

## 1 DIRECT EXAMINATION

2 BY MR. KLOCH:

3 Q WOULD YOU STATE YOUR FULL NAME, PLEASE?

4 A VALERIE LYNN HUGHES.

5 Q MRS. HUGHES, I REPRESENTED YOU AS VALERIE BROWN. HAVE  
6 YOU RECENTLY BECOME VALERIE HUGHES?

7 A YES, I HAVE.

8 Q WHEN WAS THAT?

9 A MAY 8TH, 1987.

10 Q AND, WERE YOU PREVIOUSLY VALERIE BROWN?

11 A YES, I WAS.

12 Q ALL RIGHT.

13 MRS. HUGHES, I AM GOING TO ASK YOU, DO YOU KNOW AN  
14 INDIVIDUAL BY THE NAME OF ALEXANDER CAMERON?

15 A YES, I DO.

16 Q DO YOU SEE HIM IN COURT TODAY?

17 A YES, I DO.

18 Q WOULD YOU POINT HIM OUT, PLEASE, AND STATE WHAT HE IS  
19 WEARING TODAY?20 A HE IS WEARING A BLUE SUIT AND BLUE TIE AND A WHITE  
21 SHIRT.

22 Q WOULD YOU POINT TO HIM, PLEASE?

1 A THE GENTLEMAN RIGHT OVER THERE.

2 MR. KLOCH: FOR THE RECORD, I SUBMIT SHE HAS  
3 IDENTIFIED THE DEFENDANT.

4 BY MR. KLOCH:

5 Q HOW LONG HAVE YOU KNOWN ALEXANDER CAMERON?

6 A SINCE FEBRUARY OF 1986.

7 Q ALL RIGHT.

8 WAS THERE A TIME THAT YOU AND HE WERE LIVING TOGETHER?

9 A YES, THERE WAS.

10 Q AND, DURING WHAT TIME WAS THAT?

11 A MARCH OF '86 THROUGH JULY OF '86.

12 MR. CLARK: I WILL OBJECT, BECAUSE I DON'T SEE THAT  
13 THAT IS RELEVANT TO THE ISSUES IN THIS CASE.

14 MR. KLOCH: I THINK IT WILL BE RELEVANT.

15 THE COURT: I WILL TAKE IT UNDER ADVISEMENT, SUBJECT  
16 TO IT BEING HOOKED UP.

17 MR. KLOCH: ALL RIGHT.

18 BY MR. KLOCH:

19 Q AND, WHERE WERE YOU LIVING TOGETHER?

20 A IN CARYDALE EAST.

21 Q IS THAT 2727 DUKE?

22 A YES, IT IS.

1 Q AND, WHICH APARTMENT NUMBER?

2 A 515.

3 Q DURING THE TIME THAT YOU WERE LIVING TOGETHER, WERE  
4 YOU FAMILIAR WITH ALEXANDER CAMERON, THE CLOTHING THAT HE WORE  
5 AND WHETHER OR NOT HE SMOKED CIGARETTES?

6 A YES, HE DID.

7 Q AND, CAN YOU STATE WHETHER OR NOT HE SMOKED CIGARETTES?

8 A YES, I CAN.

9 Q AND, WHAT KIND OF CIGARETTES DOES HE SMOKE?

10 A I AM NOT SURE. HE USED TO SMOKE NEWPORTS. I DON'T  
11 KNOW WHAT HE SMOKES NOW.

12 Q DURING THE TIME THAT YOU KNEW HIM, WHAT KIND DID HE  
13 SMOKE?

14 A NEWPORT.

15 Q I AM GOING TO SHOW YOU COMMONWEALTH'S EXHIBIT NO. 15-B,  
16 AND IS THAT WHAT WE ARE TALKING ABOUT?

17 A YES.

18 Q DID YOU ALSO -- YOU SAID YOU WERE FAMILIAR WITH HIS  
19 CLOTHING. DID YOU HAVE OCCASION TO SEE HIM FROM TIME TO TIME IN  
20 HIS UNDERSHORTS?

