



## NAPLES POLICE DEPARTMENT SWORN STATEMENT

---

<b>NAME:</b>	Sgt. Amy Young	<b>LOCATION:</b>	Naples Police Dept. CID Conference Room 355 Riverside Circle Naples, FL 34102
<b>COUNSEL (MM):</b>	Atty. Michael McDonald		
<b>CASE NUMBER:</b>	INQ 14-06	<b>DATE:</b>	12/05/2014
<b>TYPIST:</b>	Marie M. Reese	<b>TIME:</b>	2:45 pm
<b>DATE TYPED:</b>	12/09/2014	<b>I-1:</b>	Bob Lamberti, Integrity Control Manager
		<b>I-2:</b>	Sgt. Michael O'Reilly

---

1  
2 I-1: Amy as a Notary Public with the State of Florida I can administer an oath, so would ya  
3 please raise your right hand? Do you solemnly swear that the statement you are about to  
4 give will be the truth, the whole truth, and nothing but the truth?  
5  
6 A: I do.  
7  
8 I-1: Now ya understand this is gonna be a compelled statement?  
9  
10 A: Yes.  
11  
12 I-1: Under the authority of the Chief of Police as an agent of the Chief of Police, I am ordering  
13 you to answer my questions is that understood?  
14  
15 A: Yes.  
16  
17 I-1: I don't want there to be any misunderstanding or confusion, I am not conducting a  
18 criminal investigation, I am conducting an administrative investigation. Just so there's no  
19 misunderstanding in this room, okay?  
20  
21 A: mmm hmm.  
22  
23 I-1: Now for the record would ya please state and spell your full name.  
24  
25 A: Amy Elizabeth Young... A-M-Y E-L-I-Z-A-B-E-T-H Y-O-U-N-G.  
26  
27 I-1: And what is your date of birth?  
28  
29 A: January 30<sup>th</sup>, 1974.  
30  
31 I-1: Amy what is your current rank within the police department?

32  
33 A: Sergeant.  
34  
35 I-1: And how long have you been a Sergeant?  
36  
37 A: Fifteen years.  
38  
39 I-1: And how long have you been with the Naples Police Department?  
40  
41 A: Fifteen... I'm sorry I haven't been a Sergeant for fifteen years, I've been a Sergeant for uh,  
42 roughly I -- I believe four -- four years.  
43  
44 I-1: (inaudible)  
45  
46 A: And with the Police Department for fifteen years, sorry.  
47  
48 I-1: For fifteen years.  
49  
50 A: Sorry.  
51  
52 I-1: That's okay. Okay let's talk about the criminal investigation for a couple minutes. Did  
53 you have the opportunity to review the entire criminal investigation investigated by the  
54 Lee County Sheriff's Office?  
55  
56 A: I was never provided a copy of the investigation by the Sheriff's Department um, what I  
57 did see was what was posted um, like everybody else uh, from one of the news media  
58 organizations. Um, I did not choose to review every parts of that um, for many reasons  
59 um, since then I was provided a copy of the same thing that I reviewed through my  
60 attorney prior to this.  
61  
62 I-1: So it is -- is it accurate to say you're in possession of a hard copy of the entire criminal  
63 investigation?  
64  
65 A: I don't have a hard copy I have whatever's downloaded onto my computer.  
66  
67 I-1: So you got a disk, you didn't...  
68  
69 A: I downloaded it from the internet.  
70  
71 I-1: Oh, what...  
72  
73 A: On my computer and then I also have another same thing that was emailed to me by my  
74 attorney.  
75  
76 I-1: So whatever you reviewed was on your computer online and not a hard copy.  
77  
78 A: I don't have a hard copy.

79  
80 I-1: No physical documents in front of you?  
81  
82 A: No.  
83  
84 I-1: Everything was over the computer?  
85  
86 A: Yes.  
87  
88 I-1: Did you ever get a copy of all your medical records from the hospital?  
89  
90 A: Yes.  
91  
92 I-2: Bob, can we go ahead and put the documents on record as well? I didn't enter them on  
93 (inaudible).  
94  
95 I-1: Sure. Yes go ahead.  
96  
97 I-2: Amy I just wanna draw your attention these are the documents we reviewed and  
98 completed prior to going on the record. Do you recall reading this form, the interview of  
99 the employee is the subject of an investigation?  
100  
101 A: Yes.  
102  
103 I-2: And the investigation concerns and then the information below that.  
104  
105 A: Yes.  
106  
107 I-2: Okay. This is the Garrity Rule. Do you recall me reading this to you prior to going on the  
108 record?  
109  
110 A: Yes.  
111  
112 I-2: This is your signature acknowledging you've been read and you understand your Garrity  
113 warning?  
114  
115 A: Yes.  
116  
117 I-2: Okay. The last was the confidentiality agreement, do you recall going over this prior to  
118 going on the record?  
119  
120 A: Yes.  
121  
122 I-2: And is this your signature acknowledging receipt?  
123  
124 A: Yes it is.  
125

126 I-2: Okay, thank you. Sorry Bob.  
127  
128 MM: The Lee County investigation that I gave to Amy was redacted; you asked if it was  
129 complete?  
130  
131 I-1: Yes.  
132  
133 MM: It was redacted in parts; we don't have a complete version.  
134  
135 I-1: So you as the victim don't have the redacted... unredacted version of the investigation?  
136  
137 A: No.  
138  
139 I-1: Did they present a -- a PowerPoint presentation to you, the Lee County Sheriff's Office?  
140  
141 A: No.  
142  
143 I-1: Are you willing to provide me with a copy of her medical records?  
144  
145 MM: Of course.  
146  
147 I-1: Thank you. The Lee County Sheriff's Office investigation consisted of many sworn  
148 statements. Did ya have an opportunity to review all the sworn statements?  
149  
150 A: No.  
151  
152 I-1: Which ones did ya review?  
153  
154 A: I reviewed um, Bobby's sworn statement, Robert Young's sworn statement, Jennifer's  
155 sworn statement, um, my daughter [REDACTED] sworn statement, Helene's sworn statement, uh,  
156 Tina's and Russ... the ones towards the beginning of the -- the thing. I didn't review any  
157 of David's family's uh, sworn statements, his brothers' or whoever else was (inaudible).  
158  
159 I-1: Did you have an opportunity to review the statements that I obtained in my investigation?  
160  
161 A: Yes. I -- I was able to visually review on my computer Jennifer, Helene's and Officer  
162 Phillips and I had got to listen to Jennifer's.  
163  
164 I-1: Yeah, particularly I'm speakin' about Jennifer's because it was taken late in the day  
165 yesterday...  
166  
167 A: I haven't seen it physically, yeah.  
168  
169 I-1: But you at least went through the entire statement?  
170  
171 A: Yeah I received it this morning.  
172

