In the Matter Of:

LAURA OWENS vs MICHAEL MARRACCINI, et al.,

MICHAEL MARRACCINI

June 13, 2018

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> COURT REPORTERS

1	STATE OF CALIFORNIA SUPERIOR COURT
2	CITY AND COUNTY OF SAN FRANCISCO
3	000
4	LAURA OWENS,
5	Petitioner,
6	vs. No. FDV-18-813693
7	MICHAEL MARRACCINI,
8	Respondent.
9	/
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11	
12	
13	DEPOSITION OF MICHAEL MARRACCINI
14	
15	
16	
17	Taken before Kaylin Bush
18	CSR No. 14267
19	June 13, 2018
20	
21	
22	Aiken Welch Court Reporters
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1	DEPOSITION OF MICHAEL MARRACCINI
2	
3	
4	BE IT REMEMBERED, that pursuant to Notice, and on
5	the 13th day of June 2018, commencing at the hour of
6	10:08 a.m. in the offices of Bay Area Legal Aid, 1800
7	Market Street, 3rd Floor, San Francisco, California
8	94102, before me, KAYLIN BUSH, a Certified Shorthand
9	Reporter, State of California, personally appeared
10	MICHAEL MARRACCINI, produced as a witness in said action,
11	and being by me first duly sworn, was thereupon examined
12	as a witness in said cause.
13	000
14	APPEARANCES
15	For the Petitioner:
16	ELISHA JUSSEN-COOKE Cooperative Restraining Order Clinic
17	3543 - 18th Street, Suite 5 San Francisco, California 94110
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24	
25	

For the Respondent:	
RANDY SUE POLLOCK	
286 Santa Clara Avenue	
(510) 763-9967	
IBPEIBPEITOCKIUW.COM	
ALSO PRESENT:	
Laura Owens, via phone	
	Oakland, California 94610 (510) 763-9967 rsp@rspollocklaw.com ALSO PRESENT:

1	(Plaintiff's Exhibit No. 1 marked for
2	Identification.)
3	
4	MICHAEL MARRACCINI
5	sworn as a witness
6	testified as follows:
7	
8	MS. JUSSEN-COOKE: Present in the room we have
9	the deponent and respondent, Michael Marraccini; counsel
10	for respondent, Randy Sue Pollock; my co-counsel, Audrey
11	T. Courson; Laura Owens, petitioner, who is listening and
12	participating via conference line; myself, Elisha
13	Jussen-Cooke, attorney for Ms. Owens. And that is the
14	totality of who is present.
15	We are the attorneys for Laura, and to begin I'd
16	like to summarize the notice that gave rise to this
17	deposition which has been marked as Exhibit 1. Mr.
18	Marraccini was served with a notice of taking deposition
19	and for production of documents on May 21, 2018. Per
20	agreement by Ms. Pollock to accept electronic services,
21	this was served via e-mail. This notice of taking
22	deposition of Michael Marraccini on oral examination and
23	for the production of documents will be attached to the
24	deposition transcript as Exhibit 1.
25	Before I begin, we may I'd like to request

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1 some stipulations given the timeframe we're working with. MS. POLLOCK: Yeah. Just last minute... 2 3 MS. JUSSEN-COOKE: Yeah. So in terms of the time for reviewing. Once this is over, you'll be 4 5 provided with a copy of the -- or you'll have the opportunity to obtain a copy of the deposition transcript 6 and to review that and to make corrections under oath. 7 Because we are on a shortened time scale, I'm hoping that 8 you'll stipulate to have that done. 9 Actually, the court reporter, hopefully, will 10 11 send you an e-mail by Wednesday June 28th without 12 expediting it. And we ask that you read and review the 13 transcript and make any changes within five days. So if it's received by the 28th, we would ask that any changes 14 15 be made by July -- the end of the day on July 3rd, and we also ask that any changes -- you advise me of any changes 16 via e-mail. 17 18 MS. POLLOCK: That's fine. MS. JUSSEN-COOKE: Great. And so the 3rd is 19 20 agreeable? 21 MS. POLLOCK: Yes. 22 MS. JUSSEN-COOKE: Do you stipulate that if Mr. 23 Marraccini does not sign the transcript within that timeframe and does not provide notice of any changes to 24 25 the answers within that timeframe or if the original

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1	executed transcript becomes lost or otherwise
2	unavailable, that the certified copy of the transcript
3	may be used for all purposes?
4	MS. POLLOCK: That's fine.
5	EXAMINATION BY MS. JUSSEN-COOKE:
6	Q. Okay. So just to go over some basic
7	instructions and rules. The court reporter is taking
8	down everything that's being said today. So right now
9	you're nodding and that's an easy way to communicate, but
10	unfortunately it doesn't go on the record.
11	A. Got you. Yeah.
12	Q. So if you can make sure that you give audible
13	answers to everything moving forward, that would help the
14	court reporter and make sure she's got it all down.
15	A. Sounds good.
16	Q. Have you ever had your deposition taken before?
17	A. Like ten years ago. Maybe more, 15.
18	Q. And what was that for?
19	A. Car accident.
20	Q. And what was your role in that case?
21	A. I got hit by a car.
22	Q. So did you file a lawsuit?
23	A. Yes. Yes, I did. I was like 15 years old, so
24	yeah, it was 15 years ago. Somewhere around then.

1	THE WITNESS: My parents.
2	BY MS. JUSSEN-COOKE:
3	Q. And what was the outcome of that?
4	A. I received like \$3,000 in settlements.
5	Q. Okay. Any other times that you've had your
6	deposition taken?
7	A. No.
8	Q. Okay. I'd like to just go over some of the
9	guidelines in order for things to go as smoothly as
10	possible. You are under oath which means that you're
11	swearing to tell the truth and treat this like it's a
12	courtroom. I know it's a more informal setting
13	A. Yeah.
14	Q but the oath carries the same effect as if
15	you were in a courtroom. So here's how it works. I'll
16	ask you questions, and you will answer them. Your
17	attorney may object to some of the questions, but these
18	objections are for the judge to consider at a later time.
19	Unless she specifically instructs you not to answer, you
20	must answer the questions even if she objects.
21	A. What if, like, timeline is something that I
22	don't know?
23	Q. And so that's fine. If there are things you are
24	if you don't understand questions that I've asked,
25	tell me you don't understand, and we'll rephrase them.

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1 If you are unsure of something, say so. 2 Α. Yeah. 3 Q. Don't guess at an answer, but estimating is okay. Do you understand the difference between a guess 4 5 and an estimate? Yeah. So what I just did with the previous 6 Α. settlement that we were just talking about, is that okay 7 to say, like, 10 to 15 years? Or do you want me to say, 8 like, I'm guessing it was 10 to 15 years ago? 9 10 MS. POLLOCK: You can approximate. So if -- and 11 say, you know, "I believe it was 10 or 15 years ago." 12 THE WITNESS: Okay. 13 MS. POLLOCK: Or "my best estimate is" -- but just don't guess. 14 15 BY MS. JUSSEN-COOKE: 16 Q. Just don't guess. And so an example is that if I were to ask you how long the table in this room is, you 17 18 could look at it and you could give me an estimate. But 19 if I were to ask you how long the table in the room where 20 Laura is sitting, you would have no basis for that 21 estimate. You'd be completely guessing. So estimates, 22 okay; guessing, not. 23 Α. Okay. So if you do not tell me that you don't 24 0. 25 understand a question I've asked, the court and I will

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1	assume that you understood it and that you've given an
2	accurate and truthful response. If you don't know the
3	answer to a question I ask, say so.
4	A. Okay.
5	Q. The deposition is being transcribed by our court
6	reporter, and everything that is said here today will be
7	recorded. We already went over because of that, nodding
8	your head or saying things like "uh-huh" makes it
9	difficult for the court reporter.
10	It's important that we talk one at a time so
11	that the court reporter can take down everything that's
12	being said. If people speak simultaneously, the court
13	reporter will record your statements before anybody
14	else's. If you need a break for any reason, tell me.
15	We'll finish the question, and then we can take a break.
16	Do you understand these instructions?
17	A. Yes.
18	Q. Okay. Is there any reason why today you cannot
19	give your best, accurate, most truthful testimony?
20	A. No.
21	Q. Are you taking any medications which would
22	interfere with your ability to answer truthfully and
23	accurately?
24	A. No.
25	Q. Do you have any physical or emotional conditions

1	that would prevent you from giving accurate testimony?
2	A. No.
3	Q. Did you talk with anyone to prepare for this
4	deposition?
5	A. Yes. My attorney.
6	Q. And how many times?
7	A. Once.
8	Q. For how long?
9	A. A couple hours, I think.
10	Q. Was anybody else present?
11	A. No.
12	Q. Did you talk to anybody else to prepare for this
13	deposition?
14	A. No.
15	Q. Were any documents shown to you before this
16	deposition?
17	A. Yeah. I mean, I just reviewed
18	MS. POLLOCK: Documents I turned over to you
19	this morning.
20	MS. JUSSEN-COOKE: Okay. And the documents you
21	turned over to me this morning?
22	MS. POLLOCK: I'm pretty sure there was an
23	e-mail sent by my paralegal to share it on Dropbox. Let
24	me check.
25	THE WITNESS: I think it was Google Drive.

1	MS. POLLOCK: No. It was it was for the
2	production.
3	MS. JUSSEN-COOKE: I have not received anything.
4	MS. POLLOCK: I'll e-mail her to make sure it
5	goes to your e-mail, but it's on Dropbox.
6	MS. JUSSEN-COOKE: Okay. Can you describe what
7	those documents are?
8	MS. POLLOCK: Text messages.
9	MS. JUSSEN-COOKE: Do you have a paper copy of
10	them?
11	MS. POLLOCK: No. I don't have the production.
12	I didn't print out the production this morning.
13	THE WITNESS: It's all text messages.
14	MS. POLLOCK: What?
15	THE WITNESS: I'm saying it's all the text
16	messages.
17	MS. JUSSEN-COOKE: Yeah. I still have yet to
18	receive anything. So we'll wait for those to come
19	through.
20	BY MS. JUSSEN-COOKE:
21	Q. Were there any other documents that you reviewed
22	to prepare for this deposition today?
23	A. I read what Laura put in her declaration or
24	MS. POLLOCK: The petition.
25	THE WITNESS: The petition.

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1	BY MS. JUSSEN-COOKE:
2	Q. And when did you read that?
3	A. This morning and a couple pages with Randy.
4	Q. Okay. Any other documents you've reviewed to
5	prepare for today?
6	A. No.
7	Q. So turning our attention to the documents that
8	we asked you to bring.
9	And Randy Sue, I'm hoping that we can meet and
10	confer on those maybe this afternoon after your doctor's
11	appointment?
12	MS. POLLOCK: I'll call you.
13	(Off the record discussion.)
14	BY MS. JUSSEN-COOKE:
15	Q. So I want to go one by one through what we
16	requested and get your responses on the record. Document
17	request number one was for "Any and all checking and
18	savings account statements, showing a complete
19	transaction history, from January 10, 2018, through the
20	date of production, for each checking and savings account
21	in your name, whether individually or jointly with
22	another person and/or entity, regardless of whether or
23	not the account or accounts have been closed."
24	Did you bring documents responsive to this
25	request?

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1	MS. POLLOCK: Did you get the responses?
2	MS. JUSSEN-COOKE: I did.
3	THE WITNESS: No.
4	BY MS. JUSSEN-COOKE:
5	Q. Okay. Why not?
6	MS. POLLOCK: To number one you're talking
7	about?
8	MS. JUSSEN-COOKE: Uh-huh.
9	MS. POLLOCK: Based on my objection. Well, he
10	hasn't seen this. I think you did see it.
11	THE WITNESS: So you want bank statements from
12	this year January 10, 2018, till now?
13	MS. POLLOCK: And that's our objection.
14	THE WITNESS: I don't know what that would have
15	to do with
16	MS. POLLOCK: I mean, I object on the record. I
17	don't understand this question.
18	MS. JUSSEN-COOKE: Okay. I will go through them
19	and I will one by one note your
20	MS. POLLOCK: You're asking if he joins in the
21	objection? I mean, is that what you're really asking?
22	MS. JUSSEN-COOKE: Uh-huh.
23	MS. POLLOCK: Okay.
24	MS. JUSSEN-COOKE: Especially because this was
25	signed by you.

1	BY MS. JUSSEN-COOKE:
2	Q. So do you join in the objection that was noted
3	by your attorney in the response and objections to
4	request for production of documents of deposition of
5	respondent, Michael Marraccini, that I was provided with
6	on Monday the 10th?
7	A. Yes. I agree to her objection.
8	Q. Okay. Request number two, "Any and all monthly
9	statements of account for all credit cards in your name
10	whether alone or jointly with another person and/or
11	entity, from January 10, 2018, through the date of
12	production."
13	Did you bring documents responsive to this
14	request?
15	A. What is the date of production?
16	Q. Today.
17	A. Okay.
18	Q. Or yeah. Today.
19	A. So I agree with her objection again.
20	Q. Okay. Request number three was for records that
21	showed all of your Uber trips including pick-up and
22	drop-off addresses from October 1, 2017, through the date
23	of production.
24	Do you join in your attorney's noted objection
25	to this request?

1	A. Yes. I agree with the objection.
2	Q. Document request number four was for your Lyft
3	records including pick-up and drop-off locations from
4	October 1, 2017, through the date of production. Your
5	attorney has objected to this, to production of this, on
6	the grounds that it's overly broad and not likely to lead
7	to the discovery of admissible evidence. Do you join in
8	that objection?
9	A. Yes.
10	Q. Document request number five was for all
11	documents that show "any and all posts you made, or
12	caused to be made, on Instagram account" or your
13	Instagram Story from January 1, 2017, through the date of
14	production. Your attorney has objected to the production
15	of these. Do you join in that objection?
16	A. Yes.
17	Q. Document request number six was for records
18	showing "complete printouts or screenshots, of any and
19	all restaurant reservations made online through an
20	application-based restaurant reservation service,
21	including OpenTable, Resy, and Yelp" from October 1,
22	2017, through the date of production.
23	Your attorney has objected to providing these.
24	Do you join in that objection?
25	A. Yes.

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1	Q. Document request number seven was for
2	"Transcripts of all text message communications between
3	you and Laura Owens from October 1, 2017, through the
4	date of production."
5	Did you produce documents responsive to this
6	request?
7	MS. POLLOCK: I did.
8	THE WITNESS: Yeah. I went back even further.
9	BY MS. JUSSEN-COOKE:
10	Q. Okay. Well, I have yet to receive those; so I'm
11	noting for the record that I have yet to receive
12	documents responsive to request number seven.
13	Document request number eight was for "Any and
14	all documents that show you were previously enrolled at
15	California Polytechnical State University at any time."
16	Did you bring documents responsive to this
17	request?
18	A. No.
19	Q. Do you join in your attorney's objection to
20	this?
21	A. Yes.
22	Q. That completes the documents that were
23	requested. I'm going to move now to ask some background
24	questions.
25	A. Okay.

