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A. I will agree.

Q. You will agree.

A. Yes.

Q. Okay. Okay, so, we'll move on, I can speak with you after court or on the break, or whatnot about how we can facilitate that moving forward. I'm going to just move on now to another area.

THE COURT: Well, Counsel, just - there will be another application you'll have to make in order to facilitate that to me.

MS. HYSLOP: Okay.

THE COURT: Okay.

MS. HYSLOP: Thank you, Your Honour.

Q. Okay, so, on the last occasion we also talked about where the dump truck was parked that evening before anything happened in terms of what you alleged that Mr. Atkinson drove the truck at you, okay. And you had testified last time that the truck was parked down at the bottom of the driveway and I think there was a picture that - of the dump truck by the green bin where you said, 'this is where the dump truck was parked on that occasion', although that picture may not have been of that occasion. Do you recall that?

A. I recall talking about it.

Q. Okay. Your recollection is that the dump truck started off at the bottom of the driveway closer to the road, is that correct?

A. You know, I'm really not sure that my memory is really good about that point, I'm not certain where that truck was and you certainly asked me enough questions about it that made me think that perhaps I wasn't sure where that truck was. I know for sure that he drove the truck from the road

Bingo

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5 towards me when I was on the driveway. Whether he had turned it around already by then, I don't - I can't imagine how that worked so, I'm not certain. It makes sense to me that the truck was parked at the end of the driveway rather than in the parking lot.

*why where
you still
watching
the truck*

Q. Okay. So, if I understand correctly you're saying that it's possible it was actually parked elsewhere, it was parked, for example, up on the parking pad.

A. Yeah, I cannot remember where it was parked.

Bingo

10 Q. Okay.

A. I'm not 100 percent clear that I would want to say for sure where it was and I - it was a traumatic night so some of the things are not that easy to remember but you know, certainly he drove that truck from the, from the direction of the road towards the house up the driveway and when I ran through the rocks he drove onto the rocks after me.

15 Q. Okay. So, if I was to suggest to you that he had driven down the driveway or had been driving down in that general direction you can't rule that out.

A. Certainly the way that the truck was - I don't understand your question.

20 Q. Sorry, so, not talking about - I'm not talking about when he's driving the truck as you say, at you, and it gets stuck on the rocks. I'm talking about before that, before that happened, is it possible based on you, you not being able to remember, is it possible that it was parked up at the top of the driveway by that parking pad and that at some point that evening he drove the dump truck down the driveway towards the road?

25 A. Yeah, I don't remember him doing that and so I can't say that is true or not true. I don't remember him doing that, I remember that he drove the truck from the end of

30

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the driveway up towards the house and I had to run out of the way. I don't remember where it was to begin with, I don't think that it was on the parking pad, I think that it was at the bottom of the driveway.

5 Q. But you can't rule it out, that's my question.

A. There's a slim possibility that it was up there, that's the way I feel about that.

10 Q. Do you recall, Ms. Campbell, at the preliminary hearing using language like, 'the truck turned around and came back up'?

*this was sooner
so why change now*

15 A. It's - yeah, and that's what I think that happened. I - the part that I remember is that he drove that truck from the road towards me on the driveway and he was aiming at me because when I ran through the rocks he came after me and got the truck stuck on the rocks.

20 Q. And so, that's - what I'm saying is that that's consistent with what you're saying at the preliminary hearing, I'm not suggesting that at the preliminary hearing you said he was driving in a different direction when he was driving at you. You've maintained from day one that when Mr. Atkinson drove the vehicle at you he was driving towards the house up the driveway, okay.

A. And that's what he did.

25 Q. So, I'm not talking about that point, okay? What I'm suggesting is that at the preliminary hearing you used language like, 'he - that he turns around, like, the truck turns around and comes back up', which suggest to me that at some point in time that truck was driving down the driveway towards the road and turned around, then came up, 30 back up and drove at you. I'm trying to get an understanding

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of what you meant at the preliminary hearing when that type of language was used.

