

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN
MILWAUKEE DIVISION

ANDREW L. COLBORN,

Plaintiff,

v.

Case No. 19-CV-484

NETFLIX, INC.,
CHROME MEDIA, LLC, f/k/a
SYNTHESIS FILMS, LLC,
LAURA RICCIARDI, and
MOIRA DEMOS,

Defendants.

AFFIDAVIT OF MICHAEL GRIESBACH

STATE OF WISCONSIN)
) SS.
MANITOWOC COUNTY)

MICHAEL GRIESBACH, being first duly sworn under oath, states as follows:

1. Attached as Exhibit A is a true and correct copy of pages 150-157 of the February 27, 2007 Transcript of Proceedings for Day 12 of the State of Wisconsin v. Steven A. Avery trial, case number 05-CF-381 which reference the *67 phone calls.
2. Attached as Exhibit B are true and correct copies of webpages from the website <http://www.stevenaverycase.org/> which provide documents related to the Steven Avery trials for the public. Included are the “about” page of the website, a website index page, and the Jury Trial Index listings.

3. Attached as Exhibit C is a true and correct copy of the webpage <https://transcripts.thedealr.net/script.php/making-a-murderer-2015-Lm4M> wherein the transcript for the show, *Making a Murderer*, can be found.

4. Attached as Exhibit D is a true and correct copy of the first four pages out of a total of 1,116 pages of Calumet County Sheriff's Department documents relating to the Avery case which are publicly available at <http://www.stevenaverycase.org/wp-content/uploads/2016/04/CASO-Investigative-Report.pdf>.

5. Attached as Exhibit E is a true and correct copy of Andrew Colburn's Responses to Netflix's Second Set of Interrogatories and Second Set of Document Requests.

6. Attached as Exhibit F is a true and correct copy of a September 30, 2003 Report from the Division of Criminal Investigation regarding FOIA requests related to Steven Avery.

Michael Griesbach

Subscribed and sworn to before me
this ___ day of April, 2022.

_____, Notary Public
Manitowoc County, Wisconsin
My commission Expires: _____

1 recollection was clearer, that is, as you got
2 closer or were earlier in time, specifically
3 November of 2005.

4 A. Yes.

5 Q. Do you remember both of your first two interviews
6 with law enforcement?

7 A. I remember the first two.

8 Q. And do you remember in both of those interviews
9 telling law enforcement officers that Barb left
10 your house sometime between 11:00 p.m. or
11 midnight and went home those nights?

12 A. Yes, I assumed she went home. I thought she did.

13 ATTORNEY KRATZ: That's all I have of
14 Mr. Tadych. Thank you.

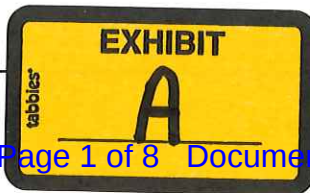
15 THE COURT: All right. The witness is
16 excused. You may call your next witness, Mr. Kratz.

17 ATTORNEY KRATZ: Call Bobbie Dohrwardt to
18 the stand. Could I have just a minute with
19 Mr. Strang, Judge?

20 THE COURT: Sure. Excuse me, counsel, I
21 think the witness is standing right behind you.

22 THE CLERK: Raise your right hand.

23 **BOBBIE DOHRWARDT**, called as a witness
24 herein, having been first duly sworn, was
25 examined and testified as follows:



1 THE CLERK: Please be seated. Please state
2 your name and spell your last name for the record.

3 THE WITNESS: My name is Bobbie Dohrwardt,
4 D-o-h-r-w-a-r-d-t.

5 (Exhibit No. 359 and 360 marked for identification.)

6 DIRECT EXAMINATION

7 BY ATTORNEY KRATZ:

8 Q. I'm sorry for the delay, Ms Dohrwardt. Can you
9 tell the jury, please, how are you employed?

10 A. I work for Cellcom.

11 Q. And what is Cellcom?

12 A. Cellcom is a wireless carrier, local to northeast
13 Wisconsin.

14 Q. Ms Dohrwardt, have you been asked and have you
15 reviewed cellular telephone records for a
16 subscriber by the name of Steven Avery, or
17 Avery's Salvage -- Auto Salvage for the dates on
18 and around October 31st, 2005?

19 A. Yes, sir.

20 Q. Let me ask you, Ms Dohrwardt, are -- in your
21 employment with Cellcom, are you what is known as
22 one of the custodians of the business records for
23 that business?

24 A. Yes, I am.

25 Q. Generally, what do you do for Cellcom?

1 A. I am the team leader for Technical Support
2 Department.

3 Q. And as team leader, are you able to review, and
4 to the extent that, at least in general terms,
5 we're going to ask you questions; are you able to
6 interpret cellular telephone records that you
7 have been asked to look at?

8 A. Yes, sir.

9 ATTORNEY KRATZ: The Court has asked,
10 Judge, and I think Mr. Strang will agree, that we
11 not use telephone records in this instance -- excuse
12 me -- telephone numbers in this instance. And Ms
13 Dohrwardt will be referring, then, to subscriber
14 names rather than numbers. And, please, Mr. Strang,
15 if there's an issue, stop and we can either approach
16 the bench or we can approach the witness at that
17 time. Does that sound fair, Judge?

18 ATTORNEY STRANG: Your Honor, this actually
19 will be Mr. Buting's witness, but we did have an
20 agreement, we do have an agreement, that for
21 purposes of this trial, we'll not identify specific
22 telephone numbers at least without conferring
23 further.

24 THE COURT: Very well.

25 BY ATTORNEY KRATZ:

1 Q. Ms Dohrwardt, the first document that you have in
2 front of you, which is actually quite small
3 print, I would ask you to identify that document
4 number for me, please; what exhibit number is it?
5 A. Exhibit 359.
6 Q. And could you tell the jury, please, what
7 Exhibit 359 is?
8 A. It is a call record that I produced.
9 Q. And was this the call record, again, for both
10 incoming and outgoing telephone calls for the
11 cellular telephone records for Steven Avery?
12 A. Yes.
13 Q. Again, do these include calls on October 31st of
14 2005?
15 A. Yes.
16 Q. If I ask you at a specific time and if you have
17 another record next to you, which I think is
18 Exhibit No. 360, please feel free to refer to
19 that if that will assist you; does that sound
20 okay?
21 A. Fine.
22 Q. Let me ask you, then, Ms Dohrwardt, at 8:12 a.m.
23 on October 35 (sic), 2005, was a cellular
24 telephone call placed from that cellular
25 telephone of Steven Avery?

