

IN THE CIRCUIT COURT OF THE 17th JUDICIAL CIRCUIT
IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO.: 12-16625CF10A

STATE OF FLORIDA,
Plaintiff,

vs.

BOYD CORBIN,
Defendant.

_____ /

DEPOSITION
OF
JACKSON PADGETT

Broward County Courthouse
201 Southeast 6th Street
Fort Lauderdale, Florida 33301

May 16th, 2014
2:42 p.m. - 3:23 p.m.

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APPEARANCES:

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For the Plaintiff:

MONIQUE PILLINGER, ESQUIRE

Assistant State Attorney

201 Southeast 6th Street

Fort Lauderdale, Florida 33301

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For the Defendant:

DAN CALLAHAN, ESQUIRE

2131 Hollywood Boulevard

Hollywood, Florida 33020

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Witness:	Direct	Cross	Redirect	Recross
JACKSON PADGETT				
BY MR. CALLAHAN:	4			

EXHIBIT INDEX

None

1 THEREUPON,

2 JACKSON PADGETT

3 a witness named in the notice heretofore filed, having
4 been first duly sworn, deposes and says as follows:

5 DIRECT EXAMINATION

6 BY MR. CALLAHAN:

7 Q. Please state your name for the record, sir.

8 A. Jack L. Padgett, Junior.

9 Q. Can you spell the first name?

10 A. J-A-C-K.

11 Q. What is the middle name?

12 A. Lee.

13 Q. So it's not Jackson?

14 A. Well, I go by Jack, but it's legally both. I
15 was born Jackson, but I'm a junior, so I go by Jack.

16 Q. My name is Dan Callahan. I represent Boyd
17 Corbin in the State of Florida versus Boyd Corbin, Case
18 Number 12-6625CF10A.

19 Notice of taking your deposition has been
20 provided to the State, and that's why Ms. Pillinger is
21 here. Do you want to make an announcement on the
22 record?

23 MS. PILLINGER: Monique Pillinger representing
24 the State of Florida.

25 BY MR. CALLAHAN:

1 **Q.** And I know just briefly before we went on the
2 record, you indicated you have given a deposition before
3 where attorneys have inquired questions of you under
4 oath.

5 **A.** Of course.

6 **Q.** So you understand what the purpose of the oath
7 is?

8 **A.** Absolutely.

9 **Q.** And I know that you are a businessman here in
10 Wilton Manors. Is that right?

11 **A.** Yes.

12 **Q.** And what business do you own?

13 **A.** Georgie's alibi Bar and Grill, and Bill's
14 Filling Station.

15 **Q.** Now, as far as the corporation that you own,
16 or that operates the Alibi?

17 **A.** It's Scatton Bar, Incorporated, d/b/a
18 Georgie's alibi Bar and Grill.

19 **Q.** And how long have you been the --

20 **A.** As of yesterday, eight years.

21 **Q.** What we want to find out is back in 2012, my
22 client was arrested for an incident that occurred in
23 front of a stage that was in front of -- or inside of
24 the parking lot for your business.

25 **A.** Yes.

1 **Q.** Tell me what happens on Halloween? What does
2 Georgie's alibi sponsor?

3 **A.** The city shuts down the drive, and it becomes
4 a block party. So what we do is we get the certificate
5 of insurance, and authorize through our landlords -- we
6 put up a platform and a big screen, megatrons, and make
7 it a Halloween festival.

8 So all the people walking up and down the
9 drive can come through, watch the show, and -- I can't
10 even think of the movie right now. Horror Picture Show.

11 **Q.** Rocky Horror Picture Show?

12 **A.** That's it. We perform this, and we also have
13 performers that perform this on the platform. They do
14 contests and we do giveaways.

15 **Q.** So you do Rocky Horror Picture Show after the
16 contest?

17 **A.** This is going on all night.

18 **Q.** I know a lot about Rocky Horror Picture Show.
19 Where is the video screen?

20 **A.** The video screen is right on the drive. It's
21 at 6th Street and the entrance to my parking lot.

