

(PGPD)

1 A. Correct.

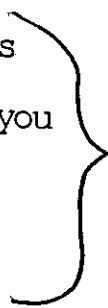
2 Q. Now, when you saw -- and just to be clear, neither
3 of these two men was handcuffed before you arrived, right?

4 A. No.

5 Q. No meaning they were not?

6 A. No, they were not handcuffed, no.

7 Q. And when you encountered Mr. Washington on this
8 evening at his home, as the first officer that arrived, you
9 saw that his lip was bleeding, correct?



10 A. Correct.

11 MR STARR: No more questions.

12 **REDIRECT EXAMINATION**

13 BY MR. MOOMAU:

14 Q. The Mr. Washington you're referring to, is that
15 person present in the courtroom?

16 A. Yes, sir.

17 Q. Would you identify him?

18 A. Sitting right over there, burgundy tie.

19 THE COURT: The record will reflect that the
20 witness has identified the defendant.

21 BY MR. MOOMAU:

22 Q. Now, on that particular night, you handcuffed these
23 two gunshot victims based on what Mr. Washington told you?

24 A. No. I handcuffed only one.

25 Q. Okay, one of them.

1 A. Correct.

2 Q. And you were not present when he was at the
3 hospital, correct?

4 A. Correct.

5 Q. So you don't have any knowledge of what medical
6 treatment he received there or any injuries he may have been
7 diagnosed with, correct?

8 A. At that time, no.

9 Q. At the time that you were taking the photos,
10 correct?

11 A. Correct.

12 Q. And while you were taking the photos of
13 Mr. Washington, you would agree he was cooperative with you,
14 correct?

15 A. Yes.

16 Q. Now, you also don't know, do you, Lieutenant Walls,
17 whether Mr. Washington was treated with any ice or any cold
18 compress prior to you taking the photos, correct?

19 A. That is not correct. I am aware that he had an ice
20 pack when he was still at his house, prior to going to the
21 hospital. }

22 Q. So you do know that.

23 A. Yes, sir.


24 Q. When you were asked by Mr. Moomau whether the
25 photos accurately depicted Mr. Washington, you said for the

1 most part?

2 A. Yes.

3 Q. Were you talking about the blinking thing, or were
4 you talking about something else?

5 A. Actually, I was talking about three things. The
6 blinking. The one photograph that didn't turn out. I must
7 have inadvertently taken it off -- there's dial on the camera
8 where you switch to auto to action shot or portrait. I was
9 taking portrait shots, and it inadvertently had slipped off
10 the dial. That's why it's not focussed, the digital image.

11 And then the other one, it doesn't show, in my
12 recollection, the redness that I saw on the right side of his
13 face. 

14 Q. Now, you didn't take a photograph of the back of
15 his head or the back of his neck; did you?

16 A. No, sir.

17 Q. And the photographs that you took, you said were
18 taken at either 2 a.m. or after, correct?

19 A. I believe so.

20 Q. Now I'm going to ask you some questions about the
21 911 call that we just listened to. The voice you hear of the
22 first caller is Stacy Washington, correct?

23 A. Correct.

24 Q. And that's Mr. Washington's wife, correct?

25 A. Correct.

1 A. To me, he complained of having injuries to his face
2 and to his head.

3 Q. But when he arrived, he explained his injuries as
4 jaw, face and neck pain, correct, and that he was assaulted?

5 A. To the triage nurse, yes.

6 Q. And that's to Ms. Concepcion, correct?

7 A. Yes.

8 Q. And is that the first person he sees?

9 A. Yes.

10 Q. And he also gave his pain threshold, on a pain of 1
11 to 10, as a 7, correct?

12 A. Yes.

13 Q. You treated Mr. Washington that night for a neck
14 strain and contusion, correct?

15 A. Yes.

16 Q. And is it your testimony that a contusion cannot be
17 considered trauma? *

18 A. No.

19 Q. No, it cannot be considered trauma?

20 A. It can be considered trauma.

21 Q. So you treated him for a contusion that night,
22 correct?

23 A. Yes.

24 Q. And that is trauma, correct? *

25 A. Yes, it can be.

1 Q. I'm sorry, Dr. Dixon. Could I ask you to step down
2 again?

3 A. Certainly.

4 Q. Taking your attention to State's Exhibit 105. In
5 the area that you testified to during direct, where you see
6 the diagram and the marks on the diagram in the face area,
7 you found soft tissue injury to Mr. Washington in those
8 areas, correct?

9 A. Based on his exam, based on the tenderness that he
10 had.

11 Q. And those areas were tender after your exam,
12 correct?

13 A. Before my exam.

14 Q. And based on that exam, you prescribed
15 Mr. Washington some prescription drugs, correct?

16 A. I did.

17 Q. And you prescribed -- I'm sorry. You can sit back
18 down. Thanks. You prescribed him 600 milligrams of Motrin?

19 A. I did.

20 Q. And that's a prescription strength of Motrin,
21 correct?

22 A. Correct.

23 Q. And that's not something that you can buy over the
24 counter, correct?

25 A. No.

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