173 I-1: Okay, the one taken by me from her?  
174  
175 A: Yes.  
176  
177 I-1: Okay. Alright let's begin the interview by... let's go back to July 8<sup>th</sup> ...  
178  
179 A: mmm hmm.  
180  
181 I-1: 2014. Can ya tell me what time you rolled out of bed and what time you began your day?  
182  
183 A: I cannot be a hundred percent sure what time I rolled out of bed, but on days that I had the  
184 children it was fairly early, probably around six thirty, seven o'clock.  
185  
186 I-1: It's my understanding that was your day off.  
187  
188 A: Yes.  
189  
190 I-1: And when you work, what hours to you work?  
191  
192 A: I work from five forty five in the morning to five forty five in the evening.  
193  
194 I-1: On that particular day are you suggesting you were up maybe six thirty seven o'clock in  
195 the morning?  
196  
197 A: mmm hmm.  
198  
199 I-1: Did you interact with your boyfriend, David Monroig at all before he went to work?  
200  
201 A: Yes.  
202  
203 I-1: Just explain a little bit of that.  
204  
205 A: Usually when he gets up, the alarm goes off, I get up with him, I prepare his lunch and get  
206 coffee while he's getting ready. I, at the same time, as time goes on, I get the children up,  
207 get them their breakfast and get them off to camp.  
208  
209 I-1: Did ya have any conversation with him that morning?  
210  
211 A: I'm sure I did. We always talked.  
212  
213 I-1: And do you recall...  
214  
215 A: I don't recall the specifics of our conversations that day.  
216  
217 I-1: How was the mood?  
218  
219 A: Fine.

220  
221 I-1: You two were getting along that morning?  
222  
223 A: mmm hmm.  
224  
225 I-1: No conflict, no confrontation?  
226  
227 A: No  
228  
229 I-1: No argument?  
230  
231 A: No.  
232  
233 I-1: Uh, what time does he leave the house when he goes to work?  
234  
235 A: Depends on his work schedule. It had been varying a lot over the summertime, because of  
236 um, events here at work and the need for them, so on -- on a normal regular day, I think he  
237 started work eight thirty, nine, somewhere. So I can't... I don't... not specific.  
238  
239 I-1: On July 8, 2014, where was he assigned in the police department?  
240  
241 A: Uh, to the Crime Suppression Unit, that's what it's called now. I don't even recall  
242 (inaudible).  
243  
244 I-1: And who's the supervisor of that unit?  
245  
246 A: Sgt. Randy Durniak.  
247  
248 I-1: And how long had David Monroig worked for that Sergeant?  
249  
250 A: I don't... I don't know.  
251  
252 I-1: Couple months?  
253  
254 A: I don't know, I don't know when Randy... I don't know the exact day when Sgt. Durniak  
255 took over.  
256  
257 I-1: Okay, so Dave leaves for work, you're up, uh, how many kids are in the house at the time?  
258  
259 A: There's uh, his three children and my two children, so five.  
260  
261 I-1: So [REDACTED] wasn't there?  
262  
263 A: No.  
264  
265 I-1: Uh, I read in a statement that you picked up Dave Monroig's oldest son from wrestling...  
266

267 A: Correct.  
268  
269 I-1: ...practice.  
270  
271 A: Correct.  
272  
273 I-1: That's accurate?  
274  
275 A: Yes.  
276  
277 I-1: Okay, what happens after you pick him up from wrestling practice?  
278  
279 A: I took him to Taco Bell to the drive through to get lunch and then we headed home.  
280  
281 I-1: And do remember about what time you got home?  
282  
283 A: No.  
284  
285 I-1: He suggests it was around twelve forty five, is that accurate?  
286  
287 A: I have no idea.  
288  
289 I-1: Is that a crazy time, is -- you think that's fairly accurate?  
290  
291 A: That is a possibility if it's near lunchtime, it could be accurate, I don't know.  
292  
293 I-1: Okay. Did you read his statement in the presence of his mother?  
294  
295 A: No.  
296  
297 I-1: He says in his statement that uh, you picked him up from wrestling practice and you got  
298 home about twelve forty five, you tell him you're gonna take a nap and he does the same  
299 thing. You recall anything about that?  
300  
301 A: I didn't take a nap that day.  
302  
303 I-1: So you didn't take a nap?  
304  
305 A: No.  
306  
307 I-1: Tell me what ya did from the time ya got home with David's son until the time you left to  
308 meet the girls on Fifth Avenue.  
309  
310 A: From the time that I got home from pickin' him up I cleaned the house, I went and picked  
311 up my children from summer camp, went and picked up David's children from summer  
312 camp, went to Publix and picked up dinner, got fried chicken for them that night and the  
313 sides and we brought it back with the kids.

314  
315 I-1: Yeah, I believe I read that you had dinner in the oven.  
316  
317 A: I had bought chicken that night... fried chicken and I put in there to keep it from getting  
318 cold.  
319  
320 I-1: Do you remember what time you left the house to meet the girls?  
321  
322 A: I was supposed to meet them at five forty five, so I would have left the house around five  
323 fifteen.  
324  
325 I-1: Prior to leaving the house, did you consume any alcohol?  
326  
327 A: No.  
328  
329 I-1: When ya left your house at approximately four forty five, did ya stop anywhere before ya  
330 reached Pazzo's?  
331  
332 A: No.  
333  
334 I-1: What time do ya think ya arrived at Pazzo's?  
335  
336 A: You're asking me what time I think I got to Pazzo's?  
337  
338 I-1: Yeah.  
339  
340 A: In between five forty five and six, I was the last to arrive.  
341  
342 I-1: So Helene and Jennifer were already there?  
343  
344 A: Yes.  
345  
346 I-1: When you left your residence, were you armed?  
347  
348 A: No.  
349  
350 I-1: You don't keep a firearm in your purse, on your person, in your car when you leave the  
351 house?  
352  
353 A: No.  
354  
355 I-1: How many firearms do ya own?  
356  
357 A: I had... I have one here at the station and I have two at home, and then there was the one  
358 that I had given to David that he used, that was his though.  
359  
360 I-1: That was the Walther?



