any of the Arvizo kids spend time, to
4 your knowledge, to your observation, with the
5 security staff?

6 A. Yes.

7 Q. What did they do?

8 A. They would come and visit us from time to
9 time in the office and sit in our -- sit in our
10 office.

11 Q. And would they talk to you?

12 A. Yes.

13 Q. What would they talk about?

14 A. Oh, just regular things. You know, what we
15 were doing, and, you know, what was going on, that
16 type of thing.

17 Q. Did they ever complain to you about
18 anything?

19 A. No.

20 Q. Now, you said you saw Janet Arvizo from time
21 to time. Did she ever complain to you about
22 anything?

23 A. No.

24 Q. During the February to March 2003 period,
25 did the Arvizos leave the ranch from time to time?

26 A. Yes.

27 Q. Who took them off the ranch?

28 A. I would say it was limited to either Vinnie 9544

1 Amen or Chris Carter. Occasionally Mr. Marcus, Joe
2 Marcus, would take them off property.

3 Q. Okay. And what were the purposes of going
4 off the property?

5 A. I'm not sure. I didn't inquire. Once they
6 were there at the gate and they were ready to leave,
7 we would just open the gate and let them leave.

8 Q. Were there times they went off the property,
9 for instance, during the day, and they came back
10 three or four hours later?

11 A. Yes.

12 Q. And when they went through the gate, did
13 they check in and out just like any other guests?

14 A. Most of the time. I mean, sometimes if we
15 have a guest that's, you know, coming on and off the
16 property, we wave them through, make sure we get a
17 head count to see who's leaving so we can account
18 for them later.

19 Q. So when people would go off for a trip to
20 town, for instance, you would not necessarily always
21 write that down; is that correct?

22 A. No, we would write it down. I mean, someone
23 will slip through. You don't always see someone.
24 Maybe they're sitting down in the seat. And we try
25 not to hold anyone up at the gate if they're
26 leaving.

27 Q. All right. Did you -- do you know Ronald

28 Konitzer and Dieter Weizner? 9545

1 A. Yes.

2 Q. And were they at the ranch in February and
3 March of 2003?

4 A. Yes.

5 Q. Were they there every single day?

6 A. No.

7 Q. Was Ronald Konitzer there with anybody?

8 A. He was there with his wife and his son.

9 Q. And did you have an opportunity to observe
10 Mr. Konitzer and his wife and his son?

11 A. Yes.

12 Q. Can you describe their demeanor?

13 MR. SNEDDON: Object as irrelevant, Your
14 Honor.

15 THE COURT: Overruled.

16 THE WITNESS: They seemed to interact like a
17 regular family.

18 Q. BY MR. SANGER: Were they impolite, or
19 polite, or --

20 A. No, they were very polite.

21 Q. Did you see -- when you saw Dieter Weizner
22 there, what did you see him doing?

23 A. He was there on the property. Exactly what
24 his function was, I don't know.

25 Q. All right. Did you see either Ronald
26 Konitzer or Dieter Weizner ever treat any of the
27 Arvizos in an unusual or inappropriate fashion?

28 A. No. 9546

1 MR. SNEDDON: Object; lack of foundation.

2 THE COURT: Sustained.

3 Q. BY MR. SANGER: Did you ever see any of the
4 Arvizos in the presence of Mr. Konitzer and Mr.
5 Weizner?

6 A. I can't recall a specific time, but they
7 were there on the property at the same time.

8 Q. They were there together with --

9 MR. SNEDDON: Move to strike as
10 nonresponsive.

11 THE COURT: I'll strike the last phrase,
12 they were on the property.

13 Q. BY MR. SANGER: Okay. Well, during February
14 and March 2003, were Konitzer and Weizner on the
15 property at the same time as the Arvizos?

16 A. Yes.

17 Q. Did you see any interaction between them?

18 A. No.

19 Q. By the way, who is Miko Brando?

20 A. Miko Brando is the son of Marlon Brando.

21 Q. And was he a guest or an employee, to your
22 knowledge?

23 A. He's been both. But on this occasion,
24 again, I don't know what he was doing. I know that
25 he was there off and on.

26 Q. Did you ever see Janet Arvizo leave the
27 premises with Katie Bernard?

28 A. Yes. 9547

1 Q. Who is Katie Bernard?

2 A. Katie Bernard was the secretary at the time.

3 Q. All right. So she's an employee of the
4 ranch, correct?

5 A. Yes.

6 Q. And what kind of a vehicle did they leave
7 in; do you know?

8 A. I don't recall right at this moment. It
9 probably was a ranch vehicle.

10 Q. All right. And do you recall roughly when
11 this occurred?

12 A. It was during the time they were there. I
13 believe during the initial part of their visit.

14 Q. Okay. Initial part of February? I couldn't
15 hear you.

16 A. The initial part of their visit, yes.

17 Q. Would that be the first part of February?

18 A. Yes.

19 Q. And do you recall Katie Bernard -- let me
20 withdraw that.

21 Do you recall the purpose of Janet Arvizo
22 leaving with Katie Bernard?

23 A. I believe she had a salon visit.

24 Q. Okay. Was there any film crew following
25 them as they left the ranch?

26 A. No. I -- actually, I don't know.

27 Q. Okay.

28 A. Not that -- I was not told that. 9548

1 Q. All right. You didn't see any film crew
2 there to follow them when they left the ranch?

3 A. No.

4 Q. All right. Was there anything that would
5 have prevented any guest at the ranch, including
6 Janet Arvizo, from calling 9-1-1 if they had some
7 sort of emergency?

8 A. No.

9 Q. And how do you call 9-1-1 from the ranch?

10 A. From the guest units, you immediately
11 receive an outside line, so you could pick up the
12 phone and dial 9-1-1.

13 Q. So the guest units, you don't even have to
14 use the code?

15 A. No. I haven't done it for a long time, but
16 from what I believe, you can just pick up the phone
17 and you get an outside line.

18 Q. On some of the other phones, you have to
19 dial a code to get an outside line?

20 A. Correct.

21 Q. And that would be true for any kind of a
22 call; is that correct?

23 A. Correct. We have a -- an emergency
24 procedure, something that would be similar in a
25 hotel room, that shows you how to get out if there's
26 an emergency. It's near the phone. It gives you
27 directions on what to do in the event of an

28 emergency. It would be either to call extension -- 9549

1 the extension at the gate and report whatever the
2 problem was.

3 Again, I'm not very clear if you can just
4 pick up the phone. I'm almost certain you can; that
5 you can pick up the phone and dial out and get an
6 outside line.

7 Q. So let's put it this way: The phones in the
8 guest units may or may not require a code to get an
9 outside line?

10 A. Correct.

11 Q. But if you can make a phone call from the
12 guest units one way or the other to Los Angeles, for
13 instance, you can call 9-1-1, correct?

14 A. Yes.

15 MR. SNEDDON: Your Honor, I'm going to
16 object to the form of the question in the sense that
17 she says she doesn't know whether there's a code to
18 get out or not.

19 THE COURT: Sustained.

20 Q. BY MR. SANGER: All right. If there's no
21 code, you would just dial 9-1-1, and you get
22 emergency dispatch, right?

23 A. Yes.

24 MR. SNEDDON: Object. Calls for
25 speculation. She doesn't know.

26 THE COURT: Overruled.

27 Q. BY MR. SANGER: And if the phones in the

28 guest room had the same code as other phones on the 9550

1 ranch, you would dial the outside code and then

2 9-1-1; is that right?

3 A. Yes.

4 Q. All right. And my question is, whichever

5 way it worked, if you could make calls to Los

6 Angeles, for instance, from the phone in the guest

7 ranch, you would also be able to call 9-1-1,

8 correct?

9 A. Yes.

10 Q. So if somebody knows the code to call an

11 ordinary number, that's the same code you'd use to

12 get an outside line if you needed it, right?

13 A. Yes.

14 Q. Was there an occasion when Janet Arvizo was

15 supposed to leave the ranch and did not want to go

16 or did not show up?

17 A. I recall a time that the kids left before

18 her, and she left maybe an hour, hour and a half

19 after them. I don't recall the date, but I

20 remember, leaving, it seemed a little inefficient to

21 me, since they were all leaving, that she wasn't

22 ready or -- I don't know the reason for her delay,

23 but she didn't leave the same time they did.

24 Q. What kind of vehicle was there waiting for

25 her?

26 A. I don't recall the vehicle exactly.

27 Q. All right. Some sort of vehicle that was

28 being chauffeured by someone? 9551

1 A. It could have been a ranch vehicle.

2 Q. But it was being driven by somebody?

3 A. Yes.

4 Q. Okay. So somebody had the vehicle there and
5 the kids were ready, but Janet wasn't?

6 A. Right.

7 Q. All right. Let me ask you about the kids,
8 that is, the Arvizo children, being allowed to leave
9 the ranch. Were they allowed to leave the ranch
10 anytime they wanted to?

11 A. They were allowed to leave the ranch, but
12 they were supervised.

13 Q. All right. Was there a concern about them
14 not being supervised?

15 A. Well, their mother wasn't there on some
16 occasions, so I would say yes.

17 Q. All right. And when their mother wasn't
18 there, were they allowed to leave the ranch if they
19 didn't have an adult with them?

20 A. Yes.

21 Q. Okay. Let me ask that again. Maybe you
22 meant to say that. But if they didn't have an
23 adult --

24 A. If they didn't have an adult, they were not
25 allowed to leave.

26 Q. If there was not an adult?

27 A. They needed to be supervised.

28 Q. Do you recall if that was communicated to 9552

1 the security staff at any time?

2 A. Yes.

3 Q. And how was it communicated?

4 A. It was directed to me verbally, and it was
5 also a written directive.

6 Q. And who told you that?

7 A. I came in on my shift, and I believe one of
8 my supervisors advised me of the directive and
9 that's how I was notified.

10 Q. Did the -- did the children -- you talked to
11 the children from time to time, right?

12 A. Yes.

13 Q. Did they ever say they wanted to leave --

14 MR. SNEDDON: Object. Calls for hearsay.

15 THE COURT: Overruled.

16 MR. SANGER: I actually didn't finish the
17 question, but let's just leave it at that.

18 Q. Did they ever -- did the Arvizo children
19 ever say in your presence that they wanted to leave
20 the ranch?

21 A. No.

22 Q. To your knowledge, were they ever prevented
23 from leaving the ranch when they requested it?

24 A. No.

25 MR. SANGER: Now, Your Honor, what I'd like
26 to do is put up Exhibit 334. And this is the one
27 that has multiple pages, so I'm going to refer to

28 MJ00154 as the particular page from Exhibit 334. 9553

1 May I publish that?

2 THE COURT: Yes.

3 MR. SANGER: Thank you.

4 Q. All right. That's not focusing really well.

5 Can you read it?

6 A. It --

7 Q. I'm going to --

8 A. The 19th of February?

9 Q. Yes. February 19. And I'm going to refer

10 to this line right here. Can you read that line?

11 If you can't, I'll bring it up to you so you can

12 read it.

13 A. Yes, I can read it.

14 Q. What does that line say, first of all?

15 A. "The kids are not allowed to leave per Joe.

16 'Kids' meaning like Gavin, Star, et cetera."

17 Q. Who wrote that there; do you know?

18 A. I believe that was Officer Elenes.

19 Q. So there was -- that was an officer who was

20 doing that at whose direction; do you know?

21 A. Per Joe Marcus.

22 Q. And there's a number, "1752." So that would

23 be 5:52 in the afternoon?

24 A. Yes.

25 Q. Do you know if the kids, in fact, left the

26 ranch that same night?

27 A. I'm not sure what time they left.

28 Q. All right. If you look at the gate logs, 9554

1 you could figure that out. We won't have you do it.

2 They've already been introduced.

3 A. Yes.

4 Q. So you could tell from the gate logs

5 presumably when they left?

6 A. Yes. I'm sorry.

7 MR. SANGER: All right. All right. We can

8 turn the lights back on.

9 Is that your Post-it?

10 MR. AUCHINCLOSS: Yes.

11 MR. SANGER: That's yours?

12 Q. And the contacts that you had with Janet

13 Arvizo, did she ever indicate to you that she wanted

14 to leave?

15 A. No.

16 Q. And if she indicated she wanted to leave,

17 would she have been allowed to leave?

18 A. Yes.

19 Q. Were you aware as to whether or not

20 transportation was arranged for -- you mentioned one

21 time. Other than that one time, was transportation

22 arranged for her to leave the ranch from time to

23 time?

24 A. Yes.

25 MR. SANGER: All right. May I have just one

26 moment, Your Honor?

27 THE COURT: Yes.

28 Q. BY MR. SANGER: Okay. While the Arvizos 9555

1 were there at the ranch from February to March 2003,

2 did you see them have contact with other guests?

3 A. Yes.

4 Q. And in particular, Davellin. Did Davellin

5 have contact with other guests?

6 A. Yes.

7 Q. Who do you recall, if anyone in particular?

8 A. Marie Nicole. Whatever -- whatever other

9 guests were there as well. We had quite a few

10 guests during that time period. I can't recall

11 exactly who was there, but whoever was there, she

12 was involved with them.

13 Q. Did she spend a lot of time with Marie

14 Nicole?

15 A. I believe so. They were two girls, and so

16 they did spend some time together.

17 Q. And did Davellin also spend time with one of

18 the firefighters, firemen, or whatever you call them

19 there? I'm sorry.

20 MR. SNEDDON: Object; lack of foundation.

21 Q. BY MR. SANGER: To your knowledge.

22 THE COURT: Just a moment.

23 MR. SANGER: Let me withdraw it. I'll say

24 some other words and make it better.

25 THE COURT: Okay.

26 Q. BY MR. SANGER: You said you saw the kids

27 spending time in the security office from time to

28 time? 9556

1 A. Yes.

2 Q. Was there anybody in particular, either
3 security or fire person, who Davellin -- who you saw
4 Davellin spend time with?

5 A. During that time period, or --

6 Q. February to March of 2003.

7 A. Not anyone particular. I mean, she was
8 there, but I can't remember anyone specifically.

9 Q. All right. So she spent time with more than
10 one person?

11 A. Well, we're a staff, and we're active just
12 as well. So I'm sure in passing, you know, there
13 was a greeting. "Hello, how are you?" that type of
14 thing, or she would come in and ask for something,
15 so --

16 Q. All right. Now, what about the boys? Who
17 would they spend time with, Star and Gavin?

18 A. They would mostly spend time with each other
19 or alone, you know, so -- I believe Mr. Brando's son
20 was there during that time period. So one of the
21 Cascio -- the younger Cascio boys was there as well.

22 Q. Did they spend time with the Cascio boys, or
23 one of the boys?

24 A. Yes.

25 Q. Did they spend time with one of the Brando
26 kids? This must be a grandchild.

27 A. Yes.

28 Q. A grandchild of Marlon Brando? 9557

1 A. Shane.

2 Q. Shane. Did they spend time together?

3 A. Yes.

4 MR. SANGER: Okay. Very good. I have no
5 further questions.

6 THE COURT: Cross-examine?

7

8 CROSS-EXAMINATION

9 BY MR. SNEDDON:

10 Q. Good morning.

11 A. Good morning.

12 Q. During the time that you were at the ranch,
13 you had a progression of responsibilities that got
14 larger and larger, correct?

15 A. Yes.

16 Q. So you worked there continuously from '91?

17 A. Yes.

18 Q. Until current? You're a current employee?

19 A. Yes.

20 Q. And you worked your way up to head of
21 security at one point in time, correct?

22 A. Yes.

23 Q. And now you're -- you've been -- I don't
24 want to use the wrong term, but you are no longer
25 head of security?

26 A. No.

27 Q. And there's somebody else who's head of

28 security out there, correct? 9558

1 A. Yes.

2 Q. Now, during this period of time, you met a
3 lot of families that visited the ranch, I would
4 assume, correct?

5 A. Yes.

6 Q. And you've mentioned the Robeson family, the
7 Robson family --

8 A. Yes.

9 Q. -- as one of the families.

10 The Culkin family?

11 A. Yes.

12 Q. The Barnes family?

13 A. Yes.

14 Q. And the Chandler family?

15 A. Yes.

16 Q. The Cascio family?

17 A. Yes.

18 Q. Okay. And the Arvizo family are just a few
19 of the ones that visited the ranch, correct?

20 A. Yes.

21 Q. With respect to the Robeson -- or Robson
22 family, I'm sorry, after the first visit of that
23 family to the ranch, the father was never there
24 anymore, was he?

25 A. I never met the father.

26 Q. And with regard to the Barnes family, after
27 the Barnes family visited for the very first time,

28 the father was never there at the ranch when they 9559

1 visited, were they -- was he?

2 A. The father returned and made visits.

3 Q. How many occasions do you recall Mr. Barnes
4 being on the property?

5 A. From one visit to another? Do you mean
6 separate incidents --

7 Q. Yes, ma'am.

8 A. -- or days?

9 I would say at least two or three times
10 afterwards.

11 Q. Now, there were times that Brett Barnes, the
12 young child, that he was at the ranch alone,
13 correct, without any of his parents?

14 A. There could have been a time, yes.

15 Q. There could have been more than one time,
16 couldn't there?

17 MR. SANGER: Objection; calls for
18 speculation.

19 THE COURT: Sustained.

20 Q. BY MR. SNEDDON: Do you recall there was
21 more than one occasion when Brett Barnes was on the
22 ranch without any parents being present?

