

1 THE COURT: Just one second. 002?

2 PROSPECTIVE JUROR: Yes. I am starting five  
3 weeks physical therapy, three times a week. I can see  
4 the latest I can reschedule since I've already  
5 scheduled it. It's for my left arm and my left knee.

6 THE COURT: I'm sorry, I can't hear you very  
7 well. You're personally scheduled for physical  
8 therapy?

9 PROSPECTIVE JUROR: Yes.

10 THE COURT: And --

11 PROSPECTIVE JUROR: Work related on my left  
12 knee and left arm.

13 THE COURT: Okay. And you want to find  
14 out --

15 PROSPECTIVE JUROR: Willing to see -- I did  
16 not know how long this would last, the time. If I  
17 could schedule it later, I'm willing to.

18 THE COURT: Okay. You know what, if you'll  
19 do me a favor, Ms. Anderson, maybe during the lunch  
20 recess you can talk to someone and find out. 4:30 is  
21 the normal time that we'll knock off. Let's face it,  
22 this is not a real short trial. This is not a real  
23 long trial. But if somebody has something that's  
24 coming up and they have to leave at 4:15 or 4:00 on  
25 some particular day are we willing to accommodate you?  
26 Yes, we are. I won't be able to do it on a daily  
27 basis, but I'll certainly stay this: You will be out  
28 of here by 4:30 every day. If you come back after

1 lunch, let us know, Ms. Anderson, and you can address  
2 me again.

3 PROSPECTIVE JUROR: Okay. I might add also  
4 to save some time most of my family is law  
5 enforcement, so I don't know.

6 THE COURT: That's not of interest to me.  
7 Law enforcement officers themselves can't be jurors.

8 PROSPECTIVE JUROR: I didn't know if you  
9 would dismiss me, that's why I said it now.

10 THE COURT: Sworn officers cannot sit as  
11 jurors. Law enforcement officers that are retired or  
12 the family of law enforcement officers can. And I  
13 appreciate your volunteering that, but this is  
14 strictly a hardship discussion right now.

15 Thank you.

16 PROSPECTIVE JUROR: Joel Richartz, 057 is my  
17 juror number. I am a teacher. I live 45 minutes from  
18 my house to work. My son is also a high school  
19 student at my high school so it's -- would be to get  
20 him to school and back every day. And I don't know  
21 how we're going to pull that off. He's very happy  
22 about today because he gets to stay home.

23 THE COURT: Okay. There's no one else that  
24 can get your son to school?

25 PROSPECTIVE JUROR: My wife and I work. She  
26 works also up in the High Desert. If we go along, we  
27 will try to figure it out. But there will probably be  
28 days that we will not be able to get him to school.

1 THE COURT: I'm sorry. Just so I'll know,  
2 where do you live?

3 PROSPECTIVE JUROR: I live in Wrightwood.

4 THE COURT: Okay. And where does your son go  
5 to school?

6 PROSPECTIVE JUROR: Norco High School. I'm a  
7 teacher at Corona/Norco Unified School District.

8 THE COURT: And your wife? Where does she  
9 work?

10 PROSPECTIVE JUROR: She owns her own business  
11 up in the High Desert in Wrightwood.

12 THE COURT: So is there anyone that can watch  
13 the shop while she takes your son to high school?

14 PROSPECTIVE JUROR: It's also picking him up.

15 THE COURT: Is there anyone that can watch  
16 the shop while she picks him up from high school?

17 PROSPECTIVE JUROR: She does have employees,  
18 yes.

19 THE COURT: Well, Mr. Richartz, I'm going to  
20 keep you with us for right now. It doesn't sound like  
21 such a financial hardship that would be a reason for  
22 me to excuse you.

23 PROSPECTIVE JUROR: Okay, sir.

24 THE COURT: Yes, sir?

25 PROSPECTIVE JUROR: My name is  
26 Thomas Medlock. I am 043, and this is a personal  
27 issue for me.

28 THE COURT: I'm sorry. What?

1           PROSPECTIVE JUROR: A personal issue. My son  
2 was murdered in an armed robbery. I really don't  
3 think a murder trial is something I can sit on.

4           THE COURT: Mr. Medlock, I'm going to say  
5 this to you with all due respect. I am so sorry that  
6 that's the case. But you're going to have to sit back  
7 down because we're talking about one thing right now  
8 and that's hardship.

