

BROWN & JONES REPORTING, INC.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

STERLING D. BROWN,

Plaintiff,

- vs -

CITY OF MILWAUKEE, CITY OF
MILWAUKEE CHIEF OF POLICE
ALFONSO MORALES, in his
official capacity, SERGEANT
SEAN A. MAHNKE, SERGEANT
JEFFREY S. KRUEGER, OFFICER
JOSEPH J. GRAMS, OFFICER BOJAN
SAMARDZIC, OFFICER JAMES P.
COLLINS, OFFICER CRISTOBAL
MARTINEZ AVILA, OFFICER ERIK A.
ANDRADE, and OFFICER JASON P.
JENSEN,

Case No. 2:18-cv-922

Defendants.

Video Examination of SERGEANT JEFFREY KRUEGER,
taken at the instance of the Plaintiff, under and
pursuant to the Federal Rules of Civil Procedure, before
KARA D. SHAWHAN, a Certified Realtime Reporter,
Registered Merit Reporter and Notary Public in and for
the State of Wisconsin, at City of Milwaukee, Office of
City Attorney, 841 North Broadway, Milwaukee, Wisconsin,
on May 31, 2019, commencing at 9:31 a.m. and concluding
at 12:54 p.m.

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A P P E A R A N C E S

GINGRAS, CATES & WACHS, by
MR. MARK L. THOMSEN,
MR. SCOTT THOMPSON,
3228 Turnberry Oak Drive,
Waukesha, Wisconsin 53188,
appeared on behalf of the Plaintiff.

CITY OF MILWAUKEE,
OFFICE OF CITY ATTORNEY, by
MS. NAOMI GEHLING,
200 East Wells Street, Room 800,
Milwaukee, Wisconsin 53202,
appeared on behalf of the Defendants.

A L S O P R E S E N T

Ms. Stephanie Olson, Videographer.

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I N D E X

Examination:	Page
By Mr. Thomsen.....	4
Exhibits Identified:	Page
Exhibit 107 - PI-21 Transcript.....	6
Exhibit 108 - Basic Law Enforcement Officer Transcript.....	65
Exhibit 109 - Milwaukee Police Department Investigation Employee Case File History.....	69
Exhibit 110 - Memorandum Regarding Policy Review...	71
Exhibit 111 - Memorandum.....	74
Exhibit 112 - Statement.....	85
Exhibit 113 - Report Draft.....	90
Exhibit 114 - Complaint.....	96
Exhibit 115 - Discipline Review Summary.....	97
Exhibit 116 - Memo From Sergeant Hines to Captain Kavanagh Dated November 27, 2018.....	98

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Disposition Of Original Exhibit/s:
Attached To Original Transcript

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09:44 1 constitutional rights were violated on that night?

09:44 2 A No.

09:44 3 Q We were talking about the last time that you
09:44 4 reviewed the body cam, and you had mentioned it was
09:44 5 during the remedial training. Correct?

09:44 6 MS. GEHLING: Objection, mischaracterizes
09:44 7 his testimony.

09:45 8 THE WITNESS: The last time I watched the
09:45 9 body cam was in July.

09:45 10 BY MR. THOMSEN:

09:45 11 Q No. I know. But when we were talking, you had
09:45 12 said that it was in June -- at the remedial
09:45 13 training, then you recalled that there was one in
09:45 14 July. Correct?

09:45 15 A That's correct.

09:45 16 Q Okay. And I just -- For purposes of reference, I
09:45 17 want to go back to that earlier discussion. Okay?
09:45 18 I understand that that was -- Strike that. Was
09:45 19 that the first time you'd ever seen any body cam?

09:45 20 MS. GEHLING: Objection, vague.

09:45 21 BY MR. THOMSEN:

09:45 22 Q Well, put it this way. I'm not asking about the
09:45 23 body cam of anybody else. Okay? So I'm talking
09:45 24 about -- When I ask whether you've watched body
09:45 25 cam, I want to know whether you've watched body cam

09:45 1 footage involving Mr. Brown at any time before the
09:45 2 remedial training.

09:45 3 A Yes.

09:45 4 Q So let's go through each instance that you watched
09:45 5 the body cam just so I can get them in a list.
09:46 6 Fair enough?

09:46 7 A Yes.

09:46 8 Q Okay. First time?

09:46 9 A I watched bits of it when I downloaded it -- or
09:46 10 uploaded it. It would be January 26, 2018.

09:46 11 Q Okay.

09:46 12 A And then during my first PI-21.

09:46 13 Q Okay. That was --

09:46 14 MS. GEHLING: It doesn't say.

09:46 15 MR. THOMSEN: Hmm?

09:46 16 MS. GEHLING: It doesn't say.

09:46 17 MR. THOMSEN: I know.

09:46 18 BY MR. THOMSEN:

09:46 19 Q The PI-21 -- 107 doesn't have the date of the
09:46 20 PI-21, nor does it mention who was asking you
09:46 21 questions. Correct?

09:46 22 A Correct.

09:46 23 Q Okay. So who was asking you the questions?

09:46 24 A Sergeant -- I know his last name. I don't -- I
09:47 25 don't know how to say, if it's Erwin or Irvin, but

09:47 1 it's Sergeant Estacio.

09:47 2 MS. GEHLING: It's E-s-t-a-c-i-o.

09:47 3 BY MR. THOMSEN:

09:47 4 Q And do you recall the date?

09:47 5 A No. The exact date? No.

09:47 6 Q I believe Officer Grams' PI-21 was the same date of
09:47 7 the incident. Was yours that quick, or was it the
09:47 8 next day? Or don't you -- We'll have to track it
09:47 9 down.

09:47 10 A We're -- If you get a PI-21, you are served with
09:47 11 it, and then you have seven days or ten days to
09:47 12 call your union, and then they set up the meeting.
09:47 13 So I was served with the PI-21 that -- Friday
09:47 14 night, but my PI-21 was a week or two after.

09:48 15 Q Let's -- Okay. So the second time you saw body cam
09:48 16 of your involvement with Mr. Brown was your PI-21.
09:48 17 The next time?

09:48 18 A Correct.

09:48 19 Q And the next time after that?

09:48 20 A The remedial training.

09:48 21 Q And then the next time after that was the second
09:48 22 PI-21 in July?

09:48 23 A Correct.

09:48 24 Q Correct? Okay. And have you reviewed any body cam
09:48 25 involving this incident since that?

