

1 IN THE CIRCUIT COURT OF THE EIGHTH JUDICIAL CIRCUIT
2 IN AND FOR ALACHUA COUNTY, FLORIDA

3 STATE OF FLORIDA,

4 Plaintiff,

5 v.

CASE NO. 01-2021-CF-3691-A

6 ANDRE ABRAMS, SR.,

7 Defendant.

8 _____/

9 DEPOSITION OF: [REDACTED] [REDACTED]

10 DATE: January 31, 2025

11 PLACE: 209 Southwest Second Street
12 Gainesville, Florida

13 APPEARANCES

14 On Behalf of the State:

15 Mark Dobo
16 Assistant State Attorney
17 120 West University Avenue
18 Gainesville, Florida 32601

19 On Behalf of the Defendant:

20 Aubroncee Martin
21 Assistant Public Defender
22 151 Southwest Second Avenue
23 Gainesville, Florida 32601

24
25

1 NOTARY PUBLIC I-N-D-E-X

2 This is a deposition being taken of [redacted] versus [redacted]

3 Witness Case No. 01 Direct Cross Redirect Recross

4 [redacted] S [redacted] Their appearance for the record please

5 By Aubroncee Martin 3 [redacted] Martin, assistant

6 By Mark Dobo 28

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8

9 E-X-H-I-B-I-T-S testimony you're about

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1 NOTARY PUBLIC: It is January 31, 2:35 p.m.
2 This is a deposition being taken in State versus Andre
3 Abrams Sr., Case No. 01-2021-CF-3691-A. Would the
4 attorneys state their appearances for the record please?

5 MR. MARTIN: I'm Aubroncee Martin, assistant
6 public defender.

7 MR. DOBO: I'm Mark Dobo for the state.

8 NOTARY PUBLIC: And please raise your right
9 hand. Do you swear or affirm the testimony you're about
10 to give will be the whole truth?

11 THE WITNESS: Yes.

12 NOTARY PUBLIC: Please state your full name for
13 the record.

14 THE WITNESS: A [REDACTED] S [REDACTED].

15 NOTARY PUBLIC: Can you spell your first name
16 for me?

17 THE WITNESS: A [REDACTED].

18 NOTARY PUBLIC: Thank you.

19 DIRECT EXAMINATION

20 BY MR. MARTIN:

21 Q. Good afternoon, Ms. S [REDACTED].

22 A. Good afternoon to you.

23 Q. My name is Aubroncee Martin, and I'll be
24 representing Mr. Andre Abrams here today. Mr. Abrams has
25 been charged with the offense of aggravated assault with a

1 deadly weapon. And your name was listed as a person who
2 had some knowledge about this case.

3 A. Uh-huh.

4 Q. Do you have some knowledge about this case?

5 A. Yes.

6 Q. All right. So the first thing I want to ask you
7 is have you ever given a deposition before?

8 A. Yes.

9 Q. All right. When was that?

10 A. It's been a little minute. Probably like two
11 years.

12 Q. All right. And was that a criminal case or a
13 civil case or what?

14 A. I think criminal. Not - it wasn't nothing with
15 this case, though.

16 Q. Okay. So as a quick refresher, this is where we
17 ask you questions about what you know or don't know about
18 this case, what you potentially could testify to.

19 A. All right.

20 Q. All right. So one of the things to remember is
21 that this is only being recorded by audio things - so
22 audio means. So what we ask you to do is to answer out
23 loud and try to avoid going uh-huh or uhn-uhn.

24 A. Okay.

25 Q. Because the court reporter is going to have

1 difficulty determining what you mean by this. Okay?

2 A. Yeah.

3 Q. Also try to remember that this is - although it
4 does involve you, it's not necessarily about you, and we
5 just ask you to be as truthful and as straightforward in
6 your responses as you can.

7 A. Okay.

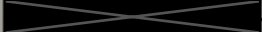
8 Q. Okay. There you go. Right there. And so I'm
9 going to begin by asking you a little about who you are,
10 and then, we'll move on to see what you know about this
11 case. All right?