361  
362 A: Yeah.  
363  
364 I-1: And the two ya had at home was the Springfield forty caliber...  
365  
366 A: correct.  
367  
368 I-1: And what's the other one?  
369  
370 A: A Ruger.  
371  
372 I-1: Now when ya left the house, since those guns weren't with you, where were they secured  
373 in the house?  
374  
375 A: The Ruger was kept in the -- the locker um, and then the Springfield was in my side table  
376 unarmed uh, un -- unloaded.  
377  
378 I-1: In your night stand in the bedroom?  
379  
380 A: Yeah.  
381  
382 I-1: By the bed?  
383  
384 A: Yeah,  
385  
386 I-1: Was there a lock on the night stand drawer?  
387  
388 A: No.  
389  
390 I-1: Was the firearm in a locked case?  
391  
392 A: No.  
393  
394 I-1: Was there a trigger lock on the firearm?  
395  
396 A: What's a trigger lock?  
397  
398 I-1: It's -- it's a device that -- that goes around the trigger and it cannot be pulled, the hammer  
399 cannot go back, it -- it secures the trigger.  
400  
401 A: Yeah, no, no.  
402  
403 I-1: You didn't have that on there?  
404  
405 A: mmm mmm.  
406  
407 I-1: Well you said the firearm was unloaded?

408  
409 A: Yes.  
410  
411 I-1: Where were the bullets?  
412  
413 A: In the magazine in the same drawer.  
414  
415 I-1: Was the magazine inserted in the firearm?  
416  
417 A: No.  
418  
419 I-1: There was no -- there was no bullet in the chamber?  
420  
421 A: No.  
422  
423 I-1: So the gun was completely empty of cartridges?  
424  
425 A: Correct.  
426  
427 I-1: When ya left uh, your bedroom, was your bedroom door secured and locked?  
428  
429 A: No.  
430  
431 I-1: Do your children know where you keep your gun?  
432  
433 A: No.  
434  
435 I-1: I believe it was [REDACTED] that said you and David do a pretty good job of hiding the guns. I  
436 mean, bein' two police officers in the house, they said you and David did a good job of  
437 hiding them. They -- they weren't in plain view, they never really saw any guns laying  
438 around. Uh, would -- would that be accurate?  
439  
440 A: Yes.  
441  
442 I-1: Now there's also a gun safe in the house, I've read.  
443  
444 A: Yes.  
445  
446 I-1: By the bathroom, by a hallway near the garage.  
447  
448 A: It's in the bathroom there's like a um, under the stairway, um, room and it's in there.  
449  
450 I-1: Do ya ever keep your firearms in there?  
451  
452 A: I had my Ruger in there.  
453  
454 I-1: Oh, when you say locker, you're speakin of the gun safe.

455  
456 A: Yes.  
457  
458 I-1: Okay. Now why didn't you keep your forty caliber in there?  
459  
460 A: Because during this time um, there had been a recent rash over the summertime of home  
461 invasions and David was working at night, odd hours, and so I was at home by myself so I  
462 kept it there.  
463  
464 I-1: I wanna move on to some questions related to your alcohol consumption that night. You  
465 told me that you read the statements that I obtained from Helene Sabatino and Jennifer  
466 Casciano.  
467  
468 A: Correct. I didn't read Jennifer's, I heard Jennifer's.  
469  
470 I-1: I'm sorry, you -- you reviewed Jennifer's on your computer.  
471  
472 A: Yeah.  
473  
474 I-1: I concluded from those statements that between six pm and ten pm...  
475  
476 A: mmm hmm.  
477  
478 I-1: You consumed four drinks... two glasses of red wine at Pazzo's...  
479  
480 A: mmm hmm.  
481  
482 I-1: And two Mojito's at Yabba's. And Yabba's it was like eight to ten. Would that be an  
483 accurate statement?  
484  
485 A: Yes.  
486  
487 I-1: You're not disputing that?  
488  
489 A: No.  
490  
491 I-1: You didn't drink less, and you didn't drink more?  
492  
493 A: No.  
494  
495 I-1: Now after ya leave Yabba's, it's about ten o'clock, you Helene and Amy exit the  
496 business...  
497  
498 A: Jennifer.  
499  
500 I-1: I'm sorry, Jennifer Casciano, and you run into Officer Sean Phillips.  
501

502 A: mmm hmm.  
503  
504 I-1: Did you say you reviewed his statement?  
505  
506 A: I did.  
507  
508 I-1: He said he had a brief conversation with you.  
509  
510 A: Mmm hmm.  
511  
512 I-1: I believe you thanked or congratulated him for successfully passing his field training  
513 officer program. Is that accurate?  
514  
515 A: Yes it is.  
516  
517 I-1: Uh, do you recall that conversation with him?  
518  
519 A: I do.  
520  
521 I-1: He testified to me that he does not... did not discern you being impaired, you read that?  
522  
523 A: Yes.  
524  
525 I-1: I asked him specific questions and he said he did not observe any conditions that he felt  
526 where you would be impaired. Is that accurate?  
527  
528 A: Yes.  
529  
530 I-1: And then he drove off and then you girls, I guess walked over to your car. Now you --  
531 you read what Helene said to me...  
532  
533 A: Yes.  
534  
535 I-1: Helene said when -- when you walked out of Yabba's she was concerned about you. She  
536 didn't wanna see you drive. She thought you were a little unsteady on your feet, I think  
537 she described it was wobbly, and she offered to drive you home. And Jennifer says no I'll  
538 -- I'll take care of it, I'll take care of her, I'll either drive her home, but I -- I'll take care of  
539 it. Is that accurate?  
540  
541 A: She never told me that, but from what I read in the statements, that's accurate, yes.  
542  
543 I-1: Okay. So you're not disputing what she said?  
544  
545 A: What do you mean by disputing what she said? Yeah, what she said is what she said.  
546  
547 I-1: Yeah, but I mean you -- you're not sayin that she lied, or that was... that's not inaccurate...  
548

549 A: That's her interpretation; I can't (inaudible)...

550

551 I-1: Do you recall her sayin that?

552

553 A: What I'm trying to say to you is that I never heard that, and it was never said to me, I only

554 recall that because it was a part of your asking her a question.

555

556 I-1: I base it from her statement to the Lee County Sheriff's Office detective.

557

558 A: Right.

559

560 I-1: I gleaned information from that statement and I just clarified it.

561

562 A: Right, but what... what I thought you were asking me was did she tell me that, did she say

563 something to me, and what I am trying to tell you is that she did not say that to me. What

564 conversation she had with Jennifer was not in my presence.

565

566 I-1: So you don't recall her saying, "Amy shouldn't drive."

567

568 A: No.

569

570 I-1: Now Helene leaves and you're with Jennifer.

571

572 A: Correct.

573

574 I-1: And I believe you get in Jennifer's car?

575

576 A: I walked them toward... I parked in a different place; I walked them towards her car, yes.

577

578 I-1: So you get seated in Amy's, I'm sorry, Jennifer's car, and you guys talked, she says you

579 talked for maybe a half hour, forty minutes. And then you drive to the police station, is

580 that accurate?

581

582 A: Yes.

583

584 I-1: Uh, you use the ladies' room?

585

586 A: mmm hmm.

587

588 I-1: You didn't talk to anybody?

589

590 A: No.

591

592 I-1: You didn't see anybody walkin around; there was no interaction with any police officers

593 in the building?