23 A. Yes.

24 Q. In fact, he would stay several days at a
25 time on the ranch, correct?

26 A. I wouldn't -- I don't remember the exact
27 number of days, but I do remember him being there.

28 Q. And when he stayed at the ranch, he stayed 9560

1 in Mr. Jackson's bedroom, correct, when his mother
2 was not at the ranch?

3 A. I don't know exactly where he stayed. But
4 he would stay in the main house.

5 Q. So to your knowledge, he was in the main
6 house, but you don't know where in the main house?

7 A. Correct.

8 Q. And when Mr. Robson -- not "Mr.," the child
9 Robson visited the ranch, he was there on occasion
10 without his mother or his father, correct?

11 A. I don't remember exactly that, but there
12 could have been.

13 Q. When he did, he stayed in the main residence
14 also, correct?

15 A. Yes.

16 MR. SANGER: I'm going to object to the
17 question of "When he did" as assuming facts not in
18 evidence.

19 MR. SNEDDON: Well --

20 MR. SANGER: Or vague.

21 THE COURT: Overruled. The answer was,

22 "Yes."

23 Q. BY MR. SNEDDON: And you say, with regard to
24 both Brett Barnes and to Wade Robson, that you just
25 know they're in the house, because the staff was not
26 allowed into the house, correct, the security staff,
27 except if there was an emergency or at Mr. Jackson's

28 request? 9561

1 A. Yes.

2 Q. And you recall the Chandler family, correct?

3 A. Yes.

4 Q. Did you ever recall meeting Mr. Chandler?

5 A. No.

6 Q. Or a Mr. Chandler at all?

7 A. No.

8 Q. Or a husband at all?

9 A. No.

10 Q. And the child's name was Jordan Chandler,

11 correct?

12 A. Yes.

13 Q. You know who I'm talking about when I talk

14 about Jordan Chandler?

15 A. Yes.

16 Q. And Jordan Chandler visited the ranch on a

17 number of occasions without his mother, correct?

18 A. Again, my recollection is he may have. I'm

19 not sure.

20 Q. And when he did, he stayed in the main

21 house?

22 A. Yes.

23 Q. And again, you don't know where he stayed in

24 the main house?

25 A. No.

26 Q. And Macaulay Culkin visited the ranch

27 without his parents, correct?

28 A. I remember him mostly being with his 9562

1 parents, unless he was an adult. He's been there
2 recently without his parents.

3 Q. Well, I don't mean -- you're right. I
4 should go back.

5 Between the period of 1991 and 1993,
6 Macaulay Culkin visited the ranch without his
7 parents being present, is that correct, on occasion?

8 A. My recollection is that he was there with
9 his parents.

10 Q. Is it your recollection also that he stayed
11 in the house?

12 A. Yes.

13 Q. Now, you mentioned one of the families that
14 you saw a good deal of is the Cascio family,
15 correct?

16 A. Yes.

17 Q. And one of the people who you observed over
18 the years was Frank Cascio, correct?

19 A. Yes.

20 Q. And you know him as Cascio, right?

21 A. Yes.

22 Q. And when you first met Mr. Cascio, he was
23 just a young boy, wasn't he?

24 A. Yes.

25 Q. In other words, he was about 11 or 12 years
26 old?

27 A. I'm not sure of his age.

28 Q. Would he -- would he be about the same age 9563

1 as the other boys who were visiting around that
2 time, Brett Barnes, Wade, Jordan?

3 A. Most likely, yes.

4 Q. And he also would spend time with Mr.

5 Jackson in Mr. Jackson's house, correct?

6 A. Yes.

7 Q. And the difference is that in this case

8 Frank Cascio used to visit with Mr. Jackson a lot,

9 correct, kept an ongoing relationship with Mr.

10 Jackson?

11 A. The family kept an ongoing relationship.

12 Q. Okay. That's fair enough. So it was the

13 whole family, as well as Frank Cascio, that kept a

14 relationship with the defendant?

15 A. Yes.

16 Q. And you would describe, would you not, that

17 this family is very close to Mr. Jackson?

18 A. Yes.

19 Q. Based on your observations?

20 A. Yes.

21 Q. And you would -- I believe you said that in

22 the year 2000, you knew that Mr. -- Frank Cascio

23 went to work for Mr. Jackson, correct?

24 A. I have not said that here.

25 Q. No. I'm asking. You said that to an

26 investigator, correct?

27 A. Yes, possibly.

28 MR. SANGER: Objection; calls for hearsay. 9564

1 THE COURT: Sustained.

2 Q. BY MR. SNEDDON: Did you not tell somebody
3 that you believed he went to work for Mr. Jackson in
4 the year 2000?

5 A. Yes.

6 MR. SANGER: Objection. Excuse me. Calls
7 for hearsay.

8 THE COURT: Sustained.

9 MR. SANGER: Move to strike.

10 THE COURT: Stricken.

11 Q. BY MR. SNEDDON: Where did you get the
12 knowledge that Mr. Cascio went to work for Mr.
13 Jackson in the year 2000?

14 MR. SANGER: Objection. Calls for -- facts
15 not in evidence. The Court sustained its --

16 THE COURT: Sustained.

17 MR. SANGER: Thank you.

18 Q. BY MR. SNEDDON: Were you at any time aware
19 of the fact that Mr. Cascio worked for Mr. Jackson?

20 A. I was aware that he was working on projects
21 on the property for Mr. Jackson.

22 Q. During the time frame from 2000 to 2003,
23 would that be the time period that you had reference
24 to?

25 A. Yes.

26 Q. And would you describe the relationship
27 between Mr. Jackson and Frank Cascio during this

28 period of time from 2000 to 2003, that it continued 9565

1 to be a very close relationship, correct?

2 A. Yes.

3 Q. A trusted friend, correct?

4 A. I believe so.

5 Q. Now, with regard to Mr. Frank Cascio, were
6 you aware of the fact that he changed his name or
7 was using another name?

8 A. Yes.

9 Q. And that was during the time period of
10 February and March of 2003, correct?

11 A. I believe so.

12 Q. And he used the name Frank Tyson, correct?

13 A. Yes.

14 Q. Was that the first time you ever heard him
15 use the last name of Tyson during that period,
16 February and March?

17 A. I don't know if it was during that time
18 period, but I could safely say probably yes.

19 Q. It was during the time when the Arvizo
20 family was at the ranch, correct?

21 A. I believe it was during that time period.

22 Q. And in fact, during 2002, Mr. Tyson had
23 visited the ranch on a number of occasions, correct?

24 A. In 2002?

25 Q. Yes, ma'am.

26 A. How many times I don't know, but he -- most
27 likely he did.

28 Q. When he visited, he would have been noted in 9566

1 the logs, the ranch logs that you referenced?

2 A. Yes.

3 Q. And on each occasion he's referenced as

4 "Cascio," is he not?

5 A. Yes.

6 Q. Did you ever see Mr. Jackson having meetings

7 with Frank Cascio during February and March of 2003?

8 A. I'm sure they met. I don't know what -- if

9 it was an actual meeting or what it consisted of,

10 but they spoke with each other.

11 Q. They had a lot of conversations between the

12 two of them, did they not, regularly? Or conversed

13 regularly, how about that?

14 A. Well, they're friends, so I imagine they

15 would have a lot to talk about.

16 Q. And Dieter Weizner, did you see him having

17 conversations with the defendant during February of

18 2003?

19 A. No.

20 Q. Never?

21 A. Never.

22 Q. You never saw them in Mr. Jackson's office

23 meeting?

24 A. I did not see that.

25 Q. But if they were meeting in the house, you

26 wouldn't have known that either, would you?

27 A. No.

28 Q. With regard to Mr. Konitzer, did you ever 9567

1 see Mr. Jackson meeting with Mr. Konitzer?

2 A. No.

3 Q. Now, you mentioned Miko Brando. And he has
4 a son named Shane, correct?

5 A. Yes.

6 Q. And it's correct, is it not, that actually
7 during February of 2003, Shane Brando got in an
8 accident with one of the carts and actually injured
9 Gavin, did he not?

10 A. Yes. They both crashed into each other.

11 Q. But the log reflects the fact that it was
12 Shane Brando who was at fault; isn't that correct?

13 A. Yes.

14 Q. Now, how old is Shane Brando in 2003? About
15 the same age as Gavin?

16 A. I'm not sure how old Shane is. He's a big
17 kid, so I don't know exact -- his exact age.
18 Actually, he's -- he's probably about 16 now, so....

19 Q. So he would have been about 14 or 13 then?

20 A. Sure.

21 Q. You've talked a lot about the procedures for
22 the security on the ranch. And I wanted to ask you,
23 first of all, you've said that there is a procedure
24 now where people work 12 -- 12/12, two shifts,
25 right?

26 A. Yes.

27 Q. That wasn't always the case, was it?

28 A. No. 9568

1 Q. Back in 1991, '92, '93, there was a
2 graveyard shift, correct?

3 A. Yes.

4 Q. And that shift started at ten o'clock at
5 night and worked through the morning hours, correct?

6 A. During different times, we would -- when I
7 initially started working, the shift started at
8 midnight till 8:00 in the morning. I don't know
9 what year we changed that where the shift would
10 start at 10 p.m. and work till 6 a.m.

11 Q. But there was a shift that worked from
12 10:00?

13 A. Yes.

14 Q. Called the graveyard shift, correct?

15 A. Yes.

16 Q. Now, just a couple of questions about the
17 logs that you've described. I think you said
18 earlier in your direct examination with Mr. Sanger
19 that the logs, the gate logs, went to the
20 administrative office up on the hill, correct?

21 A. Yes.

22 Q. And how did they find their way down to the
23 security office?

24 A. The gate logs are used to verify the
25 payroll. Payroll is done on Monday mornings. So if
26 someone forgets to punch in or punch out, then they
27 refer back to the gate logs to see what time that

28 employee left, if it was needed. 9569

1 Once they're -- once they're through with
2 them, then they're filed back into the office and
3 they're kept in that file for a year, until the end
4 of the year, when they're filed in another box and
5 stored.

6 Q. By "the office," do you mean taken
7 physically from the administrative office down to
8 the security office?

9 A. Yes.

10 Q. Would you tell me how many drawers are there
11 in the cabinet that you say you retrieved these logs
12 from?

13 A. There's four.

14 Q. And which of the drawers was it that you
15 retrieved them from?

16 A. They were in the second drawer.

17 Q. Second from the top or the bottom?

18 A. Second to the top. Second to the top.

19 Q. Now, the keys to the house, you say they're
20 kept in the break room, correct?

21 MR. SANGER: Objection. That misstates the
22 evidence, "The keys to the house."

23 THE COURT: Overruled.

24 You may answer.

25 THE WITNESS: The keys to the house?

26 Q. BY MR. SNEDDON: Well, keys to the arcade.

27 I'm sorry if I said the wrong building. I'll take

28 that back. The wine cellar. The keys to the wine 9570

1 cellar are kept in the break room?

2 A. Yes, they are kept in the break room. Yes,

3 they are kept in the break room.

4 Q. The break room has a safe, correct?

5 A. Yes.

6 Q. At any time during the time you worked

7 there, have those keys ever been locked in that

8 safe?

9 A. Yes.

10 Q. And during the time that you've worked

11 there, has it been the habit and custom of the

12 people working on the property that the

13 housekeepers, during the daytime, keep the key on

14 their person during the entire day?

15 A. Yes.

16 Q. In fact, you had to go retrieve the key from

17 the housekeeper the day of the search warrant to let

18 the officers in, correct?

19 A. Some of the keys I did not have access to

20 during that time period, so it was not available to

21 me. I would have to ask them for the key.

22 Q. So the answer is --

23 A. Yes.

24 Q. -- on the day of the search warrant, you had

25 to go to one of the housekeepers to get the key to

26 allow the officers to get in the arcade and the wine

27 cellar, correct?

28 A. For immediacy purposes, yes. 9571

1 Q. Now, in 2003, I'm assuming that if you were
2 the head of security at that time, if you had any
3 problems, staffing problems, they would have been
4 things that you discussed with Mr. Marcus, correct?

5 A. Yes.

6 Q. And do you recall having a conversation with
7 Mr. Marcus where you discussed the fact that you
8 were very short of staff and it was becoming a
9 security issue on the ranch?

10 A. Yes.

11 MR. SANGER: Objection; calls for hearsay.

12 THE COURT: Sustained.

13 MR. SANGER: Move to strike.

14 MR. SNEDDON: All I asked was if she had a
15 conversation. I didn't ask what was said, Your
16 Honor.

17 THE COURT: You kind of filled that in,
18 though.

19 Q. BY MR. SNEDDON: Did you have a conversation
20 with Mr. Marcus about security issues of concern to
21 you?

22 A. Yes.

23 Q. Now, let me ask a few other questions about
24 procedures at the ranch. For instance, the
25 groundskeepers, they're day staff only?

26 A. Yes.

27 Q. So what time would they ordinarily leave?

28 A. Their working hours are from 7 a.m. to 3:30 9572

1 p.m.

2 Q. And the maintenance people, same hours,
3 basically?

4 A. Yes.

5 Q. So they would go home at 3:30?

6 A. Yes.

7 Q. And the zoo people?

8 A. Same time.

9 Q. And most of the maid staff would go home at
10 the same time, except those that were kept for the
11 night?

12 A. Yes.

13 Q. And those that were kept for the night would
14 come in at a little later time, correct?

15 A. Yes, I believe so.

16 Q. So basically, other than a few staff --
17 well, let me ask you this: The housekeeping staff
18 that was retained at night was smaller in numbers
19 than those that were there during the day, correct?

20 A. Well, it would depend on the activity. I
21 couldn't say during that time frame -- I wasn't in
22 charge of that department, so I'm sure -- just as I
23 would schedule people for the bulk of the
24 activities, so if they had something going on in the
25 evening, I'm sure they would schedule for more in
26 the evening than they would during the day.

27 Q. Fair enough. But that would be the

28 exception, not the rule, though, correct? 9573

1 A. No, that's what we had to work with, so you
2 schedule your people when you need them.

3 Q. No. I meant, it would be the exception that
4 they would have to be there because you were having
5 an event as opposed to the normal situation. You
6 don't have events every night?

7 A. No, we don't have events every night. But
8 if we have large groups of guests on property, such
9 as during that time period, then, you know, dinner
10 may be served late. I'm not sure exactly what all
11 their duties are, but....

12 Q. But that would be an exception where
13 those -- where you would have those kind of events.
14 Obviously you'd have to have people there to help,
15 correct?

16 A. Yes.

17 Q. Now, you say that the security staff is not
18 allowed in the building -- I'm sorry, in the main
19 residence unless called by the defendant, Mr.
20 Jackson, or there's an emergency, correct?

21 A. If it's not necessary for you to be in the
22 house.

23 MR. SNEDDON: Move to strike as
24 nonresponsive, Your Honor.

25 THE COURT: Stricken.

26 Q. BY MR. SNEDDON: I think you told us that
27 the only two occasion where staff, security staff,

28 were allowed into the house was either because Mr. 9574

1 Jackson summoned one of you or there was an
2 emergency. Now, is that correct?

3 A. Yes.

4 Q. You have on occasion been in Mr. Jackson's
5 bedroom, correct?

6 A. Yes.

7 Q. And you know that to get into Mr. Jackson's
8 bedroom, as you approach the door, there's a chime
9 that goes off inside of the room, correct?

10 A. Yes.

11 Q. And you also know that the door is locked
12 from the inside, correct?

13 A. I believe there may be a deadbolt there.

14 Q. And that a person cannot -- you cannot enter
15 that room without somebody unlocking the door from
16 the inside, correct?

17 A. If there's an emergency, I would get through
18 that door.

19 Q. I'm sure you would. I'm not trying to say
20 you wouldn't do your job and break through it.
21 But short of breaking through the door, you
22 would have to have somebody on the inside open it
23 up, correct? Is that a fair statement?

24 A. Yes.

25 Q. And certainly if that was true of you, it
26 would certainly be true of any guest that was
27 staying at the place, correct?

28 MR. SANGER: Objection; calls for 9575

1 speculation.

2 THE COURT: Sustained.

3 Q. BY MR. SNEDDON: At the time that these
4 young boys that you've talked about were in the main
5 residence with Mr. Jackson, they were there
6 without -- on many occasions without parental
7 supervision, correct?

8 A. I would say there were some occasions. I
9 don't know if there were many occasions.

10 Q. I'll settle for "some."

11 There were some occasions where some of
12 these young boys were in the house with Mr. Jackson
13 with nobody else present; is that a fair statement?

14 A. I would say that would be fair.

15 Q. It would also be a fair statement that
16 inside of his room, that nobody would be allowed to
17 go in there and see what was going on; isn't that a
18 fair statement?

19 MR. SANGER: Objection, Your Honor. Calls
20 for speculation; no foundation.

21 THE COURT: Sustained.

22 THE WITNESS: I would say that would be
23 normal for anyone.

24 THE COURT: Wait. The question was
25 sustained, the objection.

26 Q. BY MR. SNEDDON: So the simple answer would
27 be, you had no idea what was going on inside the

28 house when those boys were there with Mr. Jackson? 9576

1 MR. SANGER: Objection; argumentative.

2 THE COURT: Sustained.

3 MR. SNEDDON: Do you want to take the break,

4 Your Honor?

5 THE COURT: All right. We'll take our break.

6 (Recess taken.)