22 **Q.** As people are coming to the parking lot, is
23 the parking lot closed off for the event, or is it open?

24 **A.** At this time, it was not. Now, what we do
25 have is have four entrances. We put a fence up, just a

1 three and a half foot fence, with an iron-link gate
2 around it, just to make it more attractive. But there's
3 entrances every 20 feet.

4 **Q.** But back in 2012, if someone were to
5 transgress onto the parking lot property from Wilton
6 Manors, where would they park? They wouldn't be parking
7 in the parking lot, because that's where the festival is
8 going on?

9 **A.** They actually would. We only block off the 25
10 spaces directly in front of my bar, and the other bar
11 that is in the parking lot, which is now called Hooters,
12 and all the other parking is left open for the public,
13 because we do have a shortage of parking in Wilton
14 Manors.

15 **Q.** How many people attended back in 2012, in
16 estimate, to the parking area, where you have the
17 contest? It was a Halloween costume contest?

18 **A.** It was a Halloween costume contest. I think
19 we had about 3500 people total that showed up throughout
20 the city. Who watched the contest, I would say about
21 200, 300 people.

22 **Q.** Did you guys have security to help with the
23 crowd?

24 **A.** Yes, we did. Extra security.

25 **Q.** You had extra security?

1 **A.** We would only have three security officers
2 nightly, and we brought in extra security, only because
3 it's such a large crowd, you don't want anything to get
4 out of hand.

5 **Q.** Now, the bar, itself, is inside the strip
6 mall, correct?

7 **A.** Yes.

8 **Q.** And the costume party was outside in the
9 parking lot, that was open air?

10 **A.** Yes, open air. It was in the first ten feet
11 when you walk out. I did have an extension permit, by
12 the way.

13 I always follow the rules and get my permits.
14 It was a platform that was less than 18 inches, so I
15 didn't need to have a permit for the city, but I did
16 need to get a permit from ABT, which I did, of course to
17 have the extension of our beverage license.

18 I also acquired a COI for the additional
19 million dollar policy for outside that area, so that
20 would be covered.

21 **Q.** Now, tell me how you know Michael Walters, AKA
22 Dame Edna?

23 **A.** Michael Walters started working with us about
24 three or four years ago. He is Florida's own Dame Edna,
25 and that's his cast.

1 That's his persona, if you will. Michael
2 Walters is who he really is, and he was one of our hosts
3 that night. We had Nicky Adams and Michael Walters.

4 **Q.** Do you know what Nicky Adams's real name is?

5 **A.** Nicky Adams? I can make a call and find out.
6 She works for me in the office. I believe Nicky Adams
7 is -- she legally changed her name to Nicky Adams.
8 She's a transgender.

9 **Q.** So Nicky Adams was formally a man, and now is
10 a transgender female?

11 **A.** Yes. And I haven't inquired too much to know
12 too much about that. That's about all I can tell you.

13 **Q.** I understand.

14 **A.** And I didn't ask.

15 **Q.** When you write out a check to her, and your
16 corporation pays them, is it a 1099?

17 **A.** It's a 1099, and she gets paid under Nicky
18 Adams.

19 **Q.** And your corporation actually sends them a
20 check?

21 **A.** Usually, I pay them in cash.

22 **Q.** Is there any type of record system utilized to
23 help keep track of the payments to both --

24 **A.** By all means. Every person that works for me
25 has a file. We also have a 1099, interview form, as

1 well as an entertainment -- in the State of Florida, you
2 have to have an entertainment agreement for
3 entertainers, to make sure if they are not willing to go
4 on my payroll and be covered by my Workers' Comp, they
5 have to provide proof of their own insurance, or waive
6 us from any liability.

7 **Q.** So that would be memorialized in writing that
8 they would do that?

9 **A.** Yes. Every drag queen or performer I have, we
10 have them sign documents.

11 **Q.** And how long do you retain that information
12 for?

13 **A.** Every year, we have to renew it.

14 **Q.** Do you have documentation for back in 2012?

