STATE OF	'WISCONSIN,	
7S.	PLAINTIFF,	JURY TRIAL TRIAL - DAY 26 Case No. 05 CF 383
	. AVERY,	case No. 05 CI 50.
) I II V III V F	DEFENDANT.	
DATE:	MARCH 17, 2007	
BEFORE:	Hon. Patrick L. Willis Circuit Court Judge	
APPEARAI	ICES:	
	KENNETH R. KRATZ Special Prosecutor On behalf of the State	of Wisconsin.
	THOMAS J. FALLON Special Prosecutor On behalf of the State	of Wisconsin.
	DEAN A. STRANG Attorney at Law On behalf of the Defend	lant.
	JEROME F. BUTING Attorney at Law On behalf of the Defend	lant.
	STEVEN A. AVERY Defendant	
	Appeared in person.	
	* * * * *	* *
	TRANSCRIPT OF PRO	CEEDINGS
	Reported by Diane Te	sheneck, RPR
	Official Court R	leporter

THE COURT: At this time we're on the record, outside the presence of the jury, in the case of State of Wisconsin vs. Steven Avery, Case No. 05 CF 381. Will the parties present please identify themselves for the record.

ATTORNEY KRATZ: The State appears by Ken Kratz and Tom Fallon as Special Prosecutors, Judge.

ATTORNEY BUTING: Steven Avery is here in person, your Honor, Jerome Buting and Dean Strang on his behalf.

THE COURT: All right. I will indicate we're in the courtroom, outside the presence of the jury at this time to address a written request that was received from the jury; specifically, the request reads as follows:

Your Honor, we would like to have the testimony shown or read to us from Sherry Culhane on Monday, February 26, on her DNA results on Exhibit 164. Exhibit 154 (sic) is a .22 caliber rifle. After the Court received that request, I first summoned the attorneys for both sides to chambers, to have a look at it.

We, then, had the court reporter research the minutes or her testimony that was taken down on Monday, February 26, from Ms

Culhane. I have received pieces of her testimony in three separate parts from that day, listed as pages -- or part of page 32, part of page 34, of what I believe is the morning transcript. And then page 8 and part of page 9 from the afternoon transcript.

(Court reporter note: After completing the transcription of February 26, 2007, Trial Day 11, the page numbers are 33, 34, 115, 116, 117.)

Those portions of the transcript have been shared with counsel. And it's my understanding that counsel for both parties are asking that I read to the jury all of the testimony from the pages I have just referred to.

Mr. Strang, is that correct, on behalf of the defendant?

ATTORNEY STRANG: Yes.

THE COURT: And, Mr. Kratz?

ATTORNEY KRATZ: Judge, it's Exhibit 164, I believe you said 154. But 164 is a photograph of the .22 caliber rifle. We have all assumed that the testing, which results find its way in Exhibit 313, that the jury is asking about the testing of the item itself.

The rifle itself is Exhibit 247, but we

have been able, I think the Court and counsel, to ascertain that they are asking about the results from the item itself, since the exhibit number is the photograph and wouldn't, of course, have DNA results. But we do agree with the Court that those portions of those four pages should be read.

may have just made raises a question in the Court's mind. And that is, I'm wondering if we shouldn't, before we bring the juror in -- the jurors in and read this to them, ask them for a clarification to make sure that the exhibit we're talking about is the exhibit they are referencing in their note, since they reference it by a number rather than an exhibit.

ATTORNEY STRANG: They just have photographs, your Honor, back there, so -THE COURT: Okay.

ATTORNEY STRANG: -- I think it's pretty clear.

THE COURT: Well, does the State feel there's a need?

ATTORNEY KRATZ: I think they want the item itself, Judge.

THE COURT: All right. Well, let me ask 1 2 this, should I clarify, before we begin, that the Court and the parties assume that they are referring 3 to a photograph of a .22 caliber rifle? 4 5 ATTORNEY STRANG: Sure. ATTORNEY KRATZ: And perhaps, Judge, that 6 7 the item itself is Exhibit 247. They are certainly always free, then, to ask additional questions. 8 9 THE COURT: Mr. Strang. 10 ATTORNEY STRANG: That's fine. 11 THE COURT: Okay. 12 ATTORNEY STRANG: Just clarify or make 13 certain. 14 THE COURT: All right. Anything else 15 before we bring the jurors in? We'll bring the jury 16 in at this time? 17 (Jury present.) 18 THE COURT: You may be seated. Members of 19 the jury, the Court has received your written 20 request to have some testimony read to you, 21 specifically, the request for testimony from Sherry 22 Culhane on Monday, February 26, on her DNA results on Exhibit 164. 23 24 It's the Court's understanding that you

