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1	UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
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3	UNITED STATES OF AMERICA,	
4	v. 15 CR 379 (PKC)	
5	JUAN ANTONIO HERNANDEZ ALVARADO,	
6	De San de et	
7	Defendant.	
8	x	
9	New York, N.Y. October 4, 2019	
10	10:10 a.m.	
11	Before:	
12	HON. P. KEVIN CASTEL,	
13	District Judge	
14		
1 -	APPEARANCES	
15		
16	GEOFFREY S. BERMAN, United States Attorney for the	
17	Southern District of New York	
18	EMIL J. BOVE, III AMANDA HOULE	
	JASON RICHMAN	
19	Assistant United States Attorneys	
20	OMAR MALONE MICHAEL R. TEIN	
21	Attorneys for Defendant	
22		
	ALSO PRESENT: FRANCISCO OLIVERO, Interpreter (Spanish)	
23	KARIN GUNILLA MEDINA, Interpreter (Spanish) MERCEDES AVALOS, Interpreter (Spanish)	
24	MARCIA GOTLER, Interpreter (Spanish) BRIAN FAIRBANKS, DEA	
25	MORGAN HURST, Paralegal, USAO	

1 THE COURT: Please remain standing for our jurors. 2 (Jury present) THE COURT: Good morning, ladies and gentlemen. 3 Hope you had a good evening. For you Yankee fans 4 today and tomorrow will be big days. I didn't reveal this 5 during jury selection but I'm a Met fan but I'm not one of 6 7 those Met fans who if the Mets are out of it, you know, are routing against the Yankees. I had a friend who did that when 8 9 the Mets were -- he was a Yankee fan and the Mets were playing the Red Sox in the World Series in 1986 and because he was an 10 11 American League Yankee fan he actually rooted for the Red Sox 12 and I have never forgiven him for that so I am more balanced 13 this time of year. 14 Anyway, thank you for being here for a good, early 15 start. And Victor Hugo Diaz Morales, the Court reminds you 16 that you are still under oath. 17 18 THE WITNESS: OK. 19 THE COURT: You may continue. 20 MS. HOULE: Thank you. 21 THE COURT: Ms. Houle. 22 VICTOR HUGO DIAZ MORALES, resumed 23 DIRECT EXAMINATION 24 BY MS. HOULE: 25 Q. Sir, where we left off yesterday you had been discussing

- certain meetings in approximately 2007. In approximately 2007

 did you participate in any meetings with the defendant where
- 3 police officers were discussed?
- 4 A. Yes.
- 5 Q. Are you familiar with an individual named Normando Rafael
- 6 | Lozano?
- 7 A. Yes.
- Q. I'm showing you what's been marked for identification as
 Government Exhibit 112.
- MS. HOULE: And Ms. Hurst, if you could please pull that up for the Court and the parties.
- 12 Q. Who is shown in that photo?
- 13 A. Honduran Police Officer Normando Rafael Lozano.
- 14 Q. Does this photo fairly and accurately depict Lozano?
- 15 | A. Yes.
- 16 MS. HOULE: The government offers 112, your Honor.
- MR. MALONE: No objection, Judge.
- 18 THE COURT: Received.
- MS. HOULE: Ms. Hurst could you please publish that
 for the jury and zoom in on the photo.
- 21 (Government's Exhibit 112 received in evidence)
- 22 Q. What was Lozano's position within the Honduran National
- 23 | Police in approximately 2007?
- 24 A. Police Officer Lozano was police chief in Santa Rosa de
- 25 | Copán for the Department of Copan.

- Q. And in approximately 2007 what, if any, assistance was Lozano providing you in cocaine trafficking?
- 3 A. Police Officer Lozano assisted me in escorting cocaine
- 4 | shipments throughout Honduran territory and especially in the
- 5 Department of Copan where he was chief on to the western side
- 6 of Honduras and then on to the Guatemalan border.
- Q. And when Officer Lozano would assist you with your cocaine shipments, did he accompany the cocaine shipments?
- 9 A. Yes.
- 10 | Q. What, if any, firearms would Lozano carry when he did that?
- 11 A. Officer Lozano would carry pistols and assault rifles.
- 12 Q. Was there any particular type of assault rifle that Lozano
- 13 | would carry?
- 14 A. A Galil assault rifle.
- Q. I'm showing you what's been marked for identification as
 Government Exhibit 302.
- MS. HOULE: Ms. Hurst, if you could please pull that
 up for the Court and the parties.
- 19 Q. What's shown in that photo?
- 20 A. A Galil assault rifle.
- 21 Q. Does this photo fairly and accurately depict the type of
- 22 | firearm you saw Lozano carry?
- 23 | A. Yes.
- MS. HOULE: The government offers 302.
- MR. MALONE: Without objection, Judge.

1 THE COURT: All right. It's received. (Government's Exhibit 302 received in evidence) 2 MS. HOULE: Ms. Hurst, could you please publish that 3 for the jury. 4 Q. Now you've said, sir, that in 2007 Lozano was stationed in 5 6 Santa Rosa. 7 MS. HOULE: Ms. Hurst could you please publish page 5 of Government Exhibit 500 which has already been permitted for 8 use as a demonstrative by the Court. 9 10 Q. Sir, can you please circle where Santa Rosa is located on 11 this map? 12 MS. HOULE: For the record, the witness has circled 13 the area around the dot to the left of the phrase Santa Rosa de Copán. 14 Did there come a time, sir, when Lozano told you he was 15 going to be transferred to a new location? 16 17 Α. Yes. To which location? 18 19 To Tegucigalpa, the capital of the republic. Α. Q. Where is Tegucigalpa located on this map? 20 21 MS. HOULE: The witness has just circled the dot to 22 the right of the word "Tegucigalpa" on the center of the map. 23 Did you make any request of the defendant regarding 24 Lozano's potential transfer?

(212) 805-0300

A. I asked defendant, Tony Hernandez, for his assistance to

- prevent having Officer Lozano transferred from Santa Rosa to
 the capital since for me it was more important to have him in
 the Department of Copan which is on the border of Guatemala in
- 4 order to continue to be able to traffic cocaine through
- 5 | Honduras and into Guatemala.
- 6 Q. Initially, did you speak to the defendant directly
- 7 regarding that request?
- 8 A. Yes.
- 9 Q. Was Lozano transferred?
- 10 | A. No.
- 11 | Q. Did you pay the defendant for this assistance?
- 12 | A. Yes.
- 13 Q. How much did you pay?
- 14 A. Can you repeat that, please.
- 15 Q. How much did you pay?
- MR. MALONE: Judge, can we have a timeframe.
- 17 THE COURT: Yes. Please fix a timeframe, if you will,
- 18 Ms. Houle.
- 19 Q. When approximately did you make this payment to the
- 20 defendant?
- 21 A. In approximately 2007.
- 22 | Q. How much did you pay the defendant in approximately 2007?
- 23 | A. \$5,000.
- 24 | Q. After you made that payment, did you have any discussions
- 25 with the defendant regarding the payment?

- A. During other meetings the defendant confirmed to me that he did receive that payment.
- 3 | Q. Did the defendant say anything else about Lozano's -- did
- 4 | the defendant say anything else about the manner in which he
- 5 | had prevented Lozano's transfer?
- 6 A. Defendant Tony Hernandez said that he had prevented Police
- 7 Officer Normando Lozano's transfer by using the connections
- 8 | that he had in the capital Tegucigalpa at the National Police
- 9 Headquarters.
- 10 | Q. Is that the only time the defendant assisted you with a
- 11 police officer's placement?
- 12 | A. No.
- 13 Q. For which other police officer did the defendant provide
- 14 | this type of assistance?
- 15 A. With Police Officer Mauro Flores Santos.
- 16 Q. Approximately when did the defendant provide you that
- 17 assistance?
- 18 | A. In approximately 2007 or 2008.
- 19 Q. I'm showing you what's been marked for identification as
- 20 Government Exhibit 109.
- MS. HOULE: Ms. Hurst, if you could please pull that
- 22 up for the Court and the parties.
- 23 Q. What's shown in that photo?
- 24 A. Police Officer Mauro Flores Santos.
- 25 | Q. Does this photo fairly and accurately depict Flores Santos?

1 A. Yes.

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MS. HOULE: The government offers 109, your Honor.

MR. MALONE: Without objection.

THE COURT: Received.

(Government's Exhibit 109 received in evidence)

MS. HOULE: Ms. Hurst, could you please publish that for the jury.

- Q. What did the defendant do to assist you with Flores Santos?
- A. Defendant, Tony Hernandez, first helped by having Police
 Officer Flores Santos transferred from San Pedro Sula to the
 city of La Entrada, which is the main cocaine trafficking route
 from Honduras to Guatemala.

MS. HOULE: Ms. Hurst, could you please pull up Government Exhibit 500, page 5 again.

- Q. Sir, could you please indicate for the jury on this map where La Entrada is.
- MS. HOULE: The witness has just circled the area to the left of the word "La Entrada" on the left side of the map.
- 19 Q. Why did you want Police Officer Lozano stationed in La 20 Entrada?
- 21 A. Can you please repeat that question.
- 22 Q. Why did you want Police Officer Flores Santos stationed in
- 23 | La Entrada?
- 24 A. I needed Police Officer Flores Santos stationed in La
- 25 Entrada because that is the main cocaine trafficking route to

- the western side of Honduras and on the Guatemalan border and also to be sure, to be certain that the cocaine shipments were
- 3 not at risk as they trafficked or traveled through the road to
- 4 | Guatemala.
- 5 Q. Did you pay the defendant for this assistance?
- 6 A. Yes.
- 7 Q. Approximately when did you make that payment?
- 8 A. In approximately 2007 or 2008.
- 9 Q. How much did you pay?
- 10 | A. \$5,000.
- 11 | Q. Did the defendant provide you any other assistance with
- 12 respect to Flores Santos?
- 13 A. Yes.
- 14 | O. What assistance?
- 15 A. Defendant Tony Hernandez additionally helped me to prevent
- 16 | the transfer of Police Officer Flores Santos from La Entrada
- 17 | Copan to the capital of the republic.
- 18 Q. Approximately when did the defendant prevent that transfer?
- 19 A. In approximately 2008.
- 20 | Q. Did you pay for that assistance?
- 21 | A. Yes.
- 22 | Q. Approximately when did you pay the defendant for that
- 23 | assistance?
- 24 A. In approximately 2008.
- 25 Q. How much did you pay?

- 1 A. \$5,000.
- 2 Q. Before we move on I'd like to ask you about a few other
- 3 police officers. I have left a folder in front of you that's
- 4 | marked Government Exhibit 111. Could you please turn to that?
- 5 MS. HOULE: Ms. Hurst, could you please pull that up
- 6 for the Court and the parties.
- 7 \ Q. Who is shown in that photo?
 - A. Police Officer Mauricio Hernandez Pineda.
- 9 Q. Does the photo fairly and accurately depict Hernandez
- 10 Pineda?

- 11 A. Yes.
- MS. HOULE: The government offers 111.
- 13 MR. MALONE: Without objection.
- 14 THE COURT: Received.
- 15 (Government's Exhibit 111 received in evidence)
- MS. HOULE: Ms. Hurst, could you please publish that
- 17 | photo for the jury and zoom in on it.
- 18 THE COURT: Ms. Houle, could you please give me a time
- 19 estimate on the balance of your examination of this witness?
- 20 MS. HOULE: I have, your Honor, I think about 90
- 21 | minutes left.
- THE COURT: Move it along, please.
- 23 BY MS. HOULE:
- 24 | Q. Who is Mauricio Hernandez Pineda?
- 25 A. Mauricio Hernandez Pineda is a Honduran police officer who

- is cousins with defendant, Tony Hernandez. He is cousins with his brother, Juan Orlando Hernandez. And he is cousins with
- 3 Hernan Hernandez.
- 4 Q. Did Mauricio Hernandez Pineda assist in your drug
- 5 | trafficking?
- 6 A. Yes.
- 7 | Q. How so?
- 8 A. Police Officer Mauricio Hernandez Pineda assisted by
- 9 providing information about checkpoints and also about
- 10 | investigations regarding cocaine trafficking in the Department
- 11 of Santa Barbara.
- 12 Q. In approximately 2007 did you have any discussion with the
- 13 defendant regarding Hernandez Pineda?
- 14 A. Yes.
- 15 Q. What, if anything, did the defendant say about Hernandez
- 16 | Pineda?
- 17 A. Defendant, Tony Hernandez, said that Police Officer
- 18 | Mauricio Hernandez Pineda, who was defendant Tony Hernandez's
- 19 cousin, would be assigned in Santa Barbara on the western
- 20 | region of Honduras which is where the main cocaine trafficking
- 21 | route into Guatemala and then into the United States is
- 22 | located. The police officer would also assist with
- 23 | investigations regarding or targeting drug trafficking and
- 24 providing information regarding checkpoints on the route.
- 25 | Q. What, if anything, did the defendant say about how you

1	would receive this information from Hernandez Pineda?
2	A. Defendant
3	THE INTERPRETER: May the interpreter ask the witness
4	to repeat that response.
5	A. Defendant Tony Hernandez said that Police Officer Hernandez
6	Pineda would get information to him and that defendant, Tony
7	Hernandez, said that Mauricio Hernandez Pineda would have this
8	information get to the defendant through Hernan Hernandez.
9	Q. Who would provide you with the information?
10	MR. MALONE: Judge, excuse me, excuse me. I'm going
11	to object. The question was who provided this information.
12	THE COURT: Don't interrupt the answer. You can wait
13	until the answer is finished before it's translated.
14	MR. MALONE: Yes, sir.
15	THE COURT: What's the basis of your objection?
16	MR. MALONE: The question was who gave you the
17	information, a name, and the witness kept going on and on but I
18	apologize for interrupting the interpretation.
19	THE COURT: All right. One second, please.
20	THE COURT: The question you are were asked was "Who
21	would provide you with the information," and this was in
22	relation to information that you referred to in your prior
23	answer.
24	Can you answer that question?
25	THE INTERPRETER: Your Honor, is the interpreter being

for the Court and parties.

1 instructed not to render the prior utterance by the witness? 2 THE COURT: Yes. I'm sustaining the objection. 3 THE INTERPRETER: Thank you, Judge. THE WITNESS: Can you please repeat that question, 4 5 your Honor? THE COURT: A moment ago you testified defendant Tony 6 7 Hernandez said that Police Officer Hernandez Pineda would get information to him and that defendant Tony Hernandez said that 8 9 Mauricio Hernandez Pineda would have this information get to 10 the defendant through Hernan Hernandez. The question that you 11 were asked was: Who would provide you with the information? 12 Can you answer that question? 13 THE WITNESS: Hernan Hernandez would provide the information to me. 14 15 THE COURT: Thank you. BY MS. HOULE: 16 17 Q. Following your conversation with the defendant, did you 18 begin to receive information from Hernandez Pineda through Hernan Hernandez? 19 20 A. Yes. 21 Q. There is a folder in front of you, sir, marked for 22 identification as Government Exhibit 113. Could you please 23 review that photo. 24 MS. HOULE: And Ms. Hurst, could you please pull it up JA49HER1 Diaz Morales - Direct

- 1 Q. Sir, is this a photo of Giovany Rodriguez?
- 2 A. Yes.
- 3 Q. Does the photo fairly and accurately depict Giovany
- 4 Rodriguez?
- 5 | A. Yes.
- 6 MS. HOULE: The government offers 113.
- 7 THE COURT: Any objection?
- 8 MR. MALONE: Without objection, Judge.
- 9 THE COURT: Received.
- 10 (Government's Exhibit 113 received in evidence)
- MS. HOULE: Ms. Hurst, please publish that for the
- 12 | Court and the jury.
- 13 | Q. Where did Giovany Rodriguez work?
- 14 A. Giovany Rodriguez is a Honduran police officer who worked
- 15 in cocaine trafficking.
- 16 Q. Did he assist with your cocaine trafficking?
- 17 A. Yes.
- 18 Q. When approximately did Rodriguez begin to assist you?
- 19 A. In approximately 2004.
- 20 | Q. What type of assistance did he provide you?
- 21 A. This police officer, Rodriguez, would assist me by -- in
- 22 | the transshipment and transportation of the cocaine throughout
- 23 | Honduran territory by receiving cocaine shipments that were
- 24 | being transferred to or transported to the border of Guatemala.
- 25 THE INTERPRETER: Interpreter correction: By

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Diaz Morales - Direct

- providing security for cocaine shipments that were being transported to the border of Guatemala.
- 3 MS. HOULE: Thank you.
 - Ms. Hurst, you can take that down.
- 5 Q. Who first introduced you to Rodriguez?
- A. Honduran drug trafficker Ruben Mejia introduced me to
 Police Officer Rodriguez.
- 8 Q. Who is Ruben Mejia?
- 9 A. He is a Honduran cocaine trafficker who worked in
- 10 | transporting cocaine throughout Honduran territory, cocaine
- 11 | that came from Colombia with a destination of the United
- 12 | States.