A. So, I think that what you've just said was pretty much what I thought happened.

Q. That at some point in time he was driving down the driveway towards the road in that dump truck.

A. Well, that he was - that was his intention, when he went out of there, when he went to get the keys to the dump truck and he came out of the house with the keys his intention was to go across the street and pull the pickup truck out of the, out of the ditch that he'd put it in across the street, that was his intention.

Q. Right.

A. I think the truck was at the end of the driveway is what I think. I'm like 90 percent sure that's where it was.

Q. So, you would have made a mistake. I can take you to it, ma'am, in the prelim.

A. No, because I'm thinking that the truck was parked where he usually parks, he would've had to turn around anyway if he was coming back up. 'Cause I think that he, he - the way that he always parked the truck he usually parked the truck, the truck was usually parked whatever way you want to say that, he would've had to come forward and then turn to come up, back up the driveway. He certainly came back up the driveway there's no question of that.

Q. Another area that you talked about last time was you mentioned that Mr. Atkinson had come down to see you while you were waiting for CAA in the Mercury, do you recall testifying about that?

A. Yeah.

no I would not need to

Bingo

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Q. And I had questioned you about that at that time, about the fact that you hadn't mentioned Mr. Atkinson driving the Mercury previously; do you remember me questioning you about that?

5 A. I don't remember that exactly but I do remember talking about how he drove down there in the Mercury.

Q. Okay.

A. He did do that.

10 Q. I'm going to give you a copy of your police statement. So, this is your statement of your interview with the police on August 26th, 2010 and I've directed your attention to page 13. If you look....

THE COURT: Do you recognize that as your statement, ma'am?

15 A. Yes, I recognize.

THE COURT: Thank you.

MS. HYSLOP: Q. If you look at the "D.C.", the last "D.C." that's on the page, if you want to just review that to yourself.

20 THE COURT: Sorry, what page was that?

MS. HYSLOP: Page 13, Your Honour.

THE COURT: Thank you.

A. This was the statement that I made at the police station.

25 MS. HYSLOP: Q. Yes. Still reviewing that, Ms. Campbell?

A. Yeah, I'm trying to figure out when this, when this was, what part of the night this was.

30 Q. Oh, I see. So, if you go over that, if it assists, if you go back to page 12, go back one page, there's a big block of text and that's where you're talking about how he had just driven the truck at you.

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A. Yes.

Q. So, this is after the dump truck incident happened. Now the dump truck is stuck on the road.

A. So, the pickup truck is stuck across the street in the ditch.

Q. Yes.

A. That's the first part and then he gets into the pickup - or the dump truck and drives it and gets it stuck on the road - rocks, and then after that he wants to drive the Mercury. And I said, 'no, you're not getting the keys to the Mercury', I don't know where he was going to go with that at that point.

yes, you say I took the car to #50 to the P/U.

Q. Okay. If I could just stop you there then, right, so, what I had you review there at page 13 and I think you looked at page 14.

A. Uh-hmm.

Q. You made mention to the police back in August of 2010, August 26th, 2010, that John had tried to take the Mercury but that he didn't get the keys, do you agree that that's a summary of what you told the police?

A. Well, he didn't get the keys, there's more than one set of keys to the Mercury.

Q. Okay. But at least on those two pages that I put to you the impression that you leave is that he didn't get the keys to the Mercury, correct?

A. Well, he must've found them because he came along before the police officer showed up on the road in the Mercury, so he must've found the keys.

Q. Okay. Do you agree with me that in your statement to the police you didn't, at any point in that statement to the police, say that Mr. Atkinson drove the

Mercury down to where you were waiting for the tow truck to....

A. Yeah, it doesn't say that I said that there, that doesn't mean it didn't happen.

5 Q. But you agree that you didn't tell the police that in August of 2010.

A. Well, I haven't read the whole thing but I can't remember whether I told them that or not.

10 Q. Okay. If you go to page 16, so, page 16 if you look at the bottom the last D.C. talking about that John calmed down.

A. Uh-hmm.

Q. You said, "'Cause I'm standing out in the cold by myself...

15 A. Yes.

Q. ...'cause I told him he just couldn't go there." So, I'm on page 17 now, "And I am, so, I'm standing out on the road, I'm with the tow truck and I can see him in the window with the binoculars watching. So by the time I got to the house he was all sorry."