1 A. Yes.

2 Q. And again, referring to Exhibit No. 360, since
3 that will refer to subscriber names rather than
4 numbers, could you tell us who that call went to,
5 please?

6 A. That call was to *Auto Trader*.

7 Q. And how long or what was the duration of that
8 call?

9 A. Two minutes, forty-seven seconds.

10 Q. I would next ask you to review a outgoing
11 telephone call at 2:24 p.m.; do you note that
12 calling having been made?

13 A. Yes.

14 Q. And again, referring to Exhibit No. 360 and
15 Exhibit 359, in conjunction, are you able to tell
16 who that telephone call was made to?

17 A. To Teresa Halbach.

18 Q. What is the duration of that call?

19 A. Seven seconds.

20 Q. Now, Ms Dohrwardt, I'm going to ask you about a
21 specific cellular telephone feature, which is
22 called the *67 feature; are you familiar with
23 that?

24 A. Yes.

25 Q. Could you explain that to the jury; what is a *67

1 feature?

2 A. It is a remote feature activation that will allow
3 the outbound number to be blocked or restricted
4 on the terminating end.

5 Q. If the individual on the receiving end had, let's
6 say, caller ID, you may have a better term than
7 that, but if they had what we all know as caller
8 ID, would they be able to see who the call is
9 being made from?

10 A. No, it would appear as blocked, or restricted,
11 private, something like that.

12 Q. And next, Ms Dohrwardt, I'm going to ask you to
13 review those records, again, Exhibit 359 and 360.
14 Ask, at 2:35 p.m., if another call, outgoing
15 call, was attempted from the cellphone of
16 Mr. Steven Avery?

17 A. Yes.

18 Q. And who was that call placed to?

19 A. Teresa Halbach.

20 Q. Is there a duration or was that a completed call?

21 A. There was no duration.

22 Q. All right. Now, both the 2:24 call and the 2:35
23 call, do your records reflect that any specific
24 call feature was used on those two calls?

25 A. Yes.

1 Q. Which call feature was used?

2 A. The *67 blocking feature.

3 Q. At 4:35 p.m., Ms Dohrwardt, does another outgoing
4 call appear on those records?

5 A. Yes.

6 Q. Who was that call made to?

7 A. Teresa Halbach.

8 Q. And is there a duration noted on that call?

9 A. No duration.

10 Q. So duration would be zero?

11 A. Zero.

12 Q. All right. At 5:57 p.m., do your records reflect
13 another call being made?

14 A. Yes.

15 Q. And who was that call made to?

16 A. Charles Avery.

17 Q. And can you describe for the jury the duration of
18 that call?

19 A. Five minutes, twenty-three seconds.

20 Q. Finally, Ms Dohrwardt, at 9:20 p.m., do your
21 records reflect a final outgoing call that day?

22 A. Yes.

23 Q. And who is that call made to?

24 A. Barb Janda.

25 Q. And is there a call duration associated with that

1 call?

2 A. Zero.

3 Q. Now, we have talked about Exhibit No. 359 being
4 your records, that is, the records of Cellcom;
5 does Exhibit No. 360 appear to be, legal term is
6 a summary exhibit, of what you have testified to
7 here today?

8 A. Yes.

9 Q. And do the numbers or times of the calls, type of
10 call, and call durations, all appear consistent
11 with not only the records in 359, but also with
12 what you have testified here today?

13 A. Yes.

14 ATTORNEY KRATZ: With that, then, Judge, I
15 will move the admission of Exhibits 359,
16 provisionally 360, and maybe an additional
17 stipulation with that exhibit. But I don't believe
18 I have any further questions of Ms Dohrwardt at this
19 time. Thank you.

20 THE COURT: Any objection to the exhibits?

21 ATTORNEY BUTING: No objection.

22 THE COURT: All right. The exhibits are
23 received.

24 ATTORNEY BUTING: Can we approach, your
25 Honor?



STEVEN AVERY TRIAL TRANSCRIPTS AND DOCUMENTS

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About

This site was created in January 2016 by Skipp Topp and friends, and made possible thanks to our sponsors and many generous donors who were gracious enough to contribute money through a crowdfunding campaign to help us to obtain copies of the Steven Avery trial transcripts and case file documents from Manitowoc County, Wisconsin. Like many others, we became aware of and interested in the Steven Avery case after seeing the very popular Netflix series Making a Murderer, and we wanted to know more about what really happened in the trial.

All of the documents are from the following case:

State of Wisconsin v. Avery, Steven A.
Case Number 2005CF000381

All of these trial records were paid for through our crowdfunding campaign, with the exception of a handful of documents/photos that were either obtained and posted online by others or sent to us for publication on this site. As of May 2016 we have nearly 250 exhibit photos and 450 documents from the investigation and trial, totaling over 15,000 pages!





STEVEN AVERY TRIAL TRANSCRIPTS AND DOCUMENTS

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Welcome to the Steven Avery case file library. All of the documents here from the 2007 murder trial State of Wisconsin v. Avery, Steven A.; case number 2005CF000381. These are public records obtained from Manitowoc County, Wisconsin, as described in the About page.

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Jury Trial Index

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David Beach

Teresa's Cousin, involved in search, spoke to SA

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Witnesses

Angela Schuster

Auto Trader Magazine, employed Teresa

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Dawn Pliszka

Auto Trader Magazine, took SA booking

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Curtis Drumm

Manitowoc airport, pilot of aerial search 4th November

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Steven Schmitz

Advertised car in Auto Trader, visited by Teresa 31st October

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Joellen Zipperer

Son Jason advertised car in Auto Trader, visited by Teresa 31st October
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Ryan Hillegas

Ex boyfriend of Teresa, involved in search

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Pamela Sturm

Cousin of Teresa, found RAV4 at Avery Yard 5th November

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Witnesses

Nicole Sturm

Daughter of Pam Sturm, found RAV4 at Avery Yard 5th November

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Bobby Dassey

Nephew of SA, lived in trailer next door
Son of Barb Janda, brother of Blaine and Brendan

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Trooper Timothy Austin

Technical Reconstruction Unit of Wisconsin State Patrol Academy
Created the forensic mapping of Avery Yard

Direct Examination [KK] [[114](#)]

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Day 4 – 2007 Feb 15

Witnesses

Bobby Dassey

Nephew of SA, lived in trailer next door
Son of Barb Janda, brother of Blaine and Brendan

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Lieutenant Brett Bowe

Patrol Lieutenant, Calumet County Sheriff's Department
Involved in security and search of Avery Yard 5th-12th November

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Deputy Peter O'Connor

Manitowoc County Sheriff's Department, Patrol Division
First LE at Avery Yard after discovery of RAV4, Nov 5

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Sergeant Jason Orth

Patrol Sergeant, Manitowoc County Sheriff's Department
First LE to make contact with Pamela Sturm after discovery of RAV4, Nov 5

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Deputy Inspector Todd Hermann

Manitowoc County Sheriff's Department, Patrol Lieutenant November 2005
Involved in identification of RAV4, Nov 5

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Day 5 – 2007 Feb 16

Witnesses

Julie Cramer

Dog handler, Great Lakes Search and Rescue Canine
Part of search of Avery Yard, Nov 5

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Special Agent Thomas Fassbender

Wisconsin Department of Justice, Division of Criminal Investigation
Co-Lead Investigator in the murder of Teresa Halbach

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William Brandes, Jr.