594

595 A: No.

596  
597 I-1: So you use the ladies' room and then you get back into Jennifer's car and you drive back  
598 to your car?  
599  
600 A: Correct.  
601  
602 I-1: And I think she said there was a little more conversation with you and her in -- in her car.  
603  
604 A: Right. Let me back up, when we were in Jennifer's car she drove me to behind my car  
605 and we stayed there and then we went to the police department.  
606  
607 I-1: And I believe she says you and her leave in your respective cars around eleven o'clock.  
608  
609 A: If that's what she said, I -- I -- I...  
610  
611 I-1: Are -- are you disputing the time?  
612  
613 A: I'm not a hundred percent accurate of the time.  
614  
615 I-1: So there's no dispute that she said you guys left around eleven o'clock, that's fairly  
616 accurate?  
617  
618 A: No, I would say it's pretty accurate if we, according to the information that you gave me  
619 with my key fob and came at eleven, at ten forty...  
620  
621 I-1: mmm hmm.  
622  
623 A: ...and I arrived in my subdivision at eleven thirty, it takes me about twenty five, thirty  
624 minutes to get home, so I'd say that was accurate.  
625  
626 I-1: Yeah, I was gonna ask you about how long of a -- a trip ya had from Fifth Avenue to your  
627 front door. You said it's about thirty miles?  
628  
629 A: About that. I don't know if it's thirty (inaudible) it takes me about twenty five minutes to  
630 get to work in the morning.  
631  
632 I-1: Okay, now once you get home, you get home about eleven thirty, in the criminal  
633 investigation, the uh, the detective pointed out that the surveillance camera had you  
634 entering your neighborhood about eleven thirty.  
635  
636 A: Mmm hmm.  
637  
638 I-1: And you pull into the driveway, and you get out of your car, and you're confronted by and  
639 angry boyfriend and an angry daughter.  
640  
641 A: I was not confronted by my daughter; I was confronted by my boyfriend.  
642

643 I-1: Okay, tell me what happens when he confronts you.  
644  
645 A: He was standing there waiting uh, next to his car and when I got out of the car, I walked  
646 up to him to explain to him um, that I was on the phone with Jennifer, he told me to hang  
647 up. When I walked up to him, he pushed me onto the ground.  
648  
649 I-1: And what happened?  
650  
651 A: Then I hit my head on the cement pavers, and he stood there and yelled at me and uh,  
652 walked away a little bit. When I tried to get up, I walked towards him, my daughter  
653 thought I was getting into my car, at that time, I swung my purse towards him and he  
654 grabbed it and swung me around on the car and when I got up, he pushed me again, and  
655 then he threw my purse against the uh, garage door, and I stayed there on the ground.  
656  
657 I-1: You remember [REDACTED] yelling at you?  
658  
659 A: Yeah.  
660  
661 I-1: What was she sayin?  
662  
663 A: She said something to the effect of, "Mom I can't believe you drove home drunk."  
664  
665 I-1: And you said you reviewed her statement in the presence of her father?  
666  
667 A: Yeah.  
668  
669 I-1: And I think he went by JJ...  
670  
671 A: yes.  
672  
673 I-1: Is that what he goes by?  
674  
675 A: Yeah.  
676  
677 I-1: JJ. In that statement, [REDACTED] statement to Collier, I'm sorry Lee County Sheriff's Office  
678 detective, she's decisive about you bein' drunk and she's upset that you drove home  
679 drunk. Do you have any comment about that?  
680  
681 A: Other than I did not even have a conversation with my daughter at all. I can only ascertain  
682 that she came to that conclusion based on David's demeanor and the things that he was  
683 saying to her.  
684  
685 I-1: So when she described you as being drunk, and she was upset that you drove home in that  
686 condition, she was playing off of how David was reacting to you?  
687

688 A: Well number one she was playing off the fact that she saw me on the ground; she did not  
689 see David push me to the ground. She did not see David swing my purse and cause me to  
690 fall on the front of my vehicle.  
691

692 I-1: I believe she testified that she saw ya leaning up against the car and she thought you were  
693 gonna drive again.  
694

695 A: I had no intentions of driving anywhere. I was on the front of my vehicle 'cause David --  
696 when I swung my purse at him, he redirected me and I fell onto my car, and I was already  
697 dazed and confused from hitting my head on cement pavers.  
698

699 I-1: Do ya have a good relationship with [REDACTED]?  
700

701 A: I do.  
702

703 I-1: You get along well?  
704

705 A: mmm hmm...  
706

707 I-1: Uh, no friction, no animosity...  
708

709 A: Not that I know of.  
710

711 I-1: I'm talkin' 'bout on July 8<sup>th</sup> when you came home, there was -- there was nothing going  
712 on between mom and daughter; she wasn't angry with you?  
713

714 A: No, not to my knowledge.  
715

716 I-1: Now ya get home about eleven thirty and you and David are having an altercation, verbal  
717 and physical. Did ya consume any alcohol when ya got to the house?  
718

719 A: No.  
720

721 I-1: Ya didn't do any drinkin'?  
722

723 A: No.  
724

725 I-1: I saw in the criminal investigation his blood alcohol content was .091. Did he appear  
726 intoxicated to you?  
727

728 A: No. I didn't even have that opportunity, you know, you make a statement that I was  
729 sitting there havin' an argument, and in my definition of what an argument is, it takes two  
730 people and I, at no time yelled and screamed at David.  
731

732 I-1: It was one sided?  
733

734 A: Yeah.



735  
736 I-1: Uh, I got the impression you kinda walked into a buzz saw, 'cause I was under the  
737 impression that David was yellin' at ya, your daughter was yell -- yellin' at ya and you  
738 definitely encountered some adversity...  
739  
740 A: I'm not sayin' that I didn't encounter adversity, what I'm sayin' is that I was not yelling  
741 and screaming back. So for me to clarify what an argument is to me, an argument  
742 involves two people having bantering back and forth.  
743  
744 I-1: So you didn't -- and I don't remember reading that you responded to what they were  
745 yellin' at you. I -- I never read anything about that.  
746  
747 A: I didn't, like I said when...  
748  
749 I-1: It was one sided.  
750  
751 A: ...I got out of my car, he pushed me to the ground and I hit my head.  
752  
753 I-1: So you didn't -- you didn't drink any alcohol when you got home?  
754  
755 A: No.  
756  
757 I-1: Do you have any alcohol in the house that night?  
758  
759 A: Yes.  
760  
761 I-1: What kind?  
762  
763 A: I think there was vodka.  
764  
765 I-1: And where would that be kept?  
766  
767 A: In the freezer.  
768  
769 I-1: Any wine in the fridge?  
770  
771 A: No.  
772  
773 I-1: Any beer?  
774  
775 A: Not unless David bought some.  
776  
777 I-1: I -- I was -- I was a little surprised 'cause I didn't read anything in the criminal  
778 investigation that suggested alcohol was in the house. And when I saw that David  
779 Monroig's blood alcohol level was .091, which is over the legal limit, as you know, I was  
780 lookin' for photographs that were gonna show empty beer cans in the trash or maybe some  
781 chilled wine in the refrigerator, or like you said, some liquor, but uh, I didn't see a shred