9           Next row.

10          PROSPECTIVE JUROR: My name is Chris Proctor,  
11 054, I believe. My hardship probably would be I  
12 don't -- I get a partial payment. I'm the only bread  
13 winner in the house. I get a partial payment. I  
14 don't know what that partial payment is because I  
15 never ask, but we get a percentage for jury duty.

16          THE COURT: Who do you work for?

17          PROSPECTIVE JUROR: Wal-Mart Distribution  
18 Center.

19          THE COURT: Mr. Proctor, I have had a lot of  
20 jurors from Wal-Mart Distribution Center. Are you  
21 saying to me that you get only a percentage because  
22 they don't pay you overtime that you would have  
23 otherwise gotten?

24          PROSPECTIVE JUROR: I don't know how it  
25 works. I know that they --

26          THE COURT: I need you to do this, I need you  
27 to call your HR people over lunch. I've never heard  
28 this before. I know that often there is

1       miscommunication. I don't know where the source of  
2       your information is that you're giving me. If you  
3       come back and you say, "Yeah, they are only going to  
4       give me X number of dollars and that reduces my pay  
5       too much," then I'll excuse you. But I think that you  
6       need to confirm that with the HR staff because I have  
7       had numerous people on my juries over the years that  
8       have worked for the Wal-Mart Distribution Center.  
9       It's a large employer for our area. I have never  
10      heard that before.

11                PROSPECTIVE JUROR: Just a lot of secrets.

12                THE COURT: Mr. Proctor, why don't you see me  
13      and talk to us after lunch about this.

14                Okay?

15                PROSPECTIVE JUROR: Okay. Will do.

16                THE COURT: Thank you.

17                Yes, ma'am?

18                PROSPECTIVE JUROR: Theresa Reyes, 056. My  
19      hardship is medical. I'm under medication and  
20      sometimes the medication has side effects which I'm in  
21      the bathroom quite a bit.

22                THE COURT: I don't want to get too personal,  
23      I just say to you that we'll normally not go more than  
24      about an hour and 15 minutes at a time.

25                PROSPECTIVE JUROR: I'm talking about loose  
26      stools. That's what I mean.

27                THE COURT: Okay. Ms. Reyes, thank you. I  
28      didn't want to give that information for other people

1 to know, but I'm going to excuse you for medical  
2 hardship.

3 Thank you.

4 PROSPECTIVE JUROR: Joann Banbury, 007. I  
5 don't have, like, a medical or financial hardship. My  
6 case -- I have to be in court on Thursday the 27th.

7 (Whereupon a cell phone rang.)

8 THE COURT: If that's for me, tell them I  
9 can't take that call right now.

10 Now, tell me again what you just said?

11 PROSPECTIVE JUROR: I have to be in court on  
12 the 27th.

13 THE COURT: Who has to be in court?

14 PROSPECTIVE JUROR: I do.

15 THE COURT: For what?

16 PROSPECTIVE JUROR: Me and my husband. We  
17 are in a custody issue with kids so it's -- we -- we  
18 have already had mediation on that. And they said I  
19 will have to be there on the 27th. So that's why I'm  
20 telling you. I don't have a problem with serving, but  
21 I don't know if we can work around that.

22 THE COURT: We can.

23 PROSPECTIVE JUROR: Cool.

24 THE COURT: I don't really understand yet  
25 where we are. Is it a dissolution of marriage and  
26 it's regarding that?

27 PROSPECTIVE JUROR: No. It's the issue of  
28 custody of the kids. The divorce and all that is

1 already done.

2 THE COURT: The children between you and your  
3 husband?

4 PROSPECTIVE JUROR: Between -- no.

5 THE COURT: The custody of whose children?

6 PROSPECTIVE JUROR: It's actually his son.  
7 But the situation I'm involved in, you know,  
8 they -- I'm having to go through everything with him.

9 THE COURT: Okay.

10 PROSPECTIVE JUROR: But it's only for that  
11 one day. That's our court date.

12 THE COURT: Right. Those court dates are  
13 frequently continued, but there's also another thing I  
14 can tell you.

15 I have a little influence here at this  
16 facility.

17 PROSPECTIVE JUROR: Right.

18 THE COURT: And I can simply -- are you going  
19 to be in front of -- do you know who you're going to  
20 be in front of? Commissioner Proulx or Judge Harris?