15 **A.** 2012, she didn't work for me often. Every now
16 and again, she would help me out.

17 **Q.** Who are we talking about, Nicky Adams or
18 Michael Walters?

19 **A.** Michael Walters at that point had just started
20 working for us the year prior, doing Monday night shows
21 from eight, nine, and 10.

22 **Q.** So then as far as leading up to the Wickedween
23 contest, you must have had something for him prior to
24 the 2012 contest?

25 **A.** Absolutely.

1 **Q.** And for Nicky Adams, it would have been the
2 same thing if she was up on stage?

3 **A.** Absolutely.

4 **Q.** Who would have those documents? Do you have
5 an accountant?

6 **A.** My human resources director, Troy Chapman. He
7 is out of town until Monday, but he can be reached
8 Monday afternoon. He will be back by noon. It's his
9 mother's birthday, so I gave him the weekend off.

10 **Q.** Do you know the names -- I know you indicated
11 there were three security guards that you normally have,
12 or personnel working inside the --

13 **A.** I know one is Uye, U-Y-E, Schroder.

14 **Q.** S-C-H-R-O-D-E-R?

15 **A.** Yes. And I also have --

16 **Q.** Just so you know, I just want to make sure,
17 because when I was looking at the YouTube video that was
18 from 2013 -- but this was from 2012.

19 **A.** I was going to say, this was not that
20 shooting.

21 **Q.** Right. I just want to make sure that you
22 remember.

23 **A.** Uye Schroder was definitely there. I can call
24 and get you the other two names.

25 **Q.** Sure.

1 MS. PILLINGER: You don't have to right now.

2 MR. CALLAHAN: You can ask afterwards. Right
3 now, we are under oath, and ultimately, what we're
4 trying to do is find out the names of the security
5 guards. That's my goal right now.

6 THE WITNESS: Uye for sure I know was there.
7 And -- I can see him in front of my face, but I
8 don't know his name. There were two that got
9 involved in the situation.

10 BY MR. CALLAHAN:

11 Q. Was Uye one of them?

12 A. Yes.

13 Q. If you were able to call your HR, you can find
14 out their names, though?

15 A. I believe I can call my manager on duty right
16 now and get the other names.

17 Q. Why don't we do that? That way, we can put it
18 on the record, so we don't have to bring him back, just
19 in case in the future. So we're off the record so you
20 can make those phone calls.

21 (OFF THE RECORD.)

22 BY MR. CALLAHAN:

23 Q. While we're waiting for the communication from
24 your research manager, we're back on the record.

25 A. We heard there was an incident --

1 Q. Let me ask --

2 A. My partner --

3 Q. Hold on. Let me ask the question. What we're
4 trying to find out -- because the question was posed to
5 you before we went back on the record, so we're just
6 going to ask you again. What do you know about the
7 incident between Mr. Corbin and Michael Walters that
8 occurred?

9 A. I can only tell you what was told to me,
10 because I didn't witness it, myself. But obviously, as
11 the owner, people saw it after the fact.

12 MS. PILLINGER: And when you say people, what
13 do you mean?

14 THE WITNESS: Mostly my staff, but mostly,
15 Dame Edna and her partner. They truly chased us
16 down to find us, and were hiding in the dressing
17 room of one of our other clubs to explain to us
18 that she felt insulted and horrified and all this
19 stuff, and she wanted me to know she was hurt.

20 Quite honestly, I saw no damage. I said Edna,
21 sometimes things happen. I don't know if this was
22 a malicious intent.

23 Sometimes, people get carried away on
24 Halloween. We have 3500 people in the drive,
25 things happen. You know, whether his taste in

1 costume was acceptable, or people -- you know, it
2 was his choice.

3 I didn't see the incident, but my security
4 agents told me that they did not have to subdue
5 your client, they had to subdue my employee,
6 because she went after him with her heels.

7 MS. PILLINGER: Before or after?

8 THE WITNESS: After she felt like he tried to
9 accost her. But, I can't get anyone to
10 substantiate the fact that they saw him try to
11 accost her.