7 THE COURT: All right. Go ahead.

8 Q. BY MR. SNEDDON: Mrs. Silva, are you

9 familiar with a company called Ace Protective Group?

10 A. Yes.

11 Q. And do they provide security services for

12 the ranch?

13 A. Yes.

14 Q. That's in addition to the regular staff

15 that's on the ranch?

16 A. We used them as contract. The employees

17 were supervised, managed on the ranch, and they

18 officially paid payroll services.

19 Q. Were they just used for special occasions or

20 were they there all the time?

21 A. No, they were used from the time period of,

22 I believe, 1997 through 2003, I believe.

23 Q. So, for instance, somebody who was working

24 as a security officer on the ranch during that time

25 period, they would actually be employed by the Ace

26 Protective Group as opposed to MJJ Productions or

27 the defendant?

28 A. Yes, some were. 9577

1 Q. And some were not?

2 A. Some were not.

3 Q. But they all worked under your supervision?

4 A. Yes.

5 Q. Thank you.

6 Now, let's talk a little bit about the

7 ranch. You described some behavior where Gavin

8 Arvizo crashed in a golf cart.

9 A. Yes.

10 Q. That happened -- I believe Mr. Sanger showed

11 us it was in, as I recall, June of 2002.

12 A. Yes.

13 Q. And there's no log entry in any of the logs

14 in 2003 that indicate that Gavin ever had his

15 driving privileges taken away on the golf carts, are

16 there?

17 A. I would have to look at the gate logs to

18 see. I believe what the report said was that a

19 verbal warning was given.

20 Q. In 2002?

21 A. Yes.

22 Q. Yes. We had that report.

23 A. Yes.

24 Q. But to your knowledge, you don't recall any

25 situation where Gavin Arvizo was later, during the

26 time in 2003 while they were on the ranch, deprived

27 of his privileges to drive golf carts, correct?

28 A. In 2003, he did have a golf cart taken away 9578

1 from him.

2 Q. Do you recall what date that was?

3 A. It was written on the same line where I
4 believe there was an accident that happened with --
5 that involved Mr. Brando's grandson. As a result of
6 that accident, the golf carts were taken away.

7 Q. And your recollection is it was taken away
8 from Gavin and from Shane?

9 A. Yes.

10 Q. So it would be that accident report?

11 A. Pardon me?

12 Q. It would be that accident report, correct?

13 A. I believe that incident, the golf carts were
14 temporarily taken away from them.

15 Q. You've described a situation where, I
16 believe, in the past that you thought that at one
17 point or another, every one of the young boys that
18 would visit that ranch got carried away, correct?

19 A. Not all of them. But I would say they had
20 fun.

21 Q. Do you recall telling -- do you recall a
22 conversation that you had with a sheriff's
23 department detective?

24 A. Yes.

25 Q. And do you recall him asking you about the
26 conduct of a couple of young boys?

27 A. Yes.

28 Q. And you said to him that they all did; "At 9579

1 one point or another, they would all have to calm
2 down, and we'd all have to take things away from
3 them, all of them"?

4 A. I would say there was an occasion where all
5 of them needed to be reminded of what the rules
6 were.

7 Q. So you didn't tell them that on all
8 occasions, eventually somebody had to have something
9 taken away from them?

10 A. The way you asked the question, I believe
11 what you're asking me is every single person has had
12 a golf cart taken away. Is that what you're asking?

13 Q. No. Just the young boys.

14 A. One occasion we would have to remind them,
15 again, to follow the rules.

16 Q. And you said that -- you thought the reason
17 for that was because the children felt there was so
18 much freedom at Neverland Ranch, correct?

19 A. Yes.

20 Q. And you also said that you never saw Mr.
21 Jackson ever tell the children to calm down or not
22 do anything, correct?

23 A. Yes.

24 Q. And you felt -- you told the officer that
25 you felt that at times you were forced to be the bad
26 guy because Mr. Jackson wouldn't do that when you
27 thought he should; isn't that correct?

28 A. He's the host, so that's not his job. 9580

1 MR. SANGER: I'm going to object, Your

2 Honor. It calls for hearsay.

3 THE COURT: Overruled.

4 THE WITNESS: I didn't hear what his reply

5 is.

6 THE COURT: You should rephrase the question.

7 It was complicated.

8 Q. BY MR. SNEDDON: You also told the

9 investigator that you felt it was unfair at times

10 that you and your security officers were placed in a

11 bad position because Mr. Jackson would not

12 discipline people?

13 MR. SANGER: Objection; calls for hearsay.

14 Q. BY MR. SNEDDON: In his presence, correct?

15 A. In his presence, it wouldn't be appropriate

16 for him, as a host, to discipline. That would be

17 our job. So he was relying on us to do our job.

18 Q. Did you tell the officer that you felt that

19 Mr. Jackson had placed you in a position of being

20 the bad guys?

21 A. Sure.

22 Q. Now, you stated that you had no personal

23 knowledge about reports of children being

24 intoxicated on the ranch, correct?

25 A. Correct.

26 Q. As a head of security, do you review the

27 logs all the time?

28 A. At the end of the week I review them. 9581

1 Q. And you discuss with your staff any concerns
2 about things that may be going on on the ranch to
3 make sure everything's okay?

4 A. On a daily basis.

5 Q. You did receive some reports, did you not,
6 that there were children intoxicated on the ranch?

7 A. I did not receive any direct report, someone
8 coming to me and reporting that they found someone
9 intoxicated.

10 Q. But you had information to that effect, did
11 you not, as the head of security?

12 A. There is always a concern for it, because
13 there's alcohol available, so we would make -- take
14 precautions to make sure that that wouldn't happen.

15 Q. I think the question was, did you have
16 personal -- I mean, did you have knowledge of the
17 fact from your staff that there were incidents where
18 they encountered children intoxicated?

19 A. I was not --

20 MR. SANGER: Excuse me.

21 Calls for hearsay.

22 THE COURT: Overruled.

23 You may answer.

24 Q. BY MR. SNEDDON: I think that's a "yes" or
25 "no."

26 A. No.

27 Q. Are you familiar with a person by the name

28 of Chris Carter? 9582

1 A. Yes.

2 Q. Who is Mr. Carter?

3 A. Mr. Carter was a personalassistant/traveling
4 security person for Mr. Jackson.

5 Q. So when Mr. Jackson was around, Mr. Carter
6 was around. He was his security, correct?

7 A. Yes. No, he was not under my supervision.

8 Q. No, I know. I mean, the jury may not know,
9 but he worked for -- basically for Mr. Jackson?

10 A. Yes.

11 Q. But when Mr. Jackson was at the ranch, Mr.
12 Carter was at the ranch, right?

13 A. Most of the time.

14 Q. And did Miko Brando on occasion also serve
15 as part of the security detail for Mr. Jackson, to
16 your knowledge?

17 A. I'm not aware of that.

18 Q. And have you ever seen Mr. Jackson carry a
19 cell phone?

20 A. No.

21 Q. Have you ever seen Mr. Jackson use a cell
22 phone?

23 A. No.

24 Q. Did you ever see any of these personal
25 bodyguards loan Mr. Jackson a cell phone to be used?

26 A. No.

27 Q. Now, at the time that the Arvizos came to

28 visit in early February of 2003, did you know that 9583

1 they had come from Miami?

2 A. No.

3 Q. Did you know where they had come from?

4 A. No.

5 Q. Did you know how much clothing they had with
6 them or how long they were expected to stay at the
7 ranch?

8 A. No.

9 MR. SANGER: Compound, Your Honor. Move to
10 strike the answer.

11 MR. SNEDDON: I'll break it up.

12 Q. Did you know --

13 MR. SANGER: Excuse me. I just need a --

14 THE COURT: He's going to rephrase.

15 Stricken.

16 MR. SANGER: So it's stricken. There was a
17 motion to strike the answer.

18 THE COURT: Stricken.

19 Q. BY MR. SNEDDON: Did you know how much
20 clothing they brought with them?

21 A. No.

22 Q. Did you know how long they were supposed to
23 stay?

24 A. No.

25 Q. Did you know where they had been before they
26 came to Neverland Ranch?

27 A. No.

28 Q. Did you know that they came to the ranch 9584

1 with the defendant, Mr. Jackson?

2 A. I did not see that personally.

3 Q. But you're aware of that?

4 A. Yes.

5 Q. Now, during the time that the Arvizo

6 children were at the ranch in February of 2003, and

7 in March, you observed Mr. Jackson spend time with

8 the boys, did you not?

9 A. I recall Mr. Jackson was there, but I don't

10 recall any specific interaction with them.

11 Q. You don't recall Mr. Jackson spending time

12 with Gavin Arvizo?

13 A. Not specifically.

14 Q. And during most of this particular point in

15 time, you would be leaving in the early evening

16 hours to go home, correct?

17 A. My hours were varied at that time, depending

18 on the coverage that we needed.

19 Q. All right. And so -- but ordinarily, you

20 would leave to go home in the early evening hours,

21 correct?

22 A. No, sir.

23 Q. So if we were to look at your time sheets

24 they would reflect the fact that -- are you, by the

25 way, filled out on the logs?

26 A. Yes.

27 Q. Your name's on the logs, so we can look at

28 the logs and we can all find out what time you 9585

1 checked in and what time you checked out for the
2 day?

3 A. Yes.

4 Q. That would be an accurate depiction of your
5 work schedule during February and March of 2003?

6 A. Yes.

7 Q. Is that correct?

8 A. Yes.

9 Q. Now, did you basically run things from the
10 administration building?

11 A. Depended on the activity. If the -- if I
12 had enough officers to cover the shift, then I would
13 come down and supervise the shift and then I'd work
14 from my office. If not, I was part of the rotation
15 as well.

16 Q. So it's your testimony that you have no
17 recollection of Mr. Jackson being in the presence of
18 Gavin Arvizo, for instance, in the arcade room
19 playing games?

20 A. I can't recall specifically.

21 Q. You have no recollection of Gavin Arvizo
22 being with Mr. Jackson in the movie theater?

23 A. I'm sure it was possible, but you're asking
24 me specifically, and I don't remember an occasion.
25 There was a lot of people there during that time,
26 and people were coming and going, so --

27 Q. I'm just asking what you recall. Do you

28 recall any situation where you recall Gavin Arvizo 9586

1 being with the defendant down in the amusement park?

2 A. No.

3 Q. Do you recall any situation where Gavin

4 Arvizo was with the defendant down at the zoo?

5 A. No.

6 Q. Do you recall any incident or occasions of

7 Mr. Jackson being with Gavin Arvizo around the

8 swimming pool?

9 A. No.

10 Q. Or out at the teepee?

11 A. I believe they may have had dinner there

12 once.

13 Q. It's true, is it not, that Gavin Arvizo

14 spent some of the nights in Mr. Jackson's house?

15 A. Yes.

16 Q. I'm assuming, as one of your chief

17 responsibilities there as the security officer at

18 this point in time in 2003, that you would try to be

19 very proactive about liability issues on the ranch,

20 correct?

21 A. Yes.

22 Q. In other words, sort of like a loss

23 prevention concept; you want to make sure that you

24 run things so that accidents are prevented before

25 they happen, correct?

26 A. Yes.

27 Q. And you put procedures in place to avoid

28 that kind of situation, right? 9587

1 A. Yes. We have standard operating procedures.

2 Q. And also as part of those procedures, one of
3 the things to protect yourself from a liability
4 standpoint is, if there's something that's
5 significant that happens on the ranch, you want to
6 put it in the logs so later, if it happens, it could
7 be documented, correct, for liability purposes?

8 A. Personally, I would do that myself. I'm
9 relying on the discretion of the officers.

10 Q. Well, you would expect, as you, they worked
11 under your supervision, correct?

12 A. Yes.

13 Q. They worked under your direction?

14 A. Right.

15 Q. And you would expect that if any significant
16 event occurred on the ranch, that would be
17 documented in the reports, correct?

18 A. Reports or gate logs, yes.

19 Q. At someplace where --

20 A. Yes.

21 Q. -- something would happen that's out of the
22 ordinary, that that would be something that you'd
23 want to document?

24 A. Yes.

25 Q. To show that if an incident occurred, that
26 you took a response to it to prevent it from
27 happening again, correct?

28 A. Yes. 9588

1 Q. You want to document that event, correct?

2 A. Yes.

3 Q. Okay. And as part of that policy, you had a
4 rule that the golf carts couldn't go off the ranch,
5 right?

6 A. They're not designed to go off the property.

7 They shouldn't go off, no.

8 Q. I just asked --

9 A. Yes. Yes.

10 Q. And if somebody tried to drive a golf cart
11 off the ranch, they would be stopped by the gate
12 person and turned around and told to head back out,
13 correct, head back to the ranch?

14 A. That would be our procedure.

15 Q. That would be a standard procedure?

16 A. It would be our policy.

17 Q. Okay. And somebody who let a person off the
18 ranch with the cart would be in a little bit of
19 trouble, wouldn't they, with you?

20 MR. SANGER: Objection; calls for

21 speculation.

22 MR. SNEDDON: Let me rephrase it. I'm

23 sorry, Judge.

24 Q. It would be a violation of your policies for
25 somebody at the gate to allow somebody off the ranch
26 with a go-cart; is that correct?

27 MR. SANGER: Well, I'm going to --

28 Are you talking about a go-cart or a golf 9589

1 cart?

2 MR. SNEDDON: Golf cart.

3 THE WITNESS: It would be against our policy
4 to allow someone -- someone underage, without
5 driving privileges, to leave the property.

6 Q. BY MR. SNEDDON: So "underage" would be
7 anybody 16 and below?

8 A. Driving age, yes.

9 Q. Or below 16.

10 A. Driving age, yes.

11 Q. And the same thing was true of the quads?

12 A. Yes.

13 Q. In other words, there was a rule at the gate
14 that you just didn't let somebody off with the
15 quads?

16 A. Yes.

17 Q. Now, in 2003, did you know how old Gavin
18 Arvizo was?

19 A. No.

20 Q. He was small for his age in 2003, was he
21 not?

22 A. I don't know.

23 MR. SANGER: Objection. Calls for
24 speculation; lack of foundation.

25 THE COURT: Sustained.

26 Q. BY MR. SNEDDON: He was a rather small
27 person, was he not?

28 A. No. 9590

1 Q. In 2003?

2 A. I don't know how old Gavin was at the time.

3 Q. What's your estimate?

4 A. My estimate would be that he was 15.

5 Q. 15? And how old do you think Star was?

6 A. At least 12 or 13 years old.

7 Q. You told the jury that the reason that

8 there's a notation in the logs about the boys not

9 leaving the ranch was because they had been driving

10 vehicles around the ranch, correct, the Navigator

11 and the van?

12 MR. SANGER: Objection, Your Honor. That

13 misstates the testimony.

14 MR. SNEDDON: Well, I'm -- let me go back.

15 I'll clarify that. I thought that's what she said.

16 I'll withdraw the question, Your Honor.

17 THE COURT: All right.

18 Q. BY MR. SNEDDON: Was the reason that the

19 notation that Mr. Sanger showed you up there on the

20 board about the boys not to leave the ranch related

21 to their driving of the Navigator or the van?

22 A. Yes.

23 Q. Okay. So I was right. You don't have to

24 answer that.

25 At any time in any of those logs, did you

26 ever see a notation that documented the fact that

27 those boys were driving those cars?

28 A. No. 9591

1 Q. And you say that the policy of the ranch is
2 to lock the key to the cellar in the safe, correct?

3 A. On certain occasions it is.

4 Q. But the policy of the ranch was to leave
5 keys in the cars on the ranch? You didn't secure
6 them somewhere?

7 A. No.

8 Q. You don't think that would be a liability
9 problem if somebody got in one of those cars and
10 drove it off?

11 MR. SANGER: Objection; argumentative.

12 THE COURT: Sustained.

13 Q. BY MR. SNEDDON: Did it ever occur to you as
14 the chief of security during this period of time
15 that there was a liability issue to the ranch by
16 leaving those keys in the cars unattended?

17 A. No.

18 Q. Did you change the procedure at any time?

19 Are they still left in the carts?

20 A. At this time, I believe they are. Some
21 vehicles are locked.

22 Q. I assume locked, and the keys aren't locked
23 inside of them. So they're placed somewhere else,
24 correct?

25 A. No. Correct.

26 Q. And it's also true that at no time during
27 the time that you've been employed by that ranch do

28 you recall there ever being an entry in a log that 9592

1 children were not to leave the ranch, correct?

2 A. That's correct.

3 Q. And that, as a matter of fact, on those
4 occasions you told the ladies and gentlemen of the
5 jury that, for instance, Wade Robson was at the
6 ranch without supervision, you don't find any entry
7 saying, "Don't let Wade Robson leave the ranch
8 unsupervised," correct?

9 MR. SANGER: Objection. Assumes facts;
10 compound.

11 THE COURT: Overruled.

12 You may answer.

13 THE WITNESS: Answer?

14 Q. BY MR. SNEDDON: Yes. There's nothing in
15 the logs to that effect, right?

16 A. I'd have to go through all the gate logs.

17 Q. Do you have any recollection, as the head of
18 security, that there was ever an entry like that
19 with regard to Wade Robson?

