

1           Q     We're here to guarantee that Mr. Thomas  
2     representing the People gets a fair trial. We're here  
3     to make sure that Mr. Sanders representing Mr. Yablonsky  
4     gets a fair trial. That's why I ask those questions.

5                     Do you think those principles we talked about  
6     are important?

7           A     Yes, they are.

8           Q     Would you guarantee those safeguards be  
9     protected if you were a juror in this case?

10          A     Uh-huh. Yes.

11                     THE COURT: Thank you.

12                                     004XXXXXXXXXXXXXXXXXX

13     BY THE COURT:

14           Q     004XXXXXXX?

15           A     Yes, sir. I'm an operator engineer for the  
16     State of California. My wife works for Kaiser as a  
17     receptionist. I don't know anybody from --

18           Q     Jury --

19           A     -- from the jury or anyone.

20           Q     Any prior jury service?

21           A     Yes, I do. I have been in a criminal case and  
22     that case we did deliberate.

23           Q     And reached a verdict?

24           A     Yes.

25           Q     Okay. What "yes" answers do you have?

26           A     None.

27           Q     Okay. Thank you very much.

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MS. NITIKA AUSTIN

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BY THE COURT:

Q Ms. Austin?

A I am a federal correctional officer for federal prison. My husband same occupation. No to 3. No to 4. No to 5.

Q Do you have any "yes" answers?

A Number 6.

Q You know people involved in law enforcement because your husband also is involved?

A And brother-in-law.

Q Okay.

A Both federal, my brother-in-law is state, and my husband and I are federal.

Q Okay. Now, let's ask you this: Does the fact that someone is a law enforcement officer mean they're always going to tell the truth?

A No.

Q Have you had to investigate from time to time the events, what events may have occurred during the --

A My occupation, yes.

Q Yeah. So sometimes there's a beef that somebody who is an inmate, a convicted person, could get in a beef with a corrections officer?

A Yes, I have to look further.

Q And you have to decide what happened. You can't just say, "This person is convicted of a crime. We're not going to believe him"?

1 A That's true. That's true.

2 Q Everybody get that point? I hope everybody  
3 understands it. She's the one in a position that she  
4 knows. That's what she's telling us, in her experience.  
5 Her experience is that you have to evaluate each case on  
6 its own merits.

7 That's a fair statement, isn't it?

8 A Yes.

9 Q Any other "yes" answers?

10 A Number 11 and 12, which I don't -- I don't have  
11 contact with family members, but I do know some of them  
12 have criminal cases.

13 Q Do you know if some of your family members have  
14 been involved with the law in an adverse way?

15 A Yes. I don't know the --

16 Q You don't know the specifics, and it's not  
17 going to affect how you evaluate the evidence in this  
18 case.

19 Is that a fair statement?

20 A Yes.

21 Q Anything else?

22 A That's it.

23 THE COURT: Thank you.

24 **MS. CATHERINE ANDERSON**

25 BY THE COURT:

26 Q Ms. Anderson, how do you do?

27 A I'm a food service worker. My husband is a  
28 retired CHP officer. No, I -- Number 3 is no.

1           Q     Never served on a jury. Tell me what kind of  
2 worker are you, again?

3           A     Food service.

4           Q     Okay. Thank you.

5           A     3, 4 and 5 are no. 6 and 7 are yes, my  
6 brother, my husband, and my son.

7           Q     All involved in law enforcement?

8           A     Correct.

9           Q     What about if you were a juror in this case  
10 could you evaluate the testimony of that person by the  
11 same standard?

12          A     I would actually -- it goes into 8 where I  
13 would take their expertise into consideration, which  
14 might persuade me in some ways.

15          Q     Okay. Remember, I told you that you could  
16 treat people differently as long as you had a reason for  
17 it. The fact that somebody is a law enforcement officer  
18 and has some expertise, that might be a reason that you  
19 should take their testimony as more convincing than  
20 someone that has no expertise.

21                 I'll give you a perfect example. If you're  
22 someone that has listened to a lot of gunshots at a  
23 firing range -- I'm making this up -- maybe you can hear  
24 a gun and you can say, "I heard a revolver." Somebody  
25 else -- and then maybe you can hear a gun and say,  
26 "That's an automatic."

