

1 (WHEREUPON, THE DOCUMENTS REFERRED
2 TO, PREVIOUSLY MARKED DEFENDANT'S
3 EXHIBITS "A," "B" AND "C" FOR
IDENTIFICATION, WERE RECEIVED IN
EVIDENCE.)

4 MR. CLARK: WE REST, IF YOUR HONOR PLEASE.

5 THE COURT: APPROACH THE BENCH, PLEASE.

6 (BENCH CONFERENCE.)

7 MR. KLOCH: YOUR HONOR, THE COMMONWEALTH WILL CALL
8 JANET TILLERY IN REBUTTAL.

9 THE CLERK: JANET TILLERY.

10 WHEREUPON,

11 JANET TILLERY,

12 WAS CALLED AS A WITNESS BY AND ON BEHALF OF THE COMMONWEALTH
13 AND, AFTER HAVING BEEN FIRST DULY SWORN, WAS EXAMINED AND
14 TESTIFIED AS FOLLOWS:

15 DIRECT EXAMINATION

16 BY MR. KLOCH:

17 Q WOULD YOU STATE YOUR FULL NAME, PLEASE?

18 A JANET KENT TILLERY.

19 Q AND, DO YOU KNOW A LADY BY THE NAME OF VALERIE BROWN,
20 NOW VALERIE BROWN HUGHES?

21 A ABSOLUTELY. SHE WAS MY ROOMMATE.

22 Q A FRIEND OF YOURS?

1 A YES.

2 Q YOU ALSO KNOW AN INDIVIDUAL BY THE NAME OF ALEXANDER
3 CAMERON?

4 A YES.

5 Q DO YOU SEE HIM IN COURT TODAY?

6 A YES, I DO.

7 Q WOULD YOU POINT HIM OUT AND STATE WHAT HE IS WEARING
8 TODAY?

9 A MR. CAMERON IS WEARING A YELLOW SHIRT, A BLUE AND RED
10 TYPE OF PRINT SUIT, IT LOOKS LIKE.

11 MR. KLOCH: FOR THE RECORD, SHE HAS IDENTIFIED THE
12 DEFENDANT.

13 BY MR. KLOCH:

14 Q NOW, I ASK YOU TO RECALL THANKSGIVING DAY OF 1986, THE
15 LAST THANKSGIVING. WHERE DO YOU RESIDE?

16 A I RESIDED AT 6608 BERKSHIRE DRIVE, ALEXANDRIA, VIRGINIA.

17 Q THAT IS ACROSS THE LINE IN FAIRFAX COUNTY?

18 A YES, SIR.

19 Q WHERE IS THAT ACTUALLY OUT OF ALEXANDRIA?

20 A IT IS OFF ON SOUTH KING HIGHWAY IN A HOUSING
21 DEVELOPMENT.

22 Q ABOUT HOW FAR IN MILES, SAY, TO RIGHT HERE?

1 A OH, HERE, FIVE MINUTES IT TOOK ME TO GET TO THE COURT
2 THIS MORNING.

3 Q FROM YOUR HOME?

4 A RIGHT.

5 Q NOW, DID YOU HAVE OCCASION TO SEE MR. CAMERON ON
6 THANKSGIVING DAY?

7 A YES, I DID.

8 Q AND, WHERE DID THAT OCCUR?

9 A AT MY HOME.

10 Q ALL RIGHT.

11 WOULD YOU TELL THE JURY, PLEASE, THE CIRCUMSTANCES
12 UNDER WHICH YOU SAW HIM?

13 A I WAS HOME PREPARING THANKSGIVING DINNER FOR MY
14 FAMILY, AND MR. CAMERON CAME TO MY HOME. HE CAME IN A CAR WITH
15 A FRIEND OF HIS, I SUPPOSE, ANOTHER MAN.

16 Q ALL RIGHT.

17 AND, HAD YOU SEEN MR. CAMERON BEFORE THAT FROM TIME TO
18 TIME?

19 A YES.

20 Q NOW, DID HE TELL YOU FOR WHAT PURPOSE THAT HE CAME TO
21 YOUR HOME?

22 A YES. HE SAID HE WAS SUBJECT --

1 MR. CLARK: (INTERPOSING) I AM GOING TO OBJECT TO
2 THAT. I DON'T THINK THE PURPOSE OF HIS VISIT THERE IS RELEVANT.
3 HE IS TRYING TO PUT HIM IN ALEXANDRIA ON THANKSGIVING DAY. SHE
4 HAS TESTIFIED HE WAS THERE. SHE WAS FIXING THANKSGIVING DINNER.