Volunteer Fireman, Brillion Fire Department
Found number plates of RAV4, Nov 8

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Trooper Cindy Paine

Wisconsin State Patrol

Part of search which found RAV4 licence plates, Nov 8

Direct Examination [KK] [[235](#)]Day 6 – 2007 Feb 19**Witnesses****John Ertl**

DNA Analysis Unit, Wisconsin State Crime Laboratory

Investigated RAV4 as part of Field Response Team, involved in removal Nov 5

Direct Examination [TF] [[4](#)]Cross-Examination [JB] [[65](#)]Redirect Examination [TF] [[131](#)]Recross-Examination [JB] [[141](#)]**Deputy David Siders**

Manitowoc County Sheriff's Department, Patrol Division

Discovered burn barrel containing mobile phone and camera, Nov 7

Direct Examination [KK] [[148](#)]Cross-Examination [DS] [[158](#)]**Sergeant William Tyson**

Calumet County Sheriff's Department

Responsible for security of RAV4, Nov 5

Direct Examination [KK] [[167](#)]Day 7 – 2007 Feb 20**Witnesses****Sergeant William Tyson**

Calumet County Sheriff's Department

Responsible for security of RAV4, Nov 5

Cross-Examination [JB] [[3](#)]Redirect Examination [KK] [[62](#)]

Sergeant Andrew L. Colborn

Patrol Sergeant, Manitowoc County Sheriff's Department

Customer of Avery Salvage Yard

Interviewed SA on Nov 3

Involved in several searches of Avery Yard including SA trailer, Nov 5-8

Present for discovery of RAV4 key, Nov 8

Direct Examination [KK] [64]

Cross-Examination [DS] [141]

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Lieutenant James Lenk

Manitowoc County Sheriff's Department

Interviewed SA on Nov 4

Involved in several searches of Avery Yard including SA trailer, Nov 5-8

Found RAV4 key, Nov 8

Direct Examination [KK] [216]

Day 8 – 2007 Feb 21**Witnesses****Lieutenant James Lenk**

Manitowoc County Sheriff's Department

Interviewed SA on Nov 4

Involved in several searches of Avery Yard including SA trailer, Nov 5-8

Found RAV4 key, Nov 8

Direct Examination [KK] [5]

Cross-Examination [DS] [19]

Redirect Examination [KK] [108]

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Detective Dave Remiker

Manitowoc County Sheriff's Department

Interviewed Zipperer family Nov 3

Interviewed SA on Nov 4

Confirmed RAV4 was Teresa's, Nov 5

Involved in several searches of Avery Yard including SA trailer, Nov 5-6

Searched SA trailer and garage Mar 1-2

Present for discovery of bullet fragment in garage Mar 2

Direct Examination [KK] [[121](#)]

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Lieutenant Dan Kucharski

Patrol Division, Calumet County Sheriff's Department

Involved in several searches of Avery Yard including SA trailer, Nov 5-8

Present for discovery of RAV4 key, Nov 8

Direct Examination [KK] [[222](#)]

Day 9 – 2007 Feb 22

Witnesses

Deputy Daniel Kucharski

Patrol Division, Calumet County Sheriff's Department

Involved in several searches of Avery Yard including SA trailer, Nov 5-8

Present for discovery of RAV4 key, Nov 8

Cont'D Direct Examination [KK] [[4](#)]

Cross-Examination [JB] [[44](#)]

Investigator Gary Steier

Special Investigator with the Calumet County Sheriff's Department

Involved in several searches of Avery Yard including SA trailer, Nov 5-12 & Mar 1-2

Present for discovery of bullet fragments Mar 1&2

Direct Examination [KK] [[131](#)]

Cross-Examination [JB] [[142](#)]

Special Agent Kevin Heimerl

Wisconsin Department of Justice, Division of Criminal Investigation

Involved in several searches of Avery Yard including SA trailer, Nov 5-12 & Mar 1-2

Involved in examination of debris from burnpit

Present for discovery of bullet fragments, Mar 1&2

Direct Examination [KK] [[149](#)]

Cross-Examination [JB] [181]

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Day 10 – 2007 Feb 23

Witnesses

Katie Halbach

Teresa's sister

Direct Examination [KK] [36]

Cross-Examination [DS] [46]

Ronald L. Groffy

Forensic Imaging Specialist, Wisconsin State Crime Lab

Photographed and examined RAV 4, Nov 6

Direct Examination [NG] [50]

Cross-Examination [JB] [61]

Sherry Culhane

Forensic Scientist, DNA Unit, Wisconsin State Crime Lab

Responsible for DNA testing in the case

Direct Examination [NG] [82]

Day 11 – 2007 Feb 26

Witnesses

Sherry Culhane

Forensic Scientist, DNA Unit, Wisconsin State Crime Lab

Responsible for DNA testing in the case

Cross-Examination [JB] [3]

Redirect Examination [NG] [153]

Nick Stahlke

Forensic Scientist, Wisconsin State Crime Lab

Called as bloodstain expert

Direct Examination [NG] [198]

Day 12 – 2007 Feb 27**Witnesses****Nick Stahlke**

Forensic Scientist, Wisconsin State Crime Lab
Called as bloodstain expert

Cross-Examination [DS] [10]

Blaine Dassey

Nephew of SA, lived in trailer next door
Son of Barb Janda, brother of Bobby and Brendan

Direct Examination [KK] [52]

Cross-Examination [DS] [82]

Redirect Examination [KK] [104]

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Robert Fabian

Friend of Earl Avery
Present at Avery Yard rabbit hunting Oct 31

Direct Examination [KK] [108]

Cross-Examination [DS] [118]

Scott Tadych

Friend of Barb Janda
Present at Avery Yard Oct 31

Direct Examination [KK] [122]

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Bobbie Dohrwardt

Team Leader, Technical Support Department, Cellcom
Gave testimony regarding cellphone records