27                 THE COURT: Do you think that's possible to  
28 make a different sound?

1 (Whereupon the prospective jurors answered in the  
2 affirmative.)

3 THE COURT: I see people shaking their heads  
4 yes. What about -- so maybe they know something  
5 because if they have expertise in listening to guns go  
6 off because one of the things that police officers  
7 have to do is they have to qualify at a shooting range  
8 some number of days a month or weeks in the year or  
9 whatever. And maybe I have shot a gun a few times in  
10 my life, but I don't have much expertise with it. I  
11 certainly haven't had an opportunity to get my ear  
12 attuned to be able to tell what's being fired but some  
13 people probably can.

14 So that's acceptable, someone's expertise.  
15 Now, veracity is something different. Veracity is the  
16 word that we're talking about in this case. Veracity or  
17 in Latin we say "in veno veritas," which some of you  
18 would know means "In wine there is the truth." So the  
19 veritas that we're talking about is can you believe  
20 someone or is someone telling you something honestly, as  
21 opposed to someone accurate in relating their expertise.  
22 That's the one we're talking about and that's the one  
23 that makes the difference.

24 BY THE COURT:

25 Q What about that, Ms. Anderson, do you think  
26 putting on a uniform is a guarantee of honesty?

27 A No.

28 Q Okay. Any other "yes" answers?

1 A 11 and 12, yes. And that's the only yeses I  
2 have.

3 Q Tell us about 11 and 12.

4 A One was a car jacking and --

5 Q An arrest or victim?

6 A A victim.

7 Q Okay.

8 A And 12 was an arrest.

9 Q Who was arrested?

10 A A nephew.

11 Q Anything about the way your nephew's case was  
12 treated would affect how you view the evidence in this  
13 case?

14 A No. He deserved it.

15 Q Okay. Thank you.

16 **MR. MARVELL GREENWOOD**

17 BY THE COURT:

18 Q Mr. Greenwood?

19 A Number 1, I am a singer/song writer.

20 Q Would you speak up. I think I heard  
21 singer/song writer?

22 A Yes, sir.

23 Q Wow. Cool.

24 A My ex-wife, she is a paralegal, I guess,  
25 something like that. She works.

26 Q Okay.

27 A No, I have not worked as a juror.

28 MR. SANDERS: Your Honor, I can't hear.

1 THE COURT: Mr. Greenwood, you're going to  
2 have to really sing out for us.

3 THE PROSPECTIVE JUROR: Sorry.

4 BY THE COURT:

5 Q You said that your wife worked for you before  
6 she --

7 A No. She worked as a paralegal --

8 Q Before you were divorced?

9 A Right. Well, not paralegal. I don't know  
10 exactly what it was. She worked in an office, that type  
11 of work.

12 Q You never served on a jury before?

13 A No.

14 Q Any "yes" answers, Mr. Greenwood?

15 A No.

16 THE COURT: Okay.

17 MR. TONY POL

18 BY THE COURT:

19 Q Mr. Pol?

20 A I am a retired mailman. My wife is a  
21 housewife. First time I have been here. And all the  
22 rest are no except 12. And a year ago, my daughter was  
23 raped and drugged. She almost died.

24 Q Okay. All right. You know, Mr. Pol, you heard  
25 what I said, people are affected differently. I don't  
26 believe that because it's hard for you to talk about it,  
27 that you're necessarily telling me you couldn't be a  
28 fair juror. But you have to tell me.

1 A My daughter -- it's kind of hard to accept on  
2 this case, like you said, it's murder/rape. I just  
3 can't.

4 Q You can't do it?

5 A No.

6 THE COURT: I'm not going to ask you to. I'm  
7 going to ask the attorneys.

8 Counsel, do you stipulate to excuse Mr. Pol for  
9 cause?

10 MR. SANDERS: Yes, sir.

11 MR. THOMAS: People would stipulate.

12 THE COURT: I'm sorry, sir, but you are  
13 excused.

14 Call another came for that seat, please.

15 THE CLERK: Juror Number 44, Clyde Milburn.

16 THE COURT: We will wait for Mr. Milburn to  
17 get up there, and we'll start talking in the meantime  
18 to Ms. Pineiro.