782 of evidence to suggest that there was alcohol in the house. But you said there was a bottle  
783 of vodka.  
784  
785 A: There could have been, I didn't go home for two months from this time this happened.  
786  
787 I-1: But when you left the house on July 8<sup>th</sup> to meet the girls, you said there was a bottle of  
788 vodka in the house?  
789  
790 A: I didn't say that, you said you asked me what would be in the house. If I were to have  
791 something in the house, one of the things that would be in the house is vodka in the  
792 freezer. I don't know if there was any in there that night.  
793  
794 I-1: Oh so on July 8<sup>th</sup> when you left the house, you're not sure if there was any alcohol in the  
795 house?  
796  
797 A: No. I don't recall...  
798  
799 I-1: and  
800  
801 A: ...I wasn't home for like a month and a half, two months.  
802  
803 I-1: And you didn't consume any alcohol after you got home?  
804  
805 A: No.  
806  
807 I-1: Lee County's investigation and the State Attorney's Office summary conclusively  
808 determined that you were the victim of domestic violence at the hands of your boyfriend,  
809 Officer David Monroig. That was my conclusion from readin' that investigation. You  
810 were clearly a victim of domestic violence. Do you agree?  
811  
812 A: Yes.  
813  
814 I-1: I wanna ask you some questions about your relationship with David Monroig. It's my  
815 understanding that there came a time when you were his direct supervisor; he was a  
816 subordinate of yours.  
817  
818 A: That's correct.  
819  
820 I-1: Can ya tell me the period of time when that took place?  
821  
822 A: I went to back to SIU sometime in 2011 and stayed there thorough they disbanded it -- I  
823 don't know the specific date but it would have been maybe April or May of 2012.  
824  
825 I-1: I'm sorry, what month in 2011?  
826  
827 A: I went back to SIU in 2011, I believe February.  
828

829 I-1: Were you directly supervising him in February of 2011?  
830  
831 A: Yes.  
832  
833 I-1: And you said uh, you were supervisor of that unit through 2012?  
834  
835 A: Correct.  
836  
837 I-1: Were you supervising him in 2012?  
838  
839 A: Yes.  
840  
841 I-1: Did you complete some performance evaluations for him?  
842  
843 A: Yes.  
844  
845 I-1: How many, do you recall?  
846  
847 A: I believe just one.  
848  
849 I-1: Just one?  
850  
851 A: mmm hmm.  
852  
853 I-1: Now what happened after the unit was disbanded in 2012? Where did he go, where did  
854 you go?  
855  
856 A: I went to the road and he stayed back there, 'cause they turned it into another type of uh,  
857 patrol -- it was a patrol function.  
858  
859 I-1: Prior to you supervising him in this uh, special unit, did the two of you ever work together  
860 as officers on the street?  
861  
862 A: No.  
863  
864 I-1: You didn't have any professional dealings with him on the road?  
865  
866 A: Not that I recall.  
867  
868 I-1: So the only time you had any professional contact with him was when you were his  
869 supervisor in 2011?  
870  
871 A: Correct. I didn't really know anything about David prior to going back there.  
872  
873 I-1: When did you and David begin having a relationship?  
874  
875 A: It would have been sometime early September of 2012.

876  
877 MM: May I request that you define relationship?  
878  
879 I-1: I was afraid you were gonna say that.  
880  
881 MM: (inaudible)  
882  
883 I-1: Sure.  
884  
885 MM: Thank you.  
886  
887 I-1: Um, I guess I'll refer to this City of Naples Employee Relationships and Nepotism policy  
888 and I'll -- I'll share it with you. It says here that supervisor or managerial personnel or  
889 anyone in a position of authority over another employee aware a fiduciary relationship  
890 exists, must disclose the existence of a family, romantic, or sexual relationship with the  
891 City of Naples employee. Disclosure shall be made to the department director or human  
892 resources director. This disclosure will enable the city to determine whether any conflict  
893 of interest exists. And this was revised April 25<sup>th</sup>, 2012. Are you familiar with this  
894 policy?  
895  
896 A: Yes, mmm hmm.  
897  
898 I-1: Now attached to this policy, I have a memorandum from you to Chief Weschler dated  
899 September 29<sup>th</sup>, 2012, and you say, "In compliance with the City Policy number thirteen, I  
900 am disclosing to you that I am in a romantic relationship with Officer David Monroig. We  
901 do not have any intentions of broadcasting this, as we wish to keep our personal lives  
902 private as much as possible. Thank you again for affording us the opportunity to speak  
903 with you in regards to this matter." You authored this memo, correct?  
904  
905 A: Correct.  
906  
907 I-1: Are you stating that your relationship began with David Monroig on September 29<sup>th</sup>,  
908 2012?  
909  
910 A: My romantic relationship began with David shortly before that memo.  
911  
912 I-1: Okay, can you be more specifically than shortly before?  
913  
914 A: I can't give you a specific date, it was early in September.  
915  
916 I-1: But it was definitely the month of September?  
917  
918 A: Yes.  
919  
920 I-1: It wasn't a month prior.  
921  
922 A: No.

923  
924 I-1: Or a couple months prior.  
925  
926 A: No.  
927  
928 I-1: It was during the month of September 2012, when you became involved in a relationship  
929 with David Monroig under this definition here that I just read to you?  
930  
931 A: Yes.  
932  
933 I-1: Mike would you like to read this, have you ever seen this?  
934  
935 MM: I have a copy (inaudible) thank you.  
936  
937 I-1: Did you um, did you read the statement of William and Shannon Bear?  
938  
939 A: No.  
940  
941 I-1: Okay, I -- I'm gonna make reference to it and I'm gonna read ya some excerpts.  
942  
943 A: Okay.  
944  
945 I-1: And then I'm gonna give it to you and you could read it and certainly Mike can read it and  
946 then you can answer some questions I have for ya.  
947  
948 A: Okay.  
949  
950 I-1: Okay. Uh, their statement was taken together...  
951  
952 A: mmm hmm  
953  
954 I-1: ...by the way, not separately, together and it was taken on July 7<sup>th</sup> uh, 2014 at 4:36pm.  
955 And again, it's William and Shannon Blair, I'm sorry, I think I might have said Bear, but  
956 it's Blair B-L-A-I-R. Were they friends of yours?  
957  
958 A: Not mine, I only met them twice.  
959  
960 I-1: They were friends of David?  
961  
962 A: I believe Will was David's friend.  
963  
964 I-1: A good friend from what I gather.  
965  
966 A: According to Will, yes, according to David, no.  
967  
968 I-1: Fair enough. I'm gonna go to, unfortunately the pages aren't numbered but, I have a  
969 sticky here.