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1	Q. What is your date of birth?
2	A. June 2, 1987.
3	Q. What's your address?
4	A. 681 Francisco.
5	Q. And where's that?
6	A. San Francisco.
7	Q. When did you move there?
8	MS. POLLOCK: To that address?
9	BY MS. JUSSEN-COOKE:
10	Q. I'm sorry. When did you move to 681 Francisco
11	in San Francisco?
12	A. I moved there October 2016.
13	Q. Who do you currently live at 681 Francisco with?
14	A. Alex Rapazzini.
15	Q. Can you please spell that last name?
16	A. I'm going to give it my best shot,
17	R-A-P-A-Z-Z-I-N-I.
18	Q. And prior to moving into 681 Francisco in
19	October, where did you live October of 2016, where did
20	you live?
21	A. Yeah. It was on San Bruno Avenue in Potrero
22	Hill. I don't remember the exact number.
23	Q. How long did you live there on the San Bruno
24	Avenue location?
25	A. Twelve months.

1	Q. Before living in the San Bruno residence, where
2	were you living?
3	A. Walnut Creek.
4	Q. And from what date to what date were you there?
5	A. I was only there for four months, and before
6	that, I moved from Sacramento. I don't remember the
7	address. It was on South Creek or South Main Street. I
8	think that's what it was. Then Walnut Creek.
9	Q. When did you move from Sacramento?
10	A. I would say I estimate probably around three
11	years ago.
12	Q. Okay. What is your occupation?
13	A. Real estate.
14	Q. What do you do in real estate?
15	A. It's a little complicated, but it has to do with
16	real estate lending. I look at projects, and we fund the
17	projects if it makes sense. So it's a mix of real estate
18	building and real estate lending.
19	Q. Who are you employed by?
20	A. LendingHome.
21	Q. How long have you been employed by LendingHome?
22	A. April 1, 2017, until present.
23	Q. Where is your office based out of?
24	A. Financial district of San Francisco.
25	Q. What is your job title at LendingHome?

1	А.	Strategic account executive.
2	Q.	Have you held that title since joining
3	LendingHo	ome in April of 2017?
4	А.	No.
5	Q.	What was your previous title?
6	А.	Account manager.
7	Q.	When did you change to a strategic account
8	executive	2?
9	А.	Two months ago.
10	Q.	And how much do you earn at LendingHome?
11	Α.	Like, base plus commission, is that what you're
12	asking?	
13	Q.	Roughly, per year?
14	Α.	I would say 150,000.
15	Q.	Who is your supervisor?
16	Α.	Charles Goodwin (phonetic).
17	Q.	Sorry. Did you say Goodwin?
18	Α.	I did.
19	Q.	Sorry. There's quite a bit of background noise.
20	Where did	l you work prior to LendingHome?
21	Α.	Branagh Development.
22	Q.	And how much did you earn there?
23	А.	\$100,000 a year.
24	Q.	What was your title at Branagh Development?
25	А.	Project manager.

1	Q. How many positions did you hold at Branagh
2	Development?
3	A. One.
4	Q. One. And from when what date through what
5	date did you work there?
6	A. I worked there till January 2017. I think I
7	started in February 2015. Yeah.
8	Q. And why did you stop working there?
9	A. I wanted to move to the like, I wanted to
10	work within the city because Branagh was in the East Bay.
11	Q. Okay. So did you did you quit your job?
12	A. We came to a mutual parting, yeah.
13	Q. Okay. And when you say we came to mutual
14	parting, who was your supervisor there?
15	A. Alex Griffith (phonetic).
16	Q. Prior to your joining Branagh Development, where
17	did you work?
18	A. Pacific Coast Building Products.
19	Q. And how much did you earn there?
20	A. 70,000.
21	Q. And what were the dates that you worked at
22	Pacific Coast Building Products?
23	A. I don't remember.
24	Q. Okay. Did you work there up until you started
25	at Branagh?

1	A. Yeah. I probably had a couple months in between
2	because I went traveling. So but I don't remember the
3	dates.
4	Q. Okay. What was your position there at Pacific
5	Coast Building?
6	A. Operations manager.
7	Q. Any other positions that you held there?
8	A. No.
9	Q. Okay.
10	A. And I was actually regional management as well.
11	So
12	Q. Have you ever held a position as a real estate
13	developer?
14	A. Well, I mean, working for a real estate
15	development company.
16	Q. But
17	A. No.
18	Q. In what other capacity have you worked in real
19	estate?
20	A. I worked for Cushman & Wakefield in commercial
21	real estate. I worked the for Tri-State Development
22	which was also a real estate development company, and
23	those are the only two others.
24	Q. Do you have a California real estate license?
25	A. No.

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1	Q. Have you ever been a VP of a Fortune 500
2	company?
3	A. No.
4	Q. Have you ever been an employee of KGO Radio?
5	A. No.
6	Q. Were you ever associated with KGO Radio in any
7	way?
8	A. I mean, going in there to do interviews, and
9	then, I mean, I did I hosted with Laura I'd say at
10	least ten shows.
11	Q. Were you paid for hosting those shows?
12	THE WITNESS: Should I answer?
13	MS. POLLOCK: Yeah.
14	THE WITNESS: Yes.
15	BY MS. JUSSEN-COOKE:
16	Q. But you were never an employee of KGO Radio?
17	A. No. That's what the ultimate goal was for
18	was to get a job with them.
19	Q. Do you have any volunteer experience?
20	A. Yes.
21	Q. Okay. Where most recently have you volunteered?
22	A. Blue Heart International.
23	Q. And what is Blue Heart International?
24	A. It's for women who have been sex trafficked. So
25	essentially, what they do is they shelter women, build

1	them houses in Rescue, California.
2	Q. And from what date to what date did you
3	volunteer for Blue Heart International?
4	A. It's random. Essentially, what they do is they
5	ask for volunteers whether it's for a black-tie function
6	or if you're going to be helping build, essentially, like
7	or, like, moving material from one site to another
8	site to help them build.
9	Q. When most recently did you volunteer for them?
10	A. I would say a couple years ago.
11	Q. Any other volunteer experience?
12	A. I mean, no. I go to SPCA and, like, pet dogs.
13	But I wouldn't consider that volunteering.
14	Q. Okay. Anything else?
15	A. No.
16	Q. Okay. Where did you go to college?
17	A. Started off at Cal Poly and then went to
18	Sacramento State.
19	Q. From what date through what date were you at Cal
20	Poly?
21	A. I was there one quarter. So I graduated high
22	school in 2005. So what would it be, September 2005 till
23	immediately left right after that. I mean, it was one
24	quarter there. I don't know. Whatever one quarter is,
25	two months.

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1	MS. POLLOCK: It was a quarter, not a semester?
2	THE WITNESS: Quarter system.
3	BY MS. JUSSEN-COOKE:
4	Q. Did you earn any type of degree or anything
5	whatsoever from Cal Poly?
6	A. No.
7	Q. Where did you live when you were attending Cal
8	Poly?
9	A. Los Osos Avenue in San Luis Obispo.
10	Q. You didn't live in the dorms?
11	A. No. I lived with my friends.
12	Q. And who were the friends you lived with?
13	A. Ryan Hughes (phonetic) and Kyle Libby
14	(phonetic).
15	Q. But you were actually enrolled?
16	A. Yes.
17	Q. Okay. And then when did you did you
18	immediately transfer to Sacramento State?
19	A. No. I took time off in between.
20	Q. When did you start at Sac State?
21	A. I couldn't tell you. I don't remember the
22	dates.
23	Q. Approximately, would you say that you started at
24	Sacramento State in 2006?
25	A. No.

1	Q. 2007?
2	A. It was a couple years later. Maybe a few years
3	later.
4	Q. When did you graduate from Sacramento State?
5	A. 2011, 2012. I don't remember.
6	Q. And what was your degree in?
7	A. I had a degree in communications, and then I had
8	a minor in business finance.
9	Q. Were you ever affiliated in any way whatsoever
10	with USC, University of Southern California?
11	A. I was. I got enrolled there for business
12	school.
13	Q. When was that?
14	A. After Sacramento State. I never went, though.
15	Q. How come?
16	A. At the time I was going to be going for business
17	school, and I was going to do it online. And I didn't
18	think after talking about it with my family and my
19	godfather, we all decided that I didn't need to do it at
20	that time.
21	Q. When you say you didn't need to do it at that
22	time, was it your intention to
23	A. Maybe go later on.
24	Q. But you received enrollment at University of
25	Southern California?

1	MS. POLLOCK: Vague. Was he accepted or was he
2	just
3	BY MS. JUSSEN-COOKE:
4	Q. You were actually enrolled you said?
5	A. No. Sorry. I was accepted into the school.
6	Q. You were accepted. But you never enrolled?
7	A. I never enrolled, no.
8	Q. Okay. I'm going to shift now and talk about
9	your relationship with Laura.
10	A. Okay.
11	Q. When did you meet Laura?
12	A. It was, like, April, maybe March of all these
13	dates. It was March 2016 I would say. Yeah.
14	Q. And how did the two of you meet?
15	A. We met on an online dating platform.
16	Q. What was that platform?
17	A. I think it was Bumble. That was the name of the
18	platform.
19	Q. Okay. And can you explain that initial how
20	the two of you came to
21	A. Yeah.
22	Q go from because I'm not familiar with
23	Bumble. So if you can explain how that works, that would
24	be great.
25	A. Yeah. So we said that she said that she was

2 my family. She was doing a horse show. So we had our 3 first date at a sushi restaurant in El Dorado Hills. 4 MS. POLLOCK: What she wants to know is how do 5 you 6 THE WITNESS: Oh. How do you communicate? 7 MS. POLLOCK: What is Bumble? 8 MS. JUSSEN-COOKE: Yeah. Explain how yeah 7 THE WITNESS: Bumble is an online, essentially	5
 MS. POLLOCK: What she wants to know is how do you THE WITNESS: Oh. How do you communicate? MS. POLLOCK: What is Bumble? MS. JUSSEN-COOKE: Yeah. Explain how yeah 	D
<pre>5 you 6 THE WITNESS: Oh. How do you communicate? 7 MS. POLLOCK: What is Bumble? 8 MS. JUSSEN-COOKE: Yeah. Explain how yeah</pre>	D
6 THE WITNESS: Oh. How do you communicate? 7 MS. POLLOCK: What is Bumble? 8 MS. JUSSEN-COOKE: Yeah. Explain how yeah	
7 MS. POLLOCK: What is Bumble? 8 MS. JUSSEN-COOKE: Yeah. Explain how yeah	
8 MS. JUSSEN-COOKE: Yeah. Explain how yeah	
9 THE WITNESS. Bumble is an online opportially	•
	Ζ,
10 platform where you have a profile. You get a limited	
11 amount of pictures, maybe four or five photos, and the	n
12 you have, like, a little diagram about yourself, like a	a
13 bio. And then that's it.	
14 BY MS. JUSSEN-COOKE:	
15 Q. Okay. So are you certain that it was through	
16 Bumble that you met?	
17 A. I think it was.	
18 Q. Were there other online dating	
 18 Q. Were there other online dating 19 A. Yeah. You're on multiple online dating 	
19 A. Yeah. You're on multiple online dating	
A. Yeah. You're on multiple online datingplatforms.	
 19 A. Yeah. You're on multiple online dating 20 platforms. 21 Q. What other platforms were you on? 	
 19 A. Yeah. You're on multiple online dating 20 platforms. 21 Q. What other platforms were you on? 22 A. I was on Hinge, H-I-N-G-E. I was also on The 	

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1	BY MS. JUSSEN-COOKE:
2	Q. And what's the difference between Bumble, Hinge,
3	and The League? Is there can you explain any kind of,
4	like
5	A. I think they're just all a little bit different.
6	Like, essentially, The League pulls you have to be,
7	like, accepted onto it. I don't know. Hinge, you have
8	to be a mutual connection with somebody in order to,
9	essentially, reach out.
10	Q. Okay.
11	A. So and then Bumble is just a random
12	assortment of individuals.
13	Q. So how long would you say that you were involved
14	romantically with Laura?
15	A. Year and a half probably, I estimate. Like, it
16	was on and off for a year and a half I would say.
17	Q. So when was it off-off? When was your
18	relationship finished?
19	A. Like no more communication? I would say I
20	blocked her from everything in December of 2017.
21	Q. So you dated beyond March 2017?
22	A. Yes.
23	Q. Can you please explain to me how you
24	characterized your relationship with Laura?
25	A. We were exclusive with one another. We I

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1	would say we dated. I mean, I wouldn't I never used
2	the term boyfriend and girlfriend with her, but I would
3	we were exclusive with one another.
4	Q. Why didn't you use the term boyfriend and
5	girlfriend with her?
6	A. I thought that she was emotionally unstable, and
7	I was, like, dating an emotional roller coaster. So I
8	didn't want to I couldn't take that next step with
9	her.
10	Q. Even though but you were exclusive with her?
11	A. Correct.
12	Q. Okay. And so when you say it was an emotional
13	roller coaster, can you explain a little more what you
14	mean by that?
15	A. Yeah. She was she would take uppers and
16	downers. Her personality she'd be a sweetheart at
17	moments where incredibly caring and generous, and
18	other parts where she was would have, like, manic
19	episodes where she would freak out and for no reason.
20	Q. When did that first happen?
21	MS. POLLOCK: Which event?
22	BY MS. JUSSEN-COOKE:
23	Q. When did was there any type of emotional
24	episode? In your memory when's the first time that
25	happened?

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1 It was peppered throughout the entire А. 2 relationship, but I would say fall 2016. 3 Q. Would you say that you and Laura had the same interest in having a committed relationship? 4 5 Α. Yes. So you would say you were equally interested in 0. 6 being committed with her as she was? 7 She was a lot more aggressive about wanting to 8 Α. be in a relationship. I told her that if we were able to 9 10 work out the kinks that I could see a commitment in the 11 future. 12 0. And what were those kinks that you wanted to 13 work out before you wanted to be committed to her? That she needed to, essentially, have a stable 14 Α. 15 life outside of me. I felt like everything was either her horses or me, didn't really have a social life, was 16 always depressed, and would be on either Ambien or 17 18 antidepressants or ketamine. Something along those 19 lines. 20 Q. When did -- when is the first time, to your 21 knowledge, that Laura took ketamine? 22 Α. Later. Later in the relationship. 23 Q. Okay. So would it be fair to say that she 24 wasn't always on --25 A. Yeah. But she was on other antidepressants.

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1	Q. Do you know when she was prescribed
2	antidepressants?
3	A. They were always tweaking the dosages. I don't
4	know. She was always switching. And they're in the text
5	messages, but I don't know the exact names of them.
6	Q. Okay. So would you what would you tell Laura
7	about give me a second. That's not good.
8	You mentioned that you wanted to work out the
9	kinks.
10	A. Yes.
11	Q. Would you communicate that to Laura?
12	A. Absolutely.
13	Q. What would you say to her?
14	A. That we needed to take it day by day, and if we
15	can have more pros than cons, then we could have a future
16	together.
17	Q. Was there a point at which you no longer wanted
18	to be in a committed relationship with Laura?
19	A. Yeah.
20	Q. When was that?
21	A. It was, I mean, on and off. But, like, when I
22	finally pulled the plug was I think in November,
23	December 2017.
24	Q. And what happened when you pulled the plug?
25	A. Blocked her from everything.

