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1	STATE OF MINNESOTA DISTRICT COURT
2	COUNTY OF HENNEPIN FOURTH JUDICIAL DISTRICT
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4	De-Aunteze Lavion Bobo,)
5	Petitioner,) TRANSCRIPT OF PROCEEDINGS) D.C. File 27-CR-06-087114
6	vs.
7	State of Minnesota,
8	Respondent.)
9	
10	The above-entitled matter came duly on for hearing
11	before the Honorable Susan Robiner, one of the judges of
12	the above-named court, Courtroom 1953, in the Hennepin
13	County Government Center, Minneapolis, Minnesota, on the
14	9th day of November, 2020.
15	
16	APPEARANCES:
17	ZACHARY LONGSDORF, ESQ., Attorney at Law, appeared
18	via Zoom, on behalf of the Petitioner.
19	KACY WOTHE, ESQ., Assistant Hennepin County
20	Attorney, appeared via Zoom, on behalf of the
21	Respondent.
22	GEOFFREY ISAACMAN, ESQ., Assistant Hennepin County
23	Public Defender, appeared via Zoom, on behalf of Samuel
24	James.
25	

1 (The following proceedings were had in 2 open court:) 3 THE CLERK: Your Honor, we're calling Court File No. 27-CR-06-087114. 4 5 Would the parties present state your names for the record. 6 7 THE COURT: We'll start with counsel for 8 Mr. Bobo. 9 MR. LONGSDORF: Zack Longsdorf. Longsdorf is spelled L-o-n-g-s-d-o-r-f, on behalf 10 11 of De-Aunteze Bobo. And counsel for the State. 12 THE COURT: 13 MS. WOTHE: Kacy Wothe for the State, 14 K-a-c-y, W-o-t-h-e. 15 THE COURT: And counsel for Mr. James. MR. ISAACMAN: Good afternoon, Your 16 17 Geoffrey Isaacman. Honor. That's 18 G-e-o-f-f-r-e-y, and Isaacman is I-s-a-a-c-m-a-n. 19 I'm appearing on behalf and remotely with Mr. 20 James. 21 THE COURT: Thank you. And good 22 afternoon, everyone. We are conducting this 23 hearing remotely. And this is a hearing for --24 being brought by petitioner, De-Aunteze Bobo, for 25 post-conviction relief in this matter. Mr. Bobo

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1	is not present, however, this afternoon. We do
2	have the first witness that will be called in
3	this hearing and that is Mr. Samuel James.
4	And good afternoon, Mr. James.
5	MR. JAMES: Good afternoon.
6	THE COURT: Can you hear us all right?
7	MR. JAMES: Yes, ma'am.
8	THE COURT: Thank you. As I said, we
9	are conducting this remotely and that is by
10	agreement of the parties and also by virtue of
11	the fact that we are functioning under the
12	pandemic rules which are at least currently
13	necessitating remote hearings.
14	Unless you folks have a different idea
15	of how to proceed, I would suggest that I'm going
16	to ask Mr. Longsdorf whether he wants to present
17	an opening statement at this time or whether he
18	wants to reserve presenting opening statement to
19	the what I'm calling the second installment of
20	this evidentiary hearing, because we are
21	conducting the hearing in at least two two
22	installments by virtue of some of the limitations
23	of being able to remotely access persons at Rush
24	City.
25	Mr. Longsdorf, do you want to present an

	±
1	opening this afternoon or do you want to reserve?
2	MR. LONGSDORF: I wish to reserve that,
3	Your Honor.
4	THE COURT: All right. Is there
5	anything else that anyone wants to place on the
6	record before we swear in Mr. James?
7	MR. ISAACMAN: Judge, if I may for a
8	second?
9	THE COURT: Yes.
10	MR. ISAACMAN: I know we had many
11	discussions off the record, I don't know if there
12	was anything that was formally part of the
13	record. But just so the record is clear, I was
14	appointed to provide legal advise to Samuel James
15	about his potential fifth amendment right issues.
16	And I did inform the Court and both parties of
17	Mr. James' intention to invoke his fifth
18	amendment rights against self-incrimination
19	should he be asked any questions as it relates to
20	the incident in question back in 2006, or should
21	it be or related to statements he's given that
22	could potentially implicate himself or the
23	circumstances surrounding those giving
24	providing those statements. I think everybody is
25	aware of that but I just wanted the record to be