12 MS. PILLINGER: Try to what?

13 THE WITNESS: Accost her, hurt her with the
14 flame, or the torch.

15 BY MR. CALLAHAN:

16 Q. When you are referring to her, there is only
17 Michael Walters, right?

18 A. I'm sorry. You have to live in my world. I
19 get confused, as well.

20 Q. I have been living in your world for the last
21 three months. Trust me.

22 A. Well, trust me on this. It's confusing.
23 Michael Walters, in my opinion, and I can only give you
24 my opinion, my security guards thought it was blown out
25 of proportion.

1 She spent three hours on the road afterwards,
2 so obviously, she wasn't too hurt to where she couldn't
3 seek Mark and I out.

4 After Mark and I had hosted the entire city
5 event of 3500 people, we were pretty tired, and we went
6 to Bill's to hide, and we snuck behind one of our bars
7 and grabbed a martini, and we sat down.

8 And she came in and found us and wanted to
9 scream and yell and holler to a point where I actually
10 threw her out of my bar and her partner.

11 **Q.** Which bar was that?

12 **A.** Bill's.

13 **Q.** Bill's Filling Station?

14 **A.** Yes. And I actually fired her that night,
15 because I thought she was making this much more than it
16 was worth.

17 I said you are not hurt, no harm, no foul. It
18 doesn't matter that he wore a costume that might have
19 been offensive, or taken as KKK, which apparently, a lot
20 of people took it as. He came and met me in the office
21 the next week. My suggestion to --

22 **Q.** Who came to you the next week?

23 **A.** Mr. Boyd Corbin. He came to me the next week,
24 and I told him I didn't see anything, and in my opinion,
25 this should all go away.

1 I had a conversation with Michael Walters,
2 telling him I think he shouldn't waste the taxpayer's
3 money and leave this alone. Michael at that point got
4 very angry with me, because I was nonsupportive of him.

5 And I said Michael, I've supported you with
6 everything. I give you insurance, I give you everything
7 you want, but honestly, this is something that is just
8 getting out of control.

9 Q. What insurance do you give him?

10 A. No. I mean, if he were to have an accident --
11 you know, until he signed that document, Workers'
12 Compensation went under me. So if he got hurt on stage,
13 it fell under my insurance policy. There were no
14 claims, but, you know.

15 Q. Did he ask --

16 A. I give him a safe place to work, I have
17 security around at all times. I make sure that he's
18 taken care of, and I do believe sometimes Michael can be
19 a prima donna, and I think he have taken this too far.
20 That's my own opinion.

21 I know that you will use this report for
22 whatever, but that's my opinion. I don't believe it
23 should have gotten this far.

24 Q. Who was with you when Michael came into Bill's
25 Filling Station?

1 **A.** Mark.

2 **Q.** Mark is who?

3 **A.** Mark Megrete.

4 **Q.** How do you spell Mark's last name?

5 **A.** M-E-G-R-E-T-E. He's not only my life partner,
6 but he's also owner of the organization.

7 **Q.** Did Mr. Megrete observe Mr. Walters walk into
8 the bar and --

9 **A.** Yeah.

10 **Q.** Did you observe Mr. Walters to have any
11 problems a few hours after the incident coming into the
12 bar in Bill's Filling Station to talk to you?

13 **A.** Absolutely. As I told you, I fired him --

14 **Q.** But did you see him having any problems
15 walking as he came into Bill's Filling Station?

16 **A.** No. I'm sorry. I'll be more formal. No. He
17 came down the staircase perfectly fine.

18 MS. PILLINGER: Who did you fire?

19 THE WITNESS: Well, I got angry, because they
20 were getting out of control --

21 MS. PILLINGER: Who is they?

22 THE WITNESS: Michael Walters and his
23 boyfriend. I said I'm going to tell you this. You
24 guys need to calm down. Don't ever speak to me
25 that way, because I am the owner. If you speak to

1 me that way again, and you are fired.