20 A. Right.

Q. Okay, so and I'm going to take you to another part of the transcript and I'm going to tell you right now that you do say that he does come down to see you, okay?

25 A. Okay.

Q. But that's what you say at that point that he stayed up at the house with the binoculars, okay.

30 A. Well, he - yes, he took a while, there's certainly time for him to stand at the window and then come down.

Q. Sorry, I apologize, it's not in that statement that you say that he's coming back, it's at the

5 preliminary hearing. So, I'm going to get you that transcript
in a moment as well. So, in this, I maintain a - I can review
it again or my friend can certainly review it - Mr. Faveri can
review it; in the police statement that's the evidence that
you gave about the Mercury. Okay, you said he doesn't get the
keys and you say he waits up at the house with the binoculars,
okay? So then at the preliminary hearing, page 154, Mr. Crown
and then I'll just find a copy of your prelim. If you look at
- now, this is page 154 of your preliminary hearing transcript
10 which was July 22nd and August 17th, 2011 you testified over
two days. You're being asked questions by the Crown at that
point in time, if you look at line 20 - do you see that there?

A. Yes.

Q. And you say - so, this is to the Crown
Attorney, you asked the question now, does John, "John remains
15 in the house while the CAA get the truck, the other truck out
of the ditch."

Answer, "Yes, he came out at one point to the
truck while I was on the road waiting."

20 Question, "And then he returns back to the
house?"

Answer, "Yes."

So, at that point in time at the preliminary
hearing you again don't mention that he drove down with the
Mercury, do you agree with that?
25

A. I agree it didn't say that specifically at
this time but that's how he got to me. It was, it's 300 feet
away, he didn't walk he came in the Mercury. I didn't say
that but that doesn't mean it didn't happen.

30 Q. Okay. So, despite you not telling the
police that back in August 2010 and despite you not telling
the Court during the preliminary hearing that he actually

7
drove the Mercury, you're saying that now, it's your evidence at trial, that you do have a recollection of him driving down in the Mercury.

5
A. I do have a recollection, that's what he did, he came down in the Mercury, I didn't - I don't know that you can possibly say every single detail of what happens in a night...

Q. But....

A. ...every time that you're asked.

10
Q. Okay, but when you're....

A. If you asked me how he got there, I didn't, certainly didn't lie.

15
Q. But when you're telling the police and you're talking specifically about him trying to get the keys for the Mercury, you say, 'he doesn't get the keys'. And you don't say anywhere in that statement to the police that he must've found the spare keys somewhere else, do you agree with that?

20
A. I do agree with that but that doesn't mean it didn't happen. Certainly there's more than one set of keys in the house and he's extremely resourceful.

Q. Okay, but you didn't tell the police. The impression that we're left after reading your police statement is that he never got the keys to the Mercury, do you agree?

25
A. Well, I - what I said in this testimony was he didn't get the keys to the Mercury at that time. I didn't say anything about, I wasn't talking about this time when he came down to the, to the car.

30
Q. Just so that we're clear, you're pointing to the transcript of the preliminary hearing that I gave you, the bound copy is the police statement. So, the first section of questioning or first part of questioning that I asked you was

making reference to the police statement when I talked about the keys to the Mercury, when we reviewed that passage in the police statement, okay? So, I'm asking, do you agree with me that the impression that we get left with after reading your police statement is that Mr. Atkinson did not get the keys to the Mercury, do you agree with that?

MR. FAVERI: I don't know that she...

A. I don't think....

MR. FAVERI: ...can speak to the impression 'we get' as opposed to the impression she wanted to leave. I don't know, I just think it's asking her to speculate.

THE COURT: Ms.....

MS. HYSLOP: I'll rephrase the question, Your Honour.

THE COURT: Thank you.

MS. HYSLOP: Q. What you said in the - sorry, in the police statement back in August in 2010, so that's the bound copy and we reviewed those pages, 13, 14, 16, and 17, was that Mr. Atkinson did not get the keys to the Mercury, do you agree with that?