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1	clear that Mr. James had and continues to
2	express that intention so everybody is aware
3	going forward.
4	THE COURT: Thank you, Mr. Isaacman.
5	That is certainly my understanding. And
6	everything that you've stated on the record this
7	afternoon is consistent with statements that you
8	have made off the record, and I appreciate your
9	summary. We are calling Mr. James this afternoon
10	because while I have every reason to believe that
11	he will respond consistently with how you've
12	represented his anticipated testimony, I do
13	believe I owe, as a point of law, Mr. Longsdorf
14	the right to pose the questions and for the
15	exercise of the privilege to be expressed and in
16	response to specific questions. And that's why
17	we're all here today.
18	Anything else before we go ahead and
19	swear in Mr. James for questioning by the
20	parties?
21	MR. LONGSDORF: No, Your Honor.
22	MS. WOTHE: No, Your Honor.
23	THE COURT: All right. In that case,
24	Mr. James, if you would raise your right hand.
25	And the witness has so done so.

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1		SAMUEL JAMES,
2	called	as a witness, having been first duly sworn, was
3	examin	ed and testified as follows:
4		THE COURT: Thank you. And Mr. James
5		has so indicated. And, Mr. Longsdorf, you may
6		proceed.
7		DIRECT EXAMINATION
8	BY MR.	LONGSDORF:
9	Q.	Good afternoon, Mr. James. My name is Zack
10		Longsdorf, I represent De-Aunteze Bobo. This is
11		my opportunity to ask you some questions. Have
12		we ever met before?
13	A.	No.
14	Q.	Where do you currently reside?
15	Α.	Rush City.
16	Q.	And is that at the correctional facility there?
17	A.	Yeah.
18	Q.	Why are you in the correctional facility?
19	Α.	For crime that I committed a while back.
20	Q.	What crime was that?
21	A.	Being involved in a shooting.
22	Q.	How long is your current sentence?
23	Α.	Uh, 60/40.
24	Q.	Do you know how long De-Aunteze Bobo's sentence
25		is in his case?

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1	Α.	No.
2	Q.	How long have you been at the Rush City
3		Correctional Facility?
4	Α.	For about three years or so.
5	Q.	And before that were you in any other
6		correctional facility?
7	Α.	Stillwater, Oak Park.
8	Q.	When were you last in Stillwater?
9	Α.	Three years ago.
10	Q.	And how about when were you last at Oak Park
11		Heights?
12	Α.	I'd say about four years before that.
13	Q.	Do you know an individual named De-Aunteze Bobo?
14	Α.	Yeah.
15	Q.	How do you know Mr. Bobo?
16	Α.	He's my relative.
17	Q.	How are you guys related?
18	A.	His it's hard to explain, but basically he
19		would be my second cousin.
20	Q.	Okay. And how old would you have been back in
21		December of 2006 when you testified in the grand
22		jury in this case?
23	Α.	Nineteen.
24	Q.	And how old would you have been when you
25		testified at trial in this case back in June of

		8
1		2007?
2	A.	Twenty.
3	Q.	How old are you currently?
4	Α.	Thirty-three.
5	Q.	Now, when you testified before the grand jury in
6		this case you said that Mr. Bobo told you that he
7		and Leonard Slaughter shot two men outside of
8		Stand Up Frank's on June 2, 2006. Was that
9		testimony true?
10	A.	I'd rather not answer that question.
11	Q.	Okay. And is that are you raising your fifth
12		amendment right not to answer that question?
13	Α.	Yes, sir.
14		THE COURT: Can I interrupt for just a
15		moment just because I'm I want to make clear,
16		the question related to his grand jury testimony
17		or his trial testimony?
18		MR. LONGSDORF: Grand jury, Your Honor.
19		THE COURT: Thank you. Go ahead.
20	BY MR.	LONGSDORF:
21	Q.	Did you send a letter to the Hennepin County
22		Attorney's Office stating that you and not
23		Mr. Bobo were the driver in the June 2, 2006,
24		Stand Up Frank's shooting?
25	Α.	I plead the fifth.

