

Mr. Luc Pierre-Charles Jr.'s 2015 trial transcript of Brian Davis testimony.

1 ready to take the stand the first time.

2 MS. LAVENDER: I don't have any further  
3 questions.

4 MR. YEAZELL: Nothing further, Your Honor.

5 THE COURT: Thank you.

6 May this witness be released?

7 MR. YEAZELL: Yes, Your Honor. I believe he  
8 can.

9 THE WITNESS: Okay.

10 THE COURT: Thank you, Mr. Blanford. You're  
11 free to go.

12 Who's next?

13 MR. YEAZELL: Judge, the Defense could call  
14 Brian Davis. I believe he's available.

15 THE COURT: Okay.

16 THE BAILIFF: He's on his way, Your Honor.

17 Cut through there. Before you sit down, just  
18 raise your right hand, as best you can. Raise your  
19 right hand for the clerk please.

20 THEREUPON,

21 BRIAN DAVIS,  
22 the witness, was placed under oath.

23 THE WITNESS: Yes, ma'am.

24 THE BAILIFF: Have a seat. I know it's a  
25 little awkward. Slide in as close as you can

1 without being right on top of this thing.

2 THE WITNESS: Yes, sir.

3 THE BAILIFF: Just speak loud enough so  
4 everybody can hear you.

5 THE WITNESS: Yes, sir.

6 THE COURT: Go ahead, Mr. Yeazell.

7 MR. YEAZELL: Thank you, Judge.

8 DIRECT EXAMINATION

9 BY MR. YEAZELL:

10 Q Would you state your name for the record, sir.

11 A Brian Davis, sir.

12 Q Okay. Mr. Davis, do you know an individual by  
13 the name of Anthony Harris?

14 A Yes, sir.

15 Q Okay. And can you tell me how you know  
16 Anthony Harris?

17 A I was housed in A-300, which is ad seg --  
18 administration segregation with him.

19 Q Okay. Administrative segregation?

20 A Yes, sir.

21 Q And about how long ago was that that you met  
22 him?

23 A A year-and-a-half ago, possibly.

24 Q Okay. And let me ask you something: Prior to  
25 that, did you know Anthony Harris?

1 A No, sir.

2 Q Did you know a guy named Frank Harrison prior  
3 to that?

4 A No, sir. I've heard of his name.

5 Q Okay. Do you know Luc Pierre-Charles, over  
6 here (indicating)?

7 A No. I don't, sir.

8 Q Do you know Andre Pierre-Charles?

9 A No. I don't, sir.

10 Q Okay. Do you -- you didn't grow up with any  
11 of those people or have any relationship with any of  
12 those people?

13 A No, sir.

14 Q Okay. These people, for the most part, with  
15 the exception of meeting Anthony Harris in jail, are  
16 complete strangers to you?

17 A Absolutely, sir.

18 Q All right. At some point that you were --  
19 were you housed with Anthony Harris? I mean, were you  
20 in the same pod or tell me about that.

21 A I was in A-300 with Anthony Harris, sir.

22 Q Okay. At some point when you were housed with  
23 him did you have the occasion to talk to Anthony Harris  
24 in regard to Luc Pierre-Charles's case?

25 A He came to me.

1 Q Let me just ask you first. Did you have the  
2 opportunity to speak to him?

3 A I had never spoke to him.

4 Q No. No. What I'm saying is, did you have the  
5 occasion to discuss Luc Pierre-Charles's case with  
6 Anthony Harris?

7 A No, sir. Because I knew nothing about it.

8 Q Okay. Did Anthony Harris say something to you  
9 about the case?

10 A Yes, he did. He started talking about the  
11 case.

12 Q And what did he -- first of all, at that time  
13 when he's talking to you, did you know who Luc  
14 Pierre-Charles was?

15 A No, sir.

16 Q Okay. What did he tell you?

17 A He told me that he -- he told me about Luc  
18 Pierre-Charles's case. I really told him I didn't want  
19 to know nothing about it. He kept on and on and on. He  
20 tried to antagonize people to jump on people's case.