12 A. Okay.

13 Q. So I asked you how old you are. You said you
14 were 20 years -

15 A. Yes.

16 Q. Okay. And what is your date of birth?

17 A. 

18 Q. All right.

19 MR. DOBO: That's coming up.

20 MR. MARTIN: It is.

21 THE WITNESS: Yes.

22 Q. And what is your current residence?

23 A. Ocala.

24 Q. Are you keeping your address personal, or do you
25 mind telling us what your address is?

1 A. Yes, I can. [REDACTED]

2 Florida.

3 Q. And do you foresee yourself being there in the
4 near future?

5 A. Yes.

6 Q. All right.

7 MR. DOBO: And is that a good place to receive
8 mail?

9 THE WITNESS: Yes.

10 MR. DOBO: Okay. Not always the same.

11 Q. And if I have additional question, what's a good
12 number to reach you at?

13 A. [REDACTED]. No, [REDACTED]. Two [REDACTED]

14 Q. Oh, I wrote two [REDACTED]. You're pretty good at
15 reading upside down.

16 A. Yes.

17 Q. And do you work, go to school? Both?

18 A. I work.

19 Q. Where do you work at?

20 A. Arc of Alachua.

21 Q. What do you do there?

22 A. CNA work.

23 Q. How long you been there?

24 A. Probably about two months.

25 Q. Are you married?

1 A. No. I think a bald head. I never saw him

2 Q. Any children?

3 A. Yes, I have a son.

4 Q. How old is your son?

5 A. 2 year old.

6 Q. Don't be offended by this. I ask everyone this
7 question.

8 A. Uh-huh.

9 Q. Have you ever been convicted of a felony or a
10 crime of dishonesty?

11 A. No.

12 Q. And do you know Andre Abrams?

13 A. No.

14 Q. So Mr. Abrams is the individual that's charged
15 with these - these crimes.

16 A. Uh-huh.

17 Q. All right. But you don't know him?

18 A. No, I don't know him.

19 Q. Okay. If he was sitting out in that lobby, you
20 think you would be able to recognize him?

21 A. Oh, yes.

22 Q. Yeah?

23 A. Yes.

24 Q. Can you describe him for me?

25 A. Dark skin and glasses. That's all I can

1 remember. And I think a bald head. I haven't seen him
2 since.

3 Q. Haven't seen him since when?

4 A. Since that happened with the fight thing.

5 Q. Since the incident in question?

6 A. Uh-huh.

7 Q. Okay. And that was back in 2021?

8 A. Yep.

9 Q. Okay. So that's yes?

10 A. Yes.

11 Q. Okay. And were you - where were you living at
12 when - back in 2021 around the incident?

13 A. I was living in Ocala, but I was always back and
14 forth like at my mom house.

15 Q. And why were you going back and forth?

16 A. School.

17 Q. Where were you going to school at?

18 A. North Central Florida Charter School.

19 Q. There a particular reason you were going to
20 charter school here in Gainesville as opposed to in Ocala?

21 A. Yes.

22 Q. Why was that?

23 A. I was pregnant and was trying to finish
24 before -

25 Q. So you started there, and then, you just kind of

1 wanted to finish out there?

2 A. Yes. That year. 2021 I started there. Started
3 going to school there and graduated in 2022 from there.

4 Q. When you started - excuse me right there.

5 A. Uh-huh.

6 Q. You weren't pregnant when you started or you
7 was?

8 A. Yes. I was pregnant when I started.

9 Q. Okay. Is that why you went to that school?

10 A. Yes. Just because you can finish. You work on
11 your own pace at that school.

12 Q. You can finish there and be pregnant -

13 A. Uh-huh.

14 Q. - without a problem?

15 A. Yes.

16 Q. Understood. Understood. All right. So you

17 said you made reference to the incident in question as

18 that thing that happened?

19 A. Yeah.

20 Q. Okay. Just in your own words, what happened to

21 you? And then I'll follow up with questions, if that's

22 fair.

23 A. Me, T [REDACTED] and M [REDACTED] we were just sitting in

24 the car.

25 Q. What? Whose car was this?

1 A. Mine.

2 Q. Okay. And - and so you all was - what were you
3 all doing while you were in the car?

4 A. I think we're just sitting down in the car. We
5 always was in the car.

6 Q. Okay.

7 A. And he always came out, like, with the fire
8 thrower or whatever it's called.

9 Q. Who's "he?"

10 A. Andre.

11 Q. Okay.

12 A. He always would come out with it outside and
13 just have it up in the air. But this time he came by the
14 road and started like just spraying it by the car. And we
15 felt - that's when we felt heat. I really don't know
16 where everybody was at in the car, but I know I was in the
17 driver side and it was facing this way. And his house is
18 over here.