09:48 1 A No.

09:49 2 Q Going back to the first time you looked when you
09:49 3 were downloading it, what do you recall about the
09:49 4 body cam that you were watching as you downloaded
09:49 5 it on the 26th?

09:49 6 A I was -- I would click on a file, open it to see if
09:49 7 it was involving the incident, and then I would
09:49 8 mark it for download. I didn't sit there to watch
09:49 9 the content of the video.

09:49 10 Q Okay. Did you watch any of the content of any of
09:49 11 the video?

09:49 12 A Only to make sure that it was part of the incident
09:49 13 and not another call, because the body cam video
09:49 14 was not marked yet with the label of the incident,
09:49 15 so you have to manually go open up the video, look
09:50 16 at it, be like, "Okay. That's part of the
09:50 17 incident," close it, and click it for upload.

09:50 18 Q Okay. Did you do the upload of all the body cams?

09:50 19 A No.

09:50 20 Q Do you recall which body cams you did, in fact,
09:50 21 upload?

09:50 22 A No.

09:50 23 Q The -- Was there any editing or deletions made in
09:50 24 any of the body cam that you uploaded?

09:50 25 A No.

09:50 1 Q Is it possible to do that type of editing on an
09:50 2 upload?

09:50 3 MS. GEHLING: Objection, foundation,
09:50 4 calls for speculation.

09:50 5 THE WITNESS: I can't do it.

09:50 6 BY MR. THOMSEN:

09:50 7 Q So the first time it was simply to -- Strike that.
09:50 8 My assumption is that you were given the assignment
09:51 9 to upload certain body cams?

09:51 10 A That was my assignment, yes, that night to help out
09:51 11 Sergeant Mahnke, who was conducting the use of
09:51 12 force.

09:51 13 Q Now, Sergeant Mahnke was not supposed to be
09:51 14 conducting the use of force investigation.
09:51 15 Correct?

09:51 16 A It was later determined that he would not be.

09:51 17 Q At the time he started, he knew that the policy was
09:51 18 if you were involved in the incident, you should
09:51 19 not conduct the investigation into the use of
09:51 20 force. Correct?

09:51 21 MS. GEHLING: Objection, argumentative,
09:51 22 foundation, calls for speculation.

09:51 23 THE WITNESS: I don't know what he knew
09:51 24 at the time.

09:51 25 BY MR. THOMSEN:

09:51 1 Q I'm not asking what he knew, sir. I'm asking you
09:51 2 what you knew as a sergeant. Are you with me?

09:52 3 A I'm confused as to what your question is.

09:52 4 Q That's fair then. Just tell me. Okay?

09:52 5 A I will.

09:52 6 Q As a sergeant, you knew that if you were involved
09:52 7 in an incident, you needed to contact someone else
09:52 8 to conduct the use of force. Correct?

09:52 9 MS. GEHLING: Objection, argumentative.

09:52 10 BY MR. THOMSEN:

09:52 11 Q Conduct the use of force investigation. Correct?

09:52 12 A Yes. If, as a sergeant, you use force, you contact
09:52 13 somebody else.

09:52 14 Q Okay. Because the policy in the department is if
09:52 15 you were involved in the incident, you could not
09:52 16 conduct the investigation into the incident.
09:52 17 Correct?

09:52 18 A I believe it's not that black and white. If you
09:52 19 are involved in using force, then you call for
09:53 20 somebody of a higher rank.

09:53 21 Q It's that black and white.

09:53 22 A If you are involved in the use of force, yes.

09:53 23 Q And what is the definition of "use of force"?

09:53 24 A I don't know the exact definition of "use of
09:53 25 force." My summary of a use of force, if -- I

09:53 1 mean, there's different types of use of force. If
09:53 2 -- I mean, I'm kind of repeating myself. If force
09:54 3 is used, then it's a use of force.

09:54 4 Q When you grabbed Mr. Brown, that was using force.
09:54 5 Correct?

09:54 6 MS. GEHLING: Objection, argumentative.

09:54 7 THE WITNESS: Merely taking hold of a
09:54 8 person I do not consider use of force.

09:54 9 BY MR. THOMSEN:

09:54 10 Q If you take hold of someone and they end up being
09:54 11 on the ground and you're part of that, and they're
09:54 12 being tased, that's a use of force. Correct?

09:54 13 MS. GEHLING: Objection, argumentative,
09:54 14 also compound.

09:54 15 THE WITNESS: If you're holding on to
09:54 16 somebody, it doesn't necessarily mean that you are
09:54 17 the one that took him to the ground.

09:54 18 BY MR. THOMSEN:

09:54 19 Q Well, let's just be blunt then. You were a
09:54 20 sergeant at the scene. Correct?

09:54 21 A Correct.

09:54 22 Q You knew that your involvement in that scene
09:55 23 precluded you from conducting the investigation
09:55 24 into the use of force. Correct?

09:55 25 MS. GEHLING: Objection, argumentative.

09:55 1 THE WITNESS: At the time of the incident
09:55 2 that night we didn't believe that we were the ones
09:55 3 that used force. We were a part of the situation
09:55 4 or incident, but we -- or I didn't feel that my
09:55 5 actions took him to the ground.

09:55 6 BY MR. THOMSEN:

09:55 7 Q Did you believe you had the right to conduct the
09:55 8 investigation into your use of force?

09:55 9 MS. GEHLING: Objection, argumentative
09:55 10 and mischaracterizes his testimony.

09:55 11 THE WITNESS: I'm sorry. Could you
09:55 12 repeat it?

09:55 13 BY MR. THOMSEN:

09:55 14 Q The court reporter will read it back.

09:55 15 (Record read.)

09:56 16 THE WITNESS: No.

09:56 17 BY MR. THOMSEN:

09:56 18 Q Okay. I know that you can't get into Sergeant
09:56 19 Mahnke's head, but when you were in the car and you
09:56 20 were aware that he was starting to conduct the
09:56 21 investigation, why did you not tell him to stop
09:56 22 because he knew it was wrong for him to conduct
09:56 23 this use of force investigation?

09:56 24 MS. GEHLING: Objection, argumentative,
09:56 25 foundation, calls for speculation, and also I think

09:56 1 mischaracterizes his testimony.

09:56 2 THE WITNESS: Can you -- I'm sorry.

09:57 3 (Record read.)