- 13 Q. Did Ruben Mejia use any particular stamp for the cocaine he
- 14 | distributed?
- 15 | A. Yes.
- 16 Q. What stamp?
- 17 A. His name's initials, RM.
- 18 Q. Have you seen a kilogram of cocaine stamped with the RM
- 19 stamp?
- 20 A. Yes.
- 21 | Q. Who showed you that kilogram of cocaine?
- 22 A. Ruben Mejia.
- 23 | Q. Did Mejia own any other businesses in Honduras?
- 24 | A. Yes.
- 25 Q. What type of business?

- A. Ruben Mejia was the owner of a butcher shop, of a sale of car parts store, and also of a car dealership.
- Q. Directing your attention to approximately 2008, did you
- 4 participate in any meeting with the defendant at a restaurant?
- 5 A. Yes.
- 6 Q. Where was that restaurant located?
 - A. That restaurant was located in the capital, Tegucigalpa.
 - Q. Who are some of the people who were present for this
- 9 meeting?

- 10 A. The defendant Tony Hernandez, Carlos Toledo, Marlon
- 11 Recinos, Sentado, Oscar Martinez, Mario Jose Calix, and I were
- 12 there.
- 13 Q. Who is Marlon Recinos?
- 14 A. Marlon Recinos was a Honduran drug trafficker who received
- 15 | ships in the Tela area at Laguna de los Micos -- at the Laguna
- 16 delos Micos which would then be transported to the border of
- 17 | Honduras and Guatemala.
- 18 THE INTERPRETER: The interpreter needs to clarify.
- 19 THE COURT: Proceed.
- 20 | THE WITNESS: When we were working with Hector Emilio
- 21 | Fernandez Rosa.
- 22 | Q. Who was Sentado?
- 23 A. Sentado is a Honduran cocaine trafficker who was also
- 24 partners with the Honduran cocaine trafficker Marcos Merren.
- 25 Q. What was the purpose of this meeting?

- A. The purpose of this meeting with the defendant, Tony
 Hernandez, was to investigate whether we could have small
 planes coming from Colombia land in Honduran territory.

 THE INTERPRETER: Interpreter's addition: Land at
 clandestine airstrips in Honduran territory.
 - Q. What did you intend to have those planes carry?
 - A. The planes that we were investigating the possibility of having them land on clandestine airstrips in Honduran territory would be loaded with cocaine.
 - Q. During this meeting did the topic of the Honduran Air Force pilots come up?
 - A. At that meeting with the defendant, Tony Hernandez, the defendant, Tony Hernandez, said that the DEA was training pilots from the Honduran Air Force to be able to fly helicopters with night vision. Because of that it was impossible to have the small planes loaded with cocaine landing that were coming from Colombia. And besides that there was also a combined operation going on involving several different countries which was meant to combat the trafficking of cocaine coming from Colombia going through Honduran territory with an ultimate destination of the United States.
 - Q. Did the defendant provide any advice at this meeting?
 - A. The defendant, Tony Hernandez, said that it would be better to wait and not have any of those small planes loaded with cocaine coming from Colombia because it would be very difficult

- to land them in Honduran territory because there was such a

 high level of control and that it would be better to wait and

 schedule the movements of those small planes landed -- planes

 loaded with cocaine for a later date.
 - Q. Did there come a time when the defendant advised you that the DEA operations had ended?
- 7 A. Yes.

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- Q. Did you then resume your cocaine flights to transport cocaine into Honduras?
- 10 A. Yes.
- 11 | Q. Are you familiar with an individual named Fernando Chang?
- 12 A. Yes.
- Q. I'm showing you what's been marked for identification as
 Government Exhibit 106.
- MS. HOULE: And Ms. Hurst, if you could pull that up

 for the parties and the Court, please.
- 17 Q. Who is shown in that photo?
- 18 A. Luis Fernando Chang.
- Q. Does this photo fairly and accurately depict Fernando Chang?
- 21 | A. Yes.
- MS. HOULE: The government offers 106.
- MR. MALONE: Without objection, Judge.
- 24 THE COURT: Received.
- 25 (Government's Exhibit 106 received in evidence)

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- MS. HOULE: Ms. Hurst, could you please publish that for the jury.
- 3 | Q. Who is Fernando Chang?
 - A. Fernando Chang is a Guatemalan drug -- cocaine trafficker
 who works in purchasing planes in the United States and moving
 them to Guatemala in order to traffic cocaine by making some
 modifications to their fuel tanks so that they can hold a
- 9 THE INTERPRETER: Interpreter's correction: So that
 10 they can have greater flight range.
- 11 Q. In approximately 2008 did you and Fernando Chang
 12 participate in any plane shipments of cocaine?
- 13 A. Yes.

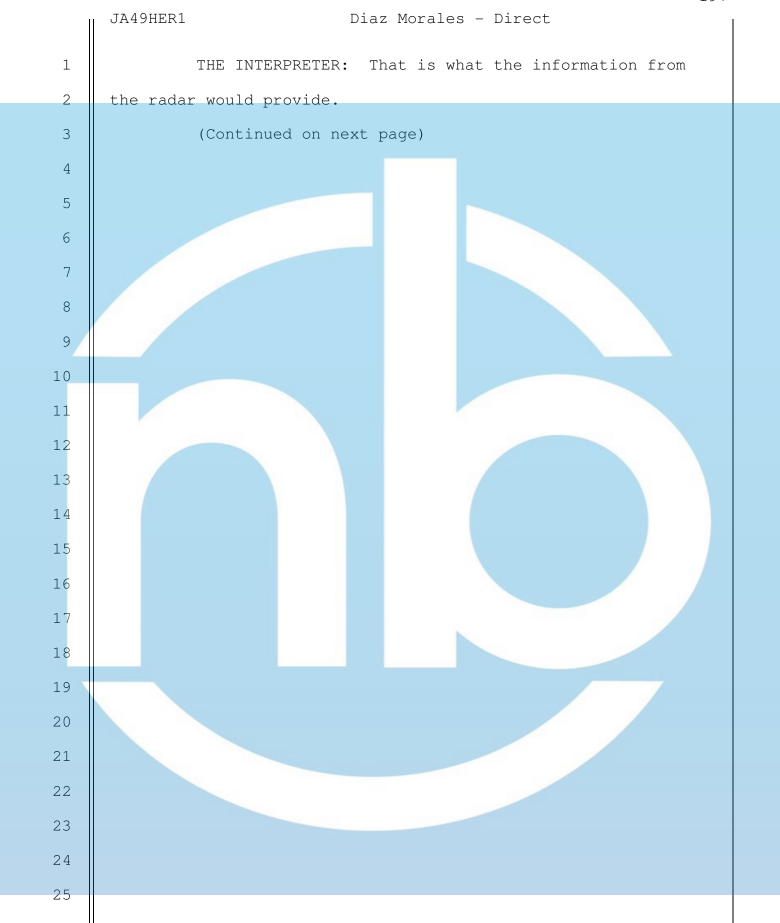
larger.

- Q. Did Fernando Chang provide the planes for those cocaine shipments?
- 16 A. Yes.
- 17 | Q. Did he also provide a pilot?
- 18 A. Yes.
- Q. What was the name of the pilot that Fernando Chang provided?
- 21 A. A/k/a Parejita.
- 22 Q. In 2008 approximately how many of these plane shipments did
- 23 you and Fernando Chang participate in together?
- 24 A. In approximately two shipments.
- 25 Q. Let's turn to the first one. Where did the first planeload

- 1 | of cocaine land?
- 2 A. The first load with Fernando Chang, that plane landed in
- 3 | the area of Sico Honduras.
- 4 | Q. Approximately how many kilograms of cocaine were contained
- 5 in this shipment?
- 6 A. Approximately 400 kilos.
- 7 | Q. From whom had you purchased that cocaine?
- 8 A. I purchased that cocaine from the defendant, Tony
- 9 Hernandez, and Colombian cocaine trafficker, Cinco.
- 10 Q. You mentioned an individual yesterday named Pablo who
- 11 worked for Cinco. What, if anything, did Pablo tell you about
- where this cocaine had been manufactured?
- 13 | A. Pablo told me that that cocaine had been manufactured in a
- 14 | place that's near the border between Colombia and Venezuela
- 15 | called Aceiticos at a laboratory belonging to the defendant,
- 16 Tony Hernandez, and to Colombian cocaine trafficker Cinco.
- MS. HOULE: Ms. Hurst, could you please publish for
- 18 | the jury Government Exhibit 500.
- 19 Q. Sir, which color route did you use to transport the cocaine
- 20 | from Cinco?
- 21 | A. Blue.
- 22 | Q. What security was there for the shipment as it was
- 23 | transported along this route?
- 24 | A. In order to move that cocaine shipment security was
- 25 provided by the police and it was also provided by my workers

- 1 | in order to move the shipment from Cinco through --
- THE INTERPRETER: Interpreter's correction: In order
- 3 | to escort the shipment from Cinco to Guatemala.
- 4 | Q. Did that security carry any guns?
- 5 A. Yes.
- 6 Q. What types of guns?
- 7 A. Pistols and assault rifles.
- 8 Q. Did you inspect the cocaine at any point along the route?
- 9 A. Yes.
- 10 | O. At what location?
- 11 A. In the place near the border with Guatemala called
- 12 | Tracerros.
- Q. Can you please indicate for the jury where Tracerros is on
- 14 Government Exhibit 500?
- MS. HOULE: The witness has just circled the area
- around the dot below the word "Tracerros" on the left side of
- 17 | the map.
- 18 Q. Is this the same shipment that you described briefly
- 19 | yesterday inspecting?
- 20 A. Yes.
- MS. HOULE: Ms. Hurst, could you please publish
- 22 | Government Exhibit 305 which is in evidence. Could you zoom in
- 23 on the photo.
- 24 | Q. What did you see at Tracerros when you inspected the
- 25 cocaine?

- A. A kilo of cocaine with the initials of the defendant, Tony
 Hernandez, TH.
- Q. Was that consistent with the kilo that you identified yesterday as Government Exhibit 305?
- 5 | A. Yes.
- 6 Q. What was the ultimate destination of this cocaine shipment?
- 7 A. The United States.
- 8 Q. You said that the defendant and Cinco provided this
- 9 cocaine. How much did you pay per kilogram?
- 10 A. Ten thousand dollars.
- 11 Q. Did you make any other payments to the defendant in
- 12 | connection with this shipment?
- 13 A. Yes.
- 14 Q. What payments?
- 15 A. I paid the defendant, Tony Hernandez, \$50,000 for radar
- 16 information and \$5,000 for police checkpoints.
- 17 | Q. What do you mean by "radar information"?
- 18 A. The radar takes account of everything that is going on in
- 19 Honduran airspace and this way you can see if the sky is open
- 20 and whether or not there would be any problem landing planes on
- 21 clandestine airstrips in Honduras; that is, if the skies are
- 22 open.
- 23 THE INTERPRETER: The interpreter would like to confer
- 24 | with her colleague.
- 25 (Interpreters confer)



- 1 BY MS. HOULE:
- Q. What, if any, code names have you heard used to refer to
- 3 radar information?
- 4 A. In order to define the word "radar," it was called TV or
- 5 | television.
- 6 Q. Let's turn to the second plane shipment with Chang in
- 7 approximately 2008. What was the approximate size of that
- 8 | shipment?
- 9 A. That shipment with Luis Fernando Chang was approximately
- 10 | 500 kilos.
- 11 | Q. From whom did you purchase that cocaine?
- 12 A. From the defendant, Tony Hernandez, and Colombian
- 13 trafficker Cinco.
- 14 | O. Where did the cocaine first land in Honduras?
- 15 A. The cocaine arrived in Honduran territory in the area of
- 16 Gualaco, Olancho.
- 17 Q. Who provided the air strip in Gualaco?
- 18 A. Mario Jose Calix got the airstrip in Gualaco, Olancho.
- MS. HOULE: Ms. Hurst, please publish page 5 of
- 20 Government Exhibit 500.
- 21 | Q. Sir, which color route did you use to transport this
- 22 | cocaine shipment within Honduras?
- 23 | A. Red.
- 24 | Q. Which border crossing location did you use to cross the
- 25 | cocaine into Guatemala?

- 1 A. The El Florida area.
- 2 Q. What was the security for this shipment as it was
- 3 transferred along that route?
- 4 | A. The national police and my workers who worked in cocaine
- 5 trafficking provided security for that shipment of cocaine.
- 6 Q. Did the security carry any guns?
- 7 A. Yes.
- 8 Q. What types of guns?
- 9 A. Pistols and assault rifles.
- 10 Q. How much did you pay per kilogram for this shipment of
- 11 | cocaine?
- 12 | A. \$10,000.
- 13 Q. Did you make any other payments to the defendant in
- 14 | connection with this shipment?
- 15 A. Another payment was made to the defendant, Tony Hernandez,
- 16 | for the police checkpoints and the radar information.
- 17 Q. How much did you pay for the police checkpoints?
- 18 A. \$5,000.
- 19 Q. How much did you pay for the radar information?
- 20 A. \$50,000.
- 21 | Q. What was the ultimate destination of this cocaine shipment?
- 22 | A. The ultimate destination was to the United States.
- 23 | Q. In approximately 2008 did you participate in any cocaine
- 24 | shipment from Espiritu?
- 25 A. Please repeat the question.