20 A. No.

21 MR. SANGER: Objection; lack of foundation.

22 THE COURT: Overruled.

23 Q. BY MR. SNEDDON: With regard to Brett
24 Barnes, you've told the jury already that he's been
25 there on occasion without his parents.
26 Do you ever recall, during the time that he
27 was on that ranch, that there was a notation in the

28 logs that he was not to leave the ranch? 9593

1 A. I did not see one.

2 MR. SANGER: I'm sorry. I was trying to
3 object. Objection. One second. Objection; lack of
4 foundation.

5 THE COURT: They can't hear.

6 MR. SANGER: Objection. Lack of foundation
7 as to the 1990 gate logs, '90 to '93.

8 THE COURT: Sustained.

9 Q. BY MR. SNEDDON: During the time that you
10 were employed on the ranch as a security officer
11 between the time period of 1991 and 1993, you've
12 told us that Wade Robson visited the ranch, correct?

13 A. Yes.

14 Q. And at that time, you would have been one of
15 the officers who would review the entries on the log
16 to make sure you do your job, correct?

17 A. Yes.

18 Q. And you would have done that on a daily
19 basis when you came to work; isn't that correct?

20 A. Yes.

21 Q. And do you recall any log entries during
22 that period of time in which somebody wrote a note
23 saying, "Don't let Wade Robson leave this ranch"?

24 A. No.

25 Q. And with regard to Brett Barnes, during the
26 same time period that you were working as a security
27 officer and you were reviewing those logs, did you

28 ever see an entry that said anything about not 9594

1 letting Brett Barnes leave the ranch?

2 A. No.

3 Q. Now, if I were to ask you the same question
4 about Jordan Chandler, your answer would be the
5 same, correct?

6 A. Correct.

7 Q. In fact, the entry that was made on the logs
8 that you testified to, that Mr. Sanger showed you,
9 was the first and only time you've ever seen that
10 kind of entry made on a ranch log, correct?

11 A. Yes.

12 Q. Are you familiar with some boys from Santa
13 Ynez called the Coultrey brothers?

14 MR. SANGER: Objection; beyond the scope of
15 direct.

16 THE COURT: Overruled.

17 MR. SNEDDON: I think I'm entitled to -- I
18 think....

19 Q. It's overruled. You can answer.

20 Are you familiar with the Coultrey brothers?

21 A. Yes.

22 Q. And they were visitors at the ranch quite
23 often, is that correct, during this time period,
24 2003?

25 A. I believe after that time period.

26 Q. You don't recall them being on the ranch
27 during 2003?

28 A. Yes, but after the February time. 9595

1 Q. Yeah. No --

2 A. Not during the same time.

3 Q. -- that's fair.

4 A. Yes.

5 Q. During 2003 they were there?

6 A. Yes.

7 Q. And by your own statement to investigators,

8 I think you described them as wild, correct?

9 A. Yes.

10 MR. SANGER: Objection. Move to strike;

11 calls for hearsay. Also not relevant as to the time

12 period that what we're talking about.

13 THE COURT: Overruled. The answer was,

14 "Yes." Next question.

15 Q. BY MR. SNEDDON: In fact, while they were on

16 the ranch one day, they egged your car so bad that

17 you had to get it repainted, correct?

18 MR. SANGER: Objection, Your Honor.

19 Relevance.

20 THE COURT: Overruled.

21 You may answer.

22 THE WITNESS: I don't know if it was them.

23 Q. BY MR. SNEDDON: Somebody did, correct?

24 A. Someone did, yes.

25 Q. And they were on the ranch at that time?

26 A. Yes.

27 Q. All right. During the time that you were

28 employed at the ranch, were you ever aware of who 9596

1 was sent out to buy adult magazines for Mr. Jackson?

2 A. No.

3 Q. Did you receive in your office a package of

4 adult magazines that came from Japan?

5 A. Yes.

6 Q. And those were -- the contents of the

7 envelope were from Mr. Jackson's luggage that was

8 mailed back to Neverland after he had gone to Japan,

9 correct?

10 A. I don't know if it was from Japan, but they

11 were left in my office.

12 Q. And they were adult materials, correct?

13 A. Yes.

14 Q. And you described them, I think, as very

15 graphic?

16 A. Yes.

17 MR. SNEDDON: No further questions, Your

18 Honor.

19

20 REDIRECT EXAMINATION

21 BY MR. SANGER:

22 Q. Okay. Mr. Sneddon asked you about various

23 guests coming with or without parents, one parent or

24 the other. Do you remember that, at the beginning

25 of your cross-examination?

26 A. Yes.

27 Q. Okay. Now, the Arvizos -- to your

28 knowledge, the Arvizos came with at least their 9597

1 father the first several times they came; is that
2 correct?

3 A. Yes.

4 Q. And he -- did he supervise them?

5 A. Yes.

6 Q. And then there was a period of time in 2002
7 when they came with Chris Tucker; is that correct?

8 A. Yes.

9 Q. And that's Chris Tucker the entertainer,
10 right?

11 A. Yes.

12 Q. And Mr. -- was Mr. Jackson on the premises
13 or not, or sometimes on and sometimes off?

14 A. Yes.

15 Q. The latter?

16 A. Sometimes yes; sometimes no.

17 Q. All right. Was Mr. Tucker supervising the
18 Arvizo kids while he was there?

19 A. Yes.

20 Q. All right. And then after that, the Arvizo
21 kids came with their mother. That was in February
22 of 2003, correct?

23 A. Yes.

24 Q. And she was on the property most of the time
25 that they were on the property; is that right?

26 A. Yes.

27 Q. She was not there some of the time, though?

28 A. Correct. 9598

1 Q. All right. Now, you just indicated that --
2 you were asked about these gate logs going back to
3 '91 to '93. Do you remember that?

4 A. Yes.

5 Q. And from 1991 to 1993, you were not the
6 chief of security; is that correct?

7 A. That's correct.

8 Q. So it was not your job to review all of the
9 gate logs; is that right?

10 A. That's correct.

11 Q. It was your job to look at the gate logs
12 when you came on your shift to see if there was any
13 information that you should pick up for use during
14 your shift, correct?

15 A. Correct.

16 Q. That would include figuring out who's on the
17 property, if there are any special instructions and
18 that sort of thing, right?

19 A. Yes.

20 Q. All right. Did you -- for the purpose of
21 testifying here today, did Mr. Sneddon or anybody on
22 his staff show you the gate logs from 1991 to 1993?

23 A. No.

24 Q. Have you had a chance to review those gate
25 logs in recent years?

26 A. No.

27 Q. All right. Now, you indicated that the only

28 entry that you recall with regard to children not 9599

1 leaving the ranch was that one entry on February the
2 19th?

3 A. Yes.

4 Q. All right. And that entry was only for that
5 particular day; is that correct?

6 A. That's correct.

7 Q. It was not carried forward beyond February
8 the 19th?

9 A. Correct. No.

10 Q. And the entry -- that was the first entry,
11 so it obviously didn't precede the 19th, correct?

12 A. Correct.

13 Q. You indicated that one of the reasons was --
14 that that -- let me withdraw that.

15 You indicated that one of the reasons that
16 the notation was in the log, you believed, was
17 because of the kids driving the adult vehicles,
18 correct, the Navigator and the Astro van and so on?

19 A. Correct.

20 Q. Was it also -- were there any other factors
21 related to that entry that you're aware of?

22 A. Well, the children were there unsupervised
23 as well, so --

24 Q. Okay. So there wasn't a parent there, or
25 somebody like Chris Tucker, to make the call as to
26 whether or not they should leave and who they should
27 leave with; is that correct?

28 A. Correct. 9600

1 Q. Do you recall if Hamid Moslehi was on the
2 property at that time?

3 A. Yes.

4 Q. Was he?

5 A. I'm sorry?

6 Q. Was he?

7 A. Yes, he was.

8 Q. All right. And did he leave that day?

9 A. I believe he did. There was an entry above
10 that that said that he was there.

11 MR. SNEDDON: Well, I'll object as lack of
12 foundation. No personal knowledge.

13 THE COURT: Overruled.

14 MR. SANGER: I think the answer is in.

15 THE COURT: The answer is in.

16 Q. BY MR. SANGER: Do you have a personal
17 recollection of him being there around that time?

18 A. Yes.

19 Q. Okay. Do you know if he left later that day
20 with the children, with the Arvizo children?

21 A. I don't know.

22 Q. All right. But if you wanted to find out,
23 you would probably be able to look in the log and
24 determine whether that's the case or not; is that
25 correct?

26 A. Sure.

27 Q. And generally if somebody leaves the ranch

28 at the exact same minute, if there are a group of 9601

1 people or a number of people who leave at the exact
2 same minute, it generally means they're in the same
3 vehicle; is that correct?

4 A. Yes.

5 Q. Now, I think you were asked -- and I may be
6 wrong about this. I think you were asked if Wade
7 Robson and Brett Barnes had behavior problems. Let
8 me ask you, did they?

9 A. No.

10 Q. Were they polite? Impolite? How would you
11 characterize them as kids?

12 A. They were very kind and considerate.

13 Q. Okay. Did they ever, to your knowledge, get
14 into an adult vehicle and start driving around
15 without permission?

16 A. No.

17 Q. Okay. Going back towards the beginning of
18 your cross-examination, Mr. Sneddon asked you about
19 Frank Cascio. Do you recall?

20 A. Yes.

21 Q. And he asked you if Frank Cascio started
22 using a different name, that is, Tyson, at some
23 point; do you recall?

24 A. Yes.

25 Q. Did, in fact, the entire Cascio family start
26 using a different last name?

27 A. Yes.

28 Q. Did they all ask to be called "Tyson" 9602

1 instead of "Cascio"?

2 A. Yes.

3 Q. Did you honor that request?

4 A. When I could remember.

5 Q. Okay. Now, with regard to Frank

6 Cascio/Tyson, you were asked whether or not he was a

7 close, trusted friend of Mr. Jackson, I think,

8 something to that effect. Do you recall that?

9 A. Yes.

10 Q. Did Frank Cascio -- did his relationship

11 with Mr. Jackson have difficulties at one point?

12 MR. SNEDDON: Object; lack of foundation.

13 THE COURT: Sustained.

14 MR. SNEDDON: And vague.

15 MR. SANGER: Okay.

16 THE COURT: Sustained as to foundation.

17 MR. SANGER: All right.

18 Q. You had indicated that Frank Cascio was a

19 close, trusted friend of Mr. Jackson --

20 A. Yes.

21 Q. -- correct?

22 Was that consistently true, or was there any

23 change in that relationship from time to time?

24 MR. SNEDDON: Object. Calls for a

25 conclusion; lack of foundation.

26 THE COURT: Overruled.

27 You may answer.

28 THE WITNESS: Yes, it did change on 9603

1 occasion.

2 Q. BY MR. SANGER: Was there a time when Mr.

3 Cascio threw a big party?

4 A. Yes.

5 Q. And did that result in the depletion of

6 ranch resources?

7 A. Yes.

8 Q. Okay. Did that cause a problem between Mr.

9 Cascio and Mr. Jackson?

10 A. Yes.

11 Q. You were asked about the key to the wine

12 cellar, and the part that I'd like to get to is how

13 many keys were there to the wine cellar, to your

14 knowledge?

15 A. To my knowledge, there were a set of keys in

16 the house for the housekeeping staff, a set of keys

17 in the security office.

18 Q. Did somebody walk around with those keys, a

19 security officer walk around with the keys, or were

20 they there at the office to be retrieved?

21 A. They're on a key ring and they're kept with

22 the supervisor.

23 Q. Okay. And when you say "security office,"

24 are we talking about the office that's adjacent to

25 the garage and the video library?

26 A. Yes.

27 Q. So obviously, if somebody had to use it,

28 they'd take the key ring and they go use it, right? 9604

1 A. Yes.

2 Q. Are they supposed to put it back?

3 A. Yes.

4 Q. Does that always happen?

5 A. No, not always. It stays on them sometimes.

6 Q. There was a question -- I think the question
7 was about opening the wine cellar. Maybe I'm wrong
8 about that. But in any event, at the time of the
9 search, did you have the keys for the wine cellar?

10 A. Not on me.

11 Q. Okay. And the officers who wanted to search
12 asked to have the key for the wine cellar; is that
13 correct?

14 A. Yes.

15 Q. And did you retrieve the security keys or
16 the housekeeping's keys?

17 A. I don't recall at the time. But I may
18 have -- I was talking with the housekeepers. I was
19 actually in the house at the time. So to quickly
20 retrieve the keys, I may have grabbed the keys from
21 them or asked for them from the housekeeper.

22 Q. So that -- at that time, to your knowledge,
23 there was a set of keys for the security staff?

24 A. Yes.

25 Q. All right. And that included the key to the
26 wine cellar; is that correct?

27 A. Yes, that's correct.

28 Q. Now, there was some questions about -- there 9605

1 were questions about the door to Mr. Jackson's
2 private area, sometimes called his bedroom or
3 bedroom suite, that area, all right? And you said
4 something about them being locked from the inside.
5 Do you recall that?

6 A. Mr. Sneddon asked a question.

7 Q. All right. Is it possible to open that door
8 from the outside?

9 A. With a key, yes, I imagine so.

10 Q. Okay. Was there a keypad, an electronic
11 keypad there?

12 A. Yes.

13 Q. And did certain people have the combination
14 to that keypad other than Mr. Jackson?

15 A. Yes.

16 Q. Who would have had that?

17 A. Whoever was cleaning his room at the time.
18 Certain guests. And certain house staff.

19 Q. All right. Did security have the keypad
20 number to his private quarters?

21 A. No.

22 Q. Did security have the keypad numbers to
23 other doors in the house?

24 A. Back door only.

25 Q. How about the front door?

26 A. No.

27 Q. So if security needed to get inside the

28 house, they would have to go through -- without a 9606

1 key, they'd have to go through the back door?

2 A. Yes.

3 Q. That's the door most people use anyway to
4 come in and out of that house; is that right?

5 A. Yes.

6 Q. If you're visiting formally, you're an
7 invited guest, you come through the front door, I
8 take it, correct?

9 A. Yes.

10 Q. At least when you arrive, right?

11 A. Yes.

12 Q. And thereafter, if you're staying overnight,
13 you probably just go through the back door, right?

14 A. Correct.

15 Q. Now, is there also a key, as opposed to a
16 keypad, is there a key to unlock the back door?

17 A. Yes.

18 Q. And security had one of those?

19 A. Yes.

20 Q. And is it a different key or the same key to
21 unlock the front door?

22 A. Yes.

23 Q. Did security have one of those?

24 A. Yes.

25 Q. And security did not have, to your
26 knowledge, the keypad number or the key for Mr.
27 Jackson's room?

28 A. No, we did not. 9607

1 Q. Now, you had the key to go into the back
2 patio; is that right?

3 A. It's only locked. There's just a lock, not
4 a keypad.

5 Q. Okay. But a key?

6 A. A key, yes.

7 Q. So did security have a key to go through the
8 patio?

9 A. Yes.

10 Q. All right. So you could get in -- if you
11 needed to get in through the patio, you could go in
12 through that way; is that correct?

13 A. Yes.

14 Q. Did you have a key to the back door to Mr.
15 Jackson's suite?

16 A. I don't believe we did.

17 Q. You never had occasion to try it, in any
18 event; is that correct?

19 A. No.

20 Q. Now, you were asked whether or not you were
21 put in the position of being the bad guys sometimes;
22 is that right?

23 A. Yes.

24 Q. Could you explain what you mean by that?

25 A. Well, our position is to make sure that the
26 guests are being in a safe position, they're not
27 being jeopardized. Mr. Jackson is the host. And

28 it's his position to be gracious and accommodating. 9608

1 That was our job. "Bad guys" is more of a -- "bad
2 guys." Not that we were bad, but it was part of our
3 job, and we did it, and we did it consistently. And
4 that's what we did.

5 Q. All right. So, are you complaining about
6 being put in that position?

7 A. No.

8 Q. Okay. I kept interrupting. You're getting
9 a drink of water, so I waited there for a moment.

10 A. Okay.

11 Q. In other words, that was part of your
12 function was to be the ones that would draw the line
13 on some of the safety issues, particularly with
14 regard to the equipment; is that right?

15 A. Yes.

16 Q. Sometimes people want to ride Mr. Jackson's
17 Harley?

18 A. Yes.

19 Q. And are there times when you'd have to be
20 the bad guy with regard to that?

21 A. Yes.

22 Q. And you'd do that graciously as well?

23 A. Yes.

24 MR. SANGER: Okay. Now, I've noticed Mr.
25 Sneddon is using the exhibit. I don't object to
26 that, but I'm going to use it in just a minute,
27 so -- okay. Thank you.

28 May I ask leave of the Court to approach the 9609

1 witness with the exhibit, or with the book, and it
2 includes Exhibit 335, if I may?

3 THE COURT: Yes.

4 MR. SANGER: Thank you.

5 There's some water spilled there so --
6 people do that all the time.

7 MR. SNEDDON: Counsel, what's the date?

8 Just give me the date.

9 MR. SANGER: Just one second. I'm going to
10 start with March the 6th.

11 MR. SNEDDON: Thank you.

12 MR. SANGER: And page 00194 of Exhibit 335.

13 Q. And, Miss Silva, you might want to pull that
14 closer to you, whatever is comfortable for you to
15 read, because I'm going to ask you to go through the
16 logs from February the 6th, 2003, through March the
17 12th, 2003, and tell us, if you would, whether or
18 not you're on the property each day and what your
19 hours were.