19 **MS. DONNA PINEIRO**

20 BY THE COURT:

21 Q Ms. Pineiro?

22 A I am retired. I have plenty of time. My time  
23 is your time. My husband is also retired. I worked at  
24 the Victorville Court and the court down in  
25 San Bernardino in the clerk's office in traffic. I have  
26 been retired six-and-a-half years. I don't really have  
27 any -- I did jury once and it was decided. And I don't  
28 know any deputy or District Attorney. I haven't heard



1 anything about the case.

2 Q Ms. Pineiro, I'm going to pick on you.

3 I want everyone to know I only want to know  
4 your "yes" answers. That's what I wanted you to do when  
5 I was talking to Ms. Cuautle to figure out what your  
6 "yes" answers were.

7 A 6 and 7.

8 Q Okay.

9 A My ex-son-in-law is a deputy sheriff for the  
10 San Bernardino County. I haven't had much contact with  
11 him in five or six years. And like I said, I worked  
12 here, but that was a long time ago. And I don't have  
13 any close friends except for one lady who is on medical  
14 retirement.

15 Q Okay.

16 A The rest is no.

17 Q So Ms. Pineiro, are you a good sport?

18 A Yes.

19 Q Can I ask you a trick question?

20 A Yes.

21 Q Suppose -- and this isn't going to  
22 happen -- suppose I say to Deputy Fleigner I want you to  
23 take the 12 people in the back two rows, put them back  
24 there in the jury room right now, and come back with a  
25 verdict. What's your verdict?

26 A I would say I haven't decided. I haven't heard  
27 the evidence. I'm a firm believer, and I'm a great  
28 note-taker. You have to hear evidence on both sides.

1           Q     In other words, you don't have a verdict. You  
2     can't reach a verdict right now?

3           A     I haven't even heard it.

4           Q     Doesn't that sound absolutely reasonable?  
5     That's what people should be like, isn't it? You don't  
6     decide something until you've heard the evidence. You  
7     don't rush to judgment.

8           A     I wouldn't want that to happen to me.

9           Q     Why did I say it was a trick question? It  
10    sounds easy, doesn't it? Because as good as your answer  
11    is -- I like it. It's the way I view things in my  
12    regular life. If I'm trying to figure out what kind of  
13    car I'm going to buy, I'm going to probably get all the  
14    information I can, find out what the price is, what's  
15    the gas mileage, what's the service record. I'm going  
16    to go out and get information. That's what we would do  
17    if we were going to be using the skills that we  
18    developed in our normal lives.

19                   In our courtroom sometimes things are what I  
20    refer to as counter intuitive. In other words, it's  
21    different than what we expect that the answer is going  
22    to be. Why is that? It's different because  
23    Mr. Yablonsky is presumed innocent until the contrary is  
24    proved. Remember that? So this is not like we're  
25    starting a foot race and Mr. Thomas and Mr. Sanders are  
26    going to be on an equal footing and we're going to see  
27    who is the best performer. Mr. Sanders does not have to  
28    prove anything to you. The only person with a burden of

1 proof here is Mr. Thomas. And because Mr. Yablonsky is  
2 presumed innocent and you haven't heard any evidence  
3 yet -- I've already told you that because someone was  
4 arrested and charged with a crime or brought to trial  
5 that's not evidence of guilt.

6 So what evidence do you have that Mr. Yablonsky  
7 is guilty?

8 A None.

9 Q None? So what's your verdict?

10 A Hung.

11 Q If he's presumed innocent, your verdict is  
12 what?

13 A Until proven guilty --

14 Q So what's your verdict?

15 A Not -- I don't have any.

16 THE COURT: Okay. Well, I won't press the  
17 point any farther. Does everyone see there is a  
18 verdict right now and that verdict is not guilty?

19 (Whereupon the prospective jurors answered in the  
20 affirmative.)