- Q. In approximately 2008 did you participate in any cocaine shipment from Espiritu?
- 3 A. Yes.
- Q. Can you please indicate for the jury where Espiritu is located on the map at Government Exhibit 500.
- MS. HOULE: Let the record reflect the witness has
 drawn a circle over the dot to the right of the word "Espiritu"

 on the left side of the map.
- 9 Q. What was in Espiritu?
- 10 A. El Espiritu is the town where the leaders of the Valle
- 11 | Valle cartel live.
- 12 Q. Can you please remind us of the names of the leaders of the
- 13 Valle Valle cartel.
- 14 A. The leaders are named Luis Valle Valle and Arnulfo Valle
- 15 Valle.
- Q. What was the total size of the cocaine shipment that you
- 17 picked up in Espiritu?
- 18 A. Approximately 1,000 kilos.
- 19 Q. From whom did you purchase that cocaine?
- 20 A. I purchased that cocaine from the defendant, Tony
- 21 Hernandez, and Colombian drug trafficker, Cinco.
- Q. How much did you pay per kilogram for those 1,000 kilograms
- 23 of cocaine?
- 24 | A. \$10,000.
- 25 | Q. What, if anything, did Cinco say about how you should pay

- 1 | for this shipment of cocaine?
- 2 A. The Colombian drug trafficker Cinco said part of that
- 3 | shipment had to be paid for in \$100 bills corresponding to the
- 4 amount of the deal that belonged to Tony Hernandez.
- 5 Q. What did Cinco say about what portion of that payment
- 6 | should be made in \$100 bills?
- 7 A. The Colombian drug trafficker Cinco said that they wanted
- 8 an amount of \$1.5 million to be paid with \$100-dollar.
- 9 Q. Did you sell any portion of the shipment to Fernando Chang?
- 10 | A. Yes.
- 11 | Q. Approximately how many kilograms of cocaine did you sell to
- 12 | Fernando Chang?
- 13 A. Approximately 700 kilos of cocaine.
- 14 | Q. Did you meet with Fernando Chang regarding this shipment?
- 15 | A. Yes.
- 16 | Q. Where did that meeting take place?
- 17 A. I met with Fernando Chang in San Pedro Sula at a house that
- 18 | I kept for meetings regarding cocaine trafficking.
- 19 Q. Who else was present for that meeting?
- 20 A. Antonio Santos, Luis Fernando Chang, Oscar Martinez and I
- 21 were present.
- 22 | Q. Where were the kilograms sold to Chang transported once you
- 23 received them in Espiritu?
- 24 A. Those kilos of cocaine were transported to the border at
- 25 Florida, Copan.

- 1 | Q. What, if any, security was there for that shipment?
- 2 A. The security for that shipment was provided by the Honduran
- 3 national police and also by co-workers who were working in
- 4 cocaine trafficking.
- Q. What, if any, guns were used by that security as they
- 6 escorted the shipment?
- 7 THE INTERPRETER: May the interpreter add something to
- 8 | the end of the last utterance?
- 9 THE COURT: You may proceed.
- 10 THE INTERPRETER: Thank you, Judge.
- 11 A. Security for that shipment was provided by the Honduran
- 12 | national police, and also by those of us who worked in cocaine
- 13 trafficking.
- 14 THE COURT: Thank you.
- 15 THE INTERPRETER: Thank you, Judge.
- 16 Q. What, if any, guns were used by that security to escort
- 17 | that shipment?
- 18 A. I don't understand the question.
- 19 Q. What, if any, guns were used by that security to escort
- 20 | that shipment?
- 21 A. Pistols and assault rifles.
- 22 | Q. What was the ultimate destination of this cocaine?
- 23 A. The United States.
- MS. HOULE: Thank you, Ms. Hurst, you can take down
- 25 that exhibit.

- Q. Directing your attention to 2009, did you make any payments to any campaigns?
- 3 | A. Yes.
- 4 | Q. Which campaigns?
- 5 A. To the national party campaign for Pepe Lobo as president,
- and for Juan Orlando Hernandez's reelection as congressman of
- 7 | the republic's national congress.
 - Q. What was the amount of the payment that you made?
- 9 A. \$100,000.

- 10 Q. Where did you get that money?
- 11 A. I obtained that money from the profits of cocaine
- 12 | trafficking, which is what I work in.
- 13 Q. Before you made that payment in 2009, did you discuss it
- 14 | with the defendant?
- 15 | A. Yes.
- 16 Q. What did the defendant say?
- 17 A. The defendant, Tony Hernandez, said that if that payment
- 18 was made to the national party campaign, and that if Pepe Lobo
- 19 was elected as president and Juan Orlando was reelected into
- 20 | the national Congress, that we will have more connections and
- 21 greater access to information, information of the national
- 22 | police and the Honduran Army. And therein, the seizure of
- 23 cocaine and the arrest of those of us working in the
- 24 | trafficking of the cocaine would be prevented, and that the
- 25 | information would be of better quality and also of more

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1 | importance.

- 2 Q. After you made that payment, did you again discuss it with
- 3 | the defendant?
- 4 A. Yes.
- 5 Q. Approximately when did that conversation take place?
- 6 A. Approximately early in July during my birthday party.

7 THE INTERPRETER: Interpreter correction: Early 8 January during my birthday party.

- Q. During what year?
- 10 | A. In 2010.

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11 | Q. At what location was your birthday party held?

THE COURT: Ladies and gentlemen, that's a good juncture for a break. I will leave you in suspense and we'll pick up with that answer after our break. As always, silence in the back of the courtroom, please.

Please remain seated and silent.

We'll pick up after the break, and as always, do not discuss the case among yourselves, keep an open mind, there's plenty more to come, and see you in ten minutes. Thank you.

(Recess taken)

THE COURT: Ms. Houle, whenever you're ready.

MS. HOULE: Thank you, your Honor.

- 23 BY MS. HOULE:
- Q. Just before the break you were describing, sir, a birthday
- 25 party that you held in 2010, and I had asked you at what

- 1 | location was your birthday party held.
- 2 A. That birthday party was held at a business belonging to
- 3 defendant Tony Hernandez called Termas del Rio El Gracias
- 4 | Lempira.
- 5 Q. Did any other cocaine traffickers attend this party?
- 6 A. Yes.
- 7 Q. Approximately how many?
- 8 A. Approximately over ten.
- 9 Q. During your conversation with the defendant at this party,
- 10 | what, if anything, did the defendant say about that \$100,000
- 11 payment that you described before the recess?
- 12 A. Defendant Tony Hernandez said that he had received that
- 13 payment, and that through that payment better connections at
- 14 | the capital city had been obtained and a lot of information in
- 15 order to prevent the seizure of the cocaine that was being
- 16 | trafficked throughout Honduran territory.
- Q. Sir, there's a folder in front of you that's been marked
- 18 | for identification as Government Exhibit 104.
- 19 MS. HOULE: And Ms. Hurst, please display it to the
- 20 | Court and the parties.
- 21 | Q. Who is shown in that photo?
- 22 A. Tigre Bonilla.
- 23 Q. Does the photo fairly and accurately depict Bonilla?
- 24 | A. Yes.
- MS. HOULE: The government offers 104.

1 MR. MALONE: No objection. THE COURT: Received. 2 (Government's Exhibit 104 received in evidence) 3 4 MS. HOULE: Ms. Hurst, please publish that for the 5 jury and zoom in on the photo. 6 Who is shown in this photo? 0. 7 A. Tigre Bonilla, Honduran police officer. What, if anything, did the defendant say about Bonilla 8 9 during this 2010 birthday party? 10 A. Defendant Tony Hernandez said that Police Officer Tigre 11 Bonilla was a man of great trust for both defendant, Tony Hernandez, and also the defendant's brother, Juan Orlando 12 13 Hernandez, that he was highly trusted by defendant, Tony Hernandez, and also by defendant's brother, that he could be 14 15 placed in very good positions, that he was also very violent and that he would be able to even commit murders. 16 17 During this conversation with the defendant in January of Q. 18 2010, did the topic of extradition come up? 19 Α. Yes. 20 What did the defendant say about extradition? 21 Defendant Tony Hernandez said that it would be very Α. 22 unlikely that extradition be approved in Honduras, but that 23 even if it were to be approved by pressures by the U.S. embassy, that at the supreme court level there were internal 24

processes that could be used in stopping the extraditions, that

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- there would be ways to prevent -- interpreter correction -- to delay the processes of extradition within Honduran territory.
- Q. Did you make any offer to the defendant during this conversation?
 - A. I asked defendant, Tony Hernandez, if he needed bribes in order to get votes such that Tony Hernandez's brother could be elected. At the time, defendant's brother was running for a seat at the national congress, his brother is Juan Orlando Hernandez, and I asked him if he needed bribes to be paid out to let me know such that we could secure that his brother would become president of congress.
- 12 | Q. What did the defendant say in response?
- A. Defendant Tony Hernandez told me that he would let me know if he needed me to do that, because at the time he already had helped with bribes by the Mayor of El Paraiso, Alexander Ardon Chandlier, and also through Javier and Leonel Rivera, and also through Congressman Rodolfo Irias Navas on the Atlantic coast of Honduras.
 - Q. You said that this discussion happened at your birthday party. Have you ever attended a birthday party for the defendant?
- 22 | A. Yes.
- 23 Q. Approximately when was that?
- 24 A. In approximately 2010.
- 25 (Continued on next page)

- 1 | Q. In approximately what month?
 - A. Approximately in the month of June.
- 3 | Q. Where was that party held?
- A. That party was held in Gracias Lempira at a place where there are many country homes and it's called Villa Verde.
- MS. HOULE: Thank you, Ms. Hurst. You can take that exhibit down.
- Q. Directing your attention to approximately February of 2010 did you meet with the defendant at that time?
- 10 | A. Yes.
- 11 Q. Did the topic of Juan Orlando come up at that meeting?
- 12 A. Yes.
- 13 Q. What did the defendant say?
- A. Defendant, Tony Hernandez, said that defendant's brother,

 Juan Orlando Hernandez, would be the next Honduran presidential

 candidate for the National Party. I told defendant that
- defendant's brother, Juan Orlando Hernandez, should wait awhile
 because he was too young to become president of the Republic of
- 19 Honduras.
- Defendant, Tony Hernandez, replied to me, "Very few people know the news that my brother, Juan Orlando Hernandez,
- 22 | will be running as the next Honduran presidential candidate for
- 23 the National Party. It is only you and a few members of my
- 24 | family that know this."
- 25 Q. What, if anything, did the defendant say would be the

- result of Juan Orlando becoming the next presidential candidate?
- 3 A. Defendant, Tony Hernandez, said that if his brother, Juan
- 4 Orlando Hernandez, were to become president of the republic
- 5 that there would be full power and that there would be no
- 6 issues with the cocaine that was being trafficked throughout
- 7 | Honduran territory.
- Q. Following this meeting in February of 2010 did you meet
- 9 with the defendant at a hotel in Gracias Lempira?
- 10 | A. Yes.
- 11 Q. What is the name of that hotel?
- 12 A. La Finca del Capitan.
- 13 | 0. Who owns that hotel?
- 14 A. Mario Jose Calix and Mario Leonel Calix are the owners of
- 15 | that hotel.
- 16 | Q. During this meeting with the defendant was Cinco discussed?
- 17 A. Yes.
- 18 Q. What did the defendant say about Cinco?
- 19 A. Defendant said that Cinco had been murdered in Colombia.
- 20 | Q. What, if anything, did the defendant say about how Cinco's
- 21 death would impact your cocaine trafficking?
- 22 | A. Defendant, Tony Hernandez, said that cocaine trafficking at
- 23 | the time would now be done through -- Wilson Gongora a/k/a
- 24 | Pablo who was now in charge of the cocaine laboratories that
- 25 | produced cocaine in Colombia and which belonged to both

- 1 defendant Tony Hernandez and the now dead Cinco.
- 2 Q. Between approximately 2004 and 2010 how many months out of
- 3 the year were you typically shipping cocaine throughout
- 4 | Honduras?

- 5 A. Approximately between eight and ten months out of the year.
- 6 Q. Focusing you on the time period between approximately 2004
- and 2007, approximately how many cocaine shipments were you
- 8 | shipping per month?
 - A. Approximately between three and four cocaine shipments.
- 10 Q. And now focusing you on the time period between
- 11 | approximately 2007 and 2010, approximately how many cocaine
- 12 | shipments were you shipping per month?
- 13 A. Approximately four to five cocaine shipments.
- 14 Q. What typically was the size of these cocaine shipments
- 15 | between 2004 and 2010?
- 16 A. Approximately they were between five hundred to one
- 17 | thousand kilos of cocaine.
- 18 Q. Did you ever participate in larger shipments?
- 19 A. Yes. On a couple of occasions.
- 20 | Q. Approximately what size were those larger shipments?
- 21 A. Approximately 2,500 kilos.
- 22 | Q. And during the time period of approximately 2004 to 2010
- 23 how often per year did you engage in those shipments of
- 24 approximately 2500 kilograms?
- 25 A. Approximately two times per year.

- 1 Q. Directing your attention to approximately 2010, did you
- 2 engage in a sale of ammunition around that time?
- 3 | A. Yes.
- 4 | Q. What type of ammunition?
- 5 A. Ammunition for FAL assault rifles.
- 6 Q. Who did you receive this ammunition from?
- 7 A. I received that ammunition from Normando Lozano.
- 8 Q. What, if anything, did Lozano tell you about the source of
- 9 | that ammunition?
- 10 A. Police Officer Normando Lozano told me that he had
- 11 purchased that ammunition from defendant, Tony Hernandez.
- 12 Q. Approximately how many rounds of ammunition did you obtain?
- 13 A. Approximately between four thousand to six thousand rounds
- 14 of ammunition.
- 15 Q. How was the ammunition packaged?
- 16 A. The ammunition was packaged in metal boxes bearing the
- 17 | Honduran National Army logo.
- 18 | Q. Did you sell that ammunition?
- 19 A. Yes.
- 20 Q. To whom?
- 21 A. I sold that ammunition to Luis Fernando Chang.
- 22 | Q. Where was Fernando Chang provided that ammunition?
- 23 | A. I provided those ammunitions to Luis Fernando Chang at
- 24 | Guatemalan drug trafficker Jose Manuel Ché's warehouse in
- 25 | Camotán, Chiquimula, Guatemala.

- 1 | Q. You mentioned an individual earlier named Hernan Hernandez.
- 2 Did he have any involvement in this ammunition shipment?
- 3 A. Hernan Hernandez transported the ammunitions from San Pedro
- 4 | Sula to the Honduran Guatemalan border where they were to be
- 5 delivered to Jose Manuel Ché's workers.
- 6 Q. You've testified today about payments made to the
- 7 defendant. Did you give the defendant anything else of value?
- 8 A. Yes.
- 9 Q. What?
- 10 | A. I gifted the defendant with two Rolex watches, one was for
- 11 | the defendant, Tony Hernandez, and one for his wife, Vanessa.
- 12 | I also gave defendant one bull, one Peruvian horse, and two
- 13 pistols.
- MR. MALONE: Judge, can we have a timeframe?
- 15 | Q. Approximately when did you give those guns to Tony
- 16 | Hernandez?
- 17 | A. In approximately 2007.
- 18 Q. And approximately when did you give the defendant the other
- 19 gifts that you described?
- 20 A. The bull and the Peruvian horse, approximately in 2008.
- 21 | The Rolex watches I gave to the defendant and his wife Vanessa
- 22 | in approximately 2009.
- 23 | Q. Why did you give these gifts to the defendant?
- 24 A. I gave these gifts to defendant, Tony Hernandez, because he
- 25 was helping me in cocaine trafficking throughout Honduran

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- 1 territory and also because I wanted him to continue to help me
- 2 | with trafficking cocaine from Honduras and into the United
- 3 | States.
- 4 Q. Did there come a time when you left Honduras to live in
- 5 | Colombia?
- 6 A. Yes.
- 7 | Q. Approximately when was that?
- 8 A. Approximately in early 2011.
- 9 Q. Why had you left Honduras at that time?
- 10 A. I left Honduras because I was at war with Hector Emilio
- 11 | Fernandez Rosa a/k/a Don H.
- 12 | Q. Why were you at war with Hector Emilio?
- 13 A. I was at war with Hector Emilio Fernandez Rosa because I
- 14 | wanted absolute control and I wanted to take the business of
- 15 cocaine trafficking away from Hector Emilio Fernandez Rosa.
- 16 Q. Did you try to have Hector Emilio killed?
- 17 A. Yes.
- 18 Q. Did he try to have you killed?
- 19 A. Yes.
- 20 | Q. Were other people killed as a result of your war with
- 21 | Hector Emilio?
- 22 | A. Yes.
- 23 | O. Did that include Carlos Toledo?
- 24 | A. Yes.
- 25 | Q. Who is responsible for Toledo's death?

