

cord will show the Jurors and the two alternates have filed back in the jury box. The defendant is still present in court, accompanied by his attorneys, and the District Attorney and his Assistant are present. Would you waive polling the jury?

BY MR. KNOLL:

State waive polling, your honor.

BY MR. BROUILLETTE:

We waive polling, your honor.

BY THE COURT:

Both sides waive polling the jury. At the time of the recess, the defendant had announced that it had closed its case; and the District Attorney announced that he had some rebuttal evidence. And, I see there's a witness, now. A witness, I assume, in rebuttal?

BY MRS. KNOLL:

Yes, your honor.

R E B U T T A L

BY THE COURT:

Allright, be sworn, do you solemnly swear, that the testimony that you're about to give in this case, will be the truth, and nothing but the truth, so help you GOD?

BY WITNESS:

I do.

MISS CHRISTEL S. LONZO, who, after first being duly sworn, testified under oath, under direct examination, at the instance of and by counsel, Mrs. Jeanette T. Knoll, which testimony is as follows:

BY MRS. KNOLL:

Miss Lonzo, would you state your full name for the court, please,

Ma'am?

A. Christel S. Lonzo.

Q. And, what is your occupation, Ma'm?

A. Clerk of the City Court in Marksville.

Q. And, how long have you been the Clerk of the City Court in Marksville?

A. Five and a half years.

Q. And, as the Clerk of the City Court, Ma'm, are you Custodian of the Criminal Records there?

A. Yes, Ma'm.

Q. Of all the Criminal Proceedings?

A. Yes, Ma'm.

Q. Miss Lonzo, pursuant to our request, did you look up the convictions on the people of -- I'm going to name them: The defendant, Vincent Simmons; did you review the -- his original records that you have in your custody?

A. Yes, Ma'm.

Q. And, from that, Ma'm, did you transfer that to what I'm referring to as S-7, I believe? Six? I'm referring to S-7.

BY MR. BROUILLETTE:

Your Honor, impeaching credibility as such, is not rebuttal evidence. We object to that.

BY THE COURT:

Overruled.

BY MR. BROUILLETTE:

I wish to object to the ruling of the court.

BY THE COURT:

Allright.

Q. Did you transfer from the original records, this document, I'm show-

ing you as S-7, which shows the convictions of the defendant, Vincent Simmons, in City Court?

A. Yes, Ma'am.

Q. Your honor, I'd like to offer, introduce...

BY THE COURT:

Is that your signature on there?

A. Yes, sir.

Q. Okay, I'd like to offer...

BY THE COURT:

Okay, she offers it in evidence. Do you want to make an objection?

BY MR. BROUILLETTE:

I'd like to question her about the preparation of that.

BY THE COURT:

Okay.

MISS CHRISTEL S. LONZO, who, after first being duly sworn, testified under oath, under cross examination, at the instance of andby counsel, Mr. Harold Brouillette, which testimony is as follows:

BY MR. BROUILLETTE:

How did you go about preparing this, Miss Lonzo?

A. We have a file card in City Court. And, I retyped this on a letterhead.

Q. This is an alphabetical file card?

A. Yes, sir, it is.

Q. On each, on all convictions?

A. Yes, sir.

Q. And, it's based upon the minutes of the City Court?

A. Yes, sir, it is.

Q. That's all the questions I have.

BY THE COURT:

Allright, the court will permit the document, what is it, S-7?

BY MRS. KNOLL:

Yes, your honor.

BY THE COURT:

To be filed in evidence.

MISS CHRISTEL S. LONZO, who, after first being duly sworn, testified under oath, under re-direct examination, at the instance of and by counsel, Mrs. Jeanette Knoll, which testimony is as follows:

- Q. Miss Lonzo, pursuant to our request, did you look up the criminal convictions of one, Arthur Lavallais?
- A. Yes, Ma'm.
- Q. And, did you prepare this document I'm showing you, as S-8, Ma'm?
- A. Yes, Idid.
- Q. And, did you get these convictions on Arthur Lavallais, from the minutes of the City Court of these Criminal Convictions?
- A. Yes, I did.
- Q. Your Honor, at this time, I'd like — is that your signature on there, where it says, A True Copy?
- A. Yes, Ma'm.
- Q. I'd like to offer, introduce and file into evidence, Exhibit S-8.

BY THE COURT:

And, any objections?

BY MR. BROUILLETTE:

*objection*  
Same objection, and the additional objection that most of these were admitted to. It's not admissible in evidence, documentary proof of conviction of a crime that has been admitted on the stand.

BY THE COURT:

ss

Allright, it's admitted/to all those that were denied by the witness.

Otherwise, the objection is overruled. .

BY MR. BROUILLETTE:

Is there any way of knowing which ones those are, your honor?

BY THE COURT:

Yes, sir, it's recorded in the testimony.

*objection*  
BY MR. BROUILLETTE:

I object to the ruling of the court.

BY THE COURT:

Allright.

Q. Christel, pursuant to the person, by the name of Paul Dominick, did you also examine the minutes of the City Court Criminal Proceedings on Paul Dominick and transfer those convictions to S-9 that I'm showing you now?

A. Yes, Ma'm.

Q. Does that S-9 bear your signature, Ma'm?

A. It does.

Q. And, also, the Criminal Convictions in the City Court of Paul Dominick?

A. Yes, Ma'm.

Q. Your Honor, I'd like to offer, introduce and file into evidence S-9.

BY THE COURT:

S-9?

*objection*  
BY MR. BROUILLETTE:

Same objection -- both objections.

BY THE COURT:

Allright the objection is overruled, and the court will permit the filing.

BY MR. BROUILLETTE:

You're permitting this filed in full, your honor?

BY THE COURT:

I said all is permitted filed as to all those that were denied by Dominick. Those that he admitted, it would not support anything.

Q. Miss Lonzo, pursuant to our request on the person of John Mose, did you examine the Criminal Minutes of the City Court, and transferred them to S-10? And, is this your signature on S-10, Ma'm?

A. Yes, Ma'm. Yes, Ma'm.

Q. Your Honor, I'd like to offer, introduce and file into evidence S-10.

BY THE COURT:

Same objection?

BY MR. BROUILLETTE:

Same objection. Mr. Mose admitted to everyone he was questioned about, your honor.

BY THE COURT:

Some as to those he did not admit, the court admits the document to be filed.

BY MR. BROUILLETTE:

→ We wish to make the point that he admitted to all of them. And that this is prejudicial; it's unnecessary, and it's repetitive, and we object to the ruling of the court.

BY THE COURT:

Allright, the objection is overruled.

Q. We tender, Miss Lonzo. 246