2 MS. PILLINGER: Did you actually fire them?

3 THE WITNESS: I did at the time out of anger,
4 because they just would not stop, and I told them
5 to stop, stop, stop, we will deal with this on
6 Monday during the business day.

7 It is a Friday night, Thursday night, whatever
8 it was. We are not working right now. I finally
9 have a drink in my hand. I want to just chill out.

10 I don't want to deal with this. We will deal
11 with it tomorrow. Call me, we will meet at the
12 house. His boyfriend started mouthing off, and I
13 said you need to get out, because you don't work
14 for me.

15 And he kept going, and then I finally said
16 screw you both, you are fired, you get off my
17 property before I have you arrested by the police.

18 MS. PILLINGER: I thought you were at a
19 different bar?

20 THE WITNESS: I was. I was at my other bar.

21 MS. PILLINGER: Okay. So you own that, too?

22 THE WITNESS: Yes. I own a couple of them.

23 BY MR. CALLAHAN:

24 Q. The security guard that was able to
25 communicate -- I want you to calm down, too.

1 **A.** No, I'm fine. My heart rate is going up and
2 down.

3 **Q.** I'm worried about your health.

4 **A.** He said it's normal for the first couple of
5 weeks.

6 **Q.** Did the bar security personnel, the one who
7 was really able to communicate to you what happened,
8 that actually observed -- what we call personal
9 knowledge, who actually was there?

10 **A.** Uye Schroder, and he just went to his home
11 away, but he'll be back for the week.

12 **Q.** So he resides in Fort Lauderdale?

13 **A.** He does. He works for us now full-time.

14 **Q.** So you have an address for him as far as from
15 your HR director?

16 **A.** Absolutely.

17 **Q.** Would you have any problems providing that
18 information either to the State or myself?

19 **A.** Not at all. And I think I just got the
20 information for the other two.

21 **Q.** From your HR director?

22 **A.** He did send me information, but it's not
23 anything I can repeat in front of the lady.

24 MS. PILLINGER: I won't be offended.

25 (OFF THE RECORD.)

1 BY MR. CALLAHAN:

2 Q. So Mark is there, and he sees Walters and his
3 boyfriend, and Nicky Adams is not Michael Walters's
4 boyfriend, right?

5 A. No, no, no. And Nicky even said -- she was
6 standing right by him, and said I didn't see a damn
7 thing.

8 Q. Does Nicky still work for you?

9 A. Yes. She just fills in. Well, what she does
10 is volunteers her time for our charity events. For
11 example, on Saturday, we had a bash auction to raise
12 money for the Broward House. So she filled in to be an
13 emcee, donated her time, rather than me having to pay
14 it, to raise money for the Broward House.

15 Q. So you were able to, in turn, get money to the
16 Broward House?

17 A. Yes. And on occasion, she comes in and plays
18 my girl Friday when I'm running behind -- while I was in
19 the hospital for those weeks, she came in and did some
20 filing for me, ran my errands, did that type of stuff,
21 but that was all.

22 Q. So I really -- I know that we named Mr.
23 Schroder, are there any other bouncers or security
24 personnel?

25 A. There are. There's two more.

1 **Q.** Do they still work with you?

2 **A.** I know one does. I believe one does. The
3 other one may not.

4 **Q.** But you have both of their names that we can
5 get from your HR?

6 **A.** Absolutely. And I have their forwarding
7 information if they don't work for us. We keep a very
8 detailed reference.

9 **Q.** I appreciate that. I saw your SunBiz so I see
10 all the annual reports that you done. You're probably
11 on top of the corporate structure.

12 **A.** I don't want anybody to get mad at me.

13 **Q.** Does anyone video tape the contest for you
14 guys?

15 **A.** Well, and here's where we went wrong. After
16 building the Hard Rock Hotels and Casinos, I'm really
17 into surveillance, so I put a full surveillance system
18 into the bar, and I failed on the fact that I did not
19 put cameras in front of my bar, going out into the
20 parking lot. That is being corrected.