21 PROSPECTIVE JUROR: Proulx.

22 THE COURT: I'll -- I don't know how long  
23 that procedure normally will take, but I will make  
24 sure that Commissioner Proulx puts your matter on  
25 first thing.

26 PROSPECTIVE JUROR: Okay. That works for me.  
27 Usually we're sitting there all day.

28 THE COURT: Thank you.

1           Is that the penultimate row? Was that the  
2 penultimate row?

3           MR. THOMAS: Yes, sir, it is.

4           THE COURT: Let's go to the last row.

5           PROSPECTIVE JUROR: My name is  
6 Kenneth Rowe, 060 I believe it is.

7           THE COURT: Yes, sir.

8           PROSPECTIVE JUROR: I was trying to calculate  
9 the days that you're saying because my work will pay  
10 me for four jury days and after that I don't get paid  
11 anymore. I'm the only one that makes income in the  
12 family. My wife doesn't work. My son is in college.

13          THE COURT: Where do you work?

14          PROSPECTIVE JUROR: American Career College  
15 down in Ontario.

16          THE COURT: They say they only pay for four  
17 days?

18          PROSPECTIVE JUROR: Four days, I was told,  
19 and after four days they don't pay for jury duty  
20 anymore.

21          THE COURT: Mr. Rowe, you are excused for  
22 financial hardship.

23          PROSPECTIVE JUROR: Thank you, your Honor.

24          THE COURT: It was the "son in college" line  
25 that got me. I take it personally.

26          Yes, Ma'am?

27          PROSPECTIVE JUROR: My name is  
28 Martha Chisolm, Juror Number 017. Hardship for me is



1 my husband is blind. He also has severe hearing loss.  
2 I like to be close enough that I can keep track of  
3 anything happening to him. He's had four heart  
4 attacks.

5 THE COURT: Okay. You're a care provider for  
6 your husband who has disabilities?

7 PROSPECTIVE JUROR: Yes.

8 THE COURT: Ms. Chisolm, I'm going to excuse  
9 you for medical hardship. Thank you.

10 All right. Now we're going to take the other  
11 side of the room. If you're in the front row and you  
12 have a hardship, please stand.

13 PROSPECTIVE JUROR: Jay Storer, I'm Number  
14 64. And my employer does pay for me to come to jury  
15 duty but I'm scheduled for a lot of overtime for the  
16 next six weeks. And that effects me if I have that  
17 taken away if I come to jury duty. I'm the only one  
18 in my family working. I have six kids and a daughter  
19 in college.

20 THE COURT: Mr. Storer, thank you for being  
21 with us today. You're excused financial hardship.

22 Yes, sir?

23 PROSPECTIVE JUROR: It's not a hardship. I  
24 heard you mention to the young lady here that -- I'm  
25 in law enforcement. I would love to serve but --

26 THE COURT: Feel free to serve then. Sit  
27 down.

28 Hardship, folks. Second row.

1           Yes, sir?

2           PROSPECTIVE JUROR: My name is  
3 Michael Sparks, Number 063. I am currently trying  
4 to --

5           THE COURT: I can't hear you. You're  
6 currently what?

7           PROSPECTIVE JUROR: I'm currently living in  
8 the City of Victorville. My hardship is that I have a  
9 short-term memory, and I can't comprehend a lot of  
10 things.

11          THE COURT: I didn't hear everything you  
12 said, but I believe you said you have a very  
13 short-term memory?

14          THE PROSPECTIVE JUROR: Yes. And I have a  
15 partial mental retardation, and I can't comprehend a  
16 lot of things.

17          THE COURT: You believe that it would be  
18 difficult for you to serve because of your mental  
19 abilities?

20          PROSPECTIVE JUROR: Yes.

21          THE COURT: Okay. Mr. Sparks, I'm going to  
22 let that be a medical hardship and excuse you.

23          Thank you.

24          Third row. Last row. Last chance. Okay.

25          Sir, in the front row. We now have a few more  
26 minutes to talk. You mentioned that you're in law  
27 enforcement. And the reason why I didn't want to  
28 address anything other than hardship was I wanted to

1 make sure that we do things in order. I'm talking about  
2 law enforcement right now because you heard my comments  
3 to someone else. My comments were general. And as  
4 usual when I'm not addressing something real specific, I  
5 tend to misstate stuff. Sorry. That's just me.  
6 Otherwise, I act like the lawyer I was for 20 years, and  
7 I speak with so much specificity that people are looking  
8 at me and saying I asked what time it was, and you tell  
9 me how to make a watch.