1	Q. Did you communicate with her?
2	A. Absolutely.
3	Q. Sorry. Let's wait for the tram. So how did you
4	communicate with Laura that you no longer wanted to be in
5	a committed relationship with her in November or December
6	of 2017?
7	A. I
8	MS. POLLOCK: '16. Or did you say '17?
9	THE WITNESS: '17.
10	MS. POLLOCK: Oh, sorry.
11	THE WITNESS: Yeah, 2017. I had a phone
12	conversation with her.
13	BY MS. JUSSEN-COOKE:
14	Q. And what did you say during that phone
15	conversation?
16	A. That I didn't think that we were right for each
17	other, and she was pretty she started crying. She
18	said that she would do anything to make it work, and I
19	just had finally kind of hit my wits end with everything
20	and decided we just had to move on. I didn't want I
21	wanted to remain friends, but at the same time I knew it
22	wasn't going to be healthy if we were to remain friends.
23	So that's why I blocked her from all social media and
24	phone and everything.
25	Q. What else did the two of you discussion during

1	that phone conversation in November or December of 2017?
2	A. She wanted me to come over. She said she would
3	do anything to have me come over. I said, "No." And
4	then she said that she only wanted to the absolute best
5	for me because I deserved it. I said the exact same
6	thing for her, and I thought she deserved it. And we
7	kind of got off the phone from there.
8	Q. Did you discuss anything else at all during that
9	conversation?
10	A. It was like a break-up conversation. We didn't,
11	like, carry it out for a long period of time. It was
12	pretty short. I'd say five to ten minutes.
13	Q. Would you be able to find a record of that phone
14	call?
15	A. If the carrier does it, then absolutely.
16	Q. Okay.
17	MS. POLLOCK: Just a record of the call?
18	MS. JUSSEN-COOKE: Of the call and it's
19	duration.
20	MS. POLLOCK: Okay.
21	MS. JUSSEN-COOKE: Okay.
22	BY MS. JUSSEN-COOKE:
23	Q. How would you characterize Laura's relationship
24	with your sister, Stephanie Marraccini, while the two of
25	you were dating?

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1	A. I think they were friendly towards one another.
2	They would have you know, my sister went to a couple
3	of her horse shows, and they were friendly. I mean, they
4	lived, like, a block apart from one another, a couple
5	blocks from one another. So they would chat. We went to
6	dinner a couple of times, but they would mostly chat via
7	text and phone calls.
8	Q. Okay. How often would you say that you that
9	Laura hung out with your sister while you were dating?
10	A. Over the whole length of our relationship?
11	Q. Yeah. Like, just was it, like, for example,
12	once a week on average? Or
13	MS. POLLOCK: Vague as to "hung out."
14	BY MS. JUSSEN-COOKE:
15	Q. Spent time in person with one another.
16	A. Probably ten times.
17	Q. Ten times total?
18	A. Yeah. Maybe give or take a couple.
19	MS. POLLOCK: Are you sure?
20	THE WITNESS: Oh. I mean, sorry. I wouldn't
21	say they did not hang out very often. I would say, if
22	anything, once a month.
23	BY MS. JUSSEN-COOKE:
24	Q. Okay. That's fine. Would they spend time, to
25	your knowledge, with each other outside of your presence?

1	A. Yes. They went to a horse show together.
2	Q. How would you characterize Laura's relationship
3	with, I believe it's your sister's fiance
4	A. Yeah.
5	Q or Colin Scanlon?
6	A. Correct.
7	Q. And describe what that relationship was like.
8	A. They didn't really have a relationship. He
9	witnessed a conversation one night, and then I think we
10	went out to dinner a few other nights. So he rarely ever
11	saw her, but the one conversation that he did, like, take
12	witness to was Laura's father, Laura, and me, like, in
13	December 2016 having a very serious conversation.
14	Q. Okay. And what was the nature of that
15	conversation?
16	A. About Laura lying.
17	Q. Okay. About lying about what?
18	A. Essentially, a pregnancy, an abortion, and
19	saying that she was creating these stories and her dad
20	was there to, essentially, talk to me; and I wanted
21	somebody there for my side to witness what I was going
22	through.
23	Q. And you called Colin to serve as that witness?
24	A. Yeah. I wanted a non-bias, somebody that's not
25	part of my family, to make sure that I'm not, like, going

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1	crazy, that I was essentially hearing them correctly.
2	And that's why I had him come because he's levelheaded
3	and he's not biased.
4	Q. And so did he witness the entire conversation
5	A. Yes.
6	Q that night.
7	A. He did.
8	Q. Okay. And what were the lies, the alleged lies,
9	that Laura told?
10	A. She said that she did have an abortion, and she
11	didn't. She said that and we were talking everything
12	about suicides, that she wanted to commit suicide. We
13	talked about other lies that she said was about her
14	pregnancy for the second time. She lied about that, and
15	her dad confirmed that.
16	She then went into talking about her
17	antidepressant medications and her dad was just there to,
18	essentially, tell me that what was then going on had
19	to stop. And what he meant by that was her lying.
20	Q. When you say she lied about the pregnancy, what
21	specifically did she lie about?
22	A. She said that she was pregnant twice over the
23	course of, like, four months, maybe five months; and it
24	wasn't true. She would go in to have, essentially, an
25	abortion with no pregnancy.

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1	Q. And did you go with her?
2	A. To one of them, yeah. I wasn't allowed back in
3	the room, but I went with her to the doctor's office.
4	Q. Okay. For her abortion?
5	A. For her abortion, yes.
6	Q. Okay. Did you ever receive how did you know
7	that she went in for a second abortion?
8	A. She would tell me.
9	Q. Okay. What did she say? What did she tell you?
10	A. Well, this was, like the final straw is when
11	she said that she had the abortion and she never she
12	never did. So she said that she went in afterwards and
13	took a pill, essentially, is what she told me.
14	Q. I'm sorry. And this was for the first or the
15	second pregnancy?
16	A. I was yeah. I get the two, like, I guess
17	mixed up because this was in December. So it would be
18	the second pregnancy.
19	Q. Okay.
20	A. I do get the two of them confused, though.
21	So
22	Q. I'm going to finish just another line of
23	questioning, and then we'll take a quick break if that's
24	okay with everybody.
25	MS. POLLOCK: Sure.

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1	BY MS. JUSSEN-COOKE:
2	Q. So how would you that's thank you for
3	sharing how you characterized Colin's relationship with
4	her. How about your relationship with Laura's parents?
5	What was that like?
6	A. Really good. I thought, like, her dad and I had
7	a we seemed, like, we were very cordial with one
8	another. Her mom, every time I would see her, I'd give
9	her a hug. Saw them more often then I would say that she
10	met my family because they lived here in the city, and
11	they were they go out to dinner every night. So I
12	would see them often.
13	Q. Okay. And would you go out for dinner with
14	Laura and her parents?
15	A. Yeah. Quite often, yeah.
16	Q. Did you ever interact with her parents
17	independently of Laura?
18	A. No.
19	Q. Okay.
20	A. I mean, we would text every once in awhile.
21	Q. And how about Laura's relationship with your
22	mother?
23	A. My mom went to a horse show. She went out to
24	dinner a couple times with us, but it was pretty minimal.
25	Q. Okay. So would you say that they had a

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1	relationship independent of you?
2	A. No.
3	Q. Okay.
4	A. I think they would text every once in awhile,
5	though.
6	Q. Okay. Let's take a quick break. And we'll go
7	off the record.
8	(Recess Taken.)
9	BY MS. JUSSEN-COOKE:
10	Q. And I wanted to just ask a couple of clarifying
11	questions about things we've already covered. One of
12	those was you mentioned that you were paid for hosting on
13	KGO. How much were you paid for doing that?
14	A. More than a thousand dollars, less than 2,000.
15	I don't remember the exact amount.
16	MS. COURSON: Is that per show?
17	THE WITNESS: No. That was over the course of
18	Laura paid me, but it was over she said she was
19	getting paid by them, like, a quarter million dollars a
20	year. And since I hadn't been paid and I had been
21	putting in hours that she wanted me to get paid for my
22	time until the contract was done with them.
23	BY MS. JUSSEN-COOKE:
24	Q. So you were never paid by KGO?
25	A. No.

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1	Q. You were paid by Laura?
2	A. Correct.
3	Q. Okay. What else did Laura pay you for during
4	the course of your relationship? Did she pay you for
5	other things?
6	A. Like, just give me money? No.
7	Q. Did she pay you for performing other jobs or
8	tasks?
9	A. Performing other jobs, no.
10	MS. POLLOCK: Vague.
11	BY MS. JUSSEN-COOKE:
12	Q. Did you receive compensation from Laura for work
13	for anything other than hosting on KGO?
14	A. No.
15	Q. Okay. I want to ask a couple more questions
16	about this issue around Laura's pregnancy and abortions.
17	A. Okay.
18	Q. How long had you been dating her when she became
19	pregnant?
20	A. I don't remember.
21	Q. Do you remember when do you remember her as
22	being pregnant?
23	A. I remember it going on for a long period of
24	time. It felt like eternity, but I think it was only a
25	couple months. Maybe, I think it was fall 2016.

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2	Somewhere around there. Maybe earlier; maybe later.
4	Q. Okay. Did you ever watch Laura take a pregnancy
3	test?
4	A. No.
5	Q. Were you ever with her when she took a pregnancy
6	test?
7	A. She sent me a photo of her taking a pregnancy
8	test or sent me a photo of the result of the pregnancy
9	test.
10	Q. But you were not were you in the same
11	where were when you received that photo?
12	A. I was out to dinner with friends.
13	Q. You were out who were you with?
14	A. At the time I think I was Kyle Libby, one of
15	actually and Ryan Hughes. Maybe it was Kyle Libby and
16	Colin Holly (phonetic). Sorry. Those were the two guys.
17	Q. What was your reaction when you found out Laura
18	was pregnant?
19	A. Shocked I would say.
20	Q. Shocked. And how did you feel about the
	pregnancy?
21	
21 22	A. I thought we were too I remember it was
	A. I thought we were too I remember it was pretty early on in our relationship; so I felt like
22	

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1	A. Yes.
2	Q. What was her reaction?
3	A. She was she was a little hesitant at first
4	but she agreed, especially after the dinner with her
5	family.
6	Q. And what happened during do you remember when
7	that dinner with her family was?
8	A. No. I remember the location, but I don't
9	remember the timeline of when it was.
10	Q. Okay. What was the location?
11	A. North Beach Restaurant.
12	Q. And what happened during the dinner with her
13	family?
14	A. Her family, both her mother and dad, appreciated
15	my honesty, and they said that she should also go through
16	with it. And they would respect any decision that we
17	both came to, though.
18	Q. And when you say they appreciated your honesty,
19	what was it that you told them?
20	A. I told them that I was that I didn't think
21	either of us were ready for a child, and that I think we
22	should abort the child. If this was further down in the
23	relationship, then it's a possibility that we would most
24	likely keep it.
25	Q. Did you was there anything else that you told

her parents about the pregnancy or your relationship with
 Laura?

A. I just said we weren't ready. I mean, I don't
4 remember the exact wording.

Q. Okay. So when you say they appreciated your
honesty, your honesty in regards to what?

A. Just giving my forthright opinion to them. Most people would not be -- they would just say "I'm going to support whatever decision your daughter chooses." And then once you have the daughter in a different room, you, essentially -- maybe you would say, like, "Hey. I don't think we should go through with this."

I was upfront with them saying, "I don't think we should go through with this." And I don't think many people would do that.

Q. And was Laura's opinion about -- or what did Laura tell her parents during that dinner about wanting to keep the baby or not?

A. She also said it probably -- she said it would
be the best decision for her and us but that it would be
sad having to have an abortion. She was sad about it.

Q. Did you know that Laura had a medical condition that may have made it difficult for her to get pregnant in the future?

25

A. Yeah. She said she had polycystic ovaries;

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1 correct? I think that's what she said. 2 Q. And did she explain to you that that was part of 3 why she was conflicted about keeping the child or not? A. People have children all the time with 4 5 polycystic ovaries. So she said it was a concern, but it wasn't like a life-deterring thing. She kind of -- we 6 7 kind of brushed over it because my sister also has it. So you -- she shared with you, though, that she 8 0. was conflicted about terminating the pregnancy? 9 She said -- I mean, I think it would be 10 Α. 11 saddening for anybody; so yes. 12 Q. So you were -- just so I'm clear, you were aware 13 that she felt conflicted about terminating that; right? 14 Α. Yes. 15 Okay. So Laura -- I'm not clear about -- is it Q. your position that she wasn't actually pregnant? 16 17 I think -- I don't think she was pregnant two Α. 18 I think one of them was a made up story, and I times. 19 think one might have been legitimate. 20 Q. Which one do you think was legitimate? 21 The first time. А. 22 Q. And why do you think she was pregnant the second 23 time? I think she did that to keep me around because I 24 Α. 25 think she was going through a lot at the time. She said

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1	her dad was terminally ill. She said that she was having
2	suicidal thoughts. I think this was, like, a way of,
3	essentially, trying to like, another item to keep me
4	attached to the relationship.
5	Q. Can you give me a rough estimate as to when the
6	second pregnancy was?
7	A. I would say fall or winter of 2016. Somewhere
8	in that timeframe. It all like, she said that she
9	legitimately was pregnant twice over the course of, like,
10	four or five months.
11	MS. COURSON: Earlier you said she'd lied about
12	the abortion.
13	THE WITNESS: Yes.
14	MS. COURSON: So are you saying that she was
15	pregnant the first time and then
16	THE WITNESS: I don't know
17	MS. COURSON: she had an abortion, but then
18	she lied about being pregnant the second time?
19	THE WITNESS: So when we met up with her father,
20	he said that she had lied about having the abortion. So
21	I don't know. Looking back, I don't know what timeline,
22	what pregnancy was what, what abortion was what. It was
23	always
24	BY MS. JUSSEN-COOKE:
25	Q. But you do believe that she did have an

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1 abortion? 2 A. Maybe on the first go around. I don't know. Ι 3 still to this day don't think she was pregnant. So you don't think she was pregnant at all? 4 0. I don't think she was pregnant because of all 5 А. the stories. The timelines never made sense. So I don't 6 -- looking back now -- at the time I definitely thought 7 she was pregnant. Looking back now, I don't. 8 Q. Okay. So I just want to be a hundred percent 9 10 because I thought earlier you said you did think she was 11 pregnant one of those times. So is your story that you 12 don't think she was ever pregnant? 13 Α. If she was ever pregnant, I believe it was the 14 first time. But I -- looking back now, I don't know if 15 she ever was pregnant. So at the time -- I don't know how to give you a clear answer on this because at the 16 17 time I thought she was pregnant both times because I'm 18 not going to go and study the timelines of pregnancies 19 and do everything like that. But looking back now, I 20 think one of the pregnancies or both were made up. 21 Q. Okay. 22 MS. COURSON: So you also don't think she had an 23 abortion? 24 THE WITNESS: Correct. 25 111

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1	BY MS. JUSSEN-COOKE:
2	Q. Did you and Laura ever talk about what would
3	happen if she kept the baby?
4	A. Yeah. I
5	Q. And what was your position on that?
6	A. I said that having a baby isn't going to keep
7	the two of us together. If that's what she's trying to
8	do by that, then that's not, like, a guarantee to keep me
9	around. I cared about her for her, not if she's pregnant
10	or not.
11	Q. And what about your willingness to be involved
12	with the child if she were to decide to have it? Did you
13	discuss that?
14	A. If she decided to have it? What do you mean?
15	Q. Yeah. Had she decided to keep the child, did
16	you talk about whether you would be involved in the
17	child's life at all?
18	A. She would always give me ultimatums of "If I
19	keep the child if I don't keep the child, will you
20	stay around? And if I keep the child will you leave?"
21	She would always give me those ultimatums, and I would
22	always say to her the same thing. "I will stay around
23	with or without a child," meaning I will stay in the
24	relationship with or without a child.
25	Q. And but my question was did you discuss