21 THE COURT: Okay. That's the only one you  
22 can come to.

23 **MR. CLYDE MILBURN**

24 BY THE COURT:

25 Q Now I'm going to move over to Mr. Milburn.

26 Hello, Mr. Milburn. How are you doing?

27 A I'm a rigger for my trade. My wife is a nurse.

28 And --

1 Q A rigger?

2 A Yes.

3 Q You work at a casino?

4 A No. No. I work in shipyards. I work with the  
5 cranes and stuff.

6 Q Wow. Interesting work.

7 A Dangerous work.

8 Q Yeah, I can see that.

9 A And I have served on a jury before, and it was  
10 a hung jury.

11 Q How long ago was that?

12 A Back in the '80s.

13 Q A criminal case?

14 A Yes. Well -- yes.

15 Q Do you know what the split was, like, 11 to 1  
16 or 10 to 2?

17 A 10 to 2, I think.

18 Q Were you in the 10 or the 2?

19 A I was in the 2.

20 Q Okay.

21 A And I only have yes to 12.

22 Q What is that?

23 A My sister was murdered, something like this.  
24 It was her husband, kind of -- she was living with him,  
25 so he just blowed her away.

26 Q How long ago did that happen?

27 A Yesterday. Not yesterday, like yesterday.

28 Q You remember it like yesterday?

1 A Yes.

2 Q Is that going to make this difficult?

3 A Yeah, already.

4 Q Mr. Milburn, I can see that.

5 Mr. Thomas, Mr. Sanders, will you stipulate  
6 that I can excuse Mr. Milburn for cause?

7 MR. THOMAS: People stipulate.

8 MR. SANDERS: Yes, your Honor.

9 THE COURT: Thank you, Mr. Milburn. I'm  
10 going to excuse you for cause. Thank you for being  
11 with us. I'm sorry for your loss.

12 THE CLERK: Juror Number 26,  
13 026XXXXXXXXXXXXXXXXXX.

14 016XXXXXXXXXXXXXXXXXX

15 BY THE COURT:

16 Q While 026XXXXXXXXXX gets up there and gets  
17 situated, 016XXXXXXX. Hello.

18 A Hi.

19 Q Will you answer those questions for us, please.

20 A I'm retired for Number 1. My significant other  
21 is also retired.

22 Q What did you do before you retired?

23 A I was working for a bank.

24 Q And what did he do?

25 A The same thing. We were -- we met at the bank.

26 Q Please speak up. You were what?

27 A We both worked for the bank, and we both  
28 retired.

1 Q Right.

2 A I have yes on Number 3. It was a criminal  
3 case, and we reached the verdict. And yes on Number 12.  
4 My daughter's car was parked in front of our house and  
5 somebody broke in. But she's a 17-year-old so there's  
6 not much that was taken, but I thought that was  
7 considered a yes.

8 Q Okay. That's not going to affect how you view  
9 the evidence in this case; right?

10 A No.

11 THE COURT: Thank you.

12 026XXXXXXXXXXXXXXXXXXXXXXXXXXXX

13 BY THE COURT:

14 Q 026XXXXXXXXXXXX?

15 A Yes. Right now I'm unemployed.

16 Q When you have a job what do you do?

17 A I worked at warehouses as a receiving clerk.  
18 I'm single. No, this is my first time. And I have yes  
19 answers for 11 and 12. 11 would be my dad, and Number  
20 12 was myself and my sister.

21 Q What's 11? What about your dad? He was  
22 arrested?

23 A Yes.

24 Q For what?

25 A Child abuse and the other one I don't wish to  
26 disclose.

27 Q Okay. What about if you were to come down here  
28 and speak to me on the record with the attorneys?

1 A Okay.

2 THE COURT: Okay. Ladies and gentlemen of  
3 the jury, pardon us for a minute. We don't want to be  
4 rude.

5 (Whereupon a bench conference was held on the record.)

6 026XXXXXXXXXX?

7 A I was -- he molested my sister.

8 Q Father molested your sister. And did he  
9 also -- you said that you were a victim, so he abused  
10 you?

11 A Yes.

12 Q Okay. How long ago about did that happen?

13 A It would be 27 years ago.

14 Q Okay. Is that something that affects how you  
15 would view the evidence in this case?

16 A No, sir.

17 Q Is there -- was your father convicted?

18 A Yes.

19 Q Did you feel that justice was done in that  
20 situation?

21 A I believe it was. My mom was -- she was in  
22 favor for him not being prosecuted to the fullest, I  
23 would say.