21 Q Okay.

22 A To lie --

23 MR. GARCIA: Judge, I object as to that  
24 statement and move to strike it.

25 THE COURT: Sustained.

1 Q (MR. YEAZELL) Let's just talk about what  
2 he did with you. Okay?

3 MR. GARCIA: That's stricken from the record,  
4 Judge, the jury to disregard that?

5 MR. YEAZELL: Hold on.

6 THE COURT: All right. The jury will  
7 disregard the statement about jumping on other  
8 people's case.

9 Q (MR. YEAZELL) All right. Let's -- I want  
10 to keep you directed at just what he was doing with  
11 you. Okay?

12 A Okay.

13 Q So what did he -- what did he tell you?

14 A He threatened me. He threatened to harm my  
15 family. He knows one of my cousins very well who stayed  
16 in Dade Oaks for several years in Dade City.

17 Q Well, why was he threatening you? What did he  
18 want you to do?

19 A He wanted me -- this is what I'm getting to,  
20 sir.

21 Q Okay.

22 A He wanted me to lie and say -- because I was  
23 housed with Luc Pierre-Charles for, like, two days maybe  
24 and I went to medical.

25 Q Okay.

1           A     But I don't know him. I never said a word to  
2 him ever.

3           Q     Okay. Didn't know anything about him?

4           A     No, sir.

5           Q     Okay. Go ahead.

6           A     And he more or less put down on me and told me  
7 that he was going to either write the State about my  
8 case or for me to lie and say that I knew this and this,  
9 all this stuff about his case that I don't know. And  
10 this is what he told me: He told me that --

11          Q     Wait a minute. Let me ask you about that.  
12 When you say "his case", he wanted to you lie about Luc  
13 Pierre-Charles's case?

14          A     Correct.

15          Q     Okay. Go ahead.

16          A     Correct. I'll be more specific. Sorry.  
17 About Luc Pierre-Charles's case.

18          Q     Right.

19          A     He ended up writing a statement to the State  
20 without me knowing. Then told me that he wrote a  
21 statement to the State with my name and that he wanted  
22 me to take the stand on him. And I told him I wasn't  
23 with it. Well, he -- that's when he came up with the  
24 threats and he threatened either -- he threatened to  
25 harm my family -- whether it was true or not, but I

1 didn't want to jeopardize their life or whatever it may  
2 be. Because he already was facing, you know, some  
3 serious charges, Anthony Harris. And I heard stories  
4 about him. I know --

5 Q Don't talk about what you heard.

6 A Okay. But --

7 Q Did he try to give you what he was saying were  
8 facts about Luc Pierre-Charles's case?

9 A Yes. He told me -- I only know by what the  
10 statement that he wrote.

11 Q Okay. Well, what I'm asking you is, he was  
12 trying to get you to say that those statements were  
13 confessed to you by Luc Pierre-Charles?

14 A He wanted me to lie and say that I was housed  
15 with Luc Pierre-Charles and that Luc Pierre-Charles came  
16 up to me and asked me if I knew a guy by the name  
17 Anthony Harris, a/k/a Tony the Seed (phonetic). And  
18 that he was like, damn. I messed up. I told Anthony  
19 Harris -- I told Anthony Harris that I killed Sean  
20 Spates (phonetic) or two -- two somebodies on the back  
21 roads of Trilby.

22 Q So he --

23 A I don't know specifically who they were  
24 though.

25 Q So he wanted you to say that Luc had said that

1 to you?

2 A Yes. And that he -- that Luc said to me that  
3 he messed up and told Anthony Harris, a/k/a Tony the  
4 Seed, who he didn't know was a DEA agent on the street,  
5 worked for the DEA.

6 Q Okay.

7 A That -- you know, that he messed and told him  
8 about his charges. That's what he wanted me to say.

9 Q What did you tell Mr. Harris?

10 A Whether that was for him to reap the benefits,  
11 I have no idea, but that's what he threatened me with.

12 Q Okay. And what did you tell Mr. Harris?

13 A I told Mr. Harris that I'm not going to do it.

14 Q Okay.

15 A And he kept threatening me so I got scared.  
16 So when he State came, I kind of, like -- was just like,  
17 yeah. Like, basically with the same thing said --

18 Q Did you actually make a statement to the State  
19 at one point?

20 A Yes. But I didn't know how to come out and  
21 tell them out of fear because I was housed in the same  
22 dormitory with him. So I ended up going psych. Due to  
23 the pressure he was applying on me, I went psychological  
24 emergency. Went to medical. Stayed up there for, like,  
25 two weeks. They let me off. Put me back A-300 with

1 Anthony Harris. I was there for, like, a week and they  
2 put me in general population. And then shortly after  
3 that, I took a plea and went to prison.