1 | A. I am.

- Q. As part of this war with Hector Emilio, did you also have
- 3 | an individual named Javier Benitez Rosa killed?
- 4 A. Yes.

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- 5 Q. Why did you have Benitez Rosa killed?
- 6 A. I had Javier Benitez Rosa killed because he was supporting
- 7 | Hector Emilio Fernandez Rosa and he was --

8 THE INTERPRETER: The interpreter needs to consult.

(Interpreters confer)

- 10 A. -- and he was also a cousin of Hector Emilio Fernandez Rosa
- 11 | as well as being in charge of locating me in San Pedro Sula
- 12 | Honduras with the goal of attacking or threatening my life.
- 13 THE INTERPRETER: Interpreter's correction: With the
- 14 goal of having me killed.
- 15 Q. During Benitez Rosa's murder was anyone else killed?
- 16 A. Yes.
- 17 | O. Who else was killed?
- 18 A. His daughter.
- 19 Q. How old was his daughter when she was killed?
- 20 A. Three years old, approximately.
- 21 | Q. Separate from this war with Hector Emilio have you had
- 22 other people murdered?
- 23 | A. Yes.
- 24 | Q. And you've also had other people injured, correct?
- 25 A. Yes.

- 1 | Q. Have you injured your wife?
- 2 A. Yes.
- 3 | Q. How did you injure your wife?
- 4 A. I shot my wife in the face.
- 5 | Q. After this war with Hector Emilio, did you eventually
- 6 return to Honduras?
- 7 A. Yes.
- 8 Q. Approximately when was that?
- 9 A. In late 2011 approximately.
- 10 | Q. Did you continue to engage in cocaine trafficking when you
- 11 returned to Honduras?
- 12 | A. Yes.
- 13 | Q. Directing your attention to approximately 2012, did you
- 14 | meet with Mario Jose Calix at a hotel in Honduras?
- 15 | A. I met with Mario Jose Calix and Wilson Gongora in the Finca
- 16 del Capitan Hotel in Gracias Lempira.
- 17 | Q. What other names does Wilson Gongora go by?
- 18 A. Pablo, Picapiedra, Pica.
- 19 Q. Is that the same Pablo who you described earlier?
- 20 A. Yes.
- 21 | Q. At this meeting with Calix and Pablo was any particular
- 22 cocaine trafficking route discussed?
- 23 A. The cocaine trafficking route that was discussed was
- 24 | arriving in southern Honduras through Choluteca.
- 25 | Q. Did Pablo make any proposal to you at this meeting?

- A. Pablo asked me to invest the amount of two hundred thousand dollars in those cocaine shipments.
- 3 Q. What was your response?
- A. I said yes, that I would invest the amount of two hundred thousand dollars in those cocaine shipments.
- Q. What, if anything, did Calix say at this meeting regarding the defendant?
- A. Mario Jose Calix said that the defendant, Tony Hernandez,
 would still be giving information about the Honduran Navy
 operations and would also give information about police
 checkpoints.
- 12 Q. Following this meeting, did these cocaine shipments through
 13 Choluteca occur?
- 14 A. Yes.
- 15 Q. Approximately how many cocaine shipments were there?
- 16 A. Approximately eight shipments of cocaine.
- 17 Q. How large was each shipment, approximately?
- 18 A. Approximately three hundred kilos.
- Q. What, if any, involvement did Hernan Hernandez have in these Choluteca shipments?
- A. Hernan Hernandez would give information regarding Honduran
 Navy operations and police checkpoints provided to him by the
 defendant, Tony Hernandez, and he would also drive trucks of
 cocaine which were being shipped loaded with cocaine and would
 also provide security for the movement of the cocaine.

- Q. What was the ultimate destination of the cocaine being shipped through this Choluteca route?
 - A. The final --interpreter's correction -- the ultimate destination of that cocaine would be to the United States.
 - Q. Did you continue to work with Calix on cocaine shipments until you were arrested in Guatemala?
- 7 A. Yes.

- Q. Directing your attention to approximately 2014. Did you have any discussions with Calix regarding a potential plane shipment of cocaine?
 - A. There was a discussion with Mario Jose Calix about the possibility of trafficking cocaine in a G2 plane belonging to Don Albino Quintero, a Mexican trafficker of the Sinaloa cartel. Don Albino Quintero and I would get the drugs from a Colombian named Cosano.

THE INTERPRETER: Interpreter's correction: Don
Albino Quintero would provide the plane. I would obtain the
drugs from a Colombian named Cosano. And Mario Jose Calix,
together with Tony Hernandez, would take care of the arrival of
the plane in Honduras and make sure that there were no slipups
and in order to avoid seizure of cocaine by handling radar
information.

- Q. Approximately how many kilograms of cocaine did you plan to ship on that plane?
- A. Between approximately 1400 and 1600 kilos of cocaine.

- Q. What, if anything, did Calix say about whether the defendant would be paid for his participation in this shipment?
- 3 A. Mario Jose Calix said that the defendant would be paid for
- 4 | radar information.
- 5 Q. Who was responsible for paying the defendant for the radar
- 6 | information?
- 7 A. Mario Jose Calix.
 - Q. Did you keep ledgers of your cocaine transactions?
- 9 A. Yes.

- 10 Q. What types of information did you keep in your ledgers?
- 11 A. Some notes and writings about earnings and payments.
- 12 | Q. When, approximately, did you begin keeping those records?
- 13 A. I kept those records from approximately.
- 14 THE INTERPRETER: Interpreter's correction:
- 15 | Approximately from the time that I worked for Hector Emilio
- 16 | Fernandez Rosa. During the war with Hector Emilio Fernandez
- 17 Rosa the notes that I had kept from working with Hector Emilio
- 18 | Fernandez Rosa were burned. I began keeping them again in
- 19 | 2012, approximately, until 2016.
- 20 | Q. When you were arrested in this case did you turn over any
- 21 | ledgers to the government?
- 22 | A. Yes.
- 23 | Q. Approximately how far back do those ledgers go?
- 24 A. To approximately 2012.
- 25 Q. Until approximately what year?

- 1 A. To approximately 2016.
 - Q. There are three bags in front of you that contain
- 3 Government Exhibits 240A through 240S. What is contained in
- 4 | those bags?

- 5 A. These are my ledgers.
- 6 Q. In advance of your testimony today did you review those
- 7 | ledgers?
- 8 A. Yes.
- 9 Q. Are the ledgers in substantially the same condition as they
- 10 were when you turned them over to the government after you were
- 11 | arrested?
- 12 A. Yes.
- 13 Q. Did you mark each of those exhibit bags with your initials
- 14 | after you reviewed the ledgers?
- 15 | A. Yes.
- 16 MS. HOULE: Your Honor, the government offers
- 17 Government Exhibits 240A through 240S.
- 18 MR. MALONE: No objection, Judge.
- 19 THE COURT: Received.
- 20 | (Government's Exhibits 240A through 240S received in
- 21 | evidence)
- 22 MS. HOULE: Your Honor, may we publish Government
- 23 Exhibit 240E on the screen?
- Ms. Hurst, could you please pull up Government Exhibit
- 25 240E. And Ms. Hurst, if you could turn to the third page,

1 please.

2

- Q. Sir, what is the year listed for this ledger?
- 3 | A. 2014.
- MS. HOULE: Ms. Hurst, could you please pull this up for the jury. Thank you.
- 6 Q. Does this ledger contain transactions from the year 2014?
- 7 A. Yes.
- MS. HOULE: Ms. Hurst, could you please turn to page
- 9 43.
- 10 Q. Sir, there's a set of entries under the number 12 in the
- center of the page. To what date do those entries relate?
- 12 A. They correspond to September 8, September 9, September 10, 11th, 12th, 13th, and 14th.
- MS. HOULE: Ms. Hurst, could you zoom in on the entry
 for September 12, please.
- 16 Q. To what transaction does this entry relate?
- 17 A. This transaction relates to the plane belonging to Don 18 Albino Quintero.
- THE INTERPRETER: The interpreter needs to consult with her colleague.
- 21 (Interpreters confer)
- 22 THE WITNESS: The plane that was potentially going to
 23 be handled by Don Albino Quintero with Mario Jose Calix and
 24 with the defendant. The plane was belonging to Don Albino
- 25

Quintero.

- Q. Is that the same plane transaction that you described a few minutes ago?
 - A. Yes.

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- MS. HOULE: Ms. Hurst, could you please highlight the line beginning with the number 35.
- Q. Sir, what does this line reflect?
- 7 A. This line reflects --

THE INTERPRETER: Interpreter's correction: The amount of \$35,000 for expenses for kbeta. Kbeta is one of the nicknames that I used for Mario Jose Calix. That is on this line.

- 12 | Q. What was this \$35,000 payment for?
- 13 A. Mario Jose Calix asked me for a payment of \$35,000.

THE INTERPRETER: Interpreter's correction: Mario Jose Calix told me that the defendant, Tony Hernandez, had asked for a payment of \$35,000 as a downpayment for handling radar information for the flight of the G2 if it were to be carried out.

- 19 Q. Are there any direct references to the defendant in this 20 entry?
- 21 | A. No.
- 22 | Q. Why not?
- A. At that time Mario Jose Calix was the one who made
 arrangements with the defendant, Tony Hernandez, regarding
 payment matters.

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Ramirez?

JA49HER3 Diaz Morales - Direct 1 In the ledgers that you kept between approximately 2012 and 2 the time of your arrest, are there any direct references to the defendant? 3 No. 4 Α. 5 Q. Why not? As I said before, at that time Mario Jose Calix was the one 6 7 who was responsible for payments to the defendant, Tony Hernandez. 8 9 MS. HOULE: Thank you, Ms. Hurst. You can take that 10 down. 11 THE COURT: What did you mean by "at that time"? THE WITNESS: During those dates. 12 13 THE COURT: Those dates that were on the screen? THE WITNESS: From the time beginning in 2012 until 14 15 2016 Mario Jose Calix was in charge of the payments to the defendant, Tony Hernandez. 16 17 THE INTERPRETER: The interpreter would like to confirm something with the witness. 18 THE WITNESS: I'm sorry. From 2012 until 2016 shortly 19 before my arrest Mario Jose Calix was the one who was in charge 20 21 of payments to the defendant, Tony Hernandez. 22 THE COURT: Next question. 23 Before we finish I'd like to ask you about a few additional

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individuals. Are you familiar with an individual named Oscar

1 | A. Yes.

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Q. If you could please turn to the folder in front of you marked Government Exhibit 401-7.

MS. HOULE: And Ms. Hurst, if you could please pull that up for the Court and the parties.

- Q. Who is shown in that photo?
- A. Oscar Ramirez a/k/a Alero.
 - Q. Does this photo fairly and accurately depict Ramirez?
- A. Yes.
- 10 MS. HOULE: The government offers 401-7.
- MR. MALONE: Without objection.
- 12 THE COURT: Received.
- 13 (Government's Exhibit 401-7 received in evidence)
- MS. HOULE: Ms. Hurst, could you please publish that for the jury.
- 16 | O. Who is Oscar Ramirez?
- 17 A. Oscar Ramirez is a Honduran attorney and cocaine trafficker
- 18 who in his work bribes judges and prosecutors. Oscar Ramirez
- was the one who handled the case when Hector Emilio Fernandez
- 20 was arrested in Honduras.
- 21 | Q. Have you had any conversations with Ramirez regarding
- 22 | Choluteca?
- 23 | A. Yes.
- 24 | Q. When approximately did that conversation with Ramirez take
- 25 place?

- 1 | A. In 2012 or 2013 approximately.
 - Q. What did Ramirez say during that meeting about Choluteca?
- 3 A. Oscar Ramirez told me that he would sell me a property near
- 4 the beach in the Choluteca region in order to receive cocaine
- 5 shipments.

- 6 MS. HOULE: Thank you, Ms. Hurst. You can take that 7 down.
- Q. Are you familiar with an individual known as Wilson from the area of La Entrada?
- 10 | A. Yes.

Honduras.

- 11 Q. Have you ever been involved in a cocaine shipment with
 12 Wilson?
- A. In approximately 2012 I provided a plane to Luis Fernando

 Avendano which was to transport cocaine from Colombia to
- THE INTERPRETER: The interpreter needs to clarify.

 (Interpreters confer)
- 18 THE WITNESS: Together with Wilson from La Entrada.
- 19 Q. Approximately how large was that shipment of cocaine?
- 20 A. Approximately 500 kilos.
- 21 Q. You've discussed Hector Emilio Fernandez Rosa throughout
- 22 your testimony. In connection with your cocaine trafficking
- 23 | with Hector Emilio did you meet anyone by the name Daniel?
- 24 | A. Yes.
- 25 | Q. Do you know Daniel's last name?

- 1 A. Romaro.
- 2 | Q. Did Daniel have any other last name?
- 3 | A. Yes.
- 4 \square Q. What was it?
- 5 A. Miranda.
- 6 Q. When approximately did you meet Daniel?
- 7 | A. In approximately 2007 or 2008.
- 8 Q. What was his role in cocaine trafficking?
- 9 A. Daniel Romaro was trafficking cocaine throughout Honduran
- 10 | territory for both Hector Emilio Fernandez and me.
- 11 | Q. What if any relationship did Daniel have to Carlos Toledo?
- 12 A. Daniel and Carlos Toledo come from the same town, Gracias
- 13 Lempira.
- 14 Q. Approximately when were you arrested in this case?
- 15 A. In approximately 2017.
- 16 Q. Where were you arrested?
- 17 A. In Guatemala City.
- 18 Q. Were you extradited from Guatemala to the United States?
- 19 A. Yes.
- 20 | Q. When you were flown to the United States did you begin
- 21 | cooperating with the government?
- 22 | A. Yes.
- 23 | Q. When you initially began cooperating with the government
- 24 were you honest about your cocaine trafficking with the
- 25 defendant?

- 1 A. No.
- Q. Why not?
- 3 A. I was afraid given that the defendant, Tony Hernandez, and
- 4 his brother, Juan Orlando Hernandez, who is the current
- 5 president of the Honduras, have full power throughout Honduras.
- 6 Q. Did you have family in Honduras at that time?
- 7 A. Yes.
- 8 Q. You've testified earlier that you ultimately entered into a
- 9 cooperation agreement with the United States. What are some of
- 10 | the things that you are required to do under that agreement?
- 11 | A. It requires that I tell the truth, to testify if requested
- 12 | to do so, and not to commit anymore crimes.
- 13 | Q. If you do those things, what is your understanding of what
- 14 | the government may do for you?
- 15 A. As far as I understand, the government could submit a
- 16 | letter to the judge indicating -- detailing my cooperation as
- 17 | well as all of my crimes.
- 18 Q. If that letter is submitted, will it be sent to the Court
- 19 around the time of your sentencing?
- 20 A. Yes.
- 21 | Q. Has anyone guaranteed that you will get that letter from
- 22 | the government?
- 23 | A. No.
- 24 | Q. What mandatory minimum sentence do you currently face for
- 25 your crimes?