Direct Examination [KK] [151]

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Laura Schadrie

Cingular Wireless Store Manager

Gave testimony regarding cellphone records

Direct Examination [KK] [[180](#)]

Cross-Examination [JB] [[189](#)]

Bobbie Dohrwardt (re-called)

Team Leader, Technical Support Department, Cellcom

Gave testimony regarding cellphone records

Direct Examination [KK] [[215](#)]

Cross-Examination [JB] [[220](#)]

Day 13 – 2007 Feb 28

Witnesses

Special Agent Tom Sturdivant

Wisconsin Department of Justice, Division of Criminal Investigation

Involved in searches of Avery Yard, Nov 8 & 10

Present when first bone discovered by Jason Jost, Manitowoc County Sheriff's Officer, Nov 8

Discovered bones in burnpit, Nov 8

Direct Examination [TF] [[7](#)]

Cross-Examination [DS] [[31](#)]

Dr. Donald Simley

Dentist, Madison, Wisconsin

Provided services as forensic dentist examining burnpit evidence, Nov 9

Matched tooth found to Teresa from x-rays

Direct Examination [TF] [[59](#)]

Cross-Examination [DS] [[92](#)]

Karen Halbach

Teresa's Mother

Direct Examination [KK] [[99](#)]

Dr. Leslie Eisenberg

Forensic Anthropologist

Examined bone fragments, Nov 10

Direct Examination [TF] [114]

Cross-Examination [DS] [174]

Day 14 – 2007 March 1

Witnesses

Dr. Leslie Eisenberg

Forensic Anthropologist

Examined bone fragments, Nov 10

Cross-Examination [DS] [4]

Redirect Examination [TF] [41]

Recross-Examination [DS] [46]

Curtis Thomas

Electronics Engineer, Federal Bureau of Investigation

Testified regarding burnt camera & mobile phone

Direct Examination [KK] [52]

Cross-Examination [JB] [73]

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William Newhouse

Firearm and Toolmark Examiner, Wisconsin State Crime Laboratory

Direct Examination [TF] [82]

Cross-Examination [JB] [119]

Redirect Examination [TF] [171]

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Day 15 – 2007 March 2

Witnesses

Kenneth Olson

Forensic Scientist, Wisconsin State Crime Laboratory

Involved in the analysis of items found in burn barrel and skull fragments

Direct Examination [TF] [4]

Cross-Examination [JB] [31]

Redirect Examination [TF] [[35](#)]

Recross-Examination [JB] [[35](#)]

Dr. Jeffrey Jentzen

Medical Examiner, Milwaukee County

Involved in the analysis of the bone fragments

Direct Examination [NG] [[38](#)]

Cross-Examination [DS] [[54](#)]

Redirect Examination [NG] [[79](#)]

Day 16 – 2007 March 5

Witnesses

Dr. Marc Lebeau

Chief of the Chemistry Unit, FBI Laboratory

Tested blood in RAV4 for EDTA

Direct Examination [NG] [[4](#)]

Cross-Examination [JB] [[51](#)]

Day 17 – 2007 March 6

Witnesses

Lynn Zigmunt

Clerk of Court for Manitowoc County

Testified regarding SA files from previous conviction

Direct Examination [TF] [[16](#)]

Cross-Examination [JB] [[36](#)]

Redirect Examination [TF] [[64](#)]

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Dr. Marc Lebeau

Chief of the Chemistry Unit, FBI Laboratory

Tested blood in RAV4 for EDTA

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Cross-Examination [JB] [[137](#)]

Redirect Examination [NG] [[254](#)]

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Day 18 – 2007 March 7

Witnesses

Special Agent Rodney Pevytoe

Arson Bureau, Wisconsin Department of Justice, Division of Criminal Investigation

Examined burn pit, Nov 10

Direct Examination [TF] [5]

Cross-Examination [DS] [40]

Redirect Examination [TF] [88]

Recross-Examination [DS] [92]

Michael Riddle

Latent Fingerprint & Footwear Examiner, Wisconsin State Crime Laboratory

Examined RAV4 for fingerprints

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Network Engineer, Cingular Wireless

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Michael Daniel Halbach

Teresa's Brother

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Investigator Mark Wiegert

Calumet County Sheriff's Department

Co-Lead Investigator in the murder of Teresa halbach

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School Bus Driver

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Chair of the Department of Forensic Science, Laurentian University, Ontario, Canada

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Investigator Mark Wiegert

Calumet County Sheriff's Department

Co-Lead Investigator in the murder of Teresa Halbach

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Defendant

[SA] Steven Avery

Attorneys

[KK] Kenneth Kratz

[TF] Thomas Fallon

[NG] Norman Gahn

[DS] Dean Strang

[JB] Jerome Buting



Making a Murderer (2015) Scripts

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Plight of the Accused	S1E3
Indefensible	S1E4
The Last Person to See Teresa Alive	S1E5
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Framing Defense	S1E7
The Great Burden	S1E8
Lack of Humility	S1E9
Fighting for Their Lives	S1E10

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CALUMET COUNTY SHERIFF'S DEPARTMENT

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Complaint No.
05-0157-955

CAD INCIDENT #: LCA051103009213

OFFENSE: Missing Person

REPORTING OFFICER: Cpl. Leslie Lemieux

REPORTING PERSON: Karen M. Halbach
DOB 11/07/56
W3559 CTH B
Hilbert, WI 54129
Phone: 920-989-1098

VICTIM: Teresa Marie Halbach
DOB 03/22/80
W3637 CTH B
Hilbert, WI 54129
Phone: 920-989-2911
Cell Phone: 920-737-4731

SUSPECT:

CITIZEN CONTACT: Thomas E. Pearce
DOB 10/05/48
1707 Woodberry Terrace
Green Bay, WI 54313
Phone: 920-434-3004

Scott A. Bloedorn
DOB 11/02/79
W3637 CTH B
Hilbert, WI 54129
Phone: 920-989-2911

DATE/TIME OF OCCURRENCE:

LOCATION:

At approximately 1700 hours on 11/03/05, I (Cpl. LESLIE LEMIEUX of the CALUMET CO. SHERIFF'S DEPT.) began the initial investigation of a possible missing person. The reporting person, KAREN HALBACH, said that her daughter, TERESA MARIE HALBACH, had not



CALUMET COUNTY SHERIFF'S DEPARTMENT

Complaint No.
05-0157-955

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been seen or heard from since Monday, 10/31/05. KAREN said that it was unusual for TERESA to not have had personal or phone contact with her family or friends for this length of time. KAREN said that she had been calling around to TERESA's employers and friends. KAREN said that her daughter worked as a freelance photographer out of PEARCE PHOTOGRAPHY, a photo studio in Green Bay. KAREN said that TERESA was also employed as a photographer for AUTO TRADER magazine. KAREN said the last time TERESA was seen at the photo studio was on Saturday. KAREN said the supervisors at the AUTO TRADER magazine said the last contact with TERESA was a fax confirmation for her workday, which was received on 10/31/05.