09:57 4 THE WITNESS: I didn't know he knew it
09:57 5 was wrong.

09:57 6 BY MR. THOMSEN:

09:57 7 Q He'd been a sergeant longer than you. Right?

09:57 8 A Correct.

09:57 9 MS. GEHLING: Objection, foundation. Go
09:57 10 ahead.

09:57 11 BY MR. THOMSEN:

09:57 12 Q Right?

09:57 13 A Yes.

09:57 14 Q And as a sergeant, working with a sergeant that has
09:57 15 been doing it longer than you and you knew, why
09:57 16 would you even think that?

09:57 17 MS. GEHLING: Objection, argumentative,
09:57 18 vague.

09:57 19 THE WITNESS: At the time of the incident
09:57 20 -- And maybe I didn't state this correctly. At the
09:57 21 time of the incident or that night, I didn't know
09:57 22 that it was wrong. I believed that we had not used
09:57 23 force.

09:57 24 BY MR. THOMSEN:

09:58 25 Q See, this is what I'm trying to figure out,

09:58 1 Sergeant. If you are in the vehicle with Sergeant
09:58 2 Mahnke after a young African American male is taken
09:58 3 to the ground and tased for a parking -- alleged
09:58 4 parking violation and you know that you can't
09:58 5 conduct the investigation into the use of force and
09:58 6 then you say to Sergeant Mahnke and Officer
09:58 7 Collins, "We are trying to protect ourselves," it
09:58 8 seems to me that maybe that's why you didn't object
09:58 9 to Sergeant Mahnke conducting it.

09:58 10 MS. GEHLING: Is there a question?

09:58 11 BY MR. THOMSEN:

09:58 12 Q Certainly that's a possible explanation. Correct?

09:59 13 MS. GEHLING: Objection, argumentative,
09:59 14 foundation, calls for speculation, mischaracterizes
09:59 15 testimony, and brings in facts that have not been
09:59 16 testified to. Please answer if you can.

09:59 17 THE WITNESS: No.

09:59 18 BY MR. THOMSEN:

09:59 19 Q Okay. You know, when you said, "We're protecting
09:59 20 ourselves," you did not know you were on body cam.
09:59 21 Correct?

09:59 22 MS. GEHLING: Objection, argumentative.

09:59 23 THE WITNESS: No, I did not.

09:59 24 BY MR. THOMSEN:

09:59 25 Q You didn't know that there was a mic picking

09:59 1 everything up. Correct?

09:59 2 A Correct.

09:59 3 Q Okay. Your code of conduct requires you to report
09:59 4 unlawful or improper conduct by a fellow officer.
09:59 5 Correct?

09:59 6 A Correct.

09:59 7 Q Did you ever report that Sergeant Mahnke was
09:59 8 improperly conducting the use of force
09:59 9 investigation to anyone?

10:00 10 MS. GEHLING: Objection, argumentative
10:00 11 and mischaracterizes prior testimony.

10:00 12 THE WITNESS: I didn't believe that he
10:00 13 was -- I forgot your exact wording. I don't know
10:00 14 if you can read it back or --

10:00 15 (Record read.)

10:00 16 THE WITNESS: At the time of the
10:00 17 incident, I did not believe that he was improperly
10:00 18 reporting it.

10:00 19 BY MR. THOMSEN:

10:00 20 Q And please tell the jury why.

10:00 21 MS. GEHLING: Objection, asked and
10:00 22 answered, but answer again.

10:00 23 THE WITNESS: I'm sorry. At the time I
10:00 24 didn't believe that myself or Sergeant Mahnke had
10:00 25 used force.

10:00 1 BY MR. THOMSEN:

10:00 2 Q What do you believe you had done with respect to
10:00 3 Mr. Brown?

10:01 4 A I believe -- or I at the time felt that I was just
10:01 5 controlling his arm.

10:01 6 Q And when you say you were "controlling his arm,"
10:01 7 did you have one or two hands on his arm?

10:01 8 A Two.

10:01 9 Q And were you squeezing it -- Strike that. Were you
10:01 10 using both hands to squeeze his arm?

10:01 11 A I don't know if I would characterize it as
10:01 12 "squeezing." I was grabbing ahold of it.

10:02 13 Q So you've got a water bottle in front of you.
10:02 14 Right? Why don't you show the jury how you were
10:02 15 holding Mr. Brown's arm.

10:02 16 A I believe it was like this.

10:02 17 Q Just like that. No force?

10:02 18 A Sir, it's a water bottle.

10:02 19 MS. GEHLING: Objection, argumentative.

10:02 20 BY MR. THOMSEN:

10:02 21 Q Well, that's my point. What do you mean, "It's a
10:02 22 water bottle"?

10:02 23 A I don't recall how hard I held on to his arm.

10:02 24 Q I wanted that because it is a water bottle, and if
10:02 25 you were grabbing it, I'm assuming that you would

10:14 1 A I don't recall if it was played at the remedial
10:14 2 training or not.

10:14 3 Q Do you -- As you're sitting here, do you remember
10:14 4 any portions of Officer Avila's body cam that you
10:14 5 reviewed during your first PI-21?

10:14 6 A In general, I remember it, but maybe not specific
10:14 7 or -- I mean, in general, I remember it.

10:14 8 Q Do you recall witnessing events that were
10:15 9 inconsistent with training provided by the
10:15 10 department?

10:15 11 MS. GEHLING: Objection, vague.

10:15 12 THE WITNESS: Could you just read -- I'm
10:15 13 sorry.

10:15 14 (Record read.)

10:15 15 THE WITNESS: No, I do not recall.

10:15 16 BY MR. THOMSEN:

10:15 17 Q Now, you watched a lot of body cam footage at the
10:15 18 remedial training in June of 2018. Correct?

10:15 19 A Yes.

10:15 20 Q And you recall the first video that you watched at
10:15 21 the remedial training would have been body cam
10:16 22 footage from Officer Grams' body camera?

10:16 23 MS. GEHLING: Objection, foundation.

10:16 24 THE WITNESS: Yes.

10:16 25 BY MR. THOMSEN:

10:24 1 BY MR. THOMSEN:

10:24 2 Q What were the officers told went wrong?

10:24 3 MS. GEHLING: Objection, vague. Please
10:24 4 answer.

10:24 5 THE WITNESS: It was about professional
10:24 6 communication.