- 1 A. Forty years.
- 2 Q. What is the maximum sentence you face under your
- 3 | cooperation agreement?
- 4 A. Life plus 30 years.
- 5 | Q. If your sentencing judge receives that letter from the
- 6 government, can the judge give you less than the mandatory
- 7 | minimum?
- 8 A. Yes.
- 9 Q. Is the judge required to sentence you to less time if the
- 10 | judge receives that letter from the government?
- 11 A. No.
- 12 | Q. Has anyone made any promises to you about what sentence you
- 13 | will receive?
- 14 A. No.
- 15 | Q. Who is going to decide your sentence?
- 16 A. The judge.
- MS. HOULE: One moment, your Honor.
- No further questions.
- 19 THE COURT: All right. Cross-examination.
- MR. MALONE: Yes, sir.
- 21 CROSS-EXAMINATION
- 22 BY MR. MALONE:
- 23 | Q. Good morning, sir. My name is Omar Malone and I represent
- 24 Tony Hernandez.
- 25 Sir, before I proceed in great detail I'd like to know

228 JA49HER3 Diaz Morales - Cross a little bit about you, OK? 1 2 THE COURT: Just ask questions. 3 MR. MALONE: Yes, sir. Do you have a wife? 4 Q. 5 Α. Yes. 6 Do you have kids? 0. 7 A. Yes. Biological kids? 8 Q. 9 Α. Yes. 10 Do you have grandchildren? 0. A. No. 11 Q. Over the course of your life one of the happiest days of 12 13 your life had to have been when one of your kids or your kids were born; is that accurate? 14 15 Α. Yes. You'd do anything to spend time with your children, right? 16 17 That's not right. Α. Spending time with your children isn't something that's 18 extremely important to you? 19 20 Can you please repeat the question. 21 Q. My question is, sir: One of the most important things you 22 could ever do is to spend time with your biological offspring;

And the last time you saw your children was when?

23

24

25

isn't that right?

A. Yes.

- 1 A. Approximately 30 months ago.
- 2 Q. You were in Guatemala?
- 3 A. Yes.
- 4 | Q. That was before you got arrested, right?
- 5 | A. Yes.
- 6 Q. Your life was very different before you got arrested,
- 7 | wasn't it, sir?
- 8 A. Yes.
- 9 Q. You had plenty of wealth as a result of the activities
- 10 you've described here in court; isn't that correct, sir?
- 11 A. Yes.
- 12 | Q. I mean you've told this jury you sold one hundred --
- 13 approximately 145,000 kilograms of cocaine? Isn't that what
- 14 you said, sir?
- 15 | A. I said 140,000 kilos.
- 16 Q. OK. You sold 140,000 kilos. That's accurate?
- 17 A. Approximately.
- 18 Q. Approximately how much money did you, El Rojo, receive for
- 19 each of the 140,000 kilograms of cocaine you testified to this
- 20 | jury you sold?
- 21 A. Approximately five hundred dollars per kilo.
- 22 | Q. And if we add that five hundred dollars per kilo with all
- 23 || of the deliveries you've indicated you've participated in, we
- 24 | will have an accurate number -- an accurate accounting of how
- 25 | much money you've made over the course of your drug trafficking

JA49HER3 Diaz Morales - Cross

1 | career; is that right?

A. Yes.

- 3 | Q. Have you added up how much money you made over the course
- 4 of your drug trafficking career?
- 5 A. Can you please repeat the question.
- 6 Q. Do you know how much money you made from selling drugs?
- 7 A. More or less.
- 8 Q. Tell us the less first and then I'll ask you about the
- 9 more. How much?
- 10 A. Several million dollars.
- 11 | Q. More than five?
- 12 A. Yes.
- 13 Q. More than ten?
- 14 A. I don't have a calculator here.
- 15 Q. You miss your wife, sir?
- 16 A. Yes.
- 17 | Q. That's the wife you shot in the face, isn't it?
- 18 A. Yes.
- 19 Q. Despite you shooting her in the face, you would do anything
- 20 | you could to reunite with her; isn't that correct, sir?
- 21 A. That's not correct.
- 22 | Q. You don't care about spending time with your wife?
- 23 | A. Yes.
- 24 | Q. You'd like to spend time with her but you can't because you
- 25 | are in jail in the United States; isn't that correct, sir?

A. Yes.

Q. Did you tell your wife that you had been engaged in drug
trafficking from the 1990s until the time you were arrested in

2017? Did she know you were a drug trafficker?

5 A. Yes.

Q. You never told your kids you were a drug trafficker, right?

A. (No response).

Q. I mean did you tell your kids that you were selling thousands and thousands of kilograms of cocaine to people throughout the world?

A. No.

THE COURT: Let's take our lunch break at this point.

And, ladies and gentlemen, please do not discuss the case among yourselves. Please keep an open mind. See you back in action at 2 o'clock. Thank you.

(Luncheon recess)

JA4THER4 Diaz Morales - Cross AFTERNOON SESSION 1 2 (2:05 p.m.)(Jury present) 3 4 THE COURT: Mr. Malone, any time you're ready. 5 MR. MALONE: Thank you, Judge. BY MR. MALONE: 6 7 Q. Sir, before we went to break we were talking about those things that you love. Your wife, right? 8 9 A. Yes. 10 Q. And your kids. A. Yes. 11 12 Q. And you would do anything to reunite with them if you 13 could. That's not true. 14 Α. You would do the best that you can to reunite with your 15 Q. wife and children, is that right? 16 17 That's not true. Α. Okay. What is true, sir, is that from the early '90s you 18 have been a drug dealer, is that right? 19 20 Yes. A. 21 Q. Did you have any businesses that you bought or utilized 22 that didn't appear to be drug businesses, in other words, 23 legitimate businesses purchased or acquired by drug money? 24 A. Yes. 25 Tell the jury what those businesses were.

- A. A Cablevision business and a business that purchased coffee.
- 3 Q. Where were those businesses located, sir?
- A. The Cablevision business was in Gracias, Lempira, and the coffee business was in Esquipulas, Guatemala.
- Q. With those businesses, sir, you did transactions with regular people, correct, people who were not in the drug business. Isn't that right?

9 Did you hear my question, sir?

- 10 A. Please repeat the question.
- MS. HOULE: Your Honor, I object to the form of that question.
- MR. MALONE: I'll rephrase, Judge.
- 14 THE COURT: Yeah.
- MR. MALONE: Okay.
- Q. Sir, you indicated that you had a Cablevision business in Gracias, Lempira, is that right?
- 18 | A. Yes.
- 19 Q. That business was not involved in distributing kilograms of 20 cocaine, was it?
- 21 A. Everything that I have done I have always done with drug
 22 money.
- Q. Not my question. My question is slightly different, and here it is: The Cablevision business did business involving cable, is that right?

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Diaz Morales - Cross

1 | A. Yes.

- Q. You had customers, correct?
- 3 A. Yes.
- 4 | Q. And you never told those customers that you were a major
- 5 international drug trafficker, did you?
- 6 A. That's right.
- 7 Q. How long was that Cablevision business performing the kind
- 8 of work it performed?
- 9 A. I don't understand your question.
- 10 | Q. How long was it in business?
- 11 A. I don't understand the question.
- 12 | O. Was the Cablevision business around in 2004?
- 13 A. I sold the business between approximately 2003 and 2004.
- 14 | Q. The people who you dealt with in that business, that that
- 15 company dealt with, did not know you were involved in drug
- 16 | trafficking, isn't that accurate?
- 17 A. They did know.
- 18 Q. Okay. The coffee business that you had, that was in
- 19 | Guatemala you indicated, is that right?
- 20 A. Yes.
- 21 | Q. And by the way, the cable business that we just talked
- 22 | about, are any of those customers in the ledgers you spoke
- about, your ledgers, are any of them customers in those books?
- MS. HOULE: Objection, your Honor, to form.
- 25 Q. Are any of the names of the people you dealt with in the

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- cable business contained in those ledgers?
 - THE COURT: Referring to the ledgers shown in direct examination.
 - MR. MALONE: Very well, Judge, absolutely.
- 5 THE INTERPRETER: Can the question be repeated for the 6 interpreter?
- 7 MR. MALONE: Yes, it can.
- Q. Are the people you dealt with in the Cablevision business
 we were just talking about, are any of them listed in the
- 10 ledgers that have been introduced through your testimony and
 11 are sitting on the desk over here?
- 12 | A. Yes.
- Q. Now with the cable business and the coffee business, you created those companies so you could look legitimate, isn't
- 15 | that accurate?
- 16 A. That's right.
- 17 Q. You don't walk around and you didn't walk around from 2004
- 18 until you got arrested with a sign that said "drug dealer,"
- 19 | isn't that accurate?
- 20 A. Yes, that's accurate.
- 21 Q. You don't want to advertise that you're a drug dealer for
- 22 | law enforcement or otherwise, isn't that right?
- 23 A. The people who were close to me did know what I did for a
- 24 | living.
- 25 | Q. Understood. My question was slightly different, sir, let

- me try it again. You didn't want law enforcement to know you were involved in drugs, right?
- 3 A. That's right.
- 4 | Q. And you figured with the Cablevision business and the
- 5 coffee business you could disguise the income you were making
- 6 from drugs with those businesses, isn't that right, sir?
- 7 A. That's right.
- Q. And that's what you did, disguise your drug business with
- 9 those two front companies, isn't that right?
- 10 A. That's right.
- 11 | Q. Did you have employees for the Cablevision company?
- 12 A. Yes.
- 13 Q. Did those employees know you were involved in drug
- 14 trafficking?
- 15 A. Yes.
- 16 Q. Did you have employees for the coffee company?
- 17 A. Yes.
- 18 Q. Did they know you were involved in drug trafficking?
- 19 A. That's right.
- 20 | Q. Did you have to register those businesses? For example, in
- 21 | Honduras, did you have to register the Cablevision business in
- 22 order to operate as a business? Did you have to do that with
- 23 | the Cablevision business?
- MS. HOULE: Objection.
- THE COURT: Basis?

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- 1 MS. HOULE: As to form, your Honor. 2 THE COURT: Overruled.
- - A. Don Mario Calix registered the company.
- Q. Whoever registered the company didn't tell the authorities
 that it wasn't doing legitimate cable work and that it was
 doing drug trafficking business. That's the way it was

8 THE COURT: Rephrase your question.

MR. MALONE: Yes, sir.

designed, right?

- 10 Q. The business was registered so that it didn't appear as
 11 though it was engaging in anything illegal, is that correct?
- 12 A. I don't understand the question.
- Q. When you were testifying on direct examination the last two days, you recall that, right?
- 15 A. Yes.
- 16 Q. You had a lot of preparation for your testimony, isn't that
 17 accurate?
- 18 A. No.
- Q. Isn't it accurate, sir, that before you testified in this
 case that you sat down with prosecutors and agents 20 times to
 prepare for your testimony?
- 22 A. That's not accurate.
- Q. Okay. Let's talk about what is accurate. You are aware,
 sir, that in the course of this case the government has to turn
 over the interview reports conducted with you. Discovery, you

JA4THER4 Diaz Morales - Cross heard of that, right, in the jail? 1 2 MS. HOULE: Objection. THE COURT: Sustained. 3 Q. Sir, when you got arrested in March of 2017, you would 4 5 agree with me that that was pretty much the worst day of your life? 6 7 A. That's right. 8 MR. MALONE: May I approach, Judge? 9 THE COURT: You may. 10 MR. MALONE: Having already shared what I will mark 11 just for identification as Defense Exhibit 6. 12 Sir, could you take a look at Defense Exhibit 6 for identification? 13 Yes. 14 Α. You've taken a look at it? 15 Q. 16 MR. MALONE: Judge, if I may. 17 Sir, you recognize that picture? Q. 18 Α. That's right. 19 Does that picture accurately depict what's in it? 20 Is it an accurate picture? 21 I cannot know whether it's accurate. Α. 22 Q. Is it you in the picture? 23 Yes. Α. 24 Do you remember the events that are depicted in the 25 picture?

JA4THER4 Diaz Morales - Cross

- 1 A. More or less.
- 2 Q. You remember getting arrested, right?
- 3 | A. Yes.
- 4 | Q. And you remember being walked through whatever agency
- 5 | arrested you, right?
- 6 A. I don't have a memory of that.
- 7 | Q. Sir, what is in this picture, is it accurate?
- 8 A. I don't know exactly when that photo was taken.
- 9 Q. Regardless of when it was taken, is it accurate? Does it
- 10 show you?
- 11 A. Yes.
- MR. MALONE: Move for admission of Defense Exhibit 6.
- THE COURT: Any objection?
- MS. HOULE: No, your Honor.
- 15 THE COURT: Received.
- 16 | (Defendant's Exhibit 6 received in evidence)
- MR. MALONE: Permission to publish?
- 18 THE COURT: Yes.
- 19 Q. On this date, March 4 of 2017, you were arrested in
- 20 | Guatemala, is that right?
- 21 A. Yes, I was arrested in Guatemala.
- 22 | Q. You didn't turn yourself in, did you?
- 23 A. That's right.
- 24 | Q. Law enforcement was looking for you and you were trying to
- 25 avoid them, weren't you, sir?

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1 MS. HOULE: Objection to form.

MR. MALONE: I'll rephrase, Judge.

3 THE COURT: Please.

- Q. You were trying to avoid law enforcement on March 4 of
- 5 | 2017, is that accurate?
- 6 A. That is not accurate.
- 7 Q. Were you looking to be caught on March 4 of 2017, sir?
- 8 Were you looking to be arrested?
- 9 A. No.

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- 10 Q. You wanted to remain a free man, right?
- 11 A. That's right.
- 12 | Q. And enjoy the millions and millions of dollars you earned
- 13 | through drug trafficking, is that correct?
- 14 A. That's right.
- 15 Q. And enjoy your wife and your kids, isn't that right?
- 16 A. Yes.
- 17 | Q. And you knew of other drug traffickers who have been
- 18 extradited from either Guatemala or Honduras to the United
- 19 States, you knew that on March 4 of 2017, didn't you, sir?
- 20 MS. HOULE: Objection to form, your Honor.
- 21 | THE COURT: Rephrase it, please.
- 22 | Q. Sir, on March 4 of 2017 you knew of other drug traffickers
- 23 who had been sent to the U.S., is that true?
- 24 A. That's right.
- 25 | Q. The last thing you wanted to do was to come to the U.S. and

- face charges for all the drug trafficking you knew you had done, isn't that right, sir?
- 3 A. I did not know that there was an arrest warrant out for me.
- 4 Q. I understand. You didn't want there to be an arrest
- 5 | warrant out for you, did you?
- 6 A. That's right.
- 7 Q. You did all you could to avoid law enforcement during your
- 8 | whole drug trafficking career, isn't that right, sir?
- 9 A. Please repeat the question.
- 10 | Q. Throughout your whole drug trafficking career you did
- 11 | whatever you needed to do to avoid law enforcement capturing
- 12 | you, isn't that correct, sir?
- 13 A. That's right.
- 14 Q. Some of the things you did were injure people you thought
- 15 were going to law enforcement and possibly spilling the beans,
- 16 | telling what was going on.
- 17 A. That's not correct.
- 18 Q. We talked a little bit about a gentleman by the name of
- 19 Marlon Recinos earlier today. Do you remember that gentleman's
- 20 | name?
- 21 | A. Yes.
- 22 | Q. You remember being at a drug meeting with him, correct?
- 23 A. That's right.
- 24 | Q. That wasn't a meeting that Tony Hernandez was at, right?
- 25 A. That's right.