KAREN said TERESA lives with a roommate who is SCOTT BLOEDORN at W3637 CTH B, Township of Woodville. KAREN said the last time SCOTT had seen TERESA at home was on Sunday afternoon. SCOTT had not seen or heard from TERESA since. SCOTT told KAREN that TERESA's vehicle was not at the residence either.

I spoke with SCOTT by phone. SCOTT said that the last time he had seen or heard from TERESA was on Sunday afternoon at the house. SCOTT said TERESA made no mention of any plans to go out of town and although she worked out of Green Bay, did normally commute and stay at the residence on CTH B. SCOTT said it was unusual for TERESA to be gone like this without letting anyone know. SCOTT said that TERESA did have a lot of friends in the Green Bay area.

I spoke with TERESA's supervisor ANGELA SCHUSTER at the AUTO TRADER magazine by phone. SCHUSTER said that the last contact she had with TERESA was a fax received of her workday on 10/31/05. SCHUSTER said the timestamp she could find on the fax indicated 0013 hours. ANGELA said that she knew from the fax that TERESA had rescheduled some of her Saturday appointments for Monday. ANGELA said she was aware of several photo shoot appointments that were scheduled for Monday. ANGELA said there was a photo shoot scheduled with a CRAIG SIPPEL from New Holstein, a B. JANDA from Two Rivers and a GEORGE ZIPPERER of Manitowoc. ANGELA said that she did not know whether TERESA made all those scheduled appointments at this time as she had not received a fax confirmation from TERESA as of yet. ANGELA said that TERESA was notified of jobs by phone and most of the communication was by phone or fax. ANGELA said she did not have contact with TERESA on a daily basis, only as appointments were scheduled. ANGELA said that she was waiting for a call back from the appointments to see if they had indeed been completed. ANGELA said she would have become concerned by tomorrow if she had still not heard anything from TERESA. ANGELA said TERESA did have scheduled appointments for photo shoots for the AUTO TRADER magazine today. ANGELA said in checking those appointments she was told that TERESA did not show up. ANGELA said they had not received any call or notice from TERESA that she would not be making those appointments today.

I notified Inv. WEIGERT of the CALUMET CO. SHERIFF'S DEPT. of the situation. Inv. WIEGERT and I responded to TERESA's residence and spoke with TERESA's roommate,

CALUMET COUNTY SHERIFF'S DEPARTMENT

Complaint No.
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SCOTT, and her parents. They said that TERESA did not have a current boyfriend or any recent ex-boyfriend. They said they had been making contact with TERESA's friends by phone and no one had had any contact with her.

SCOTT allowed us to enter the residence and showed us TERESA's room. SCOTT and several of their mutual friends had located TERESA's most recent cell phone activity report on her computer. They printed a copy for us, which showed the last cell phone activity at 2:27 p.m. on Monday, 10/31/05. It appeared when looking at the minutes used history that TERESA had made phone calls to each of her appointments prior to her arrival that day.

I called TERESA's cell phone number 920-727-4731. The phone went instantly to a voicemail with a message indicating that her voicemail was full. TERESA's family said that TERESA had only one cell phone that she used for personal and business use.

We located several credit card and banking statements, a current photograph and a personal journal for TERESA, which were turned over to us. SCOTT also allowed us to collect TERESA's computer, which he said was hers, alone. SCOTT showed me her hairbrush, which I then collected a small sample of hair from the brush for possible DNA if needed.

I had left a phone message with the phone number from the GEORGE ZIPPERER appointment requesting that he contact me. I did call the ZIPPERER residence again and spoke with a male subject who identified himself as GEORGE ZIPPERER. I explained the reason for my call, and ZIPPERER immediately raised his voice saying that the AUTO TRADER had trespassed on his property and he did not want any more calls from them. ZIPPERER said he was going to contact an attorney if these calls continued.

I asked GEORGE if he had made an appointment for a photo shoot to sell a vehicle with AUTO TRADER. GEORGE said no he did not. GEORGE said that would have been his son. I asked GEORGE if it would be possible to speak with his son. GEORGE said he didn't know where he was. I asked GEORGE if his son lived there and he said yes. GEORGE said he works 24 hours a day and maybe talks to his son once a month. GEORGE said his son didn't have a cell phone and he did not know how to contact him. GEORGE said he thought his son was headed to Alaska to look for a job. GEORGE said he was going to head to Alaska next month to do the same. GEORGE said his son works all the time too. GEORGE said the AUTO TRADER had been calling them and he did not request their services. GEORGE said he thought that they must be con artists. I asked GEORGE if he knew whether or not the photographer had shown up on Monday and was indeed on his property. GEORGE said he wasn't sure but he assumes so because he saw an AUTO TRADER magazine on the kitchen table. GEORGE was unwilling to give me his personal information or his son's. I asked GEORGE how to spell his last name and he spelled it ZIZORE. I asked GEORGE for his date of birth and he said he forgot it. GEORGE then said that I had caught him on a bad day. GEORGE said that I had now upset his dog, which I could hear barking in the background. GEORGE told me that it was a mean dog and anybody who came on his property better watch out cause it could eat them starting with the feet.

CALUMET COUNTY SHERIFF'S DEPARTMENT

Complaint No.
05-0157-955

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GEORGE said he worked hard and did not have time for this. GEORGE said someone was driving up his driveway now and he had to go. I asked GEORGE to contact me if he had any further information.

An Attempt to Locate was issued for TERESA HALBACH and her vehicle, a 1999 Toyota RAV4, dark green, Registration #SWH582, registered to TERESA. TERESA was also entered as a missing person. The local news media was notified. They assisted in broadcasting the Attempt to Locate for TERESA on the nightly news broadcast.

At approximately 0030 hours on 11/04/05, I received a phone call from TERESA's coworker at PEARCE PHOTOGRAPHY. I spoke with the photo studio owner THOMAS PEARCE. THOMAS said that the last time he saw TERESA was at the studio on Saturday. PEARCE said that both he and TERESA did freelance photography. He said TERESA was not as much of an employee but coworker, independent photographer. PEARCE said TERESA did not work at the studio every day. PEARCE said TERESA had worked there for the last three to four years.