10 Shorthand I say, law enforcement doesn't sit  
11 but that's not exactly the case. There are different  
12 sections within the California Penal Code that define  
13 who is a law enforcement officer for the purpose of jury  
14 service. People who are like Deputy Fleigner, who is  
15 passing some papers out right now, he's wearing a  
16 uniform. He carries a gun any time he wants to,  
17 anywhere he wants to. There is a section in the  
18 Penal Code in which he is described and it  
19 is -- what -- 832.8?

20 THE BAILIFF: 832?

21 THE COURT: It doesn't matter. You do not  
22 need to know this. No one needs to know this.

23 There are some people that are involved in law  
24 enforcement that are not defined by the same Penal Code  
25 section as Deputy Fleigner is. Who -- if you were let's  
26 say a policeman, or a police woman, who maybe is  
27 assigned to a school district and you're only a peace  
28 officer for the purposes of that Penal Code section

1 while you're on duty, then that's different than being a  
2 full-time peace officer like Deputy Fleigner is. Other  
3 people that fall into the category of peace officers  
4 would include California Correctional peace officers,  
5 people that are involved in housing and supervision of  
6 our inmates. But they're not defined by the same  
7 Penal Code section and are not exempt from jury service.

8 What is your name, sir?

9 PROSPECTIVE JUROR: Esitimoa Otuafi.

10 THE COURT: What number is it?

11 PROSPECTIVE JUROR: 050.

12 THE COURT: What is your exact job?

13 PROSPECTIVE JUROR: CDC.

14 THE COURT: California Department of  
15 Corrections. Okay.

16 So you are a Correctional Peace Officer?

17 PROSPECTIVE JUROR: Yes.

18 THE COURT: And that is a different section  
19 than the section that defines Mr. Deputy Fleigner.  
20 For that reason you're not exempt.

21 So that's -- pardon me for having made such a  
22 broad statement at the beginning.

23 Now, we also will go back now to Mr. Medlock.  
24 Mr. Medlock has had an opportunity to address the Court.  
25 I don't normally take these things out of order.  
26 Usually if someone has a reason that they feel they  
27 can't sit on a jury -- everyone will get a chance to  
28 talk to me. So I don't -- I'm not inviting other people

1 to explain why they should be excused for what we refer  
2 to as cause. But Mr. Medlock has already volunteered to  
3 us that his son was the victim of a murder.

4 Mr. Medlock, sir, would you stand up so I can  
5 talk to you?

6 PROSPECTIVE JUROR: Thank you.

7 THE COURT: You indicated that your son was a  
8 victim of murder; is that correct?

9 PROSPECTIVE JUROR: Yes, sir.

10 THE COURT: How long ago was that?

11 PROSPECTIVE JUROR: January 8th, 2004.

12 THE COURT: Is it something that is so  
13 emotional to you still that if you were to be a juror  
14 in this case that you believe you'd have a hard time  
15 separating the facts that you hear in this courtroom  
16 from the circumstances that you recall or the facts  
17 that you were aware of that relate to your son's  
18 murder?

19 PROSPECTIVE JUROR: Yes, your Honor, I do.

20 THE COURT: Okay. Counsel, this is not a  
21 stipulation for hardship. This is whether or not you  
22 want to at this point in the proceedings agree that I  
23 can excuse Mr. Medlock for cause.

24 Do you want to do that?

25 MR. THOMAS: The People would be willing to  
26 stipulate.

27 MR. SANDERS: As would the defense.

28 THE COURT: Thank you, Mr. Medlock. Again,

1 I'm sorry for the circumstances.

2 PROSPECTIVE JUROR: Thank you, your Honor.

3 THE COURT: You're welcome.

4 Okay. We're going to play the numbers game.  
5 Call 18 names.

6 THE CLERK: Juror Number 19, Lisa Cuautle;  
7 Juror Number 59, 059XXXXXXXXX; Juror Number 6,  
8 Nitika Austin; Juror Number 2, Catherine Anderson;  
9 Juror Number 30, Marvell Greenwood; Juror Number 53,  
10 Tony Pol; Juror Number 52, Donna Pineiro; Juror  
11 Number 16, 016XXXXXXXXXXXX; Juror Number 42,  
12 Debra McKenzie; Juror Number 9, Cameron Bean; Juror  
13 Number 29, Tasia Green; Juror Number 73,  
14 Linda Whittaker; Juror Number 18, 018XXXXXXXXX; Juror  
15 Number 12, Katherine Bradfield; Juror Number 25,  
16 025XXXXXXXXXXXXXXXXX; Juror Number 66, Sharon Tierney;  
17 Juror Number 15, Marie Cervantes; Juror Number 54,  
18 Christopher Proctor.