- Q. And at that meeting you felt Mr. Recinos appeared a bit nervous, didn't you?
- 3 A. I don't have a memory of that.
- 4 | Q. Do you remember executing him after that drug trafficking
- 5 meeting because you thought he was a bit too nervous for you at
- 6 | that meeting, sir?
- 7 A. Please repeat the question.
- 8 Q. In 2010, sir, you were at a drug trafficking meeting that
- 9 you initiated, correct?
- 10 | A. That is not correct.
- 11 | Q. Were you at a drug trafficking meeting with Marlon Recinos,
- 12 | sir, at any point?
- 13 A. That's right.
- 14 | O. Was it in 2011?
- 15 A. That is not correct.
- 16 Q. What year was it, sir?
- 17 A. In 2008.
- 18 Q. In 2008, whenever that date was, after that drug
- 19 | trafficking meeting, because you felt he was a threat to you,
- 20 you took his life after that meeting, didn't you?
- 21 | A. That is not correct.
- 22 Q. You hired someone to take his life.
- 23 A. That's correct.
- 24 | Q. So because you didn't pull the trigger but you asked that
- 25 | it be done or you demanded that it be done, you feel like to

- this jury you're not the cause of his death, is that what you're saying, sir?
- MS. HOULE: Objection, your Honor, misstates the testimony.
- 5 THE COURT: I'll allow it as a question.
- 6 A. Please repeat the question for me.
- Q. You indicated that you didn't pull the trigger, you're not the one who physically carried out the act of taking the life
- 9 of Marlon Recinos.
- 10 A. I did not understand the question.
- 11 Q. Sir, did you order the execution of Marlon Recinos?
- 12 A. Yes.
- 13 | Q. In 2008?
- 14 A. No.
- 15 Q. When was it?
- 16 A. In approximately 2010 or 2011.
- 17 | Q. Okay. And the reason you did it is because you thought
- 18 | that person was, in the U.S. terminology, a snitch, isn't that
- 19 right?
- 20 A. That's not right.
- 21 | Q. Sir, on the day that you were arrested they took you to
- 22 | jail, right?
- 23 | A. Yes.
- 24 | Q. Took you to a maximum security jail?
- 25 A. Yes.

- 1 | Q. Because you were well known in Guatemala, weren't you?
- 2 A. That's not true.
- 3 | Q. When you got to maximum security, to that jail in
- 4 | Guatemala, it's a bad place, isn't it, sir?
- 5 A. That's right.
- 6 Q. I mean it's cold, correct?
- 7 A. That's right.
- 8 | Q. It's loud, right?
- 9 A. That's not right.
- 10 | Q. You don't get to choose what you eat at the jail, right?
- 11 A. That's right.
- 12 | Q. When you got to the jail, you knew you had some choices to
- 13 make, isn't that right, sir?
- 14 A. That's not right.
- 15 | Q. When you got to the jail in Guatemala, did you hire a
- 16 | lawyer?
- 17 A. That's right.
- 18 | Q. And you met with that lawyer, right?
- 19 A. Yes.
- 20 | Q. And you explained to that lawyer why you were incarcerated,
- 21 | why you were in maximum security, right?
- 22 A. Can you please repeat the question?
- 23 | Q. When you met with the lawyer at the jail in Guatemala, you
- 24 | explained to him your circumstance, right?
- 25 A. That's right.

- Q. And you told him you were wanted by the United States
- 2 authorities for drug trafficking, correct?
- 3 A. That's right.
- 4 Q. That lawyer helped you get a U.S.-based attorney, is that
- 5 | right?
- 6 A. That's right.
- Q. Did you know that lawyer from the U.S. prior to you being
- 8 arrested?
- 9 A. No.
- 10 | Q. While you were in maximum security in Guatemala, did that
- 11 | lawyer from the United States come and visit you there?
- 12 A. That's right.
- 13 Q. When he got there, you and he discussed your history. I
- 14 don't want to know what you said, but you discussed your facts
- 15 and circumstances surrounding your arrest, isn't that right,
- 16 | sir?
- 17 A. That's right.
- 18 Q. You explained to him the kind of things that could pose a
- 19 problem for you in the U.S. and why the U.S. authorities had
- 20 sought your extradition to the United States, right?
- 21 A. Can you please repeat the question?
- 22 | Q. You had a discussion with the U.S.-based lawyer when he
- 23 | flew down to Guatemala to visit with you, right?
- 24 A. That's right.
- 25 | Q. And you discussed what had taken place -- what was taking

- 1 place in the U.S. in terms of you being extradited from
- 2 | Guatemala to the Southern District of New York, isn't that
- 3 | right, sir?
- 4 A. That's right.
- 5 | Q. Did he meet with you more than once in Guatemala?
- 6 A. That's right.
- 7 Q. The Guatemalan-based attorney who referred the U.S. lawyer,
- 8 was he a part of those meetings as well?
- 9 A. That's right.
- 10 | Q. At some point you decided that you wanted your lawyers to
- 11 | reach out to the U.S. government, didn't you, sir?
- 12 | A. Can you please repeat the question?
- 13 Q. Yes, sir. At some point you had your U.S.-based lawyer and
- 14 | your Guatemalan lawyer on your behalf reach out to the federal
- 15 prosecutors here in the Southern District of New York, is that
- 16 | correct, sir?
- 17 A. That's right.
- 18 Q. And that U.S.-based lawyer -- and the reason why you wanted
- 19 them to reach out to the prosecutors is at that point you
- 20 realized you had a real problem in the United States, isn't
- 21 | that right, sir?
- 22 A. That's right.
- 23 | Q. You knew you had killed people in connection with your drug
- 24 | trafficking, right?
- 25 A. Can you please repeat the question?

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- Q. You knew, when you were preparing with your lawyers to make a connection, communicate with the prosecutors here in the Southern District of New York, you knew that you had involvement in a whole bunch of murders in connection with your drug trafficking, isn't that correct?

 MS. HOULE: Objection, your Honor.
 - MS. HOULE: Objection, your Honor.
- 7 THE COURT: I'll allow it.
 - A. I don't understand the question.
 - Q. Let me break it down as simple as possible.

In terms of the charges that were pending against you in the United States of America, you knew you had been involved in at least 18 murders and four malicious woundings, is that right?

- THE COURT: I don't understand that question.
- MR. MALONE: I'll repeat it, Judge. I tried to ask it basic.
 - Q. While you're in Guatemala, you know at that point you had been involved in many murders that were related directly to your drug trafficking, right?
- 20 A. That's right.
- Q. You knew you had been involved in weapons and destructive device crimes in connection with your drug trafficking,
- 23 | correct?
- 24 A. That's right.
- 25 | Q. And finally, you knew you had imported or at least caused

	JA4THER4 Diaz Morales - Cross
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1	to come to the United States at least 140,000 kilograms of
2	cocaine, isn't that right?
3	A. That's right.
4	Q. And you asked well, strike that.
5	And you learned that it was necessary for your lawyer
6	to prepare what's called a proffer to the United States
7	Attorney's Office, isn't that right?
8	MS. HOULE: Objection.
9	THE COURT: I'll allow it.
10	A. Can you please repeat the question?
11	Q. Yes, sir. You knew your lawyer needed to communicate with
12	the Southern District prosecutors to tell them something about
13	what information you had and were willing to share with them,
14	right?
15	A. I don't understand the question.
16	Q. You knew you needed to tell the prosecutors in New York
17	what information you had that might be of interest to them here
18	in New York. Didn't you have that discussion with your
19	lawyers?
20	A. That is not right.
21	(Continued on next page)
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Did your lawyer on your behalf send communication to the 1 2 Southern District of New York telling them what you knew? Objection. 3 MS. HOULE: 4 THE COURT: Overruled. 5 Α. That's right. 6 Q. You wrote them a letter, right? You communicated with 7 them, my client knows, and it goes on to explain what it is you know, right? 8 9 MS. HOULE: Objection. 10 THE COURT: Basis? 11 MS. HOULE: Foundation. 12 THE COURT: Overruled. 13 Can you please repeat the question? Α. Yes, sir. Your lawyer on your behalf wrote a letter to the 14 Q. prosecutors here in New York telling them what you knew that 15 might be of interest to them here in New York, didn't he? 16 17 THE COURT: Didn't who? 18 MR. MALONE: Didn't he. 19 THE COURT: Oh, OK. 20 I don't know what might have been of interest for the 21 prosecutors. 22 Your lawyer asked you, didn't he, what you knew? 0. 23 That's right. Α. And you told him basically what you knew -- not everything 24

but you told him what you knew, right?

- 1 A. That's right.
- 2 Q. Because you wanted to cooperate with the U.S. Government
- 3 and convince them that you had information that was important
- 4 | to them, right?

- 5 A. That's not right.
- 6 Q. You didn't want to convince the prosecutors here in
- 7 New York that you had useful information for them? You didn't
- 8 | want to communicate that to them? Is that what you're saying?
 - MS. HOULE: Objection as to form.
- 10 | THE COURT: I'll allow it.
- 11 | THE WITNESS: I don't understand the question.
- 12 | Q. Through your lawyer you communicated with the Southern
- 13 District of New York that the only thing you knew about Tony
- 14 Hernandez was that you gave him \$40,000, a mule, a donkey, and
- 15 | a Rolex watch as a bribe; isn't that correct, sir?
- 16 A. That's right.
- 17 | Q. That's what you told them in March of 2017 when you were
- 18 | trying to convince them you were worthy of cooperating with
- 19 | them; isn't that right?
- 20 A. I don't understand, "you were trying to."
- 21 | Q. You wanted to convince the prosecutors you had information
- 22 | that was helpful to them. That's the question. Isn't that
- 23 || right?
- 24 A. I don't know what is useful for the prosecutors.
- 25 Q. Well you know it would have been useful for you to tell

1	them that Tony Hernandez had been engaged, the brother of the
2	president of Honduras, it would have been useful to put in that
3	letter that he was this major drug trafficker and you didn't,
4	did you?
5	A. I did not know that.
6	Q. It would have been useful to tell the prosecutors in
7	New York in October of 2017 through your lawyers that Tony
8	Hernandez was taking five thousand dollars per month and had a
9	drug lab in Colombia as you claim to this jury, wouldn't that
10	have been useful to tell the prosecutors?
11	A. Can you please repeat the question.
12	Q. If it were true in October of 2017 you would have told the
13	prosecutors the brother of the president of Honduras was
14	engaged in drug trafficking by himself and with me, you would
15	have told them that in that letter of October of 2017 if that
16	were true; isn't that right?
17	MS. HOULE: Objection, your Honor.
18	THE COURT: Sustained.
19	Let me see you at sidebar, Mr. Malone.
20	(Continued on next page)
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(At the side bar)

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THE COURT: Mr. Malone, you're a very talented lawyer and I think you know exactly what the problem is with your line of questioning and why you're having difficulty getting an answer.

MR. MALONE: Well I have a witness who doesn't want to answer my questions, for sure, that's part of it and a significant part of it, that's my major belief, because he's uncomfortable with the answers, that's part of it. But I respect and understand the other part that the Court is saying. I mean, so.

THE COURT: So what you're not doing is you're not endeavoring to develop a vital link.

MR. MALONE: OK.

THE COURT: Which is: Did he see the letter that went to the prosecutors? Did he write the letter? What was his connection with it? Because every time you ask the question you do a great job of making it look like he doesn't want to answer your questions but there's a fundamental problem in that you're not establishing what the relationship is between this man and the content of that letter. Undoubtedly anything that was in the letter originated with him. I don't have a problem with that proposition. But you haven't shown that he knows what his lawyer elected to put in that letter.

MR. MALONE: OK.

1 THE COURT: So, as a result -- and plus which, how 2 would he know what's useful to the prosecutors? How would -and asking him, as you have asked, wasn't it necessary to put 3 in. I don't know what you're talking about with the necessary. 4 5 These questions are misleading and as a result you get the 6 witness to say I don't know what you're talking about or can 7 you restate it. So what I'm telling you, Mr. Malone, is you are more than able to ask crisp, understandable questions. I 8 9 will start sustaining objections to your form if you don't do 10 so. MR. MALONE: Yes, sir. 11 12 MS. HOULE: Your Honor, may I just be briefly heard on 13 one point. Just to note for the record that this letter was in 14 English and it doesn't purport to be exhaustive and to the 15 extent that this line of questioning continues we agree that it's been misleading and we may move to strike it. 16

THE COURT: That's denied.

(Continued on next page)

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JA49HER5 Diaz Morales - Cross

1 (In open court)

- 2 BY MR. MALONE:
- 3 Q. Sir, eventually you made your way to New York City,
- 4 | correct?
- 5 | A. Yes.
- 6 Q. When you arrived in New York, that lawyer from Guatemala
- 7 | met with you here in the U.S., correct?
- 8 A. Please repeat the question.
- 9 Q. When you got to New York to face the charges here in the
- 10 | Southern District did you meet with your lawyer?
- 11 A. Yes.
- 12 | Q. Did you meet with the prosecutors eventually?
- 13 A. Yes.
- 14 Q. You met with them many times, correct?
- 15 A. That's right.
- 16 Q. The prosecutors always told you to tell the truth? Right?
- 17 A. That's right.
- 18 Q. And through your testimony to this jury you know it's
- 19 | important that you be truthful to the jury, correct?
- 20 A. That's right.
- 21 | Q. You want them to believe you've told the truth yesterday
- 22 and today; isn't that right?
- 23 A. Please repeat the question.
- 24 | Q. You want the jury to believe that you are -- you testified
- 25 truthfully yesterday as well as today, correct?

- 1 A. That's right.
- 2 | Q. You want the jury to rely on you and what you've said in
- 3 your testimony; isn't that right?
- 4 | A. The jury will make its own decision.
- 5 | Q. And you want them to believe you, right?
- 6 THE COURT: Asked and answered. Next question.
- 7 Q. You have not lied to this jury?
- 8 A. No.
- 9 Q. Because you're a truthful person, right?
- 10 A. That's right.
- 11 | Q. And you don't have any pressure from the charges you face
- 12 | in coming here and telling the truth to the jury, right?
- 13 THE COURT: Rephrase your question.
- 14 Q. You don't feel the need to testify in a certain way, do
- 15 | you?
- 16 A. I must tell the truth.
- 17 | Q. Because you're a truthful man, right?
- 18 A. Please repeat the question.
- MR. MALONE: I'll move on, sir.
- 20 | Q. You haven't always been honest and truthful; isn't that
- 21 | right?
- 22 A. Please repeat the question.
- 23 Q. Yes, sir. You have not always been honest and truthful;
- 24 | isn't that correct?
- 25 A. That's right.