PEARCE said he became concerned today as he had not seen or heard from her since Saturday. PEARCE said he had expected her to at least stop by Wednesday morning, as she was a member of a ladies business group. PEARCE said it was unlike TERESA not to stop in or at least call every few days. PEARCE said TERESA had always called if she was going to be out of town or unavailable for work. PEARCE did say that TERESA had mentioned to him several odd occurrences while working for the AUTO TRADER magazine. He said TERESA told him she had some problems with male clients over the summer after the photo shoot; and while filling out paperwork and taking payment, she often was invited into the homes. He said TERESA said some males become verbally or physically flirtatious offering her drinks, etc. PEARCE said that he had warned her to be careful, being alone and often times in rural areas. PEARCE did say TERESA had mentioned she had been receiving multiple calls, from an unfamiliar number, to her cell phone recently. The caller would never leave a message. PEARCE said as far as he knew, TERESA had not answered any of those calls and did not know the caller. PEARCE said he remembered one day her commenting when the phone rang, again the same number, they just called five minutes ago. PEARCE said TERESA said she did not recognize the number and did not answer.

Leslie Lemieux, Cpl.
Calumet Co. Sheriff's Dept.
LL/ds



Law Firm of
CONWAY, OLEJNICZAK & JERRY, S.C.

Since 1976

April 6, 2022

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Waukesha, WI 53188-2433

Re: Andrew L. Colborn v. Netflix, Inc., et al
Manitowoc County Case No. 2018 CV 561

Dear Counsel:

Enclosed please find copies of Plaintiff's Responses to Netflix, Inc.'s Second Set of Interrogatories to Plaintiff and Second Set of Document Requests to Plaintiff. Consistent with local practice, I am maintaining the originals in my file; the Plaintiff's signed signature page to the interrogatories will follow under separate cover.

Very truly yours,

LAW FIRM OF CONWAY, OLEJNICZAK & JERRY, S.C.

By: 
George Burnett

GB/jf
4183477
Enclosures



IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN

ANDREW L. COLBORN,
Plaintiff

NETFLIX, INC.,
CHROME MEDIA, LLC, f/k/a
SYNTHESIS FILMS, LLC,
LAURA RICCIARDI, and
MOIRA DEMOS,

Case No. 19-CV-484

Defendants.

**PLAINTIFF, ANDREW L. COLBORN'S RESPONSE TO
DEFENDANT NETFLIX'S SECOND SET OF INTERROGATORIES**

Plaintiff, Andrew L. Colborn, by and through his attorneys, Law Firm of Conway, Olejniczak and Jerry, S.C., responds to Defendant Netflix's Second Set of Interrogatories as follows:

GENERAL OBJECTIONS

To the extent that any of the Interrogatories call for information which is protected by the attorney-client privilege, work-product doctrine or otherwise immune from discovery, Plaintiff hereby objects to furnishing any such information and such information is not being provided.

To the extent that any of the Interrogatories go beyond the scope of Fed.R.Civ.P. 26, Plaintiff objects and will comply only to the extent of the obligations set forth therein.

Discovery and investigation are continuing in this matter and Plaintiff reserves the right to amend and/or supplement these responses accordingly.

Subject to the foregoing objections and the specific objections asserted below, Plaintiff respectfully submits, without in any way conceding relevancy, or admissibility, the following responses to the Interrogatories:

INTERROGATORIES

INTERROGATORY NO. 3: State whether you have watched *Making a Murderer*, including how many times you have watched each episode, and when you watched each episode.

ANSWER: I have only seen some excerpts of Making a Murderer and do not know what episode they were from.

INTERROGATORY NO. 4: Identify all email and social media accounts you maintained or created from 2015 to present, including any accounts that you shared with another individual, including but not limited to Barbara Colborn.

ANSWER: I have not created any social media accounts or email accounts since 2015 nor do I share any email accounts with anyone.

INTERROGATORY NO. 5: Identify any counselors, support groups, therapists, or other groups or individuals from whom you sought support for anxiety, depression, or other mental distress you claim you suffered as a result of *Making a Murderer*.

ANSWER: I only saw my health care providers as identified in the Prevea and Aurora medical records.

As to Objections:

Dated this 6th day of April, 2022.

LAW FIRM OF CONWAY, OLEJNICZAK & JERRY, S.C.
Attorneys for Plaintiff, Andrew L. Colborn

By: Electronically signed by George Burnett
State Bar Number: 1005964

POST OFFICE ADDRESS

231 S. Adams Street
Green Bay, WI 54301
P.O. Box 23200
Green Bay, WI 54305-3200
Phone: (920) 437-0476 / Fax: (920) 437-2868

AS TO RESPONSES:

STATE OF WISCONSIN)
) ss:
COUNTY OF _____)

ANDREW L. COLBORN, being first duly sworn on oath, states that he has read the foregoing responses to the Interrogatories and that the same are true to the best of his knowledge at this time. Further, he reserves the right to amend the responses should later discovered information suggest that any of the foregoing responses are incorrect or incomplete.

ANDREW L. COLBORN

Subscribed and sworn to before me
this _____ day of _____, 2022.

Notary Public, _____ County, Wis.
My Commission: _____

LAW FIRM OF CONWAY, OLEJNICZAK & JERRY, S.C.
Attorneys for Plaintiff, Andrew L. Colborn

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4183478

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF WISCONSIN

ANDREW L. COLBORN,
Plaintiff

NETFLIX, INC.,
CHROME MEDIA, LLC, f/k/a
SYNTHESIS FILMS, LLC,
LAURA RICCIARDI, and
MOIRA DEMOS,

Case No. 19-CV-484

Defendants.

**PLAINTIFF, ANDREW L. COLBORN'S RESPONSE TO
DEFENDANT NETFLIX'S SECOND SET OF REQUESTS FOR
PRODUCTION OF DOCUMENTS**

Plaintiff, Andrew L. Colborn, by and through his attorneys, Law Firm of Conway, Olejniczak and Jerry, S.C., responds to Defendant Netflix's Second Set of Requests for Production of Documents as follows:

GENERAL OBJECTIONS

To the extent that any of the Requests for Production of Documents call for information which is protected by the attorney-client privilege, work-product doctrine or otherwise immune from discovery, Plaintiff hereby objects to furnishing any such information and such information is not being provided.

To the extent that any of the Requests for Production of Documents exceed the scope of permissible discovery as set forth in Federal Rule of Civil Procedure 26 and 34, Plaintiff objects and will comply only to the extent of his obligations thereunder.

Discovery and investigation are continuing in this matter and Plaintiff reserves the right to amend and/or supplement these responses accordingly.