19 Q. All right. Let me stop you there, because I
20 can't - like I said it's being recorded.

21 A. Uh-huh.

22 Q. So when you say "this way," it's kind of hard to
23 know what you're talking about.

24 A. I have a video. I can't really explain either,
25 but I have a video.

1 Q. A video?

2 A. Uh-huh.

3 Q. Okay. Did you give that -

4 A. Of how my car was?

5 Q. Okay. Did you give that to the state attorney
6 already?

7 A. No. This is my first time talking about you
8 all - with you all about this case, but the police that
9 arrested him seen it.

10 Q. You got that - you got it with you now?

11 A. Uh-huh.

12 Q. Is that -

13 A. Yes.

14 Q. Is it long?

15 A. No.

16 Q. Yeah. Let's pull it out right now.

17 A. My car still was right there.

18 Q. So - oh, you took this video?

19 A. Yes. This is when the police was there and all
20 we felt was just heat. That's how we knew.

21 Q. Right. So now you got - all right. And that's
22 on your phone?

23 A. Yes.

24 Q. Are you able to email that?

25 A. Yes. I should be able to.

1 MR. DOBO: Or worst case scenario, I'm going to
 2 take her back to the office and IT's going to get it
 3 figured out.

4 MR. MARTIN: Uh-huh.

5 MR. DOBO: Well -

6 A. What's your email?

7 Q. All right. So my email - oh -

8 A. My phone kind of messed up at the bottom.

9 MR. DOBO: So you can go ahead and copy me on
 10 that too.

11 MR. MARTIN: Right. I'm about to. I have fat
 12 thumbs though. Where's the - okay. Wait a minute. I
 13 think your screen is - I can't - you ready?

14 A. Yes. I can help you.

15 Q. Yeah. Okay. Where the @? Okay.

16 A. Oh, the @? Uh-huh.

17 Q. Yeah.

18 A. Dang. Where is the @?

19 Q. Okay. So - like state attorney office, SAO.

20 A. So yours is martin@ -

21 Q. No, no, no, no. You can go - it's martina - so
 22 Martin with the last initial A. And then maybe you can
 23 figure out the @ part, because I couldn't do that.

24 A. Okay. Martina -

5 Q. @ -

1 A. @ -

2 Q. The letter P.

3 A. P?

4 Q. The letter D.

5 A. D?

6 Q. Letter O.

7 A. O?

8 Q. The number 8.

9 A. 8?

10 Q. .org.

11 A. .org?

12 Q. And he probably wants a copy of that.

13 MR. DOBO: All right. You ready?

14 THE WITNESS: Yep.

15 MR. DOBO: D Delta obo - dobom -

16 THE WITNESS: Uh-huh.

17 MR. DOBO: @sao8.

18 THE WITNESS: You said @s?

19 MR. DOBO: s - like state attorney office, SAO.

20 THE WITNESS: Oh, SAO?

21 MR. DOBO: And then the number eight.

22 THE WITNESS: Number eight?

23 MR. DOBO: .org.

24 THE WITNESS: I got it.

25 MR. DOBO: Nailed it.

1 THE WITNESS: Okay.

2 MR. DOBO: I figured at this point, Jodi can
3 figure out that she didn't have to record all - or
4 transcribe all of that.

5 MR. DOBO: Okay. And now we're back.

6 Q. You were saying - so are you saying you can't
7 describe where your car is sitting? Because I - and
8 really what I was going to ask you to do if you
9 could - art - art doesn't count.

10 A. Eww. *ok you all talked to her already.*

11 Q. And so you can simply - you can put a road.
12 Whatever little symbol you want to put for the car or him.

13 A. Uh-huh. *is your car?*

14 Q. And as long as you just mark where you - this is
15 the car, this is me - *now pointing in the direction of the*

16 *bank?* A. Okay.

17 Q. - this is him. So if you want to just go ahead
18 and draw that where the car was in the street. *and date*

19 *that.* A. And Let me see. I said Ash house, because that's
20 who called the police. *pointing in the direction you*

21 *and* Q. Ash house? Okay.