20 A. From February 6th --

21 MR. SNEDDON: Your Honor, I'm going to
22 object. The document speaks for itself. It's in
23 evidence. Best evidence rule.

24 MR. SANGER: Well, the best evidence rule --
25 anyway, I won't argue.

26 THE COURT: Overruled.

27 THE WITNESS: On this day of March 6th of

28 2003, I was already on the property. We -- I was 9610

1 carried over from the previous day, and so I got off
2 my shift at 6:30 a.m.

3 Q. BY MR. SANGER: You know what I really meant
4 to do, now that I've said that out loud, is I meant
5 to go back to February.

6 A. Oh, okay.

7 Q. That was the problem.

8 What I'd like to do is just get an idea of
9 what your hours were during that time. You
10 indicated on cross-examination that you could look
11 at the logs and talk about what hours you were
12 there. And I believe you said you thought you were
13 there late from time to time. So if you can give us
14 just a quick idea as you look through the logs --
15 you can do it day by day for a while, but give us a
16 quick idea of what your general working days were
17 like at that time.

18 A. On February 7th, 2003, I was carried over
19 from the previous shift and went off duty at 0152
20 hours.

21 Q. So that meant you were there the night of
22 February 6th, and you were there past midnight and
23 then you went home; is that correct?

24 A. Yes.

25 Q. Okay. All right.

26 A. February 13th, 2003, I was carried over from
27 the previous shift and was signed out at 7 a.m.

28 Q. So if you look back to the 12th, give us an 9611

1 idea of when you started.

2 A. I started at 1500 hours, which is three
3 o'clock in the afternoon.

4 Q. So you went all night till the next morning?

5 A. Yes.

6 Q. All right. Go ahead.

7 A. On the 15th, I was carried over from the
8 previous day and continued to work and carried over
9 again, and I left my shift at 2125, which is 9 p.m.

10 Q. Okay. Well, just for the fun of it, go back
11 to the day before. Don't move your hand. Go back
12 to the day before, when you were carried over, and
13 see when you started the day before.

14 A. I came in at 4 p.m.

15 Q. So 4 p.m., the whole night, the whole next
16 day, and didn't leave until the day after that; is
17 that correct?

18 A. Correct.

19 Q. Now, as Mr. Sneddon said, the records speak
20 for themselves. So if somebody wanted to go
21 through, they could figure out exactly when you were
22 there; is that right?

23 A. Yes.

24 Q. But it's safe to say that you worked many
25 evenings and many nights; is that correct?

26 A. Yes.

27 Q. You were asked if you could remember

28 specific occasions that Mr. Jackson was together 9612

1 with the Arvizo children. Do you recall that?

2 A. Yes.

3 Q. And you said you can't recall specifically.

4 I think you recalled one dinner at the teepee; is
5 that right?

6 A. Yes.

7 Q. And was that -- how many people were at that
8 dinner; do you know?

9 A. There were other people there. Exactly how
10 many and who was there, I can't recall.

11 Q. Okay. Other than that one dinner with a
12 number of people, and the Arvizos being amongst
13 them, you say you don't have any other specific
14 recollection during that time period in 2003 of what
15 Mr. Jackson was doing, if anything, with the Arvizo
16 kids?

17 A. I don't recall ever seeing them together
18 during that time frame.

19 Q. Okay. So if they were together, you just
20 didn't see them; is that safe to say?

21 A. I didn't see them.

22 Q. Okay. Were there times during the February
23 or March period where the Arvizo children were
24 staying -- the Arvizo boys were staying in the guest
25 unit?

26 A. They were assigned a guest unit, yes.

27 Q. So you didn't go to check to make sure they

28 were in there? 9613

1 A. No.

2 Q. And this incident with the Coultry

3 brothers -- how do you say that?

4 A. I don't know.

5 Q. However you say the brothers' names, the

6 incident you talked about where somebody egged your

7 car, first of all, you don't know if they did it,

8 right?

9 A. I didn't see them do it.

10 Q. And secondly, that did not occur at a time

11 when the Arvizos were on the ranch; is that correct?

12 A. That's correct.

13 MR. SANGER: Okay. No further questions.

14

15 RE-CROSS-EXAMINATION

16 BY MR. SNEDDON:

17 Q. Just a couple of questions. It won't be

18 long.

19 A. Okay.

20 Q. Do you recall describing the atmosphere at

21 the ranch with regard to children as being one that

22 you, as a mother, would not allow your children to

23 participate in?

24 A. Yes.

25 MR. SANGER: Objection; calls for hearsay.

26 THE COURT: Sustained.

27 MR. SNEDDON: I'm asking about her

28 statement. 9614

1 THE COURT: That's sustained.

2 Q. BY MR. SNEDDON: Based upon what you saw at
3 the ranch and your observations as a security
4 officer during the period of time from 1991 to 2003,
5 did you form an opinion with regard to whether you
6 would ever allow your children to participate in the
7 activities at the ranch as you saw them?

8 A. As a security officer, no.

9 Q. As a mother?

10 A. Yes.

11 Q. And that opinion is that you would not;
12 isn't that correct?

13 A. That's correct.

14 Q. Now, you said that the entire Cascio family
15 chose to have themselves referred to as "Tyson"?

16 A. Yes.

17 Q. Did I understand you correctly?

18 A. Yes.

19 Q. And when the Cascio -- when was that
20 decision made, to your knowledge?

21 A. I can't recall at this time.

22 Q. Was it a decision that was made during
23 February and March of 2003, or after?

24 A. I believe it was around that time.

25 Q. Do you -- in reviewing those logs for Mr.
26 Sanger, do you see any occasion in those logs, from
27 February 7th through March the 12th, where any

28 member of the Cascio family is referred to as 9615

1 "Tyson," other than Frank?

2 A. I would have to go through each page.

3 Q. Do you want to do that?

4 A. Sure.

5 Q. Go ahead.

6 A. What were the dates?

7 Q. From February the 7th until March the 12th.

8 A. I have one entry here.

9 Q. What's the date on that entry?

10 A. The date of entry is February 28th, 2003.

11 Q. And the name?

12 A. There's an entry in the "Directive" part of

13 our log.

14 Q. And the name?

15 A. "Tyson." "Cascio family will go by Tyson

16 family."

17 Q. That's on the 28th?

18 A. Yes.

19 Q. The family wasn't on the ranch that day, was

20 it?

21 A. The gate log shows they were on property.

22 Q. They're not listed by "Tyson" on the log,

23 are they?

24 A. No, they're carried over from the previous

25 day. The gate entry log was at 1700 hours. They

26 left property at 1917.

27 Q. And the first date where Frank Cascio's name

28 is transferred to "Tyson" is on March 1st; isn't 9616

1 that correct?

2 A. Continue looking?

3 Q. Go ahead and check it.

4 A. Thank you.

5 That's correct.

6 Q. Up to that time, it had been "Cascio" all

7 the way?

8 A. Yes.

9 Q. Are you familiar with a person by the name

10 of Vinnie Amen?

11 A. Yes.

12 Q. And he was at the ranch about the same time

13 as Mr. Tyson during February and March, correct?

14 A. Yes.

15 Q. And do you have any idea why Mr. Amen's name

16 was changed from "Vinnie Amen" to "Vinnie Black" on

17 March 1st?

18 MR. SANGER: Beyond the scope of redirect.

19 MR. SNEDDON: Counsel opened the logs up.

20 THE COURT: Objection sustained.

21 Q. BY MR. SNEDDON: So your testimony is, then,

22 that with regard to security, and you being the

23 chief of security at the ranch, that you took

24 greater precautions with regard to the key to the

25 wine cellar than you did the keys to the cars?

26 MR. SANGER: I'm going to object. That's

27 argumentative.

28 THE COURT: Sustained. 9617

1 MR. SNEDDON: No further questions.

2

3 FURTHER REDIRECT EXAMINATION

4 BY MR. SANGER:

5 Q. Don't book put the book away.

6 A. Okay.

7 Q. The book is open.

8 Let's just be clear. I think this is clear,

9 but it is -- February 28th, 2003, that is the actual

10 date when the directive came out to refer to the

11 entire Cascio family by the last -- as "Tyson"?

12 A. Yes.

13 Q. That wasn't English. Let me try that again.

14 It was February 28th, 2003, that the

15 directive came out that the entire Cascio family

16 should be referred to as "Tyson"; is that correct?

17 A. Yes. February 28th.

18 Q. And so as far as you're concerned, when

19 people remembered it, that's what they were supposed

20 to do; is that correct?

21 A. Yes.

22 Q. And if somebody came through the gate and

23 was logged in as a "Cascio" instead of a "Tyson,"

24 would that necessarily mean that someone was

25 disobeying the directive?

26 A. No.

27 MR. SNEDDON: Object. Calls for a

28 conclusion; speculation. 9618

1 THE COURT: Sustained.

2 MR. SANGER: Okay.

3 Q. Was this a preference that was -- let me
4 withdraw that.

5 Who informed you that that was supposed to
6 be the case, that as of February 28th, the Cascio
7 family should be referred to as "Tyson"?

8 A. The gate log shows that it was per Joe
9 Marcus.

10 Q. So you did not talk to Joe Marcus about
11 that; is that correct?

12 A. No.

13 Q. And you saw it in the gate log along with
14 other security staff; is that correct?

15 A. Right. Or I was briefed by a supervisor
16 about it.

17 Q. Okay. As far as you know, did the staff
18 make an effort to comply with that request?

19 MR. SNEDDON: Object. Speculation;
20 conclusion.

21 THE COURT: Sustained.

22 Q. BY MR. SANGER: As the head of security, was
23 it brought to your attention that anybody was
24 deliberately disobeying that instruction?

25 A. No.

26 Q. And do you know -- beyond it coming from Joe
27 Marcus, do you have any information as to who made

28 the request? 9619

1 A. No.

2 Q. All right. You indicated --

3 Your Honor, this may reopen slightly, but

4 let me ask this question and see how far we get.

5 As you were going through the gate logs just

6 now, did you come across the entry where the golf

7 carts were taken away from both Shane Brando and

8 Gavin Arvizo?

9 A. I must -- I don't recall the date, but I'm

10 sure it's in here.

11 Q. Did you see it as you were flipping through

12 this time?

13 A. No, I don't believe I saw it in there.

14 Q. Okay.

15 A. I didn't grab the page and see it, but --

16 Q. You weren't looking for it. All right. I

17 won't ask you to go back through it. It's either in

18 there or it isn't.

19 Let me ask you, you indicated that you would

20 have a concern as a mother about having your child

21 stay at the ranch; is that right?

22 A. Not concern for them saying there, but

23 perhaps some of the activity was beyond my comfort

24 level.

25 Q. Okay. Now, you've -- without going into

26 details about your private life, but you have

27 children, right?

28 A. Yes, I have two daughters. 9620

1 Q. Okay. You have grandchildren?

2 A. Yes, twins.

3 Q. Would -- did you ever bring your family
4 members to Family Day?

5 A. Yes.

6 Q. So your daughters as well?

7 A. Yes.

8 Q. So they've been there and they've played at
9 the ranch and had fun on Family Day, correct?

10 A. Yes.

11 Q. Your concern was from your own personal
12 standpoint as a mother, that you would not want to
13 bring your children there on a regular basis; is
14 that right?

15 A. On a regular basis, no.

16 MR. SANGER: All right. That's fine. Okay.

17 I have no further questions.

18 MR. SNEDDON: Nothing further.

19 THE COURT: Thank you. You may step down.

20 Call your next witness.

21 MR. SANGER: The next witness will be Ramon
22 Velasco.

23 And Mr. Velasco is going to be assisted by
24 the Spanish language interpreter, the court
25 interpreter.

26 THE COURT: When you get to the witness

27 stand, please raise your right hand and face the

28 clerk. 9621

1

2 RAMON VELASCO

3 Having been sworn, testified as follows:

4

5 THE WITNESS: Yes, I do swear.

6 THE CLERK: Please be seated. State and

7 spell your name for the record.

8 THE WITNESS: Ramon Velasco.

9 THE INTERPRETER: May I spell, Your Honor?

10 THE COURT: Yes.

11 THE INTERPRETER: R-a-m-o-n; V-e-l-a-s-c-o.

12 THE CLERK: Thank you.

13

14 DIRECT EXAMINATION

15 BY MR. SANGER:

16 Q. Okay. Mr. Velasco, you asked to be assisted

17 by a Spanish language interpreter in court; is that

18 correct?

19 A. Yes, correct.

20 Q. Thank you. And we respect that choice.

21 You do speak English to a certain extent, is

22 that correct, sir?

23 A. Yes.

24 Q. Spanish is your first language?

25 A. Yes.

26 Q. And you feel more comfortable speaking in

27 Spanish than in English; is that correct?

28 A. Yes. 9622

1 Q. Now, let me ask you if you know the
2 gentleman seated right here.

3 A. Yes, I do know him.

4 Q. Who is that?

5 A. Mr. Michael Jackson.

6 Q. Okay. And have you worked for Mr. Jackson
7 at Neverland Ranch?

8 A. Yes, I did work.

9 Q. And when did you go to work at Neverland
10 Ranch?

11 A. I started in the year 1989. And I stopped
12 around 1999.

13 Q. Did you work continuously during that period
14 of time?

15 A. Not the whole time.

16 Q. Did you take any breaks from working there?

17 A. Well, I injured my back, and I was operated
18 on.

19 Q. All right.

20 A. And I was given the opportunity to return
21 again.

22 Q. All right. So you were off for a period of
23 time with a back injury?

24 A. Yes, correct.

25 Q. When was that?

26 A. 1991.

27 Q. How long were you off?

28 A. About eight months. 9623

1 Q. All right. So other than that eight-month
2 period, you've been a regular employee at the ranch?

3 A. Yes, of course.

4 Q. And what was your first job assignment when
5 you went to work at the ranch?

6 A. Taking care that the game would not eat the
7 flowers.

8 Q. Okay. Did you win or did the game win?

9 A. The deer; the deer won.

10 Q. Okay. So you worked as a gardener for a
11 period of time?

12 A. Yes, of course.

13 Q. About how long was that?

14 A. I cannot recall exactly.

15 Q. Was it a matter of months or years?

16 A. Several years.

17 Q. All right. And then after doing -- or
18 working in -- working as a gardener, did you take on
19 another job?

20 A. Yes.

21 Q. And what was that?

22 A. Assisting the cook to -- by washing dishes.

23 Q. All right.

24 A. And other things.

25 Q. Okay. And how long did you do that?

26 A. Several years.

27 Q. And you left employment at the ranch in

28 1999, correct? 9624

1 A. Yes.

2 Q. What was your job at the time you left
3 employment?

4 A. I worked full time in the kitchen.

5 Q. All right. And you assisted the cook?

6 A. No, at that time I was the one in charge.

7 Q. Oh, you were the cook. I'm sorry.

8 A. Yes.

9 Q. Okay. Now, when you were -- when you were
10 working as the cook -- first of all, you were
11 working as the assistant to the cook and then as
12 the cook. Did you work in the kitchen in the main
13 house?

14 A. Yes, the whole house.

15 Q. And when did you first start working in the
16 house?

17 A. I cannot recall exactly.

18 Q. Was it after your -- after you came back
19 from your back injury?

20 A. Yes, correct.

21 Q. Okay. Do you recall how long after your
22 back injury?

23 A. Could you please repeat that question?

24 Q. That's fine.

25 Do you recall how long it was after you
26 returned to work from your back injury that you came
27 to work in the house?

28 A. Right after my operation, it was almost 9625

1 immediately after. It was part time. Oh, partly
2 outside, partly inside.

3 Q. So you started working partly inside in
4 1991, then?

5 A. Both places.

6 Q. And then when did you start working full
7 time inside?

8 A. Really, I cannot recall. I wasn't in one
9 place or the other.

10 Q. All right. Now, at the time you left, you
11 were working full time inside; is that right?

12 A. Correct.

13 Q. Okay. Now, do you have a nephew?

14 A. Yes, of course.

15 Q. And is your nephew also -- did your nephew
16 also work at the ranch?

17 A. Yes.

18 Q. Okay. Is that Carlos?

19 A. Yes, correct.

20 Q. Full name is Carlos Velasco?

21 A. Correct.

22 Q. First of all, let me ask you about Jason
23 Francia. Do you remember Jason Francia?

24 A. Yes, I do.

25 Q. Did your nephew spend time with Jason
26 Francia?

27 MR. AUCHINCLOSS: Objection; foundation.

28 THE COURT: Sustained. 9626

1 Q. BY MR. SANGER: Okay. Did you see your
2 nephew spend time with Jason Francia?

3 A. No, I do not recall that.

4 Q. Okay. Do you know if your nephew went to
5 school in the early '90s?

6 A. I do know that he did at that time, but I
7 don't know the exact year.

8 Q. And your nephew Carlos went to school in
9 Santa Maria?

10 A. Yes, of course.

11 Q. Do you know if he went to the same school as
12 Jason Francia?

13 MR. AUCHINCLOSS: Objection; foundation.

14 THE COURT: Sustained.

15 MR. SANGER: All right.

16 Q. Now, did you know Blanca Francia?

17 A. Yes, I do.

18 Q. And who is Blanca Francia?

19 A. What is it, the response that you're
20 seeking? If I know her as a friend or --

21 Q. Okay. I forgot what I asked, the exact
22 words. But in any event, did Blanca Francia work at
23 the ranch?

24 A. Correct.

25 Q. All right. And what was her job when you
26 first met her?

27 A. She would clean Michael's room.

28 Q. All right. When you first met her, did you -- 9627

1 did you get along with her?