Subject to the foregoing objections and the specific objections asserted below, Plaintiff respectfully submits, without in any way conceding relevancy, or admissibility, the following responses to the Requests for Production of Documents:

REQUESTS FOR PRODUCTION

REQUEST NO. 7: Documents sufficient to show your income from 2010 to the present. Without limiting the foregoing in any way, produce your federal and state tax returns and any pension statements from 2010 to present.

RESPONSE: Plaintiff objects to this Request as vague as to the scope of what is being requested. Subject to and without waiving his objections, Plaintiff responds that he will produce his federal and state tax returns for the period described subject to appropriate designations under the Protective Order entered in this matter. Please see Colborn-001461 - 001711.

REQUEST NO. 8: All documents related to allegations you made in your response to Interrogatory No. 9 of Defendant Chrome Media's First Set of Interrogatories, including the allegations that *Making a Murderer* cost you at least \$400,000 in lost income and caused damage to your reputation and personal happiness in an amount exceeding \$1 million per episode.

RESPONSE: Plaintiff objects to this Request as vague as to the scope of what is being requested. Subject to and without waiving his objections, Plaintiff responds that he will produce his federal and state tax returns subject to appropriate designations under the Protective Order entered in this matter. Plaintiff will also search personal records for copies of wage statements during time periods in question.

REQUEST NO. 9: All documents, including all communications between you and others, including friends, family, and colleagues, regarding the termination of your employment from the Manitowoc County Sheriff's Department.

RESPONSE: Plaintiff objects to this Request as vague as to the scope of what is being requested. Subject to and without waiving his objections, Plaintiff has already produced written text message that may relate to his retirement. If Plaintiff is able to identify additional non-privileged responsive documents in his possession, he will produce them.

REQUEST NO. 10: All documents, including all communications between you and potential or actual employers, related to any job in which you expressed interest or for which you applied following termination of your employment with the Manitowoc County Sheriff's Department, including but not limited to all documents in which a potential employer indicated they were not interested in hiring you.

RESPONSE: Plaintiff objects to this Request as vague as to the scope of what is being requested. Subject to and without waiving his objections, Plaintiff does not believe that he has any responsive documents in his possession.

REQUEST NO. 11: All documents and communications related to your divorce that are not publicly available via Manitowoc County Circuit Court, Case Number 2021FA000057 *In RE the marriage of Andrew Lee Colborn and Barbara Jean Colborn*, as well as any and all other documents and communications that relate to the reason for or cause of your divorce.

RESPONSE: Plaintiff objects to this Request as vague as to the scope of what is being requested and as invading the spousal privilege to the extent that it requests documents that contain communications with Barb Colborn prior to their divorce and that he does not intend to rely upon in support of claims asserted in this case. Subject to and without waiving his objections, Plaintiff will produce documents that were filed in the divorce proceedings that are not available as a matter of public record, subject to appropriate designations under the Protective Order that was entered in this matter. Please see Colborn-001712-001773.

REQUEST NO. 12: All communications between you and Netflix or the Producer Defendants, including between you and anyone who represented that they were contacting you on behalf of Netflix or the Producer Defendants.

RESPONSE: Subject to his general objections, Plaintiff responds that he believes that any responsive documents would have been contained in his text or email messages which have been produced.

REQUEST NO. 13: All communications sent to or from any email or social media accounts you maintain, including but not limited to fantomfixer@hotmail.com or any other accounts which you identify in response to Netflix's Interrogatory No. 4, concerning, involving or related to *Making a Murderer*, Netflix, the Producer Defendants, *Convicting a Murderer* (alternatively known as *Convicting*), the Criminal Trial of Steven Avery, Steven Avery's appeal of his conviction for the murder of Teresa Halbach, Brendan Dassey's appeal of his conviction for the murder of Teresa Halbach, Avery's civil claims against Manitowoc County, or your physical or mental health.

RESPONSE: Subject to his general objections, Plaintiff responds that he believes that any responsive documents would have been contained in his text or email messages which have been produced or withheld under privilege designations with the exception of all messages "involving or relating to . . . his physical or mental health," the scope of which is vague and overbroad. Plaintiff's counsel will seek to meet and confer with Defendants' counsel regarding this request, its proportionality, and who should bear the cost of any searches of text or email accounts if it is permitted. Plaintiff also reiterates in response to this request his objections to producing any documents within the scope of spousal or journalists' privileges (belonging to journalists who have indicated they intend to protect those privileges) as previously asserted in his prior productions.

REQUEST NO. 14: All communications between you and those individuals identified in your supplemental response to Interrogatory No. 10 of Defendant Chrome Media's First Set of Interrogatories (provided by email on February 16, 2022), including Paul Kopinlandsky, Betty Kopinlandsky, Barb Colborn, Robert Wenger, Linda Wenger, Dale Heinzen, Kathy Heinzen, Pastor Tom Pankow, Richard Miller, Pam Miller, and Paula Heinzen from 2015 to present related to *Making a Murderer*, Netflix, the Producer Defendants, *Convicting a Murderer* (alternatively known as *Convicting*), the Criminal Trial of Steven Avery, Steven Avery's appeal of his conviction for the murder of Teresa Halbach, Brendan Dassey's appeal of his conviction

for the murder of Teresa Halbach, Avery's civil claims against Manitowoc County, or your physical or mental health.

RESPONSE: Subject to his general objections, Plaintiff responds that he believes that any responsive documents would have been contained in his text or email messages which have been produced or withheld under privilege designations with the exception of all messages "involving or relating to . . . his physical or mental health," the scope of which is vague and overbroad. Plaintiff's counsel will seek to meet and confer with Defendants' counsel regarding this request, its proportionality, and who should bear the cost of any searches of text or email accounts if it is permitted. Plaintiff also reiterates in response to this request his objections to producing any documents within the scope of spousal or journalists' privileges (belonging to journalists who have indicated they intend to protect those privileges) as previously asserted in his prior productions.

REQUEST NO. 15: All communications between you, on the one hand, and James Lenk and/or Marla Lenk from 2003 to present related to *Making a Murderer*, Netflix, the Producer Defendants, *Convicting a Murderer* (alternatively known as *Convicting*), the Criminal Trial of Steven Avery, Steven Avery's appeal of his conviction for the murder of Teresa Halbach, Brendan Dassey's appeal of his 2007 conviction for the murder of Teresa Halbach, Avery's civil claims against Manitowoc County, or your physical or mental health.