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1	Q.	Did you contact the Innocence Project and let
2		them know that it was you and not Mr. Bobo who
3		was the driver in the June 2, 2006, Stand Up
4		Frank's shooting?
5	Α.	I basically told them that he had nothing to do
6		with it.
7	Q.	And how did you contact the Innocence Project?
8	Α.	Through a number that I had received.
9	Q.	And can you tell us what you said specifically?
10	Α.	I basically just let them know like everything
11		that went on and how Sgt. Folkens and them was
12		trying to basically find a way to get me to go
13		against him, and basically all that everything
14		that they gave that they said to me and was
15		trying to use against him.
16	Q.	And as part of that letter did you give any
17		indication of who was actually involved in that
18		shooting?
19	Α.	I can't remember, I think so.
20	Q.	And who would that have been?
21	Α.	I plead the fifth on that one.
22	Q.	Did you do a series of recorded interviews with a
23		reporter named Robin McDowel (ph)
24	Α.	Yes.
25	Q.	in which you stated that it was yourself, not

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1		Mr. Bobo, who was involved in the June 2, 2006,
2		Stand Up Frank's shooting?
3	Α.	I plead the fifth.
4	Q.	But you acknowledge that you did do a series of
5		interviews with Ms. McDowell?
6	Α.	Yes.
7	Q.	And were you aware that she was recording those?
8	Α.	I kind of figured she was.
9	Q.	Did you give a statement to an investigator hired
10		by Mr. Bobo in which you stated it was you and
11		not Mr. Bobo who was the driver in the June 2,
12		2006, Stand Up Frank's shooting?
13	Α.	I plead the fifth.
14	Q.	Did you ever meet with an investigator hired by
15		Mr. Bobo?
16	Α.	Not that I can think of.
17	Q.	Did you provide an affidavit to Mr. Bobo, a sworn
18		affidavit, in which you stated that it was you
19		and not Mr. Bobo who was the driver in the
20		June 2, 2006, Stand Up Frank's shooting?
21		THE COURT: Mr. Longsdorf, could you
22		identify the date of that affidavit as part of
23		your question.
24		MR. LONGSDORF: I can, Your Honor, just
25		one second. The affidavit was dated November 21,

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1		2018. Would you should I reask the question?
2		THE COURT: I think so.
3		MR. LONGSDORF: I'll do that.
4	BY MR.	LONGSDORF:
5	Q.	Did you provide to Mr. Bobo a sworn affidavit
6		dated November 21, 2018, in which you stated that
7		it was you and not Mr. Bobo who was the driver in
8		the June 2, 2006, Stand Up Frank's shooting?
9	A.	I plead the fifth.
10	Q.	Now, at various points, including at trial and in
11		a prior post-conviction hearing, you stated that
12		Mr that you were aware that Mr. Bobo was
13		innocent of the June 2, 2006, Stand Up Frank's
14		shooting; is that true?
15	Α.	Yes. Actually, that's when I was trying to like
16		let them know everything and they wouldn't hear
17		it.
18	Q.	And how is it that you know that Mr. Bobo was not
19		involved in that shooting?
20	Α.	Because of Sgt. Folkens and the other officer
21		that he had up in there kept trying to provide me
22		with certain things certain details in order
23		to convict Bobo.
24	Q.	Do you have any personal knowledge of whether or
25		not Mr. Bobo was involved in that shooting?

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1	Α.	No. I plead the fifth on that.
2	Q.	Was there something that happened to you that
3		caused you to decide to come forward to Mr. Bobo
4		and the several others we had talked about
5		earlier to state that you were, in fact, the
6		driver of the vehicle on the June 2, 2006, Stand
7		Up Frank's shooting?
8	Α.	No. That's one of the things I did want to say.
9		A lot of people try to make it seem like I was
10		approached or something or, you know, but I
11		wasn't.
12	Q.	Okay. And was there was there something that
13		went on in your life that made you want to talk
14		to Mr. Bobo about that or get that out there?
15	Α.	To kind of just apologize for even allowing them
16		to put him in the jam.
17	Q.	And what did you feel you needed to apologize
18		for?
19	Α.	Because I knew it was a lie and they had me going
20		helping them to lie.
21	Q.	And what part of it was a lie?
22	Α.	All of it. Him having something to do with it
23		and all of that.
24	Q.	Did Mr. Bobo ever tell you that he and Leonard
25		Slaughter shot two men outside of Stand up

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1		Frank's on June 2, 2006?
2	Α.	I plead the fifth.
3	Q.	Did Mr. Bobo ever tell you that he was the driver
4		of that vehicle?
5	Α.	I plead the fifth.
6	Q.	Did Mr. Bobo ever tell you that Leonard Slaughter
7		was the passenger in that vehicle?
8	Α.	I plead the fifth.
9	Q.	Did Mr. Bobo ever tell you that he instructed
10		Leonard Slaughter to shoot that man and the man
11		that was with him outside of Stand Up Frank's?
12	Α.	I plead the fifth.
13	Q.	When you decided that you wanted to try to set
14		the record straight and make it known that your
15		testimony hadn't been truthful at the grand jury,
16		what did you do?
17	Α.	I said something in the court in the
18		courtroom. And they basically tried to shut me
19		up and put me out the courtroom scene.
20	Q.	And do you know what what hearing that
21	K	happened at?
22	Α.	The first time I ever came down there.
23	Q.	And who did you try to make it known to?
24	Α.	Everybody. Judge, everybody. And then they
25		tried to basically they basically just forced