19 THE COURT: Funny we have two people that  
20 we're going to get more information from. Started  
21 right off with them in the jury box, first call.

22 Ms. Anderson and Mr. Proctor, we're still going  
23 to listen to you. Just because you're called up here  
24 that doesn't change anything. After lunch if you're not  
25 able to you find out you can be with us and have you  
26 back, you'll still have to come back. Or we can excuse  
27 you for hardship still, if necessary.

28 If you're way in the back and you want to be

1 able to hear what goes on and you can hear, stay where  
2 you are. If you don't have the ability to hear  
3 everything, I want you to move closer.

4 It's really important that everyone follow  
5 directions during this part of the proceedings so that  
6 we can get through this in an organized manner. This is  
7 a process that is a group participation process. I'm  
8 going to be asking questions of the potential jurors  
9 here. They're going to be answering those questions. I  
10 want everyone in the courtroom to be able to hear every  
11 question that I ask and every answer that I receive.

12 If you don't hear everything, then the process  
13 is not going to work properly because later on we're  
14 going to be streamlining. You'll be hearing me asking  
15 things like: Did you hear everything I've asked  
16 everybody else? Did you hear the other people's  
17 responses? Would your responses be different?

18 Okay. It's not tough. It just requires that  
19 everyone hear everything because I'm going to talk about  
20 a lot of important principles, and I'm not going to  
21 repeat those principles unless somebody asked me to. I  
22 don't mind explaining things or re-explaining things.  
23 But you'll see how this works in just a moment.

24 I've got a questionnaire here with 14  
25 questions. I'm going to start with Ms. Cuautle in just  
26 a moment. I'm going to read her each of these  
27 questions. There's no reason for you to wait until I'm  
28 talking to you to decide what your answers are. Decide

1 what your answers are while you're listening to her  
2 answer these questions. That way if you do what I am  
3 suggesting, when I get to 059XXXXX, she's already going  
4 to know what answers she's going to give me because  
5 she's going to have listened to the question and  
6 answered it for herself while I've been speaking to  
7 Ms. Cuautle. That way I never have to have people  
8 looking at me and saying things like, "My answer to  
9 question 5 is no. Number 6 is no." Okay. You'll see  
10 how this goes during the course of our discussions.

11           Everybody is glad to have an answer probably to  
12 questions 1, 2, and 3. Some people are going to say, "I  
13 have no "yes" answers to questions 4 through 14." Most  
14 people will have a few. As I mentioned, though, I'm  
15 going to be discussing some general principles. I'll be  
16 doing that while I'm speaking to the jurors up here. So  
17 that's why I want everyone to listen and think of how  
18 you would respond to the things that I ask for during  
19 this discussion. Even if you're here in the gallery,  
20 that's what we might refer to as an audience if this  
21 were a theater. And the people up here are in the jury  
22 box. Behind the lawyers there's a row of seats and then  
23 the deputies are sitting there. And there's a division  
24 then what we refer to as the gallery, and that division  
25 is called the bar.

26           Show them where the bar is, will you, Pete?

27           THE BAILIFF: My hand is on it and it runs  
28 all the way across to you guys (indicating).



1           THE COURT: In the old days, I'm talking way  
2 back when, judges probably went through the English  
3 countryside. And I don't mean just England. We  
4 basically have a system of law in the United States  
5 based upon English common law developed over a long  
6 period of time.

7           And the judge was probably a circuit writing  
8 judge. The judge would come to a town and  
9 there wouldn't be a courthouse. There might be a  
10 dispute. There might be someone being tried for some  
11 kind of crime. And I would have with me -- if I were  
12 that judge -- bailiffs like the deputies that I have  
13 here. And maybe for security, they would actually have  
14 a bar and they would put it in front of me so that no  
15 one could approach me except for if that person were  
16 addressing the Court as someone who was a litigant or a  
17 party to the action.