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1	whether you would be part of a child's life if she had
2	the baby?
3	A. I just said I would stay in her life with or
4	without the child.
5	Q. Did you specifically discuss whether you would
6	want a relationship with the child?
7	A. I we're talking about if she was to keep it,
8	would I have a relationship with the child?
9	Q. Yeah. Did the two of you discuss that?
10	A. I don't remember.
11	Q. Okay. Did you ever go you said you went with
12	Laura to have an abortion?
13	A. Uh-huh.
14	Q. Where was that?
15	A. Planned Parenthood in Walnut Creek.
16	Q. And who made that appointment at Planned
17	Parenthood in Walnut Creek?
18	A. She did.
19	Q. She did. So she called them and scheduled that
20	appointment?
21	A. Yeah. Because she knew I was working out there,
22	that it would be closer if I went with her to be there
23	for support.
24	Q. Okay. In your response that you filed, you
25	stated that you "tried to work things out for purposes of

1	her mental and emotional stability."
2	A. Yes.
3	Q. What do you mean by that?
4	A. Well, if you read the text messages to and from
5	her parents, they said "Do whatever it takes to keep her
6	alive." So during certain times, she would be suicidal.
7	And
8	Q. How many times was she suicidal?
9	A. Over the course of months. I don't know.
10	Q. Over the course of what can you give me the
11	timeframe from the first time that you ever directly
12	witnessed her being suicidal?
13	A. Yeah. I would say fall 2016 all the way up
14	until early 2017.
15	Q. How many times did you witness her being
16	suicidal or threatening suicide?
17	MS. POLLOCK: That's vague.
18	MS. JUSSEN-COOKE: Yeah.
19	BY MS. JUSSEN-COOKE:
20	Q. On how many occasions that you can remember, did
21	she threaten to commit suicide?
22	A. Multiple times. Probably around five. I mean,
23	but it would be random because, like, I would be sitting
24	at work; and she would send a text to her sister, her
25	sister's boyfriend, and myself saying that she was

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1	calling herself a piece shit and nobody cares about her
2	and she wants to end her life. So, like, I don't know.
3	Is that considered, like, a suicidal thought? Or do I
4	have to be with her in that moment? I mean, which one
5	are you asking me?
6	Q. I guess I'm interested in knowing how many times
7	Laura expressed to you that she was considering taking
8	her own life?
9	A. Multiple times. So, yeah. Probably, then five
10	to ten times.
11	Q. So the first time that you felt when was the
12	first time you felt that Laura was mentally unstable?
13	A. Fall 2016.
14	MS. POLLOCK: I'm sorry, what?
15	THE WITNESS: Fall 2016. I just saw like,
16	that was the first, like, manic maybe it was earlier.
17	Maybe it was July 2016; so it was really early on in the
18	relationship.
19	BY MS. JUSSEN-COOKE:
20	Q. And what do you mean by manic? Do you have any
21	medical or mental health training?
22	A. Do I have any mental health training? No.
23	Q. So what do you mean when you say that she was
24	manic?
25	A. Somebody, essentially, freaking out for no

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1	reason, I would say. There was little to no reason to
2	freak out whether it be me not being able to make it over
3	a certain night or not being able to see somebody and she
4	would then accuse me of cheating or doing something with
5	somebody else. And then she would get her dad on the
6	phone. He would calm her down. She'd get her mom on the
7	phone. She'd calm her down. That's what I'm saying when
8	I say manic.
9	Q. Okay. And the first time that you witnessed
10	that was when?
11	A. I would say July. Like, around July, summer of
12	2016.
13	Q. And specifically, in the summer of 2016, you
14	witnessed her and just let me know if I'm getting this
15	wrong. But you witnessed her getting upset because you
16	didn't do something?
17	A. I mean, she was getting upset for a multitude of
18	reasons. I'm just throwing out a random example, but
19	yes. There was always a ridiculous reason as to why she
20	was getting upset.
21	Q. How frequently between July 2016 and, I think
22	you said that it went through early 2017, did you witness
23	these episodes of
24	A. We're talking about the suicidal episodes;
25	right?

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1	Q. No. I'm talking about what you're referring to
2	as these manic episodes.
3	A. Oh. The manic episodes went all the way up
4	until late 2017, but the suicidal ones I'm talking about
5	ended in early 2017.
6	Q. So I just want to like, I want to understand
7	all the reasons why you think she was mentally unstable.
8	So there was a manic, what you describe as manic,
9	episodes?
10	A. Yeah.
11	Q. And there were Laura's discussion of wanting to
12	take her own life. Is there any other reasons why you
13	think she was mentally unstable?
14	A. Well, I'll tell you this example. I remember
15	this clearly. July 2016, it was my the anniversary of
16	my father's death. I couldn't make a black-tie event
17	that night because I was with my family and friends
18	celebrating the anniversary of his life. She was
19	incredibly pissed off because I didn't show up to the
20	dinner, though, I gave her plenty of warning of a couple
21	days. And she decided to call me crying, told me how
22	upset she was, and then essentially, would be pissed off
23	and to the point where I had my friends on she was on
24	speaker phone and I had my friends listening as well.
25	Q. Okay. And but you're describing

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1	A. I'm describing, like, one you asked me for an
2	example of one example; right?
3	Q. So that's an example of why you think she's
4	mentally unstable?
5	A. Well, if you would've heard her screaming, yes,
6	you would think that because I didn't show up to a
7	black-tie dinner that I gave her warning that I wasn't
8	going to make it to.
9	Q. Okay. From July 2016 through, let's say, July
10	of 2017, did you tell Laura that she should seek mental
11	health treatment?
12	A. Can you repeat the dates?
13	Q. Yeah. Between July of 2016 and July of 2017.
14	A. Did I tell her to seek treatment then? I don't
15	remember.
16	Q. Did you ever tell her to seek mental health
17	treatment?
18	A. Both her family and I thought it would be good
19	for her in December, yes. She got admitted to an
20	inpatient therapy.
21	Q. Did you ever go see her at this inpatient
22	facility?
23	A. No.
24	Q. How do you know she was admitted to an inpatient
25	facility?

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1	A. Her mom text me.
2	Q. But you have no personal knowledge that she was
3	admitted to an inpatient facility?
4	A. No. I went off her mom's word.
5	Q. What happened in December of 2016 around the
6	incident that you're describing?
7	A. She was suicidal. She wanted to end her life
8	multiple for I don't remember the exact reason, but
9	she wanted to end her life.
10	Q. And were you with her? Did she tell you that
11	directly?
12	A. I was with my family; so she told me on the
13	phone. Yeah.
14	Q. And what was your response?
15	A. I mean, I didn't want somebody to die on my
16	watch; so I wanted to talk to her, calm her down. And
17	her father would text me "Say whatever you have to say to
18	keep her alive." So I did whatever I could to keep her
19	alive.
20	Q. Did you ever tell Laura that she needed to be
21	medicated?
22	A. She was already medicated. I told her that she
23	should adjust medications. And they would always say
24	that as well.
25	Q. Who's they?

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1	A. Her parents.
2	Q. When did you tell her that she needed to adjust
3	her medications?
4	A. When I would see her go from very happy at a
5	dinner to very unhappy at the end of the dinner, or at
6	like, an hour after for no apparent reason when we're
7	watching a TV show. So
8	Q. What is to your knowledge, when is the first
9	time Laura was on medications?
10	A. She was pretty upfront about it from the very
11	beginning. I'd say I mean, she said she'd been on it
12	forever. I mean, not forever, but she said she'd been it
13	for a long time. She'd been taking Ambien for years and
14	years. She said that she was what's the
15	antidepressant? Prozac. She said she takes Prozac. She
16	told me that she would take antidepressants. So she was
17	always upfront about taking medications.
18	Q. Do you have a history of mental illness?
19	A. No.
20	Q. So is there any other reason that you think that
21	she is mentally unstable?
22	A. Is there any other reason I think she is
23	mentally unstable? Is that your question?
24	Q. Yes.
25	MS. POLLOCK: Other than the manic

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1	BY MS. JUSSEN-COOKE:
2	Q. Other than the medications, what you describe as
3	manic behavior, and the suicide the references to
4	suicide that she made.
5	A. She'd go into severe depression, and then go
6	from wanting to kill herself to incredibly happy the next
7	day like nothing happened. So I mean, over the course of
8	our relationship, there was a lot of manic episodes. So
9	I don't know how to answer your question, I guess.
10	Q. And was that all following the pregnancy?
11	A. No. I mean, are you asking was she in
12	depression before the pregnancy?
13	MS. POLLOCK: Objection. Vague as to what we're
14	talking
15	MS. JUSSEN-COOKE: I'm sorry.
16	BY MS. JUSSEN-COOKE:
17	Q. Was the depressive episodes that you just
18	mentioned, did those all take place after the pregnancy?
19	A. No.
20	Q. So when is the first episode that you remember?
21	A. Well, I just gave you an example of one in July.
22	I think there was ones before that of 2016.
23	July 2016. So I'm sure there was some before that.
24	Q. Some of the what you described as manic or the
25	depressive? Sorry. I'm just trying to get clear as to,

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1	like, what exactly it is you're saying when you say that
2	she's she had these symptoms and these what you
3	describe as mental instability.
4	A. I guess, what would be the correct way to
5	describe it? And then you can give me an example and
6	I'll tell you if she was doing that or not.
7	Q. Well, you say that she was exhibiting she was
8	acting depressed; right?
9	A. Uh-huh, yeah.
10	Q. What do you mean when you say that?
11	A. Very down on herself. She said that she was
12	worthless. She would say that that she was just down
13	on herself and that she was upset for no reason, that
14	I mean, I don't know what a depressed person exhibits to
15	make them depressed, but she would always say she was
16	depressed.
17	Q. Okay.
18	A. It wasn't me just coming up with that theory. I
19	mean, she was medicated before I ever met her, and she
20	would tell me she had issues of depression.
21	Q. Okay.
22	MS. COURSON: Do you recall on the day and
23	you might've already said this when Laura first said
24	she was pregnant?
25	THE WITNESS: No. I mean, I don't remember.

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1 MS. COURSON: Can you estimate, you know, around 2 the time? 3 THE WITNESS: I thought it was fall 2016. MS. JUSSEN-COOKE: Okay. 4 MS. COURSON: So then -- okay. Thanks. 5 BY MS. JUSSEN-COOKE: 6 Q. Do you recall a time in 2017 when Laura was 7 hospitalized after falling from a horse? 8 She was hospitalized multiple times, yeah. 9 Α. 10 0. When were those? I know she was with my family one time in July. 11 А. She was hospitalized in, I think, the winter from an 12 13 accident, car accident. 14 MS. POLLOCK: Winter or fall? 15 THE WITNESS: Sorry. I think it was 2017, early 2017, from a car accident. She was -- she hit her head 16 -- in text messages to me that she had a seizure, hit her 17 18 head, went to the hospital in February -- what was that? 19 Late February. BY MS. JUSSEN-COOKE: 20 21 February of 2017? 0. 22 Α. Yeah. I witnessed her falling off of a horse I 23 think in March or April 2017. I mean, yeah. 24 Q. And so you mentioned that she was with your 25 family. You said that was July of 2017?

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1	A. Yeah. It was summer of 2017.
2	Q. Okay. What happened during that time?
3	A. She had a seizure on top of a horse and fell off
4	face first onto her onto the ground and had a seizure
5	on the ground.
6	Q. Did you go see her when she was in the hospital?
7	MS. POLLOCK: Object. Assumes facts not in
8	evidence.
9	MS. JUSSEN-COOKE: I'm sorry.
10	MS. POLLOCK: Was she in the hospital for that?
11	BY MS. JUSSEN-COOKE:
12	Q. Oh. Was she hospitalized?
13	A. I think, yeah. That is what her family's told
14	me and my parents, my family, as well told me she was
15	admitted she was taken in an ambulance to the
16	hospital.
17	Q. Okay. So your family was with her at the
18	hospital; is that correct?
19	A. I don't know if they were with her. I just
20	remember that they watched her be taken away. I'm sure
21	they were with her. Like, I don't remember. I don't
22	recall if they were what the exact details were. I
23	just remember being worried.
24	Q. You were worried. So did you go visit her in
25	the hospital?

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1	A. No. They told me not to drive out there.
2	Q. Who told you not to drive out there?
3	A. Her family because they were going to release
4	her later that evening.
5	Q. Did you talk to Laura when she was hospitalized?
6	A. I did.
7	Q. Was there anything unusual about your
8	conversation with her?
9	A. She sounded concussed.
10	Q. What do you mean
11	A. I so playing sports, when somebody gets
12	concussed, they're kind of out of it, like, they're very
13	aloof to when you're talking to them. Obviously, I'm not
14	a doctor, but what I'm saying is she wasn't making sense
15	in a lot of things. And her mom said she was in the
16	report, whatever I think it's called. But on the phone,
17	I didn't think she was making much sense because she
18	wanted to hop out of the ambulance in the middle of the
19	car ride. She actually had the ambulance pull over.
20	MS. POLLOCK: Wait. She actually
21	BY MS. JUSSEN-COOKE:
22	Q. Sorry. Say that again.
23	A. Yeah. I was told because I was, like
24	Laura was still she had her phone on her, so she was,
25	like, talking to me on her phone or maybe it was her

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1	mom's phone. I don't remember. But I remember then I
2	would, like, switch over to my mom and my sister because
3	they were following her to the hospital, following the
4	ambulance. And then they would say, like, "Hey. The
5	ambulance is pulling over." Then I'd get a phone call
6	from Laura saying she doesn't think she needs to be
7	admitted to the hospital. They were taking her there for
8	precautionary reasons because she had a seizure, fell off
9	the horse. So I did not I don't remember what
10	question I was answering now that the siren went by.
11	But
12	Q. We'll move on. Did you know that Laura had a
13	seizure disorder?
14	A. She told me after her car accident that that was
15	the correlation that she said, after having a car
16	accident when she was riding in an Uber, that she started
17	getting seizures.
18	Q. Okay. When did you and Laura decide to go to
19	Iceland?
20	A. We never decided. She bought the ticket and the
21	trip without my knowing, and it says that in the text
22	messages.
23	Q. Which I haven't had a chance to review.
24	A. Well, I sent it to her mom. That was the one I
25	wrote to her in December, and so you do have those.

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1	Q. So you didn't decide did you ever express
2	interest to her in going to Iceland?
3	A. We both talked about places we wanted to visit,
4	but that doesn't mean that's the exact place I wanted to
5	go.
6	Q. Was it a place you told her you wanted to visit?
7	A. It was a place that we both said looked very
8	pretty; so I'm sure we both said, yes, we wanted to go
9	there at one point.
10	Q. Are you guessing that you said yes? Or are you
11	sure that you said yes?
12	MS. POLLOCK: Yes to going
13	MS. JUSSEN-COOKE: Yes to wanting to go to
14	Iceland.
15	MS. POLLOCK: That's vague.
16	THE WITNESS: I mean, I want to travel the
17	world. I mean, everybody wants to go see every place.
18	BY MS. JUSSEN-COOKE:
19	Q. You're sure you told did the two of you
20	discuss taking a trip to Iceland?
21	A. After she bought the ticket and the trip, yes.
22	Q. Okay. So it's your testimony that you didn't
23	have any discussions about going to Iceland until after
24	she booked a trip?
25	A. I mean okay. This is going to get confusing.