are referring to the rifle that was introduced as

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1	Exhibit 247 that is pictured in Exhibit 164. The
2	testimony has been transcribed; it's in,
3	actually, three separate portions of testimony
4	that was given by Ms Culhane on that date and I
5	will read each of those excerpts to you at this
6	time. The answers are all given as part of
7	cross-examination by Attorney Buting, for the
8	defense.
9	The first excerpt reads as follows:
10	Question: As well as the license plates
11	from the RAV4 and to check the .22 caliber gun,
12	Item DD, for any indication of the victim's blood
13	on the barrel, right?
14	Answer: Yes.
15	Question: And also to swab the trigger
16	guard area to compare with Steven Avery?
17	Answer: Correct.
18	And shortly thereafter, the following
19	exchange:
20	Question: And you checked the Item DD,
21	.22 caliber gun; that's a rifle, right?
22	Answer: Yes.
23	Question: You looked for any blood of
24	the victim on the barrel, right?
25	Answer: Correct.

1	Question: You found no DNA of Teresa
2	Halbach on that barrel?
3	Answer: Correct.
4	Question: You looked at the trigger
5	guard as well, not just the trigger guard, but
6	the trigger itself?
7	Answer: Yes.
8	Question: You swabbed both, right?
9	Answer: Yes.
10	Question: And you found no DNA of
11	Mr. Avery, right?
12	Answer: Correct.
13	Then a bit later, the following exchange
14	took place.
15	Question: Now, you also looked, or
16	asked to look, we saw that message earlier, at
17	the at .22 rifle swabs that were taken from
18	it, right?
19	Answer: Yes.
20	Question: And the purpose there was not
21	to see if you would find Teresa Halbach's DNA,
22	but to see if you would find Mr. Avery's DNA,
23	right?
24	Answer: Was that item DD?
25	Question: Yes.

1	Answer: I believe I was requested to
2	look for possible blood on the barrel part and
3	DNA from the trigger area.
4	Question: And you found neither,
5	correct?
6	Answer: That's correct.
7	Question: You did not find Mr. Avery's
8	DNA on that weapon anywhere, did you?
9	Answer: On the trigger guard is the
10	only place I swabbed, but, no, I didn't.
11	Question: And you did not find Teresa
12	Halbach's DNA anywhere on the barrel either?
13	Answer: Correct.
14	Question: Are you familiar with
15	close close, almost contact-type shootings?
16	Answer: I don't know what you mean by
17	that.
18	Question: Are you familiar with the
19	term blow back?
20	Answer: Yes.
21	Question: You know that if someone
22	shoots another human being with a gun, that's
23	very close to them, there may be blow back
24	spatter of blood onto that weapon?
25	Answer: I assume that's possible.

Question: Well, that's what you were
looking for?
Answer: I was simply looking for
bloodstains, yes.
Question: On the barrel?
Answer: Correct.
Question: And you found none?
Answer: Correct.
THE COURT: And that represents the
testimony in response to your question. At this
time the Court will excuse you to resume your
deliberations.
(Jury not present.)
THE COURT: Counsel, you may be seated.
Anything else while we're on the record?
ATTORNEY STRANG: No, your Honor.
ATTORNEY KRATZ: No.
THE COURT: Very well.
(Court in recess, jury deliberating.)

1	STATE OF WISCONSIN )
2	)ss COUNTY OF MANITOWOC )
3	
4	I, Diane Tesheneck, Official Court
5	Reporter for Circuit Court Branch 1 and the State
6	of Wisconsin, do hereby certify that I reported
7	the foregoing matter and that the foregoing
8	transcript has been carefully prepared by me with
9	my computerized stenographic notes as taken by me
10	in machine shorthand, and by computer-assisted
11	transcription thereafter transcribed, and that it
12	is a true and correct transcript of the
13	proceedings had in said matter to the best of my
14	knowledge and ability.
15	Dated this 11th day of January, 2008.
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19	Diane Tesheneck, RPR Official Court Reporter
20	Official Court Reporter
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