22 A. Ashley.

23 Q. Okay. *oh. Yeah. Okay. What happened then?*

4 A. Andre car facing this way. His house is right
5 there. *his come out with it, but that's when I guess he*

- 1 Q. Okay.
- 2 A. And the car is facing -
- 3 Q. All right. This is Andre's house?
- 4 A. Uh-huh.
- 5 Q. Or where - or where Andre was standing?
- 6 A. Yeah, this is his house.
- 7 Q. Okay. And this is Ash? And who is Ash?
- 8 A. T [REDACTED] mom.
- 9 Q. T [REDACTED] mom?
- 10 A. I think you all talked to her already.
- 11 Q. All right.
- 12 A. N [REDACTED] t [REDACTED].
- 13 Q. And this is your car?
- 14 A. Yes.
- 15 Q. With the arrow pointing in the direction of the
- 16 bank?
- 17 A. Yes.
- 18 Q. All right. So go ahead and just sign and date
- 19 that. And so you were telling me you were sitting in the
- 20 car and the car was pointing in the direction you
- 21 indicated on the map?
- 22 A. Uh-huh.
- 23 Q. All right. Yeah. Okay. What happened then?
- 24 A. That's what - we just was sitting in the car.
- 25 We seen him come out with it, but that's when I guess he

1 just came closer and started spraying it, like, on the
2 ground. And all we felt was heat. I don't think we
3 looked or nothing. We just felt heat. And I jumped
4 across to the passenger side and we ran in the house and
5 they was like running too. That was really about it.
6 That's when -

7 Q. Did Mr. Abrams say anything to you?

8 A. No. Not till after. I know they was arguing
9 after.

10 Q. Okay. Who's "they?"

11 A. ~~T~~ Mom, Ashley and Andre.

12 Q. And what were they arguing about?

13 A. That.

14 Q. And when you say "that," what do you mean?

15 A. The fire thrower.

16 Q. Oh, the fact - the - the - the - the
17 flamethrower?

18 A. Yes.

19 Q. Okay. Do you remember what - so were you
20 arguing with him about it?

21 A. I don't think so. I think I was on the - I - I
22 don't know. I don't think I was. I think while we was -
23 oh, I had called my dad. And that was really it. And the
24 police - I think after that, that's when the police was
25 pulling up and came and that was really it. And he went

1 to jail.

2 Q. So he never said a word to you?

3 A. No.

4 Q. All right. Did he say anything to anyone else
5 that you saw in the car with you?

6 A. No.

7 Q. Did you ever make eye contact with Mr. Abrams?

8 A. I think so. I really don't remember. So I
9 ain't going to say if the other people was arguing or not,
10 because I really don't remember all that.

11 Q. Okay. What about you making eye contact with
12 him?

13 A. I don't remember.

14 Q. Okay.

15 A. I'm sure, though, but I don't remember.

16 Q. And can you - now could you tell me how close
17 the flames got to the vehicle?

18 A. We - I don't think we looked at - all we felt
19 was the heat and we ran out the car. And I was about
20 seven months pregnant also.

21 Q. How long - so you said you saw him come out with
22 the flamethrower?

23 A. Uh-huh.

24 Q. And you've seen him do that before?

25 A. Yes. He always do it. Everybody - like it was

1 a whole post on Facebook. Everybody knew exactly who he
2 was.

3 Q. So he comes out and -

4 A. Yes. He always had the flame. I think he the
5 only person that got it.

6 Q. Now, this is your car?

7 A. Yes.

8 Q. Was your car damaged in any way?

9 A. No.

10 Q. All right. So the flames didn't touch your car?

11 A. No.

12 Q. Okay. But you felt the heat? Was your windows
13 up or down?

14 A. I think it was down. I'm pretty sure the car
15 was off, so, yeah, it was down.

16 Q. All right. Were you all listening to music or
17 anything like that?

18 A. No.

19 Q. You all just in there talking?

20 A. Yeah, we always sit in the car.

21 Q. Just hanging at - hanging out after school?

22 A. Yes.

23 Q. All right. Do you remember what you all were
24 talking about?

25 A. Nope.

1 Q. Okay. After you got out the car, you - you went
2 out the passenger door, is that right?

3 A. Uh-huh. Yes.

4 Q. All right. What did - do you recall if
5 everybody in the car - there were three of you, did you
6 all all move at the same time?

7 A. I think we did.

8 Q. Okay. How often - you say you saw him, so when
9 you would come visit - but this is not your house?

10 A. Uh-huh.

11 Q. You was kind of dropping the girls off at school
12 - from school?

13 A. Yes.

14 Q. And during that time that you would drop him off
15 at school, that's when you would see the - him with the
16 flamethrower?

