

Craig Williams, Attorney at Law, P.L.L.C.
State Bar #014929
P.O. Box 26692
Prescott Valley, AZ 86312
Email: craigwilliamsllaw@gmail.com
tel.: (928) 759-0000
fax: (928) 441-1121

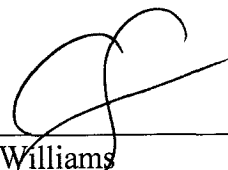
SUPERIOR COURT
YAVAPAI COUNTY
2020 FEB 21 PM 4:24 ✓
JOSH FISHER, CLERK
BY: T. STRIEDIECK

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA
IN AND FOR THE COUNTY OF YAVAPAI**

STATE OF ARIZONA,) **P1300CR201600476**
)
Plaintiff,)
)
vs.) **JOAN SHATTUCK DEPOSITION**
) **OBJECTIONS**
ANTHONY RICHARDS,)
)
Defendant.)
)
) **(Hon. Tina Ainley)**
)
_____)

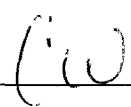
The Defendant hereby makes the following objections regarding Joan Shattuck's Deposition. (See attached).

RESPECTFULLY SUBMITTED this February 21, 2020.



Craig Williams
Attorney for Defendant

Copies of the foregoing delivered this date to:
Hon. Tina Ainley, Judge of the Superior Court
Josh Fisher, Yavapai County Attorney's Office

By:  _____

Joan Shattuck Deposition Objections

- Pg. 15, lns. 21-25, pg.16, lns. 3-14
Foundation, re: LP's finances
- Pg. 17, lns. 3-25
Hearsay, Foundation, re: LP's finances
- Pg. 18, lns. 10-14
"Friends know it," an extension of the Pg. 18 objection,
- Pg. 21
Hearsay - Neighbor Darlene says
- Pg. 22, through ln. 12 on pg. 24
Patriotism - Conclusion about not taking flag down
- Pg. 29
Legal conclusion, Foundation "it wasn't Larry" when garage door was closed
- Pg. 31 & 32
Hearsay on Mike Curtain's call (pg. 31) - Hearsay Darlene and Shattuck's sister in Hawaii
- Pg. 33
Hearsay - Call from Shelly
- Pg. 45, lns. 3-25, Pg.46 (Objection not in the Record)
Characterizations of what Defendant said i.e.: I literally couldn't figure out what he was really telling me in a, you know, chronological type order. So that was odd because just-- just the way he was talking was odd.
- Pg. 47-48
Legal Conclusion of "cover up"
- Pg. 48-49
Chain of hearsay/inappropriate characterization
- Pg. 57-58
Hearsay from Bart Lenate
- Pg. 61
Foundation of the legal conclusion that LP was "missing"
- Pg. 69
Prosecutor Vouching the Defendant was "smitten" with 5th wheel
- Pg. 73-74
Ddid object earlier to reference to Shattuck "writing it down."
- Pg. 74
Objection to notes and hearsay
- Pg. 75
Foundation - sweeping generalities about what L.P. would do,
Leading question \$500 to \$1200 for selling gold
- Pg. 76
Leading, assuming facts not in evidence "Larry wasn't as generous before striking gold"
- Pg. 78
Amount of money LP had, she "wrote it down"
- Pg. 79
Hearsay - what Shelly said
- Pg. 79
2nd objection to hearsay: "Anthony's got something to do with it"
- Pg. 80
Anthony had something to do with it
- Pg. 81, lns. 12-25
Fisher's summary - L.P. became a different person? An extension of an earlier objection
- Pg. 86
2 Hearsay objections, Foundation - "UPS, when they dropped off that fuel, they never saw Larry there."
- Pg. 90
Speculation re: L.P.'s flag
- Pg. 97
Speculation, legal conclusions - Defendant was the last person to see L.P. alive.
- Pg. 100
Speculation, not relevant: characterization that the Defendant "weaved anything into a narrative as speculative and not relevant."
- Pgs. 100-101
Hearsay with Crabtree, Shatyuck's notes written down and Crabtree asking for recordings
- Pg. 141
Leading questions, and the testimony from the prosecutor

Pg. 142 Leading question.
Pg. 143 Speculation Defendant wanted victim's belongings, if he never came back
 Any probative value is outweighed by prejudice.
Pg. 145 Objection no concern for victim.
Pg. 146 Relevance and speculation how she would have handled her confrontation
 with L.P. in WalMart differently

Strike all references to the witness referring to her handwritten notes, which are hearsay, vouching, and not in record. See: Pgs. 69, 59, 60, 73, 74, 78, 80