1 me out of there and to a little holding cell where they was trying to talk to me and then back to my cell. 2. Okay. During the time that you've been in the Rush City Correctional Facility with Mr. Bobo, how often do you interact with Mr. Bobo? 7 A. We don't really see each other because I'm on a whole different side of the prison. 9 Q. How often, if at all, would you say that you do see Mr. Bobo? 11 A. You say what's that? 12 Q. How often, if at all, do you see Mr. Bobo? 13 A. Kind of like in I've seen him in visiting and 14 like just in passing. And there was at one point where I did try to apologize and let him know, you know, but he kind of brushed it off and was 17 just like telling me about the programs that they had and all of that going on. And I and I had told him what I was going to do, and it was kind of like he didn't believe me so he just brushed 21 it off. 22 Q. And where did that conversation take place? 23 A. Going to the visiting room. Q. And how long would you say you guys were together at that time?			
 to my cell. Q. Okay. During the time that you've been in the Rush City Correctional Facility with Mr. Bobo, how often do you interact with Mr. Bobo? A. We don't really see each other because I'm on a whole different side of the prison. Q. How often, if at all, would you say that you do see Mr. Bobo? A. You say what's that? Q. How often, if at all, do you see Mr. Bobo? A. Kind of like in I've seen him in visiting and like just in passing. And there was at one point where I did try to apologize and let him know, you know, but he kind of brushed it off and was just like telling me about the programs that they had and all of that going on. And I and I had told him what I was going to do, and it was kind of like he didn't believe me so he just brushed it off. Q. And where did that conversation take place? A. Going to the visiting room. Q. And how long would you say you guys were together 	1		me out of there and to a little holding cell
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24 Q. And how long would you say you guys were together	22	Q.	And where did that conversation take place?
	23	A.	Going to the visiting room.
25 at that time?	24	Q.	And how long would you say you guys were together
	25		at that time?

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1	Α.	About two to three minutes.
2	Q.	And so aside from that time where you guys
3		actually sort of had a conversation, is there
4		other times where you've actually talked with
5		Mr. Bobo?
6	Α.	No. Because we got like a certain amount of time
7		to get to other pass so.
8	Q.	Now, you said that you have seen Mr. Bobo in the
9		visiting room. Were you able to interact with
10		him at that time?
11	Α.	No, they don't allow it. They kick us out of the
12		visiting room.
13	Q.	And when you say they don't allow it, what do you
14		mean?
15	Α.	You can't talk to other inmates or none of that,
16		no other visits while you're up there.
17	Q.	So you can't talk to other inmates or the people
18		who are seeing them?
19	Α.	Right.
20	Q.	Has there been any time since you've been at Rush
21		City where you felt like Mr. Bobo was doing
22		something to threaten you?
23	Α.	Nah.
24	Q.	Has there been a time since you've been at Rush
25		City where you felt someone was trying to

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1		threaten you on Mr. Bobo's behalf?
2	Α.	Nah. I can handle myself so no.
3	Q.	Well, because you said you can handle yourself,
4		but did you feel like there was any time where
5		someone was threatening you on his behalf and it
6		didn't work or did it just not happen?
7	Α.	I never seen that happen.
8	Q.	Were you with Mr. Bobo at all on either June 1st
9		or June 2nd of 2006?
10	Α.	Yeah, at my auntie house.
11	Q.	And who is your auntie?
12	Α.	Sherry.
13	Q.	What is Sherry's last name?
14	Α.	Might be Slaughter, too. I'm not sure, but it
15		might be Slaughter, too.
16	Q.	And where you were at Sherry's house?
17	Α.	Yeah, it was at her house.
18	Q.	And where is Sherry's house?
19	Α.	Up in North Minneapolis.
20	Q.	Okay. How long were you at Sherry's house with
21		Mr. Bobo?
22	Α.	Forty-five, an hour. Maybe longer even than
23		that.
24	Q.	Do you recall what time of day that was?
25	Α.	No. It was later on in the day though.