17 A. Yes, but not every time. He'll just bring it
18 out sometimes.

19 Q. But you would personally see this?

20 A. Yes.

21 Q. And this was in the - and the time that you were
22 proceeding, did you - was it any other time other than
23 when you came to drop people off at school?

24 A. Yes.

25 Q. When was that? Tell me about that.

1 A. Oh, I don't remember the dates. It was just a
2 normal thing. He'll always have it.

3 Q. So, I mean, you would just come out there other
4 than when - and kind of hang out other than when you drop
5 the girls off from school?

6 A. Yes.

7 Q. How often would you come over?

8 A. All the time.

9 Q. All right. What is your relationship with the
10 people who were in the car?

11 A. We all grew up together. T [redacted] and M [redacted], we
12 all grew up together. We all lived in Duval like our
13 whole life, so we all just grew up together.

14 Q. You all still tight?

15 A. Yes.

16 Q. Okay. You all talk about this case?

17 A. No, we don't even - we don't talk, but we - we
18 still like - when we see each other be - we'll be tight.

19 Q. You all don't hang out as much anymore?

20 A. Uhn-uhn. No.

21 Q. Okay. So when you saw him, him being Mr. Abrams
22 with the flamethrower on the other occasions, what was he
23 doing with that flamethrower?

24 A. He'll usually just have it in the air.

25 Q. All right.

1 A. And do it probably like two or three times and
2 go back in the - in the house or on the porch.

3 Q. Anything - was this based on what he was doing
4 this time?

5 A. Not really.

6 Q. What was different?

7 A. I mean, the road was burnt, so that mean he was
8 doing it all on the road and everything else.

9 Q. So he aimed it at the road?

10 A. I guess so. I don't know.

11 Q. And I'm just trying - and I wasn't there, so
12 that's why I'm saying, so -

13 A. Oh, I can't really explain, because we - all we
14 did is seen that he came out with it and usually he'll
15 just be throwing it in the air, go back inside and that's
16 that. We wasn't - so we wasn't really paying attention to
17 him. We don't never pay attention to him. Nobody do. He
18 came out, we didn't even know that he was out until we
19 felt the fire on - by our face.

20 Q. So as far from your perspective, he wasn't
21 trying to - he wasn't like hey, young lady?

22 A. No.

23 Q. I want your attention? He wasn't - he
24 didn't -

5 A. No. He didn't say nothing. Uhn-uhn.

1 MR. DOBO: The answer stands, but I'll object to
2 the question, but carry on.

3 MR. MARTIN: Okay.

4 MR. DOBO: All right.

5 Q. Do you remember where the road was burnt at?

6 A. By my car. Just by my car.

7 Q. The burn marks, how - you remember how far away
8 the burn marks were from your car?

9 A. In the - no, besides that video. And it looked
10 a little close, but not as close like to the point that my
11 car could have got burnt. But it was close.

12 Q. Closer than you wanted?

13 A. Yes, but I - yeah. Uh-huh.

14 Q. Yeah. All right. Anything else you want to
15 share with me?

16 A. No.

17 Q. All right. So do you know why he was - he had
18 his flamethrower out?

19 A. I don't know.

20 MR. DOBO: I'm going to object to that question
21 again, but please answer.

22 MR. MARTIN: Oh, well -

23 Q. Yes. You want to - do you know why or not?

24 A. I mean, he was just like a nasty person. Like
25 we - the reason why he probably did it is because we're

1 like - we was parked and we were sitting in the car.

2 Q. Okay.

3 A. He didn't like if we would be parked or like
4 sitting in the car on the porch.

5 Q. Uh-huh.

6 A. Anybody by his grass, boys by his house, that's
7 just when he'll bring it out.

8 Q. Right.

9 A. So I really don't know why. You probably can
10 ask him, because I don't know.

11 Q. Okay. Okay. He was the best person - he the
12 best person to ask?

13 A. Yes.

14 Q. Okay.

15 A. He probably won't even know.

16 Q. So you say he's a nasty person?

17 A. Yes.

18 Q. Why do you believe he's a nasty person?

19 A. I mean, you probably can go in Duval and ask
20 somebody. Just be like do you all know a man with the
21 fire thrower? And they'll tell you the same thing.
22 That's just how he is.