4 I had no way of contacting the State -- the  
5 State, due to low funds, on the phone or nothing to let  
6 them know that I have -- I didn't know how to come  
7 forward with this information because I was kind of  
8 scared. I was kind of in a bind, in a predicament at  
9 the time.

10 Q Okay. And did Luc Pierre-Charles ever say  
11 anything to you ever about anything?

12 A Never.

13 Q Okay. You didn't even know Luc  
14 Pierre-Charles?

15 A No.

16 Q Okay.

17 A No.

18 Q Thank you.

19 A Yes, sir.

20 MR. YEAZELL: Nothing further.

21 THE COURT: Cross.

22 MR. GARCIA: May it please the Court.

23 Counsel.

24

25

## CROSS-EXAMINATION

1  
2 BY MR. GARCIA:

3 Q Mr. Davis, good afternoon.

4 A Good afternoon, sir.

5 Q When did this conversation take place with Luc  
6 -- I'm sorry. When did this conversation take place  
7 with Anthony Harris?

8 A I don't remember the exact month.

9 Q Why not?

10 A I can't remember the exact month, off the top  
11 of my head, sir.

12 Q Do you have trouble remembering things?

13 A Yes, sir. I take psychological medication,  
14 sir.

15 Q So you're on psych medication?

16 A Yes, sir.

17 Q Were you on psych medication when this alleged  
18 conversation took place with Anthony Harris?

19 A Yes, sir.

20 Q What's your diagnosis?

21 A Manic bipolar and depression. Manic  
22 depression. Manic bipolar.

23 Q Okay. And what type of medication were you  
24 taking?

25 A At that time -- I've been through so many,

1 sir. I can't tell you. I can tell you what I take now,  
2 though, sir.

3 Q Well, I want to know what you took then,  
4 whenever this conversation took place. Have they added  
5 more medications to the medications you were taking?

6 A I done been sent to prison and they changed my  
7 medications. I'm in DOC right now, sir.

8 Q You're in prison?

9 A Correct.

10 Q Okay. And you're serving a very, very lengthy  
11 sentence, correct?

12 A Correct, sir.

13 Q So can you even give us a year when this  
14 conversation took place?

15 A 2014.

16 Q Okay. And where did this conversation take  
17 place?

18 A Where?

19 Q Yes, sir.

20 A A-300 in ad seg, administrative segregation.

21 Q And why were you in administrative segregation  
22 at that time?

23 A Due to the --

24 MR. YEAZELL: Judge, I'm going to object to  
25 that question.

1 MR. GARCIA: I think it's a valid question,  
2 Judge.

3 MR. YEAZELL: As to relevance to the issues in  
4 this case.

5 MR. GARCIA: And, Judge, I think he already  
6 said he was on psychotropic medication.

7 THE COURT: I'm going to --

8 MR. GARCIA: I want to know why he was in ad  
9 seg.

10 Q (MR. GARCIA) Why were you in ad seg?

11 THE COURT: I'm going to allow it a little  
12 bit. Overruled.

13 Q (MR. GARCIA) Why were you in ad seg?

14 A Incompatibilities. Getting in disputes with  
15 people.

16 Q Okay. So you've gotten in disputes with other  
17 inmates then?

18 A Correct, sir.

19 Q Did you have any disputes with Anthony Harris?

20 A No, I haven't. I've never had no dispute with  
21 him.

22 Q Okay. All right. So let's go back to 2014.  
23 You don't know what month he told you this?

24 A No. I don't, sir.

25 Q And you've testified to the jury he threatened

1 you, right?

2 A Correct, sir.

3 Q And he told you, "If you do not lie -- " or  
4 "If you don't come forward on Luc's case, I'm going to  
5 jump on your case"?

6 A He told me that -- he didn't -- more or less  
7 he said jump on my case. He said he would write the  
8 State Attorney's Office --

9 Q Okay.

10 A -- and tell them that I confessed my crimes to  
11 him and it would make my time harder on me, sir.

12 Q And you said you didn't know Anthony Harris  
13 prior to this, right?

14 A No, sir.

15 Q How did he know your family? Because you  
16 indicated he knew a cousin or something?

17 A He knew one of my cousins because he's from  
18 Dade City. It's kind of a smaller city.

19 Q Okay.

20 A And she stayed in the housing section  
21 development off of Lock Street in Dade Oaks, sir.

22 Q Okay. So, thus far, we know you were in  
23 A-300; it was sometime in 2014.

24 A Correct, sir.

25 Q Who else was in ad seg at the time, what other

1 inmates?