2 MR. AUCHINCLOSS: Objection; relevancy.

3 MR. SANGER: Foundation.

4 THE COURT: All right. Overruled.

5 THE WITNESS: What was the question?

6 Q. BY MR. SANGER: When you first met with her,

7 did you get along with her?

8 A. Yes.

9 Q. Okay. At some point, did you have occasion

10 to change your opinion of Blanca Francia?

11 MR. AUCHINCLOSS: Objection; relevancy.

12 MR. SANGER: Let me just withdraw it, then.

13 I'll make it easier, okay? If I may.

14 THE COURT: All right.

15 Q. BY MR. SANGER: At some point did you notice

16 that Blanca Francia's behavior with other employees

17 was impolite?

18 MR. AUCHINCLOSS: Objection. Leading and

19 relevancy.

20 THE COURT: Sustained.

21 MR. SANGER: On?

22 THE COURT: Both.

23 Q. BY MR. SANGER: Did you -- well, did you see

24 Blanca Francia have encounters with other employees

25 at the ranch?

26 MR. AUCHINCLOSS: Objection. Ambiguous and

27 relevancy.

28 THE COURT: Overruled. 9628

1 You may answer.

2 THE WITNESS: Would you please repeat the
3 question?

4 MR. SANGER: Could I ask, please?

5 THE COURT: Yes.

6 Could it be read back?

7 (Record read.)

8 THE WITNESS: I did not see it. I heard it.

9 Q. BY MR. SANGER: Did you hear her talk to
10 other employees?

11 A. Yes.

12 Q. How did she conduct herself with other
13 employees?

14 MR. AUCHINCLOSS: Objection. Relevancy;
15 hearsay; calls for a conclusion.

16 THE COURT: Sustained.

17 MR. SANGER: Dare I ask? All three?

18 THE COURT: Well, yeah. I'm not sure where
19 you're going, so the foundation and conclusion is a
20 valid objection. But maybe if I understood where
21 you were going. Do you want to approach on this?

22 MR. SANGER: Could we, please?

23 (Discussion held off the record at sidebar.)

24 Q. BY MR. SANGER: All right. Now, while you
25 were working at the ranch, do you know how long
26 Blanca Francia was also there at the ranch?

27 A. She was there before me. But I don't know

28 how many years. 9629

1 Q. And she left -- she left long before you
2 did, right?

3 A. Yes, correct.

4 Q. Okay. During the time you were working at
5 the ranch, do you know if there was a wine cellar?

6 A. Yes, there was.

7 Q. Was the wine cellar kept locked?

8 A. Yes, the whole time.

9 Q. Were children allowed in the wine cellar
10 unaccompanied by Mr. Jackson or an adult or
11 somebody; somebody in a position of authority?

12 A. Not that I was aware of.

13 Q. Where was the key to the wine cellar kept
14 during the time you were there?

15 A. It was behind the door.

16 MR. AUCHINCLOSS: I'm going to object as to
17 relevancy, given his -- the time that he left the
18 ranch.

19 THE COURT: Sustained.

20 Q. BY MR. SANGER: Did you observe the Robson
21 family at the ranch?

22 A. I did not personally see them. I was not
23 really interested in who the people were. I was
24 there to help them.

25 Q. Okay. You -- all right. You saw a number
26 of families visit the ranch; is that right?

27 A. Yes, of course.

28 Q. And did you see Mr. Jackson engage in play 9630

1 with family members who visited the ranch?

2 A. Yes, of course.

3 Q. Did you see water balloon fights, for
4 instance?

5 A. Yes. Several times.

6 Q. And during the time from -- well, let me
7 withdraw that.

8 During the entire time that you were
9 there -- let me withdraw that.

10 Did you ever see Mr. Jackson do anything
11 inappropriate with any child?

12 MR. AUCHINCLOSS: Objection; leading.

13 THE COURT: Overruled.

14 THE WITNESS: Never. No, never.

15 MR. AUCHINCLOSS: Foundation.

16 Q. BY MR. SANGER: Did you see whether or not
17 Mr. Jackson -- let me withdraw that.

18 During the time you were working in the
19 kitchen in particular, as an assistant and then as a
20 chef, did Mr. Jackson have high standards for the
21 food that you prepared?

22 MR. AUCHINCLOSS: Objection; relevancy.

23 THE COURT: Sustained.

24 Q. BY MR. SANGER: Well, how did he want his
25 guests to be treated, as far as you were concerned?

26 A. The best.

27 Q. Did Mr. Jackson himself complain about, for

28 instance, food that he was served personally? 9631

1 MR. AUCHINCLOSS: Objection; relevancy.

2 THE COURT: Sustained.

3 Q. BY MR. SANGER: Did Mr. Jackson ever

4 complain to you that the food that was being served

5 to the children was not -- to the children or the

6 adult guests was not adequate?

7 A. Yes, sometimes.

8 Q. Did you feel that he was complaining

9 unreasonably?

10 MR. AUCHINCLOSS: Objection; relevance.

11 THE COURT: Overruled.

12 THE WITNESS: They were reasonable.

13 Q. BY MR. SANGER: Okay. And now if I may ask

14 that other question. Did Mr. Jackson ever complain

15 about the food that was served to himself?

16 MR. AUCHINCLOSS: Objection; relevance.

17 THE COURT: Overruled.

18 THE WITNESS: No, never.

19 Q. BY MR. SANGER: Now, yesterday at almost

20 8:00 at night, were you contacted by someone who

21 indicated that they were a member of the sheriff's

22 department?

23 A. Yes. There were two persons.

24 Q. Was this by telephone or in person?

25 A. By telephone.

26 Q. What were you doing when you were called?

27 A. I was working in my home.

28 Q. Where were you working in your home? 9632

1 MR. AUCHINCLOSS: Objection; relevancy.

2 THE COURT: Sustained.

3 MR. SANGER: Okay. All right. I have no
4 questions.

5 THE COURT: We'll take our break.

6 MR. AUCHINCLOSS: Okay.

7 (Recess taken.)

8 THE COURT: Counsel?

9 MR. SANGER: I have no further questions.

10 THE COURT: All right.

11

12 CROSS-EXAMINATION

13 BY MR. AUCHINCLOSS:

14 Q. Good afternoon, Mr. Velasco.

15 A. Good afternoon.

16 Q. You mentioned that you saw nothing

17 inappropriate between Mr. Jackson and young boys; is
18 that correct?

19 A. Correct.

20 Q. Are you aware that he had unrelated young

21 boys sleep with him alone in his room?

22 MR. SANGER: Objection. Beyond the scope;

23 calls for speculation, without foundation.

24 THE COURT: Sustained.

25 Q. BY MR. AUCHINCLOSS: Do you think it is

26 appropriate for young boys to sleep in a man's bed

27 when they are unrelated to him and he is an adult?

28 MR. SANGER: Objection -- sorry. Objection. 9633

1 THE COURT: Sustained.

2 Q. BY MR. AUCHINCLOSS: Mr. Velasco, did you
3 ever see -- well, let me back up. Were you
4 permitted to go into Mr. Jackson's room when the
5 door was closed?

6 A. I don't recall.

7 Q. Were you permitted to go into Mr. Jackson's
8 room anytime you wished?

9 A. No.

10 Q. So can I safely say that you were not aware
11 of what Mr. Jackson did in his room when the door
12 was closed and he was in there with somebody?

13 A. Yes, of course.

14 MR. AUCHINCLOSS: All right. Thank you. No
15 further questions.

16 MR. SANGER: No further questions.

17 THE COURT: All right. Thank you. You may
18 step down.

19 Call your next witness.

20 MR. SANGER: Yes, sir. The defense will
21 call Joe Marcus.

22 THE COURT: Please remain standing, face the
23 clerk and raise your right hand.

24

25 JOSEPH MARCUS

26 Having been sworn, testified as follows:

27 //

28 THE WITNESS: I do. 9634

1 THE CLERK: Please be seated. State and
2 spell your name for the record.

3 THE WITNESS: Joseph Marcus. J-o-s-e-p-h;
4 M-a-r-c-u-s.

5 THE CLERK: Thank you.

6 MR. SANGER: Okay. Excuse me one second,
7 Your Honor.

8

9 DIRECT EXAMINATION

10 BY MR. SANGER:

11 Q. Mr. Marcus, how are you?

12 A. Very well, thank you.

13 Q. All right. What is your current employment?

14 A. Currently employed at Neverland Valley Ranch
15 as the property manager.

16 Q. And when you say "property manager," what
17 are your duties?

18 A. My duties range from -- maintaining the
19 property. There are multiple supervisors that I
20 supervise on a daily basis, from the zoo, to the
21 amusement park, to the maintenance of the property,
22 to the irrigation, just the actual properties.

23 Q. All right. And when you say "property
24 manager," are you sometimes referred to as the ranch
25 manager?

26 A. Yes.

27 Q. So you are the -- at the top of the

28 organizational chart as far as the ranch is 9635

1 concerned; is that correct?

2 A. Right under the top, yes.

3 Q. Right under. At the very top would be Mr.

4 Jackson, I take it?

5 A. That's correct.

6 Q. And you know Mr. Jackson?

7 A. I do.

8 Q. How long have you known Mr. Jackson?

9 A. About 18 years.

10 Q. Okay. Now, the ranch that's called

11 Neverland Ranch, was it always called Neverland

12 Ranch?

13 A. No. I believe it was called Sycamore Valley

14 Ranch before.

15 Q. And who owned the ranch before Mr. Jackson

16 did?

17 A. A gentleman by the name of Bone. William

18 Bone.

19 Q. Mr. Bone.

20 A. Yes.

21 Q. Did you work for Mr. Bone at Sycamore Valley

22 Ranch before Mr. Jackson owned the property?

23 A. Yes, I did.

24 Q. Did your father work for Sycamore Valley

25 Ranch before Mr. Jackson owned the property?

26 A. Yes.

27 Q. What was your father's job?

28 A. I believe he was the property manager at 9636

1 that time.

2 Q. So the bailiff is getting up to tell you --

3 A. Talk -- oh. I apologize.

4 Q. Don't apologize. Every single witness has
5 had that problem and the lawyers do from time to
6 time. We have to get very close to the microphone
7 to be heard.

8 Okay. So your father was the ranch manager
9 at Sycamore Valley Ranch, is that correct, or for
10 Mr. Bone?

11 A. Yes.

12 Q. And you worked at the ranch for a period of
13 time yourself, Sycamore Valley Ranch, correct?

14 A. Very briefly, yes.

15 Q. What did you do while you were there?

16 A. I worked in maintenance department.

17 Q. All right. And after Mr. Jackson bought the
18 ranch, did you continue on as an employee?

19 A. Yes.

20 Q. And what were your job assignments, or your
21 job position when Mr. Jackson took over the ranch?

22 A. I actually transferred to security.

23 Q. Okay. Now, did Mr. Bone have a security
24 department?

25 A. No.

26 Q. He was not a celebrity?

27 A. No.

28 Q. What did Mr. Bone do? 9637

1 A. I believe he was in land development.

2 Q. Okay. Real estate and --

3 A. Real estate, yes.

4 Q. -- that sort of thing?

5 All right. Now, did the main building --

6 the main buildings, which would be the residence

7 itself, the portion attached to it that now has the

8 garage and Mr. Jackson's office in it, the

9 guesthouse with the four guest units and the arcade

10 building, were those buildings all there when it was

11 Sycamore Valley Ranch?

12 A. Yes.

13 Q. The lake, was the lake there?

14 A. Yes.

15 Q. And there were irrigated pastures around the

16 main house?

17 A. There were.

18 Q. Since Mr. Jackson purchased the property,

19 have there been improvements to the property?

20 A. Yes.

21 Q. Can you tell us what improvements?

22 A. The number one main improvement would be the

23 trains. There are two trains. There's a steam

24 train as well as a 24-gauge train. There's also an

25 amusement park, a zoo, a theater, the train depot.

26 There's a teepee area that is also a water fort

27 area.

28 Q. All right. Was the theater in existence? 9638

1 A. No, Mr. Jackson built that.

2 Q. All right. So that was another addition?

3 A. Yes.

4 Q. And at the time that -- let me withdraw

5 that. Let me ask you about the trains, because

6 we've heard testimony about the trains.

7 You said there are two different trains.

8 Let's take the smaller one. Can you describe that

9 train?

10 A. It's a small -- I believe it's on 24-gauge

11 tracks. It's three cars that hold approximately

12 40 to 50 people, and that's really the description.

13 Q. All right. Have you ever been to the zoo in

14 the City of Santa Barbara?

15 A. Yes.

16 Q. Have you seen the train there?

17 A. Yes.

18 Q. Is it similar to the one --

19 A. It is.

20 Q. All right. So adults can sit in it, but

21 it's a fairly small train?

22 A. Exactly.

23 Q. And when the engineer sits behind the

24 engine, the engineer is -- sits above the engine?

25 A. Exactly.

26 Q. All right. That train -- the tracks for

27 that train go from where to where? Can you tell us?

28 A. From the golden gate -- 9639

1 MR. AUCHINCLOSS: I'm going to object.

2 Relevancy.

3 THE COURT: Overruled.

4 THE WITNESS: From the golden gate to the zoo
5 area, throughout the property. It stops in front of
6 the theater as well as the amusement park and
7 travels all the way back to the zoo and back to the
8 main house.

9 Q. BY MR. SANGER: So you can do a round trip
10 from down near the main house and come back?

11 A. Exactly.

12 Q. By the way, when you mention the golden
13 gates, let me just ask, is that the gate that's
14 black with gold on top of it?

15 A. It is, the secondary gate.

16 Q. The big fancy Neverland gate, right?

17 A. Exactly.

18 Q. Is that gate locked?

19 A. I'm sorry?

20 Q. Is that gate locked?

21 A. No.

22 Q. If -- if you're driving in a vehicle,
23 anywhere from a golf cart, to a car, to an SUV, to a
24 truck, is there an automatic trip to open it?

25 A. There is.

26 Q. So it doesn't require anybody to give
27 approval or manually do anything, correct?

28 A. The only thing that -- bicycles, it doesn't 9640

1 pick up bicycles or motorcycles.

2 Q. All right. As far as -- and then there is a

3 manual way to open it --

4 A. There is.

5 Q. -- for a motorcycle.

6 And is there a way around the gate if you

7 were on foot?

8 A. Yes.

9 Q. Or on a bicycle, for that matter?

10 A. Yes.

11 Q. So that gate does not effectively lock

12 anybody in so they can't get out; is that right?

13 A. No.

14 Q. Now, the main gate is about how far from the

15 golden gate?

16 A. It's probably a half -- a quarter to a half

17 a mile.

18 Q. So you go down a road, and you end up down

19 at Figueroa Mountain Road by the main gate, correct?

20 A. Yes.

21 Q. And that gate is operated by the guard, the

22 security officer who's posted at the gate; is that

23 correct?

24 A. That is correct.

25 Q. And that's both for coming in and going out,

26 the guard will open the gates?

27 A. Yes.

28 Q. Adjacent to the gate is what kind of 9641

1 fencing?

2 A. It's a three-rail split, split three-rail
3 fence.

4 Q. Split-rail, kind of rough wood fence?

5 A. Right.

6 Q. There's nothing to prevent somebody from
7 going over it or going through the bars?

8 A. No.

9 Q. All right. You were talking about the
10 trains. The other train on the property is what
11 kind of train?

12 A. It's a refurbished steam train locomotive.

13 Q. Was it at one time a working train?

14 A. I believe it was.

15 Q. Okay. And so that's on bigger tracks?

16 A. Yes. 36-gauge.

17 Q. I'm sorry?

18 A. 36-gauge.

19 Q. All right. And those tracks go from where
20 to where?

21 A. From just adjacent to the main house where
22 the train depot is on the hill, to the -- to the zoo
23 area also, and then there's a turn-around at both
24 ends.

25 Q. All right. So instead of doing a loop or a
26 round trip, that one you have to do a turn-around?

27 A. No, it's a loop at both ends.

28 Q. Oh, it is a loop? 9642

1 A. Yes.

2 Q. Okay. I'm sorry. So you could do a round
3 trip by sitting on it and doing a loop back?

4 A. Yes.

5 Q. Okay. You mentioned the train depot being
6 up on the hill, correct?

7 A. That's correct.

8 Q. If you are facing the house from the parking
9 lot -- or I shouldn't say "parking lot," but from
10 the parking area, the driveway right in front, and
11 you're standing facing the front door, what
12 direction are you facing? North, east, south or
13 west, if you know, or some variation?

14 A. East.

15 Q. You're facing east?

16 A. From the door of the train depot?

17 Q. No, I'm sorry, the main house. If you're
18 standing in front of the door --

19 A. Yes.

20 Q. -- you're about to knock on the door - okay? -
21 what direction are you pointed?

22 A. North, or northwest is the train depot.

23 Q. Okay. You're facing the house, you're
24 facing north?

25 A. North.

26 Q. Facing north. So the train depot --

27 A. Is west.

28 Q. -- is west. That's to your left, okay. 9643

1 So the train depot -- what's in the train
2 depot?

3 A. There's artwork, pictures of trains.

4 Small-scale trains. There's some Disney characters.

5 Some of the old -- there's an old violin. There's
6 also just a lot of different neat little artwork for
7 people to look at.