10:24 7 BY MR. THOMSEN:

10:24 8 Q So what about professional communication was wrong?

10:24 9 A There was many examples where it wasn't used in
10:24 10 this incident.

10:24 11 Q Let's go through all these many examples where
10:24 12 professional communication was not used in this
10:25 13 incident with Sterling Brown. Go ahead.

10:25 14 A I'm sorry.

10:25 15 Q You said there were many examples.

10:25 16 A Oh. Okay.

10:25 17 Q Right?

10:25 18 A Correct.

10:25 19 Q Okay. Tell the jury what all those examples are.

10:25 20 A Okay.

10:25 21 Q When I ask a question, please just answer.

10:25 22 MS. GEHLING: He's waiting for me to
10:25 23 object. I told him to give me a minute to get my
10:25 24 objections in.

10:25 25 MR. THOMSEN: Fair enough.

10:25 1 THE WITNESS: Officer Grams -- how he
10:25 2 spoke to Mr. Brown.

10:25 3 BY MR. THOMSEN:

10:25 4 Q Okay. What else?

10:25 5 A How my discussion with Mr. Brown went.

10:26 6 Q So what was wrong with your discussion with
10:26 7 Mr. Brown?

10:26 8 MS. GEHLING: Objection, mischaracterizes
10:26 9 his testimony.

10:26 10 THE WITNESS: It wasn't very
10:26 11 professional.

10:26 12 BY MR. THOMSEN:

10:26 13 Q So tell the jury how your communications with
10:26 14 Sterling Brown on January 26, 2018, was not
10:26 15 professional.

10:26 16 A I became frustrated, and that caused me to say,
10:26 17 like, "You know, you're bothering me." So --

10:26 18 Q What else?

10:27 19 A I'm sorry. I'm drawing a blank right now.

10:27 20 Q It's okay. Take your time.

10:27 21 A I just -- I think the overall demeanor that I had,
10:27 22 we talked about that.

10:27 23 Q What about your overall demeanor was inappropriate,
10:27 24 sir?

10:27 25 MS. GEHLING: Objection, mischaracterizes

10:27 1 his testimony.

10:27 2 THE WITNESS: It wasn't -- my overall --

10:27 3 Well, my demeanor was not professional.

10:27 4 BY MR. THOMSEN:

10:28 5 Q In what way, sir?

10:28 6 A Well, how I talked to him.

10:28 7 Q And please explain to the jury the details of that.

10:28 8 A Well, I told him he was bothering me, and that's
10:28 9 the biggest one that sticks out to me.

10:28 10 Q You threatened to tow his truck -- I mean tow his
10:28 11 car.

10:28 12 A Correct.

10:28 13 Q That is an unlawful act by you. Correct?

10:28 14 MS. GEHLING: Objection, argumentative.

10:28 15 THE WITNESS: What part -- I -- I didn't
10:28 16 tow his vehicle for the parking ticket.

10:28 17 BY MR. THOMSEN:

10:28 18 Q I didn't ask you why it was towed ultimately.

10:28 19 A Okay.

10:28 20 Q I'm talking about when you're talking to Mr. Brown
10:29 21 unprofessionally -- using your words -- and you
10:29 22 told him, "Let's tow the car," you had no basis to
10:29 23 tow the car at that point in time. Correct?

10:29 24 MS. GEHLING: Objection, argumentative.

10:29 25 THE WITNESS: That's correct.

10:53 1 THE WITNESS: I don't know how Mr. -- or
10:53 2 Officer Grams would have treated my son.

10:53 3 BY MR. THOMSEN:

10:54 4 Q Certainly you wouldn't have threatened your son by
10:54 5 threatening to tow his car. Would you?

10:54 6 MS. GEHLING: Objection, argumentative,
10:54 7 relevance, calls for speculation, foundation.

10:54 8 THE WITNESS: I might threaten my son,
10:54 9 but -- but I don't know.

10:54 10 BY MR. THOMSEN:

10:54 11 Q What we do know, there was no -- Strike that. You
10:54 12 would agree with me at no point in time was there
10:54 13 reasonable suspicion that Mr. Brown had ever
10:54 14 committed a crime. Correct?

10:54 15 MS. GEHLING: Objection,
10:54 16 mischaracterizes testimony, argumentative.

10:54 17 THE WITNESS: I would disagree with that.
10:55 18 At the time we felt -- or I felt that we had
10:55 19 resisting.

10:55 20 BY MR. THOMSEN:

10:55 21 Q He'd been detained before that point in time
10:55 22 already. Right?

10:55 23 MS. GEHLING: Objection, foundation.

10:55 24 THE WITNESS: Yes. But at that time --
10:55 25 Well, yes.

10:55 1 BY MR. THOMSEN:

10:55 2 Q Okay. So at the point you first approach him, he'd
10:55 3 already been detained. Right?

10:55 4 A Yes.

10:55 5 Q There had been no basis -- no reasonable suspicion
10:55 6 that he had committed a crime for him being
10:55 7 detained. Correct?

10:55 8 MS. GEHLING: Objection, foundation,
10:55 9 argumentative and calls for speculation.

10:55 10 THE WITNESS: From -- I'm sorry. I'm
10:55 11 about to -- At the time I didn't know what the
10:55 12 interaction between Officer Grams and him were --
10:55 13 or was, so I didn't know necessarily -- Well, I did
10:56 14 not know what had transpired.

10:56 15 BY MR. THOMSEN:

10:56 16 Q I'm assuming your training was you're supposed to
10:56 17 find out what had transpired before you start
10:56 18 acting. Right?

10:56 19 MS. GEHLING: Objection, argumentative.

10:56 20 THE WITNESS: Yes. I failed my
10:56 21 supervisor duties at that point.

10:56 22 BY MR. THOMSEN:

10:56 23 Q Well, you failed your -- just being an officer's
10:56 24 duties. Right?

10:56 25 MS. GEHLING: Objection, argumentative.

10:56 1 BY MR. THOMSEN:

10:56 2 Q Every officer coming up has an obligation to ask
10:56 3 the other officer what's going on. Correct?

10:56 4 A I don't know if it's an obligation.

10:56 5 Q What is it then?

10:56 6 A Every officer -- Maybe I didn't understand your
10:56 7 question correctly.

10:56 8 Q Well, I heard your answer. You said as a
10:56 9 supervisor, you had an obligation to ask before you
10:57 10 started doing and acting. Correct?