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1	Q.	I'm just trying to get a feel for what later on
2		in the day means. Was it like
3	Α.	Like after 10:00.
4	Q.	10:00 p.m.?
5	Α.	Yeah.
6	Q.	Was that I'm sorry, I kind of paused, was that
7		yes?
8	A.	Yeah. Yes.
9	Q.	Okay. Thank you. I'm sorry, the audio went
10		strange. Do you recall what time you left your
11		aunt's house?
12	A.	No, sir.
13	Q.	Who did you leave there with?
14	Α.	With I plead the fifth on that.
15	Q.	Did you leave with Mr. Bobo?
16	Α.	No, because he was with his kids or his kid
17		and his baby mother.
18	Q.	And do you know what his baby's mother's name
19		was?
20	Α.	Kisha.
21	Q.	Do you know her full name?
22	Α.	No.
23	Q.	Okay. Do you know the name of you said he was
24		there with his kid?
25	Α.	Yeah, little De-Aunteze, his little man.

1	Q.	Did you see Mr. Bobo leave Sherry's home that
2		night?
3	A.	No. He was he was still there with his little
4		man and baby mama.
5	Q.	Okay. Did you leave there with Leonard Slaughter
6		that night?
7	A.	I plead the fifth.
8	Q.	Do you recall meeting with an investigator named
9		Mike Grostyan some time in 2018?
10	A.	Eighteen? Not sure.
11	Q.	It would have been some time prior to the
12		affidavit?
13	A.	Yeah, I'm not.
14		MR. LONGSDORF: Can I have just a
15		moment, Your Honor, to look through my notes?
16		THE COURT: You may.
17		MR. LONGSDORF: Thank you.
18		THE WITNESS: See that be kind of like
19		my fears in prison being like trying to put me in
20		a (inaudible) situation.
21		MR. LONGSDORF: I think I just have one
22		more question if everybody is ready.
23		THE COURT: Yes.
24	BY MR.	LONGSDORF:
25	Q.	During the time you've been at Rush City, Mr.

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James has Mr. Bobo been there the entire time? 1 2 Α. I think so. 3 MR. LONGSDORF: That's all the questions T have. 4 5 THE COURT: Thank you, Mr. Longsdorf. Ms. Wothe, do you have any questions for 6 7 Mr. James? 8 MS. WOTHE: Yes, Your Honor. 9 THE COURT: You may proceed. 10 MS. WOTHE: Thank you. 11 CROSS-EXAMINATION BY MS. WOTHE: 12 13 Q. Good afternoon, Mr. James. My name is Kacy Wothe, and I represent the State of Minnesota in 14 this case, and I just have a couple of questions 15 for you. So you've given a number of statements 16 related to this case; correct? 17 18 Α. Yes. You gave two statements to the police; correct? 19 Q. 20 Α. Uhm, I don't know about that. Okay. There would be one from September 5, 2006, 21 Q. 22 with Sqt. Folkens and Sqt. Larson; does that 23 sound correct? 24 Α. That's what I'm saying, I wouldn't want to agree 25 to that because that's who was trying to put

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1		everything together.
2	Q.	Well, if the record shows that you gave the
3		statement on that date, would that be incorrect?
4	Α.	I plead the fifth. I don't know.
5	Q.	You also gave a statement to police on
6		October 11, 2006; correct?
7	Α.	I don't know I don't know these dates. I just
8		don't know the dates. It's been a long time so I
9		don't know the dates.
10	Q.	That's fair about not knowing the dates. But
11		does it sound right that before you ever
12		testified in any sort of legal proceeding you
13		talked to police twice about this case?
14	Α.	I don't know.
15	Q.	Okay. So then let's fast-forward. You testified
16		at grand jury on December 21, 2006; correct?
17	Α.	I think so.
18	Q.	And then you also testified at Mr. Bobo's jury
19		trial in May of 2007; correct?
20	Α.	I think so.
21	Q.	And it was in May of 2007 when you came into the
22		courtroom and that's your testimony then was
23		Mr. Bobo was innocent; correct?
24	Α.	I think so. See, that's what I'm saying, I don't
25		know because