8 Q. All right. I was going to say this is
9 someplace where visitors are often taken or allowed
10 to go --

11 A. Yes.

12 Q. -- to see things?

13 A. There's candy and there's video games, and
14 it's a working train depot.

15 Q. All right. So it -- it looks almost like a
16 museum inside, wouldn't you say?

17 A. Yes.

18 Q. You have been there at the ranch when large
19 numbers of children, and adults for that matter,
20 have been invited to come in groups; is that
21 correct?

22 MR. AUCHINCLOSS: Objection; leading.

23 THE COURT: Overruled.

24 THE WITNESS: That is correct.

25 Q. BY MR. SANGER: And when that occurs, are
26 the -- are the children, and the adults for that
27 matter, permitted to go to the train station?

28 A. They are. 9644

1 Q. Is that an area that gets a lot of attention
2 from the kids?

3 A. It does. It's -- yes.

4 Q. All right. And the kids usually are allowed
5 to ride on the train as well; is that correct?

6 A. Yes.

7 Q. All right. You mentioned that Mr. Jackson
8 also added the amusement park, correct?

9 A. Yes.

10 Q. And can you describe the amusement park?

11 A. It's -- it consists of about 16 rides, from
12 small, young children rides all the way up to
13 amusement-park-sized rides.

14 Q. All right. So it's the sort of amusement
15 park you'd see -- it looks like a piece of perhaps
16 Disneyland or something; is that correct?

17 A. That's correct.

18 Q. All right. So you have the smaller rides,
19 you got the rides for the bigger kids and for adults
20 and so on?

21 A. Yes.

22 Q. All right. And in addition to that, you
23 said there's a theater. Where's the theater?

24 A. Just adjacent or west of the amusement park.

25 Q. And the amusement park and the theater are
26 in what direction from the house?

27 A. North.

28 Q. So you go, from the house, north on a little 9645

1 road and it will take you up to the
2 theater/amusement park area; is that correct?

3 A. Exactly.

4 Q. Or you can take one of the other trains to
5 get there?

6 A. The trains, that's correct.

7 Q. About how far is it from the back of the
8 house to the main residence; in other words, to the
9 theater or the amusement park?

10 A. Probably a quarter -- quarter of a mile.

11 Q. All right. So did -- Mr. Jackson also added
12 a zoo. Can you describe the zoo?

13 A. It consists of -- do you want a rundown of
14 the animals or just --

15 Q. Sure. A general description of the facility
16 and the animals that are in it.

17 A. Yes. There's a tiger facility. Also an
18 elephant facility. A reptile department. A small
19 petting zoo for the children, different animals that
20 you can actually get up and be hands-on with. And
21 two orangutangs. Giraffes. And that's --

22 Q. Mr. Bone didn't have any of those there?

23 A. No. Just horses.

24 There's also horses.

25 Q. There are horses?

26 A. Correct.

27 Q. Are there people who are hired to be the

28 handlers or the trainers, caretakers of these 9646

1 various animals?

2 A. Yes.

3 Q. Are the animals -- in your experience,
4 without going into a lot of detail unless we need
5 to, are the animals well taken care of?

6 A. Yes.

7 Q. And do you have people, for instance, who
8 are specifically there to take care of elephants
9 and --

10 A. Exactly.

11 Q. And as far as horses, you've got people for
12 the horses and so on?

13 A. That is correct.

14 Q. All right. You mentioned the teepee area
15 and the water fort. What are those?

16 A. They're more of a fun area. The water fort
17 is set up with water cannons and water balloon
18 launchers. That's mainly for water fights.
19 And just adjacent to that or north of that
20 is -- there's three teepees with a nice big fire
21 ring for maybe just hanging out at in the evening
22 time.

23 Q. You said a fire ring. You're trailing off
24 just a little bit. It's the end of the day, end of
25 our day, anyway. You said a fire ring?

26 A. Fire ring. In between the three teepees.

27 Q. Talking about a place where you can have

28 like a campfire? 9647

1 A. Exactly.

2 Q. All right. Are there any clocks at

3 Neverland?

4 A. Yes.

5 Q. More than one or two?

6 A. Yes.

7 Q. About how many clocks do you think there are

8 at Neverland?

9 A. Interior or exterior?

10 Q. Let's take exterior first.

11 A. Six. Five or six.

12 Q. Okay. Let's start with the clock that's on

13 the hill just to the west of the guest units.

14 A. Yes.

15 Q. And we've had a picture of it here in court.

16 It looks like it has flowers around it?

17 A. Yes.

18 Q. Do you have any idea how big that clock is?

19 Anybody ever measure it?

20 A. I don't know that off the top of my head.

21 Q. In any event, can you see this clock in the

22 front of the house?

23 A. Yes.

24 Q. Can you see it from where the guest units

25 are?

26 A. Yes.

27 Q. Okay. And is that clock generally right?

28 A. Yes. 9648

1 Q. Okay. It's maintained by somebody in the
2 clock department, I take it?

3 A. Yes.

4 Q. Or somebody in the maintenance department;
5 is that right?

6 A. That is correct.

7 Q. Now, right up on top of the hill next to the
8 big flower clock that you can see there is also a
9 big clock on a stand, is there not?

10 A. Yes.

11 Q. And if you're in the area of the train
12 station, can you see that clock?

13 A. You can.

14 Q. The -- down by the little train, that was
15 the big train station. Going down to the little
16 train station, which is just across the bridge from
17 the main house, is there also a clock?

18 A. Yes.

19 Q. And can you describe that?

20 A. It's a two-face -- you can see it from the
21 south as well as the north side. There's two faces
22 on it. It's a hanging clock, about two feet in
23 diameter.

24 Q. All right. So it's a big clock?

25 A. Yeah, two to three feet.

26 Q. Now, let's just take the year 2003, from
27 February to March. Were both sides of that clock

28 working? 9649

1 A. Yes.

2 Q. Subsequent to that time, did one side of
3 that clock stop working?

4 A. It's a possibility. I don't recall.

5 Q. Are both sides working now?

6 A. I believe so.

7 Q. All right. There's also another clock
8 directly behind the house; is that right?

9 A. Yes.

10 Q. It's on like a lamppost?

11 A. Right out the back door, yes.

12 Q. And is that a big clock?

13 A. It's fairly big.

14 Q. All right. When you say right outside the
15 back door, can you explain where it is with relation
16 to the back door of the residence where people might
17 go in and out of the kitchen and eating areas?

18 A. If you were walking out the back door
19 towards the arcade, you would pass it on your left,
20 as well as if you were coming from the arcade going
21 towards the guest units you would also pass it.

22 Q. Pretty much if you go out the back door and
23 look over there, you can see it; is that correct?

24 A. Yes.

25 Q. Then -- did I cover six clocks? I'm not
26 sure. Is there another clock I missed?

27 A. There's another clock on top of the train

28 depot, on the roof. 9650

1 Q. Okay. Are there any clocks out at the
2 amusement park?

3 A. There is, a four-face clock at the amusement
4 park.

5 Q. Okay. Now, other than those outside clocks,
6 are there also clocks inside the house?

7 A. Yes.

8 Q. Are there clocks inside the house in the
9 areas where the ranch guests can see them?

10 A. Yes.

11 Q. Can you tell us, in the area -- the dining
12 area where there's a bar, dining bar, and people can
13 sit there right adjacent to the kitchen, are there
14 any clocks that were visible from that vantage
15 point?

16 A. I believe there's four that are visible from
17 that -- from the bar area.

18 Q. Okay. Are there other clocks in the living
19 room and other main parts of the house?

20 A. Yes.

21 Q. All right. Now, I took you back to -- back
22 to before Mr. Jackson bought the property and just
23 up to the point that you had gone to work there, or
24 switched your employment to Mr. Jackson's company or
25 his employment.

26 What jobs did you have over the years from
27 the time that you started to now that you're ranch

28 manager? 9651

1 A. I've worked in the maintenance department as
2 well as security.

3 Q. So tell us about maintenance, to start with,
4 briefly. Is that the first job you had was in
5 maintenance?

6 A. Yes.

7 Q. What did you do?

8 A. Maintaining anything from electrical to
9 plumbing, lighting, just the whole gauntlet of
10 maintaining the property.

11 Q. All right. So as ranch manager now, you've
12 got a pretty good idea of what it means if you tell
13 somebody to go do something, right?

14 A. Yes.

15 Q. Probably done it yourself?

16 A. Most likely.

17 Q. All right. And how long did you do that
18 before you went into security?

19 A. A couple of years.

20 Q. So that would have been about when to when?

21 A. '89 to '92 or so. '91 or '92, I believe.

22 Q. All right. And then you started in
23 security, and what was your position?

24 A. Officer.

25 Q. And did you work shifts like everybody else?

26 A. Yes.

27 Q. All right. How long were you an officer in

28 security? 9652

1 A. Five years.

2 Q. Okay. So somewhere in the mid '90s you

3 ceased being an officer?

4 A. Yes.

5 Q. What did you do after that?

6 A. Went back to maintenance. I couldn't stand

7 the shifts.

8 Q. I couldn't hear you.

9 A. I couldn't stand the shifts.

10 Q. Okay. So maintenance was a little more

11 regular?

12 A. Yes.

13 Q. All right. And how long were you in

14 maintenance?

15 A. A couple more years.

16 Q. And then what did you do?

17 A. Then I've been in this position since then.

18 Q. So you became ranch manager. And when did

19 you become ranch manager?

20 A. In 2002.

21 Q. All right. Now, based on your experience at

22 the ranch, are you familiar with the operations of

23 all the different departments?

24 A. Yes.

25 Q. Do the department heads for all the

26 different departments report to you?

27 A. Yes.

28 Q. Who makes the daily decisions as to -- let 9653

1 me withdraw it and take out the word "daily."

2 Who makes the decisions in general as to
3 what the policies will be in the various
4 departments?

5 A. Ultimately it would rest on my shoulders.

6 Q. All right. You go to Mr. Jackson and ask
7 him to approve the various policies and procedures
8 that you're putting into place on the ranch?

9 A. Sometimes. It depends on what it is.

10 Q. If there's something that particularly
11 impacts Mr. Jackson personally, you would do that?

12 A. Yes, definitely.

13 Q. Otherwise, you have the authority, as ranch
14 manager, to make sure that everybody does their job
15 and to -- your job is to run things; is that right?

16 A. That's correct.

17 MR. AUCHINCLOSS: Objection; leading.

18 MR. SANGER: It was. I'll withdraw it.

19 Q. With regard to each one of the departments,
20 what is your function as to the particular
21 departments?

22 A. Overseeing that the job is completed in a
23 timely fashion on a daily basis.

24 Q. Do you have meetings?

25 A. Yes.

26 Q. Do you have meetings with all the department
27 heads sometimes?

28 A. Yes. 9654

1 Q. And do you have meetings with individual
2 department heads from time to time?

3 A. That's correct.

4 Q. Do you generally deal with the various
5 employees at the lower levels of the hierarchy? Do
6 you deal with them directly or do you tend to deal
7 through their chain of command?

8 A. A little bit of both.

9 Q. All right. So you -- certainly you talk to
10 people, employees?

11 A. Definitely.

12 Q. All right. Now, you were aware in 1993 that
13 there had been a search of the ranch by the Los
14 Angeles Police Department; is that correct?

15 A. Yes.

16 Q. And there was an investigation by the Los
17 Angeles Police Department at that time; is that
18 correct?

19 A. Yes.

20 Q. And at some point Mr. Sneddon's office and
21 the sheriff's department got involved in an
22 investigation in the '93 time period; is that right?

23 A. I don't recall, but I believe so.

24 Q. Okay. You had contact primarily with Los
25 Angeles police officers at that time?

26 A. I don't recall.

27 Q. You were interviewed by police officers,

28 either of Los Angeles or Santa Barbara; is that 9655

1 correct?

2 A. Yes.

3 Q. And did you cooperate with the officers at
4 that time?

5 A. Yes.

6 Q. And at the time, in 1993, that you were
7 interviewed by police officers you were still
8 working as a security officer at that time; is that
9 right?

10 A. Correct.

11 Q. So you had given us some approximate dates,
12 but does that -- that's within the time period that
13 you had been a police -- a security guard, correct?

14 A. Yes.

15 Q. And at the time you were contacted by law
16 enforcement, had you seen anything at the ranch that
17 was either inappropriate or illegal?

18 MR. AUCHINCLOSS: Objection; foundation.

19 THE COURT: Sustained.

20 Q. BY MR. SANGER: Okay. During the time that
21 you were a security guard, you had an opportunity to
22 observe activities at the ranch, correct?

23 A. Yes.

24 Q. And you had gate logs back then, right?

25 A. Yes.

26 Q. And you had interaction with other security
27 guards, correct?

28 A. Correct. 9656

1 Q. And you had interaction with your
2 supervisors?

3 A. Yes.

4 Q. If you saw anything illegal, it was your job
5 to report it to a supervisor; is that correct?

6 A. Correct.

7 MR. AUCHINCLOSS: Objection; leading.

8 THE COURT: Overruled.

9 MR. SANGER: The -- the answer was in, Your
10 Honor?

11 THE COURT: Yes.

12 MR. SANGER: Okay. Thank you.

13 Q. Did you observe, during the time you were a
14 security guard in the '90s, anything that caused you
15 to report an illegal activity?

16 A. No.

17 Q. During the time in the '90s up until the
18 time that you were interviewed in 1993 by whatever
19 law enforcement agency it was, did you have occasion
20 to see Mr. Jackson interact with his guests?

21 A. Yes.

22 Q. How often would you see that?

23 A. If he was home, probably daily.

24 Q. All right.

25 A. If he was out and about.

26 Q. Other times when Mr. Jackson would be on
27 tour, and would not be there; is that correct?

28 A. Yes. 9657

1 Q. Or he might be staying someplace else for
2 some other reason, correct?

3 A. That's true.

4 Q. During the, let's say, '92, '93 period, in
5 that general area, how often was Mr. Jackson at the
6 ranch; do you recall?

7 A. I don't recall. I believe he was on tour at
8 that point, but I don't -- I'm not 100 percent.

9 Q. Did he come back to the ranch from time to
10 time during the tour?

11 A. Yes.

12 Q. And so you had occasion to see him there
13 between '92 and '93, correct?

14 A. I believe so.

15 Q. All right. And you saw him interact with
16 guests; is that correct?

17 A. Yes.

18 Q. Did you ever see him do anything
19 inappropriate with regard to any guests, adults or
20 children?

21 A. No.

22 Q. If you had seen anything inappropriate,
23 would you have reported it or taken it up with your
24 supervisor?

25 A. Yes.

26 Q. Okay. Now, after the -- after that period
27 of time, you understood there was an investigation,

28 and after that period of time you continued to work 9658

1 at the ranch, correct?

2 A. Yes.

3 Q. And eventually when you became the ranch
4 manager in 2002, it was part of your job to
5 supervise the security and fire department, correct?

6 A. Correct.

7 Q. You were aware that you had a security
8 officer by the name of Brian Barron; is that right?

9 A. That's correct.

10 Q. Were you aware that he was a sworn peace
11 officer?

12 A. Yes.

13 Q. And Violet Silva was the chief of security
14 at the time you became ranch manager; is that right?

15 A. Correct.

16 Q. Okay. And had you known Violet Silva the
17 entire time that she had worked there?

18 A. Yes.

19 Q. Did you have a good working relationship
20 with Violet Silva?

21 A. I believe so, yes.

22 Q. Okay. Did you feel that you had open
23 communications both ways; that she could talk to
24 you, you could talk to her about any concerns?

25 A. Yes.

26 Q. All right. Now, at some point, the Arvizo
27 family came to stay at Neverland Ranch; is that

28 correct? 9659

1 A. That's correct.

2 Q. And what do you recall about your first
3 contact with the Arvizo family?

4 A. I believe they were -- my very first contact
5 was when Gavin was ill with cancer.

6 Q. Okay. And who was there at the ranch with
7 Gavin?

8 A. I believe his mother and his father and his
9 two siblings.

10 Q. All right. Do you recall having any
11 particular interaction with Janet Arvizo?

12 A. No.

13 Q. Do you recall having any particular
14 interaction with any of the Arvizos --

15 A. On their first.

16 Q. -- on the first visit.

17 A. No. Just seeing them there. That was it.

18 Q. Were the -- did you see Mr. Jackson with the
19 Arvizos?

20 A. If they were out and about. Possibly.

21 Q. All right. Now, after that first visit, did
22 you have occasion to see any of the Arvizos again?

23 A. Yes.

24 Q. And what's your next recollection of the
25 Arvizos?

26 A. My last recollection?

27 Q. Your next. In other words, when did you see

28 them? You don't have to take them one by one. But 9660

1 did you see the Arvizos again?