2 A Some -- a guy named David. I can't remember  
3 his last name. And a guy they call Cheddar. I don't  
4 know his first name. His last name is Dely.

5 Q Okay. Edner Dely?

6 A Yeah. That's his name, sir.

7 Q Okay. Well, you were afraid of Mr. Harris,  
8 right?

9 A Correct, sir.

10 Q You were so afraid that you reported it to the  
11 corrections officers, right?

12 A No. I didn't report it to the correction  
13 officer, sir. I didn't know what to do.

14 Q The allegation is he was threatening you and  
15 you didn't come forward and tell them, I'm being  
16 threatened?

17 A He threatened to harm my family on the  
18 outside, sir.

19 Q Okay.

20 A And he threatened to jump on my case, sir.

21 Q And my question to you is: Did you contact a  
22 corrections officer, somebody and say, "Hey, Anthony  
23 Harris is threatening me"?

24 A No. I just psychological emergency, sir.

25 Q What do you mean "psychological emergency"?

1           A     I went to the officer and told him I felt like  
2 harming myself. So they took me to medical and stuck me  
3 in a green suit for two weeks. And then they stuck me  
4 back in A-300 for a little less than a week and they put  
5 me in general population.

6           Q     So you would agree with me then that you were  
7 unstable?

8           A     Correct, sir.

9           Q     Okay. You were contemplating suicide?

10          A     I did that to get out of the dorm with Anthony  
11 Harris, sir.

12          Q     Okay. Well, you likewise -- the same way you  
13 did that, you could have told the correction officer,  
14 "Hey. Anthony Harris is threatening me", right? "I  
15 need to call law enforcement; I need to report this",  
16 right?

17               MR. YEAZELL: Judge, I'm going to object. He  
18 asked the question; he responded that he didn't  
19 know how to handle it. And that's his response.

20               MR. GARCIA: Judge, I don't think I've gotten  
21 an answer. I've been trying to get an answer from  
22 him.

23               MR. YEAZELL: It's been asked and answered,  
24 Judge.

25               MR. GARCIA: He hasn't answered me.

1 THE COURT: All right. Just answer the  
2 question.

3 Q (MR. GARCIA) Do you need me to repeat the  
4 question or did you understand my question?

5 A Yes, sir.

6 Q Okay. So --

7 A Repeat the question, sir.

8 Q Why didn't you report it to law enforcement?  
9 Tell them, "Hey. Anthony Harris has been threatening  
10 me"?

11 MR. YEAZELL: The same objection, Judge. He  
12 answered this.

13 A Because he didn't threaten to put his hands on  
14 me, sir. And, at the same time, I didn't want to do  
15 that. I've never really went to the cops before on  
16 anything in my life. And that's just something that I  
17 have never done.

18 Q You don't like going to law enforcement; you  
19 don't like cops or what's the problem?

20 MR. YEAZELL: Judge, objection. The State's  
21 being argumentative with him.

22 MR. GARCIA: Judge, I'm not being  
23 argumentative. He's the one that's saying these  
24 things.

25 THE COURT: Overruled. Overruled.

1 Q (MR. GARCIA) So why don't you like cops?

2 MR. YEAZELL: Objection. He didn't say he  
3 didn't like cops. He said he just doesn't normally  
4 go to them. He didn't say he didn't like them.

5 THE COURT: Rephrase.

6 Q (MR. GARCIA) Do you like cops?

7 A Yes. I don't have a problem with law  
8 enforcement officers, sir.

9 Q Okay. So why didn't you go to one and report  
10 it then?

11 A Because I've never done anything like that in  
12 my life. He didn't threaten to put his hands on me,  
13 sir.

14 Q So when did you finally come forward with this  
15 information about Anthony Harris?

16 A When the State came out and seen me when I was  
17 housed in A-300. I don't remember the exact time or  
18 date.

19 Q When the State came out to see you?

20 A I believe it was the somebody from the State  
21 Attorney's Office. Somebody I spoke with, sir. I  
22 imagine it would have been somebody from the State  
23 Attorney's Office.