1 There was a point at which you were dishonest, right? 2 THE INTERPRETER: May the interpreter please repeat 3 that question again. 4 THE WITNESS: I was afraid and I withheld information. THE COURT: All right, ladies and gentlemen, let's 5 6 take our midafternoon recess. Please do not discuss the case 7 among yourselves or with anyone. See you back in action in ten minutes. 8 9 (Recess) 10 (Jury present) 11 THE COURT: Mr. Malone. 12 MR. MALONE: Yes, Judge. 13 THE COURT: Whenever you're ready. 14 MR. MALONE: Thank you, sir. THE WITNESS: May I ask a question? 15 THE COURT: No. 16 17 Mr. Diaz Morales, at the time you were arrested in 18 Guatemala you were about to do a drug transaction; isn't that 19 right? 20 Yes. 21 That was the drug transaction you spoke about on direct 22 examination involving that G2 private plane, correct? 23 Please repeat the question. 24 The drug transaction that you were contemplating right

before you got arrested was the same drug transaction you were

- speaking about on direct examination earlier today involving
- 2 | that G2 private airplane; is that correct?
- 3 A. That is not correct.
- 4 | Q. Was it the drug transaction involving a private plane?
- 5 A. That is not correct.
- 6 Q. Sir, you were involved in discussions for a drug
- 7 | transaction while you were Guatemala; is that right?
- 8 A. Yes.
- 9 Q. And in that negotiation there was a confidential source
- 10 | that you did not know about; isn't that right?
- 11 A. Please repeat the question.
- 12 | Q. In that drug transaction you were thinking about doing and
- 13 | trying to do, little did you know that there was a confidential
- 14 source providing information to law enforcement on that
- 15 | transaction, right?
- 16 A. I did not know.
- 17 | Q. Do you recall learning that there were recorded
- 18 conversations of you about that drug transaction?
- 19 A. Yes.
- 20 | Q. Did you listen to those recorded conversations, sir?
- 21 | A. No.
- 22 | Q. But you know from your own memory and your own
- 23 participation that there is no mention of Tony Hernandez on
- 24 | those tapes; isn't that correct?
- 25 A. That's right.

asking it

Now, once you got to the United States and you arrived here 1 2 and met with your lawyer you eventually met with the prosecutors here in the Southern District of Florida, right? 3 THE INTERPRETER: Counselor, the Southern District of? 4 5 MR. MALONE: I'm sorry. New York. I apologize. I'm 6 sorry. 7 THE WITNESS: Yes. And when you get to this meeting there are a number of 8 prosecutors there at that meeting and some agents, correct? 9 10 A. Yes. 11 Q. And your lawyer is there, right? 12 Α. Yes. 13 The same lawyer who wrote that letter to the prosecutors 0. when you were in Guatemala, right? 14 15 MS. HOULE: Objection. 16 THE COURT: If you know. 17 THE WITNESS: Please repeat the question. 18 Q. Your lawyer who was at that meeting we just discussed, the lawyer there for you who represents you is the same lawyer you 19 20 had communicate with the prosecutors while you were in 21 Guatemala; isn't that correct? 22 THE COURT: That's a different question now you're 23 asking. 24 MR. MALONE: I just asked it differently. I was

1	THE COURT: It's a different question. That's fine.
2	So you're withdrawing the first question.
3	MR. MALONE: I'll withdraw it because he didn't
4	understand. He asked me to rephrase.
5	THE COURT: I understand. But the question you asked
6	the second time is a very different question.
7	MR. MALONE: OK. That's the question
8	THE COURT: OK.
9	MR. MALONE: I'll ask him to answer.
LO	Do you need me to repeat the question, sir?
L1	THE INTERPRETER: The interpreter has not yet rendered
L2	the question and the interpreter needs it repeated.
L3	THE COURT: I'll have our court reporter, Karen,
L 4	please read back the question.
15	(Record read)
L6	THE WITNESS: That is correct.
L 7	Q. And before you and your lawyer went into that meeting he
L8	told you: Rule number one, do not lie, didn't he?
L9 \	MS. HOULE: Objection, your Honor.
20	THE COURT: Basis.
21	MS. HOULE: Seeking to elicit privileged information.
22	THE COURT: I will certainly instruct the witness that
23	the witness I'm not sure it's the basis for an objection but
24	it may be the basis for an instruction.
25	MR. MALONE: Let me rephrase the question, Judge, make

JA49HER5 Diaz Morales - Cross

1 | it very easy.

- BY MR. MALONE:
- 3 Q. Sir, when you and your lawyer went into that meeting with
- 4 | the prosecutors and the agents who had charged you with
- 5 | violations of U.S. federal law, you knew you were supposed to
- 6 | tell the truth to them, didn't you?
- 7 A. Yes, I did.
- 8 Q. In fact, do you recall them having you sign a document
- 9 which basically said that you must tell the truth and not
- 10 | falsely accuse or exonerate anyone? Do you remember signing a
- 11 document in Spanish saying that?
- 12 THE COURT: Sustained as to form.
- 13 | Q. Do you recall signing a document at that meeting with the
- 14 prosecutors, sir?
- 15 A. Please repeat the question.
- 16 Q. When you knew that you were supposed to go into the meeting
- 17 | telling the truth --
- 18 THE COURT: No, no. I'm going to have the reporter
- 19 read back the question.
- 20 (Record read)
- 21 THE WITNESS: Yes.
- 22 | Q. Do you remember it telling you that you are not to falsely
- 23 accuse anyone during that meeting?
- 24 A. The document was in English.
- 25 \parallel Q. Do you remember the -- was there an interpreter there, sir?

1 | A.

2

- Q. You recall that interpreter translating that document into
- 3 | Spanish for you?

Yes.

- 4 A. I don't recall.
- 5 Q. Do you recall the prosecutor explaining to you through the
- 6 use of an interpreter that you are not to falsely accuse anyone
- 7 of any crimes?
- 8 A. Please repeat the question.
- 9 MR. MALONE: Judge, I'm going to ask the court
- 10 reporter through the Court.
- 11 | THE COURT: I'll allow that. Go ahead.
- 12 (Record read)
- 13 THE WITNESS: I recall that he told me that I had to
- 14 tell the truth.
- 15 | Q. During that meeting you never mentioned anything about Tony
- 16 Hernandez being involved in drug trafficking, did you, sir?
- 17 | A. I don't remember what subjects were discussed at that
- 18 meeting.
- 19 Q. Do you recall the prosecutors telling you that you had been
- 20 untruthful to them?
- 21 THE COURT: Fix a point in time.
- 22 MR. MALONE: At the meeting with the prosecutors, that
- 23 | first meeting that we just discussed.
- 24 THE WITNESS: Several different subjects were
- 25 discussed at that meeting.

- Q. Regardless of when it happened, what meeting it was, do you
- 2 recall the prosecutors telling you you had been untruthful to
- 3 them in your meeting?
- 4 A. There were many meetings. Maybe at some of them.
- 5 Q. They did tell you that, right?
- 6 A. (No response).
- 7 | Q. That you had been untruthful?
- 8 A. That's right.
- 9 Q. Thank you. Now, I started out a little bit earlier asking
 10 you about honesty to the jury.
- 11 THE COURT: Just ask a question.
- MR. MALONE: OK, Judge.
- Q. You swore to be honest to this jury when you took your
- oath; isn't that right?
- 15 A. That's right.
- 16 Q. Because you want the jury to believe you, right?
- 17 THE COURT: Sustained.
- 18 Q. You want the jury --
- THE COURT: No. No. Sustained. That question was
- 20 sustained.
- 21 MR. MALONE: Yes, sir. I'm moving on.
- 22 | Q. You would like the jury to believe that your testimony that
- 23 Tony Hernandez was involved in drug trafficking is true? You
- 24 | want them to believe that; isn't that right?
- MS. HOULE: Objection.

1 | THE COURT: Sustained.

- Q. Does an honest man lie to prosecutors, sir?
- 3 A. As I said, I was afraid.
- 4 | Q. You were here in the U.S., right?
- 5 | A. Yes.

- 6 Q. You never had any problems exacting punishment on others in
- 7 your history, right?
- 8 A. I don't understand the question.
- 9 Q. You've told us you killed and tortured people, right?
- 10 THE COURT: Ask a question.
- 11 | Q. You're saying and telling this jury --
- 12 MR. MALONE: Let me ask it differently, Judge.
- 13 | Q. Are you suggesting to this jury that with your history that
- 14 you were afraid of this gentleman when you went to meet with
- 15 the federal prosecutors and began your cooperation and that is
- 16 | why you didn't mention him?
- 17 A. I cannot suggest anything to the jury.
- 18 | Q. When you were arrested you had a cellphone, right?
- 19 A. Yes.
- 20 | Q. That cellphone was turned over to the Drug Enforcement
- 21 | Administration at some point, correct?
- 22 A. That's right.
- 23 | Q. And they downloaded the information from that cellphone?
- 24 A. I don't know.
- 25 Q. You've had cellphones throughout the years of your drug

JA49HER5 Diaz Morales - Cross

- 1 | trafficking, correct?
- 2 A. That's right.
- 3 | Q. You've sent text messages, correct?
- 4 A. Yes.
- 5 Q. Did you use WhatsApp?
- 6 A. No.
- 7 | Q. Did you use e-mail?
- 8 A. No.
- 9 Q. Your only form of communication with anyone regarding your
- 10 drug trafficking activities was either a telephone call or a
- 11 text message or a meeting in person? Are those the three ways
- 12 | you communicated?
- 13 A. Yes.
- 14 | Q. Can you provide the jury with where they might look to see
- 15 | a text message ever between you and Tony Hernandez?
- MS. HOULE: Objection.
- 17 | THE COURT: Sustained as to form.
- 18 Q. Did you text with Tony Hernandez, sir?
- 19 A. No.
- 20 | Q. Never had a phonecall with him either, right, sir?
- 21 A. I do not have any memory of that.
- 22 | Q. And the ledgers you testified about earlier, Government
- 23 Exhibit 240, composite exhibit 240, those ledgers, we're not
- 24 going to find Tony Hernandez's name anywhere in there; isn't
- 25 | that right?

- 1 A. That's right.
- Q. In those ledgers there are a whole bunch of -- well, first of all, let me backup.
- Did you write in all of those ledgers? Was that your handwriting in all of those ledgers, Government composite 240?
- 6 A. I don't understand the question.
- Q. Government Exhibit 240, all of these ledgers, did you write everything that's in these ledgers?
- 9 A. Yes.
- 10 Q. The ledgers you had before 2010, did you write in all of those ledgers?
- 12 | A. Yes.
- Q. And even as to those ledgers that predate Government's composite 240, Tony Hernandez's name would not be in those
- 15 | ledgers either; isn't that right?
- 16 A. I have no memory of that.
- Q. So for the jury -- in order for the jury to believe your testimony the only thing they have to rely on is what you say
- 19 | from the witness stand?
- MS. HOULE: Objection.
- 21 THE COURT: Sustained.
- 22 | Q. Do you have any evidence of communication with Tony
- 23 | Hernandez, sir?
- MS. HOULE: Objection.
- 25 THE COURT: Sustained.

- Q. When you arrived here in the Southern District of New York they took you to jail here in New York, correct?
- 3 | A. Yes.
- Q. That's not a place you really want to be, is it, in the
- 5 | jail?

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- 6 A. That's right.
- 7 | Q. And you don't want to be there?

8 THE COURT: I think this was covered in your
9 cross-examination earlier generically about jails. Are you
10 asking a specific question now about the MCC in particular?

MR. MALONE: I was, Judge. And I won't be long.

THE COURT: Move on.

MR. MALONE: OK.

- Q. At some point, sir, you decided you were going to enter into an agreement with the United States Attorney's Office,
- 17 A. Please repeat the question.
- Q. At some point, sir, you decided you were going to enter into a plea agreement with the United States Attorney's Office;
- 20 | is that right?

correct?

- 21 A. That's right.
- 22 Q. And prior to making that decision to enter into that plea
- 23 agreement you received the evidence that the prosecutors had
- 24 | against you, correct?
- 25 A. That's right.

- JA49HER5 Diaz Morales - Cross And you reviewed that evidence, correct? 1 2 That's right. Α. Q. And amongst -- strike that. 3 4 Based on your review of that evidence you knew that 5 unless you entered into a cooperation agreement you're going to 6 spend the rest of your life in jail, more likely than not, 7 right? A. That is not correct. 8 9 10 quilty -
 - Q. So, are you telling the jury that if you had not pled
- MS. HOULE: Objection. 11
- 12 THE COURT: Let me hear the question.
- 13 MR. MALONE: -- you don't believe you would have spent the rest of your life in jail? 14

THE COURT: Sustained. 15

- Q. Tell the jury what your alternative to pleading guilty 16 17 would have been in your mind at that time.
- 18 THE COURT: Is this a plea agreement with a 19 cooperation provision or without a cooperation provision?

20 MR. MALONE: With it.

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- THE COURT: Why don't you put that in your question so the witness knows what you're talking about.
- 23 MR. MALONE: Do you want me to rephrase, Judge?
- THE COURT: Please. 24
 - At some point you signed a cooperation agreement; is that

	JA49HER5 Diaz Morales - Cross
1	right?
2	A. That's right.
3	Q. And as a result of that cooperation agreement you realized
4	you had a chance to be punished to something less than life
5	imprisonment; is that right?
6	A. Please repeat the question.
7	THE COURT: Let me see you at sidebar Mr. Malone.
8	(Continued on next page)
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	JA49HER5 Diaz Morales - Cross	
1	(At sidebar)	
2	THE COURT: What was the mandatory minimum that you	
3	elicited from this witness in your earlier examination of him?	
4	MR. MALONE: I didn't elicit I don't think I did	
5	elicit a mandatory.	
6	THE COURT: Well what is the mandatory minimum that he	
7	testified that he was facing?	
8	MR. MALONE: Forty years.	
9	THE COURT: OK.	
10	MR. MALONE: I see what you're saying but the	
11	maximum yes, sir, Judge.	
12	(Continued on next page)	
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JA4THER6 Diaz Morales - Cross

1 (In open court)

2 MR. MALONE: May I proceed, Judge?

3 THE COURT: You may.

- 4 BY MR. MALONE:
- 5 | Q. Sir, I was just asking you about potential punishment in
- 6 this case. You testified that you are looking at, by your plea
- 7 agreement, a minimum of 40 years in prison, is that right?
- 8 A. Yes.
- 9 Q. How old are you, sir?
- 10 | A. 47 years old.
- 11 Q. The plea agreement in your mind -- let me strike that.
- 12 You know that if you fulfill your obligations under
- 13 | the plea agreement you are likely to get something a lot less
- 14 | than a 40-year mandatory minimum sentence, is that right?
- 15 | A. Yes.
- 16 | Q. By your plea agreement, you have the opportunity to see
- 17 | your children again, correct?
- 18 A. That's right.
- 19 Q. By your plea agreement, you have the opportunity to see
- 20 | your wife again, correct?
- 21 A. That's right.
- 22 | Q. And that's what you want to do, both of those things,
- 23 || right?
- 24 A. Please repeat the question.
- 25 | Q. I'll rephrase it. You would much rather be free and to

- 1 breathe free air than to be in prison, isn't that right?
- 2 A. That's right.
- Q. And the only way that you can get that 40-year sentence
- 4 | reduced is if the prosecutors file something with the Court
- 5 saying Mr. Diaz Morales has been cooperative and helpful to the
- 6 United States government, correct?
- 7 A. And full detail of all my crimes would also be contained.
- 8 Q. You know you have to please the prosecutors with your
- 9 cooperation in order for them to file a sentence reduction,
- 10 | correct?
- 11 A. That's not correct.
- 12 | Q. You know that the prosecutor's office, per your agreement,
- 13 makes the determination as to whether or not you have been --
- or rendered, you have provided substantial assistance, you know
- 15 | that, right?
- 16 A. I don't know that.
- 17 Q. Okay. Is it fair to say that you do not want to spend 40
- 18 | years in federal custody in the United States?
- 19 A. That's right.
- 20 | THE COURT: Going forth, please avoid repetitive
- 21 questions.
- MR. MALONE: Thank you, Judge.
- 23 | Q. Did you turn over -- other than the ledgers and the one
- 24 | cell phone, did you turn over any other evidence in connection
- 25 | with your cooperation, sir?

- 1 A. Please repeat the question.
- 2 Q. Have you turned over any other evidence, other than those
- 3 | ledgers, Government Exhibit 240, and the cell phone that your
- 4 | lawyer in Guatemala turned over to the DEA when you got
- 5 | arrested?
- 6 A. I do not remember that.
- 7 Q. Okay. When you got arrested did you turn over -- well,
- 8 strike that.
- 9 In connection with your cooperation, have you turned 10 over any of the millions and millions of dollars that you made?
- 11 A. No.
- 12 | Q. Where's the money?
- 13 A. Please repeat the question?
- MR. MALONE: Judge, could I have the court reporter
- 15 repeat that, please?
- 16 | THE COURT: The last question?
- 17 MR. MALONE: Yes, Judge.
- 18 THE COURT: All right. If you will read back the last
- 19 question, please.
- 20 (Record read)
- 21 A. Part of it is in property and part of it is owed to me.
- 22 Q. You don't have bank accounts, sir?
- 23 THE INTERPRETER: For the interpreter?
- 24 | Q. Sorry, you did not have bank accounts?
- 25 A. No.