1	We had talked about places that we wanted to go and
2	visit, but like, we never, like, ranked them in order of,
3	like, "Hey. This is where we're going to go together.
4	Or this is a trip I want to do with you." We would say
5	she would be, like, "Well, what places do you want to
6	go?" And I would ask her "What places do you want to
7	go?" It's like a normal dinner conversation.
8	Q. So you were totally surprised that she had
9	bought tickets and booked a trip to Iceland?
10	A. Yes. Because it was after the suicidal
11	depression, yes. I was very surprised.
12	Q. And so there was no planning, no discussion of
13	it prior to you finding out that she had already booked a
14	ticket?
15	A. No. I had no idea she was going to book a
16	ticket.
17	Q. Okay.
18	A. And it says that in the text messages.
19	Q. In your text message that you sent to her mom
20	or
21	A. To her mom in one of them and then and to
22	her, to Laura, on my text message, I guess, that you are
23	going to receive.
24	Q. So when did you and Laura go to Iceland?
25	A. Over new years of 2000 it would have been the

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1	new year of 2017.
2	Q. So 2016 to 2017?
3	A. Uh-huh.
4	Q. On the flight to Iceland in December let me
5	back up. Was the flight in December 2016 or January of
6	2017?
7	A. It would've I mean, well there was two
8	flights.
9	Q. The flight to Iceland.
10	A. The flight to Iceland. So it would've been
11	December 2016.
12	Q. On the December 2016 flight to Iceland, was
13	Laura upset?
14	A. Yes.
15	Q. What was she upset about?
16	A. She was upset that I wasn't saying that we were
17	in a relationship. She wanted me to go on social media
18	and say that we were boyfriend and girlfriend.
19	Q. And why didn't you want to?
20	A. Because I had just witnessed her wanting to
21	comit suicide a few days prior and for the duration of a
22	month. So I said that I wanted to take it a day at time.
23	"You had to earn back my trust."
24	Q. Did you feel how do you feel Laura violated
25	your trust?

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1	A. I felt like she violated because she was an
2	emotional roller coaster. Like I said, I just felt like
3	she would say one thing and then the next moment she'd
4	feel something differently. And so I couldn't trust her
5	in that sense. I couldn't trust that I was going to have
6	a stable emotional relationship with her.
7	Q. So she was upset that you wouldn't post on
8	social media that you were in a relationship with her?
9	A. Yeah. She was just upset that I wasn't
10	forgiving her for what she had just put me through
11	because she'd ruined the holidays for my family.
12	Q. Because she was suicidal, you're saying I'm
13	sorry. Can you clarify when you say she ruined
14	MS. POLLOCK: Yeah. Clarify.
15	BY MS. JUSSEN-COOKE:
16	Q the holidays for you and your family? What
17	do you mean by that?
18	A. Yeah. I shouldn't say ruin. That's a strong
19	term, but she put a big damper on, like, our holiday and
20	spending time with family because she was upset and
21	suicidal. And so I felt like most of my trip back home
22	was on the phone with her trying to calm her down.
23	MS. POLLOCK: Trip home from where?
24	THE WITNESS: Well, I lived in San Francisco and
25	my family lives in Sacramento.

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1	BY MS. JUSSEN-COOKE:
2	Q. So when you say you what she put you through,
3	that's what's your referencing?
4	A. Correct.
5	Q. So on the flight was Laura crying?
6	A. Yeah.
7	Q. And did you try to comfort her at all?
8	A. In the beginning I did.
9	Q. How would you what would you say to her to
10	comfort her?
11	A. Like, "We'll take it a day at a time. We're
12	going on a trip together. Stop focusing on what other
13	people think of our relationship and focus on, like,
14	trying to have a good time." And she kept bringing up
15	the past, like, if I forgive her. "Do you forgive me for
16	lying to you? Do you forgive me about being suicidal?"
17	And I would say I mean, I would say that I'm not I
18	forgive her, but I'm not ready to take the next step in
19	our relationship and just be gung ho like nothing
20	happened.
21	Q. So she was I just want to understand what she
22	was seeking your forgiveness for.
23	A. For lying to me.
24	Q. About what?
25	A. An abortion.

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1	Q. Okay. Was there anything else she was asking
2	your forgiveness for?
3	A. Well, she I mean, it was mostly for lying to
4	me. I didn't I had trust issues with her and her
5	family because her family said that they also lied, like,
6	to cover up, especially the night where Colin Scanlon,
7	myself, Laura, and Laura's dad met up. He had admitted
8	that she was lying and making up stories, and so that's
9	what she was apologizing for.
10	Q. When you say he admitted
11	A. Ron Owens.
12	Q. Admitted that Laura was lying?
13	A. And making up stories.
14	Q. And so you said her parents admitted to lying?
15	What did they say?
16	MS. POLLOCK: Objection. It's vague.
17	MS. JUSSEN-COOKE: I'm sorry.
18	MS. POLLOCK: It's Ron. I thought he said Ron
19	Owens. About the father, not the parents.
20	MS. JUSSEN-COOKE: Can you read his answer back?
21	(Record Read.)
22	BY MS. JUSSEN-COOKE:
23	Q. So when you say her family said they also lied,
24	when was that?
25	A. That night we all had a discussion.

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1 Q. Okay. And when you say her family, are you 2 talking specifically about Ron? 3 Α. I don't -- okay. So I think that all three of them knew what she was doing. So -- meaning Laura, her 4 5 mother, and Ron knew that she was lying to me and that they were, essentially, covering up for her until that 6 night because none of the story made sense. And that's 7 why I had the meeting with Ron, Laura, my sister's 8 9 boyfriend, and myself. 10 MS. COURSON: What was the story that didn't 11 make sense? 12 THE WITNESS: That she was -- that she had an 13 abortion. 14 MS. COURSON: But when was the story that --15 THE WITNESS: She said that she went through with an abortion or she said that she went through with 16 17 an abortion and that she was pregnant. And that night, 18 her dad said no, that she made up a story and went along 19 with it. And that was why I had my sister's boyfriend 20 there to witness that. 21 BY MS. JUSSEN-COOKE: 22 Q. Did he explain what the story was that she made 23 up? I don't remember looking back now. There was a 24 Α. 25 lot going on.

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1	MS. COURSON: Were you aware that after that,
2	she had an appointment at Planned Parenthood in San
3	Rafael?
4	MS. POLLOCK: After what?
5	MS. COURSON: After this conversation took place
6	with her family that night.
7	MS. POLLOCK: It's not with her family. Are you
8	talking about the meeting with Ron, Colin
9	MS. COURSON: Sorry. The meeting, yes.
10	MS. POLLOCK: Okay.
11	THE WITNESS: Was I aware, probably. I don't
12	remember. I don't remember.
13	BY MS. JUSSEN-COOKE:
14	Q. So back to the flight. Were you upset with
15	Laura on that flight?
16	A. In the beginning absolutely not. I mean, we had
17	delays in our flight, but it was, like that wasn't a
18	big deal. I think towards she kept asking me the same
19	questions. So I said "My answer isn't going to change
20	just because you've asked me ten times."
21	Q. What was that question?
22	A. If I would, essentially, forget everything that
23	happened, and I said "No. I'm not going to forget
24	everything that happened. I will forgive you, but I will
25	not forget it."

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1 Okay. And so then what happened? ο. She got very upset, and I -- she got upset 2 А. 3 multiple times on the flight. But that time I just, essentially, just tried to sleep while she was upset. 4 I'm sorry. I couldn't understand you. You said 5 Q. you were trying to sleep? Or she was trying to sleep? 6 Because it was a long flight, I tried to --7 No. Α. after our discussion, I just tried to go to sleep, and 8 9 she would just keep trying to wake me up to ask me if my 10 answer had changed. And so after she was crying, I tried 11 to console in the very beginning, and then this kept 12 going on. And so then I finally just stopped consoling 13 her and just tried to, essentially, sleep. I would get up and walk around the plane because it was a long 14 15 flight, and then I would come back to my seat and try to 16 go to sleep. 17 Were the -- did you criticize her at all on that 0. 18 flight? I told her that -- I think I probably called 19 А. 20 her -- probably. I mean, I probably said that she needs 21 -- she's got to be realistic and so to stop acting crazy. 22 I would say I probably said something along those lines. 23 Q. Would you call her crazy often during your relationship with her? 24 25 No. Because that -- I think I -- no. I would Α.

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1	not call her that often.
2	Q. Would you say that you called her crazy on
3	would it be fair to say that you would call her crazy on
4	multiple occasions?
5	A. I would say she's acting crazy. So
6	Q. Okay. What other names would you call her
7	besides crazy?
8	A. I don't know.
9	MS. POLLOCK: Well, it's different, crazy or
10	acting crazy.
11	BY MS. JUSSEN-COOKE:
12	Q. Would you say that did you call her crazy?
13	Or would you tell her she was acting crazy?
14	A. I would tell her she was acting crazy a lot of
15	the times. Not a lot of the times. I told her she was
16	acting crazy a few times in our relationship, more than a
17	few times.
18	Q. What other ways did you criticize her on that
19	flight?
20	A. I don't know. What other ways I criticized her?
21	I just said
22	MS. POLLOCK: I'm confused because I thought you
23	were talking about in general how many times he would ask
24	her
25	MS. JUSSEN-COOKE: I was, but then now

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 the plane. MS. JUSSEN-COOKE: I'm going back to the plane. MS. POLLOCK: Got it. THE WITNESS: So maybe I probably told her once, maybe twice. I don't know. BY MS. JUSSEN-COOKE: Q. Okay. And what other ways were there other ways that you were being critical besides telling her that she was acting crazy on that flight? A. No. I don't remember, no. Q. Okay. In general during your relationship, in what ways were you critical of her? A. In general in my relationship, what ways was I critical of her? I don't know. Q. So do you remember getting mad at Laura and 	
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15 A. In general in my relationship, what ways was I 16 critical of her? I don't know.	
16 critical of her? I don't know.	
17 Q. So do you remember getting mad at Laura and	
18 yelling at her on that flight?	
19 A. I wouldn't say I yelled at her. I never yelled	
20 at her. We're on a flight. I would not do that. I was,	
21 essentially, upset. Absolutely. Like, we were both	
22 upset.	
23 Q. Would you say you raised your voice?	
A. To where the person in front of us would hear	
25 us? I mean, we were having a conversation on a redeye	

1	flight; so I think anybody could hear a normal
2	conversation.
3	Q. And when Laura was crying, would you tell her to
4	stop crying?
5	A. Yes.
6	Q. Okay. Were there any other names that you would
7	call Laura during fights that you two would have, not
8	specific to this flight but just in general?
9	A. No. I don't remember.
10	Q. Okay. Have you ever called Laura ugly?
11	A. No.
12	Q. Have you ever told Laura she's bad at her job?
13	A. What's her job?
14	Q. You tell me.
15	A. She raced horses; so no. She would win all the
16	time at riding horses; so no.
17	Q. Did you tell Laura that she was boring in bed?
18	A. No.
19	Q. Did you recommend or ask Laura if she would have
20	a threesome with her sister?
21	A. No, I did not.
22	Q. Were you aware that other people could hear you
23	during that flight?
24	A. I think anybody could hear us. I just said that
25	because we were having a conversation on a redeye flight.

1	Would it be, like, where people four rows ahead could
2	hear us? No. Absolutely not.
3	Q. What was your response when you found out that a
4	fellow passenger gave Laura a note? I'm sorry. Did you
5	find out that a fellow passenger gave Laura a note?
6	A. Yeah. She told me in Iceland.
7	Q. And what was your response when she told you
8	that?
9	A. That that person had no idea what I had just
10	gone through. And so that I'm sorry that somebody
11	else had to hear our discussion, but at the time, like,
12	that person had no idea what had just transpired over the
13	last month.
14	Q. And by what you had just gone through, you mean?
15	A. Okay. What we both had just gone through, but
16	especially me being lied to and my trust issues with her.
17	The person had no background story of why I would be
18	upset.
19	MS. COURSON: Did she tell you why she lied?
20	THE WITNESS: Did she tell me why she lied?
21	MS. COURSON: About having an abortion?
22	MS. POLLOCK: It assumes facts not in evidence.
23	MS. COURSON: He just said she lied about the
24	abortion.
25	MS. POLLOCK: Okay. Did you discuss it with

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1	her?
2	THE WITNESS: Did I discuss what with her?
3	MS. POLLOCK: The
4	THE WITNESS: I mean, that's why we had the
5	discussion with her dad that night, that she was lying.
6	BY MS. JUSSEN-COOKE:
7	Q. Did Laura ever admit to lying?
8	A. Yes. That night.
9	MS. COURSON: Did she tell you why she lied?
10	THE WITNESS: No. They told me that she her
11	dad even said she creates stories that night.
12	MS. COURSON: Do you think it would have been
13	possible that she was scared to have an abortion and so
14	she lied to you and said she had one?
15	MS. POLLOCK: Calls for speculation. If you
16	know the answer. Don't speculate.
17	THE WITNESS: No.
18	BY MS. JUSSEN-COOKE:
19	Q. Have you ever met the other passenger on the
20	Icelandair's flight in December 2016 who gave her the
21	note?
22	A. No. I never met her.
23	Q. Have you had any interaction with that passenger
24	since then?
25	A. No.

1	Q. Okay. When you were in Iceland, did you and
2	Laura get into any arguments?
3	A. Yes.
4	Q. When was the first argument?
5	A. New Year's Eve. I had to leave the room.
6	Q. What happened?
7	A. She, again, brought up the same exact issue as
8	before asking if I forgave her. And I said I forgave
9	her, but I, again, would not forget it. And then she
10	wanted me to post of a photo of the two of us, and I said
11	"No."
12	Q. Why were you so adamant against posting a photo
13	of you and Laura?
14	A. Because I didn't think she was emotionally
15	stable, and I said, "Until we work on us, I'm not going
16	to be posting photos with somebody."
17	Q. But you thought she was emotionally stable
18	enough to take you to Iceland?
19	A. So you're so, I mean, even her family said I
20	should go on the trip with her because, essentially, to
21	make up for what had just transpired.
22	Q. So why did you go on the trip with her?
23	A. That's a good question. Looking back, I don't
24	know why. I don't know why.
25	Q. So I just want to understand. You were refusing

1	to post a picture with her because you didn't think she
2	was emotionally stable; right? That's why you wouldn't
3	post photos a photo with her?
4	A. Yeah. Because I was having trust issues with
5	her; so I did not want to I'm a private person, and I
6	didn't want that to be out. Like, I didn't want to be
7	posting a photo with her especially when I was having
8	trust issues with her.
9	Q. You say you are a private person. Do you post
10	on Instagram or Facebook or other social media with any
11	kind of how often do you post on social media?
12	A. Once a month.
13	Q. Once a month. On only once per month? Or
14	once per month on all of those different, Facebook,
15	Instagram
16	A. Well, they're all linked together; so if you
17	make one post, it goes on all of them. So do you count
18	that as one or two?
19	Q. Did you post on social media while you were in
20	Iceland?
21	A. Yeah, I did.
22	Q. Okay. But you just refused to post anything
23	any photos with Laura?
24	A. We took photos together, but I didn't post one
25	of her and I.