21 **Q.** Do you know Mr. Straub, a realtor in your
22 community? Paul Straub?

23 **A.** That sounds very familiar.

24 **Q.** Have you ever seen the YouTube videos that
25 were posted both about your 2013 parties and then the

1 one from 2012?

2 **A.** No, I don't think I have. I hope they were
3 positive.

4 **Q.** He's a realtor that works across the street
5 from Georgie's alibi.

6 **A.** That's Trintelas.

7 **Q.** Trintelas?

8 **A.** The city commissioner now for Broward County.

9 **Q.** Does he have someone who works for him named
10 Paul Straub?

11 **A.** You know what? I think that's exactly where
12 he works. Because they park in our parking lot and walk
13 across the street.

14 **Q.** So they park in your parking lot to go to
15 their business?

16 **A.** Yes.

17 **Q.** Has anyone ever shown you their videos that
18 they produced for your costume party?

19 **A.** No.

20 **Q.** It seems much like a self-marketing, where
21 they are promoting their real estate company, and at the
22 same time, they are showing everyone is their costumes.

23 **A.** It's busy.

24 **Q.** But you haven't seen the video?

25 **A.** I haven't seen them. I have to tell you I'm

1 not much of an IT guy. I do e-mails, and I have a smart
2 phone. My smart phone, I answer phones, and I text.

3 **Q.** So you don't capture videos and edit videos?

4 **A.** No. It hasn't been a big part of me. I have
5 an IT guy that works for me, and he's my director of
6 operations, so he usually maintains all that for me,
7 including my marketing and advertising.

8 **Q.** To your knowledge, did anyone video tape the
9 costume party?

10 **A.** I reckon someone did.

11 **Q.** We are trying to get that video.

12 **A.** I imagine someone must have. I can't imagine
13 someone not. I would be surprised -- I have 128
14 employees. I would be surprised if one of them didn't
15 get out there with a video camera. And I have no
16 turnovers, so pretty much all of them still work for me.

17 **Q.** How many employees do you have?

18 **A.** Alibi is 78.

19 **Q.** Is there a way to find out --

20 **A.** Actually, I can go back to the 2012 schedule.
21 Again, we keep very good records. I don't throw
22 anything out. Call me a pack rat, but I like having
23 things available.

24 **Q.** Well, if we could get the shift of the people
25 who were working that evening, we could track them down.

1 **A.** Let me call. If you don't mind, may I make
2 one more call to Jeffrey, to see if he -- he might even
3 know who has one.

4 **Q.** Sure. The goal of the deposition, and why you
5 were subpoenaed, is that if you may have knowledge or
6 have knowledge to this incident. And believe me, you
7 have shared more with us than most other people.

8 At this point, we have the names and that
9 information that you know off of your head. You are
10 indicating that you have documents that you would be
11 able to provide me with that information so I can track
12 these individuals down so I can ask them some simple
13 questions whether they have a video tape so we can show,
14 perhaps, this video tape to the jury.

15 That's my goal. And you are helping us find
16 other witnesses, like Mr. Schroder. I appreciate that.

17 **A.** And I hope I'm working for both of you.

18 MS. PILLINGER: You are. Thank you.

19 BY MR. CALLAHAN:

20 **Q.** We just want to go back on the record. The
21 incident report that we hear you talking about, and I
22 know we mentioned it maybe once or twice during the
23 deposition, tell me what that incident report is.

24 **A.** Whenever we have any incident, whatsoever, as
25 minor or as major as a car accident, we do an incident

1 report, and we write everyone's name who is involved, we
2 get their identification, we take notes about any person
3 who witnessed it.

4 We take notes to insure that we are protected
5 from any liability, just in case someone tried to come
6 back and sue me later. Because normally, when people
7 find out what I'm worth, they tend to do that.

8 So we do an incident report on everything. We
9 do have a full incident report signed by the witnesses,
10 and the -- and it was Trenton, not Uye. Uye came around
11 the corner after Trenton had already blown out the torch
12 but apprehended Dame.

