- MR. WALKER: May I approach, Judge?
- THE COURT: Yes.
- MR. WALKER: I apologize for not
- 4
 ₅ highlighting it for you.
 - This section, if you could read it out
- 7 loud. (Indicating)

6

- THE WITNESS: "Your Affiants believe that
- g the motive for the shooting was retaliation for the belief
- that Ter had cooperated with law enforcement
- in an investigation into Joseph Wesley and his dealings
- 12 with the firearms and job deliveries."
- 13 BY MR. WALKER:
- 14 Q. Thank you. And this was a copy that you had prior to
- 15 talking with the Commonwealth detectives; correct?
- 16 A. Yes.
- 17 Q. If you turn to the next page, Page 4.
- 18 At the top of the page it says "Joseph
- 19 Wesley"; yes?
- 20 A. Yes.
- 21 Q. And from Page 4 and Page 5, it talks all about Joseph
- Wesley; correct?
- 23 A. Yes.
- Q. Page 6 it talks about
- A. Yes.

And Page 7 at the top, it continues to talk about Q.

- Yes. A.
- And at the bottom it starts to talk about you. Q.
- Yes. A.
- And on Page 9 towards the bottom, it has the
- investigation; correct?
- A. Yes.
- Q. And it goes from Page 10, Page 11, Page 12, Page 13; 0
 - it talks about the case and their investigation.
- Yes. A.
- MR. WALKER: Okay. I move to enter D-1,
- 14 Your Honor.
- Any objection? 15 THE COURT:
- No objection. MS. LLOYD: 16
- All right. It's admitted. 17 THE COURT:
- 18
- (Exhibit D-1 moved and received into 19
- 20 evidence.)

21

- 22
- BY MR. WALKER: Q. And you received this prior to speaking with 53
 - 24 detectives?
 - 25 A. Yes.

CLOSS concluded.) THE COURT: All right. Next question. CROSS-EXAMINATION, Continued BY MR. WALKER: I wanted to clarify that last question I asked. It 9 Q. was a compound question. So the first part of the question was: You did receive the affidavit along with your charges prior to speaking with the Commonwealth detectives; is that correct? 15 A. Yes. 16 Q. And the portion of the affidavit that I had you read 17 specifically spelled out what the police believe was the motive for the shooting. Is that correct?

Q. Thank you. I'm going to talk a little bit about your

the custody of the Montgomery County Prison; is that

You gave the statement while you were in

A. Yes.

22 first statement.

- proximity to when the incident happened in terms of your
- recollection?
- A. Yes.
- 5 Q. So at that time your memory was pretty good about the
- events that occurred?
- 7 A. Yes.
- MR. WALKER: The Court's indulgence.
- 9 BY MR. WALKER:
- 10 Q. Part of what you told police was what type of firearm
- 11 was used; is that correct?
- 12 A. Yes.
- 13 Q. And do you remember whether or not you told them
- 14 where you got the gun?
- 15 A. No.
- 16 Q. And we'll come back to that.
- 17 You almost immediately told police,
- 18 however, that you drove
- 19 that the plan was for him to shoot the female that was
- 20 going to testify against Joseph Wesley.
- You do remember that?
- ²² A. Yes.
- Q. And you also stated in your statement that the first
- time you met Mr. Wesley was the Tuesday before the
- shooting; correct?

- Yes.
- A.
- And that would have been November 29th? Q.
- Yes. A.
- But that wasn't true; was it? Q.
- No. A.
- You also told them that you met him after your cousin
- brought him to the house in Darby on that Tuesday. 8
- Correct? 9
- Yes. 10 A.
- And that was the cousin you referred to as W



- 12 A. Yes.
- Q. And as you testified previously, With 13

- 15 A. Yes.
- You also said that you drove to Norristown that day. 16 Q.
- 17 Is that correct?
- 18 A. On which day?
- 19 On the 29th of November. Q.
- 20 A. Yes, I believe so.
- Q. And you said that you got into a reddish-colored, 21
- four-door sedan, but you couldn't remember the make and 22
- 23 model.
- Is that correct?
- 25 A. Yes.

- 2 Q. But that wasn't true; was it?
- 3 A. No.
- 4 Q. So you, in fact, lied again?
- 5 A. Yes.
- 6 Q. And then you said that Mr. Wesley drove you to
- 7 Chester and dropped you off at your house.
- Is that correct?
- 9 A. Yes.
- 10 Q. But that was also a lie?
- 11 A. Yes.
- 12 Q. You also told detectives that the gun used to
- 13 shoot in this first statement, that
- 14 had it with him when you picked him up.
- Do you remember that?
- 16 A. Yes.
- 17 Q. That was also a lie?
- 18 A. Yes.
- 19 Q. And you told detectives that you didn't discuss
- payment on that first date?
- 21 A. On what first date?
- Q. This date, the 29th, when you allegedly first met
- 23 him.
- A. No.
- So you didn't tell them that?