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1	Q. Okay. And that was, again, because of her
2	mental instability?
3	A. I just was having trust issues, like I just
4	said, in our relationship.
5	Q. Okay. So during this argument that the two of
6	you had
7	MS. POLLOCK: Objection. Vague.
8	MS. JUSSEN-COOKE: I'm sorry.
9	BY MS. JUSSEN-COOKE:
10	Q. On New Year's Eve you said that you and her got
11	into an argument?
12	A. Yeah.
13	Q. Did you wake her up in the middle of that night
14	because she had sent a photo of the two of you to a
15	friend of hers?
16	A. Did I wake her up? No.
17	Q. Were you upset because she sent a photo of the
18	two of you to a friend of hers?
19	A. I asked why she would do that, but I was not
20	upset in, like or did I yell at her or something along
21	those lines? No.
22	Q. So was that part of what you were arguing about
23	was the fact that she sent a photo?
24	A. That had nothing to do with what our argument on
25	New Year's night. That was after the fact. That was,

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1	like, four or five days later.
2	Q. Okay. So on New Year's night, what was the
3	argument about?
4	A. Again, she wanted to post on social media and
5	say that we were together, and I said "No."
6	Q. Did you know that Laura can't swim well?
7	A. Well, I witnessed it in Iceland. So yes.
8	Q. What happened when you witnessed it?
9	A. She it was, like, a standing size hot tub and
10	there would be, like, a deep spot every by deep I
11	mean, like, six feet, five feet. It was always to the
12	point where she could stand, but if she ever tried to
13	swim, she couldn't swim. So she would have to walk on
14	the shallow areas so she could stand up.
15	Q. Okay. And what do you mean when you said you
16	witnessed it? What does that mean? What did you
17	witness?
18	A. Well, I witnessed her like, I swam across to
19	a certain point, and she wouldn't swim across. And I was
20	like, "Why aren't you swimming?" And that was the first
21	time I ever witnessed her not being able to swim that
22	well.
23	Q. Did you know before that that she couldn't swim
24	that well?
25	A. No.

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1	Q. Okay. Between December 2016 and when your		
2	relationship was over-over, I think you said that was		
3	November?		
4	A. It was late 2017.		
5	Q. Late 2017. In that year period, did you ever		
6	put your hands on Laura's neck?		
7	A. No.		
8	Q. Did you ever strangle her?		
9	A. No.		
10	Q. Did you ever slap her using the palm of your		
11	hand anywhere on her body?		
12	A. No.		
13	Q. During sex you never slapped her butt?		
14	A. No. Not that I recall.		
15	Q. During sex you never did you ever hold her		
16	down when the two of you had sex?		
17	A. No, I did not.		
18	Q. Between December 2016 and December 2017, did you		
19	ever hold a pillow over Laura's face while you were		
20	having sex with her?		
21	A. No.		
22	Q. Between December 2016 and December 2017, did you		
23	ever witness Laura lose consciousness during sex with		
24	her?		
25	A. No.		

1	Q.	Did Laura ever talk to you about her concerns
2	and fears	about having sex with you?
3	А.	No.
4	Q.	Did Laura ever cry while the two of you were
5	having se	ex?
6	А.	No.
7	Q.	Have you ever seen
8	А.	She said one time, when I said "I love you,"
9	she started crying afterwards.	
10	Q.	When was that?
11	Α.	I have no idea. Sometime in 2017.
12	Q.	Would it have been, like, summer? Fall?
13	Α.	It probably, like, spring I would say.
14	Q.	Spring.
15	Α.	Yeah.
16	Q.	Have you ever seen Laura with red splotches or
17	marks around her eyes?	
18	А.	Yeah.
19	Q.	And did you talk about what that was?
20	Α.	Yeah. She always said she had a hard time
21	sleeping.	
22	Q.	She said it was because she had a hard time
23	sleeping?	
24	Α.	Yeah.
25	Q.	Okay. And how often would you see her with

1	those marks on her eyes?
2	A. Well, she would take Ambien every night, but I
3	mean, I would see her it wasn't often, but I would see
4	her with the splotches, I mean, like, maybe once a month,
5	once every couple months.
6	Q. And when you talked to would you talk to her
7	about it and ask?
8	A. No. I'm not going to dig in, like, why
9	something's on her face, no.
10	Q. So you noticed it but you just wouldn't discuss
11	it with her?
12	A. I've always like, if you're it's like
13	calling out, like, somebody that has, like, a rash on
14	their face. I mean, it's not going to make them feel
15	better if you call them out and say "Why do you have a
16	rash on your face?" It would be I would just we
17	talked about it one time, and that was it. And we never
18	brought it up again.
19	Q. And what was the discussion when you talked
20	about it that one time?
21	A. She just said that she was having trouble
22	sleeping, wasn't getting much sleep, and that was it.
23	She was getting the marks on her eyes because of that.
24	Q. Okay. I have here a photo that shows redness
25	around Laura Owen's right eye and cheek that was taken in

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1	March of 2017. This photo is attached as Exhibit 4 to
2	the declaration of Laura Owens in support of her request
3	for a restraining order which was filed March 29, 2018.
4	Can you please mark these as just the exhibit
5	next in line? I believe we're only at 2. Yes.
6	A. Did you say that those were red dots under her
7	eyes or redness on her face? That's what I'm trying to
8	figure out.
9	Q. Oh. Did you see red dots on her face?
10	A. That was what I was discussing were the red
11	dots.
12	Q. The red dots, okay.
13	A. Under her eyes, she would get red dots.
14	Q. Okay.
15	A. I wasn't discussing, like, that photo.
16	Q. Oh, no. I'll ask you about that photo next.
17	(Plaintiff's Exhibit No. 2 marked for
18	Identification.)
19	BY MS. JUSSEN-COOKE:
20	Q. I also have here a photo showing redness around
21	Laura Owen's right eye and cheek. This was taken in
22	March of 2017. And actually, for the record, let me just
23	correct, Exhibit 2 what's been marked as Exhibit 2 is
24	a photo of Laura Owen's eyes and cheeks that was taken in
25	May of 2017. And I'm going to ask that the photo of her

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1	right eye and cheek from March 2017 be marked as
2	Exhibit 3.
3	(Plaintiff's Exhibit No. 3 marked for
4	Identification.)
5	BY MS. JUSSEN-COOKE:
6	Q. So I am showing you what's been marked as
7	Exhibit 2 and Exhibit 3. Go ahead and take a look at
8	those. Between December 2016 and October of 2017, did
9	you ever see Laura with these types of little red marks
10	around her eyes?
11	A. That's not what I saw, no.
12	Q. That's not. Did you ever see her with marks
13	like this around her
14	MS. POLLOCK: Why don't we separate it so you're
15	talking about Exhibit 2 and then Exhibit 3.
16	MS. JUSSEN-COOKE: Yeah. Absolutely. Okay.
17	BY MS. JUSSEN-COOKE:
18	Q. So looking at Exhibit 2, did you ever see Laura
19	with redness and marks and I'm talking about what's
20	going in kind of the socket around her eye and the
21	redness right above here and the redness right down below
22	here. Did you ever see marks like that on her?
23	A. No.
24	MS. POLLOCK: Just for the record, that's May of
25	2017.

,	
1	BY MS. JUSSEN-COOKE:
2	Q. In the May 2017 photo?
3	A. No. I never saw that.
4	Q. You never saw that, okay.
5	A. No.
6	Q. Now, looking at what's been marked as Exhibit 3,
7	which is the March 2017 photo. Again, in this photo it
8	shows redness in the like, around her eyelid and some
9	underneath her eye as well. Did you ever see Laura with
10	marks like this on her face?
11	A. No, I did not.
12	Q. Never, okay. So when you said that you saw
13	marks on her face
14	A. They were like little red dots. They were,
15	like, almost like if you take a pin and you would see,
16	like, a couple dots on her eye. Like, it wasn't, like, a
17	hundred or anything like that. You'd see, like, a few
18	dots under her eye. And she would be the one asking if I
19	saw it originally. She would say I mean, I don't
20	remember, actually, how the conversation went; but it was
21	something where we both brought it up, like, both
22	noticing that she had it. But she said that it was due
23	to sleep, lack of sleep.
24	Q. Did she say anything else about them?
25	A. No.

1	Q. Okay. I have here these are two photos that
2	show a bruise on Laura Owens's arm. They were taken on
3	February 28th of 2017, and I would like to have these
4	marked as Exhibits 4 and 5, please.
5	(Plaintiff's Exhibit Nos. 4 and 5 marked
6	for Identification.)
7	BY MS. JUSSEN-COOKE:
8	Q. I am handing you what's been marked as Exhibit 4
9	and Exhibit 5. Did you ever see Laura with bruises like
10	this?
11	A. I would see her with bruises all the time.
12	Q. Okay. And what did you talk to her about the
13	bruises that you saw all the time?
14	A. Yeah. She said she rides horses.
15	Q. Okay. And that that was the extent of your
16	conversation about the bruises on her body, it was just
17	that she rides horses?
18	A. She rides horses every day, and so she would get
19	bruises. I'm not going to dig into why she gets bruises
20	from riding horses.
21	Q. Okay.
22	MS. COURSON: Did she tell you how she would get
23	the bruises from riding the horse?
24	THE WITNESS: No. It was just I mean, she
25	would care she would do everything for, like, the

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1	horses. Like, she was doing, like, all so she'd put
2	the huge saddles on her shoulder; carry everything; walk
3	the horses down from, like, the paddock down to where she
4	was riding them. I mean, I don't know how it happens.
5	BY MS. JUSSEN-COOKE:
6	Q. Okay. Thank you. So would you say that you
7	how frequently would you say that you saw Laura with
8	injuries on her body?
9	A. In 2017 she was getting injured a lot. She fell
10	off her horse multiple times. One time I was witness to
11	it. One time my family was witness to it, but she had a
12	lot of falls off the horses during all of 2017,
13	especially with her seizures. Her seizure I mean, one
14	of the points in time, like, in her texts even a couple
15	days later, she had a huge bruise on the back of her head
16	on I don't even remember where it was from falling
17	and hitting her head on the counter after having a
18	seizure. I mean, I wasn't going to constantly be
19	bringing up how she was getting the bruises.
20	Q. Okay. Between September of 2016 and March of
21	2017, did you ever did you have a key to Laura's
22	apartment?
23	A. No. No. I never had a I mean, she gave me a
24	key to go over there, but I gave it back when she came
25	home.

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1	Q. Did you go over there without her being home?
2	A. Yeah. She told me to well, one, it was to
3	pick up a nutrition product that she wasn't going to use.
4	So I went over there to pick it up. And then one time
5	she had wanted my family to go in there. Well, she
6	wanted my mom to stay at her place because my mom's not
7	from here. She said that my mom could stay at her house.
8	So I just showed them where she lived, and I even sent
9	her a photo of when we were in there to Laura as showing
10	that we were in there. And she was excited that we were
11	all in there looking at her place.
12	Q. So you and when did you send that photo?
13	A. Oh. I don't remember. It was in 2017, I would
14	say.
15	Q. Will it be in the text messages that you
16	produced?
17	A. Yeah.
18	Q. So you sent Laura a photo from inside of her
19	house?
20	A. Inside of her apartment, yeah.
21	Q. From inside of her apartment. And who were you
22	there with?
23	A. My sister and my mom.
24	Q. And did Laura give you permission to take your
25	sister and your mom into her apartment when she wasn't

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1	home?
2	A. She said that my mom should stay at her house
3	when she wasn't there for the weekend.
4	Q. Did she tell your mom that?
5	A. She told me.
6	MS. POLLOCK: Calls for speculation, did she
7	tell her
8	THE WITNESS: Did my mom stay there? No, she
9	didn't.
10	BY MS. JUSSEN-COOKE:
11	Q. At what let's see. When is the time last
12	time that you had sex with Laura?
13	A. Late 2017.
14	Q. Like, would you say November or December?
15	A. I would say after summer probably around fall.
16	I don't remember.
17	Q. How close in time would you, if you can give an
18	answer, was it to that conversation that you said took
19	five to ten minutes when you told her you were officially
20	done?
21	A. This is the conversation was a couple weeks
22	after.
23	Q. Okay.
24	A. Maybe a few weeks. I don't remember.
25	Q. Before you had that conversation with Laura,

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1	were you dating other women?
2	A. Well, we were on and off towards the end; so
3	then I started dating a couple other girls, yeah. We
4	didn't have the sex, though, never overlaid with other
5	women. So meaning, I wasn't having sex with two
6	different people or anything like that.
7	Q. So you weren't having sex with the other women
8	when you were until after December of 20
9	A. Once I cut it off from Laura, then I started
10	having started essentially really going in and having
11	other started dating other women more.
12	Q. So just so I'm clear on the timeline and what
13	you're saying.
14	A. Yeah.
15	Q. The conversation that you had with Laura that
16	you said lasted five to ten minutes in late 2017, you
17	were not having sex with any other women until after that
18	conversation?
19	A. Correct.
20	Q. Okay. When you were kind of going off and on,
21	as what you described or I think
22	A. That's the term I used, yeah.
23	Q. How long did that last up until or I guess
24	so when did the off and on start if it ended in late
25	December with that phone call? When did it start?

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1	A. I didn't say it ended in late December.
2	Q. Or I'm sorry. In late 2017.
3	A. Yeah. I mean, we were on and off for a long
4	time. I would say for, I mean essentially, since
5	March I would say we were on and off.
6	Q. Did it upset if Laura would cancel plans with
7	you, would you get upset?
8	A. I think one of the last times I mean, I'm not
9	upset, wouldn't be the term I would use. But I said this
10	is, like, that she had cancelled on me then I think it
11	was one of the last times that we hung out. But did I
12	get upset? No.
13	Q. Was she cancelling plans with you was that
14	common?
15	A. No.
16	Q. In fall or early winter in late 2017, did you
17	ever show up at Laura's house without first being
18	invited?
19	A. No.
20	Q. Did you ever show up at her house without
21	telling her that you were going to go there first?
22	A. Can you repeat that?
23	Q. Did you ever go to her house without telling her
24	you were going to go to her house before you went?
25	A. I don't know what the question is.

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1	Q. Yeah. Did you ever show up at Laura's house
2	without discussing it with her first?
3	A. No. I never showed up without discussing it
4	first.
5	MS. POLLOCK: You mean uninvited?
6	THE WITNESS: Uninvited.
7	MS. COURSON: Or unannounced?
8	BY MS. JUSSEN-COOKE:
9	Q. Or unannounced?
10	A. No.
11	Q. Are you a fan of Maybeck's restaurant?
12	A. I don't think it's I mean, it's decent. But
13	am I big fan of it? No.
14	Q. When is the first time you went there?
15	A. I've gone there twice, both times in 2017. Once
16	was earlier in 2017, and then the last time was late in
17	2017.
18	Q. And who did you go with those each time?
19	A. Fist time was with my two roommates, Alex
20	Rapazzini and then I was living with another person at
21	the time named Alison Mann (phonetic). Went there after
22	we walked around the Marina. And then the second time
23	was after helping my sister and her boyfriend move
24	furniture that day, and we sat at the bar.
25	Q. Have you ever gone there with Laura?