13 She was more physical than Boyd Corbin, and he
14 subdued her. That's exactly how it was.

15 MS. PILLINGER: But did he see the start of
16 the incident?

17 THE WITNESS: He did not.

18 MS. PILLINGER: Trenton didn't, either?

19 THE WITNESS: He didn't see the start of the
20 incident. Unfortunately, I don't know anyone in my
21 employment that ever saw --

22 MS. PILLINGER: The start of it, and how it
23 started?

24 THE WITNESS: Exactly. And unfortunately, I
25 can't substantiate --

1 MS. PILLINGER: Anything.

2 THE WITNESS: You know, the only opinion, and
3 if you want to take this off the record --

4 MR. CALLAHAN: Whether it's admissible in
5 evidence is another thing.

6 MS. PILLINGER: It's different here.

7 THE WITNESS: You have to understand that
8 quite honestly, Dame is a bit of a drama queen, and
9 made it much worse than what it was.

10 MS. PILLINGER: But you are basing that
11 decision of what you know of him, versus what
12 actually happened that night, because you weren't
13 there?

14 THE WITNESS: Right. And talking with
15 everyone who I did talk around the stage, who not
16 one of them felt like anyone was in danger.

17 So I don't believe Boyd did anything with
18 malicious intent. That's my opinion.

19 That's why I asked her -- that's why I called
20 her to the office, advised her to let this go, and
21 move on.

22 BY MR. CALLAHAN:

23 Q. Did Detective Pilewski ever get in touch with
24 you from the Wilton Manors Police Department? I know
25 the answer to this, probably, but I just have to ask

1 you.

2 **A.** I talked to a lot of -- I talk to the police
3 department a lot, and I have lunch with the chief and
4 city commissioner several times a week.

5 Honestly, I can't tell you whether he did or
6 not. I don't really remember. Detective Pilewski has
7 come to my office on several occasions because I work
8 with them a lot to make sure drugs and stuff stay
9 outside of my bars.

10 So we talk about a lot of things, and I
11 don't -- he must have. I'm certain he did. He probably
12 came and asked my opinion, and I gave my opinion. Until
13 I got this, I thought this was done.

14 **Q.** Did he ever inquire of all the stuff I'm
15 inquiring about?

16 **A.** I'm certain he had to.

17 **Q.** About the report that your company generated
18 about this?

19 **A.** If we -- sorry, it's my age. Usually, I have
20 a great memory. He had to come and talk to me. If he
21 did, he asked all the questions that you did, and I gave
22 him all the same information.

23 **Q.** Do you think you actually gave him the names
24 of the security personnel?

25 **A.** If he came to see me, I absolutely did. I

1 gave him all pertinent information.

2 MS. PILLINGER: But you can't remember for
3 sure?

4 THE WITNESS: I really can't at all. We
5 really do talk several times a week, and this has
6 been two years now, and I'm trying to remember all
7 of our conversations.

8 BY MR. CALLAHAN:

9 Q. The part about Dame going after Mr. Corbin
10 with the high heels, I know that --

11 A. That was relayed to me. I never saw it,
12 either.

13 Q. Who made that comment to you?

14 A. One of the security guards. And that's why
15 the security guards felt it was best to subdue her.

16 Q. Subdue Michael Walters than Mr. Corbin?

17 A. Right. Mr. Corbin did not seem to be a
18 physical threat to anyone.

19 Q. And after the incident, did they ever have to
20 do anything to Mr. Corbin, your security?

21 A. No, not at all. Mr. Corbin actually came to
22 my corporate office. I don't work from the bars. We
23 have several companies, and I have a corporate office.
24 He came to my office to meet with me and talk to me
25 about the circumstances, and to explain, and I merely

1 advised him I felt his costume choice was ill-advised,
2 to be nice.

3 It was offensive, but at the same token,
4 people in the United States have a right to express
5 whatever they choose under First Amendment rights.

6 **Q.** Do you know what happened with the tiki torch,
7 as far as what information had been conveyed to you?