A. I agree that that's what I said, that he didn't get them at that point, I didn't say anything about later, but certainly he drove that Mercury down to see me while I was waiting for the CAA to arrive and I instructed him that he was not wise to be doing that and he should go back up to the house and wait.

Q. Do you agree that you didn't tell the police officer back in August 2010 that he had driven the Mercury down, do you agree with that?

A. In August 2010 while I'm giving my statement...

*see page 37 from Lou - sounds
incomplete of transcript see other
side*

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Q. Yeah.

A. ...I didn't, I - it says right here that he came down to visit me, right?

Q. Not in the police statement.

A. No, so, in the preliminary hearing I said that he came down but in that I didn't.

Q. Okay.

A. This - all the details of each event isn't necessarily gonna be repeated in every time I have to talk about it.

Q. Okay. On the last occasion I had asked you about the process of getting the truck, the dump truck off the rocks, okay?

A. Uh-hmm.

Q. And I believe your comment was something to the effect, I think you weren't sure if it was relevant or in any event we didn't pursue that area of questioning of how the dump truck was taken off the rocks, do you recall that we had talked about it briefly?

A. No, I don't remember.

Q. No, okay. Do you recall now, Ms. Campbell, how the dump truck was removed from the rocks, what process was involved in that?

A. Absolutely, I was there.

Q. Okay. And you had to use a series of jacks, pump jacks and pieces of wood to get the truck off, right?

A. Right.

Q. Are you in a position now to say, 'this is what we did first, this is what we did next, this is how we ultimately got it off', is that something you can run us through?

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5 A. I don't think so, I think we tried very hard, we had to keep using different jacks to jack things up and put pieces of wood under and use levers. And there was more than one pump jack and more than one large jack that was used in order to do it.

Q. And I think you said on the last occasion that the jacks were moved around the truck, so it's not like the jacks were positioned in one particular point throughout this entire process, you would move them around, right?

10 A. Yeah. It took a while and it wasn't easy.

Q. And that was just to confirm, just you and your dad doing that on that day, right?

A. That's right.

15 Q. I'm going to show you some additional images to help us get an understanding of the layout of your property. These are satellite images printed from online so if you're able to assist us in identifying your property in confirming that that's what you believe it looks like then that would be helpful. I have an extra copy for Your Honour.

20 THE COURT: You've seen these, Mr. Faveri?

MR. FAVERI: I've been given a copy.

MS. HYSLOP: Q. So, do you see the blue dot that's in the center of the page?

A. Yes.

25 Q. Okay. Do you recognize, maybe I'll just ask you, do you recognize this photo in terms of the, of this image rather, in terms of County Road 50?

A. Yes.

30 Q. Are you able, without any guidance, to say which is your property?

A. Yes.

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Q. Okay, can you identify for me which is your property?

A. It's this brown house that's got an 'L'-shape to it.

Q. Okay. So, you're pointing to almost the center - well, the blue dot is in the center of the page, so can you describe it in relation to the blue dot?

A. Okay so, below the blue dot to the south there's two number 50's and our driveway is just to the north of that top number 50. And our house is the brown house and you can see in this particular picture, there's two vehicles in the parking pad...

Q. Okay.

A. ...beside the house.

Q. I'm going to show you....

COURTROOM CLERK: Would you like this an exhibit, Your Honour?

THE COURT: I believe so. Do you want to mark it as an exhibit?

COURTROOM CLERK: That's Exhibit 7.

THE COURT: Number 7.

EXHIBIT NUMBER 7(A): Satellite image printout of Deborah Atkinson's house - produced and marked.

THE COURT: How many more are coming?

MS. HYSLOP: Three images, Your Honour.

THE COURT: Okay, well, start with 7(A) then.

MS. HYSLOP: Maybe what I'll do is, I'm just trying to give as many images as I can.

Q. So, there's another image I've just shown to you which is a closer-up version of what I just showed you, correct?

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A. Yes.