10:57 11 MS. GEHLING: Objection. I believe it
10:57 12 mischaracterizes his testimony, but whatever.

10:57 13 THE WITNESS: As a supervisor, I failed
10:57 14 to do -- One of my duties was to figure out what
10:57 15 was going on beforehand.

10:57 16 BY MR. THOMSEN:

10:57 17 Q Right. So you failed to ask Officer Grams what the
10:57 18 situation was. Correct?

10:57 19 A Correct.

10:57 20 Q You failed to ask Mr. Brown what was going on.
10:57 21 Correct?

10:57 22 A Correct.

10:57 23 Q You failed to ask his date what was going on.
10:57 24 Correct?

10:57 25 A Correct.

11:01 1 know if his demeanor would have changed or what, so
11:01 2 I don't know what the outcome would be.

11:01 3 BY MR. THOMSEN:

11:01 4 Q Well, you certainly wouldn't have tried to create a
11:02 5 scenario that he was armed. Correct?

11:02 6 MS. GEHLING: Objection, it
11:02 7 mischaracterizes testimony and argumentative.

11:02 8 THE WITNESS: I -- I don't -- I don't
11:02 9 know. I guess maybe I don't understand how you're
11:02 10 asking it.

11:02 11 BY MR. THOMSEN:

11:03 12 Q I'm showing you what was marked as 107. Correct?

11:03 13 A Yes, sir.

11:03 14 Q This is a PI-21. Right?

11:03 15 A Correct.

11:03 16 Q And is a PI-21 taken under oath?

11:03 17 A I don't believe it's under oath.

11:03 18 Q Okay. But you are -- it's your understanding that
11:04 19 when you give a statement, correct, that it must be
11:04 20 truthful.

11:04 21 A Yes.

11:04 22 Q At Page 24 at Line 9 -- Well, at Lines 9 and 8, you
11:04 23 tell -- Is it Sergeant -- What is his name?

11:04 24 A Estacio.

11:04 25 Q -- Sergeant Estacio in quotes, "He got really

11:04 1 agitated with me looking into his vehicle, and now
11:04 2 I see this gun."
11:04 3 A May I see that?
11:04 4 Q Sure.
11:04 5 A Okay. I'm sorry, what line was it?
11:04 6 Q Lines 8 and 9, sir, of --
11:04 7 A Of Page --
11:04 8 Q -- Page 24. Did I read it right?
11:05 9 A You read it correctly.
11:05 10 Q It wasn't true.
11:05 11 A Oh, it was -- Yeah. That -- I did not see a gun.
11:05 12 No.
11:05 13 Q So if you never saw a gun, why are you telling
11:05 14 internal affairs that you saw a gun, sir?
11:05 15 A I must have misspoke and nobody caught it.
11:05 16 Q When you and Sergeant Mahnke were talking and when
11:05 17 Officer Collins got you on his camera unbeknownst
11:05 18 to anybody and you said, "We're protecting
11:05 19 ourselves," after Officer Collins left, what did
11:05 20 you and Sergeant Mahnke talk about?
11:05 21 A I don't recall the specific conversation. I do
11:06 22 know that we talked about how we were going to
11:06 23 split up the work.
11:06 24 Q Please tell the jury how you were going to split up
11:06 25 the work.

11:06 1 A Sergeant Mahnke was going to do the use of force,
11:06 2 and I was going to help him upload body cam. I
11:06 3 also told him I would take the photos for the car.
11:06 4 I don't know if that was before or after our
11:06 5 conversation, though.

11:06 6 Q And in this process of dividing up the work, how
11:06 7 was it designed to protect yourself?

11:06 8 MS. GEHLING: Objection, vague, also
11:06 9 mischaracterizes prior testimony.

11:07 10 THE WITNESS: Maybe I -- I didn't hear
11:07 11 you correctly before. Were you asking about the
11:07 12 conversation before or after Officer Collins came
11:07 13 up? Is that what you asked?

11:07 14 BY MR. THOMSEN:

11:07 15 Q Well, I know there was a conversation going on in
11:07 16 the car. Correct?

11:07 17 A Correct.

11:07 18 Q Sergeant Mahnke, you and Officer Collins for the
11:07 19 time that Officer Collins was in the car. Correct?

11:07 20 A By the car? Yes.

11:07 21 Q He actually got in the car.

11:07 22 A Oh. I don't remember that.

11:07 23 Q I believe he did. At any point in time Officer
11:07 24 Collins left. Right?

11:07 25 A Correct.

11:31 1 explicit bias prior to your contact with Mr. Brown?

11:31 2 A I believe so.

11:31 3 Q And in what context would that have been?

11:31 4 A I believe at an inservice.

11:31 5 Q Okay. And at the remedial training, this June

11:32 6 event that you had, was there discussion about

11:32 7 Officer Grams' use of "I own this" as reflecting

11:32 8 explicit bias?

11:32 9 A I don't recall that term being used with the

11:32 10 discussion.

11:32 11 Q How was the notion of bias used in that discussion?

11:32 12 MS. GEHLING: Objection, foundation,

11:32 13 mischaracterizes testimony.

11:32 14 THE WITNESS: I don't recall it being

11:32 15 used.

11:32 16 BY MR. THOMSEN:

11:32 17 Q Okay. Do you agree that Officer Grams' use of "I

11:32 18 own this" after pushing Mr. Brown had a racial

11:33 19 overtone?

11:33 20 MS. GEHLING: Objection, argumentative.

11:33 21 THE WITNESS: No.

11:33 22 BY MR. THOMSEN:

11:33 23 Q Do you believe that Officer Grams' pushing

11:33 24 Mr. Brown and saying, "I own this" could be

11:33 25 perceived by an African American as having racial

11:33 1 bias?

11:33 2 MS. GEHLING: Objection, calls for
11:33 3 speculation, foundation.

11:33 4 BY MR. THOMSEN:

11:33 5 Q Or reflecting racial bias?

11:33 6 MS. GEHLING: Same objection.

11:33 7 THE WITNESS: I believe it could be
11:33 8 perceived that way.

11:33 9 (Exhibit No. 109 was marked.)

11:34 10 BY MR. THOMSEN:

11:34 11 Q I'm going to show you what's been marked as
11:34 12 Exhibit 109. Can you tell me what that is?

11:34 13 A It says, "Milwaukee Police Department Investigation
11:34 14 Employee Case File History."