21 A YES, I DID.

22 Q COULD YOU STATE WHETHER OR NOT YOU, FROM TIME TO TIME,

1 HAD OCCASION TO WASH HIS CLOTHING?

2 A YES, I DID.

3 Q AND, COULD YOU TELL THE LADIES AND GENTLEMEN OF THE  
4 JURY WHAT TYPE OF UNDERSHORTS HE WORE?

5 A HE HAD BOTH BRIEFS AND BIKINIS.

6 Q NOW, WHEN YOU SAY BIKINIS, ARE YOU TALKING ABOUT  
7 BIKINI UNDERWEAR?

8 A YES.

9 Q AND, CAN YOU GIVE ANY KIND OF DESCRIPTION TO THOSE  
10 BIKINI UNDERWEAR?

11 A HE HAD DIFFERENT TYPES OF SOLIDS AND STRIPES AND PLAIDS.

12 Q AND, WHEN DID THE RELATIONSHIP BETWEEN YOU AND HE END?

13 A APPROXIMATELY THE SECOND WEEK OF JULY.

14 MR. KLOCH: I HAVE NO FURTHER QUESTIONS OF THIS  
15 WITNESS, YOUR HONOR.

16 THE COURT: CROSS-EXAMINE.

17 MR. CLARK: THANK YOU, YOUR HONOR.

18 CROSS EXAMINATION

19 BY MR. CLARK:

20 Q WHEN YOU SAY THE RELATIONSHIP BETWEEN YOU AND HE  
21 ENDED IN THE SECOND OR THIRD WEEK IN JULY, IS THAT WHEN YOU  
22 MOVED OUT, OR HE MOVED OUT?

1 A THAT IS WHEN I MOVED OUT.

2 Q HOW LONG HAD YOU KNOWN HIM PRIOR TO MARCH OF '86?

3 A SINCE FEBRUARY, SINCE THE LAST WEEK IN FEBRUARY.

4 Q LAST WEEK OF FEBRUARY OF '86?

5 A RIGHT.

6 Q AND, YOU LIVED TOGETHER FROM THE BEGINNING OF MARCH  
7 UNTIL THE MIDDLE OF JULY?

8 A RIGHT.

9 Q WHERE DID YOU LIVE BEFORE THAT?

10 A WE WERE STAYING -- AS FAR AS MYSELF, I WAS STAYING  
11 WITH A FRIEND OF MINE.

12 Q NOW, HAD YOU SEEN MR. CAMERON SINCE JULY OF '86?

13 A I HAD SEEN HIM ONCE OR TWICE IN AUGUST. AFTER THAT,  
14 I HAVE NOT SEEN HIM. I SAW HIM ON THANKSGIVING DAY AS HE WAS  
15 WALKING DOWN THE STREET.

16 Q YOU SAY HE SMOKED CIGARETTES, NEWPORT CIGARETTES. A  
17 PACK A DAY, TWO PACKS A DAY?

18 A IT DEPENDS. SOMETIMES ONE, SOMETIMES TWO.

19 Q TWO CIGARETTES, OR TWO PACKS?

20 A TWO PACKS.

21 Q DID YOU EVER SEE HIM SMOKE ANY OTHER KIND OF CIGARETTE?

22 A YES, I HAVE.

1 Q WHAT KIND?

2 A MARIJUANA.

3 Q HOW ABOUT CIGARETTES?

4 A CIGARETTES, NO.

5 Q DID YOU SMOKE MARIJUANA WITH HIM?

6 A MYSELF?

7 Q YES.

8 A MAYBE, ONCE OR TWICE.

9 Q ONCE OR TWICE.

10 NOW, OBVIOUSLY, YOU HAVE NO CLUE HOW HE DRESSED OR  
11 WHAT HE WAS SMOKING AFTER JULY OF '86?

12 A NO, I DON'T.

13 MR. CLARK: THANK YOU. THAT IS ALL THE QUESTIONS I  
14 HAVE.

15 THE COURT: ANY REDIRECT, MR. KLOCH?

16 MR. KLOCH: NO REDIRECT.

17 YOUR HONOR, I WOULD ASK THIS WITNESS TO REMAIN, SUBJECT  
18 TO RECALL.

19 THE COURT: ALL RIGHT. IF YOU WOULD, PLEASE STEP  
20 OUTSIDE OF THE COURTROOM AND REMAIN OUT THERE UNTIL YOU ARE  
21 CALLED. PLEASE DON'T DISCUSS YOUR TESTIMONY WITH ANYONE.

22 (THE WITNESS WAS TEMPORARILY EXCUSED.)