23 Q. He's a nasty person?

24 A. Yeah.

25 Q. Uh-huh.

1 A. Well, I wouldn't say a nasty - I would say a
2 mean person.

3 Q. Mean? All right. I don't know, you kind
4 of - this - this might be dating myself, like an
5 Oscar-the-Grouch type guy? You know who that is?

6 A. Uhn-uhn.

7 Q. Okay. Yeah, I'm dating it. I only - I - I
8 guess that's my childhood right there.

9 A. Yes. I don't know who that is.

10 Q. Okay. All right.

11 MR. MARTIN: I don't think I have another
12 question.

13 MR. DOBO: I have a few I just want to clarify.

14 THE WITNESS: Okay.

15 CROSS-EXAMINATION

16 BY MR. DOBO:

17 Q. You said that before, a number of times before this
18 incident you've seen him come out with the flamethrower
19 and you at first I think you said, you know, he just holds
20 it up, waving it around?

21 A. Uh-huh.

22 Q. Okay. But then later, I just wanted to clarify,
23 you said - you used the phrase "throwing it up in the
24 air." So -

25 A. Yes. Like he'll just - like he'll just be -

1 like he'll just do that and he'll just be -

2 Q. SO - yeah. Let me ask more specifically. This
3 particular day, was it the first time that you would
4 actually seen him expel flame, or is he just holding it
5 like -

6 A. Yes. In the first -

7 Q. - ranting about having a flame thrower?

8 A. Yes. And the first time he came like out his
9 yard with it. Because he never came out his yard with it.
10 That's why when he came out with it, nobody was paying him
11 no mind.

12 Q. Okay.

13 A. We just on Tik Tok talking and -

14 Q. So before this incident, you'd never seen an
15 actual flame, right?

16 A. Oh, no. We've seen the flame, but it'll be like
17 in his yard.

18 Q. Okay.

19 A. He'll just be like throwing it up, and then,
20 he'll go back and hide.

21 Q. Okay. Pardon me for just a moment. You said
22 that - how often would you say that you had like gone
23 there maybe after school or parked your car there? You
24 just said that he had issues with people parking their
25 cars? Like -

1 A. Yes. He won't like your - like your car to be
2 parked.

3 Q. Okay.

4 A. Like on the grass of her - like on her side.
5 Because we was like in the grass on her side.

6 Q. Now, you all said that you weren't looking at
7 him. You didn't know he was there until you felt the
8 heat?

9 A. Yes.

10 Q. When you felt the heat, did you then look and
11 see flames?

12 A. I don't think we looked. I think we just jumped
13 out.

14 Q. Okay. So as you remember it now, did you ever
15 see flames?

16 A. No, I didn't see any flames.

17 Q. Okay.

18 A. I ain't look back.

19 Q. Okay.

20 MR. DOBO: That's all I have.

21 MR. MARTIN: Okay. So would you like to read or
22 waive? Now, what that means is that you have the
23 opportunity once this deposition -

24 THE WITNESS: Uh-huh.

25 MR. MARTIN: - is reduced to writing in the form

1 of a transcript -

2 THE WITNESS: Uh-huh.

3 MR. MARTIN: - you have the right to review that
4 transcript to determine if there are any errors or
5 admissions that there was a mistake made. You said bat,
6 for example, but they wrote down cat in the transcript.

7 THE WITNESS: Uh-huh.

8 MR. MARTIN: Or that all this stuff that I
9 just - that I said was left out, or I really meant this.
10 So you can check it to see everything was left out or if
11 any mistakes were made. Now, you will not be able to
12 actually change the transcript itself, but there's a
13 separate document called an "errata sheet," in which you
14 can make note of everything that you feel is an error or
15 an admission. So -

16 THE WITNESS: Okay. I'll waive.

17 MR. MARTIN: Okay. There you go. That's a
18 waiver.

19 (The deposition was concluded.)
20
21

CERTIFICATE

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STATE OF FLORIDA)
COUNTY OF SUWANNEE)

I, Jodi Moore, do hereby certify that the deposition of A [REDACTED] taken on January 31, 2025, in the case of State of Florida versus Andre Abrams, Sr., pending in the Circuit Court of the Eighth Judicial Circuit in and for Alachua County, Florida, Case No. 01-2021-CF-3691-A was transcribed by me and that the foregoing is true and accurate.

DATED THIS 21ST DAY OF FEBRUARY 2025.

Jodi Moore

Jodi Moore
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