Diaz Morales - Cross

- 1 | Q. As a drug dealer, you wouldn't have a bank account, right?
- 2 A. That's right.
- 3 | Q. And in those drug ledgers, you don't use people's real
- 4 | names, right?
- 5 A. That's right.
- 6 Q. The property you just indicated you bought with your drug
- 7 money, what kind of property is that that?
- 8 A. Some houses and some ranches.
- 9 Q. How many houses?
- 10 A. Several.
- 11 Q. Give me a number.
- 12 A. Over five.
- 13 Q. How many fincas?
- 14 A. Over two.
- 15 Q. Where are those houses and where is that finca?
- MS. HOULE: Objection.
- 17 THE COURT: Overruled.
- 18 | Q. Do you remember the question, sir?
- 19 A. Yes. Some in Guatemala and some in Honduras.
- 20 | Q. Do you have a farm in Honduras right now?
- 21 | A. Yes.
- 22 | Q. Do you have houses in Honduras right now?
- 23 A. The house that I have in Honduras is my daughter's.
- 24 Q. Okay. Does she live in it?
- 25 A. No.

- 1 | Q. Does anyone live in it?
 - A. The house is under investigation.
- 3 Q. What about the finca?
- 4 A. The ranch is under investigation.
- 5 Q. By the Honduran authorities?
- 6 A. Yes.

- 7 Q. When you would make money on a monthly basis by
- 8 distributing 500 or a thousand kilogram of cocaine, what would
- 9 you do with the cash? Where did you hold it?
- 10 A. Please repeat the question.
- 11 | Q. What did you do with your drug money?
- 12 A. I don't understand the question.
- 13 | Q. When you were selling drugs, you were selling drugs to make
- 14 money, is that right?
- 15 A. That's right.
- 16 | Q. And you told us that you sold 140,000 kilograms of cocaine
- 17 | in your career, right?
- 18 A. I already said that.
- 19 Q. And I'm asking you where is the money you received, the
- 20 | \$500 per kilogram that you indicated you made during your
- 21 | career.
- MS. HOULE: Objection, your Honor, asked and answered.
- MR. MALONE: We haven't gotten an answer, Judge.
- 24 THE COURT: Overruled.
- 25 A. I already said that, I invested it in properties.

- Q. Sir, you said you made \$500 per kilogram, right?

 Isn't that right?
- 3 | A. Yes.
- 4 Q. If we multiply \$500 -- and this was your money, what you
- 5 made, not what you split. If we multiply \$500 times
- 6 | 140,000 kilograms of cocaine, we come up with about \$72
- 7 | million. Where is that money?
- 8 A. I already said that. It's invested in houses, in
- 9 properties. I do not have any cash.
- 10 Q. Okay. Those five houses and those two fincas are not valued at \$72 million, you will agree with that, right?
- 12 A. Throughout that period of time there were also expenses.
- Q. Okay. You've told this jury that Tony Hernandez, from 2004
- 14 to 2010, provided you with intelligence in connection with your
- 15 drug trafficking, isn't that what you told this jury,
- 16 information?
- 17 A. That's right.
- 18 Q. And you've told this jury that that started in 2004 and
- 19 continued until around 2010, isn't that right?
- 20 A. That's right.
- 21 | Q. And you've suggested to this jury that in 2004 and in 2005,
- 22 | in those years you've discussed, that Tony Hernandez had some
- 23 political clout to be able to provide you with the information
- 24 | you needed to do your drug trafficking. Isn't that what you
- 25 have said?

- 1 A. That's right.
- Q. Even though through those years, 2004 let's say to 2009, he
- 3 wasn't in any political position, was he?
- 4 A. That's right.
- 5 Q. And during those early years in 2004, 2005, 2006, the
- 6 political party in power was a different party than he and his
- 7 | family were members of. You know that, right?
- 8 A. Yes.
- 9 Q. And you know during that period of time, 2004, 2005, 2006,
- 10 and really the time period you have discussed here in front of
- 11 | this jury, Mr. Tony Hernandez didn't hold any political clout
- 12 | to be able to do what you suggested he did, right?
- 13 A. That is not right.
- 14 | Q. Can you provide the jury with a receipt, some check stubs,
- 15 anything that would suggest you paid Mr. Hernandez to do
- 16 | anything for you?
- MS. HOULE: Objection.
- 18 THE COURT: Sustained.
- 19 Q. Now you said you met Mr. Hernandez through a gentleman by
- 20 | the name of Carlos Toledo, right?
- 21 | A. Yes.
- 22 | Q. And Mr. Toledo was someone Mr. Hernandez knew from his
- 23 | hometown, right?
- 24 | A. Yes.
- 25 Q. And according to you, Mr. Toledo introduced you to Tony

- 1 | Hernandez in his hometown of Garcia, Lempira, is that right?
- 2 A. He introduced him to me in San Pedro, Sula.
- 3 Q. Where is Carlos Toledo?
- 4 A. He's dead.
- 5 | Q. Why?
- 6 A. I had him killed.
- 7 Q. One of his best friends you had killed, is that right?
- 8 A. Yes.
- 9 Q. And you're scared of the Hernandezs?
- 10 | A. Yes.
- 11 | Q. You talked about at some points going to some area on the
- 12 | border of Honduras and Guatemala and seeing some kilograms of
- 13 cocaine with the initials TH on them. Do you remember that
- 14 | testimony?
- 15 | A. Yes.
- 16 | Q. You didn't tell the prosecutors about any of that when you
- 17 | initially met with -- the first couple of times you met with
- 18 | them, did you?
- 19 A. I do not remember.
- 20 | Q. What happened to those kilograms you said you saw on the
- 21 | border of Honduras and Guatemala? Where did they go?
- 22 A. Please repeat the question.
- 23 | Q. What happened to the kilograms you said you saw on the
- 24 | border of Honduras and Guatemala with the initials TH on them?
- 25 A. They were headed to the United States.

Diaz Morales - Cross

- 1 Q. Did they make it?
- 2 A. I don't know.
- 3 | Q. The kilograms that you shipped that you bought, that you
- 4 distributed, what did they -- what kind of insignia did they
- 5 | have on?
- 6 A. I don't understand the question.
- 7 Q. Did you have a special marking for your cocaine, sir?
- 8 A. No.
- 9 Q. No smart drug trafficker would put their initials on a
- 10 | kilogram of cocaine, you would agree with me, right?
- 11 A. Some do it.
- 12 | Q. You basically suggested to this jury that you paid Tony
- 13 Hernandez always through some third party, isn't that right?
- 14 A. That's right.
- 15 | Q. When do you expect to get out of jail, Mr. Diaz Morales?
- 16 A. I don't know.
- 17 | Q. You have other commitments to make?
- MS. HOULE: Objection.
- 19 THE COURT: Sustained.
- MR. MALONE: May I have a moment, Judge?
- 21 THE COURT: You may.
- 22 (Pause)
- 23 MR. MALONE: Judge, I think I'm done. I thank you.
- 24 | THE COURT: Thank you. Redirect?
- MS. HOULE: Yes, thank you, your Honor.

JA4THER6 Diaz Morales - Redirect

- 1 | REDIRECT EXAMINATION
- 2 BY MS. HOULE:
- 3 Q. Sir, you testified on cross-examination about the millions
- 4 of dollars that you made in drug trafficking, correct?
- 5 | A. Yes.
- 6 Q. And you have said that that money --
- 7 MR. MALONE: Objection, leading.
- 8 THE COURT: It's redirect.
- 9 Q. You said that that money went toward properties and
- 10 | expenses?
- 11 A. Yes.
- 12 | Q. Did some of those expenses include bribes that you paid to
- 13 police?
- 14 A. Yes.
- 15 | Q. Did some of those expenses include bribes that you paid to
- 16 political campaigns?
- 17 A. I've already said that the payments that I was making to
- 18 political campaigns and to defendant Tony Hernandez originated
- 19 from the profits from my cocaine trafficking.
- 20 | Q. So some of those expenses included the money that you paid
- 21 to the defendant?
- 22 | A. Yes.
- 23 | Q. Did that also include the money that you paid to Juan
- 24 | Orlando's campaign?
- 25 A. That's right.

- 1 Q. You testified on cross-examination about whether the
- 2 defendant was a congressman in the time period 2009 and
- 3 | earlier, and you said that he was not, correct?
- 4 A. That's right.
- 5 Q. Was his brother in congress during any of that time?
- 6 A. Yes.
- 7 Q. And during that time was the defendant able to provide
- 8 | information about checkpoints?
- 9 A. Yes.
- 10 Q. Was he able to provide information about narcotics
- 11 | investigations?
- 12 A. Yes.
- 13 Q. Was he able to assist you in the placement of police
- 14 officers for your drug trafficking?
- 15 | A. Yes.
- 16 Q. You also testified on cross-examination that the payments
- 17 | that you made to the defendant were through third parties,
- 18 | correct?
- 19 A. That's right.
- 20 | Q. Did you confirm those payments by speaking directly with
- 21 | the defendant?
- 22 | A. Yes.
- 23 | Q. You also were asked some questions on cross-examination
- 24 about certain businesses that you had, correct?
- 25 A. That's right.

Diaz Morales - Redirect

- 1 | Q. And you said that that included a coffee business, correct?
- 2 A. That's right.
- 3 Q. Did that coffee business go out of business at some point?
- 4 | A. Yes.
- 5 Q. Approximately when was that?
- 6 A. In approximately 2000 or 2001.
- 7 | Q. You also testified about a Cablevision business, correct?
- 8 A. That's right.
- 9 Q. And you said that you sold that business, correct?
- 10 | A. Yes.
- 11 | Q. In what year, approximately, did you sell that business?
- 12 A. In approximately 2004.
- 13 | Q. And you said that you sold that business to the Calix
- 14 | family, correct?
- 15 | A. Yes.
- 16 | Q. That's the same Calix family --
- MR. MALONE: Objection to the leading, Judge.
- 18 THE COURT: Redirect. Leading on direct examination
- 19 is expressly prohibited with certain exceptions, on cross it's
- 20 expressly permitted, and on redirect the rule leaves it to the
- 21 discretion of the Court. And, of course, you can still object
- 22 | and I will take it on a question-by-question basis. The
- 23 | objection is overruled.
- MR. MALONE: Thank you, sir.
- 25 BY MS. HOULE:

- Q. Is that the same Calix family of which Jose Calix was a part?
- 3 | A. Yes.
- 4 | Q. Is that the same Mario Jose Calix who you testified was a
- 5 partner of the defendant's in drug trafficking?
- 6 A. Yes.
- 7 Q. Is that the same Mario Jose Calix who attended meetings
- 8 | with you and the defendant where drug trafficking was
- 9 discussed?
- 10 A. That's right.
- 11 Q. You testified, sir, on direct and cross-examination that
- 12 when you first met with the government you did not tell the
- 13 | whole truth, correct?
- 14 A. That's right.
- 15 | Q. Did you eventually tell the truth?
- 16 A. That's right.
- 17 | Q. And after that time did you enter into a cooperation
- 18 | agreement with the government?
- 19 A. Yes.
- 20 | Q. What does that cooperation agreement require you to do here
- 21 | today?
- 22 A. Tell the truth.
- 23 Q. You were asked about certain murders during
- 24 cross-examination, including the murder of Marlon Recinos,
- 25 correct?

Diaz Morales - Redirect

- 1 | A. Yes.
- 2 Q. You were also asked about the murder of Carlos Toledo,
- 3 | correct?
- 4 A. Yes.
- 5 Q. After you had Carlos Toledo murdered, did the defendant
- 6 continue to work with you in drug trafficking?
- 7 A. That's right.
- 8 Q. Did you tell the government about those murders?
- 9 A. Yes.
- 10 | Q. Were you charged with those murders before you got to the
- 11 | United States?
- 12 A. No.
- Q. I'm showing you what's been marked for identification as
- 14 Government Exhibit 701.
- MS. HOULE: Ms. Hurst, if you could pull out for the
- 16 Court and counsel.
- THE INTERPRETER: Could you repeat the last part of
- 18 | the question, or statement?
- 19 MS. HOULE: I asked Ms. Hurst to pull up the exhibit
- 20 | for the Court and parties.
- 21 | Q. Do you recognize this document, sir?
- 22 | A. Yes.
- 23 | Q. Turning to the last page -- or I'm sorry, page 6, is that
- 24 | your signature?
- 25 A. Yes.

- Q. Is this the cooperation agreement that you entered into with the United States?
- 3 | A. Yes.
- 4 MS. HOULE: The government offers 701.
- 5 MR. MALONE: No objection, Judge.
- 6 THE COURT: Received.
- 7 (Government's Exhibit 701 received in evidence)
- 8 BY MS. HOULE:
- 9 Q. Sir, attached to your cooperation agreement with the
- 10 government is there a list of the murders you admitted to?
- 11 | A. Yes.
- 12 | Q. Will your sentencing judge know about those murders?
- 13 A. Yes.
- 14 Q. Do you have any idea what sentence you will get?
- 15 | A. No.
- 16 Q. Has anyone made any promise to you about what sentence you
- 17 | will get?
- 18 A. No.
- 19 Q. Could the judge still sentence you to life in prison?
- 20 A. Yes.
- 21 | Q. Sir, you were shown a photograph during your
- 22 cross-examination of you being arrested, correct?
- 23 A. That's right.
- 24 | Q. This is the photograph, correct?
- 25 A. That's right.

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- Q. When you were arrested you were in Guatemala, correct?
 - A. That's right.
- 3 | Q. Those are Guatemalan officers arresting you, correct?
- 4 A. That's right.
 - Q. And you were extradited from Guatemala, correct?
- 6 A. Yes.

MS. HOULE: One moment, your Honor.

(Pause)

MS. HOULE: Nothing further.

THE COURT: All right. Ladies and gentlemen, I'm just going to --

You can escort the witness out.

Ladies and gentlemen, this brings our workweek together to an end. I realize it doesn't mean that you will be luxuriating all weekend long. Yankee fans will be watching games, but everybody else will have laundry, dry cleaning, groceries, parents, children, brothers, sisters, birthdays, anniversaries, and other things to tend to. I realize that.

You have worked hard for three days. I want you to put the case out of your mind. I want you to remember that if you or a family member were involved in a trial, you would want jurors who obeyed the judge's instructions not to talk about the case with anyone: No emailing, texting, posting on social media, nothing. No research. Be proud of your service by resisting the temptation and complying with my order in that

regard. Don't do it. Let the evidence come out in the courtroom and give both sides an opportunity to address the evidence if they choose to do so, not your own secret, private research. It's unlawful and a violation of your duties as jurors.

I do want you to relax. I hope we have some good weather. I hope you have some fun over the weekend and that you safely return here on Monday morning. Mondays are usually a busy day downstairs, so if you could get here a little early so we could keep up with what we're doing, staying on schedule and getting a good start in the morning.

Ladies and gentlemen, have a wonderful weekend. Thank you.

(Jury not present)

THE COURT: Who do you have up on Monday morning?

MR. BOVE: Judge, we'll start with our Honduras

expert, Professor Dario Euraque, then Alex Ardon followed by

Special Agent Sandalio Gonzalez.

as Court Exhibit 2 a draft set of the jury instructions and ask my law clerk to hand a set to each side. And if you could hand one to the deputy to be marked as Court Exhibit 2. And what I'm going to ask you to do is by the end of the day on Monday get me any written comments you have, any comments you have on the draft jury instructions in writing to me by the end of the

	JA4THER6	
1	day Monday.	
2	MR. BOVE: Yes, Judge.	
3	MR. MALONE: Yes, sir.	
4	THE COURT: Okay. Other than that, I hope the lawyers	
5	who are working very hard on this case get some free time,	
6	maybe family time, some distraction. Thank you all very much	
7	and I will see you on Monday morning.	
8	MR. MALONE: Thank you, sir.	
9	(Adjourned to Monday, October 7, 2019 at 10:00 a.m.)	
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