Q. And your house is still located in the same spot.

A. Yes.

Q. And we have two vehicles that you can see, right?

A. Yes.

Q. Okay. Now, the - you said that the house was sort of an 'L' shape, right?

A. Correct.

Q. Where those two vehicles are parked, that's the parking pad you've been talking about.

A. Yes.

Q. And the garage then is at the top of the two buildings or the two parts of the buildings that we can see. The very top that's towards the page, the top of the page, is the garage, correct?

A. Yes, the garage is in the north...

Q. Okay.

A. ...north of the house.

Q. And I know it's blurry but are you able to confirm that that - that this represents sort of the curve of your driveway?

A. That's my driveway, you can see the curve of the driveway, yes, clearly.

Q. Okay. So, if that could be 7(B) please, Your Honour.

THE COURT: 7(B).

EXHIBIT NUMBER 7(B): Second Satellite Image of Property - produced and marked.

MS. HYSLOP: And then this is the last image, Your Honour...

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THE COURT: Thank you.

MS. HYSLOP: ...I've provided one to my friend already.

Q. So, this is just a different angle of your house, right?

A. Uh-hmm.

Q. And again, you can see, you sort of see the curve in the driveway in a little different perspective, correct?

A. It still looks exactly the same to me, but I live there, so....

Q. Okay. On this diagram here we can't see close-up to see the rocks where the dump truck is.

MR. FAVERI: Sorry, which diagram?

MS. HYSLOP: Sorry, 7(C).

MR. FAVERI: Thank you.

MS. HYSLOP: Q. Or sorry, photograph, I guess is more accurate. On 7(C) would you be in a position to mark where the dump truck was stuck on the rocks? And I know or my point was going to be that we can't really see the rocks but are you able to position it there for us?

A. Well, I could generally show you, yes.

Q. Can you draw, maybe just put a rectangle with this red pen where you think it would be?

A. How accurate are you going to expect me to be before I put my rectangle?

Q. As accurate as you can be.

A. Okay. So, I'll do it but...

Q. Okay.

A. ...I'm not taking a measurement here so this isn't measured.

Q. That's fair. Thank you.

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MR. FAVERI: Thank you.

MS. HYSLOP: And that then, Your Honour, would be 7(C).

THE COURT: 7(C).

EXHIBIT NUMBER 7(C): Third Satellite Image of Property - produced and marked.

MS. HYSLOP: Q. Because we don't have photographs, Your Honour, that's - sorry, Ms. Campbell, that's why I'm going through some of these things with you because it's the only thing I can do absent photographs to try and get a sense of your property. So I'm going to show you some other images, these are Google Street View. Do you recognize this property?

A. Yes, that's my driveway.

Q. Okay. And this is looking up your driveway, correct?

A. To the east.

Q. Okay. And we can see as you look up the driveway to the left of the driveway there appears to be a pile of what I believe to be mulch, is that correct or dark of some sort?

A. Chips.

Q. Chips, okay. So, the large mound of sort of a brownish color that we see on the left-hand side of the driveway is not a rock, right?

A. That's right.

Q. That's mulch, okay. And if you look up this driveway you can see how it sort of curves, correct?

A. Yes.

Q. And are you able to say, I don't see them - are you able to say where the rocks are located along the right-hand side of your driveway?

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A. So, you can't see them because there's a vegetation in front of them...

Q. Okay.

A. ...in this picture.

Q. Okay. Can you circle with this red pen where the rocks, where some of the rocks - you may not be able to see where all of the rocks would be located but can you indicate where some of them would be?

A. Well, they're all on the right-hand side of the driveway in this picture, so, there's - and there's plenty of them.

Q. Okay.

A. I don't know whether I ever said exactly how many there were, I can't remember.

Q. Can you just circle the group of them, I'm not saying circle each individual rock but can you circle where we would be able to see the rocks from your driveway, from the road rather?

A. If you were on the road - this picture has been taken in the summer time...

Q. Uh-hmm.

A. ...so you can't see because I have a bunch of Spirea bushes here and then up here I have some - a cherry tree now and I have an oak tree growing so it's all obscured. But you - and they're in this group in here...