RESPONSE: Subject to his general objections, Plaintiff responds that he believes that any responsive documents would have been contained in his text or email messages which have been produced or withheld under privilege designations with the exception of all messages "involving or relating to . . . his physical or mental health," the scope of which is vague and overbroad. Plaintiff's counsel will seek to meet and confer with Defendants' counsel regarding this request, its proportionality, and who should bear the cost of any searches of text or email accounts if it is permitted. Plaintiff also reiterates in response to this request his objections to producing any documents within the scope of

spousal or journalists' privileges (belonging to journalists who have indicated they intend to protect those privileges) as previously asserted in his prior productions.

REQUEST NO. 16: All communications between you and any individuals you contacted in an attempt to gather information regarding falsehoods (if any) in *Making a Murderer* after stating to Patrick O. Dunphy on January 12, 2016 that you would try to get information from others detailing what you claimed was false in *Making a Murderer* and which episodes contained false statements, as reflected in FOIA_0016447.

RESPONSE: Plaintiff objects to this request as apparently seeking information that is protected by attorney-client and work-product privileges. To the best of his knowledge and recollection at this time, Plaintiff does not believe that there are non-privileged responsive documents in his possession.

REQUEST NO. 17: All "fan mail" referenced by you in document FOIA_0016534 as well as all other "fan mail" as that term is used by you in that document and all other communications in which any individual expressed support for you or your colleagues at the Manitowoc County Sheriff's Department or support for law enforcement in general.

RESPONSE: Subject to his general objections, Plaintiff responds that it does not appear that he does not currently have access to a document with the identified number. To the extent that he has responsive documents in his possession that have not already been produced, he will produce them.

REQUEST NO. 18: All news reports and other media coverage of or commentary on *Making a Murderer* that you intend to use at trial, in opposition to summary judgment, or at the deposition of any current or former employee of Netflix, including but not limited to written articles, television or radio broadcasts, podcasts, video commentary, or interview of anyone involved in the production or distribution of *Making a Murderer*.

RESPONSE: Subject to his general objections and the objection that Defendants appear to be seeking Plaintiff's counsel's work product in real time contrary to work-product privilege, Plaintiff has previously produced responsive documents identified to date. Plaintiff reserves the right to supplement his response as he is not required to have trial documents prepared for document exchange at this point

REQUEST NO. 19: All documents that you intend to or may rely upon during trial of this action, either as evidence or for purposes of impeachment, or for refreshing the recollection of a witness.

RESPONSE: Subject to his general objections and the objection that Defendants appear to be seeking Plaintiff's counsel's work product in real time contrary to work-product privilege. Plaintiff reserves the right to supplement his response as he is not required to have trial documents prepared for document exchange at this point.

Dated this 6th day of April, 2022.

LAW FIRM OF CONWAY, OLEJNICZAK & JERRY, S.C.
Attorneys for Plaintiff, Andrew L. Colborn

By: Electronically signed by George Burnett
State Bar Number: 1005964

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Exhibit 21

1. Case Number GC-13280	2. Date 09/30/2003	3. Case Title STEVEN AVERY PROSECUTION
4. Activity Records Examination: Safe Documents		5. Date of Activity 09/30/2003

6.

On Monday, September 22, 2003, S/A Debra K. Strauss met with Manitowoc County Sheriff Kenneth J. Petersen. During this meeting, S/A Strauss told Sheriff Petersen the Attorney General's office has been asked to review the events which occurred between the PENNY BEERNITSEN assault on 07/29/1985 through the STEVEN AVERY arrest and prosecution. S/A Strauss assured Sheriff Petersen the Attorney General's office was not going to re-investigate the crime.

S/A Strauss asked Sheriff Petersen for a copy of the Manitowoc County Sheriff's Department case file regarding the assault and subsequent investigation. Sheriff Petersen went to his safe because that is where he thought the entire case file was being kept. Sheriff Petersen pulled out a small stack of documents regarding AVERY/GREGORY ALLEN.

Sheriff Petersen then went to a second location and obtained the entire case file regarding the assault and conviction.

Sheriff Petersen said he would be willing to provide S/A Strauss with a copy of the documents in the safe, but Sheriff Petersen would need time to have the case file copied. Sheriff Petersen would not release the case file to S/A Strauss because it is a policy of the sheriff's department that the case files need to stay in-house.

The following is a list of the documents which were being maintained in a safe in the office of Sheriff Petersen and provided to S/A Strauss:

The first document was an affidavit of MICHAEL ERNEST LUCERO. This affidavit is dated 06/14/2000. As part of the affidavit, LUCERO states that while he was an inmate at the Green Bay Correctional Institution, he met STEVE AVERY. During one of LUCERO's conversations with AVERY, AVERY admits to raping a woman on a beach in Manitowoc, WI.

The next document examined by S/A Strauss was a statement of JAMES M. LENK. This statement is dated 09/12/2003. This statement was regarding a conversation Lieutenant LENK had with

7. Special Agents

Debra K. Strauss

005245

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10-13-03

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GC-13280
09/30/2003

Sergeant COLBORN regarding a phone call Sgt. COLBORN had received from Brown County. The person from Brown County was talking to Sgt. COLBORN because Brown County had a person in custody, who stated that a few years prior he committed an assault in Manitowoc County.

The third document examined by S/A Strauss was a one-page statement signed by Sergeant ANDREW L. COLBORN. This statement was prepared on 09/12/2003. According to this statement, in 1994 or 1995, Sgt. COLBORN was working as a corrections officer in the Manitowoc County Jail. While working as the corrections officer, Sgt. COLBORN received a call from a man who identified himself as a detective from outside the Manitowoc County area. The detective stated he had received information that a person in their custody had been commenting that he had committed an assault in Manitowoc County and someone else was in jail for it.

The next document examined by S/A Strauss is dated 09/12/2003. This document is a memo on Manitowoc County Sheriff's Department letterhead and is addressed to all department personnel. This memo is from Sheriff Kenneth Petersen. This memo states that employees shall make no comments concerning the STEVEN AVERY case. All news releases shall be issued by either Sheriff Petersen or Inspector Hermann.

Another document examined by S/A Strauss was a press release by Mark R. Rohrer, Manitowoc County District Attorney. This press release is regarding the release of STEVEN A. AVERY. This press release states that, according to DNA test results, GREGORY ALLEN had actually committed the sexual assault and attempted homicide, not STEVEN AVERY.

The final set of documents examined by S/A Strauss were master look-up files dated 09/10/2003 and 09/12/2003. The print-out, which was prepared on 09/10/2003, was regarding STEVEN A. AVERY, DOB [REDACTED]. The master look-files dated 09/12/2003 were regarding GREGORY A. ALLEN, DOB [REDACTED].

A copy of the previously mentioned documents can be found in the main case file.

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