18           This area -- by the way, in front of me between  
19 my bench and the seat where the attorneys are, that's  
20 called the counsel table. It is typically referred to  
21 as the well. So if I went to a small town when I was  
22 going to sit as a judge, maybe the bailiffs would put me  
23 behind the well. So that in order for someone to get to  
24 me they would have to fall into the well. It would be  
25 another procedure for personal safety. I'm giving you a  
26 little bit of history of what's going on here.

27           This process now that we're going to enter into  
28 is voir dire. Voir dire means to speak the truth. It's

1 an opportunity for the attorneys and myself to know a  
2 little bit about you and what your feelings are. The  
3 reason why I was allowing Mr. Medlock to address me, and  
4 then I could excuse him was, one of the reasons, was I  
5 wanted to explain this to you later. I couldn't look at  
6 Mr. Medlock and say Mr. Medlock, you can't be a fair  
7 juror; right? You can't look at him and tell that, but  
8 he knew it. And he volunteered that.

9 Some of you may have feelings that are like  
10 Mr. Medlock's that we haven't given you an opportunity  
11 to express at this point. I'm not going to be able to  
12 or try and trick you into saying something. I'm only  
13 going to know if you can be a fair juror or not if you  
14 tell me. That's why we're going to ask you questions.  
15 If a final analysis can't be fair in my opinion because  
16 of things you have told us, we're going to excuse you  
17 for cause. That's how we refer to it. We had hardship  
18 and now we have cause. Think of it because I can't be  
19 fair.

20 The attorneys also have what are called  
21 peremptory challenges. It means that even though you  
22 could be fair and you're qualified to sit as a juror,  
23 for one reason or another they do not want to have you  
24 sit on the case. And then they get a chance to exercise  
25 peremptory challenges. They cannot use peremptory  
26 challenges to exclude someone because of their gender or  
27 because of their ethnicity or any other, what we refer  
28 to as, cognizable characters. But if for some reason

1 they don't like some of your answers, I have seen so  
 2 many different theories. Some people believe that  
 3 teachers don't make good jurors and they excuse  
 4 teachers. Some people might excuse people whose family  
 5 was involved in law enforcement or people whose family  
 6 maybe was involved in some kind of a criminal act  
 7 themselves.

8           These are things that they get the chance to  
 9 exercise peremptory challenges and they have 20 each.  
 10 So we're going to start with this process right now.  
 11 I'm going to talk to Ms. Cuautle, and then we're going  
 12 to take lunch and everyone will have an idea of what's  
 13 going to happen when we get back and I'm going to say  
 14 "059XXXXX." And she'll know that's her cue. And after  
 15 I'm done with 059XXXXX I'm going to say Ms. Austin.  
 16 She'll know that's her cue to answer these questions.

17           Let's start with you now, Ms. Cuautle.

18           MS. LISA CUAUTLE

19 BY THE COURT:

20           Q     What is your business or occupation?

21           A     Office clerk.

22           Q     What kind of office is it?

23           A     Environmental.

24           Q     Is that a governmental agency?

25           A     No.

26           Q     Tell me what that is. I want more.

27           A     Deals with environmental issues, mold samples.

28           Q     Okay. You eradicate those problems?

1 A No.

2 Q Yes?

3 A No.

4 Q Do you identify them?

5 A Yes.

6 Q Okay.

7 Now, this next question is poorly worded  
8 because it's antiquated. It uses the word "spouse."  
9 I'm going to use the term life partner instead. Giggles  
10 are heard all around but I say that because I don't care  
11 if you're married to the person that you're living with.  
12 I don't care about those kinds of things. I just want  
13 to know if you share your life with someone; I want to  
14 know what that person does. So here we go.

15 What is the business or occupation of your life  
16 partner if you have one?

17 A He works for a roofing company, part owner of a  
18 roofing company.

19 Q Do you mind, Ms. Cuautle, if I ask you to  
20 please speak up.

21 A Okay.

22 Q It's tough to put you on the spot but I want  
23 everyone in the room to be able to hear everything  
24 that's said. Sorry. Just one second. I have another  
25 jury back there deliberating. We are very busy.

26 Have you previously served on a jury?

27 A Yes.

28 Q How many times?