8 **A.** It was put out, and I don't know if it was
9 taken, or he was told to take it home. But it was put
10 out at that moment. It could not be lit, not on my
11 property.

12 **Q.** Did anyone say anything to him beforehand with
13 him walking around with a lit torch?

14 **A.** No. He walked all the way from Five Points,
15 all the way past -- I'm sorry. Past Rosie's Rumors,
16 which was Maddy's at the time, New Moon, The Manor.

17 **Q.** Who is this company that you hired? You said
18 you hired more security. What was the name of that
19 company?

20 **A.** No, no. I have my own security.

21 **Q.** You just got more guys?

22 **A.** Yes.

23 **Q.** And do you have the documentation of those
24 guys and their addresses?

25 **A.** I'm sure we do. It will be on the schedule.

1 And again, I'm a pack rat, so I don't throw out
2 schedules like that.

3 Q. I think Ms. Pillinger would agree that I could
4 try to go to the court to get this information from a
5 court order, but I think it will be easier from the
6 standpoint of just contacting you, if you are willing to
7 do it. Just so you know, the State Attorney and myself
8 just want to get the information.

9 A. You can swing by any time, or call me, and
10 I'll send my assistant with whatever you need. You
11 don't need a court order to get my cooperation.

12 Q. Thank you so much.

13 A. In my opinion, this should go away, and not be
14 a waste of all your time.

15 Q. I appreciate that.

16 A. That's my opinion. Don't hold me to it.

17 MR. CALLAHAN: Do you have anything else you
18 want to add?

19 MS. PILLINGER: No.

20 MR. CALLAHAN: We have a rule of civil
21 procedure that before the transcript will become
22 part of the court file, if it is transcribed of
23 your deposition, you have a right to review it.

24 You can waive the right of reading your
25 deposition transcript if you would like to, but you

1 can always utilize the transcript in the future to
2 help refresh your recollection. So read or waive?

3 THE WITNESS: I didn't know this would become
4 public record.

5 MR. CALLAHAN: If it gets transcribed --

6 THE WITNESS: Well, you have to understand
7 something. I'm a bit of a local celebrity, and the
8 second that Dame Edna finds out that I went against
9 her statement, it will be front page news of every
10 magazine between Tallahassee and here, and it will
11 be how the bar owner, the largest par owner in the
12 state did not support his staff.

13 I would rather try to keep this quiet, if any
14 way possible. If not, I will stand by my word that
15 this is what I truly believe, and if people don't
16 like it, they just don't like it. You have to do
17 what you have to do.

18 MR. CALLAHAN: Okay. Do you want to read or
19 waive?

20 THE WITNESS: I would like to read it.

21 (Thereupon, the deposition was concluded.)
22
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CERTIFICATE

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STATE OF FLORIDA)
COUNTY OF BROWARD)

I, CLAY HILDUM, a Court Reporter, do
certify that I was authorized to and did report the
foregoing deposition of JACKSON PADGETT, a witness
called in the above-styled cause, that the witness was
first duly sworn by me; that a review of the transcript
was requested; and that the transcript is a true and
complete record of my notes.

I further certify that I am not an
attorney or counsel for any of the parties, nor related
to any of the parties, nor financially interested in the
action.

Dated this 5th day of June, 2014.

CLAY HILDUM
COURT REPORTER

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June 5th, 2014

RE: State of Florida vs. BOYD CORBIN

Dear Sir or Madam:

You have reserved your right to read and sign the deposition transcript in the above-captioned case to which you were the deponent.

This task may be accomplished by way of your attorney who may provide you with a copy of the transcript. If necessary, you may call us at the number below to schedule an appointment for you to appear at our office to read and sign the deposition transcript. An errata sheet will be provided to you at that time. Our office is open Monday through Friday from 8:00 a.m. to 5:30 p.m.

Respectfully,

CLAY HILDUM

APEX REPORTING GROUP
12 Southeast 7th Street, Suite 702
Fort Lauderdale, Florida 33301
Phone (954) 467-8204
Fax (954) 467-8214

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