11:34 15 Q And on the first page of Exhibit 109, there is a
11:34 16 reference to an incident date of 1-26-2018. Is
11:34 17 that correct?

11:34 18 A Correct.

11:34 19 Q And the allegation -- Well, strike that. That has
11:34 20 to do with your involvement with Sterling Brown.
11:34 21 Correct?

11:34 22 A Correct.

11:34 23 Q And the linked complainant was listed as Michael J.
11:34 24 Brunson. Correct?

11:34 25 A Correct.

11:34 1 Q Who is Michael J. Brunson?

11:35 2 A He's an assistant chief.

11:35 3 Q And the first allegation was "Restraint,
11:35 4 6.01-Excessive Use of Force" and a finding of "not
11:35 5 sustained." Correct?

11:35 6 A Correct.

11:35 7 Q Do you know who determined that that was not
11:35 8 sustained?

11:35 9 MS. GEHLING: Objection, foundation,
11:35 10 calls for speculation.

11:35 11 THE WITNESS: No.

11:35 12 BY MR. THOMSEN:

11:35 13 Q The second allegation is "Competence, 1.02-Failure
11:35 14 to Cooperate with a Citizen to Ensure Public
11:35 15 Safety." Did I read that correctly?

11:35 16 A Yes, sir.

11:35 17 Q And that was to failure -- Strike that. That
11:35 18 refers to your failure to cooperate with Mr. Brown
11:35 19 to ensure his safety. Correct?

11:35 20 MS. GEHLING: Objection, foundation,
11:35 21 calls for speculation.

11:35 22 THE WITNESS: Yes.

11:35 23 BY MR. THOMSEN:

11:35 24 Q And for that you received a policy review.
11:36 25 Correct?

11:36 1 A Correct.

11:36 2 (Exhibit No. 110 was marked.)

11:36 3 BY MR. THOMSEN:

11:36 4 Q And I'm going to show you what's been marked as
11:36 5 Exhibit 110. First, tell me whether you've seen
11:36 6 this document before.

11:36 7 A No, I have not.

11:36 8 MS. GEHLING: It's two pages. Look at
11:36 9 them both, please.

11:36 10 THE WITNESS: Oh. Sorry.

11:36 11 BY MR. THOMSEN:

11:36 12 Q Have you ever seen any of the documents in
11:36 13 Exhibit 110 before?

11:36 14 A No, sir.

11:36 15 Q Do you recall the policy review?

11:36 16 A Yes.

11:36 17 Q And according to this memo by Sergeant Palmer, on
11:37 18 April 16, he met with you to review a matter in
11:37 19 which you and numerous other officers failed to
11:37 20 cooperate with each other during an investigation.
11:37 21 Did I read that correctly?

11:37 22 A Correct.

11:37 23 Q Tell me, how long was this policy review?

11:37 24 A This is an approximate. 15 minutes.

11:37 25 Q And what do you recall about this 15 minutes?

11:46 1 time that he may be armed.

11:46 2 BY MR. THOMSEN:

11:46 3 Q And is that because you saw a gun in the car?

11:46 4 MS. GEHLING: Objection, argumentative,
11:46 5 also foundation.

11:46 6 THE WITNESS: I didn't ever see a gun in
11:46 7 the car.

11:46 8 BY MR. THOMSEN:

11:46 9 Q All right. There was no basis ever to believe that
11:46 10 Mr. Brown was armed. Correct?

11:46 11 MS. GEHLING: Objection, argumentative,
11:46 12 foundation, also mischaracterizes his previous
11:46 13 testimony.

11:46 14 THE WITNESS: Can you just repeat the
11:46 15 first part, please?

11:47 16 (Record read.)

11:47 17 THE WITNESS: It was my belief that he
11:47 18 was armed or possibly armed after seeing the
11:47 19 targets in his car.

11:47 20 BY MR. THOMSEN:

11:47 21 Q You're trained on individuals' constitutional
11:47 22 rights. Correct?

11:47 23 A Correct.

11:47 24 Q As a deer hunter, I have a constitutional right to
11:47 25 have a gun. Right?

11:47 1 A Yes, sir.

11:47 2 Q Citizens have a right to have targets in the back
11:47 3 seat of their car. Correct?

11:47 4 A Yes, sir.

11:47 5 Q Citizens have the right to have targets with holes
11:47 6 in the back seat of a car. Correct?

11:47 7 A Yes, sir.

11:47 8 Q And the fact that there's a target with holes in
11:47 9 the back seat of a car does not constitute a
11:48 10 reasonable suspicion that a person is armed.
11:48 11 Correct?

11:48 12 MS. GEHLING: Objection, argumentative.

11:48 13 THE WITNESS: Correct.

11:48 14 BY MR. THOMSEN:

11:48 15 Q So you would agree with me there was never a
11:48 16 reasonable belief that Mr. Brown was armed.
11:48 17 Correct?

11:48 18 A I believed at the time given his demeanor with --
11:48 19 in -- with the targets accompanying that, with my
11:48 20 belief that he didn't want us to be near his car,
11:48 21 that there was a -- that he may be armed.

11:48 22 Q Now, Sergeant, wasn't that part of the remedial
11:48 23 training? Didn't they tell you that that wasn't a
11:48 24 legitimate basis?

11:48 25 MS. GEHLING: Objection, argumentative,

12:03 1 keeping his hands warm, sir?

12:03 2 MS. GEHLING: Objection, argumentative,
12:03 3 foundation, calls for speculation.

12:03 4 THE WITNESS: I don't know what he was
12:03 5 doing with his hands. I --

12:03 6 BY MR. THOMSEN:

12:03 7 Q So when he had his hands out of his pocket the
12:03 8 first time, did he have a huge bulge in his pocket
12:03 9 that looked like there was a gun there, sir?

12:03 10 MS. GEHLING: Objection, argumentative.

12:03 11 THE WITNESS: I don't recall seeing a
12:03 12 huge bulge.

12:03 13 BY MR. THOMSEN:

12:03 14 Q Right. There was nothing about Mr. Brown's pockets
12:04 15 or the way he had his hands in and out of his
12:04 16 pockets that would ever lead you to suspect that he
12:04 17 had a gun. Correct?

12:04 18 MS. GEHLING: Objection, mischaracterizes
12:04 19 testimony, argumentative.