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 Q. Did you were you aware that it was a restaurant Laura and her parents frequented? 	
3 restaurant Laura and her parents frequented?	
A. They frequented many restaurants. They eat or	ıt
5 every night. They would always go in that district.	
6 Q. So that didn't answer the question, though.	lre
7 you aware that that was a restaurant that they	
8 frequented that Maybeck's was a restaurant that the	7
9 frequented?	
10 A. Yeah. I knew that they go there.	
11 Q. Between March 2016 and September 2017	
12 A. Can you repeat the timeline?	
13 Q. I'm sorry. Give me one second. Did you know	
14 that Laura and her parents would go to Maybeck's on	
15 Wednesday's?	
16 A. No. I had no idea.	
17 Q. Do you remember seeing Laura and her parents a	at
18 Maybeck's in the fall of 2017?	
A. No. It says that in my text messages to her a	15
20 well.	
Q. It says what in your text messages to her?	
22 A. She asked where I was eating that night, and	Ε
23 said we just finished at Maybeck's. And she said "Oh.	I
24 didn't even see you." She goes "Where were you sitting	1;

1	there?" And she said, "Yes. I was in the dining room."
2	If you're sitting in Maybeck's where we were
3	sitting at the bar, you would never be able to see them.
4	Q. And who were you with that time?
5	A. My sister
6	MS. POLLOCK: Which time?
7	BY MS. JUSSEN-COOKE:
8	Q. I'm sorry. The second time that you went there
9	which was, like, the later time in 2017.
10	MS. POLLOCK: With his sister.
11	BY MS. JUSSEN-COOKE:
12	Q. You were with your sister?
13	A. Sister and her boyfriend.
14	Q. And her boyfriend, okay. And you did not see
15	Laura and her family?
16	A. No.
17	Q. Okay. Did you and Laura ever go to Mamanoko
18	together?
19	A. No. I never went there with her.
20	Q. Okay. Did you know that it was a restaurant
21	were you aware that it was a restaurant that Laura would
22	frequently go to?
23	A. Well, I found out the two times that I went
24	there. I ran into her both times, so I put two and two
25	together that's now a new place that they frequent.

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1	Q. How close is that to Laura's house?
2	A. Three blocks, four blocks.
3	Q. Do you live in the neighborhood?
4	A. The girl I was dating at the time did.
5	Q. Where did she live?
6	A. She lived in the Marina. She lives, like,
7	essentially on Lombard and what's the one after?
8	MS. COURSON: Pierce?
9	THE WITNESS: Pierce. Exactly.
10	BY MS. JUSSEN-COOKE:
11	Q. And the girl you were dating at the time, what
12	was her name?
13	A. Callie (phonetic) Supsinskas.
14	Q. So you said you ran just to clarify, did you
15	say that you ran into Laura twice at Mamanoko?
16	A. Yeah. So the first time I saw the first time
17	we ran into her, and we were seated right next to her
18	mother and Laura. And I thought it was very it was a
19	very awkward dialogue. I introduced Laura to Callie
20	because we were literally sitting this distance from one
21	another. And then we like, they sat us at the sushi
22	bar, like, literally a couple feet away.
23	And then the second time I went back because she
24	could tell I was just, like, embarrassed, essentially,
25	that my a girl that I was seeing for awhile was or,

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1 sorry. Let me clarify this. 2 I didn't enjoy the first meal that much because 3 the two of them interacting just made it very awkward; so Callie wanted to make it up to me and go back there again 4 5 because she would go there all the time with her friends. And so we went back again, and we ran into them. I saw 6 Laura and her mom and her dad, and I asked if we could 7 leave. I didn't want to be back in the same restaurant 8 9 again. 10 0. So let's talk about the first time. 11 Α. Okay. 12 Q. Okay. When was that? 13 A. Late 2017. I don't remember. I would say 14 October, November. 15 MS. POLLOCK: Which restaurant are we talking 16 about? 17 THE WITNESS: Mamanoko. 18 MS. JUSSEN-COOKE: We're talking about Mamanoko. 19 BY MS. JUSSEN-COOKE: 20 Q. And you said that you were there with Callie 21 twice and you ran into Laura there twice. 22 A. Both times. 23 Q. And the first time -- I'm trying to understand 24 when that first time was. 25 A. Yeah. It was late -- so the way it happened,

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1	too, is we ran into her, and it was a very awkward
2	interaction.
3	Q. Who was there first? Like, you ran into her.
4	Did you walk in and see them there? Or did they walk in
5	and see you?
6	A. They were eating dessert when we walked in.
7	Q. Okay. So you walked in and they were eating
8	dessert and then what happened?
9	A. The hostess sat us right next to them.
10	Q. Okay. Was there other tables available in the
11	restaurant?
12	A. I mean, the hostess sat us at that location.
13	Q. That's not what I asked. Were there other
14	tables available in the restaurant?
15	A. That was the sushi bar was the only spot that
16	was available and that's where we sat. So I don't recall
17	if there was a miscellaneous table in there.
18	Q. But were you uncomfortable sitting that close to
19	them?
20	A. Yeah. Absolutely.
21	Q. But you don't recall whether there was anywhere
22	else in the restaurant to sit?
23	A. I would assume they sat us there I mean, I
24	don't remember. I'm going to say that. But I would
25	think if there was another

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1	MS. POLLOCK: Speculation.
2	THE WITNESS: Okay. No. I don't recall.
3	BY MS. JUSSEN-COOKE:
4	Q. Okay. So you did you okay. So you walked
5	in, you saw them, and you were sat. Did you have any
6	interaction directly with them?
7	A. Yeah. I introduced Laura and her mother to my
8	to Callie at the time.
9	Q. Okay. And do you know if this interaction at
10	Mamanoko, the first time you ran into Laura with Callie
11	there, was this before or after the conversation you had
12	with Laura when you said things were done?
13	A. I think I had the conversation with her really
14	quickly after.
15	Q. So
16	A. Not like I should give you a better timeline.
17	I would say within a week, I gave her the phone call
18	saying that we were done.
19	Q. Okay. So you hadn't actually officially broken
20	up with Laura?
21	A. I said we were on and off. So at the time,
22	like, we weren't really seeing each other, weren't
23	talking to each other that much. Maybe once a week,
24	couple times a week. We were never seeing each other
25	often. We were both traveling.

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1	Q. Were you still having sex?
2	A. No.
3	Q. Okay. So I just want to understand, like, the
4	timeline here. I'm having a and I know it's a long
5	time ago and it's hard to remember all of these. So if
6	you can't, then I get that.
7	A. Of course.
8	Q. But had you had sex with Laura did you have
9	sex with Laura after the night, the first night, you ran
10	into her with Callie?
11	A. No.
12	Q. Okay. Were you having sex with Callie at that
13	point?
14	A. No.
15	Q. Okay. So you introduced the two of them and
16	then you sat down. You said you were uncomfortable, but
17	did you continue with your meal?
18	A. They were eating dessert. They were finishing
19	dessert; so they got up within minutes after we got sat
20	down. Like, they were I couldn't even tell you. I
21	think they were yeah. They were eating dessert, yeah.
22	Q. Okay. And prior to this time, you had never run
23	into or seen Laura and her family at Mamanoko prior to
24	this first time with Callie?
25	A. No.

1	Q. Before you went to Mamanoko with Callie that
2	night, had you seen Laura's Instagram post saying that
3	she was going to go there?
4	A. No. I have her blocked.
5	Q. But this was before your conversation you said.
6	A. I didn't
7	Q. This was before your breakup conversation?
8	A. No. I did not see a post that she was going
9	there.
10	Q. So after that night when you have this
11	uncomfortable interaction
12	A. Yeah.
13	Q what happened between you and Laura?
14	A. We had the conversation on the phone within the
15	next couple weeks that I just didn't want to see her
16	anymore.
17	Q. So you only spoke with her was that your only
18	interaction with Laura after that night?
19	A. I mean, we might have text each other a little
20	bit, but I don't remember what the texts were about.
21	There might have been some communication.
22	Q. So tell me about the next time that you ran into
23	Callie at Mamanoko.
24	A. Next time I ran into Callie?
25	Q. I mean, sorry, that you ran into Laura.

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1	A. I walked in. I saw that they were sitting at
2	the exact same table. They did not see me. I asked if
3	we could go to a different restaurant.
4	Q. And did you go to a different restaurant?
5	A. Yes.
6	Q. Where was the table that they were sitting? Was
7	it facing the street?
8	A. It's towards the back both times they were
9	seated in, like, a back booth in the very back of the
10	restaurant. It's a booth; so if, like, you walk in, the
11	booth's like this in the very back. So I don't know how
12	to describe that.
13	Q. But you can see it as soon as you walk in?
14	A. No, you can't. When we started getting walked
15	to our table, I saw that they were sitting back there and
16	I didn't want to go any further.
17	Q. So you and Callie showed up there, and the
18	hostess started taking the two of you
19	A. The two of us.
20	Q to a table in the back and that's when you
21	saw her?
22	A. Yes.
23	Q. And then what did you do?
24	A. I asked Callie if we could go to another

1	Q. Okay. Since October 2017 have you run into
2	Laura or her parents at Amici's restaurant in the Marina?
3	A. I ran into her parents crossing the street of
4	Lombard in front of Amici's.
5	Q. And what happened?
6	A. I gave her dad a hug.
7	Q. Anything else?
8	A. That was it.
9	Q. Did the two of you talk at all? You just gave
10	him a hug and left?
11	A. Well, we were crossing the street, and so I
12	it was at night. So I mean, we're not going to sit and
13	chat in the middle of the intersection. So I just gave
14	him a hug. I said "I hope all is well."
15	Q. Okay.
16	A. And I had a witness there for me was I think
17	Colin Scanlon and my sister, as well, Stephanie. They
18	were both with me when I was crossing the street.
19	Q. Okay. And that's the only time you ran into
20	Laura or her parents at Amici's?
21	A. At Amici's, yes. Well, I was never in Amici's,
22	but that was next to Amici's.
23	Q. Next to it, okay.
24	A. Yeah.
25	Q. Did you walk back and forth in front of the

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1	restaurant several times while they were having their
2	meal there?
3	A. No.
4	Q. When did you find out that Laura had contacted
5	Callie?
6	A. When Callie showed me in early 2018. So early
7	January 2018. It was over the course of the first couple
8	weeks of January.
9	Q. Do you know when she contacted Callie?
10	A. Yeah. It was after she saw us in public. Laura
11	saw Callie and I walking.
12	Q. Where?
13	A. We were going to the grocery store on Chestnut.
14	The grocery store Marina Meats, maybe it was. Marina
15	Market. I forget the name of it. As we were walking
16	back, it was raining, and I saw Laura. Well, I didn't.
17	Actually, Callie noticed it, but she saw Laura sitting in
18	the, like, a high top table in a restaurant of Mamanoko.
19	I was walking
20	Q. So you didn't see her there at Mamanoko? You
21	said Callie saw her?
22	A. Callie saw her and pointed it out to me as we
23	were walking.
24	Q. So is that actually a third time that you saw
25	A. Well, you asked if I went in the first two

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1	times.
2	Q. No. I asked if you ever saw her there.
3	A. Okay. So I went into the restaurant twice for
4	food and once when I was walking home on Chestnut Street.
5	So that would be three times then.
6	Q. Okay. And you said she contacted Callie after
7	that?
8	A. Correct.
9	Q. And you estimate that was around
10	A. It was in the new year. So it was right
11	after I mean, it was after January 2nd before when
12	all this was filed on January 8 or 9. So within that
13	week.
14	Q. Okay. And what did Callie tell you?
15	A. That she was disturbed by what she had just
16	received like I think anybody would.
17	Q. What else did she say?
18	A. That she wanted to talk to me about it.
19	Q. Did you talk about it?
20	A. Yeah. And so we formulated a message to send
21	back to Laura essentially trying to kill the
22	conversation, not go on any longer. So we wrote, like,
23	just a very "Thank you for reaching out. I appreciate
24	it." Something along those lines.
25	Q. So when you say we wrote it, you helped her

1	craft that response?
2	A. Well, we wanted the conversation to not be
3	carried out because Laura wanted to meet for coffee, and
4	Callie did not want to meet for coffee. So Callie was
5	the one that wrote it, but she asked what my input was.
6	And I said "I would just say thank you for reaching out."
7	Q. Okay. So she thought about, like she asked
8	your input before she sent anything back to Laura?
9	A. Yeah.
10	Q. Okay. Did the two of you talk about anything
11	else about that message and her response to it?
12	A. Did the two of us talk about the message?
13	Q. Did you and Callie discuss anything else?
14	A. We just thought it was disturbing that she came
15	up with all that.
16	Q. How did it make you feel?
17	A. It made me feel terrible because I thought her
18	and I were leaving on a good note. I mean, the last
19	conversation she said she wanted the very best for me,
20	and I told her the same exact thing. So to receive that,
21	it was, I felt, like out of spite, especially because she
22	saw that we just well, I'm speculating here. But she
23	saw us walking in the Marina and she saw me post a photo
24	with another girl.
25	Q. Okay. But you don't know that that's

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1	A. I mean, it happened the day after I posted a
2	photo.
3	Q. It happened the day
4	A. A day or two after I posted the photo is when
5	this all came about.
6	Q. So you hadn't blocked her on social media yet
7	then?
8	A. Oh. I have her blocked on everything, yeah. I
9	
10	Q. At the point when you posted the photo
11	A. Yeah.
12	Q which you say was the day before she sent the
13	message
14	A. Yeah.
15	Q had you already blocked Laura on social
16	media?
17	A. Yeah. She has about seven like, over five
18	accounts, though.
19	Q. Okay. What does that mean?
20	A. She has multiple accounts. So she has an
21	account two accounts for her dog. She has two
22	accounts for her horses. She might have an account for
23	each horse. She has one for Quartet Farms. She has one
24	for herself. She has one for the radio.
25	Q. So did you block all of them?

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1	A. Oh, yes. Absolutely.
2	Q. So did you block them all the day before or
3	before you posted that picture with Callie?
4	A. She was blocked for awhile, but she still knew,
5	like, my whereabouts. She would say that I posted on the
6	Instagram in late January, and she was already blocked.
7	So I don't know how to tell you that, like, how she's
8	seeing it.
9	Q. Are all your posts set to private?
10	A. Yes, they are.
11	Q. So if I go on Instagram, I can't see any of your
12	posts?
13	A. Correct.
14	Q. Okay. Walk me through what happened on
15	January 7th when you encountered Laura on the street?
16	A. My sister and I were just finishing dinner at
17	Ace Wasabi's. We literally walked out of the restaurant,
18	and Laura looked like she was coming from Lombard. I
19	don't really know. We had to walk back home to my
20	sister's house. So, I mean, within ten feet of exiting
21	Ace Wasabi's that night, Laura was standing right there
22	and we confronted my sister I didn't want to
23	confront Laura. I asked the entire time to "Please stop
24	the conversation." But my sister was asking her why she
25	would send those types of messages to Callie.

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1	Q. What else did your sister say? Who walk me
2	through that conversation.
3	A. Yeah.
4	MS. POLLOCK: Which one? I'm confused.
5	BY MS. JUSSEN-COOKE:
6	Q. Walk me through the conversation that transpired
7	between you, your sister, and Laura on the street after
8	you left Wasabi Ace Wasabi.
9	A. Ace Wasabi, yeah. Walk you through it?
10	Q. Yeah.
11	A. So we walk out, and it is a quick interaction.
12	Walked out. She was standing there, and I asked my
13	sister to let's cross the street. And Laura, like, she
14	came out, like, guns blazing. Like, essentially, my
15	sister I don't know who started the conversation, but
16	I know it got to the point of my sister asked why she
17	would send that. I just said "Who cares why she would
18	send that. Let's just keep moving."
19	The whole time I asked to stop the conversation,
20	and Laura said then turned to me and said, "I thought
21	you moved to Sacramento." And I did tell her that I was
22	moving to Sacramento because I didn't want her to keep
23	trying in our relationship. I wanted it to just be over,
24	and so I told her that I was leaving.
25	Q. Had she kept trying in your relationship?