Q. Okay....

A. I guess, I could just say, they're in the general direction, in the general area of this, this here. And they're positioned all the way from the very edge so the biggest one is here and then there are smaller ones that are inside these bushes and there's other ones that would go up

here until there's this triangular one that's right up near the house.

Q. Okay.

A. So....

Q. Can you just label those, just label 'rocks' or 'area of rocks' for us so we remember what this was. Thank you.

MS. HYSLOP: So, if this could be marked as an exhibit, I don't know if we want to keep it....

THE COURT: Exhibit 8.

COURTROOM CLERK: 8(A).

THE COURT: Is there more?

MS. HYSLOP: I may not have more, I may be okay. There will be just one more, please, Your Honour.

THE COURT: Street view, like, similar....

MS. HYSLOP: Street view, yes.

THE COURT: Okay, 8(A).

EXHIBIT NUMBER 8(A): Google Street View Photo of Property - produced and marked.

MS. HYSLOP: I don't think, unfortunately, Your Honour, I think I only did three copies of these, so I don't have an extra copy for Your Honour.

Q. Do you recognize what this image depicts?

A. This is a street view of my road outside of my property looking to the south.

Q. Right, okay. So, your property in this picture is on the left-hand side of the road.

A. That's right.

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Q. And you can see that two Canadian flags that are - well, you can see sort of one red and white flag it looks like by the property marker.

A. Yes.

MS. HYSLOP: If that could be 8(B), please, Your Honour.

THE COURT: Thank you.

EXHIBIT NUMBER 8(B): Second Google Street View Photo of Property - produced and marked.

MS. HYSLOP: Q. And do you recognize this image here?

A. Yes, this is again, a picture of the entrance to my driveway.

Q. Okay. And the only reason I'm showing you this is that you can see the opening in this image of where that driveway that goes around the property to the barn is located, is that correct?

A. Yes.

Q. Can you just put an 'X' there for me?

A. The barn driveway?

Q. Yeah.

A. It's going down this way.

Q. Okay, thank you.

MS. HYSLOP: And that would be 8(C) then Your Honour.

THE COURT: 8(C).

EXHIBIT NUMBER 8(C): Third Google Street View Photo of Property - produced and marked.

MS. HYSLOP: Q. And the last image would be 8(D), now this is an image that goes to the other, from the other direction, is that correct?

5 A. So this is outside of my neighbour's property looking north on Highway 50 or Regional Road 50.

 Q. And your house would be on the right-hand side of this, of the road...

 A. That's right.

 Q. ...right?

 A. Yeah.

 Q. Now, this picture is obviously taken in the summer so there's lots of green and lots of foliage, right?

10 A. Yes.

 Q. Some of those trees would always look like that, is that correct?

 A. Well, the...

 Q. Like, there's....

15 A. ...the coniferous trees are going to look like that all the time but the deciduous trees won't have any leaves on them.

 Q. Okay. Are you able - if you can't answer this that's fine, but are you able to say that if you were standing where this picture appears to have been taken from, at that same angle...

 A. Uh-hmm.

20 Q. ...would you be able to see your house through those trees or do you have to be farther back down the road to be able to see your house?

25 A. My house would be over off the edge of the picture, is that what you're asking me? My house is farther to the right off this picture.

30 Q. I took your - I think that your house, I think that this is your driveway here. I'm indicating almost up...

 A. Yeah.

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Q. ...by that yellow sign.

A. Yes.

Q. So, when you're saying where your house is, where are you indicating it would be?

A. Off to this right here.

Q. Okay, so we wouldn't be able to see your house...

A. Not in this picture.

Q. ...on this picture, okay.

A. Correct.

Q. And just for the purpose of the record you were indicating it was off to the right-hand side of the page sort of in line of how the tree line runs. Maybe just to be safe why don't you put an arrow where you...

A. See, this is - you can see that this is my driveway up...

Q. Okay.

A. ...I can see because...

Q. So, you circle that.

A. ...this is the top of the hill here and my house would be over here somewhere...

Q. Okay.

A. ...like the house would be way over this side, you're not gonna see it off this picture. But you can see my - this is the top of the hill that goes back to my house and in the winter, in the winter time none of these leaves are here so you can clearly see the driveway from this particular spot.