24 Q Would that affect how you view things in this  
25 case?

26 A No.

27 THE COURT: Mr. Thomas, do you have any  
28 questions you'd like to ask 026XXXXXXXXXX?

1 MR. THOMAS: I do.

2 BY MR. THOMAS:

3 Q Will this affect how you view the evidence in  
4 this case?

5 A No. I was a young boy.

6 Q Thank you.

7 A Yes.

8 THE COURT: Thank you.

9 So that everyone else will know, sometimes I  
10 bring it up, usually I don't. I wait for somebody to  
11 tell me, and you have just seen that someone has chosen  
12 to get a chance to talk to me with the attorneys to ask  
13 a couple of questions of him. You don't need to be  
14 concerned about why a person might want to have some  
15 matters private.

16 If you fall into that category, we don't want  
17 to put you on the spot or embarrass you. We do want  
18 honest answers to the extent that this encourages it  
19 then we have you come down here and talk to me and the  
20 attorneys. There's another way I can do it. I suppose  
21 I could clear the courtroom. But if I did that, I'm  
22 going to have to excuse you. I'm going to have to  
23 admonish you. I'm going to have to wait until everyone  
24 gets gathered back up, bring you back in, take roll, and  
25 it's going to cause a lot of delay. To avoid doing  
26 that, I think it's better and a better use of your time  
27 if I just do what would be considered rude at the  
28 Tomberlin Household is to whisper behind people's backs



1 but that's what we do, so I hope you don't mind.

2 Thank you, 026XXXXXXXXXX.

3 **MS. DEBRA McKENZIE**

4 BY THE COURT:

5 Q Ms. McKenzie?

6 A I'm a division assistant support for a sales  
7 organization in Loma Linda for advertising. My late  
8 husband of ten years was an employer of a small paint  
9 store in Nevada. I have served on one criminal trial as  
10 an alternate. There was a verdict reached but I wasn't  
11 a part of it. I have -- 6 and 7 are yes. I have  
12 several close acquaintances that are police officers,  
13 and my nephew is attempting to be hired on by the  
14 Riverside PD. 11 and 12 are yes. My daughter-in-law's  
15 younger brother is currently incarcerated on a charge of  
16 rape and serving 25 years. He's attempting to get his  
17 appeal filed and I'm involved in that.

18 Q You're involving in helping him get his appeal  
19 filed?

20 A Yes.

21 Q Okay.

22 A I'm helping her with the paperwork. I can't  
23 literally be involved in it because I'm not related but  
24 I can tell her.

25 Q Okay. So you feel if that person was -- I  
26 don't know. I shouldn't have said it that way.

27 Do you feel that that person was wrongly  
28 convicted?

1 A Yes.

2 Q Okay. Do you think that would affect how you  
3 might view the evidence in this case?

4 A No.

5 Q Okay.

6 A 12, my house has been broken into several times  
7 and that's about the extent, petty things taken usually  
8 by kids. They were never brought --

9 Q Is that it for "yes" answers?

10 A Yes -- not since I have lived up here.

11 THE COURT: Okay.

12 MR. CAMERON BEAN

13 BY THE COURT:

14 Q Mr. Bean?

15 A Good afternoon, your Honor. I'm a painting  
16 contractor for South El Monte, California. My wife is a  
17 mother and a nurse.

18 Q Wait a minute, from South El Monte. You don't  
19 live in South El Monte, do you?

20 A I do not. That's where I work. That's where  
21 my shop is at.

22 Q Okay. You're a contractor. Are you going to  
23 be all right here with this schedule?

24 A Yes, sir.

25 Q Okay.

26 A Never served on a jury before. 6 and 7 are yes  
27 to both of those. I have a couple of good acquaintances  
28 that are retired law enforcement. And then my son has

1 several friends who are DOC, they work in the Department  
2 of Corrections.