5 BY MR. KLOCH:

6 Q DID HE STATE WHAT PURPOSE?

7 A YES, HE DID. HE SAID HE WAS LOOKING FOR VALERIE,
8 VALERIE BROWN HUGHES.

9 Q ALL RIGHT.

10 AND, WAS VALERIE AT YOUR HOME AT THAT TIME?

11 A NO. I EXPLAINED TO HIM THAT VALERIE DID NOT LIVE WITH
12 ME ANY MORE AND THAT SHE WAS NOT HERE. SHE WAS NOT THERE.

13 Q ALL RIGHT.

14 DID THERE COME A TIME THAT YOU AGREED TO CALL VALERIE
15 BROWN FOR HIM?

16 A YES. HE WAS INSISTENT ON WANTING TO SEE VALERIE AND
17 I EXPLAINED TO HIM THAT --

18 MR. CLARK: (INTERPOSING) I WILL OBJECT --

19 MR. KLOCH: (INTERPOSING) HOLD ON JUST A MOMENT.

20 MR. CLARK: (CONTINUING) -- TO THAT AS NOT BEING
21 RESPONSIVE.

22

1 BY MR. KLOCH:

2 Q PLEASE BE RESPONSIVE TO THE QUESTION. LISTEN
3 CAREFULLY TO MY QUESTION AND NO MORE. DON'T ANSWER ANY MORE.
4 DID THERE COME A TIME THAT YOU AGREED TO PLACE A CALL TO VALERIE
5 FOR HIM?

6 A YES.

7 Q AND, DID YOU DO THAT?

8 A YES, I DID.

9 Q AND, DID YOU TALK TO VALERIE?

10 A YES, I DID.

11 Q AND, YOU SAID THAT VALERIE WAS A FRIEND, SO IT WAS
12 SOMEONE WHOSE VOICE YOU RECOGNIZED?

13 A ABSOLUTELY.

14 Q AND, THEREAFTER, CAN YOU STATE WHETHER OR NOT YOU PUT
15 HIM IN CONTACT, OR DID HE TAKE THE PHONE?

16 A I GAVE HIM THE RECEIVER. HE SPOKE TO VALERIE. HE
17 THEN GAVE THE RECEIVER BACK TO ME AND I SPOKE TO VALERIE AGAIN.
18 YES, HE DID SPEAK TO VALERIE ON MY TELEPHONE.

19 Q AND, FOR HOW LONG WAS HE IN YOUR HOME?

20 A TOTAL DURATION MAYBE, MAYBE A HALF AN HOUR OR 35
21 MINUTES.

22 Q ALL RIGHT.

1 AND, I TAKE IT THEREAFTER HE LEFT?

2 A YES, HE DID.

3 MR. KLOCH: NO FURTHER QUESTIONS.

4 THE COURT: CROSS-EXAMINE.

5 CROSS EXAMINATION

6 BY MR. CLARK:

7 Q YOU INDICATED THAT YOU HAD SEEN MR. CAMERON ON SEVERAL
8 OCCASIONS OTHER THAN THANKSGIVING DAY, 1986, IS THAT RIGHT?

9 A YES.

10 Q NOW, I TAKE IT THAT YOU SAW HIM MORE FREQUENTLY BETWEEN
11 MARCH OF 1986 AND JULY OF 1986 WHEN YOUR GOOD FRIEND WAS LIVING
12 WITH YOU, ISN'T THAT RIGHT?

13 A RIGHT.

14 Q HOW MANY TIMES WOULD YOU SAY YOU SAW HIM BETWEEN
15 MID-JULY 1986 AND THANKSGIVING DAY 1986?

16 A FROM JULY UNTIL THANKSGIVING DAY, I HAD SEEN HIM.
17 UNTIL THANKSGIVING DAY, I HAD NOT SEEN HIM.

18 Q HE JUST CAME THAT ONE DAY?

19 A HE CAME THEN.

20 MR. CLARK: THAT IS IT. ALL RIGHT. THANK YOU. THAT
21 IS ALL.

22 THE COURT: ANY REDIRECT?