24 Q Okay. It wasn't myself, right?

25 A No, sir.

1 felony convictions then?

2 A Correct, sir.

3 MR. GARCIA: May I have a moment, Judge?

4 THE COURT: You may.

5 MR. GARCIA: I don't have any further  
6 questions.

7 REDIRECT EXAMINATION

8 BY MR. YEAZELL:

9 Q Mr. Davis, do you have any doubt at all in  
10 your mind that you are remembering this correctly in  
11 regard to the statements that Mr. Anthony Harris made to  
12 you?

13 A Yes. I'm remembering it quite well, sir.

14 Q And you're a hundred percent sure of that?

15 A Absolutely, sir.

16 Q There's nothing about the medications that you  
17 have taken are preventing you from remembering that; is  
18 that true?

19 A No, sir.

20 Q Okay. One other question. When he said he  
21 was going to jump on your case, did he say what he was  
22 going to say about you?

23 A No, sir. He didn't say. He just said that he  
24 was going to write the State Attorney's Office and make  
25 sure that whatever he said -- he said he made sure it

1 would stick and it would make my time harder on me.

2 MR. YEAZELL: Okay. Nothing further.

3 MR. GARCIA: None, Judge.

4 THE COURT: May this witness be excused?

5 MR. YEAZELL: Yes, Your Honor.

6 You want to keep going?

7 THE COURT: Do we have time for one more?

8 MR. YEAZELL: Whatever you want to do.

9 THE COURT: We're going to do one more  
10 witness.

11 MR. YEAZELL: Judge, the Defense would then  
12 call Damon Blanford to the stand.

13 MS. LAVENDER: Judge, if we could approach?

14 THE COURT: While he's coming.

15 (BENCH CONFERENCE.)

16 MS. LAVENDER: This is going to be the same  
17 situation as his brother Ralph. I want to make  
18 sure he's been instructed not to be ad-libbing.

19 MR. YEAZELL: Judge, Ralph testified to  
20 exactly what he testified to in the deposition. I  
21 disagree. Now, I would agree that we can't have  
22 them just keep talking like they were talking.

23 THE COURT: That's true. And probably the  
24 best way to do that is to keep your questions  
25 straightforward and short.

1 MS. LAVENDER: What I'm objecting about is the  
2 fact that we specifically had talked about them not  
3 being allowed to say, I know he lied or I know he  
4 lied and that's exactly what he did. That's what  
5 I'm talking about.

6 THE COURT: I know. That was -- and he -- I  
7 believe that he said that he lied. He did at some  
8 point.

9 MR. YEAZELL: Judge, he only added two  
10 statements. Basically that -- three statements.

11 THE COURT: All right. Neither have really  
12 said that. All right? Be careful. If you don't,  
13 you know -- the fewer questions, the fewer  
14 opportunities.

15 MR. YEAZELL: Judge, I do need to advise him  
16 of how many felonies he has. He has no idea. And  
17 the State's numbers were different than ours, then  
18 we corrected them. So I just need to let him know.

19 MS. LAVENDER: I'll ask him because he used  
20 his brother's name.

21 MR. YEAZELL: Well, I'm not going to go along  
22 with that. He can't do that -- she can't do that.  
23 She's saying --

24 MS. LAVENDER: As far as credibility, he's  
25 used his brother's name before.

1 MR. YEAZELL: I would be objecting to that.  
2 She can't just get into any lie that he's ever told  
3 in his life.

4 THE COURT: That's not -- was he charged and  
5 convicted of that?

6 MS. LAVENDER: He was convicted under his  
7 brother's name and they had to straighten it out  
8 through fingerprints and everything else.

9 MR. YEAZELL: It's not proper  
10 cross-examination, Judge.

11 THE COURT: Was he convicted of that crime?

12 MS. LAVENDER: I don't know.

13 THE COURT: If he wasn't convicted of that  
14 dishonest crime, don't go there.

15 MS. LAVENDER: Okay.

16 (OPEN COURT.)

17 THE BAILIFF: Step up there. Careful, a  
18 little step up.

19 Before you sit down, stand up one second.  
20 Raise your right hand and receive your oath from  
21 the clerk please.

22 THEREUPON,

23 DAMON BLANFORD,  
24 the witness, was placed under oath.

25 THE WITNESS: Yes, ma'am.