970  
971 A: (inaudible)  
972  
973 I-1: Uh, they're talkin' about when I say they, William and Shannon are talkin' about her  
974 birthday celebration at Mercato uh, her birthday is March 1<sup>st</sup> and on -- on or about March  
975 1<sup>st</sup>, 2012, they're havin' a little birthday party for her at this entertainment section of the  
976 city, Mercato, are you familiar with Mercato?  
977  
978 A: mmm hmm.  
979  
980 I-1: And they -- they -- they say that I guess they had a limo and they everybody went to  
981 Mercata. They say you and David went to Mercata.  
982  
983 A: mmm hmm.  
984  
985 I-1: You weren't too wild about bein' there, you wanted to leave because you were concerned  
986 that somebody would see you.  
987  
988 A: mmm hmm.  
989  
990 I-1: "Somebody was there; we moved to another place, it was just an excuse." Were you and  
991 David having a relationship then?  
992  
993 A: No.  
994  
995 I-1: In March of 2012?  
996  
997 A: No.  
998  
999 I-1: Explain to me why you were worried that somebody would see you.  
1000  
1001 A: Because I had been ridiculed for the last year about my relationship with David and  
1002 everybody's perceptions. I didn't need to give anybody any other reason to be talking  
1003 about me.  
1004  
1005 I-1: Okay. Even though they were under the assumption you two were an item and you two  
1006 were seein' each other, that wasn't the case?  
1007  
1008 A: That's their assumption.  
1009  
1010 I-1: And you were there with him for what reason?  
1011  
1012 A: Her birthday party. David and I were friends, I don't deny the fact that David and I hung  
1013 out. We went to church together, we hung out with Jennifer, I don't deny my friendship  
1014 with him prior to our determining we want to take it a step further. There were a lot of  
1015 thing involved.  
1016

1017 I-1: So there times when you and him went out casually?  
1018  
1019 A: Yes.  
1020  
1021 I-1: As friends?  
1022  
1023 A: Yeah, I went out with people -- I've gone out with Brian Wingo casually as friends when  
1024 he worked with me.  
1025  
1026 I-1: But your answer to me is this timeframe, around March of 2012, you and David were not  
1027 having a relationship?  
1028  
1029 A: No.  
1030  
1031 I-1: Under that City policy?  
1032  
1033 A: No.  
1034  
1035 I-1: Mike do you wanna look at this?  
1036  
1037 MM: No sir.  
1038  
1039 I-1: Okay. Amy you wanna look at this? Do you want a copy of it?  
1040  
1041 MM: (inaudible)  
1042  
1043 I-1: Oh, you have one?  
1044  
1045 MM: Yes sir.  
1046  
1047 (pause)  
1048  
1049  
1050 I-1: Amy when did you and Bobby Young separate?  
1051  
1052 A: Sometime in the summer of 2011, or maybe in August, I don't know exactly when I  
1053 moved out of my house.  
1054  
1055 I-1: Uh, do you recall your divorce date?  
1056  
1057 A: No, no.  
1058  
1059 I-1: Jennifer mentioned to me that she thought you purchased your home in June of 2012.  
1060  
1061 A: I purchased my home in May of 2012.  
1062  
1063 I-1: When did David move into your home?

1064  
1065 A: Sometime around Christmas time of 2012. December 2012, I don't know the exact day.  
1066  
1067 I-1: So you had only been dating about three months?  
1068  
1069 A: Mmm hmm. David was having some financial difficulties and he had to move out of his  
1070 apartment, his seasonal apartment that he lived in. It was only available for a short time  
1071 when he rented it.  
1072  
1073 I-1: Did he help you with the bills?  
1074  
1075 A: Not at first.  
1076  
1077 I-1: What's your mortgage payment?  
1078  
1079 A: Excuse me?  
1080  
1081 I-1: What's your mortgage payment?  
1082  
1083 A: Twelve hundred dollars.  
1084  
1085 I-1: So he didn't... when you say at first, when did he start helpin' you with the bills?  
1086  
1087 A: It had taken a good probably six months for David to get on his feet financially to even  
1088 start contributing something.  
1089  
1090 I-1: Uh, he had child support for three kids?  
1091  
1092 A: Mmm hmm.  
1093  
1094 I-1: Correct?  
1095  
1096 A: Correct.  
1097  
1098 I-1: Was he payin' that alimony?  
1099  
1100 A: I don't know, I don't believe so.  
1101  
1102 I-1: So the brunt of his paycheck was going to child support?  
1103  
1104 A: I don't know what David made a year.  
1105  
1106 I-1: Do you know what the amount of the child support payment was?  
1107  
1108 A: No I don't.  
1109  
1110 I-1: You didn't get into that?



1111  
1112 A: (inaudible)  
1113  
1114 I-1: Amy since the revision of this Employee Relationships and Nepotism Policy, and that  
1115 again was revised April 25<sup>th</sup>, 2012. Excluding Officer Monroig, have you had other  
1116 relationships within the police department of the City of Naples?  
1117  
1118 A: With subordinates?  
1119  
1120 I-1: Anyone.  
1121  
1122 A: I had a relationship with a battalion fire chief years -- years and years ago.  
1123  
1124 I-1: No it wasn't... I'm sorry. The revision date of April 25<sup>th</sup>, 2012, after that date.  
1125  
1126 A: Okay.  
1127  
1128 I-1: Excluding Dave Monroig.  
1129  
1130 A: Mmm hmm.  
1131  
1132 I-1: Okay. Have you ever dated any other city employee of Naples?  
1133  
1134 A: No.  
1135  
1136 I-1: You're not currently dating any city employee of Naples?  
1137  
1138 A: No.  
1139  
1140 (pause)  
1141  
1142 I-1: Uh, let's go back to the night of July 8<sup>th</sup>, when you're socializing with Jennifer and  
1143 Helene. A topic of conversation came up about a certain medication you were takin', I  
1144 think you said it suppressed your appetite. I think you lost a little bit of weight; they were  
1145 kinda teasin' ya a little bit like they wanted some. Uh, what -- what type of medication  
1146 were you referring to?  
1147  
1148 A: I was had recently been prescribed an [REDACTED], [REDACTED], I think is a -- it's [REDACTED]  
1149 [REDACTED].  
1150  
1151 I-1: [REDACTED]?  
1152  
1153 A: Mmm hmm.  
1154  
1155 I-1: And that was prescribed by a doctor?  
1156  
1157 A: Yes.