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1	A. Well, we'd been talking about me moving for a
2	long period of time. And so on the final plug of when I
3	did have a conversation with her on the phone call the
4	night where I said no more, I said that I was going to be
5	moving to Sacramento within the next few weeks or month.
6	Q. Okay. So then what happened in that
7	conversation?
8	A. The conversation with my sister; correct?
9	Q. Yeah. With your sister and Laura on
10	January 7th.
11	A. So yeah. It was really quick. Laura called me
12	a liar. I said, "Just stay out of my life." I don't
13	know why we why we can't just go apart from one
14	another, and she said, like, essentially I was just a
15	liar. I told her to stay out of my life. It was that
16	simple.
17	Q. And did you say anything else?
18	A. I was the most silent one of the whole
19	conversation. So
20	Q. Did your sister say anything else?
21	A. She just said "Why would you write those things
22	to Callie? That's just cruel and you know that none of
23	that ever happened."
24	Q. Had was Laura upset?
25	A. I think everybody was upset.

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1	Q. Was Laura crying?
2	A. No.
3	Q. Where did you go after that?
4	A. To my sister's house.
5	Q. Actually, let me back up. Where in reference
6	to Laura's house, how far away was the interaction on the
7	street on January 7th from Laura's house?
8	A. Two blocks.
9	Q. Okay. Where did you go after that interaction?
10	A. A few blocks further to my sister's house.
11	Q. Okay. And did you and your sister discuss what
12	had happened?
13	A. Yes.
14	Q. Okay. And what did you say?
15	A. I said that I should file for a restraining
16	order; so I called the cops that night.
17	Q. Okay.
18	A. The cops came and took a report and I said that
19	I was having a little concern for my safety.
20	Q. Why were you concerned for your safety?
21	A. Well, she had just written my current girlfriend
22	three e-mails, or three Facebook messages. I had run
23	into her twice in a matter of days where I would never
24	run into her. And so I was concerned I was going to be,
25	one, being followed, two, that my current or my

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1	girlfriend at the time or girl that I was dating was also
2	going to be followed. So I wanted to take down a report
3	making sure that what was happening was unusual.
4	Q. You running into her within a few blocks of her
5	house?
6	A. I think
7	Q. Is that what was unusual? What part was
8	unusual?
9	A. Her getting mad and upset and writing my current
10	girlfriend multiple messages that were lies and running
11	into her, essentially. I think that is why I made the
12	police report.
13	Q. That's why you filed the police report, okay.
14	What did you tell the police?
15	A. That I had just run into her.
16	Q. Did you provide the police with a copy of the
17	Facebook message?
18	A. Yes.
19	Q. When were you served with the temporary
20	restraining order?
21	A. Within a week after the whole incident.
22	Q. Okay. And are you aware that it requires you to
23	stay away from Laura's house?
24	A. Yeah. A hundred yards.
25	Q. A hundred yards. Have you lived in the Marina

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1	at all since being served with that?
2	A. Have I lived in the Marina?
3	Q. Yeah.
4	A. No.
5	Q. Have you stayed in the Marina since then?
6	A. Yeah.
7	MS. POLLOCK: Vague as to time.
8	BY MS. JUSSEN-COOKE:
9	Q. Have you spent the night in the Marina since
10	January 10, 2018?
11	A. Yeah. I dated a girl that lived in the Marina.
12	Q. What was her address?
13	A. Callie's Supsinskas?
14	Q. Yeah.
15	A. I don't remember her address, but it was, like I
16	said, Pierce and maybe it was Pierce and Filbert.
17	It's like in between Filbert and Lombard, right over
18	there. It's further than a hundred yards, though.
19	Q. Can you estimate how many well, have you ever
20	been within a hundred yards of Laura's house?
21	A. No.
22	Q. Since
23	A. I always take a different street.
24	Q January 10, 2018, have you ever gone within a
25	hundred yards of her house?

1	A. No.
2	Q. Since January 10, 2018, have you gone to
3	Delarosa restaurant on Chestnut Street?
4	A. No.
5	Q. Since January 10, 2018, have you posted any
6	pictures of yourself at Delarosa on Chestnut Street?
7	A. No.
8	Q. Are you familiar with Barry's Bootcamp?
9	A. Yeah.
10	Q. Okay. Actually, I'm sorry. Before we go to
11	Barry's Bootcamp, I had one last question about, I think
12	it was Wasabi, Ace Wasabi. Who paid for dinner that
13	night?
14	A. My sister.
15	Q. Your sister, okay.
16	MS. COURSON: Were you aware that Callie reached
17	out to Laura after you and Callie broke up?
18	THE WITNESS: No.
19	BY MS. JUSSEN-COOKE:
20	Q. So you are familiar with Barry's Bootcamp you
21	said?
22	A. Correct.
23	Q. Okay. And have you been there before?
24	A. Have I been to Barry's?
25	Q. Yeah.

1	A. Yeah.
2	Q. Which location?
3	A. I do a mix of the FiDi and Marina.
4	Q. Okay.
5	A. Mostly the financial district, though.
6	Q. You know that this is where Laura works out
7	every day; right?
8	A. I didn't know she worked out there every day,
9	but yes. I knew she would go there.
10	Q. How often would she go there when you were
11	dating?
12	A. It was a mix. I don't know.
13	Q. Well, when she I'm sorry.
14	A. Sometimes no days a week. Sometimes a day a
15	week. Sometimes a couple days a week.
16	Q. But would you say she went there regularly?
17	A. Yeah, I would. That's her only gym.
18	Q. Okay. And you know that it's a block and a half
19	from her house?
20	A. Yes, I know.
21	Q. Since January 10th, how many times have you gone
22	to Barry's Bootcamp in the Marina location?
23	A. I've gone I had a pack of 25 that I used that
24	I purchased. I probably went to the Marina location two
25	times.

1	Q. Two times?
2	A. Maybe. Maybe three.
3	Q. And when was that?
4	A. I would go with Callie; so late January, early
5	from late January to March, I would say. In that time
6	span.
7	Q. You only went with Callie? You never go without
8	her?
9	A. No. I went one time without her, yeah.
10	Q. How many times did you go with Callie?
11	A. Twice.
12	Q. Since January 10, 2018, how many times have you
13	gone to Mamanoko?
14	A. None.
15	Q. How many times have you gone to Amici's since
16	January 10th?
17	A. None.
18	Q. How many times have you gone to Maybeck's since
19	January 10th?
20	A. None.
21	MS. JUSSEN-COOKE: And do you have anymore
22	questions about any of those?
23	MS. COURSON: (Nonverbal response.)
24	BY MS. JUSSEN-COOKE:
25	Q. Have you ever dated any celebrities?

1	А.	I've gone on a date with one.
2	Q.	Who?
3	А.	Does it matter? Do I have to answer that
4	question	1?
5	Q.	Yes.
6	А.	I went out with Sarah Hyland.
7	Q.	And when was that?
8	А.	Over five years ago.
9	Q.	How many you said once?
10	Α.	Yeah.
11	Q.	Is that it? Any other celebrities that you've
12	dated?	
13	Α.	Yeah. That's it.
14	Q.	Have you dated the relatives of celebrities?
15	А.	No.
16	Q.	Okay. Did you ever call Laura your sugar mama?
17	А.	No.
18	Q.	Never?
19	А.	Did I call her my sugar mama?
20	Q.	Yeah.
21	А.	I don't recall.
22	Q.	You don't recall?
23	Α.	I don't remember if I've ever called her
24	Q.	Okay.
25	А.	I mean, that's like a joking term that people

1	would us	e.
2	Q.	Yeah.
3	А.	So I don't know.
4	Q.	Did you ever ask Laura to pay for things for
5	you?	
6	Α.	No.
7	Q.	You never asked her to take you on trips and pay
8	for them	?
9	Α.	No.
10	Q.	Did you pay for your trip to Iceland?
11	А.	No.
12	Q.	Did you pay for your trip to Dubai?
13	А.	No.
14	Q.	Did you pay for your hotel or your trip to Napa
15	with Lau	ra?
16	Α.	Not with Laura, no.
17	Q.	Did you pay for your trip to Carmel with Laura?
18	А.	Yes.
19	Q.	What did you pay for?
20	А.	I paid for dinners that we went to.
21	Q.	How many?
22	Α.	I think we were there for one night; so I paid
23	for	
24	Q.	You paid for dinner?
25	А.	Yeah.

1	Q. Okay. Did you pay for the spa in Carmel that
2	you went to with Laura?
3	A. Refuge? I don't remember who paid.
4	Q. Did you lock Laura in the sauna at that spa?
5	A. Refuge, no. It's a huge sauna, no.
6	Q. Between late 2016 and the end of 2017, did you
7	tell Laura that you wanted a Panerai watch?
8	A. I told her I was going to buy the watch for
9	myself.
10	Q. How much is that watch?
11	A. \$6,000 probably. Right around there.
12	Q. So you never asked her to purchase it for you?
13	A. No.
14	Q. Did you drop hints that you wanted her to buy it
15	for you?
16	A. I told her I was going to buy the watch.
17	Q. So the two of you, did you go shopping together
18	for the watch?
19	A. I went shopping by myself.
20	Q. You never went shopping with her for it?
21	A. We were in La Jolla together, and she was
22	this was when she fell off her horse, the time where I
23	witnessed it. She stayed in the car the whole time. I
24	went in there. She slept in the car.
25	Q. That trip to La Jolla, did the two of you have

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1	an argument during that trip?				
2	A. No.				
3	Q. Did you yell at her in front of other people or				
4	clients during that trip?				
5	A. No.				
6	Q. Did you go shopping for a watch in Dubai when				
7	Laura took you there in March 2017?				
8	A. Did I go shopping? I mean, the mall is huge. I				
9	mean, did we go shopping?				
10	Q. For a Panerai watch in March when you were in				
11	Dubai?				
12	A. No.				
13	Q. Did you ask Laura to pay for you to attend a				
14	Tony Robbins concert?				
15	A. No.				
16	Q. Did she pay for you to attend the Tony Robbins				
17	concert?				
18	A. She said the radio did.				
19	Q. She said the radio did?				
20	A. She said the radio bought two tickets to go to				
21	go to Tony Robbins.				
22	Q. Did Laura pay for your meals?				
23	A. We				
24	MS. POLLOCK: Vague. At the				
25	///				

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1	BY MS. JUSSEN-COOKE:				
2	Q. Throughout your relationship, did Laura pay for				
3	most of the meals that you shared together?				
4	A. No. We would split a lot of the meals.				
5	Q. Would you say you split them 50 percent of the				
6	time?				
7	A. I would say we split a lot of the meals. I				
8	don't know the exact number. But yeah. 50 percent's a				
9	good number.				
10	Q. I mean, it's not my testimony. It's yours, and				
11	I'm asking you to give an estimate.				
12	A. I would say we split half the meals.				
13	Q. Have you ever been do you own firearms?				
14	A. Uh-huh.				
15	Q. Did you surrender those firearms when you were				
16	served with a temporary restraining order?				
17	A. I didn't know that I was supposed to, but I				
18	don't have them in my possession.				
19	Q. Where are they?				
20	A. They're in my mom's house in Sacramento.				
21	They're locked up.				
22	Q. How many do you own?				
23	A. One.				
24	Q. Have you ever posted photos of yourself with				
25	firearms on social media?				

1	A. No.		
2	Q. Have you ever been accused of domestic violence		
3	in the past?		
4	A. No.		
5	Q. When did you stop dating Callie?		
6	A. Early February or yeah. Like mid-February.		
7	Q. How come?		
8	A. Why'd I stop dating Callie? Because I thought		
9	she was cheating on me.		
10	Q. Did Callie ever accuse you of being abusive?		
11	A. No.		
12	Q. Did she ever accuse you of being deceptive?		
13	A. No.		
14	Q. You sure?		
15	A. Deceptive? Did she say what do you mean by		
16	deceptive? Like, was I		
17	Q. Did she ever accuse you of being deceptive?		
18	A. She just didn't understand why I wasn't very		
19	forthcoming with my relationship with Laura, why I didn't		
20	give her all the details about being on and off with her		
21	for so long.		
22	Q. Did she accuse you of being manipulative?		
23	A. No.		
24	Q. Did you ever strangle Callie?		
25	A. No.		

1	Q. Did you ever suffocate her with a pillow during				
2	sex?				
3	A. No.				
4	Q. Did you ever hold her down and give her bruises				
5	during sex?				
6	A. No.				
7	Q. We confirmed that you did not know that she				
8	reached out to Laura after the two of you broke up?				
9	A. Confirmed. I did not know that.				
10	MS. JUSSEN-COOKE: Yeah. If we can just take a				
11	short break, and then we should I know you have to be				
12	out of here at 1:30; so we'll make sure that happens.				
13	(Recess Taken.)				
14	MS. POLLOCK: So he wants to correct an answer				
15	regarding the photos, any photos of him with a gun.				
16	MS. JUSSEN-COOKE: Uh-huh.				
17	THE WITNESS: Yeah. There was, like, a photo				
18	from, like, five years ago where I was taking a photo				
19	with a hunting rifle when I was shooting a clay pigeon.				
20	But it wasn't with my own firearm. But it was from a				
21	long period of time ago. I didn't remember that.				
22	BY MS. JUSSEN-COOKE:				
23	Q. Okay. With regards to your social media				
24	account, when did you go private with those?				
25	A. I'm not sure. I really don't know. I would				

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1	it may have been a month ago, I would say.				
2	Q. Could it have been yesterday?				
3	A. I don't think so. I didn't do it yesterday, no.				
4	MS. COURSON: So on Monday when I looked up your				
5	Instagram account and I was able to view it, does that				
6	mean it was private or public?				
7	THE WITNESS: If you were able to view it, then				
8	it means it's public. But I didn't change it yesterday.				
9	MS. JUSSEN-COOKE: Okay. That concludes the				
10	deposition today.				
11	COURT REPORTER: Would you like a copy?				
12	MS. POLLOCK: Yeah.				
13					
14	(Whereupon the deposition is concluded 1:07				
15	p.m.)				
16					
17					
18					
19					
20					
21					
22					
23					
24					
25					

1	SIGNATURE OF DEPONENT				
2					
3	I, the undersigned, MICHAEL MARRACCINI, do hereby				
4	certify that I have read the foregoing deposition and				
5	find it to be a true and accurate transcription of my				
6	testimony, with the following corrections, if any:				
7					
8	PAGE LINE CHANGE				
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23					
24	MICHAEL MARRACCINI, Date				
25					
l					

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1	REPORTER'S CERTIFICATE
2	
3	
4	I, KAYLIN BUSH, a Shorthand Reporter, State of
5	California, do hereby certify:
6	That MICHAEL MARRACCINI, in the foregoing
7	deposition named, was present and by me sworn as a
8	witness in the above-entitled action at the time and
9	place therein specified;
10	That said deposition was taken before me at said
11	time and place, and was taken down in shorthand by me, a
12	Certified Shorthand Reporter of the State of California,
13	and was thereafter transcribed into typewriting, and that
14	the foregoing transcript constitutes a full, true and
15	correct report of said deposition and of the proceedings
16	that took place;
17	IN WITNESS WHEREOF, I have hereunder subscribed
18	my hand this 21st day of June 2018
19	Caytalul
20	KAYLIN BUSH, CSR NO. 14267
21	State of California
22	
23	
24	
25	

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