2 A. Yes.

3 Q. And after the first visit, who came with the
4 Arvizo children?

5 A. I believe it was just the mother. The
6 mother and the children.

7 Q. Okay. The next time you recall seeing them,
8 the mother was there?

9 A. They came with Chris Tucker once or twice.

10 Q. Were any parents with them when they came
11 with Chris Tucker?

12 A. Not always.

13 Q. So you recall them being there with Chris
14 Tucker, maybe parents. And then do you recall the
15 mother being there again before or after the Chris
16 Tucker visits?

17 A. Before and after.

18 Q. All right. Now, at some point -- well,
19 let's put it this way. In February and March of
20 2003, do you recall the Arvizos being there?

21 A. Yes. Yes.

22 Q. Okay. And during that time period, do you
23 recall who was with the Arvizo children for the most
24 part?

25 A. Sometimes they were by themselves.

26 Sometimes they were with their mother.

27 Q. The father wasn't around during this period

28 of time? 9661

1 A. No.

2 Q. During that period of time, did you see
3 anything that suggested that the -- any of the
4 Arvizos were being held against their will?

5 MR. AUCHINCLOSS: I'll object. Foundation.

6 THE COURT: Sustained.

7 Q. BY MR. SANGER: Okay. During February and
8 March of 2003, did you see the Arvizos there on the
9 property?

10 A. Yes.

11 Q. Did you see the Arvizo kids out and about on
12 the property?

13 A. Yes.

14 Q. What did you see Gavin and Star, the two
15 boys, doing?

16 A. Do you mean besides just out having fun,
17 just --

18 Q. Let's start with that. Were they out having
19 fun?

20 A. They appeared to be having fun.

21 Q. Did you see them doing anything else besides
22 out having fun?

23 A. They were a little destructive at times.

24 Q. All right. Did you see at any time during
25 February and March 2003, anything that suggested
26 that the Arvizo children wanted to leave and were
27 not being allowed to leave?

28 A. No. 9662

1 Q. Okay. They seemed to be happy to be there?

2 A. They did.

3 Q. You said they were a little destructive.

4 Can you give me an example of what you're talking
5 about?

6 A. Well, they just -- they didn't respect
7 property, if you will, from golf carts to -- I know
8 that they defaced a few areas on the property, wrote
9 some graffiti, if you will, and just not very
10 respectful.

11 Q. Did you see Janet Arvizo on the property in
12 February and March of 2003?

13 A. Yes.

14 Q. Did you see her outside of the buildings
15 from time to time?

16 A. Yes.

17 Q. And what did you see her doing?

18 A. She seemed to just be enjoying herself.

19 Q. Did you see her talking with other people?

20 A. Other people --

21 Q. Other -- talking with anybody, I suppose.

22 A. Yeah.

23 Q. Do you recall in particular any particular
24 individuals she was talking with?

25 A. With the housekeeping staff or with the
26 chefs, Dieter Weizner.

27 Q. When you saw her -- I'll come back to that

28 in one second. When you saw her talking with the 9663

1 chefs, did you see her inside the house?

2 A. Yes.

3 Q. Now, you were in and out of the house

4 yourself; is that correct?

5 A. That's correct.

6 Q. And you had the combination to the doors in

7 the house; is that right?

8 A. Correct.

9 Q. You had the combination to Mr. Jackson's

10 private room?

11 A. Correct.

12 Q. If you were going to go into Mr. Jackson's

13 private rooms, I should say plural, go into his

14 suite, as we're calling it, would you knock first?

15 A. Yes.

16 Q. And how did you regard that part of the

17 house?

18 A. How did I regard it? It was his space. His

19 bedroom.

20 Q. All right. Were people allowed to just --

21 randomly allowed to go in and out of his space?

22 A. Yes.

23 Q. Okay. Now, was everybody that could get in

24 the house, were they allowed to go into his space?

25 A. No, not unless they were invited, but --

26 Q. So if you had guests who were staying

27 overnight at the ranch, would they be allowed to

28 come into the house? 9664

1 A. Yes.

2 Q. And in what part of the house did they come
3 into?

4 A. Mainly the house was open. It was
5 downstairs. Other than his area.

6 Q. All right. So they'd be allowed to come in
7 the kitchen area, the --

8 A. Living room.

9 Q. The family room?

10 A. The library.

11 Q. The dining area?

12 A. Uh-huh.

13 Q. Okay.

14 A. There's a crafts room upstairs.

15 Q. All right. And did people often come in and
16 hang out in that family room/kitchen area?

17 A. Yes.

18 Q. Okay. Now, you said that you saw Janet
19 talking with, I think you said the cooks; is that
20 correct?

21 A. That's correct.

22 Q. Could you see her inside the house?

23 A. Yes.

24 Q. And where did you see her?

25 A. In the dining or kitchen area.

26 Q. Did you see her having meals or just sitting
27 and talking, or what did you see?

28 A. Both. 9665

1 Q. All right. Did you see her sitting at the
2 bar?

3 A. Yes.

4 Q. You mentioned that you saw her talking with
5 Dieter Weizner?

6 A. Yes.

7 Q. Where were the two of them when they were
8 talking to each other?

9 A. In the breezeway, in between the main house
10 and the office or arcade area.

11 Q. Okay. Did you see her talking with Mr.
12 Weizner in the kitchen or family room area at any
13 time?

14 A. I don't recall.

15 Q. May have, but you don't recall?

16 A. No.

17 Q. All right. Did Janet Arvizo ever seem in
18 any way to you, from what you saw, to want to leave
19 the ranch and she was not allowed to do so?

20 A. No.

21 Q. Did she ever complain to you about anything?

22 A. Never.

23 Q. Now, is the -- let me withdraw that.

24 Did you ever arrange for transportation for
25 any of the Arvizos to and from any locations outside
26 the ranch?

27 A. Yes.

28 Q. What arrangements did you make? 9666

1 A. If it was a phone call, to call for a car
2 service, or I personally took them on more than one
3 occasion off property.

4 Q. Where did you personally take them?

5 A. I -- actually, once, shopping in Solvang.

6 Q. Okay.

7 A. And --

8 Q. Now, when you went shopping in Solvang -
9 let's take that, first of all - who went with you?

10 A. Janet Arvizo, and I believe it was just the
11 two boys.

12 Q. Okay. And do you know where Davellin was?

13 A. I don't.

14 Q. Okay. So Janet Arvizo and the two boys went
15 shopping in Solvang. You drove them; is that right?

16 A. Yes.

17 Q. And what vehicle did you drive, if you
18 recall? Let's put it this way, was it a ranch
19 vehicle?

20 A. Yes, it was one of the cars. I'm not sure
21 exactly which one.

22 Q. Now, were you to guard them?

23 A. No.

24 Q. Did you restrain them in any way?

25 A. No.

26 Q. Did you prevent them from using the
27 telephone?

28 A. No. 9667

1 Q. Did you prevent them from talking to
2 anybody?

3 MR. AUCHINCLOSS: I'm going to object as to
4 relevancy. It's irrelevant unless time is
5 established.

6 MR. SANGER: I don't know about that. But
7 it's a good point. I can establish the time.

8 Q. What time was this?

9 A. It was in the afternoon. Do you mean the
10 date?

11 Q. Yeah. Was it in --

12 A. It was around that -- 2003, in February or
13 March. I'm not exactly sure when.

14 Q. Somewhere in the February, March time
15 period? Okay. And -- all right. So you took them
16 into Solvang shopping. Did you stand there and
17 watch over them while they were shopping?

18 A. No, it was mainly just transportation. I
19 was actually at the car while they were out and
20 about.

21 Q. So you drove them. You stayed at the car
22 and they went shopping?

23 A. Yes.

24 Q. Did you in general -- if Janet wanted to go
25 somewhere, Janet Arvizo, would she request someone
26 to drive her?

27 MR. AUCHINCLOSS: Objection; hearsay.

28 THE COURT: Overruled. 9668

1 THE WITNESS: Yes. She didn't actually come
2 with a vehicle, so --

3 Q. BY MR. SANGER: So you would then make
4 arrangements for her transportation; is that
5 correct?

6 A. That's correct.

7 Q. And on this particular occasion, you decided
8 just to do it yourself?

9 A. Yeah, I believe so.

10 Q. All right. Now, during this shopping trip,
11 about how long did it last; do you recall?

12 A. Less than an hour.

13 Q. Did you tell them, "You've got to go back to
14 the ranch," or were they just through shopping?

15 A. No, they just came back to the car and were
16 ready to go.

17 Q. All right. Do you recall what kind of
18 stores they went to, or --

19 A. I was at the car.

20 Q. All right. And you drove them back to the
21 ranch?

22 A. Yes.

23 Q. Now, was there ever a time when Janet Arvizo
24 was followed by a positive PR film crew of Michael
25 Jackson?

26 A. I don't know.

27 Q. On that occasion, nobody followed you to

28 take photographs of Janet Arvizo shopping with her 9669

1 kids, as far as you know, right?

2 A. Not to my knowledge.

3 Q. Did you see anybody meeting any description

4 like that?

5 A. No.

6 Q. Didn't see any film cameras or crews or

7 anything, correct?

8 A. No.

9 Q. Now, you said there was a shopping event.

10 Was there another event where you either took them

11 or went to pick them up or had something to do with

12 their transportation?

13 A. Yes, I met them at a orthodontist, a local

14 orthodontist in Solvang.

15 Q. All right. Excuse me just one second.

16 Do you remember the name of the

17 orthodontist?

18 A. Yes.

19 Q. And what was her name?

20 A. Jean Seamont.

21 MR. SANGER: Your Honor, may I put -- let me

22 just make sure. This is in evidence. It's 5020.

23 And may I publish that?

24 MR. AUCHINCLOSS: May I take a look at that?

25 MR. SANGER: It's this whole series here.

26 You can take a look at them. There are some that

27 weren't received.

28 Q. That's the sign in front of her office, 9670

1 right?

2 A. Yes.

3 Q. And where is her office located?

4 A. It's right off of 246 and First Street
5 possibly.

6 MR. SANGER: Your Honor, I'd like to have
7 marked for identification, it's been premarked as
8 5030, a map.

9 THE COURT: All right.

10 MR. SANGER: And I'd like to approach the
11 witness, if I may.

12 THE COURT: All right.

13 MR. SANGER: May I just stand here and speak
14 loud for a couple questions?

15 THE COURT: All right.

16 MR. SANGER: Thank you.

17 Q. As you look at that, does that appear to be
18 a map of the Solvang area?

19 A. It does.

20 Q. Does that appear to have a star on it at or
21 near where Dr. Seamont's office is located?

22 A. Yes.

23 Q. Okay. Does that accurately depict the area?

24 A. It does.

25 MR. SANGER: Your Honor, I'd move admittance
26 of 5030.

27 MR. AUCHINCLOSS: No objection.

28 THE COURT: It's admitted. 9671

1 MR. SANGER: May I publish it?

2 THE COURT: Yes.

3 MR. SANGER: Thank you.

4 Q. This appears to be a commercially prepared
5 map of some sort; is that right?

6 A. Yes.

7 Q. But where the little star -- okay, there's a
8 star. It's a little more visible on the document
9 than it is on the overhead here, but the little star
10 that I'm circling, is that the approximate location
11 of Dr. Seamont's office?

12 A. Yes.

13 Q. And I think everybody knows, but just in
14 case, 246 goes right through the middle of Solvang;
15 is that correct?

16 A. Yes.

17 Q. And Buellton's out thataway?

18 A. Yes.

19 Q. And Santa Ynez is out thataway. "Thataway"
20 being to the right of the picture, the second
21 "thataway," all right.

22 Now, is this doctor's office pretty much
23 right on the corner -- not "right on the corner,"
24 but very close to the corner of Fifth Street and
25 246?

26 A. I believe there's one building in front of
27 it, but, yes, it's very close to the corner.

28 Q. And I'd like to go through this series of 9672

1 pictures. There are some that were not admitted and
2 I'm not going to refer to those. We'll start with
3 5020, which I just had up on the board.

4 All right. I'm going to put up 5021. Does
5 that appear to be the front of Dr. Seamont's office?

6 A. Yes.

7 Q. And the -- 246, the main drag in Solvang,
8 you said there's like a building in between the two.

9 It would be over this way to the left; is that
10 correct?

11 A. Yes.

12 Q. And I'm going to put up now 5022 and ask
13 you, if you're standing in the front of Dr.
14 Seamont's office, if that would be the -- what I was
15 calling the main drag, 246, that goes through
16 Solvang?

17 A. That's correct.

18 Q. That's the street where you go 25 miles an
19 hour?

20 A. Yes.

21 Q. All right. Did you go inside Dr. Seamont's
22 office?

23 A. Yes.

24 Q. I'm going to put up 5024, and ask you, does
25 that appear to be the reception area?

26 A. Yes.

27 Q. And when you said -- I think you said you

28 went to pick them up. So they were already there 9673

1 when you got there?

2 A. No, I actually met them there.

3 Q. You met them there?

4 A. Yes.

5 Q. Were they with anybody when you -- anybody

6 from the ranch when you --

7 A. Yes.

8 Q. Who were they with?

9 A. Vinnie dropped them off.

10 Q. Okay. When you say "dropped them off," what

11 was -- what was the story?

12 A. He brought them to this location. And I met

13 them there to transport them back to the property.

14 Q. Okay. Had they just arrived at the doctor's

15 office?

16 A. Yes.

17 Q. All right. Did you meet them out in front

18 of the building or --

19 A. I did.

20 Q. Where did you meet them?

21 A. On the street.

22 Q. The street we just saw?

23 A. Exactly.

24 Q. So let's go back to that really quickly.

25 If I may, Your Honor, 5022.

26 So right out there?

27 A. Right where that red car is.

28 Q. And did Vinnie have a car there? 9674

1 A. Yes.

2 Q. Were they in the car when you got there?

3 A. Actually, no. I was there first.

4 Q. Okay. So you were there waiting for them?

5 A. Yes.

6 Q. And when they showed up, what happened?

7 A. He left, and I escorted them into the place

8 of business.

9 Q. Were you there to guard them?

10 A. No.

11 Q. Were you there to keep them from talking to

12 anybody?

13 MR. AUCHINCLOSS: Objection; leading.

14 THE COURT: Sustained.

15 Q. BY MR. SANGER: Did you have any

16 instructions from anybody to restrict their behavior

17 in any way?

18 A. No.

19 Q. Did you -- were there telephones in the

20 office?

21 A. Yes.

22 Q. Did you go -- what did you do after you --

23 you meet them on the street and then what happened?

24 Just tell us what happened.

25 A. Walked in, introduced them to the doctor.

26 And I waited in the waiting room. And Mrs. Arvizo

27 and the two children were -- went into the -- not

28 operating room, but the -- 9675

1 Q. It seems like an operating room, but --

2 A. Yes.

3 Q. If you don't like dental work.

4 So you never went back into the back?

5 A. No.

6 Q. Did you know Dr. Seamont before that?

7 A. No.

8 Q. Were you sitting in the front room to guard

9 the door so they couldn't leave?

10 MR. AUCHINCLOSS: Objection; leading.

11 THE COURT: Overruled.

12 THE WITNESS: No.

13 Q. BY MR. SANGER: Do you know if there was a

14 back way out of the office?

15 A. I'm sure there was. I didn't actually see

16 it.

17 Q. Did -- how long did the Arvizo family stay

18 at the dental office?

19 A. It was probably an hour to -- no more than

20 an hour and 20 minutes.

21 Q. What did you do during that hour, hour and

22 20 minutes?

23 A. Read magazines.

24 Q. Okay. When they were through at the office,

25 or they were through in the back doing whatever they

26 were doing, did you meet them in the reception room?

27 A. Yes.

28 Q. And where did you go from there? 9676

1 A. Drove them back to the property.

2 Q. Did they complain about getting in the car?

3 A. No. It was raining quite heavily, so they
4 were running to get to the car.

5 Q. Okay. At any time while you were with them
6 during that period of time, this dental visit, did
7 any of them ever cry out for help?

8 A. No.

9 Q. Did you see anybody use the phone to call
10 for help?

11 A. No.

12 Q. Did you hear anybody ask for help from
13 anyone?

14 A. Not to my knowledge.

15 Q. Was there anything about their attitude or
16 demeanor that made you think that any of the Arvizos
17 were unwilling to be there or unwilling to go back
18 to the ranch?

19 A. No, they were excited to be there.

20 MR. SANGER: Okay. This might be a good
21 place to take a break, if it's all right, Your Honor.

22 THE COURT: We'll take our afternoon recess.

23 See you in the morning. Remember it will be a half
24 day tomorrow.

25 (The proceedings adjourned at 2:30 p.m.)

26 --o0o--

27

1 REPORTER'S CERTIFICATE

2

3

4 THE PEOPLE OF THE STATE)

5 OF CALIFORNIA,)

6 Plaintiff,)

7 -vs-) No. 1133603

8 MICHAEL JOE JACKSON,)

9 Defendant.)

10

11

12 I, MICHELE MATTSON McNEIL, RPR, CRR,

13 CSR #3304, Official Court Reporter, do hereby

14 certify:

15 That the foregoing pages 9506 through 9677

16 contain a true and correct transcript of the

17 proceedings had in the within and above-entitled

18 matter as by me taken down in shorthand writing at

19 said proceedings on May 9, 2005, and thereafter

20 reduced to typewriting by computer-aided

21 transcription under my direction.

22 DATED: Santa Maria, California,

23 May 9, 2005.

24

25

26

27 MICHELE MATTSON McNEIL, RPR, CRR, CSR #3304