12:04 20 THE WITNESS: There was nothing specific
12:04 21 about his pockets that made me suspect he had a
12:04 22 gun.

12:04 23 BY MR. THOMSEN:

12:04 24 Q And so then you saw his hands out of his pockets.
12:04 25 He didn't have a gun in his hands. Right?

12:04 1 A Correct.

12:04 2 Q And then when he put his hand into his pockets that
12:04 3 didn't ever look like there was a gun there,
12:04 4 certainly you weren't saying, "Oh, now he has a gun
12:04 5 magically in his pocket." Correct?

12:04 6 MS. GEHLING: Objection, foundation,
12:04 7 argumentative.

12:04 8 THE WITNESS: Correct.

12:04 9 BY MR. THOMSEN:

12:04 10 Q I'm going to show you what's been marked as
12:05 11 Exhibit 112. This is a statement that you actually
12:05 12 made sometime after the incident. Correct?

12:05 13 A Yes, sir.

12:05 14 Q How many versions of this report were there?

12:05 15 MS. GEHLING: Objection, foundation.

12:05 16 THE WITNESS: I'm sorry. I don't
12:05 17 understand your question.

12:05 18 BY MR. THOMSEN:

12:05 19 Q How many drafts of this report were there?

12:05 20 A How many -- This is, as far as I know, the only
12:05 21 report I wrote.

12:05 22 Q Did you make any changes to the report you wrote?

12:06 23 A No.

12:06 24 Q On the first page of the report, middle of that
12:06 25 print, there's a paragraph that starts, "The

12:06 1 reason..." Do you see that?

12:06 2 A Yes.

12:06 3 Q Well, let's start the paragraph before. It says
12:06 4 that you "walked over to where the vehicle was
12:06 5 parked and illuminated the interior of the vehicle
12:06 6 with your flashlight." Correct?

12:06 7 A Yes.

12:06 8 Q And then you said, "As soon as I did this, the
12:06 9 black male subject who was later identified as
12:06 10 Sterling Brown walked towards me." Correct?

12:06 11 A Correct.

12:06 12 Q He didn't lunge towards you. Correct?

12:06 13 MS. GEHLING: Objection, argumentative.

12:06 14 THE WITNESS: That's correct.

12:06 15 BY MR. THOMSEN:

12:06 16 Q He didn't run towards you.

12:06 17 MS. GEHLING: Objection, argumentative.

12:06 18 THE WITNESS: Correct.

12:06 19 BY MR. THOMSEN:

12:06 20 Q He simply walked towards you.

12:07 21 A Correct.

12:07 22 Q So when someone walks towards you as you're
12:07 23 approaching their car, why did you write "in what I
12:07 24 felt was an aggressive manner"?

12:07 25 MS. GEHLING: Objection, vague and also

12:07 1 argumentative.

12:07 2 THE WITNESS: Because at the time when I
12:07 3 was looking into the vehicle and Mr. Brown walked
12:07 4 up, that was the sense I got, that it was
12:07 5 aggressive in how he stood so close and over me.

12:07 6 BY MR. THOMSEN:

12:07 7 Q He didn't touch you.

12:07 8 MS. GEHLING: Objection, argumentative.

12:07 9 BY MR. THOMSEN:

12:07 10 Q Right?

12:07 11 A Correct.

12:07 12 Q So is it the fact that he is a young African
12:08 13 American man that makes him walking "aggressive"?

12:08 14 MS. GEHLING: Objection, argumentative.

12:08 15 THE WITNESS: No.

12:08 16 BY MR. THOMSEN:

12:08 17 Q What makes it aggressive, sir?

12:08 18 A I don't know how to explain it any more than what I
12:08 19 stated.

12:08 20 Q You write, "Then he immediately asked why I was
12:08 21 looking into his vehicle. I advised Brown to not
12:08 22 walk up to an officer in the manner that he did."
12:08 23 Right? That's what your report says?

12:08 24 A Correct.

12:08 25 Q There's no reference in your report that you told

12:08 1 him the Supreme Court said you can look into
12:09 2 anything. Right?

12:09 3 A Correct.

12:09 4 Q And the sergeant of internal affairs said if you
12:09 5 used that language with him, he would be mad as
12:09 6 hell or something to that effect?

12:09 7 MS. GEHLING: Objection, foundation.

12:09 8 THE WITNESS: I believe that's correct.

12:09 9 BY MR. THOMSEN:

12:09 10 Q You then say, "I then told Brown to get away from
12:09 11 the vehicle." Yeah?

12:09 12 A Yes, sir.

12:09 13 Q And then you say, "The reason I did this is because
12:09 14 I did not know what was in the vehicle, and based
12:09 15 on what Sergeant Mahnke told me, I felt there was a
12:09 16 possibility that Brown was either going to attempt
12:09 17 to get into the vehicle and flee or there was
12:09 18 something illegal in the vehicle." Did I read that
12:10 19 correctly?

12:10 20 A Correct.

12:10 21 Q What did Sergeant Mahnke tell you?

12:10 22 A I don't recall the exact conversation.

12:10 23 Q Just tell me general conversation. What did
12:10 24 Sergeant Mahnke generally tell you so now you had a
12:10 25 possibility that Mr. Brown was going to attempt to

12:23 1 submitted to the Honorable, the Board of Fire and
12:23 2 Police Commissioners of the City of Milwaukee by
12:23 3 Chief Alfonso Morales on May 21, 2018, regarding
12:23 4 charges against you. Correct?

12:23 5 A Correct.

12:23 6 Q And you have seen this document before, presumably.

12:23 7 A I may have. It doesn't look familiar to me. I'm
12:23 8 sorry.

12:23 9 Q Look at Page 3 and at the bottom paragraph, the
12:23 10 second to last sentence. It says, in quotes, "His
12:24 11 failure in not allowing the initiating officer to
12:24 12 conduct his investigation and resolve with a
12:24 13 citation as prescribed by the violation in question
12:24 14 led to the escalation of force and concluded with
12:24 15 eight officers using force and a citizen being
12:24 16 tased." Did I read that correctly?

12:24 17 A Correct.

12:24 18 Q And the "his failure" there, that's a reference to
12:24 19 Sergeant Krueger -- you. Correct?

12:24 20 A Yes.

12:24 21 Q Do you agree with that?

12:24 22 MS. GEHLING: Objection, argumentative.

12:24 23 THE WITNESS: Yes.