Q. Okay.

COURTROOM CLERK: Exhibit (D).

MS. HYSLOP: Thank you.

Deborah Lynne Campbell - Cr-ex. by Ms. Hyslop Cont'd.

EXHIBIT NUMBER 8(D): Fourth Google Street View
Photo of Property - produced and marked.

MS. HYSLOP: Q. So, those trees don't block -
they do block your view of the road a little bit but not
farther down the road, is that correct? Like, the trees that
we can see here, some of them look like that year around,
correct?

A. Right and those trees are at the front of
the property and they're - the house is not - all the
coniferous trees are to the north and west of the house so
none of them would block the view to the road to the south
from my house.

Q. They would block the road right in front of
the house though, right?

A. Yeah...

Q. Okay.

A. ...they would.

Q. So they obstruct part of the road just not
far south on the road.

A. Correct.

Q. I'm going to show you a photograph,
Ms. Campbell, do you recognize that vehicle there?

A. Yes.

Q. That's your pickup truck, right?

A. Yes.

Q. And that's a GMC Sierra.

A. Yes.

Q. Now, the back window, so, the back driver-
side window and then the actual rear window of the vehicle are
tinted, right?

A. Yes.

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Q. Are you able to say if the driver side, and I'm going to provide you with the second photo and we'll ask them to be made exhibits in a moment. There's another photo I'm showing you which is sort of the front of the truck, correct?

A. Yes.

Q. Can you help me understand the tinting on the window because it's hard to see in the pictures, are all of the windows tinted the same?

A. Except for the front, the windscreen.

Q. Okay, so, the actual windshield is not tinted, is that correct?

A. Well, I think it has some tinting on it.

Q. Okay, not tinted as much as the other windows, is that correct?

A. The back windows are darker...

Q. Okay, is....

A. That's the way you're legally allowed to do it, you can only make it dark at the back, you can't have the front or the sides as dark, you can still tint them, though.

Q. And maybe I should've given you this picture, this is one last picture. So, maybe we'll make them exhibits. So, the one - with Your Honour's permission, the one picture is looking at it from behind, sort of a rear shot where you can see the driver's side, correct?

A. Correct.

MS. HYSLOP: So, that could be 9(A).

THE COURT: Content, Mr. Faveri?

MS. HYSLOP: Sorry, Mr. Faveri, these are the photos that were disclosed to me recently.

MR. FAVERI: Yeah, thank you.

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EXHIBIT NUMBER 9(A): Photograph of Rear of
Truck - produced and marked.

MS. HYSLOP: Q. Okay, and then the next
photograph is a front view of the truck where you can see the
passenger side, correct?

A. Right.

MS. HYSLOP: That could be 9(B).

EXHIBIT NUMBER 9(B): Photograph of Front of
Truck - produced and marked.

Q. And then the final picture I've showed you
is a side view of the driver's side of the truck, right?

A. Correct.

Q. And are you able to make comments about the
tinting of the windows in that particular picture?

A. Yeah, so the rear window and the back seat
windows are dark as you can allow and the ones in the front
are not as dark as those, and they're also, I believe those
are also tinted because if you actually could see the truck
you would see that they are.

Q. Okay. So, even though they don't look as
dark or as tinted as the back your recollection is that those
front windows are even a little bit tinted, right?

A. They are a little bit tinted.

Q. But just one - it's hard to see
unfortunately, I think maybe because of the way the light is
going through but I'll just put one last picture to you.

COURTROOM CLERK: 9(C).

EXHIBIT NUMBER 9(C): Photograph of Side of
Truck - produced and marked.

THE COURT: Okay. And this one is 9(D).

MS. HYSLOP: This will be 9(D).

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EXHIBIT NUMBER 9(D): Photograph of Truck -
produced and marked.

MS. HYSLOP: Q. You can sort of see the corner
of the driver's side window in this particular picture, is
that correct?

A. And you could see it's tinted a bit.

Q. You can see it's a little bit tinted, okay.

A. Yep.

THE COURT: Do we know when these photos were
taken?