1158  
1159 I-1: Which doctor?  
1160  
1161 A: [REDACTED]. I don't know his first name, 'cause I just started seeing him.  
1162  
1163 I-1: On July 8<sup>th</sup>, 2014, did you ingest this medication?  
1164  
1165 A: The morning, yes I did. I take it every day, I take it every morning.  
1166  
1167 I-1: Do you know the dosage? Do you know how many milligrams?  
1168  
1169 A: No I don't know the milligrams.  
1170  
1171 I-1: While we're on the topic of medications uh, in the criminal investigation, I was goin'  
1172 through an inventory list I -- I came up with uh, page five of fifty said July 12, 2014  
1173 evidence [REDACTED], let me show it to you.  
1174  
1175 A: I believe that's another name for [REDACTED].  
1176  
1177 I-1: Okay. A generic name, maybe?  
1178  
1179 A: I don't know how the naming is for... if [REDACTED] is the brand name but that -- an that's like  
1180 the group name but I believe that's what it is.  
1181  
1182 I-1: Were you takin' any other medications besides this one?  
1183  
1184 A: No.  
1185  
1186 I-1: Any over the counter medications?  
1187  
1188 A: No.  
1189  
1190 I-1: You remember when you were prescribed this medication?  
1191  
1192 A: I don't know the specific date, but it -- I like I said; I had just gotten that prescription and,  
1193 in fact, had a follow up with my doctor... I was supposed to have one several days after  
1194 this event, so I would say that uh, best recall, close to uh, three and a half weeks, a month.  
1195  
1196 I-1: Prior to July 8<sup>th</sup>?  
1197  
1198 A: I had been prescribed it like maybe three and a half weeks prior to July 8<sup>th</sup>.  
1199  
1200 I-1: Were there any directions or instructions when you were given this medication as maybe  
1201 what not to take with it? Any reference to alcohol consumption?  
1202  
1203 A: I don't recall what the bottle says. My doctor didn't specify, he knew my job...  
1204

1205 I-1: Okay.  
1206  
1207 A: I don't recall what the thing said on the label.  
1208  
1209 I-1: I'm gonna share with you and uh, Mike a city policy. It's a city policy. It's uh, section  
1210 3B, it deals with medications, specifically section F, medications. It says notification of  
1211 use, are -- are you familiar with this policy?  
1212  
1213 A: I am now.  
1214  
1215 I-1: You are now, but weren't before?  
1216  
1217 A: No.  
1218  
1219 I-1: Before today, you had never seen this policy?  
1220  
1221 A: There are so many policies to be familiar with every single one of 'em, I don't have a  
1222 memory like an elephant, so I am now familiar with it after it was provided to me.  
1223  
1224 I-1: But prior to today, you weren't familiar with this policy?  
1225  
1226 A: No.  
1227  
1228 I-1: On back on July 8<sup>th</sup> or when you were prescribed this medication, were you aware of this  
1229 policy?  
1230  
1231 A: No.  
1232  
1233 I-1: I'm gonna read the notification of use, and Mike, I'm gonna share this with (inaudible).  
1234 "Employees must notify their supervisor before beginning work when they are taking any  
1235 medication prescribed or purchased over the counter, which has the potential to interfere  
1236 with the safe and effective performance of duties, the operation of vehicles or equipment,  
1237 or personal safety. If such medications are being used the employee shall be required to  
1238 receive clearance from the prescribing physician or other certified medical provider at  
1239 their own expense and during off duty hours". You weren't familiar with this policy?  
1240  
1241 A: No.  
1242  
1243 I-1: Mike you want us to make a copy of this?  
1244  
1245 MM: I have a copy sir, thank you.  
1246  
1247 I-1: You have a copy of it. (pause) Let's talk about this State Attorney's Office summary for  
1248 a minute, this three page summary...  
1249  
1250 A: Mmm hmm.  
1251

1252 I-1: ...are you familiar with it?  
1253  
1254 A: Yes, I have read it.  
1255  
1256 I-1: There -- there's a -- there's a indication here that said you tested positive for [REDACTED] and  
1257 [REDACTED]. Any comment on that, any explanation as to that?  
1258  
1259 A: I was administered [REDACTED] as a part of a lifesaving procedure by the med flight crew and  
1260 [REDACTED] is [REDACTED].  
1261  
1262 I-1: Okay. And Mike you said I can get a copy of the medical records?  
1263  
1264 MM: Yes sir (inaudible).  
1265  
1266 A: I -- I -- I believe...  
1267  
1268 MM: We'll give you whatever you want.  
1269  
1270 I-1: Okay. I -- I believe there was an indication in the criminal investigation that your blood  
1271 alcohol content was [REDACTED]. When I looked at that number, and I thought about the amount  
1272 of alcohol you consumed from six to ten, basically a drink an hour, and then from ten to  
1273 eleven you don't drink anything, and then from eleven thirty to when you were transported  
1274 to the hospital, maybe after one o'clock, I'm thinkin' one ten, one fifteen, uh, they draw  
1275 your blood, they test it and they come up with a number... You were gonna say  
1276 somethin'?

1277  
1278 A: No, no, I'm sorry.  
1279  
1280 I-1: Okay and they come up with this blood alcohol level of [REDACTED], and that seems unusually  
1281 high to me, I'm puzzled with that number. Any comment on that?  
1282  
1283 A: No. What I had told you what I had to drink is what I had to drink.  
1284  
1285 I-1: And I conclude that it was four drinks in four hours.  
1286  
1287 A: Correct.  
1288  
1289 I-1: And then I see that your blood alcohol content is [REDACTED]. Now, I don't know the specific  
1290 blood test, I don't know if it was serum or it was whole blood, you know, how it was  
1291 tested, 'cause there's variations of the blood alcohol content; but no comment from you  
1292 about that number?  
1293  
1294 A: No, what I'm telling you is what I -- what I drank, I have no explanation for that.  
1295  
1296 I-1: Okay. Amy that's -- that's all the questions I have for you, uh before I turn it over to your  
1297 attorney, uh, Mike do you have any questions for Amy?  
1298