12:24 24 (Exhibit No. 115 was marked.)

12:24 25 BY MR. THOMSEN:

12:25 1 Q And I'm going to show you what's been marked as
12:25 2 Exhibit 115. Have you ever seen this document
12:25 3 before?

12:25 4 A No, I have not.

12:25 5 Q Do you understand what it is? Put it this way. Do
12:25 6 you know what a discipline review summary is?

12:25 7 A I don't believe I've ever seen one before, so if I
12:25 8 can just have a moment to look at this.

12:25 9 Q Oh, of course. Of course. Of course.

12:26 10 A I'm done, sir.

12:26 11 Q Okay. Do you know what a discipline review summary
12:26 12 is?

12:26 13 A It's apparently the review of the internal
12:26 14 investigation.

12:26 15 Q And you admitted to the charges. Correct?

12:26 16 A Yes.

12:26 17 Q There is a reference here, in quotes, "Member
12:26 18 responded to charges and took responsibility for
12:26 19 his actions." Do you see that?

12:27 20 A Yes, sir.

12:27 21 Q And when you took responsibility for your actions,
12:27 22 you were admitting that your failure to act in a
12:27 23 proper supervisory manner resulted in Mr. Brown
12:27 24 being taken down and tased. Correct?

12:27 25 MS. GEHLING: Objection, argumentative.

12:27 1 THE WITNESS: I believe that my failure
12:27 2 to supervise did not -- I wouldn't say my failure
12:27 3 was the exact and direct reason it happened. It
12:27 4 was definitely a part of the reason that the
12:27 5 outcome was the way it was.

12:27 6 BY MR. THOMSEN:

12:27 7 Q I guess that's fair, because there were two
12:27 8 sergeants involved. Correct?

12:27 9 A Yes, sir.

12:27 10 Q Okay.

12:28 11 MR. THOMSEN: Let's go off the record for
12:28 12 a moment.

12:28 13 THE VIDEOGRAPHER: We are off the record
12:28 14 at 12:28 p.m.

12:28 15 (A break was taken.)

12:43 16 THE VIDEOGRAPHER: We are back on the
12:43 17 record at 12:43 p.m.

12:44 18 (Exhibit No. 116 was marked.)

12:44 19 BY MR. THOMSEN:

12:44 20 Q Sergeant Krueger, I'm going to show you what's been
12:44 21 marked as Exhibit 116, and this is a memo from
12:44 22 Sergeant Hines to Captain Kavanagh dated
12:44 23 November 27, 2018?

12:44 24 A Yes, sir.

12:44 25 Q And this is a discussion of a session Sergeant

12:48 1 MS. GEHLING: Same objection.

12:48 2 THE WITNESS: I don't know why I didn't
12:48 3 write it in my report.

12:48 4 BY MR. THOMSEN:

12:48 5 Q I mean, this is Officer Grams telling his
12:48 6 supervisor -- you -- right after Mr. Brown is tased
12:48 7 "Hey, if he just wouldn't have been a dick, I would
12:48 8 have just said, 'Hey, here you go.'" Right?

12:48 9 A That's what he said. Yes.

12:49 10 Q I mean, he didn't say anything about a robbery.
12:49 11 Right?

12:49 12 MS. GEHLING: Objection, foundation.

12:49 13 THE WITNESS: Correct.

12:49 14 BY MR. THOMSEN:

12:49 15 Q He didn't say anything about dead bodies or
12:49 16 possible dead bodies in the Walgreens. Right?

12:49 17 MS. GEHLING: Objection, foundation.

12:49 18 THE WITNESS: Correct.

12:49 19 BY MR. THOMSEN:

12:49 20 Q Now, were you also in the vehicle when Officer
12:49 21 Collins was calling Mr. Brown a douchebag?

12:49 22 A I'm -- Yes, I was in a squad car when that
12:49 23 happened.

12:49 24 Q And the session you had with Sergeant Hines in
12:49 25 November of 2018 again referred to that when

12:51 1 MS. GEHLING: Objection, foundation, also
12:51 2 argumentative.

12:51 3 THE WITNESS: I don't recall.

12:51 4 BY MR. THOMSEN:

12:51 5 Q You agree that Officer Collins had no basis to be
12:51 6 standing on Mr. Brown's leg. Correct?

12:51 7 MS. GEHLING: Objection, argumentative,
12:51 8 foundation, calls for speculation.

12:51 9 THE WITNESS: I don't know the context of
12:51 10 when he was standing on his foot. It's not a
12:52 11 trained technique.

12:52 12 BY MR. THOMSEN:

12:52 13 Q It's clearly an unreasonable use of force.
12:52 14 Correct?

12:52 15 MS. GEHLING: Objection, argumentative,
12:52 16 foundation.

12:52 17 THE WITNESS: I don't know how much force
12:52 18 was applied. I would call it "untrained and
12:52 19 probably inappropriate," but "unreasonable"? I
12:52 20 don't know.

12:52 21 BY MR. THOMSEN:

12:52 22 Q Are you aware of any Milwaukee Police Department
12:52 23 officers that have been disciplined based on their
12:52 24 race?

12:52 25 MS. GEHLING: Objection, vague.

12:52 1 THE WITNESS: I'm sorry, could you repeat
12:52 2 that?

12:52 3 BY MR. THOMSEN:

12:52 4 Q Are you aware of any -- Strike that. Let me
12:52 5 reframe that question. You have been on the force
12:52 6 for how many years, did you say?

12:53 7 A 13.

12:53 8 Q And in those 13 years, are you aware of any
12:53 9 Milwaukee Police Department officers that have been
12:53 10 disciplined for excessive use of force?

12:53 11 MS. GEHLING: Objection, foundation.

12:53 12 THE WITNESS: I don't recall. Excessive
12:53 13 use of force? No, I don't.

12:53 14 BY MR. THOMSEN:

12:53 15 Q And in those same 13 years, are you aware of any
12:53 16 officers that have ever been disciplined for racist
12:53 17 conduct?

12:53 18 MS. GEHLING: Objection, vague, also
12:53 19 foundation.

12:53 20 THE WITNESS: No. Not that I recall.

12:54 21 MR. THOMSEN: Thank you, Sergeant
12:54 22 Krueger.

12:54 23 THE WITNESS: All right.

12:54 24 MR. THOMSEN: That's all I have for
12:54 25 today.