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		21
1	Q.	And that's all
2	Α.	That's what I'm saying, I don't know because
3	Q.	Go ahead, sir.
4	Α.	I said that's what I'm saying. I don't know
5		because it was so, like, I just remember going to
6		the courtroom a couple of times, but every time I
7		tried to basically explain the situation but nor
8		here nor there.
9	Q.	Well, and where I'm going with this is all you're
10		telling the Court today is that Mr. Bobo is
11		innocent; correct?
12	Α.	Basically, yeah.
13	Q.	Okay. And you're not offering any new
14		information about who actually committed the
15		crime?
16	Α.	I plead the fifth on everything else.
17		MS. WOTHE: I have no other questions,
18		Your Honor.
19		THE COURT: Mr. Longsdorf, any further
20		voir dire?
21		REDIRECT EXAMINATION
22	BY MR.	LONGSDORF:
23	Q.	Mr. James, how is it you know for sure that
24		Mr. Bobo is innocent of this crime?
25	Α.	Because he was with his kid and his mom or the

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1 kid's mom. Any other -- anything else that causes you to be 2 Q. 3 so sure that it wasn't him? Α. I plead the fifth. 4 MR. LONGSDORF: I don't have any further 5 questions, Your Honor. 6 7 THE COURT: Thank you. Unless there's anything else anyone needs to place on the record 8 9 with regard to Mr. James, I think it would be 10 time to excuse Mr. James. Anything further? 11 (No response.) 12 THE COURT: Mr. James, I want to thank 13 you for your time, and we are going to excuse you at this time. 14 THE WITNESS: Okay. Thank you. Have a 15 16 good one, okay. 17 THE COURT: You may step down. You, 18 too. 19 THE WITNESS: All right. 20 (Witness excused.) 21 THE COURT: So Mr. James has stepped 22 down, and it looks like we disconnected Mr. James 23 from the Zoom call. I believe that the current 24 plan is -- actually, I'm going to ask Ms. Stubee 25 to identify that just because I don't want to say

	25
1	anything incorrect. I think we've got both a
2	hearing or not a hearing but a conference
3	among counsel, and then we've got another date
4	set aside for the remaining witnesses.
5	Ms. Stubee, can you outline that for us?
6	THE CLERK: That is correct, Your Honor.
7	We are having a remote hearing on the 16th as
8	sort of a pretestimony before the next hearing.
9	And then we're having Mr. Bobo testify on
10	Thursday, November 19th at 12:30, and he will
11	also be remote.
12	THE COURT: All right. So I want to be
13	able to excuse Mr. Isaacman. As interesting as
14	this must all be for him, my guess is he has
15	other things to do. Does anyone have a problem
16	with my excusing Mr. Isaacman?
17	MS. WOTHE: No, Your Honor.
18	MR. LONGSDORF: No, Your Honor.
19	THE COURT: Thank you, Mr. Isaacman.
20	MR. ISAACMAN: Thank you. You guys have
21	a great day.
22	THE COURT: You, too.
23	So this this lineup is bears in
24	mind what Ms. Wothe had said, I think, in an
25	earlier conversation that might make sense for us

1	all to have a date between Mr. James' and Mr.
2	Bobo's testimony during which time the parties
3	could identify specifically who they will be
4	identifying as requiring or what have you as
5	additional witnesses and giving the State an
6	opportunity to bring a motion in limine with
7	regard to additional witnesses.
8	Is that fair to say, Ms. Wothe?
9	MS. WOTHE: Yes, Your Honor.
10	THE COURT: Mr. Longsdorf, so that's why
11	we set aside the 16th. Today is the 9th. Can
12	you when do you think you can reasonably tell
13	us who else you intend to call?
14	MR. LONGSDORF: I think that I could
15	have that prepared by Wednesday, Your Honor. I
16	would just like the opportunity to try to connect
17	with Mr. Bobo, who's incarcerated and it takes a
18	little bit.
19	THE COURT: Sure. We are not open on
20	Wednesday, that is Veterans Day and the courts
21	are closed. So I probably we could have you
22	can we ask you to file a witness list by
23	Thursday, November 12th?
24	MR. LONGSDORF: Yes.
25	THE COURT: So final witness list. And

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1	CERTIFICATE
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3	STATE OF MINNESOTA)
4	COUNTY OF HENNEPIN)
5	I, Dana M. Carmichael, an Official Court
6	Reporter for the District Court of Hennepin County, Fourth Judicial District of Minnesota, transcribed the
7	electronic recording of the proceeding in the above-entitled cause to the best of my ability and based
8	on the quality of the recording, and I hereby certify the foregoing to be a true and accurate transcript of
9	said electronic recording.
10	
11	Dated: December 7, 2020. Dana M Carmichael
12	Dana M. Carmichael Official Court Reporter
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