1299 I-2: I do not have any questions.  
1300  
1301 I-1: Mike is there anything you want to put on the record?  
1302  
1303 MM: I would like to -- for you all to -- and I'll provide them to you unless you -- maybe you  
1304 already have them uh, about the effects of [REDACTED]. Uh, my myself have taken it for ten  
1305 years. It doesn't change you a bit. It also says and the doctors to tell you that uh, try it  
1306 and if it does affect you, call me and stop it. And Amy, if you want to ask her, she'll tell  
1307 ya that she didn't have any problems with it for three and a half weeks. So I just want you  
1308 to know that there's a line of investigation I think is important. Um, I think... Oh, the  
1309 medical records, you want me to send them to -- to the police department -- this address?  
1310  
1311 I-2: I can pick them up; I'd rather pick them up rather than send them electronically.  
1312  
1313 MM: Okay.  
1314  
1315 A: Did you have an un-redacted copy of um, my -- my report?  
1316  
1317 I-2: I do not.  
1318  
1319 I-1: The police department was provided an un-redacted report from the Lee County State  
1320 Attorney's Office.  
1321  
1322 A: Okay.  
1323  
1324 I-1: I believe they provided us with it.  
1325  
1326 A: And so what you used to conduct this, I wasn't provided with?  
1327  
1328 I-1: You told me you weren't. I -- I don't know why...  
1329  
1330 A: I told you I was provided and uh -- uh, redacted copy.  
1331  
1332 I-1: I don't know why the victim...  
1333  
1334 A: Uh, Mike...  
1335  
1336 I-1: Yeah, I don't know why a victim of a -- of a domestic violence case would not be  
1337 provided an un-redacted copy.  
1338  
1339 MM: I'll make a request.  
1340  
1341 A: Okay. I haven't asked for it, that's probably (inaudible).  
1342  
1343 I-2: I think the -- the -- the documents used in the investigation of the questioning was from  
1344 the redacted copy, not the un-redacted, so none of the information from the redacted copy  
1345 -- un-redacted copy, I'm sorry it was used as a part of this investigation.

1346  
1347 MM: We'll probably want to get a copy just so the file's complete.  
1348  
1349 A: I'm confused, my -- my BAC...  
1350  
1351 MM: Let me -- let me do the talking.  
1352  
1353 A: Okay. I'm sorry.  
1354  
1355 MM: That's alright...  
1356  
1357 A: Just confused.  
1358  
1359 MM: That's why you're paying me the big bucks.  
1360  
1361 A: I know, I'm just confused.  
1362  
1363 I-1: Amy, just a couple more questions, just a as a follow up to -- to -- to what Mike uh... Do  
1364 you feel that maybe you underestimated the effect of your alcohol consumption, when it  
1365 was combined with the medication you were taking? 'Cause Helene thought that... she's  
1366 never seen you get to that level. Let me finish, okay? Helene suggested that you know,  
1367 I've never seen Amy appear that drunk or appear that intoxicated. And she suggested  
1368 maybe the combination of alcohol and pills and maybe it had this effect on her. What do  
1369 you think about that suggestion?  
1370  
1371 A: I disagree.  
1372  
1373 I-1: Okay. Alright. And like you said, you were never told while you're taking this  
1374 medication, don't drink alcohol.  
1375  
1376 A: No.  
1377  
1378 I-1: Did you do any research on your own about that particular type of medication? Whether  
1379 you should drink or not?  
1380  
1381 A: No.  
1382  
1383 I-1: I wanna share one other thing with ya. Uh, and this is part of the criminal investigation,  
1384 uh, it's -- it's a conclusion in the narrative section of the criminal investigation and -- and  
1385 I'm gonna read it to ya.  
1386  
1387 A: (inaudible)  
1388  
1389 I-1: It says, "Luis Monroig and Amy Young were both certified law enforcement officers and  
1390 worked for the Naples Police Department in Collier County. They were both married  
1391 prior to their relationship starting, and they ended their marriages to begin dating each  
1392 other. Luis and Amy were together as a couple for the past three years. Because of their

1393 prior marriages, the two had an agreement to not go out to bars without each other. Their  
1394 relationship started with the lack of trust issues, which continued as the relationship  
1395 progressed.” Had you read that before I read this today?  
1396  
1397 A: No.  
1398  
1399 I-1: (inaudible) Just -- just look it over. I’m wonderin’ where they got that information.  
1400  
1401 A: Well I noticed in some of the bits and pieces that I have read and Detective Hicks’... this is  
1402 Detective Hicks’ sum...  
1403  
1404 I-1: I -- I believe so.  
1405  
1406 A: ...his summary, there’s quite a few discrepancies through there.  
1407  
1408 I-1: Okay.  
1409  
1410 A: Um, if he’s gathering his information on my uh, relationship with David based on other  
1411 people’s opinions and beliefs, that may cause him to draw that conclusion.  
1412  
1413 I-1: I just have one more question and then we’re gonna wrap this up.  
1414  
1415 A: Mmm hmm.  
1416  
1417 I-1: When I came over here and I was hired by the city, I was asked to assist in this internal  
1418 affairs investigation.  
1419  
1420 A: mmm hmm.  
1421  
1422 I-1: So I’m an outsider, I don’t know anybody, I only know one person on the police  
1423 department, and as you well know that’s Captain Robert Montagano. I don’t know  
1424 anybody else in the police department.  
1425  
1426 A: Mmm hmm.  
1427  
1428 I-1: And I’ve read a lot. I -- I’ve read uh, previous anonymous letters, the most recent  
1429 anonymous letter, and -- and I’ve -- I -- I read a lot of things about -- about the case, but  
1430 for the life of me, I can’t understand why David Monroig got so upset and angry over the  
1431 fact that you went to Yabba’s with two girlfriends and had two drinks, and -- and then  
1432 came home. Do you have any explanation for that -- why he was so upset?  
1433  
1434 MM: It’s actually in two places, more than two drinks.  
1435  
1436 I-1: Yeah, I’m -- I’m sorry, but you know, he was upset that you were at Yabba’s, he wasn’t  
1437 upset that you went to Pazzo’s, ‘cause he knew you were goin’ to dinner. Can you explain  
1438 to me why he got so -- so upset?  
1439

1440 A: Because I think he thought I was in a bar, like someplace where there is crowded with a  
1441 lot of people. And the fact that I wasn't answering his phone calls and his texts, I've also  
1442 learned a lot of things about domestic violence and there were a lot of things that I missed.  
1443 I cannot explain why David went out of his mind that night; I'll never know that answer.  
1444

1445 I-1: Was he a jealous guy?  
1446

1447 A: Yeah he was.  
1448

1449 I-1: Was he very jealous of you?  
1450

1451 A: He was very protective of me.  
1452

1453 I-1: Okay. Mike that's all I have.  
1454

1455 MM: I have nothing, thank you, Sergeant?  
1456

1457 I-1: Mike?  
1458

1459 I-2: I uh, by policy, I'm supposed to offer you uh, copies of these forms and this is not part of  
1460 the interrogation, obviously, would you like copies of the signed forms?  
1461

1462 MM: Uh, sure at some other time, I don't need 'em right this minute.  
1463

1464 I-2: I'll bring 'em over when we do uh, I pick up the medical records.  
1465

1466 MM: Okay, great.  
1467

1468 I-1: Alright for the record this concludes this statement of Sergeant Amy Young; the time is  
1469 approximately 3:40 pm.