3 Q Okay.

4 A 11 is a yes. My brother for interstate  
5 trafficking drugs from here to somewhere else and got  
6 caught. 13 is a yes. As a hard working tax paying  
7 citizen, I would hope that the District Attorney and the  
8 law enforcement would have facts in order to at least  
9 attempt to prove a case, as opposed to just throwing out  
10 charges. I would hope that they would, you know, have  
11 enough evidence that they would feel that they have a  
12 good chance of a verdict in the case in their favor  
13 before they bring it to this point.

14 Q Okay. That's a fair assessment, perhaps. Let  
15 me ask you this question.

16 A Sure.

17 Q So if you believe that Mr. Thomas thinks he can  
18 prove the case, do you think that's evidence of guilt?

19 A No.

20 Q Okay. So are you with me that what's going to  
21 happen is that no matter how strongly he believes it,  
22 the final analysis is going to be the question of has he  
23 proven it to you; is that right?

24 A Yes, sir.

25 Q Okay. Let me introduce another topic,  
26 Mr. Bean. Let's say that Mr. Yablonsky decides that he  
27 doesn't want to give testimony in this case. Everybody  
28 should know, by the way, that there's a thing called a

1 Fifth Amendment to the United States Constitution.  
2 Remember the first ten amendments were referred to as  
3 the Bill of Rights. The Constitution wasn't ratified  
4 until the Bill of Rights was added? So everyone has a  
5 right to remain silent and can't be forced to give  
6 testimony against themselves.

7 If you were a juror in this case and  
8 Mr. Yablonsky decides not to testify, would you be able  
9 to ignore that issue and not hold that against him from  
10 wanting to remain silent?

11 A I would.

12 THE COURT: It might be a difficult concept  
13 for us to come by. We're curious, aren't we? We are  
14 curious people. I have people, and some of you might  
15 have children, and what may take place in your  
16 home -- if you hear like a "wack" and you go into the  
17 other room and there's Rachel crying and there's Jack  
18 laughing, what are you going to do? Are you going to  
19 say, "I wonder what happened." Or are you going to  
20 pick them up and start -- never mind.

21 We won't describe things that are probably not  
22 within the Statute of Limitations now. But you're going  
23 to ask what happened. This kind of goes back a little  
24 bit to what we discussed with Ms. Pineiro. We are  
25 trying to get to the bottom of this. We don't have the  
26 ability of controlling the information. You don't have  
27 the ability to control the information that you get.  
28 You're going to get what Mr. Thomas gives you. And

1 you're going to get something if Mr. Sanders thinks that  
2 he should give you some information, remembering he has  
3 no burden of proof and remembering that Mr. Yablonsky  
4 has the constitutional right to decide whether or not to  
5 give testimony.

6 I'm going to give instruction that will order  
7 that you not consider for any purpose if Mr. Yablonsky  
8 decides to remain silent. Remembering, again, that he  
9 has a right to be presumed innocent the contrary is  
10 proved, remembering that it's his decision to  
11 make -- he'll make it with Mr. Sanders but he may choose  
12 to rely on the state of the evidence.

13 Does everyone see that if you could infer that  
14 someone was guilty because of the fact that they  
15 exercised their privilege not to testify, then the right  
16 to remain silent would not be much of a right, would it?  
17 That privilege would not be very valuable.

18 Does everyone understand and agree that we  
19 protect that important privilege? Okay.

20 **MS. TASIA GREEN**

21 BY THE COURT:

22 Q Ms. Green, hello.

23 A Hello. Right now I'm a student, and I collect  
24 unemployment. My spouse is a pharmacy technician. I  
25 have never served in a jury before. Yes to answers 11,  
26 12, and 13. My nephew is in jail right now for a  
27 murder. He's awaiting trial. And I in 2009 I was  
28 beaten and sexually assaulted by my boyfriend. And

1 Number 13, I have to say yeah.

2 Q Okay. Would any of those things that you just  
3 said affect your ability to be a fair and impartial  
4 juror?

5 A You were saying when you were talking about how  
6 if he wouldn't want to tell his story, I would  
7 automatically think that he was guilty if he didn't want  
8 to testify.

9 Q Even if I told you to ignore that, you wouldn't  
10 be able to do that?

11 A Yeah, I believe if he wouldn't be able to  
12 testify and say his side of the story, I just wouldn't  
13 believe him at all.