A. I know when those photos were taken.

MS. HYSLOP: Q. If you know, that's fine, do
you want to tell the court when they were taken?

A. Those pictures were taken at the police
impound.

Q. In August of 2010, correct?

A. Correct.

THE COURT: Okay, thank you. This is a good
time to break for morning recess.

MS. HYSLOP: Thank you, Your Honour, yes it is.

THE COURT: All right, we'll break for 20
minutes then.

R E C E S S

U P O N R E S U M I N G:

MS. HYSLOP: Q. Okay, Ms. Campbell, you told
the Crown Attorney on a prior occasion about all of the
purchases that you had made while you were with Mr. Atkinson,
do you recall that?

A. Yes.

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Q. You talked about the Bobcat for example,
correct?

A. Yes.

Q. And the dump truck was something that you
purchased.

A. Yes.

Q. And the pickup truck or two pickup trucks,
was it one or two?

A. Two. Well, one of them was, was totalled
and so had to be replaced.

Q. Okay. And you also bought that property up
north that we heard about, right?

A. Right.

Q. Now, John - during the course of your
relationship John would also contribute financially as well,
correct?

A. Sometimes.

Q. Okay. But he would put money towards the
bills, right?

A. John had a few jobs that he did and he would
give me whatever money he - to pay for the bills, if he got
money. It certainly didn't add up enough to cover his
expenses. He didn't do that many jobs.

Q. But the two of you worked together to pay
bills, would you agree with that?

A. I guess you could call it that, yes.

Q. He would work and you would work, correct?

A. I had a job so I went to work.

Q. Okay, he also worked, right?

A. He had, he had jobs that he would do as
either roofing or he would do some construction for people.

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Q. Okay. You would have a common fund, you would pool all of your money together; do you agree with that?

A. I would say that we more the less pooled my money and once in a while John would give me some but I paid the bills, I looked after that. He gave me the money that he made, if he made money, and I would pay the bills. I paid the bills.

Q. Now, you said - you just said that he gave money, he did work, he would give you money, but it didn't cover his expenses, is that correct?

A. That's absolutely correct.

Q. Are you able to tell us today how much he contributed during the course of your relationship?

A. I think the very first year that we were together which would've been 2005 he did a roofing job in - well, it was sort of Major Mackenzie. He actually got paid for that one. He did a roofing job in Glen Huron which took him several trips to go to. He also took garbage out of the person's house for money and that job actually cost me money because of the number of times that he put gas in the trucks and I had to pay his worker. He had a helper that he had with him to help him do the work and I paid the helper. And I would say that in 2005 it was a net loss for me. In two thousand - well, I would say in every year it was a net loss for me. There was a - so, in 2005 he maybe had three jobs, I might've left one off. I have all of that information that I was always keeping track of as I went through the relationship as that's something that I always did. Certainly in - I paid for his lawyer bills. The truck that we originally got I, I traded my Cadillac which I had bought myself and paid for. I traded the Cadillac and I had to put money in, cash money

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which was - it's not like I had the money, it was going against my credit line.

Q. The reason I'm asking is that in August 18th, 2009 you were testifying in a court proceeding about your relationship with Mr. Atkinson, it wasn't a bail hearing it was having to do with what we as lawyers call it your, the - whether or not you were compellable as a witness...

A. Right.

Q. ...okay? So, do you recall testifying in August of 2009?

A. I would have to refer to my little card, is that okay?

Q. Sure, yeah.

A. In 2009...

Q. August 18th.

A. ...he was being charged with - yeah, I remember that one because I, I gave testimony that I had put him on my insurance which was true and treated him as if he was my spouse.

Q. Okay.

A. He certainly lived in the house with me and I did testify that he was my spouse at that time.

Q. Right, and you testified that he worked, that you would - he would contribute to the bills, do you recall that?

A. Probably, I said that, yeah. I'm sure that it was true but it certainly didn't - his contribution wasn't enough to cover the bills.

Q. Okay. Now, that property up in, is it Wilberforce, is that where it was?

A. It was near the Town of Wilberforce.