14 Q Okay. Should we have further discussion on  
15 that, Mr. Thomas or Mr. Sanders, to talk to this person?

16 MR. SANDERS: No, your Honor.

17 MR. THOMAS: I would stipulate.

18 THE COURT: She indicated an unwillingness to  
19 follow an instruction that I'm certainly going to  
20 give. I don't know whether he's going to testify or  
21 not. But based upon what you have said, they're  
22 stipulating I can excuse you for cause so I'm going to  
23 excuse you for cause. Thank you for being with us.

24 Would you call out another name for that seat.

25 THE CLERK: Juror Number 34, 034XXXXXXXXX.

26 THE COURT: While 034XXXXXXXXX comes forward to  
27 take his seat, I'm going to say hello Ms. Whittaker.

28

MS. LINDA WHITTAKER

1  
2 BY THE COURT:

3 Q Hello.

4 A Hi. I'm unemployed right now. I was in  
5 retail. My husband works for the phone company. I  
6 never served on a jury. And the answer to 14 is no.

7 THE COURT: Thank you.

8 034XXXXXXXXXXXXXX

9 BY THE COURT:

10 Q 034XXXXXX.

11 A Hi. I work for the Department of Navy, DOD.  
12 And I work with, you know, we fix the machines out  
13 there, the war machines, and I'm a part-time student.  
14 My wife is -- she works out there as well.

15 Q When you say "out there," where is that?

16 A Naval test station?

17 A No. A marine base in Barstow.

18 Q What's the same of that?

19 A Marine Core Logistics Base.

20 Q Thank you.

21 A I have never served on a jury. And yes to 11,  
22 and yes to 12. Yes to 11, when I was younger as a  
23 juvenile I got in some trouble.

24 Q You don't have to tell us about your juvenile  
25 record.

26 A Okay. And then I have a couple brothers that  
27 are incarcerated.

28 Q Anything about the way they were treated that

1 would cause you to question the fairness of --

2 A There have been in certain situations. My  
3 older brother -- and a lot of stuff I didn't know  
4 exactly how it went down. But from what I was told, the  
5 police didn't act accordingly in that situation, so  
6 yeah.

7 Q Does that mean you would automatically distrust  
8 the police officers in this case?

9 A Not necessarily. I'd have to look at all the  
10 facts and everything and go from there, but no.

11 Q Okay. Is that it for yes answers?

12 A No, 12. I have had my truck stolen before.  
13 But everything else is a no.

14 THE COURT: Thank you.

15 018XXXXXXXXXXXXXX

16 BY THE COURT:

17 Q 018XXXXXXX?

18 A I'm a homemaker. My husband is a high school  
19 teacher. And I have never served on a jury.

20 Q Any "yes" answers?

21 A No. I do know a few people in law enforcement.

22 Q Okay. Probably you had some --

23 A Friends.

24 Q Your husband teaches at Granite Hills; right?

25 A No. Victor Valley.

26 THE COURT: All right.

27

28



MS. KATHERINE BRADFIELD

1  
2 BY THE COURT:

3 Q Ms. Bradfield?

4 A I am a food service worker for a middle school.  
5 I husband works for the railroad. I have never served  
6 on a jury. And I have a yes answer to Number 5. I read  
7 the newspaper every day, and I do have some vague memory  
8 of reading the two names of the victims of  
9 Mr. Yablonsky.

10 Q Okay. Are you like me? You see something in  
11 the newspaper and it's kind of an interesting thing to  
12 read, but you don't necessarily believe that everything  
13 printed in the newspaper is true?

14 A I can't say at this point. I would have to  
15 read more and I have my thoughts. I'm kind of drawn  
16 towards if it's there, then if there's smoke there must  
17 be fire.

18 Q Let me ask you this: You have read something  
19 in the newspaper, and you think it might be related to  
20 this trial, do you think that if I were to tell you to  
21 ignore what you heard or read in the newspaper could you  
22 do that?

23 A Yeah.

24 Q Okay. This is not trial by what the cop  
25 thinks. This is certainly not trial by what the  
26 newspaper reporter thinks. There's nothing wrong with  
27 newspapers, but I can tell you from personal experience  
28 that I sometimes read about things that happened in a